HB 3180-3 (LC 3998) 3/25/19 (HRL/ps)

Requested by HOUSE COMMITTEE ON HUMAN SERVICES AND HOUSING (at the request of Representative Alissa Keny-Guyer)

PROPOSED AMENDMENTS TO HOUSE BILL 3180

In line 2 of the printed bill, after the semicolon insert "creating new provisions; amending ORS 147.391, 418.746, 418.786, 418.788 and 418.796;".

3 After line 3, insert:

4 "SECTION 1. Section 2 of this 2019 Act is added to and made a part
5 of ORS 418.746 to 418.796.

"SECTION 2. The Child Abuse Assessment Account is established 6 in the State Treasury, separate and distinct from the General Fund. 7 Interest earned by the account shall be credited to the account. The 8 account consists of moneys deposited into the account under ORS 9 418.796 and may include moneys appropriated, allocated, deposited or 10 transferred to the account by the Legislative Assembly or otherwise. 11 The moneys in the account are continuously appropriated to the De-12 partment of Justice for the purposes specified in ORS 418.786. 13

¹⁴ **"SECTION 3.** ORS 418.746 is amended to read:

¹⁵ "418.746. (1) The Child Abuse Multidisciplinary Intervention Account is ¹⁶ established separate and distinct from the General Fund. Interest earned, if ¹⁷ any, shall inure to the benefit of the account. **The account consists of** ¹⁸ **moneys deposited into the account under ORS 418.796 and may include** ¹⁹ **moneys appropriated, allocated, deposited or transferred to the ac**-²⁰ **count by the Legislative Assembly or otherwise.** All moneys deposited ²¹ in the account are continuously appropriated to the Department of Justice 1 for the purposes of ORS 418.751 and this section.

"(2) The Child Abuse Multidisciplinary Intervention Program, with the $\mathbf{2}$ advice of the Advisory Council on Child Abuse Assessment, created by ORS 3 418.784, shall allocate moneys from the Child Abuse Multidisciplinary Inter-4 vention Account to eligible county multidisciplinary child abuse teams $\mathbf{5}$ formed under ORS 418.747, or entities designated by the teams, serving the 6 counties from which the moneys were collected. The program may award 7 only one grant per county. The moneys shall be allocated by the same for-8 mula as, or a formula similar to, the formula used by the Attorney General 9 for equitable distribution of the fund for victim's assistance programs under 10 ORS 147.227 (1). Moneys allocated under this subsection may not be used as 11 replacement revenues for currently available funds previously allocated by 12 the county for child abuse intervention. 13

14 "(3) The Child Abuse Multidisciplinary Intervention Program shall de-15 termine eligibility of the applicants and:

16 "(a) Allocate funds if the applicant is deemed eligible;

"(b) Conditionally allocate funds, with appropriate conditions, when nec essary to establish eligibility; or

19 "(c) Deny funding.

"(4) In making the eligibility determination, the Child Abuse Multidisci plinary Intervention Program shall consider the following nonexclusive list
 of factors:

"(a) Whether the services offered by an applicant substantially further the
goals and purposes of ORS 418.747, 418.790 and 418.792;

"(b) Whether the county multidisciplinary child abuse team or the entity
 designated by the team has properly allocated other available funds;

"(c) Any evaluations of previously funded services as required by subsection (7) of this section;

29 "(d) The extent to which the county's coordinated child abuse multidisci-30 plinary intervention plan provides for comprehensive services to the victims 1 of child abuse;

"(e) Whether the funds are being used as replacement revenues as prohibited by subsection (2) of this section;

"(f) Whether there is a community assessment center or advocacy center
in existence or planned in the county; and

6 "(g) The extent to which funding a community assessment center is given 7 priority in the intervention plan as required under subsection (5) of this 8 section.

9 "(5)(a) At least once a biennium, the county multidisciplinary child abuse 10 team shall submit to the Child Abuse Multidisciplinary Intervention Pro-11 gram a coordinated child abuse multidisciplinary intervention plan. The 12 intervention plan must:

"(A) Describe all sources of funding, other than moneys that may be al located from the Child Abuse Multidisciplinary Intervention Account, in cluding in-kind contributions that are available for the intervention plan;

"(B) Describe the critical needs of victims of child abuse in the county,
 including but not limited to assessment, advocacy and treatment, and how
 the intervention plan addresses those needs in a comprehensive manner;

"(C) Include the county's written protocol and agreements required by
 ORS 418.747 (2) and 418.785; and

"(D) Describe how the intervention plan gives priority to funding a community assessment center and how the funding supports the center.

