

# B-Engrossed House Bill 2468

Ordered by the House June 9  
Including House Amendments dated May 17 and June 9

Sponsored by Representative BYNUM (at the request of Oregon AFSCME) (Presession filed.)

## SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Authorizes Early Learning Council to adopt by rule reasonable requirements for landlords of tenants who operate certified family child care home in tenant's dwelling.

Provides that rules adopted by Early Learning Council related to certified or registered family child care homes may not take into consideration providers' children if children are between 10 and 12 years of age, unless children have special need or disability and require heightened level of care.

Requires Department of Early Learning and Care to make payments to subsidized care facilities by date specified by rule or to pay additional amount.

Requires that prior to adoption, amendment or repeal of any specialty code that may affect child care provider, notice be given of proposed change to Department of Early Learning and Care.

## A BILL FOR AN ACT

1  
2 Relating to child care; creating new provisions; and amending ORS 329A.280, 329A.330, 329A.390,  
3 329A.430, 329A.500 and 455.030.

4 **Be It Enacted by the People of the State of Oregon:**

5 **NOTE:** Sections 1 through 3 were deleted by amendment. Subsequent sections were not re-  
6 numbered.

7 **SECTION 4.** ORS 329A.280 is amended to read:

8 329A.280. (1) A person may not operate a child care facility, except a facility subject to the  
9 registration requirements of ORS 329A.330, without a certification for the facility from the Office  
10 of Child Care.

11 (2) The Early Learning Council shall adopt rules for the certification of a family child care home  
12 caring for not more than 16 children. Rules may be adopted specifically for certified child care fa-  
13 cilities operated in a single-family dwelling or other dwelling. Notwithstanding fire and other safety  
14 regulations, the rules that the council adopts for certified child care facilities shall set standards  
15 that can be met without significant architectural modification. **The rules may establish reasonable**  
16 **requirements for landlords of tenants who operate a family child care home.** In adopting the  
17 rules, the council may consider and set limits according to factors including the age of children in  
18 care, the ambulatory ability of children in care, the number of the provider's children present, the  
19 length of time a particular child is continuously cared for and the total amount of time a particular  
20 child is cared for within a given unit of time. **Rules may not take into consideration the**  
21 **provider's children when establishing capacity or adult to child ratio requirements if the**  
22 **children are between 10 and 12 years of age, unless a child has special needs or disabilities**  
23 **and requires a level of care that is above normal for the child's age.** The rules must require  
24 compliance with the provisions of ORS 329A.600.

**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.

1 (3) In addition to rules adopted for and applied to a certified family child care home providing  
2 child care for not more than 16 children, the council shall adopt and apply separate rules appro-  
3 priate for any child care facility that is a child care center.

4 (4) Any person seeking to operate a child care facility may apply for a certification for the fa-  
5 cility from the Office of Child Care and receive a certification upon meeting certification require-  
6 ments.

7 (5) A facility described in ORS 329A.250 (5)(d) may, but is not required to, apply for a certi-  
8 fication under this section and receive a certification upon meeting certification requirements.

9 **SECTION 5.** ORS 329A.330 is amended to read:

10 329A.330. (1) A provider operating a family child care home where care is provided in the family  
11 living quarters of the provider's home that is not subject to the certification requirements of ORS  
12 329A.280 may not operate a child care facility without registering with the Office of Child Care.

13 (2) A child care facility holding a registration may care for a maximum of 10 children,  
14 *[including]* **excluding** the provider's own children **if the children are between 10 and 12 years of**  
15 **age, unless a child has special needs or disabilities and requires a level of care that is above**  
16 **normal for the child's age.** Of the 10 children:

17 (a) No more than six may be younger than school age; and

18 (b) No more than two may be 24 months of age or younger.

19 (3)(a) To obtain a registration, a provider must apply to the Office of Child Care by submitting  
20 a completed application work sheet and a nonrefundable fee. The fee shall vary according to the  
21 number of children for which the facility is requesting to be registered, and shall be determined and  
22 applied through rules adopted by the Early Learning Council under ORS 329A.275. The fee shall be  
23 deposited as provided in ORS 329A.310 (2). The office may waive any or all of the fee if the office  
24 determines that imposition of the fee would impose a hardship on the provider.

