LC 2074 2025 Regular Session 11/25/24 (RH/ps)

DRAFT

SUMMARY

Digest: The Act tells DHS, OHA and OHCS to take actions designed to improve hospital discharges. (Flesch Readability Score: 61.8).

Directs the Department of Human Services and the Oregon Health Authority to study ways to expedite the eligibility determination process for long term care services and supports. Directs the department and the authority to study needed changes to the regulatory framework for adult foster homes and residential care facilities that serve residents with complex medical or behavioral health conditions. Directs the department and the authority to study options to expand medical respite programs and to partner with coordinated care organizations and insurers that offer Medicare Advantage Plans for individuals who are dually eligible for Medicare and Medicaid to promote timely and appropriate hospital discharges. Directs the authority to establish a post-hospital extended care benefit to cover a medical assistance recipient's stay in a skilled nursing facility for up to 100 days and seek any necessary federal approval.

Declares an emergency, effective on passage.

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A BILL FOR AN ACT

2 Relating to hospital discharge challenges; and declaring an emergency.

3 Be It Enacted by the People of the State of Oregon:

4 <u>SECTION 1.</u> The Department of Human Services and the Oregon 5 Health Authority shall create a dashboard to measure the amount of 6 time it takes the department, the authority and area agencies as de-7 fined in ORS 410.040 to complete eligibility determinations for long 8 term care services and supports provided through the medical assist-9 ance program.

<u>SECTION 2.</u> (1) The Department of Human Services and the Oregon
 Health Authority shall conduct an operational review to streamline

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

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eligibility determinations for long term care services and supports
provided through the medical assistance program. In conducting the
operational review, the department and the authority shall:

4 (a) Conduct a baseline analysis, using data from the dashboard de5 scribed in section 1 of this 2025 Act, of average processing times for
6 functional and financial assessments of individuals in acute and post7 acute care settings;

8 (b) Develop, in consultation with providers and stakeholders, 9 benchmarks for improving processing times for functional and finan-10 cial assessments of individuals in acute and post-acute care settings;

(c) Identify a target date for the department and the authority to
 meet the benchmarks developed under this subsection;

(d) Explore technologies, including the automation of agency and
 provider workflows, to meet the benchmarks developed under this
 subsection;

(e) Explore potential changes to staff assignments and workflows,
 including the creation of dedicated teams for complex cases, to meet
 the benchmarks developed under this subsection;

19 (f) Develop and publish protocols for communication and case 20 management to be utilized when delays occur in conducting a func-21 tional or financial assessment of individuals in acute and post-acute 22 care settings;

(g) Develop a decision tree to help hospital staff navigate the pro cesses used by the department and the authority in conducting eligi bility determinations; and

(h) Explore payment model options for providing short-term, tem porary coverage while an eligibility determination is pending for indi viduals who are presumptively eligible for long term care services and
 supports provided through the medical assistance program.

30 (2) The department and the authority shall submit a report in the 31 manner provided by ORS 192.245, and may include recommendations

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for legislation, to the interim committees of the Legislative Assembly
 related to health no later than August 15, 2026.

3 <u>SECTION 3.</u> (1) The Department of Human Services and the Oregon 4 Health Authority shall study options to waive or streamline asset 5 testing for eligibility determinations for long term care services and 6 supports provided through the medical assistance program. In con-7 ducting the study, the department and the authority shall:

(a) Develop asset testing policies to allow, to the extent possible,
self-attestation of financial eligibility for individuals who are experiencing homelessness or who receive subsidized housing, supplemental
nutrition assistance or other qualifying asset-tested benefits; and

12 (b) Consider financial and equity impacts.

(2) The department and the authority shall submit a report in the
manner provided by ORS 192.245, and may include recommendations
for legislation, to the interim committees of the Legislative Assembly
related to health no later than December 31, 2025.

17 SECTION 4. (1) As used in this section:

(a) "Adult foster home" has the meaning given that term in ORS
443.705.

(b) "Enhanced care services" means intensive behavioral and rehabilitative mental health services provided to eligible seniors or persons with physical disabilities who reside in adult foster homes or residential care facilities licensed by the Department of Human Services.

(c) "Residential care facility" has the meaning given that term in
 ORS 443.400.

(d) "Specific needs contract" means a contract between the Department of Human Services and an adult foster home or residential care facility to reimburse the adult foster home or residential care facility at a higher rate for a resident whose care needs exceed the level of services that the adult foster home or residential care facility 1 would typically provide.

2 (2) The Department of Human Services and the Oregon Health Au-3 thority shall study the regulatory framework for adult foster homes 4 and residential care facilities that serve residents with complex med-5 ical or behavioral health conditions. In conducting the study, the de-6 partment and the authority shall:

7 (a) Identify any needed changes to the licensing requirements for
8 adult foster homes or residential care facilities that serve residents
9 who have complex medical or behavioral health conditions but who
10 do not require hospitalization or skilled nursing care;

(b) Assess the resources needed to expand existing enhanced care
 services and specific needs contracts statewide, including the public
 and private sector workforce needed to implement:

(A) Any proposed expansion of enhanced care services or specific
 needs contracts; or

(B) Other models for supporting adult foster homes and residential
 care facilities who serve residents with complex medical or behavioral
 health conditions;

(c) Evaluate the impact on individuals with complex medical or
behavioral health conditions of having separate licensing requirements
for adult foster homes and residential care facilities licensed by:

(A) The division of the department that provides services for seniors
 and persons with physical disabilities;

(B) The division of the department that provides services for per sons with intellectual or developmental disabilities; and

26 (C) The authority; and

(d) Review the use and impact of civil penalties assessed against
residential care facilities and adult foster homes and develop recommendations for pursuing collaborative approaches, including technical
assistance or agency guidance, before assessing civil penalties.

