

2025-27 ODHS — Governor's Budget Policy Packages (POPs)

POP #	LC#	Policy Package Title	General Fund	Other Funds	Federal Funds	Total Funds	POS	FTE
101	322	Strengthening Safety and Regulatory Oversight	\$ 2,834,473	\$ -	\$ 2,834,473	\$ 5,668,946	33	21.27
102		OREM - Climate Response and Building Resilience	\$ 5,000,000	\$ -	\$ -	\$ 5,000,000	-	-
103		Access Rule (CMS)	\$ 2,121,342	\$ -	\$ 2,121,342	\$ 4,242,684	24	16.83
104		Federally Required Changes to Data Services Hub - Required Costs to State.	\$ 4,980,394	\$ -	\$ 15,038,366	\$ 20,018,760	4	3.00
105		Contract and Fiscal Compliance	\$ 745,663	\$ -	\$ -	\$ 745,663	4	3.00
106		Child Welfare Division Contract Administration Program	\$ 1,902,083	\$ -	\$ 815,174	\$ 2,717,257	15	10.85
107		Increase in payments for JOBS Participation Incentive (JPI)	\$ 5,183,325	\$ -	\$ -	\$ 5,183,325	-	-
108		SNAP Elderly Simplified Application Process (ESAP)	\$ 580,925	\$ -	\$ 580,925	\$ 1,161,850	2	1.50
109		Office and Worker safety	\$ 3,486,518	\$ 1,397,468	\$ 2,599,631	\$ 7,483,617	10	4.46
111		Services and supports for youth with intensive needs and their caregivers FOCUS Expansion	\$ 383,562	\$ -	\$ 164,381	\$ 547,943	3	2.25
112		Family First Prevention Services Act Implementation	\$ 7,041,752	\$ -	\$ 7,041,752	\$ 14,083,504	2	1.50
113		Central Abuse Management System (CAM) M&O	\$ 1,250,000	\$ -	\$ 1,250,000	\$ 2,500,000	-	-
201		Mainframe Modernization - Connects with OIS/OHA POP	\$ 2,207,443	\$ 407,237	\$ 3,618,002	\$ 6,232,682	6	4.50
202		Improve IT Security and Privacy Posture	\$ 1,467,518	\$ 97,835	\$ 880,512	\$ 2,445,865	-	-
117		Service equity and accessibility	\$ 1,444,427	\$ -	\$ 844,427	\$ 2,288,854	6	4.50
501		Foster Care Youth: A Path to Housing Stability	\$ 4,307,390	\$ 122,215	\$ 138,441	\$ 4,568,046	3	1.89
502		YEHP Core Service Maintenance	\$ 19,707,205	\$ -	\$ -	\$ 19,707,205	6	5.25
560		Ensuring access to services for individuals with behavioral health conditions	\$ 9,991,428	\$ -	\$ 15,790,258	\$ 25,781,686	26	11.41
Total ODHS 2025-27 POPs			\$ 74,635,448	\$ 2,024,755	\$ 53,717,684	\$ 130,377,887	144	92.21

# ODHS Policy Option Package (POP) Form

2025-27 Governor's Budget

<b>Program(s) / Unit(s)</b>	<b>Office of Aging and People with Disabilities, Safety, Oversight and Quality and Office of Developmental Disabilities Services.</b>
<b>POP Title</b>	101 - Strengthening Safety and Regulatory Oversight
<b>Related Legislation</b>	<p>Legislative Concept requiring a regulatory review shortly after an APD residential care facility, APD adult foster home, ODDS residential training facility, ODDS residential training home, and ODDS adult foster home has:</p> <ul style="list-style-type: none"><li>• Been newly licensed by ODHS or ODDS, or</li><li>• Had a recent change in ownership.</li></ul> <p>This Legislative Concept would require a regulatory review of these facility types within the following timelines:</p> <ul style="list-style-type: none"><li>• 120-day review of APD Residential Care Facilities</li><li>• 120-day review of APD Adult Foster Homes</li><li>• 120-day review of ODDS Residential Training Facilities</li><li>• 120-day review of ODDS Residential Training Homes</li><li>• 120-day review of ODDS Adult Foster Homes</li></ul>
<b>Summary Statement (5 to 7 sentences)</b>	<p>When community-based facilities and homes that serve older adults and/or people with disabilities are newly licensed or change hands, Oregon Department of Human Services (ODHS) must be able to conduct timely site visits to help ensure licensing compliance and the health and safety of residents. This policy option package (POP) would provide investments to strengthen ODHS' regulatory oversight of newly licensed APD Residential Care Facilities, APD Adult Foster Homes, ODDS Residential Training Facilities, ODDS Residential Training Homes and ODDS Adult Foster Homes. The funding would allow ODHS to review community-based care facilities and homes within 120 days after being newly licensed or after a change in ownership, helping ODHS identify licensing compliance concerns earlier, provide opportunities for proactive technical assistance and support to help facilities and homes correct identified compliance issues, and most importantly, help ensure the safety and well-being of residents, including those receiving Medicaid-funded HCBS services. Without this investment, APD would lack the staff necessary to conduct timely site visits when facilities are newly licensed or change hands, which could contribute to a continued increase in licensing and abuse complaints and hinder APD's ability to meet CMS HCBS safety requirements. Additionally, a lack of investment here may perpetuate an evolving narrative and public perception that ODHS regulatory oversight is ineffective and is unresponsive to safety concerns that have received wide publicity.</p>

	\$2,834,473	0	\$2,834,473	\$5,668,946	33	21.27

## ODHS 2025 POP Long Form

### Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

- **Safety and Wellbeing:** ODHS prioritizes safety and wellbeing of individuals receiving intellectual and developmental disability services and older adults and people with disabilities.
- **Regulatory Oversight:** ODHS regulates community-based care facilities and homes to ensure that residents are safe and have adequate care. However, there are a growing number of new licensees opening community-based care facilities and homes. Because many of these licensees have not operated facilities or homes previously, enhanced oversight is needed to ensure these facilities are well-operated and do not put residents at risk. This proposal would help ODHS ensure facilities are operating effectively.
- **Federal Compliance:** The Centers for Medicare and Medicaid Services (CMS) requires states ensure provider qualifications to deliver Medicaid funded Home and Community Based Services (HCBS). CMS also requires states ensure the health and safety of individuals receiving Medicaid-funded HCBS services.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

More people and entities are entering the community-based care market without prior experience operating facilities or homes. At the same time, residents entering these settings are becoming more medically complex. ODHS needs to take steps to assist these new facilities and homes through the provision of initial and ongoing assistance to help new facilities and homes to succeed.

Current state statutes and administrative rules require a person or entity to obtain a license to operate a community-based care facility or home prior to residents moving in, but there is often a substantial gap between the license being issued and ODHS staff visiting the facility to ensure proper management.

This POP addresses five types of facilities regulated by ODHS:

- APD residential care facilities include assisted living facilities and memory care facilities that house six or more individuals.
- APD adult foster homes house five or fewer older adults or people with physical disabilities in a home-like environment.
- ODDS residential training facilities are 24-hour group homes housing six or more individuals with intellectual and developmental disabilities.

- ODDS residential training homes are 24-hour group homes housing five or fewer individuals with intellectual and developmental disabilities.
- ODDS adult foster homes house five or fewer individuals with intellectual and development disabilities in a home-like environment. The current state statute and administrative rules allow for:
  - A two-year license for APD residential care facilities (RCF), including assisted living facilities and memory care communities.
  - A one-year license for APD adult foster homes (AFH).
  - A two-year license for ODDS residential training facilities (RTH).
  - A two-year license for ODDS residential training homes (RTH).
  - A one-year license for ODDS adult foster homes (AFH).

ODHS licenses a facility or home prior to residents moving in. However, ODHS may not review the home again until one year (AFHs) or two years (RCF, RTH, RTC) later, when the first licensing review is due. Consequently, ODHS may not become aware of compliance and safety concerns of a newly licensed facility or home (including facilities or homes that have had a change of ownership) until a licensing or abuse complaint has been reported or a resident has been harmed.

The Department is seeing an increase in licensing and abuse complaints across all community-based care settings; we believe this increase is due, in part, to the lack of experienced licensees. This will continue to be exacerbated by the rapid rate of growth in community-based care settings.

In 2022, ODDS triaged 432 concerns reported by various partners and community members. In 2023, ODDS triaged 673 concerns. ODDS continues to see this increase due to the enormous provider growth over the last 3 years and the lack of experienced providers.

In 2022, APD triaged 8602 concerns reported by various partners and community members. In 2023, APD triaged 10,931 concerns. APD continues to see this increase due to provider growth and the lack of experienced providers.

Requiring a regulatory review shortly after (e.g., within 120 days) a facility or home has been newly licensed would allow ODHS to be proactive and review performance soon after residents have moved into the new facility or home. This initial review would allow ODHS to identify licensing compliance concerns, particularly those posing health and safety risks to residents and staff, much earlier in the process. This would allow ODHS to assist the licensee with preventative corrective action early in the life of the license, thereby avoiding later problems.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

**Please note** in Multnomah County, both APD and ODDS AFH's are licensed by the county. The staffing numbers are included below.

The following numbers include licensing **totals for new licenses and CHOWs during the last four years**:

- 159 = total number of newly licensed facilities in APD RCFs, with an average of 40 per calendar year.

- 545 = total number of newly licensed homes in APD AFHs, with an average of 136 per calendar year.
- 930 = total number of newly licensed facilities and homes in ODDS RTFs/RTHs, with an average of 233 per calendar year.
- 255 = total number of newly licensed ODDS AFHs, with an average of 64 per calendar year.

Numbers of substantiated licensing and abuse investigations related to new licenses:

- 315 = total number of investigations for RCFs, with an average of 79 per calendar year.
- 3,991 = total number of investigations for AFHs, with an average of 998 per calendar year.
- 1,640 = total number of investigations for ODDS RTFs, RTHs and AFHs, with an average of 410 per calendar year.

Number of additional reviews needed to meet ODDS anticipated growth rate:

2024 monthly inspections	2025 monthly inspection estimate	Permanent FTE current capacity per month	Capacity with POP request per month
174	295	90	180

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

No, this POP was not the result of an audit. However, as the number of licensing and abuse complaints increase, there is increased pressure on the Department's capacity to meet state and federally required timelines for response and investigation of complaints. In addition, there is increased concern regarding resident safety amid the increased complaints, and growing demands from residents, families and advocates to strengthen ODHS's regulatory oversight.

5. What has **already been done** to address or mitigate the problem/opportunity?

To provide earlier feedback to homes, ODDS has been conducting some regulatory reviews of new Residential Training Facilities and Residential Training Homes within 120 days of opening new homes. While there are preliminary positive results, ODDS needs additional resources to continue to meet this review deadline. Training requirements have also been recently enhanced for direct care workers.

6. What are the **risks** if the problem/opportunity is not addressed?

- There is a risk to resident safety when new providers open their doors, but don't yet know how to effectively manage a facility or home.
- If a new owner or administrator does not know how to run a facility, workforce turnover and workforce shortages due to lack of training and support to meet the complex care needs of residents is a real risk.

- If a facility is not managed well from the beginning, this can result in loss of bed capacity overall.

7. What solution are you proposing through this policy option package (POP)?

This POP proposes to increase staffing to allow licensing staff to visit each facility and home within four months of opening to ensure community-based care facilities and homes are functioning according to regulation. This POP will also provide training resources for licensing staff and providers to support consistency in application, interpretation of and compliance with regulatory rules. In addition, the POP would provide sufficient resources to ensure timely processing of 120-day reviews, needed training and technical assistance to support provider compliance with regulatory policy and rules, corrective action oversight, quality assurance and data collection.

To conduct these visits and track information related to new facilities and homes additional staff are needed, as follows:

**For APD:**

- 4 Client Care Surveyors (for CBC Survey)
- 1 Administrative Support 2 (for CBC Survey)
- 1 Compliance and Regulatory Manager 1 (for CBC Survey)
- 1 Compliance Specialist 3 (for CBC Corrective Action)
- 2 Operations Policy Analysts 2 (CBC Licensing Coordinators)
- 2 Operations Policy Analysts 3 (CBC Policy)
- 1 Compliance and Regulatory Manager 1 (for CBC Policy)
- 3 Compliance Specialists 2 (APD AFHs)
- 1 Operations Policy Analyst 2 (APD AFH Licensing Coordinators)
- 1 Program Analysts 3 (QA review for CBC/AFH program)
- 2 Learning and Development Specialists 2 (for CBC/AFH program)

**For ODDS:**

- 6 Client Care Surveyors (for ODDS RTHs/RTFs)
- 2 Administrative Specialists 1
- 1 Compliance and Regulatory Manager 1
- 1 Program Analysts 2 (for ODDS QA review for AFH program)

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

We considered submitting the Legislative Concept without requesting any financial investment. However, this option is not preferred because the implementation would increase workload without providing sufficient staff resources. Consequently, this would not meet the desired outcome of improved resident safety or provider compliance.

We considered conducting 120-day reviews without adding staff or changing statutes. However, implementing 120-day reviews will increase community expectations regarding regulatory oversight of licensed facilities and homes. Without added resources the

likelihood of successfully implementing 120-day reviews is reduced. In addition, we believe licensed facilities and homes will question the authority to conduct the reviews.

Furthermore, without additional staff resources the increased workload poses challenges and burdens for the ODHS staff responsible for overseeing licensed facilities and adult foster homes, especially those represented by a union.

9. Has the proposed solution been successful in **other contexts or jurisdictions?**

Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

Although we are not aware of any precedent, assigning licensors to assist licensees in their first year of operation will have a positive effect. AFH statute states that providers have the burden of proof in the first 24 months to show that they can remain in substantial compliance, and after, that the burden of proof is on ODHS to demonstrate homes are out of compliance. With proactive licensing review during the first year of operations, we expect facilities and homes will be more successful and will experience fewer licensing violations and complaints during initial years of operation.

To provide earlier feedback to homes, ODDS has been conducting regulatory reviews of some new Residential Training Homes within 120 days of opening these new homes. Due to large numbers of new homes each year, the program has focused on the 120-day review for new homes proposed by existing licensees. The preliminary positive result for this sample group is that ODDS has identified compliance issues early, preventing a downward regulatory spiral.

ODDS needs additional staff to meet this review deadline for all RTHs given the provider growth. ODDS increased its provider agencies from 351 in 2021 to over 855 in 2023. It's residential training homes have increased from 827 homes in 2021 to 1498 homes in 2023. This extensive growth has limited ODDS's ability to do 120-day reviews without administrative rule changes and staffing resources. This example has been working, but ODDS cannot continue to meet this need without the current limited duration staff made permanent.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

The RCF and APD AFHs could initiate an early inspection program without a legislative change. However, putting this requirement into statute would reduce potential push back from facilities and may make compliance easier to achieve. ODDS would require new statutory language to enact this change for Residential Training Centers.

See associated Legislative Concept request form for recommended statutory changes to ORS 443.416, ORS 443.755 and ORS 443.735.

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

Increasing the frequency of licensing inspections addresses inequities faced by impacted communities by providing more consistent oversight and accountability within care facilities.

Communities that have historically experienced disparities in access to quality care, such as low-income neighborhoods or marginalized populations, often bear the brunt of inadequate oversight and substandard conditions in care settings. By conducting inspections more frequently, this policy ensures that any issues or violations are identified and addressed promptly, mitigating the potential harm experienced by these communities.

Additionally, the increased visibility of inspections can empower residents and advocacy groups to hold facilities accountable for providing equitable and culturally competent care, ultimately contributing to a more just and inclusive healthcare system.

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

These are proposed amended KPMs for the 2025-2027:

**KPM #3: TIMELY APD ABUSE INVESTIGATIONS** - The percentage of abuse reports assigned for field contact that meet policy timelines.