25 (b) Upon receipt of an initial or renewal application satisfactory to the office, the office shall  
26 conduct an on-site review of the child care facility under this section. The on-site review shall be  
27 conducted within 30 days of the receipt of a satisfactory application.

28 (4) The office shall issue a registration to a provider operating a family child care home if:

29 (a) The provider has completed a child care overview class administered by the office;

30 (b) The provider has completed two hours of training on child abuse and neglect issues;

31 (c) The provider is currently certified in infant and child first aid and cardiopulmonary resus-  
32 citation;

33 (d) The provider is certified as a food handler under ORS 624.570; and

34 (e) The office determines that the application meets the requirements of ORS 181A.200, 329A.030  
35 and 329A.250 to 329A.450 and the rules promulgated pursuant to ORS 181A.195, 181A.200, 181A.215,  
36 329A.030 and 329A.250 to 329A.450, and receives a satisfactory records check, including criminal  
37 records and protective services records.

38 (5) Unless the registration is revoked as provided in ORS 329A.350, the registration is valid for  
39 a period of two years from the date of issuance. The office may not renew a registration of a pro-  
40 vider operating a family child care home unless the provider:

41 (a) Is currently certified in infant and child first aid and cardiopulmonary resuscitation;

42 (b) Has completed a minimum of eight hours of training related to child care during the most  
43 recent registration period;

44 (c) Is certified as a food handler under ORS 624.570; and

45 (d) When applicable, has complied with the requirements of ORS 329A.600 prior to imposing an

1 expulsion.

2 (6) A registration authorizes operation of the facility only on the premises described in the  
3 registration and only by the person named in the registration.

4 (7) The Early Learning Council shall adopt rules:

5 (a) Creating the application work sheet required under subsection (3) of this section;

6 (b) Defining full-time and part-time care;

7 **(c) Establishing capacity and adult to child ratio requirements, which must be established**  
8 **without taking into consideration the provider's children if the children are between 10 and**  
9 **12 years of age, unless a child has special needs or disabilities and requires a level of care**  
10 **that is above normal for the child's age;**

11 [(c)] (d) Establishing under what circumstances the adult to child ratio requirements may be  
12 temporarily waived; and

13 [(d)] (e) Establishing health and safety procedures and standards on:

14 (A) The number and type of toilets and sinks available to children;

15 (B) Availability of steps or blocks for use by children;

16 (C) Room temperature;

17 (D) Lighting of rooms occupied by children;

18 (E) Glass panels on doors;

19 (F) Condition of floors;

20 (G) Availability of emergency telephone numbers; and

21 (H) Smoking.

22 (8) The office shall adopt the application work sheet required by subsection (3) of this section.  
23 The work sheet must include, but need not be limited to, the following:

24 (a) The number and ages of the children to be cared for at the facility; and

25 (b) The health and safety procedures in place and followed at the facility.

26 (9)(a) If the Office of Child Care determines that it is necessary to protect the health and safety  
27 of the children for whom a child care facility is to provide care, the office may impose a condition  
28 on the facility's registration that is reasonably designed to protect the health and safety of children.  
29 The office may impose a condition during the application process for an initial registration, during  
30 the application process for a renewal of a registration or at any time after the issuance of a regis-  
31 tration.

32 (b) Except as provided in paragraph (c) of this subsection, when the office imposes a condition  
33 on a child care facility's registration, the facility shall be afforded an opportunity for a hearing  
34 consistent with the provisions of ORS chapter 183.

35 (c)(A) If the office finds a serious danger to the health and safety of the children receiving care  
36 at a child care facility, the office shall notify the facility of the specific reasons for the finding and  
37 may impose an emergency condition on the facility's registration without a hearing.

38 (B) If the facility demands a hearing within 90 days after the office notifies the facility of the  
39 emergency condition, a hearing consistent with the provisions of ORS chapter 183 must be granted  
40 to the facility as soon as practicable after the demand and the agency shall issue an order consistent  
41 with the provisions of ORS chapter 183 confirming, altering or revoking the order imposing the  
42 emergency condition.

