HB 2205 10-year contracts with a five-year check-in

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HB 2205

- A contract entered into between the authority and a coordinated care organization...Shall be for a term of [*five*] **10** years
- After the initial five years, OHA shall review the CCO in the form and manner prescribed by OHA by rule, including:
 - a. The CCO's performance on quality measures for the preceding five years;
 - b. The CCO's performance on external quality reviews
 - c. The extent to which the CCO's community advisory council has been afforded the opportunity for meaningful participation

Why 10-Year Contracts?

• CCO success driven by local control

- Procurement is not the best mechanism to drive accountability and outcomes
- 10-year contracts support state goals:
 - Long-term investments such as housing and workforce
 - Continuity of members' care
- There **is precedent** for 10-year contracts in Oregon

The Facts About Procurement

- Procurement is not based on cost
- Contracts and rates are amended every year
- Strong regulations in place to protect members

Oregon's Long-Term Vision

 Oregon's medical assistance program is facing uncertainty due to changes in federal relationship

 Let's get back to innovation and transformation with stability and long-term investments

Questions?

Thank you! Daniel Cushing dcushing@yamhillcco.org