HB 2696-A8 (LC 2130) 5/28/15 (LHF/ps)

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 2696

1 Delete lines 4 through 24 of the printed A-engrossed bill and insert:

2 "<u>SECTION 1.</u> (1) As used in this section:

"(a) 'Coordinated care organization' has the meaning given that
term in ORS 414.025.

"(b) 'Subcontractor' means an entity that contracts with a coordinated care organization to provide health care, dental care, behavioral
health care or other services to medical assistance recipients enrolled
in the coordinated care organization.

9 "(2) The Oregon Health Authority shall conduct one external qual-10 ity review of each coordinated care organization annually. The au-11 thority may contract with an external quality review organization to 12 conduct the review.

"(3) The authority shall compile a standard list of documents that 13 the authority or contracted review organization collects from coordi-14 nated care organizations and subcontractors. When requesting infor-15mation from a coordinated care organization about its subcontractors, 16 the authority or contracted review organization shall inform the co-17 ordinated care organization of the documents on the standard list that 18 have been collected from the coordinated care organization's subcon-19 tractors in the preceding 12-month period. 20

"(4) The authority or a contracted review organization may not request information from a coordinated care organization that is duplicative of or redundant with information previously provided by the coordinated care organization or a subcontractor if the information was provided within the preceding 12-month period and the relevant content of the information has not changed.

"(5) The authority shall provide a contracted review organization $\mathbf{5}$ with all information about a coordinated care organization in the 6 authority's possession as necessary for the contracted review organ-7 ization to conduct the external quality review. A contracted review 8 organization may not seek information from a coordinated care or-9 ganization before first requesting the information from the authority. 10 "(6) This section does not apply to documents requested, submitted 11 or collected in connection with an audit for or an investigation of 12fraud, waste or abuse and does not: 13

"(a) Prohibit a coordinated care organization from requesting from
 a subcontractor information required by law or contract;

"(b) Require the authority or a contracted review organization to
 disclose to a coordinated care organization any information described
 in this section collected from a coordinated care organization or a
 subcontractor; or

"(c) Permit the authority or a contracted review organization to disclose to a coordinated care organization confidential or proprietary information reported to the authority or contracted review organization by another coordinated care organization or a subcontractor.".

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