31 (3) The department and the authority shall submit a report in the

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manner provided by ORS 192.245, and may include recommendations
for legislation, to the interim committees of the Legislative Assembly
related to health no later than August 15, 2026.

4 (4)(a) The department and the Housing and Community Services
5 Department shall study opportunities to offset the cost of creating new
6 adult foster homes and other community-based care settings.

7 (b) The Department of Human Services and the Housing and Com-8 munity Services Department shall submit a report in the manner 9 provided by ORS 192.245, and may include recommendations for legis-10 lation, to the interim committees of the Legislative Assembly related 11 to health no later than August 15, 2026.

12 SECTION 5. (1) As used in this section:

(a) "Coordinated care organization," "dually eligible for Medicare
 and Medicaid" and "medical assistance" have the meanings given
 those terms in ORS 414.025.

(b) "Home health services" has the meaning given that term in ORS
443.014.

(c) "In-home care services" has the meaning given that term in
ORS 443.305.

(d) "Medical respite" means acute and post-acute medical care for
 individuals experiencing homelessness who are too ill or frail to re cover from a physical illness or injury but who do not require
 hospitalization.

(e) "Medicare Advantage Plan" means a health benefit plan under
Part C of subchapter XVIII, chapter 7, Title 42 of the United States
Code.

(f) "Traditional health worker" has the meaning given that term in
ORS 414.665.

(2) The Department of Human Services and the Oregon Health Au thority shall study options to:

31 (a) Coordinate and expand medical respite programs statewide, in-

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1 cluding by:

2 (A) Partnering with coordinated care organizations and homeless
3 services providers to expand medical respite programs through exist4 ing initiatives administered by coordinated care organizations;

(B) Coordinating the delivery of medical respite with the provision
of housing supports through the Medicaid demonstration project under
section 1115 of the Social Security Act (42 U.S.C. 1315);

8 (C) Providing reimbursement for home health services and in-home
9 care services in shelters; and

10 (D) Expanding medical assistance to include medical respite and 11 seeking any necessary federal approvals, including approval to allow 12 the state to receive federal financial participation in the costs of pro-13 viding medical respite.

(b) Partner with coordinated care organizations and insurers that
offer Medicare Advantage Plans for individuals who are dually eligible
for Medicare and Medicaid to promote timely and appropriate hospital
discharges, including by:

(A) Requiring coordinated care organizations and insurers that offer Medicare Advantage Plans for individuals who are dually eligible
for Medicare and Medicaid to provide more targeted care coordination
and case management for individuals who are being discharged from
a hospital;

(B) Strengthening the integration of hospital discharge planning
and the health-related social needs services approved for the Medicaid
demonstration project under section 1115 of the Social Security Act (42
U.S.C. 1315);

(C) Strengthening coordinated care organization use of traditional
 health worker networks for care transition support; and

(D) Promoting access to home modification services and supports to enable an individual to discharge from the hospital to the individual's home.

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(3) The department and the authority shall submit a report in the
manner provided by ORS 192.245, and may include recommendations
for legislation, to the interim committees of the Legislative Assembly
related to health no later than August 15, 2026.

5 SECTION 6. (1) As used in this section:

(a) "Coordinated care organization" and "medical assistance" have
the meanings given those terms in ORS 414.025.

(b) "Post-hospital extended care benefit" means short-term medical
assistance provided for an individual's stay in a skilled nursing facility
to allow the individual to discharge from a hospital.

(c) "Skilled nursing facility" has the meaning given that term in
 ORS 442.015.

(2) The Oregon Health Authority shall establish a post-hospital ex tended care benefit to cover a medical assistance recipient's stay in a
 skilled nursing facility for up to 100 days.

(3) The authority shall incorporate the post-hospital extended care
 benefit under this section into any contract entered into between the
 authority and a coordinated care organization.

<u>SECTION 7.</u> Section 3 of this 2025 Act is repealed on January 2, 2026.
 <u>SECTION 8.</u> Sections 2, 4 and 5 of this 2025 Act are repealed on
 January 2, 2027.

22 <u>SECTION 9.</u> Section 6 of this 2025 Act applies to contracts between 23 a coordinated care organization and the Oregon Health Authority en-24 tered into, amended or renewed on or after the operative date specified 25 in section 11 of this 2025 Act.

26 <u>SECTION 10.</u> No later than September 1, 2025, the Oregon Health 27 Authority shall request federal approval as necessary to carry out the 28 provisions of section 6 of this 2025 Act.

29 <u>SECTION 11.</u> (1) Section 6 of this 2025 Act becomes operative on the 30 date that the Centers for Medicare and Medicaid Services approves the 31 request made pursuant to section 10 of this 2025 Act to carry out the

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1 provisions of section 6 of this 2025 Act.

(2) The Oregon Health Authority shall immediately notify the Legislative Counsel if the Centers for Medicare and Medicaid Services approves or disapproves, in whole or in part, the request made pursuant
to section 10 of this 2025 Act.

6 <u>SECTION 12.</u> This 2025 Act being necessary for the immediate 7 preservation of the public peace, health and safety, an emergency is 8 declared to exist, and this 2025 Act takes effect on its passage.

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