"(b) When submitting the intervention plan, the county multidisciplinary
 child abuse team shall also submit:

"(A) Those applications for funding received from entities under subsection (6) of this section that the team determines best meet the needs of the county's intervention plan and a recommendation that the applications for funding be granted; and

(B) If the team is seeking funding from the Child Abuse Multidisciplinary Intervention Program, an application setting forth the information re1 quired by rule of the program.

"(6) An entity wishing to apply for funding from the Child Abuse Multidisciplinary Intervention Program shall submit an application to the county
multidisciplinary child abuse team for the county in which the entity proposes to provide services. The application shall:

"(a) Describe the services to be funded with moneys from the Child Abuse
Multidisciplinary Intervention Program according to the coordinated child
abuse multidisciplinary intervention plan and the anticipated outcomes in
terms of benefits to children and families; and

"(b) Describe how the services further the goals and purposes of ORS
418.747, 418.790 and 418.792.

"(7)(a) A designated entity providing services according to a coordinated child abuse multidisciplinary intervention plan funded with moneys from the Child Abuse Multidisciplinary Intervention Program shall submit an annual report to the county multidisciplinary child abuse team. A multidisciplinary child abuse team shall submit an annual report to the Child Abuse Multidisciplinary Intervention Program.

"(b) The annual report filed by the county multidisciplinary child abuseteam must:

"(A) Document how the moneys were utilized and describe to what extent
the services were able to meet anticipated outcomes in terms of benefits to
children and families.

"(B) Include local and state issues and recommendations relating to the
 prevention of child fatalities identified in the fatality review process under
 ORS 418.785.

"(c) A county multidisciplinary child abuse team receiving a report from
a designated entity shall review the report and take into account success of
the entity at meeting service outcomes before making future recommendations regarding allocation of moneys.

30 "(d) The Child Abuse Multidisciplinary Intervention Program shall review

reports received under this section before making future eligibility and al location decisions and when evaluating services funded under this section.

"(8) Two or more county multidisciplinary child abuse teams may join
together to develop joint child abuse multidisciplinary intervention plans.
The joint intervention plans shall be submitted as provided in subsection (5)
of this section.

"(9) The Child Abuse Multidisciplinary Intervention Program may adopt
rules to carry out the provisions of ORS 418.751 and this section including,
but not limited to, the following:

10 "(a) Notices and time limits for applications;

11 "(b) Method of review and the role of advisory bodies; and

¹² "(c) Reallocation of moneys not applied for or disbursed.

¹³ "SECTION 4. ORS 418.786 is amended to read:

"418.786. (1) To accomplish the purpose described in ORS 418.780, with the assistance of the Advisory Council on Child Abuse Assessment, the administrator of the Child Abuse Multidisciplinary Intervention Program shall develop and administer a grant program, separate from the grant program described in ORS 418.746, to establish and maintain regional assessment centers and community assessment centers under ORS 418.746 to 418.796.

"(2) The Child Abuse Multidisciplinary Intervention Program, with 20the advice of the Advisory Council on Child Abuse Assessment created 21by ORS 418.784, shall allocate moneys from the Child Abuse Assess-22ment Account established in section 2 of this 2019 Act to eligible 23community assessment centers under ORS 418.746 to 418.796. The 24moneys shall be allocated by the same formula as, or a formula similar 25to, the formula used by the Attorney General for equitable distribution 26of the account for victims' assistance programs under ORS 147.227 (1). 27Moneys allocated under this subsection may not be used as replace-28ment revenues for currently available funds previously allocated by 29 the county for child abuse assessments. 30

HB 3180-3 3/25/19 Proposed Amendments to HB 3180 1 **"SECTION 5.** ORS 418.788 is amended to read:

² "418.788. (1) Subject to the availability of funds under the provisions of ³ ORS **418.786 and** 418.796, The administrator of the Child Abuse Multidisci-⁴ plinary Intervention Program shall make grants for the establishment and ⁵ maintenance of regional assessment centers or community assessment cen-⁶ ters.