43 (10) The office, upon good cause shown, may waive one or more of the registration requirements.  
44 The office may waive a requirement only if appropriate conditions or safeguards are imposed to  
45 protect the welfare of the children and the consumer interests of the parents of the children. The

1 office may not waive the on-site review requirement for applicants applying for an initial registra-  
2 tion or renewal of a registration.

3 (11) The Early Learning Council, by rule, shall develop a list of recommended standards con-  
4 sistent with standards established by professional organizations regarding child care programs for  
5 child care facilities. Compliance with the standards is not required for a registration, but the office  
6 shall encourage voluntary compliance and shall provide technical assistance to a child care facility  
7 attempting to comply with the standards. The child care facility shall distribute the list of recom-  
8 mended minimum standards to the parents of all children cared for at the facility.

9 (12) In adopting rules relating to registration, the Early Learning Council shall consult with the  
10 appropriate legislative committee in developing the rules to be adopted. If the rules are being  
11 adopted during a period when the Legislative Assembly is not in session, the Early Learning Council  
12 shall consult with the appropriate interim legislative committee.

13 **SECTION 6.** ORS 329A.390, as amended by section 4, chapter 90, Oregon Laws 2022, is amended  
14 to read:

15 329A.390. (1) Whenever an authorized representative of the Office of Child Care is advised or  
16 has reason to believe that child care that is subject to regulation by the office is being provided  
17 without a certification, registration or record, the authorized representative may visit and conduct  
18 an investigation of the facility at any reasonable time to determine whether the facility is subject  
19 to the requirements of ORS 181A.200, 329A.030 and 329A.250 to 329A.450.

20 (2) At any reasonable time, an authorized representative of the Office of Child Care may conduct  
21 an investigation of any certified or registered child care facility or program recorded under ORS  
22 329A.255 to determine whether the child care facility or program is in conformity with ORS  
23 181A.200, 329A.030 and 329A.250 to 329A.450 and the rules promulgated pursuant to ORS 181A.195,  
24 181A.200, 181A.215, 329A.030 and 329A.250 to 329A.450.

25 (3) An authorized representative of the Office of Child Care shall conduct an investigation of  
26 any certified or registered child care facility, of any program recorded under ORS 329A.255 or of  
27 any other child care facility that is subject to regulation by the office if the office receives a serious  
28 complaint about the child care facility or program.

29 (4) Complaints, including but not limited to serious complaints, made by individuals or entities  
30 regarding certified or registered child care facilities, [*regulated subsidy facilities,*] **subsidized care**  
31 **facilities**, preschool recorded programs or school-age recorded programs may be received and in-  
32 vestigated by the Office of Child Care. The name, address and other identifying information about  
33 the individual or entity that made the complaint may not be disclosed.

34 (5) Any state agency that receives a complaint about a certified or registered child care facility,  
35 [*a regulated subsidy facility,*] **a subsidized care facility**, a preschool recorded program or a school-  
36 age recorded program shall notify the Office of Child Care about the complaint and any subsequent  
37 action taken by the state agency based on that complaint.

38 (6) A director or operator of a child care facility, [*a regulated subsidy facility,*] **a subsidized**  
39 **care facility**, a preschool recorded program or a school-age recorded program shall permit an au-  
40 thorized representative of the Office of Child Care to inspect records of the facility or program and  
41 shall furnish promptly reports and information required by the office.

42 (7) In conducting an investigation under this section, the office may:

43 (a) Take evidence;

44 (b) Take the depositions of witnesses, including the person under investigation, in the manner  
45 prescribed by law for depositions in civil actions;

1 (c) Compel the appearance of witnesses, including the person under investigation, in the manner  
2 prescribed by law for appearances in civil actions;

3 (d) Require answers to interrogatories;

4 (e) Compel the production of books, papers, accounts, documents or testimony that pertains to  
5 the matter under investigation;

6 (f) Issue subpoenas; and

7 (g) Inspect the premises of the facility under investigation.

8 (8) The Office of Child Care may share information regarding investigations or inspections con-  
9 ducted under this section with other public entities when the office determines that sharing the in-  
10 formation would support the health or safety of children in child care.