**KPM #4: SAFETY IN OREGON'S LICENSED LONG TERM CARE FACILITIES** – Percentage of Long-Term Care Facilities without Level 3, 4 or Immediate Jeopardy (IJ) licensing violations.

2. If none, are you proposing a **new or modified KPM**?

Not applicable.

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

This new proposal would help to reduce the number of overall APS investigations because issues will be detected earlier in the operation of the facility or home. Consequently, the remaining APS investigations will be timelier because there are fewer investigations in the queue, improving the targets for KPM #3. Likewise, KPM #4 targets should also improve, because there should be fewer facilities with high levels of harm.

4. What are the envisioned **outputs** of this POP?

**There are two primary key measurables that will demonstrate success of this program:**

1. Count the number of substantiated abuse allegations and number of substantiated licensing allegations for new facilities and homes and compare data from earlier years to the same data after implementing this new program.

2. Measure the number of substantiated complaints for new facilities and homes and compare them to the number of substantiated complaints for established facilities and homes.

For all five license types, the measurable information to be tracked would include:

- Number of new facilities opened during the calendar year.
- Number of new Change of Owners (CHOWs) during the calendar year.
- Timing for the initial visits to each new facility or home (I.e., are we able to visit each new facility within the 120-day deadline).
- Number of substantiated abuse allegations for new facilities opened during the calendar year.
- Number of substantiated licensing allegations for new facilities opened during the calendar year.

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

**Expected Outcomes:**

- The primary measurement for success will be improved safety of residents during the first year of operation of new facilities. This can be measured by counting the number of substantiated complaints for new facilities and homes and comparing those numbers to the historical number of substantiated complaints for new facilities and homes.
- As proposed, it will be useful to gather the following data for new facilities and homes following the first year of operation:
  - Number of substantiated abuse investigations; and
  - Number of substantiated licensing complaints.

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

- Corrective Action and Licensing Mgmt. System (CALMS) and Centralized Abuse Management (CAM) system will be used to collect the data, as they are currently
- We have been working with the BOTS program to gather the data from CALMS and ASPEN, to determine the number of cases that would be affected by this new process.
- APD and ODDS will track compliance data for new facilities and homes and record all information related to this new program.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

No, currently we do not anticipate needing changes to the case management system.

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

This proposal will improve customer service because facilities and homes will receive feedback concerning their operational performance much sooner after initial licensure, with the department conducting an initial review within four months after opening. The intent is to provide feedback early, to promptly address any issues, and to allow facilities to correct potential problems early.

More importantly, this POP will support new licensees to provide quality care and services to individuals residing in their licensed facilities and homes and promote an environment that is safe.

2. Will your solution require an IT investment? Explain.

We do not anticipate that this proposal will require an additional IT investment. Our expectation is that our current CALMS, CAM, and ASPEN programs can be used to meet this timeline.

#### Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it?**

This POP will ensure strengthened regulatory oversight and support for new licensees and owners. Staff will provide increased attention on assuring facility standards promote a homelike, safe and secure environment that supports and enables residents in maximizing their abilities, enhancing dignity, independence, individuality and their decision-making ability. Strengthened regulatory oversight will include:

- Enhanced review of new provider applicants and administrators.
- Increased provider and licensor training and policy, rule technical assistance.
- Increased surveyor and licensor positions to complete 120-day review, evaluation, of new and new ownership facilities.
- Quality assurance oversight to ensure systems and resources that are implemented are meeting required timelines for licensing, survey, licensing complaints, new provider qualifications.

Adequate manager supervision supporting the 1:12 supervisor to staff ratio.

2. What are the biggest potential barriers or risks to successful implementation?

The biggest potential barrier is the time and funding required to change state business and training practices. It takes time to implement any change and then to evaluate the effectiveness of this change.

APD is working with Human Resources to review and expand the Client Care Surveyor classification family. For example, establish a Client Care Surveyor 3 classification to help support recruitment, compensation, and retention of RN level surveyors. This could impact one of the four CCS2 positions we are requesting as we are striving to have 1 RN in a team of 4 surveyors.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

This proposal affects two programs within ODHS - APD and ODDS are both involved.

The statutes to be edited also affect OHA. OHA intends to join this process and make the same changes to their program that are being proposed here for ODHS.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?
  - No, there has not been a previous identical policy package.
  - However, we have submitted a previous successful funding package that focused on increasing the number of Community-Based Care surveyors. (See 2007-09 ODHS POP #106).
2. What **assumptions** affect the pricing of this policy package?

- The number of staff needed and the appropriate level of those staff.
- The staffing position levels will be different for the AFHs, as compared to the RCFs and RTFs. For the RCFs and RTFs, Client Care Surveyors are the correct staff positions to review the facilities, while Licensors are the correct staff level for all AFHs and ODDS RTHs.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

Not applicable.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

Each of the five programs discussed in this proposal are requesting staff:

### APD Positions:

- Four Client Care Surveyors for APD RCF programs to support the 120-day reviews
- Three Compliance Specialists 2 (licensors) for APD AFH program to be based out of APD Central office to support 120-day reviews.

- Three Operations and Policy Analysts 2 (to serve as licensing coordinators) for APD- APD currently uses Administrative Specialist 2 to help process new licensing applications and licenses, but position does not complete the needed research and analysis of applicants to ensure only applicants who are qualified and have demonstrated performance history (when applicable) are issued licenses. The OPA2s will support CMS compliance and increased expectations to complete thorough reviews of new applicants, including changes in ownership.
- Two Operations and Policy Analysts 3 for CBC Policy and Provider Support to assist currently licensed as well as newly licensed facilities with policy and OAR technical assistance, regulatory compliance, and corrective action monitoring.
- Two Compliance and Regulatory Managers 1 for APD CBC Survey Team- with the increase in Client Care Surveyors, another Manager position is needed to align with 1:12 supervisor to staff ratio. The second manager position is needed for the CBC Policy team. With the addition of 4 OPA positions to this unit, an additional manager is needed to align with 1:12 supervisor to staff ratio.
- One Compliance Specialist 3 for CBC Corrective Action Unit to support an anticipated increase in Corrective Action needed because of 120-day reviews and subsequent licensing visits for more serious violations.
- One Administrative Specialist 2 for CBC Survey Unit to support data collection, analysis and reporting of survey findings and outcomes, including 120-day review outcomes.
- One Program Analyst 3 for Safety, Oversight and Quality Operations team to provide CBC and AFH program evaluation and quality assurance. These staff will review and analyze performance data for CBC survey, AFH licensing, and licensing complaints, including evaluate effectiveness of policies and make recommendations for process improvement.
- Two Learning and Development Specialists 2 to support training of new surveyors and licensors, as well as development and training for both CBC and AFH providers based on trends identified through 120-day reviews, surveys and complaints. Currently, APD's has one Learning and Development Specialist to support training for 44 local licensors and over 1300 AFH providers. There are no Learning and Development Specialists for CBC Survey unit, which means existing Client Care Surveyors must help with training. This reduces their capacity to focus on needed survey work and contributes to inconsistent practices. Having dedicated trainers would support consistency, establish standardized training, and afford capacity to develop and provide training to facilities based on findings through the 120-day reviews, surveys and complaints.

#### **Positions for ODDS:**

- Eight Client Care Surveyors for ODDS RTF/RTH program to perform the 120-day reviews including two positions for the Community Living Supports compliance. These staff are currently limited duration and are needed permanently.
- One Compliance and Regulatory Manager 1 for ODDS to manage this unit. This staff is currently limited duration and needed permanently.
- One Program Analysts 2 for ODDS (licensing program coordination)
- Two Administrative Specialist 1s to support this work. This staff is currently limited duration and needed permanently.
- One Government Auditor 2 to performs audits on provider records including audits on Community Living Supports.
- One Business Operations Manager 1 for ODDS to manage the work of the audit team.

5. What are the **startup and one-time costs** associate with this POP?

The primary startup cost involves hiring and training the new staff, as well as cost associated with updating policy and OARs.

For ODDS our staff are currently working a limited duration so no startup costs would be needed.

6. What are the **ongoing costs**?

Costs of staff associated with the full implementation and operationalization of the early reviews, including the associated costs of travel.

7. What are the **sources of funding (revenue)** and the funding split for each one?

Fiscal staff indicate these positions will likely be paid using General Funds (GF) and Federal Funds (FF).

8. What are potential **savings**?

Potential savings will result from less staff time spent imposing civil penalties and writing and reviewing sanctions such as license conditions, non-renewals, and closures. There should be fewer sanctions because the early 120-day review will allow the Department to identify issues with new facilities earlier in the process. If civil penalties and licensing sanctions decrease, the cost associated with administrative reviews and DOJ attorney fees will decrease.

**TOTAL FOR THIS POLICY PACKAGE**

	General Fund	Other Funds	Federal Funds	Total Funds	Pos.	FTE
Personal services	\$2,548,552	0	\$2,548,552	\$5,097,104	33	21.27
Services + supplies	\$144,357	0	\$144,357	\$288,714		
Capital outlay	0	0	0	0		
Special payments <sup>1</sup>	\$141,564		\$141,564	\$283,128		
Other	0	0	0	0		
<b>Total</b>	<b>\$2,834,473</b>	<b>0</b>	<b>\$2,834,473</b>	<b>\$5,668,946</b>	<b>33</b>	<b>21.27</b>

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<sup>1</sup> Special Payments reflect funds paid to Multnomah County for staffing ODHS' programs.

## FISCAL IMPACT BY PROGRAM

	APD	ODDS	Total
General Fund	\$1,283,611	\$1,550,862	\$2,834,473
Other Funds	0	0	\$0
Now Federal Funds	\$1,283,611	\$1,550,862	\$2,834,473
Total Funds	\$2,567,222	\$3,101,724	\$5,668,946
Positions	19	14	33
FTE	8.75	12.52	21.27



## ODHS Policy Option Package (POP) Form 2025-27 Agency Request Budget

Program(s) / Unit(s)	Central / Office of Resilience and Emergency Management (OREM).
	OREM – Warming/Cooling/Cleaner Air, Water, and Software POP
<b>Related Legislation</b>	<a href="#"><u>HB 5006 (2021) Section 103</u></a> appropriated \$76M to ODHS (OREM) for feeding and sheltering of 2020 wildfire survivors.
	<a href="#"><u>HB 5042 (2021) Section 3</u></a> appropriated \$70M to ODHS (OREM) food and shelter of 2020 wildfire survivors.
	<a href="#"><u>SB 762 (2021) Sections 14 to 14b</u></a> appropriated to OREM \$5M for a Cleaner Air Grant and support program.
	<a href="#"><u>HB 5202 (2022) Budget Report and Measure Summary page 63</u></a> appropriated 9 limited duration staff to work with wild fire survivors.
	<a href="#"><u>SB 1536 (2022) Section 30 to 32.a</u></a> appropriated to \$2M for warming/cooling center grants and support.
	<b>September 2022 E-Board</b> allocated \$4.4M to ODHS (OREM) for medical respite shelter operations.
	<a href="#"><u>SB 80 (2023) Section 7</u></a> augmented ORS 431A.412 to improve the definition of “support” and added nonprofits and faith-based organizations to the eligible candidates for the warming/cooling/cleaner air support program.
	<a href="#"><u>HB 5026 (2023) Budget Notes</u></a> page 19 appropriated \$4M for water delivery to residents with limited access to safe drinking water because of groundwater contamination or other water issues.
	<a href="#"><u>HB 3049 (2023) Section 86 and 107</u></a> appropriated \$10M to OREM to administer the Resilience Hubs and Networks grant.

	<p><a href="#"><u>SB 1530 (2024) Section 5</u></a> appropriated \$2M to provide support for warming or cooling emergency shelters or facilities as described in ORS 431A.410.</p> <p><a href="#"><u>SB 5701 (2024) Sections 255 to 257</u></a> appropriated to OREM 29 permanent FTE and an operating budget.</p>
<p><b>Summary Statement</b> (5 to 7 sentences)</p>	<p>As climate-related disasters escalate, OREM's goal to be available daily to support local jurisdictions and communities becomes even more urgent, necessitating sufficient systems and funding to address emerging challenges like extreme weather events and wildfires in a way that put the community first. Without predictable and sustained financial support, OREM's capacity to support water, warming/cooling/cleaner air needs at the local level will suffer, hindering our ability to effectively plan for and respond to disasters.</p> <p>The core values driving this POP is to build capacity at the local level and to build capacity for OREM to work by, with, and through Tribal Nations, CBOs, NGOs, CCOs, and local government. OREM is obligated to provide support to warming/cooling/cleaner air/emergency centers under ORS 431A.412.</p>

## Warming/Cooling/Cleaner Air, Water Delivery Services

**\$1,429,600**

**Critical Mission Management Software \$3,570,400**

**TOTAL REQUEST: \$5,000,000**

	General Fund	Other Funds	Federal Funds	Total Funds	Pos.	FT E
<b>Policy package pricing</b>	\$5,000,000	\$0	\$0	\$5,000,000	0	0.00
<b>Partner agency pricing *</b>	\$0	\$0	\$0	\$0	0	0.00

## Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

OREM's core value is to reduce the impact of emergencies, disasters, and adverse events on people every day. OREM requires consistent funding to provide these specialized services while following equity as their North Star, to provide the warming/cooling/cleaner air/emergency shelter support program to provide direct, technical, and financial support to local emergency shelters that give people a place to go when their homes or neighborhoods are unsafe due to extreme heat, cold, unhealthy air quality, or other adverse event.

OREM's Water Delivery Service program provides water delivery service to Oregonians as a temporary, emergency solution a lack of water due to drought, contamination, or broken water distribution infrastructure.

OREM provides support to ODHS clients when they need power, communications, heating, cooling, food and water, or evacuation assistance and sheltering.

OREM also provides support to ODHS offices to ensure continuity of operation and continuation of services.

### **OREM Response Biennium Total: \$1,429,600.**

OREM requires critical mission management software to deliver services. The itemized list of systems and their associated costs is below:

Software Name	Description	FY '26	FY '27	'25-'27 Biennium Total
Genasys Protect	Evacuation Planning	\$1,120,200	\$920,200	\$2,040,400
DLAN	Situational Awareness & Tracking	\$100,000	\$100,000	\$200,000
ORION	Impact Assessment	\$250,000	\$250,000	\$500,000

Expedition Communications	SatRunner mobile satellite communications, wifi, and cell phone equipment	\$25,000	\$25,000	\$50,000
Starlink	Starlink Data	\$105,000	\$105,000	\$210,000
Roadpost	Satphone Data	\$45,000	\$45,000	\$90,000
Unite Us	Closed Loop Referrals with CBOs	\$240,000	\$240,000	\$480,000
<b>Software Biennium Total</b>				<b>\$3,570,400</b>

2. Describe the **problem/s or opportunity/ies** this proposal would address.

OREM requires funding to provide support to warming/cooling/cleaner air/emergency shelters to be in compliance with our duties under ORS 431A.412 as well as responsibilities assigned to ODHS for mass care. OREM also requires sustained funding for critical systems that facilitate vulnerable population tracking, work order flow, and reimbursement. To be clear, the duties assigned to OREM are not to be conducted with the Oregon Department of Emergency Management (ODEM), and the systems needed to conduct these duties are not provided by ODEM. OREM and ODEM are in perfect agreement regarding what roles and duties each have: OREM is responsible to conduct mass care (ESF-6), to conduct State Social Services Recovery (SRF-4), to provide safety and support to ODHS clients, and to provide support of ODHS offices to ensure continuity of operations and continued delivery of services.