"(2) A public or private agency may apply to the administrator for a grant to establish and maintain a regional assessment center or community assessment center under ORS 418.746 to 418.796. The administrator may consolidate applications from more than one public or private agency or may return the application with the recommendation that the application be consolidated.

"(3) The administrator shall by rule establish criteria for awarding grants
 to establish and maintain regional assessment centers or community assess ment centers under ORS 418.746 to 418.796, including but not limited to:

"(a) Expenses eligible for reimbursement from funds under ORS 418.786
 and 418.796;

"(b) The extent to which the applicant's proposed assessment center will
best accomplish the purposes of ORS 418.746 to 418.796;

"(c) The extent to which an applicant meets criteria for receiving a grant
 to establish and maintain a regional assessment center or community as sessment center; and

"(d) For a regional assessment center, the extent to which the applicant's proposed assessment center meets the documented needs of the communities, community assessment centers and county multidisciplinary child abuse teams in the region or regions to be served by the center.

27 "(4) The administrator is not required to fund any grant in the total 28 amount requested in the application.

²⁹ "SECTION 6. ORS 418.796 is amended to read:

³⁰ "418.796. The Advisory Council on Child Abuse Assessment may solicit

and accept contributions of funds and assistance from the United States, its 1 agencies or from other sources, public or private, and agree to conditions $\mathbf{2}$ not inconsistent with the purposes of ORS 418.746 to 418.796. All funds re-3 ceived are to aid in financing the functions of the advisory council and the 4 purposes of ORS 418.746 to 418.796 [and shall be deposited in the General $\mathbf{5}$ Fund of the State Treasury to the credit of a separate account and are con-6 tinuously appropriated to the Child Abuse Multidisciplinary Intervention 7 Program established by ORS 418.783 for the purposes of ORS 418.746 to 8 418.796]. The advisory council may deposit moneys the advisory council 9 collects under this section into the Child Abuse Multidisciplinary 10 Intervention Account under ORS 418.746 or the Child Abuse Assess-11 ment Account under section 2 of this 2019 Act. 12

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"<u>SECTION 7.</u> ORS 147.391 is amended to read:

"147.391. Notwithstanding ORS 147.390, when the moneys provided from 14 the Criminal Injuries Compensation Account for the purposes of ORS 147.390 15are expended for any cumulative time period within any biennium, the 16 Criminal Injuries Compensation Account shall have no further obligations 17 under ORS 147.390 for that time period. However, if [the Criminal Injuries 18 Compensation Account has unexpended moneys provided for at the end of any 19 biennium, the balance shall be transferred to the account created by] at the 20end of the biennium there are unexpended moneys in the account and 21those unexpended moneys were allocated to the account for the pur-22poses of ORS 147.390, the balance of those unexpended moneys may be 23deposited as provided by ORS 418.796. 24

²⁵ "<u>SECTION 8.</u> In addition to and not in lieu of any other appropri-²⁶ ation, there is appropriated to the Department of Justice, for the ²⁷ biennium beginning July 1, 2019, out of the General Fund, the amount ²⁸ of \$6,000,000 for deposit in the Child Abuse Assessment Account es-²⁹ tablished in section 2 of this 2019 Act.

30 "SECTION 9. (1) The Department of Human Services shall distrib-

ute to the Center for the Prevention of Abuse and Neglect \$600,000
between July 1, 2019, and June 30, 2020, and \$400,000 between July 1,
2020, and June 30, 2021, for the Oregon Child Abuse Prevalence Study.
"(2) The Department of Human Services shall require the Center for
the Prevention of Abuse and Neglect to spend not more than 10 percent of the funds distributed under subsection (1) of this section to pay
the University of Oregon for facilities and administrative costs.

<u>SECTION 10.</u> There is appropriated to the Department of Human
Services, for the biennium beginning July 1, 2019, out of the General
Fund, the amount of \$1,000,000 for distribution as specified in section
9 of this 2019 Act.".

In line 4, delete "1" and insert "11".

13 In line 9, delete "2" and insert "12".

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