

Table of SB 1113 Amendments

SB 1113 Section	Status in proposed amendments	ORS Citation
Section 1: Restraint/Seclusion in Schools	Deleted In printed bill this changes the definition of serious bodily injury; adds “use of force” to definition of wrongful restraint; clarifies that a room clear is not an involuntary seclusion.	ORS 339.285
Section 2: Restraint/Seclusion in Schools	Deleted Printed bill clarifies definition of a restraint involving a solid object; adds restraint for discipline, punishment retaliation or convenience to list of prohibited restraints; clarifies a chemical restraint may be administered by any means (not just through an IM injection)	ORS 339.288
Section 3: Restraint/Seclusion in Schools	Deleted	ORS 339.291
Section 4: Restraint/Seclusion in Schools	Deleted	ORS 339.296
Section 5: Nonmedical secure transport	Amendment requested	ORS 418.241
Section 6: Restraint/Seclusion in CCA	Amendment requested	ORS 418.519
Section 7: Restraint/Seclusion in CCA (Prohibited restraints)	No amendment to printed bill	ORS 418.521
Section 8: Restraint/Seclusion in CCA	Amendment requested	ORS 418.523
Section 9: PRTF requirements	Removed	TECHNICAL LANGUAGE
Section 10: PRTF requirements	Removed	NEW SECTION
Section 11: Training requirements	Amendment requested	ORS 418.529
Section 12: Technical language	No amendment to printed bill	TECHNICAL LANGUAGE

Section 13: Abuse of a child in care	No amendment to printed bill	NEW SECTION
Section 14: Definitions related to abuse of a child in care	Amendment requested	ORS 418.257
Section 15: Reorganization and simplification of licensure statute (no substantive changes)	No amendment to printed bill	ORS 418.205
Section 16: Reorganization and simplification of licensure statute (no substantive changes)	No amendment to printed bill	ORS 418.210
Section 17: Reorganization and simplification of licensure statute (no substantive changes)	No amendment to printed bill	ORS 418.215
Section 18: Licensure	Note: This section REMOVES revocation penalty for failure to report suspected abuse; allows but does not require the Department to charge a licensing or inspection fee (like other ODHS regulated entities); includes miscellaneous additional clarifications included in HB 3835.	ORS 418.240
Section 19: Reorganization and simplification of licensure statute (no substantive changes)	No amendment to printed bill	ORS 418.248
Section 20: Alignment with statutory changes	No amendment to printed bill	ORS 418.255
Section 21:	Amended	ORS 418.258
Section 22:	Amended Note: This section includes the language that ensures a person will not be substantiated for abuse simply for not being currently certified. (See page 31, lines 6-8)	ORS 418.259

Section 23: Licensing actions for noncompliance	Amended: Note: This replaces all references to “regulated entity” with the restoration of “child caring agency”	ORS 418.260
Section 24: Civil penalties for non- compliance	Amended Note: Removes all new proposed civil penalties except for repeated imposition of restraint by untrained staff	ORS 418.992
Section 25: Updates cap for civil penalty for first time since the 1980s	No amendment to printed bill	ORS 418.994
Section 26: Out of state placements	Amended	ORS 418.321
Section 27: Non Q RTP Placements	Amended: Note: the additional amendment will address the issue of an individual not being able to access SUD treatment prior to the age of 18	ORS 418.322
Section 28: Private school, Reorganization and simplification of licensure statute (no substantive changes)	No amendment to printed bill	ORS 418.327
Section 29: 419b alignment	No amendment to printed bill	ORS 419b.005
Section 30: Sunsets on school abuse definitions	Remove from measure	Provisions from SB 790, 2023

The rest are conforming amendments.