The duties performed by OREM are not conducted by any other state agency and are often beyond the capabilities of local governments. Moreover, no other agencies have or offer the systems required by OREM to conduct its work. OREM cannot function effectively without these systems.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

Funding for operations include funds to help support local warming, cooling, or cleaner air centers with staffing, deployable equipment such as air scrubbers or climate trailers, and food and water. Systems are required to track these requests

for support, assess and document damages, track the deployment of assets and personnel, and to properly document these expenses for potential reimbursement from the federal government.

In 2023, OREM took part in 8 major missions and 54 community engagements. Community engagements included engagements across 17 counties, 3 statewide, 2 tribal, and 3 national engagements. Also, in 2023 OREM responded to 42 requests for assistance across 19 counties and 1 state partner (Hawaii). OREM staff presented about protecting at-risk populations during evacuation at a national conference in Atlanta, Georgia, and presented on 5 topics at the Oregon Emergency Management Association conference in October 2023.

In 2024, OREM responded to the January Winter Storm to provide people with emergency power, and climate control, as well as staffing and feeding support. OREM also provided enormous support in response to the extreme heat and subsequent wildfires that began in late June. The costs of support to the extreme heat and wildfire events of 2024 are ongoing. It would be prudent to have CSL funding to establish mitigation measures before these events and to support response and recovery efforts.

4. In the simplest way possible, how would you describe this POP to a legislator and show how it addresses **a problem/opportunity that impacts their constituents.**

OREM helps reduce the impacts of disasters on people every day. OREM directly impacts constituent safety and well-being. Moreover, as climate-related disasters escalate, OREM's goal to be available daily becomes even more urgent, necessitating sufficient funding to address emerging challenges like extreme weather events and wildfires.

5. What **ODHS programs** have you consulted with on your proposal? If not, please consult with programs to see if there are opportunities to partner on POP proposals.

OREM has consulted and regularly collaborates with all ODHS programs to align how OREM supports them to protect their local offices and the people they serve. The collaboration across ODHS programs and offices has never been greater than

they are during the extreme heat response during this 2024 summer.

6. Is this POP, in whole or in part, a response to an **audit**? Explain.

No.

7. What has **already been done** to address or mitigate the problem/opportunity?

OREM has been implementing support to warming/cooling/cleaner air/emergency shelters across Oregon since 2022. This support has been funded by sporadic and unpredictable one-time special purpose appropriations as shown in the table below. OREM provides hydration-support to deliver water to residences that have experienced dry or underperforming wells, broken water infrastructure, or contaminated water sources has been supported by special purpose appropriations. Water funding for this biennium is from HB 5026 (2023), the budget notes read, "One-time General Fund of \$4,000,000 is provided for water delivery for residents with limited access to safe drinking water because of groundwater contamination or other water issues."

One-Time Appropriations	Column1	Column2
Activity	Legislation	One-Time
Cleaner Air	SB 762 (2021)	\$5M
Warming/Cooling	SB 1536 (2022)	\$2M
Warming/Cooling	SB 1530 (2024)	\$2M
Water	HB 5026 (2023)	\$4M
<b>TOTALS</b>	-	<b>\$29.4M</b>

8. What are the **risks** if the problem/opportunity is not addressed?

- OREM will not be able to provide the necessary level of support to communities without sustained mission management systems.
- OREM will not be able to provide support warming/cooling/cleaner air centers.

- OREM will not be able to track, manage, and document its missions, equipment, and staff deployments without sustaining mission management systems.
- OREM staff become overwhelmed by inconsistent and unpredictable sources of funding.
- Degraded relationships with communities based on broken promises due to unpredictable sources of funding.
- OREM will not be able to fully leverage investments made in Resilience Hubs and Networks with follow-up planning, training, exercises, and operational support to locals.
- OREM will be left with unfunded mandates under ORS 431A.410 and ORS 431A.412.

9. What **solution** are you proposing through this policy option package (POP)?

- Permanent funding of systems.
- Permanent funding for warming/cooling/cleaner air shelter support.
- Permanent funding for OREM's Water Delivery Service.

10. What **alternative solutions** were considered and what were the reasons for selecting your solution?

The alternative is a less effective and less impactful OREM that is not reliable, relevant, and responsive.

11. Is this a joint ODHS/OHA (or other agency) POP? If so, describe the **partner agency's priorities** this POP is designed to serve.

Not applicable.

12. Has the proposed solution been successful in **other contexts or jurisdictions**? Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

OREM has successfully provided support to warming/cooling/cleaner air centers since 2022. OREM has successfully supported Oregonians who have struggled with drinking water for the past two years.

13. What **state agencies** have been consulted on the identification of the issue and proposed resolution?

OHA and OWRD are heavily intertwined with the water mission and distribution of air conditioners and air filters, and they are being consulted regarding the development of the OARs describing OREM's Water Delivery Service; OREM has been acting as the logistical partner to OHA for their part of the warming/cooling/cleaner air program. OREM's roles in this context have been fully coordinated with the Governor's Office and ODEM.

14. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

OREM put forth a legislative concept (LC) that will provide OREM with more specific and explicit authorities to conduct its missions. Although, OREM already has direct authority for the warming/cooling/cleaner air support missions under ORS 431A.410, the associated LC put forth for the 2025 legislative session is tangentially related.

## Part 2. EQUITY AND INCLUSIVITY

1. In what ways has **community and/or Tribal engagement** informed this proposed POP?

OREM has conducted many missions and responded to many incidents with Oregon's Tribal Nations, such as providing water to the Warm Springs Tribal Nation when their water distribution infrastructure fails. OREM has been supporting the Tribal Nations throughout its history. OREM has a dedicated Tribal Emergency Coordinator to act as our subject matter expert and to represent Tribal interests.

2. Does this POP align with ODHS|OHA **Tribal Consultation Policy**? How?

Yes.

3. Does this POP advance the goals of the **ODHS DEIB Plan**? How?

Yes, OREM's goal is to serve vulnerable populations and to provide service to populations that are disproportionately impacted by disasters.

This POP would advance DEIB Focus Areas: #2 Community Engagement; #5 Service Equity, and; #8 Communications in the following ways:

#2 Community Engagement: The warming/cooling/cleaner air support and grant program have community engagement at the heart of their program by integrating development of an ongoing relationship with each organization that received technical or direct support. These relationships are structured with scheduled interactions designed to assess, catalogue, and develop the capabilities of the centers across the state. OREM's field staff are directed to contact each previous and future grant awardee to update the community resources in OREM's database to include: location; point of contact; equipment available; equipment needed; capabilities; training needed; etc. to inform OREM of what additional planning, organizing, equipping, training, or exercising OREM can help them receive in order to build their capacity, and therefore strengthen their resilience.

#5 Service Equity: OREM will use the information gather through the process explained above to determine which communities need assistance the most, and which centers/hubs need more assistance than other people.

#8 Communications: OREM strives to disseminate information in the most equitable way possible through offering information in multiple languages, offering technical assistance with applying to our grants, and utilizing 2-1-1 as a resource to receive referrals for requests for assistance and to disseminate information on where and when resources can be located. OREM has also offered transportation to 2-1-1 callers through a contract with Lyft to get people to warming, cooling, or cleaner air centers.

#### 4. How will this POP **address inequities** faced by impacted communities?

Disasters disproportionately impact historically disadvantaged and disenfranchised

populations. OREM staff provides support directly to those populations and provides support to the CBOs, CCO, and CAAs that support those populations.

### Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

Although OREM is in the development of its strategic plan, OREM has not yet developed KPMs overall. Nonetheless, the success of these programs is measured by the increased interaction and support of CBOs, NGOs, CCOs, and other community groups that do the actual work of building resilience in Oregon, and fewer people will be impacted by disasters and the effects are less.

These stories of success in building capacity at the local level are quantifiable and available in our previous grant report. The number of people who receive Water Delivery Service due to dry or underperforming wells, contamination, or broken water distribution infrastructure are also quantifiable, measurable, and available upon request.

2. If none, are you proposing a **new or modified KPM**?

OREM is in the development of its strategic plan; KPMs may be included as the process continues.

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

OREM supports all ODHS offices, programs, and clients. The continuation of the programs described in this POP will be able to support all ODHS clientele and offices to get ODHS closer to the goal of enhanced customer service.

4. What are the envisioned **outputs** of this POP?

Outputs envisioned in this POP are to provide OREM with predictable funding support for systems at a level that allows of disaster response and recovery support for multiple complex incidents simultaneously. OREM requires this minimum amount of sustained funding support to provide direct and technical support to local shelters and to build capacity in local jurisdictions. Field staff

must work directly with CBOs, CCOs, CAAs, and local government to understand critical gaps in training, equipment, and resources to make attempts to fill those gaps and thereby build capacity and resilience in those communities.

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

OREM field staff who engage directly with community members and community leaders to provide shelter support, water delivery, evacuation assistance, and other functions require predictable and sustained funding to ensure OREM's adequate level of customer service. People and organizations benefit directly from these services.

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

OREM collects and stores mission information into a variety of systems. Operational data is contained in DLAN. Case management information is stored in VisionLink. Impact assessment data is collected and stored in Orient. OREM is helping local jurisdictions manage their evacuation planning with Genasys Protect. All of that data in those systems is required for OREM to properly execute its missions.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

Yes, OREM is consolidating case management and impact assessment into a single system, Orion.

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

The funding for OREM's missions and systems requested in this POP form will provide direct customer service to ODHS, clientele, and communities.

2. Does this POP help **break down traditional program siloes**? If so, explain.

Yes, OREM works with all ODHS programs and offices to provide support to their offices and their clientele.

3. Will your solution require an **IT investment**? Explain.

Yes. OREM requires permanent funding for systems development and annual subscriptions.

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

The money would be used to pay for food, water, hygiene, shelter, and emergency assistance support, household water delivery, and systems acquisitions and subscriptions.

2. What are the biggest potential barriers or risks to successful implementation?

No barriers are foreseen. OREM has already been successfully conducting this work. Predictable funding will only allow OREM to work spend money more efficiently by putting planning and mitigation efforts in-place before disaster strikes.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

OREM works by, with, and through local partners, community-based organizations, faith-based organizations, business, state partners, and local jurisdictions to

understand needs, gaps, and capabilities. With the funding requested in this POP, OREM will be able to build upon the relationships already established. While OREM will continue to work with local communities whenever possible to solve problems at the local level (see ORS 401.032(2)), outside-ODHS partners will not be responsible for any part of implementing OREM's core duties or systems.

4. At this point, have you **engaged** those identified above?

OREM continually works with local partners.

#### Part 6. PLAN B

1. Is this POP **scalable**? If it's not fully funded, how would you move this solution forward?

If this POP is not funded, then OREM will not be able to provide the support mandated in ORS 431A.410 and will not have the systems required for mission management. Furthermore, OREM will not be able to continue to support OHA and the LUBGWMA mission as requested by the Governor's Office.

#### Part 7. BUDGET

1. Are there **prior investments** allocated for this policy package?

Yes; see list of one-time special purpose appropriations listed at the top of this POP form.

2. What **assumptions** affect the pricing of this policy package?

Cost estimates are based on historical data and appropriations.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

Yes, these proposed changes would allow OREM to meet anticipated caseloads.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

This POP does not request any additional staffing for OREM.

5. What are the **startup and one-time costs** associate with this POP?

All start-up costs have been met.

6. What are the **ongoing costs**?

Subscription costs for systems and perpetual financial support for OREM's water and warming/cooling/cleaner air shelter support.

7. What are the **sources of funding (revenue)** and the funding split for each one?

General Fund.

8. What are potential **savings**?

Saving will be found in mitigation efforts made possible by predictable funding.

### TOTAL FOR THIS POLICY PACKAGE

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services						
Services + supplies	\$5,000,000			\$5,000,000		
Capital outlay						
Special payments						
Other						
<b>Total</b>	<b>\$5,000,000</b>	<b>\$0</b>	<b>\$0</b>	<b>\$5,000,000</b>	<b>0</b>	<b>0.00</b>

### FISCAL IMPACT BY PROGRAM

	Program 1	Program 2	Program 3	Program 4	Total
General Fund	\$5,000,000				\$5,000,000
Other Funds					\$0
Federal Funds					\$0
Total Funds	\$5,000,000				\$5,000,000
Positions					0
FTE					0.00



<b>Program(s) / Unit(s)</b>	Oregon Department of Human Services: Office of Developmental Disabilities Services (ODDS) and Aging and People with Disabilities (APD)
<b>POP Title</b>	103 - Access Rule (CMS)
<b>Related Legislation</b>	
<b>Summary Statement (5 to 7 sentences)</b>	The Office of Aging and People with Disabilities and the Office of Developmental Disabilities Services currently lack staffing and resources to implement and ensure compliance with the Centers for Medicare and Medicaid Services' (CMS) new Access Rule, which is intended to improve access to care and health outcomes and better promote health equity for Medicaid beneficiaries across fee-for-service (FFS) and managed care delivery systems, including for home and community-based services (HCBS) provided through those delivery systems. This POP will provide ODHS with the necessary resources to implement the new rule and ensure continuous compliance. Without the requested staffing and resources, APD and ODDS will be unable to implement the new federal requirements and, as a result, would stand to lose Medicaid funding for home and community-based services (HCBS) and be substantially hampered in their efforts to improve customer service to Oregon's Medicaid beneficiaries.

	General Fund	Other Funds	Federal Funds	Total Funds	Pos.	FTE
<b>Policy package pricing</b>	\$2,121,342	\$0	\$2,121,342	\$4,242,684	24	16.83

### Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

ODHS values its commitment to meet federal requirements for home- and community-based services funded by Medicaid. ODHS' mission "to help Oregonians in their own communities achieve well-being and independence through opportunities that protect, empower, respect choice and preserve dignity" will be at risk if APD and ODDS do not comply with the new CMS Access Rule. Funding this POP will ensure that Oregon's children and adults with intellectual, developmental and physical disabilities, older adults, and their families:

- Have timely eligibility determinations for Medicaid home and community-based services (HCBS), also known as long-term services and supports (LTSS).
- Experience person-centered services, supports and early interventions that are innovative, help maintain independence, promote safety and well-being, and honor choice.
- Receive services and supports that respect cultural preferences and uphold dignity.
- Have timely access to direct care.
- Are protected from negative outcomes, called critical incidents, including abuse and neglect.
- Are able to share lived experiences to inform services and supports and decision making.
- Have a way to report and resolve grievances.

The final CMS Access Rule was published May 10, 2024, and the regulations are effective July 9, 2024. There are 11 distinct new expectations, all with different timelines and sub-requirements. These new expectations include:

- Heightened critical incident reporting, intervention and mitigation. *(Due April 2027)*
- Three new or revised advisory committees *(Due 2025 and 2026)*
- Strengthened person-centered service planning processes *(Due April 2027)*
- New public reporting on quality measures *(Public reporting due April 2028 but work will need to be done by Summer 2026)*
- Payment adequacy to direct care workers *(Due April 2030)*
- Public transparency on rates *(Due July 1, 2026)*
- Public reporting on waitlists for access to waivers *(Due April 2027)*
- Public reporting on timeliness of access to services and supports *(Due April 2027)*
- Creation of a new grievance process *(Due April 2026)*
- New home and community-based care web page *(Due April 2027)*

2. Describe the **problem/s or opportunity/ies** this proposal would address.

ODDS and APD lack the staffing and necessary system resources, such as contracting and information technology, to implement all of the requirements in and to ensure continuous compliance with the Centers for Medicare and Medicaid Services' (CMS) new Access Rule. **Compliance is tied to Oregon's ongoing federal financial participation.**

Some current problems that this POP will address include:

- Person-centered services and supports are applied inconsistently.
- Individuals face barriers in accessing direct care once eligible for services.
- Critical incidents are limited in definition, leading to discrepancies in how and what critical incidents are reported.
- Grievance processes are varied or lacking.
- Individuals' lived experiences are not always factored into decisions concerning supports and services provided.
- There is a lack of transparency about access, quality and compliance with federal regulations.