11 (9) The Office of Child Care shall make a reasonable attempt to identify any child care facility  
12 or person or place providing child care about which the office receives a complaint, including but  
13 not limited to a serious complaint, if the complaint includes, but is not limited to, any of the fol-  
14 lowing information:

15 (a) The name of a child in the care of the child care facility or person or place providing child  
16 care, or the child's parent;

17 (b) The name of a child care provider, a child care facility owner, operator or employee, or a  
18 person or place providing child care;

19 (c) The name of the child care facility or person or place providing child care;

20 (d) The phone number of the child care facility or person or place providing child care; or

21 (e) The physical address of the child care facility or person or place providing child care.

22 (10) As used in this section:

23 [(a)(A)] (a) "Serious complaint" has the meaning given that term by the Early Learning Council  
24 by rule.

25 [(B)] (b) "Serious complaint" includes notifications or reports of alleged child abuse received  
26 by the Office of Child Care.

27 [(b) "Regulated subsidy facility" has the meaning given that term by the Early Learning Council  
28 by rule.]

29 **NOTE:** Sections 7 and 8 were deleted by amendment. Subsequent sections were not renumbered.

30 **SECTION 9.** ORS 329A.500, as amended by section 73, chapter 631, Oregon Laws 2021, and  
31 section 25, chapter 27, Oregon Laws 2022, is amended to read:

32 329A.500. (1) As used in this section, "family" means any individual who is responsible for the  
33 care, control and supervision of a child.

34 (2) The Early Learning Council shall adopt rules for the operation of the Employment Related  
35 Day Care subsidy program and for other subsidy programs administered by the Department of Early  
36 Learning and Care.

37 (3) The rules adopted under this section must support equitable access to a supply of diverse  
38 subsidized care facilities that meet the needs of families, as those needs are defined by the council  
39 by rule, including:

40 (a) Cultural diversity;

41 (b) Linguistic diversity;

42 (c) Racial and ethnic diversity; and

43 (d) Diversity of subsidized care facility types.

44 (4) The rules adopted under this section must provide that:

45 (a) A child's eligibility to participate in the Employment Related Day Care subsidy program

1 must be based on:

2 (A) The household income of a child's family; and

3 (B) Any other criteria established by the council.

4 (b) A child must be able to receive care that:

5 (A) Meets the child's developmental, disability and neurodiversity needs; and

6 (B) Enables the child's family to complete activities that relate to family well-being, which may  
7 include the family's work hours, education hours, commute time, study time and other activities that  
8 support family well-being.

9 (c) Payment to subsidized care facilities must be:

10 (A) Based on enrollment instead of attendance.

11 (B) **Made by the department each month by a date specified by the Early Learning**  
12 **Council by rule or, if paid on a date later than the date specified by rule, paid in an amount**  
13 **that includes an additional nine percent of the amount due unless the additional amount is**  
14 **not required to be paid under exceptional circumstances, as identified by rule.**

15 (d) A child's family may qualify for an incentive if the family voluntarily chooses a subsidized  
16 care facility that participates in the quality recognition and improvement system established under  
17 ORS 329A.261. A fair representation of the recipients who qualify for incentives must be families  
18 with children who are from underserved racial, ethnic or minority populations. In addition, subsi-  
19 dized care facilities that participate in the quality recognition and improvement system may receive  
20 financial incentives under the subsidy programs in accordance with criteria established by rule.

21 (e) A child care facility is not eligible to be a subsidized care facility and to receive a re-  
22 imbursement under the subsidy program unless each subject individual described in ORS 329A.030  
23 (10)(d) who operates, resides in or may have unsupervised contact with children at the subsidized  
24 care facility that provides or will provide subsidized care to the person's child is enrolled in the  
25 Central Background Registry under ORS 329A.030.

26 (f) A subsidized care facility may be eligible to receive a higher rate of reimbursement or other  
27 financial incentives for:

28 (A) Participating in quality improvement measures;

29 (B) Providing culturally or linguistically specific or appropriate care;

30 (C) Providing evening, overnight or weekend care;

31 (D) Providing care to children with a diagnosed disability;

32 (E) Providing infant or toddler care;

33 (F) Providing care to a population that has been identified as historically having an inadequate  
34 child care facility supply; or

35 (G) Providing any other specialized care that justifies a higher rate of reimbursement.

