Requested by Representative SCHARF

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## PROPOSED AMENDMENTS TO HOUSE BILL 2150

- Delete lines 4 through 8 of the printed bill and insert:
- 2 "SECTION 1. (1) As used in this section:
- "(a) 'Community living support' includes attendant care, skills training and relief care.
  - "(b) 'Day support activities' means attendant care delivered during scheduled, structured activities in a nonresidential setting that focuses on maintaining or enhancing the skills needed by an individual with an intellectual or developmental disability to engage in the individual's community.
  - "(c) 'Direct support professional' means an employee of a provider agency who provides attendant care to individuals receiving employment services, supported living services, day support activities, inhome or community living support services or services in a residential training facility or residential training home.
  - "(d) 'Employment services' means individualized, evidence-based services provided to an individual with an intellectual or developmental disability to assist the individual in choosing, securing and retaining work in an integrated employment setting.
- "(e) 'Provider agency' means an entity that provides:
- 20 "(A) Services to individuals in residential training facilities or res-21 idential training homes;

- 1 "(B) In-home services;
- 2 "(C) Supported living services;
- 3 "(D) Employment services;
- 4 "(E) Day support activities; or
- 5 "(F) Community living support.
- "(f) 'Residential training facility' and 'residential training home' have the meanings given those terms in ORS 443.400.
  - "(g) 'Supported living services' means services that provide an individual with an intellectual or developmental disability the ability to live in the community where the individual wants, with whom the individual wants, for as long as the individual desires.
  - "(2) When the Department of Human Services enters into a contract with a provider agency for the provision of services to individuals with intellectual or developmental disabilities by direct support professionals, the department shall adjust the payments made under the contract for inflation as provided in subsection (3) of this section.
  - "(3) No later than April 30 of each year, the department shall calculate the adjustment of the payments described in subsection (2) of this section based on the percentage increase, if any, from March of the preceding year to March of the year in which the calculation is made in the U.S. City Average Consumer Price Index for All Urban Consumers (All Items) as published by the Bureau of Labor Statistics of the United States Department of Labor or its successor.
  - "(4) Any adjustment calculated under subsection (3) of this section shall take effect on July 1 of the year in which the calculation is made.".

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Proposed Amendments to HB 2150