Continuous compliance with the new rule will include:

- Updating the state's critical incident reporting and incident management system with an electronic information system that collects, tracks and trends data and that identifies critical incidents through required provider reporting and other data sources (e.g., claims, Medicaid Fraud Control Units, Adult Protective Services, Child Protective Services, law enforcement).
- Publicizing waitlists, including the time it takes eligible individuals to access direct care (i.e, a public report on de facto waitlists).
- Modernizing case management systems.
- Implementing CMS' new quality measures and publicly reporting on those measures.
- Creating a new grievance system.
- Ensuring payment adequacy and rate transparency.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

The CMS Access Rule was developed in part as a result of the Office of Inspector General's (OIG) reports of national noncompliance in the areas the Access Rule addresses.

APD has seen an increasing number and percentage of consumers that should be receiving HCBS but have not been able to find a paid caregiver. As a result, they only receive case management services and lack access to HCBS. The number of consumers in this situation fluctuates between 5,000 and 7,000. As of March 2024, this number is over 6,100.

ODDS does not have comparable data. As of December 2023, there were 8,787 individuals who receive case management only in ODDS' system. The difference in the data is that some of these individuals in ODDS' system only need or only choose to access case management services. ODDS earns case managers for this population, while APD does not.

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

No, this POP is a response to federal regulation changes. CMS has released an unpublished version of the new Access Rule upon which this POP is based. The rule will be published on May 10, 2024.

5. What has **already been done** to address or mitigate the problem/opportunity?

ODDS and APD have begun work to identify areas needing attention and resources needed to implement the new Access Rule and ensure continuous compliance.

6. What are the **risks** if the problem/opportunity is not addressed? The risks of maintaining the status quo include:

There are multiple risks with grave consequences. If APD and ODDS fail to comply, they will lose federal Medicaid funding for their services. They will have inadequate resources to implement the new rule and lack the necessary ongoing resources to ensure continuous compliance. Additional risks include a lack of equity in service eligibility determination and access to direct care, underreported critical incidents and grievances, and the loss of increased transparency in all areas of services offered by APD and ODDS.

7. What **solution** are you proposing through this policy option package (POP)?

This POP will solve ODHS' noncompliance by empowering ODDS and APD to meet the requirements of the new CMS Access Rule. Additionally, the funding will:

- Improve quality, health outcomes and individuals' access to care.
- Increase the quality of the direct care workforce.
- Modernize the case management and incident management systems and fund their ongoing maintenance.
- Improve equitable responses to critical incidents and grievances.
- Increase transparency.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

ODDS and APD assessed the possibility of meeting the new CFR without additional resources. **Due to the magnitude of the changes, no alternative will be sufficient.**

9. Has the proposed solution been successful in **other contexts or jurisdictions**?  
Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

All states are currently working to identify ways to meet the new CMS Access Rule.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

We do not think that statute changes are necessary at this time. There may be a need for statutory changes to allow additional data sharing between entities with whom ODHS does not currently share data such as Poison Control. No steps have been taken yet, and there is likely time to do this in the 2026 session if necessary.

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?
  - Timely eligibility determinations.
  - Person-centered supports and services.
  - Timely access to direct care.
  - Critical incident trends, which may identify inequities on which ODHS will need to respond.
  - Resolving of grievances.

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?  
This POP supports:

**KPM #1: TIMELY ELIGIBILITY DETERMINATIONS FOR APD LONG TERM SERVICES AND SUPPORTS** — The percentage of older adults and people with disabilities who receive timely LTSS eligibility determinations (Timely is defined as within 45 days of the initial date of request for LTSS)

- Providing resources, including to modernize case management systems, will allow for timely eligibility determinations.

**KPM #2: ACCESSIBILITY OF APD LONG TERM SERVICES AND SUPPORTS —**

Percentage of eligible older adults and people with disabilities who receive assistance from paid caregivers

- Payment adequacy will help with retaining direct care workers.

**KPM #9: TIMELY ELIGIBILITY DETERMINATION FOR ODDS SERVICES —**

The percentage of individuals who apply for ODDS' services who are determined eligible within 90 days from application

- Providing resources will allow for more timely eligibility determinations.

**KPM #10: INTELLECTUAL/DEVELOPMENTAL DISABILITY**

**DISPROPORTIONALITY (ODDS) — Percentage of IDD service recipients by race and ethnicity compared to the Oregon population race and ethnicity**

- Providing resources will allow for more equitable delivery of services to marginalized populations.

**KPM #12: ABUSE/NEGLECT OF ADULTS WITH DEVELOPMENTAL DISABILITIES**

**(ODDS) —** The percentage of substantiated abuse/neglect of adults in licensed and endorsed programs

- Providing resources will allow for an increase in oversight of critical incident processes and systems.
- Providing resources will allow for increased collaboration with other ODHS/OHA programs such as OTIS, Child Welfare, Behavioral Health, Medicaid Fraud Unit, etc.

2. If none, are you proposing a **new or modified KPM**?

See above.

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

See above.

4. What are the envisioned **outputs** of this POP?

We envision the following outputs:

- Increased resources to meet CMS compliance (staff, IT systems, contracting support).
- Increase in the number of individuals able to access direct care through Medicaid HCBS.
- Increase in the population of and quality of the direct care work force.
- Increase in the number of timely and accurately reported critical incidents.
- Increased strategies to mitigate negative outcomes for consumers.
- Increase in the number of grievances resolved.
- Increase in consumer engagement.
- Increase in ODHS/OHA collaboration with other agency partners.

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

This POP will enable APD and ODDS to consistently use an equity lens for service delivery, increase protection from critical incidents, and improve timely resolution of grievances.

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

We will collect data using a variety of methods and sources including from ORRAI and improved collection from CAM.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

Yes, we need modernized case management systems to achieve compliance. ODDS will have a new case management system in Spring of 2025.

## Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

This POP will improve customer service by enabling more timely eligibility determinations which leads to quicker access to services, increasing health and safety outcomes with improved

critical incident response, improving response to and resolution of grievances, providing more equitable services and supports, and increasing transparency through information sharing.

2. Will your solution require an **IT investment**? Explain.

This solution requires significant system modifications including case management and incident management systems.

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

We will use funds to:

- Hire additional state and community partner staff to:
  - Create and maintain a new grievance system.
  - Address new types of critical incidents.
  - Track and report on new quality measures.
- Update our case management and incident management systems.
- Increase workforce recruitment efforts to ensure timely access to services and supports.
- Contract support.

2. What are the biggest potential barriers or risks to successful implementation?

The barriers and risks to successful implementation include the loss of federal Medicaid funding for ODDS and APD, lack of staff and resources to implement and comply with the CMS Access Rule, and case management and incident management systems that are not updated.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

- APD — general implementation
- ODDS — general implementation
- OHA — overall consultation and approval (as the single state Medicaid agency)
- CMS — approval of Medicaid State Plan amendments and waivers
- Potentially ODHS' Self-Sufficiency Programs and Child Welfare — system update consultation and collaboration on critical incidents
- Oregon Eligibility Partnership (OEP) — staff, process and system support
- Tribes — rulemaking and Medicaid State Plan amendment consultation
- ORRAI — reporting and data needs
- OFS Budget and Finance — monitoring budget and increased expenditures

- Office of Information Services (OIS)
- Office of Training, Investigations and Safety (OTIS)
- Medicaid Fraud Unit — providing data
- Case management entities (CMEs) and area agencies on aging (AAAs) — incident and grievance management
- Provider agencies — providing wage information, incident management
- OHSU — Poison control

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?

No prior investments have been made.

2. What **assumptions** affect the pricing of this policy package?

Assumptions include:

- Increase to the direct care workforce.
- Costs may change related to updating incident and case management systems.
- Increase in staff required to comply with Access Rule.
- Increased provider payments as access to direct care waitlists are decreased.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

There is a potential increase in cost-per-case. There could be changes to caseloads from case management only to services caseloads.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

To comply with the new Access Rule, ODDS and APD will each require staff and positions to implement the rule across their delivery systems.

In ODDS, the following staff and positions are needed for implementation:

### Critical Incidents (3-year timeline):

- **Hire in January 2027**
  - Compliance and Regulatory Manager 1 (CSR1) x1
    - oversee the compliance-auditors, Corrective Action Coordinators and oversee process development and implementation
- **Hire in January 2025**
  - Operations and Policy Analyst 3 (OPA3) x1
    - Focus on CAM and IMT
  - Program Analyst 3 (PA3) x2
    - One will support CAM and evaluate and suggest changes in operating procedures or practices, evaluate program operations, quality of IT systems (i.e. CAM) and program resources related to IMT.
    - One will support Policy/OAR revisions and assist in completing audits and quality assurance reviews of data capturing systems for IMT.
- **Hire in June 2026**
  - Program Analyst 2 (PA2)
    - Review internal policy and procedures ODDS has implemented (incident reporting, variance, licensing, QA reviews, etc.) and implement LEAN process for SIs/IMT. Support CAM.

**Person-Centered Service Plans (3-year timeline):**

- **Hire in June 2025**
  - Compliance Specialist 3 (CS3) x2
    - Both will review all internal ODDS units and processes, audit for compliance, cross walk all systems that contain related information, complete scheduled audits and reviews.
- **Hire in January 2026**
  - Compliance Specialist 2 (CS2) x2
    - Complete Quality Assurance activities.
  - Administrative Specialist (AS2) x1
    - provide support to ODDS units
  - Learning and Development Specialist 2 (LDS2) x 1
    - Developing and conducting training statewide

**FFS Grievance Process (3-year timeline):**

- **Hire in January 2026**
  - Operations and Policy Analyst (OPA2) x1
    - 1 bilingual complaints coordinator

In APD, the following staff and positions are needed for implementation:

**Critical Incidents (3-year timeline):**

- **Hire in January 2027**
  - Compliance and Regulatory Manager 1 (CSR1) x1
    - oversee the compliance-auditors, Corrective Action Coordinators and oversee process development and implementation
- **Hire in January 2026**
  - Operations and Policy Analyst 3 (OPA3) x1
    - Focus on CAM and IMT
  - Program Analyst 3 (PA3) x2
    - One will support CAM and evaluate and suggest changes in operating procedures or practices, evaluate program operations, quality of IT systems (i.e. CAM) and program resources related to IMT.
    - One will support Policy/OAR revisions and assist in completing audits and quality assurance reviews of data capturing systems for IMT.
- **Hire in June 2026**
  - Program Analyst 2 (PA2)
    - Review internal policy and procedures ODDS has implemented (incident reporting, variance, licensing, QA reviews, etc.) and implement LEAN process for SIs/IMT. Support CAM.

**Person-Centered Service Plans (3-year timeline):**

- **Hire in June 2026**
  - Compliance Specialist 3 (CS3) x2
    - Both will review all internal ODDS units and processes, audit for compliance, cross walk all systems that contain related information, complete scheduled audits and reviews.
- **Hire in January 2026**
  - Compliance Specialist 2 (CS2) x2
    - Complete Quality Assurance activities.
  - Administrative Specialist (AS2) x1
    - provide support to ODDS units
  - Learning and Development Specialist 2 (LDS2) x 1
    - Developing and conducting training statewide

**FFS Grievance Process (3-year timeline):**

- **Hire in January 2026**
    - Operations and Policy Analyst (OPA2) x1
      - 1 bilingual complaints coordinator
5. What are the **startup and one-time costs** associate with this POP?
- System modifications
  - Staff
  - Contracted resources
6. What are the **ongoing costs**?
- System maintenance
  - Staffing
  - Increase to overall Medicaid expenditures
7. What are the **sources of funding (revenue)** and the funding split for each one?
- Increased Medicaid administrative expenditures — state and federal funds
    - Federal match 50
    - State match 50
  - All other administrative costs funded by state.
8. What are potential **savings**? **Not applicable.**

**TOTAL FOR THIS POLICY PACKAGE**

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$2,013,139		\$2,013,139	\$4,026,278	24	16.83
Services + supplies	\$108,203		\$108,203	\$216,406		
Capital outlay						
Special payments						
Other						
<b>Total</b>	<b>\$2,121,342</b>	<b>\$0</b>	<b>\$2,121,342</b>	<b>\$4,242,684</b>	<b>24</b>	<b>16.83</b>

**FISCAL IMPACT BY PROGRAM**

	APD	ODDS	Program 3	Program 4	Total
General Fund	\$1,044,399	\$1,076,943			<b>\$2,121,342</b>
Other Funds					
Federal Funds	\$1,044,399	\$1,076,943			<b>\$2,121,342</b>
Total Funds	<b>\$2,088,798</b>	<b>\$2,153,886</b>			<b>\$4,242,684</b>
Positions	12	12			<b>24</b>
FTE	8.29	8.54			<b>16.83</b>

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<b>Program(s) / Unit(s)</b>	Oregon Eligibility Partnership
<b>POP Title</b>	104 - Maintaining technology and supporting effective customer service
<b>Related Legislation</b>	
<b>Summary Statement (5 to 7 sentences)</b>	<p>The Oregon Eligibility Partnership (OEP) has completed the OpenScape Call Center (OSCC) migration, enabling a unified statewide system for over 3,000 representatives to provide comprehensive support for medical, food, cash, and child care benefits. This significant upgrade required rapid implementation without sufficient resources to ensure ongoing system support, maintenance, and coordination. This POP proposes hiring additional staff to establish a statewide support/helpdesk team to improve customer service and support the work of ODHS as we continue to transition through the structure of the EIS statewide phone systems. This team will be able to support ODHS when we eventually transition this biennium off of OpenScape and onto a system that can meet our federal and state needs.</p> <p>In parallel, the Oregon ONE Mobile app continues to see rapid adoption, providing a self-service option for benefit recipients. With over 49,000 users and growing, the app demands dedicated technical support to address issues, manage updates, and ensure seamless user experiences. The requested funds will allow the hiring of technical support staff to optimize app usage, reduce workloads for eligibility staff, and enhance overall customer satisfaction.</p>

	<p>Finally, this POP provides the funding for the Federal Data Services Hub. This has been used since 2015 in Oregon at 100% federal funding. Federal regulations now cover 75% of the costs, but require States to cover 25%. These data hubs allow 60% of medical applications to be processed without a worker interaction, allowing for quicker benefits, greater accuracy, and increased efficiency today. Not funding this places risk on the whole Medicaid system for the State of Oregon.</p> <p>Without this investment, OEP risks degraded customer service, inefficient operations, and missed opportunities to leverage these technological advancements fully.</p>
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	\$4,980,394	\$0	\$15,038,366	\$20,018,760	4	3.00

ODHS 2025 POP Long Form

Part 1. SETTING THE STAGE

- Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?  
Timely completion of eligibility for services supporting health and safety, cost efficiency, and customer service. Ensuring we have data and modules ready from the federal government and providing support for staff and individuals in Oregon for applying is critical to adding capacity and ensuring compliance with federal timeframes and accuracy; while maintain customer service goals and targets.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

- **Key Issues Addressed:**
- **Statewide Call Center Support**
  - **Challenge:** Lack of resources to provide timely support and maintenance post-migration.
  - **Proposed Solution:** Hire two helpdesk staff to ensure continuous, effective system operation.
- **Oregon ONE Mobile App Support**
  - **Challenge:** Increasing demand for technical assistance with app usage.
  - **Proposed Solution:** Hire two Public Service Representatives for dedicated app support.
- **Data Services Hub**
  - **Challenge:** Federal rule changes now require Oregon to cover 25% of the costs for automated eligibility verifications.
  - **Proposed Solution:** Allocate funds to cover state costs, preventing reliance on costly manual verification processes.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

- a. **Data Services Hub:** Federal rule changes require Oregon to pay 25% of costs for verifications, with 500,000 requests and 100,000 responses monthly.
- b. **Statewide Contact Center:** Anecdotal evidence and system user requests highlight the need for enhanced support.
- c. **Mobile App:** Over 49,000 users with increasing downloads indicate the growing need for dedicated tech support.