36 (5) Taking into account the availability of funds, the rules adopted under this section:

37 (a) Must establish a sliding scale for copayment, with the requirement that a copayment may  
38 not exceed seven percent of the household income of the child's family.

39 (b) Must provide that eligibility to participate in the Employment Related Day Care subsidy  
40 program:

41 (A) May not be based on the citizenship or legal status of a child or a child's family; and

42 (B) Shall, for a child who met the initial eligibility requirements prescribed under subsection (4)  
43 of this section, continue for a minimum of 12 months from the date of initial eligibility unless the  
44 child's family leaves this state or requests a termination of benefits or for any other reason identi-  
45 fied by the council. Rules adopted under this subparagraph shall give priority to families receiving

1 temporary assistance under the temporary assistance for needy families program described in ORS  
2 412.006.

3 (c) May provide that a determination of eligibility to participate in the Employment Related Day  
4 Care subsidy program consider the availability of family to attend to the child, regardless of the  
5 family's physical presence.

6 (6) In developing rules under this section, the council shall consider policies for increasing the  
7 stability and continuity of a child's access to a family's preferred child care facility.

8 (7) Rules adopted by the council under this section establish minimum requirements pertaining  
9 to the Employment Related Day Care subsidy program and may not be construed to preempt, limit  
10 or otherwise diminish the applicability of any policy, standard or collective bargaining agreement  
11 that provides for an increased subsidy or a subsidized care facility reimbursement amount under  
12 state or federal law.

13 (8)(a) The council shall work to meet federal recommendations for income eligibility and market  
14 access in regard to the Employment Related Day Care subsidy program administered by the council.

15 (b) Notwithstanding any provision of this section or any rule adopted by the council pursuant  
16 to this section, the laws and regulations applicable to any federal funds shall govern when any as-  
17 pect of child care is funded by federal funds.

18 **SECTION 10.** ORS 455.030 is amended to read:

19 455.030. (1) Subject to any requirement for approval by the appropriate advisory boards, the  
20 Director of the Department of Consumer and Business Services may adopt, amend or repeal rules  
21 for carrying out the responsibilities of the Department of Consumer and Business Services to de-  
22 velop, implement, administer and enforce a program that relates to the state building code or a  
23 specialty code. Except as otherwise provided by this section, the director shall be subject to ORS  
24 chapter 183 in the adoption, amendment or repeal of regulations authorized by, and in the issuance  
25 of orders in contested cases arising under, this chapter.

26 (2)(a) In addition to the notice requirements of ORS 183.335, notice of a public hearing on  
27 adoption, amendment or repeal of a specialty code shall be given to the governing bodies of all  
28 municipalities and the **Department of Early Learning and Care for any specialty code that may**  
29 **affect a child care provider.** Notice shall state that copies of the proposed action may be obtained  
30 from the department.

31 (b) The notice of proposed rule change shall include a finding by the advisory board that the  
32 added cost, if any, is necessary to the health and safety of the occupants or the public or necessary  
33 to conserve scarce resources.

34 (c) The director shall maintain a roster of individuals who wish to be notified of any changes  
35 to or interpretations of the Low-Rise Residential Dwelling Code. Subscribers to the list may be  
36 charged a reasonable amount necessary to defray the cost of maintaining the list and advising the  
37 subscribers of changes in the code.

38 (3) The director is not required to publish or distribute those parts of a specialty code of regu-  
39 lations adopted by reference. However, the director shall publish with a specialty code and annually  
40 thereafter a list of places where copies of those parts of the specialty code adopted by reference  
41 may be obtained together with the approximate cost thereof. The director shall file one copy of the  
42 rule with the Secretary of State. All standards referred to in any specialty code or any of the mod-  
43 ifications thereto need not be so filed. All standards and specialty codes referred to in the specialty  
44 code shall be kept on file and available for inspection in the offices of the department.

45 (4) Any interested person may propose amendments to the state building code, which proposed

1 amendments may be either applicable to all municipalities or, where it is alleged and established  
2 that conditions exist within a municipality or some municipalities that are not generally found  
3 within other municipalities, amendments may be restricted in application to such municipalities.  
4 Amendments proposed to the state building code under this subsection shall be in conformity with  
5 the policy and purpose prescribed by ORS 455.020. The justification and the particular circumstances  
6 requiring the proposed amendments shall be fully stated in the proposal. The director shall submit  
7 all proposed amendments to the appropriate advisory board. The board shall review and report its  
8 recommendations to the director on the amendments within 180 days after the date of submission  
9 by the director.

