Requested by Representative NOSSE

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## PROPOSED AMENDMENTS TO HOUSE BILL 2239

- On page 1 of the printed bill, delete lines 4 through 27 and delete page 2 and insert:
- 3 "SECTION 1. (1) As used in this section:
- "(a) 'Coordinated care organization' has the meaning given that term in ORS 414.025.
- "(b) 'Recovery residence' means a residential dwelling that provides
  primary housing for individuals who seek a cooperative living arrangement that supports personal recovery from a substance use disorder.
  - "(c) 'Recovery residence certifying organization' means a nationally recognized and independent nonprofit organization, or a recognized state affiliate of the organization, that develops and administers recovery residence certification programs that require minimum quality and performance standards.
  - "(2) The Oregon Health Authority shall adopt minimum quality and performance standards to certify recovery residences that contract with the authority, a coordinated care organization or a county behavioral health department to provide housing supports to individuals with substance use disorders. The standards must be aligned with the standards of a recovery residence certifying organization.
    - "(3) The authority, a coordinated care organization or a county be-

havioral health department may contract with a recovery residence only if the recovery residence has been certified by the authority or by a recovery residence certifying organization.

"(4) If the authority, a coordinated care organization or a county behavioral health department has documented evidence, including evidence from a local government or law enforcement, that a contracted recovery residence has engaged in fraud, the authority, coordinated care organization or county behavioral health department shall report the evidence to the Director of the Oregon Health Authority and to an appropriate recovery residence certifying organization.

"SECTION 2. (1) Section 1 of this 2025 Act becomes operative on January 1, 2026.

"(2) The Oregon Health Authority may take any action before the operative date specified in subsection (1) of this section that is necessary to enable the authority to exercise, on and after the operative date specified in subsection (1) of this section, all of the duties, functions and powers conferred on the authority by section 1 of this 2025 Act.

"SECTION 3. This 2025 Act takes effect on the 91st day after the date on which the 2025 regular session of the Eighty-third Legislative Assembly adjourns sine die.".