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

- a. Not Applicable

5. What has **already been done** to address or mitigate the problem/opportunity?
- a. **Data Services Hub:** None. This is an existing technical systems interface with the Federal eligibility hub. Digital transactions used to be 100% Federally funded, but are now 75% Federal funds, requiring 25% State General Funding. Manual verification is a much more costly alternative.
  - b. **Statewide Contact Center:** Existing helpdesk support doing the best they can, providing extremely limited support.
  - c. **Mobile App:** Temporary support by the Applicant Portal Tech Team, but reduces needed support for assisting Oregonians with login support access to the eligibility system.

6. What are the **risks** if the problem/opportunity is not addressed?  
Manual workarounds to verify formerly automated eligibility fields.

Negative impacts to individuals with medical eligibilities in Oregon. Inappropriate loss or missing eligibilities. Longer wait times for support, increased costs, system delays, inadequate support.

7. What **solution** are you proposing through this policy option package (POP)?

- a. **Data Services Hub:** Pay the State portion (25%) for eligibility verifications with Federal hub.
- b. **OpenScape Contact Center:** Right-size the helpdesk team.
- c. **Mobile App:** Create a dedicated tech support team

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

- a. **Data Services Hub:** Manual verification, and request significant staffing increases
- b. **OpenScape Contact Center:** No alternatives.
- c. **Mobile App:** No alternatives

9. Has the proposed solution been successful in **other contexts or jurisdictions?** Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.  
Not applicable.

10. Does this POP require a **new statute or changes to existing statute(s)?** If so, have you completed the Legislative Concept request form for statutory changes?  
No

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

**Data Services Hub:** Maintains high-level automation, minimizing paperwork.

**OpenScape Contact Center:** Optimizes system availability for those relying on phone contact.

**Mobile App:** Provides access outside regular business hours, supporting those without computers or reliable transportation.

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

Customer service reviews and timely benefits processing.

If none, are you proposing a **new or modified KPM?**

No

2. How will the work you're proposing help ODHS meet or exceed the **KPM targets?**

More timely benefits and improved customer experience measures. If not funded, then I would expect to see negative trends.

3. What are the envisioned **outputs** of this POP?
  - a. Ability to sustain the timeliness and number of automated medical applications.
4. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

**Enhanced Customer Service:** Improved response times and better user experiences across multiple service channels.

**Operational Efficiency:** Reduced manual processes and optimized use of automated systems.

**Compliance and Cost Savings:** Adherence to federal regulations while avoiding expensive manual workarounds.

5. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?
  - a. Data Services Hub: Current service level as baseline.
  - b. OpenScape Contact Center: Collecting or planning for phone system customer service experience data.
  - c. Mobile App: Currently collected and reported or in process.
6. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.  
No

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.  
This sustains our ability to provide timely and accurate eligibility determinations for medical programs and provide quality service in a variety of channels.
2. Will your solution require an **IT investment**? Explain.

No, Oregon already has this. If not funded, then yes; we would need an IT investment to disconnect from the Hub.

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it?**

**Data Services Hub:** Pay federal fees.

**OpenScape Contact Center:** Hire 2 OPA2 positions for helpdesk support.

**Mobile App:** Hire 2 Public Service Representative 4 positions for tech support.

Overall, this will help create greater customer service, improve gaps in our operations, and ensure Oregon can continue with a medical process that allowed redetermination rates to be the highest in the country.

2. What are the biggest potential barriers or risks to successful implementation?  
None noted if funded.
3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?  
None noted; if not funded then OHA, ODHS, and all communities across Oregon.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?  
No
2. What **assumptions** affect the pricing of this policy package?  
Federal government funds at 75% per federal regulations, the rate is set by the federal government per returned transaction and will be published by

them for each year.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

No

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

None

5. What are the **startup and one-time costs** associate with this POP?

None

6. What are the **ongoing costs**?

These are ongoing expenses into future biennia.

7. What are the **sources of funding (revenue)** and the funding split for each one?

25% GF and 75% CMS federal funding

8. What are potential **savings**?

Eliminates the extra effort and cost associated with the manual workarounds needed should we decouple from the hub. Ultimately, the costs of the workaround exceed the price we would pay the Feds to use the Data Hub.

### TOTAL FOR THIS POLICY PACKAGE

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$491,292		\$136,660	\$627,952	4	3.00
Services + supplies	\$4,489,102		\$14,901,706	\$19,390,808		
Capital outlay						
Special payments						
Other						
<b>Total</b>	<b>\$4,980,394</b>	<b>\$0</b>	<b>\$15,038,366</b>	<b>\$20,018,760</b>	<b>4</b>	<b>3.00</b>

### FISCAL IMPACT BY PROGRAM

	OEP	Program 2	Program 3	Program 4	<b>Total</b>
General Fund	\$4,980,394				<b>\$4,980,394</b>
Other Funds					<b>\$0</b>
Federal Funds	\$15,038,366				<b>\$15,038,366</b>
Total Funds	\$20,018,760				<b>\$20,018,760</b>
Positions	4				<b>4</b>
FTE	3.00				<b>3.00</b>



<b>Program(s) / Unit(s)</b>	<b>Vocational Rehabilitation</b>
<b>POP Title</b>	105 - Contract and Fiscal Compliance
<b>Related Legislation</b>	Federal Corrective Action Plan
<b>Summary Statement (5 to 7 sentences)</b>	In 2023, Vocational Rehabilitation (VR) received a monitoring report from the federal Rehabilitation Services Administration (RSA) that had specific corrective actions to address insufficient fiscal oversight and monitoring of contracts administered with VR's federal award. Currently VR does not have adequate staff to effectively address RSA's corrective actions and the long-term solutions that are mandated by federal rules and regulations. This POP would fund four full-time positions to equip VR to meet the expectations of RSA and its Corrective Action Plan as well as improve and expand employment services throughout the state. Without this investment, the state risks non-compliance in the control and administration of the federal grant. This could result in sanctions on its VR program and a reduction in federal grant funds, which in turn would force a reduction in services available to people with disabilities in Oregon.

	General Fund	Other Funds	Federal Funds	Total Funds	Pos.	FTE
<b>Policy package pricing</b>	\$745,663	\$0	\$0	\$745,663	4	3.00

## Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

Every Oregonian with disabilities who wants to work should have access to employment opportunities. VR assists people with disabilities in reaching their employment goals by connecting job seekers with hundreds of local service providers around the state.

VR is administering more than triple the number of contracts compared to a decade ago — with the same number of staff. The VR Contracts team does not have enough staff to maintain current contracts according to the need. This means not everyone is being served, and people from specific communities and with complex disabilities are disproportionately underserved.

VR is also out of compliance with federal law, a 2023 Monitoring Report from the Rehabilitation Services Administration (RSA) found.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

### **Equitable service delivery**

VR's Business Operations unit is responsible for developing, administering and maintaining more than 350 contracts. These job coaches and job developers provide essential services to help support Oregonians with disabilities get and maintain employment.

This POP presents an opportunity to improve service in priority communities, ensuring equitable access across the state.

This investment would give VR's contracts unit capacity to develop new contracts with service providers who can meet specific needs, such as:

- Located in rural areas of central and eastern Oregon
- Experienced in serving Tribal communities
- Able to provide services in Spanish and other top languages in Oregon
- Able to support people with the most complex disabilities
- Experienced in serving youth transitioning to work or secondary education

### **Compliance with federal requirements**

Federal regulations state that the VR is responsible for oversight of the operations of the Federal award supported activities. To accomplish this VR must monitor its contracted activities under Federal awards to ensure compliance with applicable Federal requirements and that performance expectations are achieved. Monitoring VR must cover each program, function, or activity (2 C.F.R. §§ 200.302(a) and 200.329(a)). VR program implementing regulations at 34 C.F.R. §§ 361.3 and 361.12 require VR to employ methods and practices necessary for the proper administration and for carrying out all functions under VR's State plan. These methods include procedures to ensure accurate data collection and financial accountability. As such, VR must monitor and evaluate grant supported activities to ensure compliance of all activities performed under the VR program.

In addition, the Oregon Department of Administrative Services states that VR's primary role is to monitor performance throughout the life of the contract. Contract monitoring is the process of identifying and tracking key aspects of the contract, and their impact on scope, schedule and budget to ensure active administration of the contract to successful completion.

Effective contract monitoring includes the following seven tasks:

1. Gather the contract and all pertinent contract documents.
2. Decide what to monitor.
3. Decide how it will be monitored.
4. Decide who will monitor.
5. Gather information and data for monitoring.
6. Analyze information and data for monitoring.

7. Act in cases of non-compliance.

VR should also monitor and evaluate other aspects of a contract on an ongoing basis, such as risk, quality, deliverables, performance measures and service level agreements. The key is to work through the seven tasks and build a repetitive process for actively monitoring and managing the contract.

More complex contracts and contracts for services that present a higher degree of risk may require both reviews and visits to the contractor's facilities to ensure performance meets the contract requirements.

Within the narrowest interpretation, both the Federal and State regulations require the grant recipient agency to conduct contract monitoring; neither discusses the option of assigning this task to a third party.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

The thorough RSA's Monitoring Report conducted an extensive and in-depth analysis of the programs existing process, procedures and internal controls over the Federal award. This report identified specific findings and corrective actions that the program would need to address to come into federal compliance. A corrective action plan was developed in conjunction with RSA to meet these expectations and this POP specifically addresses capacity deficiencies.

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

Yes. This POP is completely in response to the recent RSA Monitoring report and the required corrective actions described in that report. Corrective actions require VR to monitor vendors and contractors, follow procedures to identify contractual performance deficiencies and establish corrective action plans. Reports are available to assist in monitoring performance; however, staff are needed to complete the work. Staff are

needed to analyze reports to determine performance and compliance. Additional staff will allow VR to correctly track services provided, current contractor staff lists, background checks, minimum qualifications, continuing education, licensing and certification, contract compliance and performance. The ability to complete these tasks will allow VR to become more data informed in our decision making around vendors and contractors. This will also allow us to increase contract efficiency, reduce unneeded costs, and engage in better outcomes.

5. What has **already been done** to address or mitigate the problem/opportunity?

The VR Program has made significant progress in developing appropriate policies, processes and internal controls to address some of the deficiencies identified by RSA in their monitoring report. But the routine administration and contract evaluation is a new workload, and the program has never had staff in place to conduct this work.

This POP is requesting resources that will meet this new requirement for contract administration.

6. What are the **risks** if the problem/opportunity is not addressed?

Noncompliance with the federal award could result in sanctions on the state program, a reduction in grant funds and other punitive actions.

This would force a reduction in employment services available to Oregonians with disabilities. This would result in an increased unemployment rate for people with disabilities and a significant reduction in transition services for students with disabilities moving from high school to employment or higher education.

7. What **solution** are you proposing through this policy option package (POP)?

Add appropriate capacity to the contracts, compliance and training units to appropriately administer the VR program.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

VR looked at contracting for some of these services, but many of the contract and fiscal administration aspects of this POP are required, non-delegable duties that must fall under the Organizational Structure of the Vocational Rehabilitation Program administration.

9. Has the proposed solution been successful in **other contexts or jurisdictions**? Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

Yes. RSA routinely conducts these monitoring audits that result in corrective action plans to address identified deficiencies. RSA works with states and provides Intensive Technical Assistance through TA Centers that they fund, specifically, the Technical Assistance Center for Quality Management (VRTAC-QM: <https://www.vrtac-qm.org/>). Oregon VR has been working closely with the VRTAC-QM and Oregon VR has been connected to many other VR programs around the country that have made the programmatic adjustments proposed in this POP and those programs have been highly successful in addressing the corrective actions identified by RSA.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

No.

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

This POP presents an opportunity to improve services in priority communities, ensuring equitable access across the state. This investment would give VR's contracts unit capacity to develop new contracts with service providers who can meet specific needs, such as:

- Located in rural areas of central and eastern Oregon
- Experienced in serving Tribal communities
- Able to provide services in Spanish and other top languages in Oregon
- Able to support people with the most complex disabilities
- Experienced in serving youth transitioning to work or secondary education

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

While this POP is not directly connected to VR's KPMs it does support the overall contract services for the program that are measured by the KPM. Specially, contracts support the successful delivery of services that directly affect outcomes of VR's KPMs: Increasing the number of Consumers Employed in the Second and Fourth Quarter after Program Exit and overall increasing the Median Wage in the Second Quarter after Program Exit.

2. If none, are you proposing a **new or modified KPM**?

No.

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

This POP supports all of VR's KPM targets. See our response to the first question in this section for details.

4. What are the envisioned **outputs** of this POP?

Consider activities you will be able to count in actual numbers: partners engaged, clients served, regions served, applications processed, staff trainings conducted, referrals made, transitions completed, families participating, etc.

VR will be able to track the following outputs to help us gauge success:

- Contractor expenditures
- Referrals to contractors, employment placements and employment retentions
- Number of clients served under contracts
- Areas of state served by contractors
- Contractor performance

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

Consider measurable effects like improved service navigability, reduced racial disparities within programs, expanded access to needed services among key populations, improved transition rates, etc.

VR anticipates the following outcomes from this POP:

- Effective management of the Federal Grant
- Increase in the number of services provided because they will be more appropriately authorized
- Increased number of contracts to diverse and non-traditional VR vendors that can provide culturally responsive services
- Create a baseline of performance data to inform decisions
- More control over expenditures to contractors
- Improved employment and wage outcomes for clients served, as reflected in the program's KPMs, because of improved contract oversight and monitoring

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

Data will be gathered using Smartsheet, ORCA client database, and contractor reports. Smartsheet will be used to gather information for monitoring. It will also be used for tracking youth contracts. The ORCA client database will be used to track referrals, placements and successful closures with job placement services contracts. Contractor reports will be used to assist in tracking needed information for other contracts.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

Yes, but those updates are being made concurrently and as a parallel corrective action resulting from the RSA audit. As such it is not part of this POP request because this need is resourced and is currently underway.

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

Contracts with service providers will be set with the expectation of the highest level of customer service, thereby creating more consistency across the state. Under-performing contractors and undesirable service delivery will be addressed by the program with those contracts. This approach will directly improve the quality of services and customer service for VR clients receiving services from VR contracted service providers.

There will be continuous improvement interventions for all VR vendors and contractors to raise their skills and service delivery methods. VR will train vendors and contractors on contract administration and service delivery. This will improve the customer service that VR vendors and contractors receive when interacting with the program.

And finally, VR staff will receive substantial and continuous required trainings for all contract administrators in the program that issue

Authorizations for services. This will ensure that the staff know how to administer a contract in compliance with federal, state and program requirements. Additionally, staff will have required trainings on the appropriate disability specific services that they are authorizing for their clients to ensure that they are Documented Reasonable, Allowable, Allocable, and Necessary to the specific client needs.

2. Will your solution require an **IT investment**? Explain.

No.

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

VR would hire three FTE that would be directly responsible for all the new requirements set forth in the Corrective Action Plan to address the findings in the most recent RSA audit. The positions would be housed in VR's Contracts Unit, Quality Assurance Unit and Training Unit.