10 (5) The director, with the approval of the advisory board, may adopt or modify and adopt any  
11 amendments proposed to the director under subsection (4) of this section. The director shall, within  
12 30 days after the date of receipt of the recommendations of the advisory board, notify the person  
13 proposing the amendments of the adoption, modification and adoption or denial of the proposed  
14 amendments. Upon adoption, a copy of each amendment shall be distributed to the governing bodies  
15 of all municipalities affected thereby.

16 (6) The director shall from time to time make or cause to be made investigations, or may accept  
17 authenticated reports from authoritative sources, concerning new materials or modes of construction  
18 intended for use in the construction of buildings or structures, or intended for use in other activity  
19 regulated by the state building code, and shall, where necessary, propose amendments to the code  
20 setting forth the conditions under which the materials or modes may be used, in accordance with  
21 the standards and procedures of this chapter.

22 **SECTION 11. The amendments to ORS 455.030 by section 10 of this 2023 Act apply to any**  
23 **actions that are first proposed on or after the effective date of this 2023 Act.**

24 **SECTION 12.** ORS 329A.430 is amended to read:

25 329A.430. (1) As used in this section:

26 (a) “Certified family child care provider” means an individual who operates a family child care  
27 home that is certified under ORS 329A.280.

28 (b) “Child care subsidy” means a payment made by the state on behalf of eligible children for  
29 child care services provided for periods of less than 24 hours in a day.

30 (c) “Exempt family child care provider” means an individual who provides child care services  
31 in the home of the individual or in the home of the child, whose services are not required to be  
32 certified or registered under ORS 329A.250 to 329A.450 and who receives a child care subsidy.

33 (d) “Family child care provider” means an individual who is a certified, registered or exempt  
34 family child care provider.

35 (e) “Registered family child care provider” means an individual who operates a family child care  
36 home that is registered under ORS 329A.330.

37 (2) For purposes of collective bargaining under ORS 243.650 to 243.809, the State of Oregon is  
38 the public employer of record of family child care providers.

39 (3) Notwithstanding ORS 243.650 (19), family child care providers are considered to be public  
40 employees governed by ORS 243.650 to 243.809. Family child care providers have the right to form,  
41 join and participate in the activities of labor organizations of their own choosing for the purpose  
42 of representation and collective bargaining on matters concerning labor relations. These rights shall  
43 be exercised in accordance with the rights granted to public employees, with mediation and interest  
44 arbitration under ORS 243.742 as the method of concluding the collective bargaining process. Family  
45 child care providers may not strike.

1 (4) Notwithstanding subsections (2) and (3) of this section, family child care providers are not  
2 for any other purpose employees of the State of Oregon or any other public body.

3 (5)(a) The Oregon Department of Administrative Services shall represent the State of Oregon in  
4 collective bargaining negotiations with the certified or recognized exclusive representatives of all  
5 appropriate bargaining units of family child care providers. The Oregon Department of Administra-  
6 tive Services is authorized to agree to terms and conditions of collective bargaining agreements on  
7 behalf of the State of Oregon, **including any agreement related to establishing a union benefit**  
8 **trust for the purpose of providing health care or retirement benefits to family child care**  
9 **providers.**

10 (b) The department shall report to the legislative review agency, as defined in ORS 291.371, on  
11 any new or changed provisions relating to compensation in a collective bargaining agreement ne-  
12 gotiated under this section.

13 (6) Notwithstanding ORS 243.650 (1):

14 (a) The appropriate bargaining unit for certified and registered family child care providers is a  
15 bargaining unit of all certified and registered family child care providers in the state.

16 (b) The appropriate bargaining unit for exempt family child care providers is a bargaining unit  
17 of all exempt family child care providers in the state.

18 (7) This section does not modify any right of a parent or legal guardian to choose and terminate  
19 the services of a family child care provider.

