HB 2484 STAFF MEASURE SUMMARY

House Committee On Early Childhood

Prepared By: Lisa Gezelter, LPRO Analyst **Sub-Referral To:** House Committee On Housing

Meeting Dates: 2/8

WHAT THE MEASURE DOES:

Requires landlords to allow tenants to use dwellings as family child care homes if the family child care home is certified or registered and the tenant has notified the landlord of the use. Requires landlords to take reasonable steps to cooperate with tenants who operate family child care homes. Allows landlords to require that tenants pay in advance for required modifications to dwelling. Provides exception to comply with zoning restrictions or homeowners' association restrictions. Prohibits landlords from increasing rent, decreasing services, terminating or threatening to terminate tenancy if a tenant uses or attempts to use dwelling as a family child care home. Allows Early Learning Council to establish by rule reasonable requirements for landlords of tenants who operate certified family child care homes. Requires Early Learning Council to establish by rule reasonable requirements for landlords of tenants who operate registered family child care homes.

REVENUE: May have revenue impact, but no statement yet issued.

FISCAL: May have fiscal impact, but no statement yet issued.

ISSUES DISCUSSED:

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

The Office of Child Care oversees two types of family child care homes: certified and registered. ORS 3229A.280 establishes the Office of Child Care's responsibility to certify family child care homes, defined as single family dwellings where providers care for no more than 16 children. ORS 329A.330 establishes the Office of Child Care's responsibility to register family child care homes where providers care for a maximum of 10 children.