The Contract Unit and Quality Assurance Unit would be responsible for ensuring the effective management of the Federal Grant funds. This will include the development of appropriate procedures and internal controls for all aspects of purchased services; and then this team will implement all of these new policies to ensure compliance. Additionally, these teams will conduct routine monitoring of contract performance and internal Quality Assurance of staff work to ensure compliance. When themes, non-compliance findings and other concerns are identified these teams will work with the VR Training Unit to develop corrective actions (e.g. trainings, cure letters, corrective action plans, etc.).

On the training side, the new positions will ensure internal training support and compliance of service delivery in coordination with the ODHS Office of Contracts and Procurement. VR will deliver required trainings for all

contract administrators in the program that issue authorizations for services. This will ensure that the staff know how to administer a contract in compliance with federal, state and program requirements. Additionally, staff will have required trainings on the appropriate disability specific services that they are authorizing for their clients to ensure that they are Documented Reasonable, Allowable, Allocable, and Necessary to the specific client needs.

2. What are the biggest potential barriers or risks to successful implementation?

If this POP is not funded in full, VR is at risk of fiscal sanctions and, therefore, a reduction to employment services available to Oregonians with disabilities. This would increase unemployment rate for people with disabilities and significantly reduce transition services for students with disabilities moving from high school to employment or higher education.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

Because these requirements are specific to the administration of the VR federal grant, there will be little required from other partners beyond RSA and VR. With that said VR, will place significant emphasis on ensuring that all ODHS units, public agencies, Tribes, communities and other partners are informed of the changes that VR is required to make. Additionally, VR will provide appropriate supports to ensure that there will be little impact to those partners.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?  
No, there have been no prior investments.

2. What **assumptions** affect the pricing of this policy package?

The four new positions that will implement the work detailed in this policy package will be supported by three teams that currently do not have the resources or capacity. The Business and Operations team will support the contractual monitoring. The Training Team and Policy teams will support the internal professional development of staff that are fiscal agents authorizing payments with federal funds. And the Quality Assurance team will work with these staff to develop and implement the internal controls that will bring the program into compliance with federal rules and regulations.

3. Will there be changes to caseload, cost per case or services provided to specific populations? Explain.

There will be no direct changes to caseloads or cost per case. There is an anticipated change to services provided to specific populations. On the contrary, the result of this policy package will be the qualitative improvement of services delivered by staff or by contracted vendors.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

The recent federal monitoring report mandated several significant deficiencies in internal controls, quality assurance and the area of monitoring of contracts. The four positions request in this policy package directly address these findings and the corrective actions established by VR's federal funding and oversight agency. The four positions are:

**Program Analyst 3:** will lead the development of policies, internal controls and the supporting trainings specific to VR's rules and regulations. This individual will also partner directly with the Quality Assurance team to monitor file reviews to develop new trainings and when appropriate to create individualized performance improvement plan for staff that have multiple

findings in their file review. The PA3 will be instrumental in being responsive to emerging needs and that staff are provided with the appropriate supports to conduct their work accurately as contract administrators of federal funds.

**Learning & Development Specialist 2:** will support the PA3 in providing all of the appropriate training to new staff and tenured staff that need remedial education on areas of the program that address compliance. At times the LDS2 will also work with the programs other units that support the programs vendor network to ensure they are connected to learning opportunities to so they can operate in contract compliance.

**Procurement & Contract Specialist 2:** will work within the programs contract unit to conduct contract monitoring. This entails an in-depth review of the program's vendors to ensure they are in compliance with the contract and that their service delivery models. There are currently over 350 active VR vendors that the program is required to monitor and currently there is no staff capacity to complete this task.

**Operations & Policy Analyst 1:** will work with the contracts team to monitor, track and renew all of the legal requirements of all of the vendors that VR contracts with for the direct services delivered to VR clients.

5. What are the **startup and one-time costs** associate with this POP?  
There will be minimal startup cost because the positions will be supervised and supported by existing program units and managers.

6. What are the ongoing costs?

The ongoing cost will be for the four FTE or \$986,327 (24 mos).

7. What are the **sources of funding (revenue)** and the funding split for each one?

The source of funding for this policy package will be general fund.

8. What are potential **savings**?

This policy package is designed to bring the program into compliance with federal rules and regulations. If the program continues to operate out of compliance, then there can be federal sanctions levied on the program in the millions. Additionally, the program is expecting that this policy package will improve the efficiency, consistency and quality of services provided by the program.

#### TOTAL FOR THIS POLICY PACKAGE

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$705,747			\$705,747	4	3.00
Services + supplies	39,916			\$39,916		
Capital outlay						
Special payments						
Other						
<b>Total</b>	<b>\$745,663</b>	<b>\$0</b>	<b>\$0</b>	<b>\$745,663</b>	<b>4</b>	<b>3.00</b>

#### FISCAL IMPACT BY PROGRAM

	Program 1	Program 2	Program 3	Program 4	Total
General Fund	\$745,663				<b>\$745,663</b>
Other Funds					<b>\$0</b>
Federal Funds					<b>\$0</b>
Total Funds	\$745,663				<b>\$745,663</b>
Positions	4				<b>4</b>
FTE	3.00				<b>3.00</b>



<b>Program(s) / Unit(s)</b>	Child Welfare Contracts
<b>POP Title</b>	106 - Child Welfare Division Contract Administration Program
<b>Related Legislation</b>	
<b>Summary Statement (5 to 7 sentences)</b>	<p>With 24 percent of its budget allocated to contracts serving thousands of Oregonians, contract oversight is a critical component of the Child Welfare Division’s work. Through effective oversight, Child Welfare ensures high service quality, client safety and responsible stewardship of public funds. Multiple audit findings as well as a recent Child Welfare After Action Report have identified significant deficits in the division’s contract oversight practices. Recommendations include centralization of contract oversight duties, dedicated positions, clear performance standards, and stronger training and guidance for contract administrators. This policy option package proposes a staffing investment that would allow Child Welfare to develop a centralized Contract Administration Program aligned with audit recommendations and other expert guidance, providing a standardized contract oversight framework, training and continuous quality improvement (CQI), as well as centralized administration of 115 of the division’s highest risk contracts. Without this investment, Child Welfare will continue to lack the capacity for contract oversight, potentially leading to more challenges</p>

	like the ones that sparked recent media inquiries and audits into Child Welfare contracting practices.
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	\$1,902,083	\$0	\$815,174	\$2,717,257	15	10.85

ODHS 2025 POP Long Form

Part 1. SETTING THE STAGE

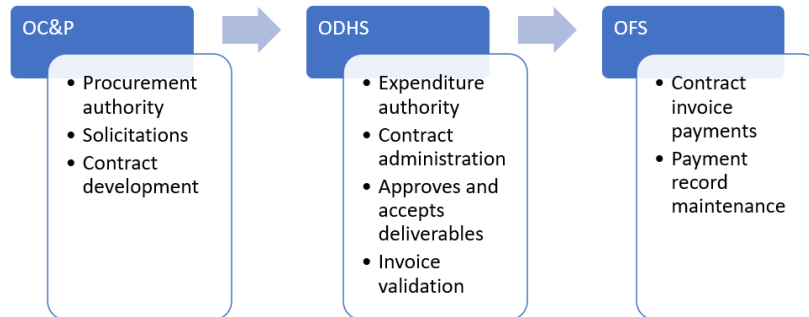
1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

Every family deserves reliable access to equitable, effective, and safe services that support their children’s need to experience safe, stable, healthy lives and grow up in the care of their loving family and community. The Child Welfare Division contracts with community partners to provide services that support families and communities in myriad ways, from enhancing parenting skills to helping people with their housing needs and employment goals. With approximately 24 percent of its budget allocated to contracts serving thousands of Oregonians, contract oversight infrastructure is critical to the division’s ability to ensure high service quality, client safety, and good stewardship of public funds.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

ODHS contracting activities are collaboratively handled by the Office of Contracts & Procurement (OC&P), ODHS programs and the Office of Financial Services (OFS). OC&P has procurement authority to conduct activities such as contract solicitation, development, and award. ODHS

programs have expenditure authority, and are responsible for contract initiation, contract administration and invoice validation. OFS processes contract invoice payments and maintains payment records.



The Child Welfare Division’s contract administration duties are currently carved out of existing positions, with most contract administrators reporting at least one additional full-time job duty in addition to their job as contract administrator (2). The division lacks positions dedicated to contract administration, and as a result contracts are often administered by staff who have competing work priorities and who may not have the skills, time, or experience this important work requires.

The Child Welfare Division utilizes about 24 percent of its funding, through approximately 600 contracts with community partners, to provide services that support families in myriad ways, including enhancing parenting skills and ensuring child safety and family well-being. Division contract administrators are responsible for ensuring contractors meet the terms of the contract, including monitoring contract requirements such as background checks, staff qualifications and training requirements, ensuring deliverables are received prior to payment, monitoring expenditures and utilization of the contract, managing compliance issues, completing corrective actions, and initiating amendments requests.

Multiple audits have identified significant deficits in contract oversight, with concerns ranging from inconsistent background checks to insufficient financial controls. Lack of data on contracted service outcomes and service efficacy has also been raised as a concern, as well as the lack of culturally specific and responsive services available to families.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

Data related to lack of adequate contract oversight has been provided by OC&P as well as through internal and external audit findings. Audit citations are referenced in #4.

- **Millions of dollars are spent each biennium on unutilized contracted services capacity due to lack of adequate contract administration.** Audit 20-001 reviewed two sample ODHS contracts with fixed monthly payments that collectively paid \$1.9 million for unutilized contracted services capacity when the vendor performed at a service level significantly below the contractual requirements. The Child Welfare Division has become aware of similar situations in which contractors are being paid tens of thousands of dollars each month for unutilized contracted service capacity without adequate monitoring.
- **Background checks are not adequately monitored**, with 35 percent of contract administrators reporting that they do not use any verification process to monitor contractor background checks (2).
- **Deficits in contract administration have resulted in 82 contract ratifications, reinstatements, cost overruns so far this biennium** (since July 2023) resulting in increased OC&P processing time, gaps in services that impact families and community partners. (Data from OC&P)
- **Performance evaluations are not conducted for most contracts. 60 percent of contract administrators report that contractor performance evaluations are not performed on their contracts**, 68 percent identified the need for guidance and a standardized process for performance evaluations (2).
- **At least 82 percent of contract administrators report having at least one additional full-time job duty** in addition to their job as contract administrator. (Audit 20-001 + informal internal survey findings). Of current central office/design contract administrators, 55 percent are program managers with many competing work priorities.
- **Rates vary widely for the same or similar services.** Audit 20-001 found rates for the same or similar services ranging \$1,737 to \$5,401

per client. In another instance rates ranged from \$549 to \$1,367 per client.

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

Yes. Since 2017, five internal and external audits have identified concerns, some specific to the Child Welfare Division and others ODHS/OHA. All five audits identified significant deficits in the Child Welfare Division's contract oversight ranging from inconsistent background checks to insufficient financial controls. These audits mirror concerns that have been expressed by Child Welfare contract administrators, managers, and the Office of Contracts & Procurement, as well the recent After-Action Report completed by the Office of Resilience and Emergency Management.

Internal and external audits have identified concerns related to the lack of central oversight of contract administration, lack of clear performance standards for contract administrators and limited quality control and have recommended centralization of contract oversight duties, dedicated positions, and clear performance management guidelines for contract administrators (2, 3, 4).

Audits have also identified concerns related to the lack of outcome measures included in contracts, limiting the Division's ability to gauge the effectiveness of contracted service and manage performance (2). Audits have noted that performance evaluations are not conducted regularly and the need for better data to evaluate and allocate services (3).

Audits have identified a lack of culturally appropriate services available and the need to improve equity considerations and methods to increase contracting with small and minority organizations (1, 3).

1. *Joint ODHS/OHA Audit Committee. **Audit 21-013: ODHS Field-Based Contracting Practices** 10/31/22.*
2. *ODHS/OHA Internal Audit and Consulting. **Audit 20-001: ODHS Contract Development, Administration, and Oversight Practices.** June 2021, amended October 2021.*

3. *SOS Oregon Audits Division Report 2020-26: Oregon Can More Effectively Use Family Services to Limit Foster Care and Keep Children Safe at Home. June 2020.*
  4. *SOS Oregon Audits Division Report 2018-11: Statewide Single Audit for Fiscal Year Ended June 30, 2017. April 2018.*
  5. *DHS Internal Audit and Consulting Audit 15-001-02: DHS Child Welfare Contract Administration. April 2018.*
5. What has already been done to address or mitigate the problem/opportunity?

In 2015 new procurement and contract administration training requirements were written into law (ORS 279A.159) with the passage of HB2375. Mandatory training for contract administrators was developed by DAS providing high level expectations for contract administration. OC&P has developed training and tools for contract administrators (Roles and Responsibilities Matrix, Contract Administration Plan) and recently began a series of monthly presentations for contract administrators. While these improvement efforts are notable, they have been limited in creating meaningful improvements. OC&P's role is primarily to ensure contract development is performed in a manner that complies with procurement rules and regulations, with contract administration responsibilities lying within programs. As such, the training and tools developed by OC&P are broadly focused to apply to any and all ODHS/OHA contracts and as such have limited utility in terms of improving contract oversight.

The Child Welfare Division has made efforts in recent years, including a workgroup to develop a Contract Consistency Proposal (2017) that included program staff, central office contract consultants, OC&P and OFS. Prior proposals have not been fully implemented due to lack of staff resources to develop and sustain stronger systems.

Currently, the division has a small contract support team with three consultants devoted to providing guidance and support to the contract administrators. Due to the size of this team and the number of contract administrators (50-60) and contracts (600+), the team's ability to provide the guidance and support contract administrator needs has been limited. Quarterly meetings are held with district contract administrators to provide

updated guidance and support. The team also tracks contract requests and enters contract data into the division's case management and payment system (OR-KIDS), but due to capacity the team does not thoroughly review contract requests or final contracts prior to execution.

The division is currently engaged in a project in collaboration with the Director's Office and OC&P to develop contract administration standards and clear guidance for contract administrators. It includes an assessment tool that can be utilized to evaluate adherence to performance measures, and onboarding practices for contract administrators and managers. Ongoing utilization of the assessment tool and onboarding and training practices will require additional staff resources. Likewise, the effective application of the newly developed standards is dependent on adequate Delivery and Design contract administrator staffing.

6. What are the **risks** if the problem/opportunity is not addressed?

Lack of contract oversight creates risks to the safety and well-being of children and families, legal and reputational risks to the Child Welfare Division and to the state, as well as risks of overpayment and budgetary waste.

Inadequate infrastructure results in inconsistent monitoring of key contract requirements such as background checks, incident reports, transportation requirements and contractor staff qualifications and training. These deficits leave children and families at risk of harm due to lack of capacity to perform these important monitoring activities in a thorough and uniform way. ODHS faces legal and reputational risks when requirements designed to ensure client safety are not monitored.

Internal audits of the division's contracts have highlighted concerns about budgetary waste, including lack of rate consistency, deficiencies in cost monitoring, and lack of coordination between districts contracting with the same providers. Audits have identified millions of dollars spent on unutilized contracted services as well as rates for similar services that vary widely.

Lack of a performance-based contracting structure provides low contractor accountability as well as insufficient service efficacy data, risking the expenditure of funds on services that do not meaningfully support the division's mission. Additionally, current contracting practices do not prioritize culturally-specific and responsive services, resulting in the risk of investment of funds into services misaligned with ODHS' vision of dismantling racial disparities in Child Welfare.

7. What **solution** are you proposing through this policy option package (POP)?

This POP proposes the development of a Contract Administration Program to centralize contract oversight duties and implement a standardized contract oversight framework to be utilized statewide to administer all child welfare client service contracts. The program consists of two major components:

**a) Operations, Training and Continuous Quality Improvement**

Through close collaboration with OC&P, OFS, BCU, DAS and other experts, this team will be responsible for the development and maintenance of a standardized contract oversight framework to include contract administration standards, onboarding and training, as well as ongoing assessments/audits of contracting standards. This team will provide onboarding and training for Child Welfare contract administrators, review contract requests and contracts prior to execution, and design, develop and improve equitable contract practices including consistent contract performance metrics tied to key performance measures.