20 **SECTION 13. Notwithstanding any other law limiting expenditures, the limitation on**  
21 **expenditures established by section 2 (8), chapter \_\_\_\_\_, Oregon Laws 2023 (Enrolled House**  
22 **Bill 5026), for the biennium beginning July 1, 2023, as the maximum limit for payment of ex-**  
23 **penditures from fees, moneys or other revenues, including Miscellaneous Receipts and Medicare**  
24 **receipts and including federal funds for indirect cost recovery, Social Security Supplemental**  
25 **Security Income recoveries and the Child Care and Development Fund, but excluding lottery**  
26 **funds and federal funds not described in section 2, chapter \_\_\_\_\_, Oregon Laws 2023 (En-**  
27 **rolled House Bill 5026), collected or received by the Department of Human Services, for**  
28 **shared services, is increased by \$151,864, to carry out the provisions of this 2023 Act.**

29 **SECTION 14. Notwithstanding any other provision of law, the General Fund appropriation**  
30 **made to the Department of Human Services by section 1 (2), chapter \_\_\_\_\_, Oregon Laws**  
31 **2023 (Enrolled House Bill 5026), for the biennium beginning July 1, 2023, for state assessments**  
32 **and enterprise-wide costs, is increased by \$101,061, to carry out the provisions of this 2023**  
33 **Act.**

34 **SECTION 15. Notwithstanding any other law limiting expenditures, the limitation on**  
35 **expenditures established by section 2 (2), chapter \_\_\_\_\_, Oregon Laws 2023 (Enrolled House**  
36 **Bill 5026), for the biennium beginning July 1, 2023, as the maximum limit for payment of ex-**  
37 **penditures from fees, moneys or other revenues, including Miscellaneous Receipts and Medicare**  
38 **receipts and including federal funds for indirect cost recovery, Social Security Supplemental**  
39 **Security Income recoveries and the Child Care and Development Fund, but excluding lottery**  
40 **funds and federal funds not described in section 2, chapter \_\_\_\_\_, Oregon Laws 2023 (En-**  
41 **rolled House Bill 5026), collected or received by the Department of Human Services, for state**  
42 **assessments and enterprise-wide costs, is increased by \$4,703, to carry out the provisions of**  
43 **this 2023 Act.**

44 **SECTION 16. Notwithstanding any other law limiting expenditures, the limitation on**  
45 **expenditures established by section 3 (2), chapter \_\_\_\_\_, Oregon Laws 2023 (Enrolled House**

1 **Bill 5026), for the biennium beginning July 1, 2023, as the maximum limit for payment of ex-**  
2 **penses from federal funds, excluding federal funds described in section 2, chapter \_\_\_\_\_,**  
3 **Oregon Laws 2023 (Enrolled House Bill 5026), collected or received by the Department of**  
4 **Human Services, for state assessments and enterprise-wide costs, is increased by \$59,293, to**  
5 **carry out the provisions of this 2023 Act.**

6 **SECTION 17. Notwithstanding any other provision of law, the General Fund appropriation**  
7 **made to the Department of Human Services by section 1 (3), chapter \_\_\_\_\_, Oregon Laws**  
8 **2023 (Enrolled House Bill 5026), for the biennium beginning July 1, 2023, for self-sufficiency**  
9 **programs, is increased by \$203,550, to carry out the provisions of this 2023 Act.**

10 **SECTION 18. Notwithstanding any other law limiting expenditures, the limitation on**  
11 **expenditures established by section 2 (3), chapter \_\_\_\_\_, Oregon Laws 2023 (Enrolled House**  
12 **Bill 5026), for the biennium beginning July 1, 2023, as the maximum limit for payment of ex-**  
13 **penses from fees, moneys or other revenues, including Miscellaneous Receipts and Medicare**  
14 **receipts and including federal funds for indirect cost recovery, Social Security Supplemental**  
15 **Security Income recoveries and the Child Care and Development Fund, but excluding lottery**  
16 **funds and federal funds not described in section 2, chapter \_\_\_\_\_, Oregon Laws 2023 (En-**  
17 **rolled House Bill 5026), collected or received by the Department of Human Services, for**  
18 **self-sufficiency programs, is increased by \$233,280, to carry out the provisions of this 2023**  
19 **Act.**

20 \_\_\_\_\_