**b) Contract Administration**

One team of contract administrators will utilize the standardized contract oversight framework to administer about 25% of Child Welfare client service contracts (about 115 contracts). Contract administrators with the skills and experience to provide high-level contract administration will be recruited, with onboarding and training provided by the Operations, Training and Continuous Improvement Team.

*\*Treatment Service contracts are not included in this percentage and will continue to be administered by the Treatment Services Program.*

***Note:** The remaining client service contracts (~300 contracts) will continue to be monitored by staff in districts and program areas, however this POP will allow these staff to receive onboarding and ongoing training utilizing the standardized contract oversight framework, with onboarding and ongoing training/support from the Operations, Training and CQI Team.*

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

The Division has identified two root causes interacting to create an environment of insufficient contract oversight: 1) lack of clear guidance and expectations for contract administrators and 2) lack of staff resources.

Building a centralized team that provides onboarding, training, and support to contract administrators without designated centralized contract administration positions has been considered, however this solution would only address one of the root causes identified by the Division (lack of clear expectations/guidance for contract administrators) and would not provide dedicated staff resources needed to provide strong contract oversight.

9. Has the proposed solution been successful in **other contexts or jurisdictions**? Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

The Child Welfare Treatment Services Program is being used as a model for this POP. The Treatment Services Program includes a team of program analysts who administer roughly 70 contracts with programs that provide proctor foster care or residential treatment through Behavior Rehabilitation Services (BRS), Qualified Residential Treatment Programs (QRTPs), community shelter care as well as placement preservation services. The Treatment Services Program has developed a standardized model for administering these contracts and provides extensive onboarding and support

to the contract administrators in this program. The Treatment Services Program's contract administration program has been effective, and many aspects of this proposal are based on the success of this program.

Oregon Youth Authority utilizes a similar model to administer their placement contracts, with centralized staff administering contracts using a standardized system including regular reviews, and consistent tools and resources.

In both models, identified strengths include management by leaders with procurement experience and expertise, and the benefits of a centralized team of staff to provide support and collective problem-solving.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

This POP does not require a new statute or changes to existing statutes.

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

Audits have identified a lack of culturally specific and responsive services within Oregon's Child Welfare Division, which research indicates can impact engagement and participation in services and increase racial disparities. A recent study commissioned by DAS found substantial barriers within Oregon's contracting system for businesses run by people of color, women and service-disabled veterans.

Implementing this program will include the development of practices designed to equitably solicit contracted service, address structural barriers for minority owned businesses, and increase contracted services provided by community-based organizations guided through engagement efforts intended to increase shared power with communities ODHS serves.

### Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

- KPM #5 Timely Reunification of Foster Children
- KPM #7 Reduction of Race/Ethnicity Disparities in Lengths of Stay
- KPM#8 Children Served by Child Welfare Residing in Parental Home
- KPM#22 Reduction of Disproportionality of Children at Entry Into Substitute Care

2. If none, are you proposing a **new or modified KPM**?

N/A

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

Contracted services are provided to families throughout involvement with child welfare, and as such impact multiple key performance measures. Building a Contract Administration Program will provide the framework needed to enhance and diversify the Division's service array, improve service quality and provide service efficacy data that can be tied to key performance measures.

- **KPM #5 Timely Reunification of Foster Children**

Developing a Contract Administration Program will increase availability of high quality, effective, culturally specific and responsive services designed to increase family engagement and support timely reunification.

- **KPM #8 Children Served by Child Welfare Residing in Parental Home**

Supportive evidence-based services are a key component of the Family Preservation approach. Developing a Contract Administration Program will increase the availability of high quality, effective, culturally specific and responsive services designed to support stabilization of families and prevent the need for children to reside outside of the parental home.

- **KPM #22 Reduction of Disproportionality of Children at Entry Into Substitute Care**

Research suggests that culturally specific and responsive services increase engagement and participation in services and reduce racial disparities within child welfare. Developing a Contract Administration Program will increase the availability of high quality, effective, culturally specific and responsive services designed to support families disproportionately impacted by child welfare.

4. What are the envisioned **outputs** of this POP?

The main output would be a centralized contract oversight framework utilized by all Child Welfare Division client service contract administrators, with training and oversight provided by leaders with procurement experience and expertise. This includes:

- Clear contract administration standards for all aspects of contract oversight from contract request to close out, including client safety standards such as monitoring background checks, as well as monitoring of expenditures and utilization and expectations for timely adjustments when requirements are not met.
- Ongoing liaising with OC&P and DOJ to ensure contracts are legally sufficient and aligned with procurement code.
- Ongoing assessment/auditing of contract administration performance to provide data (e.g. during this quarter X percent of contract administrators met the standard for monitoring background checks).
- Standardized contract outcome measures to increase service efficacy data tied to meaningful outcomes (e.g. X percent of families who engaged in this service continued to have children remain in the parental home for the length of the service).
- Onboarding and training processes required for all child welfare contract administrators and managers.
- Continuous Quality Improvement system includes focus on practices designed to equitably solicit contracted services, address structural barriers for minority owned business and increase

availability of culturally specific and responsive services.

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

Expected outcomes include:

- Increased safety and wellbeing of children receiving contracted services, measurable through ongoing assessment/auditing of contract administration performance measures related to monitoring of client safety contract requirements (background checks, transportation requirements, incident reports, staff qualifications/training).
- Reduced risk of overpayment, measurable through ongoing assessment/auditing of contract administration performance measures related to monitoring expenditures and utilization and timely adjustments when capacity requirements are not met.
- Increased availability of culturally specific and culturally responsive services.
- Contracted services spending better aligned with the Child Welfare Division's Vision for Transformation.

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

Data to measure success will be collected through two primary methods:

***1. Child Welfare Contract Administration Standards Assessment/Audits***

The Child Welfare Division is currently engaged in a project in collaboration with the Director's Office and the Office of Contracts & Procurement to develop contract administration standards and clear guidance for contract administrators, as well as an assessment tool utilized to evaluate application of performance standards. If this POP is funded, the Division would have the staffing resources need to utilize this assessment tool to provide ongoing data on the application of performance standards. ORRAI will be engaged to discuss elements needed to plan for ongoing data gathering and reporting.

## **2. *Standardized Contract Outcome Measures***

If this POP is funded, the Child Welfare Division would have the staffing resources needed to develop and implement consistent outcome measures to be utilized in contracts that tie to important child welfare outcomes, such as keeping children at home and returning children home quickly. ORRAI will be engaged to discuss elements needed to plan for ongoing data gathering and reporting.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

No anticipated changes needed to the Division's case management system.

## **Part 4. IMPROVING CUSTOMER SERVICE**

1. Discuss the ways this POP will **improve customer service**.

This proposal improves customer service by developing systems that are more efficient and more effective, with greater transparency and stewardship of state and federal funds. This POP will increase families' access to equitable, effective and safe services.

Contracted community partners will experience opportunities to meaningfully influence program and policy decisions and reduced contracting barriers as well as stronger partnerships with the division due to adequate staffing and enhanced provider engagement strategies.

2. Will your solution require an **IT investment**? Explain.

No anticipated IT investment.

## **Part 5. IMPLEMENTATION**

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

**Positions: 15**

- **Contract Administration – 10.85 FTE**

1 CW Manager 2 – Contract Administration Program Manager  
1 Procurement Manager 1 – Contract Administration Team Manager  
2 Procurement & Contract Specialist 3 – Contract Administrators  
3 Procurement & Contract Specialist 2 – Contract Administrators  
2 Procurement & Contract Specialist 1 – Contract Administrators  
1 Operation & Policy Analyst 3 – Contract Administration Consultant  
3 Operation & Policy Analyst 2 – Contract Administration Specialist  
2 Administrative Support Specialist 2 – Administrative Specialists

This proposal would centralize administration of approximately 115 contracts which will be prioritized through the development of a system to assess risk based on specific criterion such as contract complexity, scope, \$ etc. as recommended by the recent After Action Report.

Contract Administration positions will be managed centrally with contract administrators supporting regions/districts and program areas. Contract administrators will collaborate with districts and program areas and participate in regionally focused, district-led service array development, community and Tribal engagement, and district specific Continuous Quality Improvement efforts. Centralized management provided by leaders with procurement expertise will ensure contract administrators receive expert guidance and support and ongoing evaluation of contract oversight practices to ensure performance standards are consistently achieved.

***Note:** 4 existing positions to be repurposed from the current Child Welfare Contract Support Team:*

- 3 OPA3 Contract Consultants will transition to Operations, Training and Continuous Quality Improvement Team.
- 1 AS2 will transition to Operations, Training and Continuous Quality Improvement Team.

**Summary/Scope:** This proposal includes a team of highly trained and experienced contract administrators who will utilize standardized oversight framework to administer about 115 child welfare client service contracts. These positions will be primarily managed centrally and will provide centralized oversight on all contracting activities, including verification of background checks, insurance, incident reports, corrective actions, expenditure and utilization tracking, etc. This proposal also includes an Operations, Training and CQI Team responsible for

development and maintenance of a standardized oversight framework to include contract administration standards, onboarding and training as well as ongoing assessments/audits of contracting standards. This team will provide onboarding, training and support to the centralized contract administrators as well as contract administrators statewide.

***Note:** The remaining client service contracts (~300 contracts) will continue to be monitored by staff in districts and program areas, however this POP will allow these staff to receive onboarding and ongoing training utilizing the standardized contract oversight framework, with onboarding and ongoing training/support from the Operations, Training and CQI Team.*

2. What are the biggest potential barriers or risks to successful implementation?

The biggest potential risk to successful implementation is funding the addition of contract administrator positions without establishing an Operations, Training and CQI Team to develop a standardized framework to guide new hires.

Root cause analysis indicates that the current lack of adequate oversight stems from two primary issues: 1) lack of dedicated positions and 2) lack of standardized guidance and expectations for contract administrators. This POP proposes the development of a program to address both by providing dedicated positions to administer contracts as well as an Operations, Training and CQI Team to develop and maintain standardized oversight framework, including performance standards, onboarding and training as well as ongoing assessments/audits of performance standards.

Both components are important to the success of the program, however, funding dedicated positions prior to developing standardized framework would hinder successful implementation. For this reason, if a phased implementation is considered it is strongly recommended that the first phase include the development of an Operations, Training and CQI Team with later phases adding dedicated positions for contract administration.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

With approximately \$325 million spent on contracts each biennium, the Child Welfare Division's contracting decisions have widespread impact on communities throughout the state. Development of a Child Welfare Contract Administration Program would include community and Tribal engagement from the earliest stages. First steps will include the development of a Community Engagement Plan in partnership with the OEMS Community Engagement Team as well as consultation with Tribes in alignment with the Tribal Consultation Policy.

The Office of Contracts & Procurement has expressed full support of this proposal and will be closely involved with the development of standardized contract oversight framework, including contract administration standards and onboarding and training materials.

Self-Sufficiency Programs has expressed support of this project and will be invited to participate in all stages of the development of a Child Welfare Contract Administration Program to promote alignment of contracting practices where possible.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?  
There have not been any prior investments for the policy package.
2. What **assumptions** affect the pricing of this policy package?

At least four existing Design positions will be repurposed to support this policy package.

- 3 OPA3 Contract Consultants will transition to Operations, Training and Continuous Quality Improvement Team.
- 1 AS2 will transition to Operations, Training and Continuous Quality Improvement Team.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

Developing a Contract Administration Program is anticipated to reduce the cost of contracted services and increase rate consistency by centralizing negotiations and providing resources needed to develop systems for standardizing rates.

This Policy Package will also increase the availability of high quality, effective, culturally specific and culturally responsive services intended to support populations disproportionately impacted by child welfare.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

**Positions: 15**

- **Contract Administration – 10.85 FTE**

- 1 CW Manager 2 – Contract Administration Program Manager
- 1 Procurement Manager 1 – Contract Administration Team Manager
- 2 Procurement & Contract Specialist 3 – Contract Administrators
- 2 Procurement & Contract Specialist 2 – Contract Administrators for CW
- 1 Procurement & Contract Specialist 2 – Contract Specialist for OC&P
- 2 Procurement & Contract Specialist 1 – Contract Administrators
- 1 Operation & Policy Analyst 3 – Contract Administration Consultant
- 3 Operation & Policy Analyst 2 – Contract Administration Specialist
- 2 Administrative Support Specialist 2 – Administrative Specialists

***Note:** 4 existing positions to be repurposed from the current Child Welfare Contract Support Team:*

- 3 OPA3 Contract Consultants will transition to Operations, Training and Continuous Quality Improvement Team.
- 1 AS2 will transition to Operations, Training and Continuous Quality Improvement Team.

**Contract Administration Teams Staff:**

**6 PCS 1s, 2s and 3 Contract Administrators** will collectively administer about 115 client service contracts. Contracts will be assigned to PCS1, 2 or 3 based on contract complexity, scope and risk, with PCS3s providing oversight on contracts with the highest risk (based on a standardized system based on specific criterion). These positions will provide centralized oversight of contracting activities, including verification of background checks, insurance, incident reports, corrective actions, expenditure and utilization tracking, etc.

**2 AS2 Contract Support Specialists** (plus one existing position repurposed for this need) will provide contract tracking and data entry, support processing background checks, monitoring staff requirements such as background checks, transportation checks, staff qualifications/training (with oversight from Contract Administrators). In addition to other operational needs such as supporting organizing audits/assessments, data management, meeting scheduling and database support.

**1 Procurement Manager 1 - Contract Administration Manager** will provide direct supervision of contract administrators (PCS1, 2 and 3) as well as administrative support (AS2). The Contract Administration Manager will organize and manage contract assignments, manage workflow, and review and evaluate contract oversight practices to ensure performance standards are consistently met.

**Office of Contracts & Procurement Child Welfare Contract Support**

### **1 Procurement & Contract Specialist 2 - Child Welfare Contract**

**Specialist** will be under the Office of Contracts & Procurement. This position will become the primary contact for Child Welfare on contract solicitations and contract development. The Child Welfare Contract Specialist will increase the Office of Contracts & Procurement's capacity to prioritize Child Welfare contracts and will allow the Division to improve contract development methods including solicitation practices that can create substantial barriers for businesses run by people of color, women and service-disabled veterans. This position will be available to consult directly with Child Welfare staff to engage in solicitation planning and throughout the contract development process.

### **Operations, Training and CQI Team:**

#### **1 Operation & Policy Analysts 3 Contract Administration Consultants**

*(plus three existing positions to be repurposed for this need)* will develop and maintain consistent performance standards and guidance for all Child Welfare Contract Administrators and design and plan improvements to improve contracting practices in alignment with procurement rule and department and agency goals. These positions will also participate in the design and delivery of onboarding and training for Child Welfare Contract Administrators as well as conducting regular audits/assessments of contract administration practices statewide to produce data on gaps and areas in need of improvement.

**3 OPA2 Contract Administration Specialists** will provide onboarding/training, guidance and support to Child Welfare Contract Administrators to maintain consistent performance standards. These positions will partner with Contract Administration Consultants to participate in regular audits/assessments of contract administration practices statewide to produce data on gaps and areas in need of improvement. Contract Administration Specialists will also manage all child welfare contract requests ensuring requests sent to the Office of Contracts & Procurement align with department and agency goals.

**1 CW Manager 2 Contract Administration Program Manager** will oversee the Child Welfare Contract Administration Program. This position will provide the strategic vision for the program, ensuring child welfare contract oversight practices align with procurement rule and department and agency goals. This position will utilize data to maximize operation efficiency and performance outcomes and provide direct supervision to two Contract Administration Managers as well as staff on the Operations, Training and CQI Team.

5. What are the **startup and one-time costs** associate with this POP?

There are no anticipated start-up or one-time costs associated with this POP.

6. What are the **ongoing costs**?

Positions and supplies associated with positions will be ongoing costs.

7. What are the **sources of funding (revenue)** and the funding split for each one?

Positions qualify for some federal fund revenue sources, such as IVE and Block Grants. Anticipated funding split for all positions is 70%GF/30%FF.

8. What are potential **savings**?

The Division spends millions of dollars each biennium on unutilized contracted services capacity due to lack of adequate contract administration and deficiencies in cost monitoring. The development of a Contract Administration Program and implementation of contract oversight framework is projected to save the Division millions of dollars each biennium by strengthening contract oversight practices including cost monitoring.

Additionally, enhancing contract administration will allow the Division to build stronger relationships with contractors, increasing retention and supporting fair negotiations resulting in lower costs for contracted services.

## **TOTAL FOR THIS POLICY PACKAGE**

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$1,806,383		\$774,159	\$2,580,542	15	10.85
Services + supplies	\$95,700		\$41,015	\$136,715		
Capital outlay						
Special payments						
Other						
<b>Total</b>	<b>\$1,902,083</b>	<b>\$0</b>	<b>\$815,174</b>	<b>\$2,717,257</b>	<b>15</b>	<b>10.85</b>

### FISCAL IMPACT BY PROGRAM

	Positions	Program 2	Program 3	Program 4	Total
General Fund	\$1,902,083				<b>\$1,902,083</b>
Other Funds					<b>\$0</b>
Federal Funds	\$815,174				<b>\$815,174</b>
Total Funds	\$2,717,257				<b>\$2,717,257</b>
Positions	15				<b>15</b>
FTE	10.85				<b>10.85</b>



<b>Program(s) / Unit(s)</b>	<b>Self-Sufficiency Program Design/TANF Unit</b>
<b>POP Title</b>	107 - Job Participation Incentive Increase
<b>Related Legislation</b>	Federal Fiscal Responsibility Act of 2023
<b>Summary Statement (5 to 7 sentences)</b>	Oregon’s Job Participation Incentive (JPI) is a \$10 food benefit issued to qualifying families that participate in the Supplemental Nutrition Assistance Program (SNAP). Families receiving the \$10 incentive are counted as part of the state’s federally required TANF work participation rate (WPR). The federal Fiscal Responsibility Act of 2023, effective October 1, 2025, specifies that families receiving less than \$35 in monthly assistance can no longer be included in states’ WPR counts. In this policy option package, ODHS Self-Sufficiency Programs (SSP) proposes increasing the JPI amount to \$35, which will ensure that participants can still be counted as part of the state’s WPR. Without this investment, families receiving JPI will no longer be included in the WPR and the state anticipates it would then fail to meet federal WPR requirements, resulting in penalty accompanied by a reduction of up to 21 percent (or \$35 million) annually in the state’s federal TANF funding -- a reduction the state would be federally required to backfill using General Fund dollars.

	General Fund	Other Funds	Federal Funds	Total Funds	Pos.	FTE
<b>Policy package pricing</b>	\$5,183,325	\$0	\$0	\$5,183,325	0	0.00

### Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

Every Oregon family deserves to have their basic needs met. For families with children and little to no income, the TANF program offers essential monthly cash benefits, along with employment-related and other supports, to help them meet these needs. Oregon's ability to support these families and provide TANF access to all eligible individuals relies on maintaining a fully funded TANF program. This funding, in turn, depends on Oregon meeting all federal TANF requirements.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

State TANF programs often struggle to meet the federally mandated WPR due to several challenges. Many TANF recipients face significant barriers to employment, including limited education, lack of job skills, physical and behavioral health issues, and caregiving responsibilities. These obstacles can make it difficult for recipients to consistently participate in work activities as required. Additionally, the administrative burden of documenting and verifying work activities can be substantial. TANF's design requires specific work-related activities for set hours each week, which can be complex and time-consuming to monitor.

As such, states, including California and Washington, use programs like JPI to help meet the WPR. Policy changes, like those introduced by the Fiscal Responsibility Act of 2023, which set a minimum benefit threshold for programs like JPI, further complicate states' efforts to meet WPR requirements. States using these programs are now required to provide a minimum payment of \$35 in monthly assistance to families in order to count them towards the WPR.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

Meeting the federally mandated WPR of 50 percent is challenging for most states, leading to the creation of programs like the JPI. Since 2011, Oregon has successfully met this requirement (except in 2021 & 2022) by combining countable hours from both the Job Opportunity and Basic Skills (JOBS) program and JPI

participants. This approach, also used by states such as California and Washington, helps states avoid federal penalties and ensures compliance with TANF work participation requirements. Without JPI, Oregon would rely solely on JOBS program hours for its WPR, falling below the mandated 50 percent threshold, as shown by data from recent federal fiscal years.

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

No

5. What has **already been done** to address or mitigate the problem/opportunity?

Self-Sufficiency Programs (SSP) has established a dedicated work group to train Family Coaches on accurately recording countable hours for the JOBS program. This ensures that family activities are properly documented and contribute to meeting the Work Participation Rate (WPR). Feedback from service delivery staff indicates that families are actively participating in JOBS services, many of which count towards the WPR.

Additionally, SSP has focused efforts on reallocating resources to identify gaps in understanding and training needs. This reallocation ensures that family engagement in WPR-eligible activities is accurately documented. Notably, 64% of SSP's Family Coaches were hired during the pandemic (2021-2024), underscoring the need for comprehensive training and support. By reallocating resources and enhancing training, SSP can continue to support families while ensuring staff understand the importance of accurately recording participation in activities that impact the WPR. This strategic approach helps address the issue and may offset the need for additional General Fund requests.

6. What are the **risks** if the problem/opportunity is not addressed?

If ODHS cannot continue using JPI to meet the WPR, it may risk falling short of the mandated threshold. This could lead to penalties, including a potential reduction of up to 21 percent (approximately \$35 million) in Oregon's federal TANF block grant funding.

The severity of the penalty may vary depending on factors such as the extent of the shortfall and participant engagement. Federal regulations require that any federal funding loss from penalties be covered by state General Fund dollars, which cannot be counted toward Oregon's maintenance of effort (MOE) requirement. This could place additional strain on the state's budget.

7. What **solution** are you proposing through this policy option package (POP)?

This proposal recommends increasing the JPI payment amount to \$35. By making this adjustment, Oregon can comply with federal requirements and ensure that families receiving JPI are included in the WPR. This change will help Oregon avoid penalties on the TANF block grant for not meeting WPR requirements.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

The proposal to increase the JPI payment amount to \$35 was selected primarily because it directly addresses the immediate need to meet federal WPR requirements. This solution ensures that Oregon can continue to include families participating in JPI in its WPR calculations, thereby avoiding potential penalties on the TANF block grant. Given the urgency and the lack of alternative proposals at this time, increasing the JPI payment amount represents a feasible and straightforward approach to maintaining compliance with federal regulations and supporting TANF program stability in Oregon.

Following consideration of a range potential solutions for meeting the WPR requirements, SSP has reduced this POP's initial General Fund request by eliminating JPI for two-parent families. Given an estimated all-family WPR of around 41.39 percent based on FFY 2023 data, additional strategies were deemed necessary:

1. Caseload Reduction Credit: The Fiscal Responsibility Act of 2023 reset the base year for caseload reduction credits to 2015, potentially allowing Oregon to lower the required WPR. Initial analysis by the Administration for Children and Families (ACF) suggests Oregon could aim for an adjusted WPR around 12%.

However, this adjustment is contingent upon ACF review and approval of a completed ACF 202 form. Risks include the preliminary nature of ACF's estimate and the requirement for annual application if caseload increases beyond the 2015 baseline.

2. **Excess Maintenance of Effort (MOE):** States can claim excess MOE when they exceed federal spending requirements. This excess can enhance caseload reduction credits, further reducing the WPR target. However, claiming excess MOE relies on clear evidence of spending exceeding federal regulations, necessitating detailed research and strategic discussions to assess feasibility.
3. **Local and State-Level Focused Training and Coaching:** Reprioritizing resources toward comprehensive training and coaching at local and state levels aims to ensure accurate documentation of activities counting towards WPR under JOBS services. This strategic effort supports ongoing family engagement while emphasizing proper documentation. Risks include potential challenges in balancing new training responsibilities with existing duties and ensuring holistic support for families beyond WPR requirements.

The decision to eliminate JPI for two-parent families was driven by its potential to significantly reduce the POP request while acknowledging the need for additional strategies to meet the WPR effectively. Each alternative solution considered—caseload reduction credits, excess MOE, and focused training—offers unique benefits and risks that require careful evaluation and ongoing refinement to align with Oregon's TANF objectives and federal compliance mandates.

9. Has the proposed solution been successful in **other contexts or jurisdictions**? Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

Since 2011, Oregon has implemented JPI as a strategy to meet WPR requirements. Like most states, Oregon often faces challenges in helping TANF recipients maintain stable employment. To address this issue, many states, including California and Washington, extend assistance to employed families through programs like JPI, which aim to avoid federal penalties. By offering small benefits to families who are already meeting activity requirements but are ineligible for regular monthly TANF cash aid, Oregon can effectively support these families while also counting them in the TANF caseload.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

No

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

While the POP is not designed to directly address inequity, there is an important indirect relationship: Maintaining the state's maximum TANF block grant amount is crucial to serving families who experience deep poverty. Due to the structural barriers to education, employment, health care and other social determinants of health that disproportionately impact families of color, these families are more likely than their white counterparts to experience deep poverty and thus be eligible for and receive TANF.

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

This policy change potentially impacts food security by altering the financial resources available to families through the JPI program. For two-parent families, eliminating the JPI benefit minimally reduces their monthly food budget and may increase vulnerability to food insecurity. Conversely, increasing the JPI payment for single-parent families potentially supports their ability to purchase sufficient and nutritious food. The net effect on overall food security hinges on how these changes influence household spending on food essentials.

2. If none, are you proposing a **new or modified KPM**?

Not currently.

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

See response to question 1, above.

4. What are the envisioned **outputs** of this POP?

By adjusting the JPI payment to meet the minimum threshold of \$35, the aim is to maintain the TANF WPR. This adjustment ensures that employed families receiving assistance through JPI, are counted towards the WPR requirements, thereby bolstering the state's ability to comply with federal regulations.

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

The expected outcomes of the proposed adjustments are anticipated to yield tangible results in key areas. First, SSP anticipates maintenance of Oregon's WPR by ensuring the inclusion of JPI single parent families in WPR calculations.

In addition, by maintaining its full TANF federal funding, Oregon can continue to ensure TANF access for eligible families.

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

JPI data is currently collected and will continue to be collected after the JPI increase to \$35.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

No change needed.

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

By aligning with federal standards, Oregon can maintain its TANF funding,

allowing the state to continue providing essential services without disruption. This stability ensures that families have consistent access to benefits and support programs, potentially leading to improved overall satisfaction and well-being for those relying on these critical resources.

2. Will your solution require an **IT investment**? Explain.

This solution requires an update to the ONE system. The TANF team is working to determine the level of effort and whether the increase can be done with a work item (simple change) or change request (complicated change that impacts other ONE system change priorities).

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

The investment would be used to make any necessary updates to the ONE system and to fund the \$25 per month increase beginning October 1, 2025.

2. What are the biggest potential barriers or risks to successful implementation?

If this proposal requires a substantial technical change within the ONE system, the biggest barrier to implementation is getting the work prioritized to be completed by October 1, 2025.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

The following units and partners will be involved in the implementation:

- **SNAP Unit:** Will be consulted regarding the changes.
- **Oregon Eligibility Partnership (OEP):** Will review the proposed change.

- **Rules and Hearings Team:** Will review the draft rule change and will be responsible for filing the final rule change.
- **Training Unit:** Will update training materials to reflect the increase to \$35.
- **Communications Unit:** Will review materials intended for service delivery staff to ensure they align with the new changes.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?

No.

2. What **assumptions** affect the pricing of this policy package?

The pricing of this POP assumes that SSP can bridge the gap in WPR left by removing two-parent families from the JPI program. It also assumes a stable JPI caseload without significant increases, stable technology costs, and ongoing compliance with federal requirements. Additionally, it assumes that adequate training and support will be provided to Family Coaches to ensure accurate documentation of WPR-eligible activities.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

No

1. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

Additional staff and positions are not needed.

4. What are the **startup and one-time costs** associate with this POP?

The one-time costs are related to ONE system changes needed.

5. What are the **ongoing costs**?

The ongoing costs are to pay for the increase in the monthly JPI benefit from \$10 to \$35.

6. What are the **sources of funding (revenue)** and the funding split for each one?

The funding source is 100% General Fund counted towards the state's TANF Maintenance of Effort requirement.

7. What are potential **savings**?

Although this POP requires a General Fund investment, it will help ensure Oregon meets its federal WPR requirements, thereby avoiding reductions in federal TANF funding due to penalties. Failure to meet the WPR could result in a penalty of up to 21%, or \$35 million annually, from the state's federal TANF block grant funding.

**TOTAL FOR THIS POLICY PACKAGE**

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services						
Services + supplies						
Capital outlay						
Special payments	\$5,183,325			\$5,183,325	0	0.00
Other						
<b>Total</b>	<b>\$5,183,325</b>	<b>\$0</b>	<b>\$0</b>	<b>\$5,183,325</b>	<b>0</b>	<b>0.00</b>

## FISCAL IMPACT BY PROGRAM

	SSP	Program 2	Program 3	Program 4	Total
General Fund	\$5,183,325				<b>\$0</b>
Other Funds					<b>\$0</b>
Federal Funds					<b>\$0</b>
Total Funds	<b>\$5,183,325</b>				<b>\$0</b>
Positions	0				<b>0</b>
FTE	0.00				<b>0.00</b>



<b>Program(s) / Unit(s)</b>	Self-Sufficiency Programs (SSP) Supplemental Nutrition Assistance Program (SNAP)
<b>POP Title</b>	108 - SNAP Elderly Simplified Application Project (ESAP)
<b>Related Legislation</b>	SNAP is administered in accordance with the provisions of the Food and Nutrition Act of 2008 and the regulations in subchapter C of Title 7 in the Code of Federal Regulations. Demonstrations for Individuals Who Are Elderly and/or Have a Disability Section 17(b)(1)(A)
<b>Summary Statement (5 to 7 sentences)</b>	The Supplemental Nutrition Assistance Program (SNAP), a federal program that provides monthly benefits to help people buy food, is an important tool for ending hunger in our state. By opting into the federal Elderly Simplified Application Project (ESAP), Oregon can make sure that eligible older adults and people with disabilities aren't missing out on these critical benefits. ESAP would improve overall program access to older adults and people with disabilities by allowing for a simplified 2-page application. It would also extend the certification period to 36 months and allow staff to leverage federal data to verify required household information, which would help reduce workload within the state's eligibility enterprise. The ESAP would also significantly improve customer service to older adults and people with disabilities through a dedicated call center with ESAP specialized staff. If Oregon elects not to participate in the ESAP option, it will miss the opportunities to a.) improve SNAP access for these priority populations, b.) improve customer service and recertification processing timelines and c.) help ease workload demands on Oregon's characteristically overextended eligibility staff.

	\$580,925	\$0	\$580,925	\$1,161,850	2	1.50

## ODHS 2025 POP Long Form

### Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

We all need access to nutritious food to support our health and well-being. But many people in Oregon, including older adults and people with disabilities, don't have enough to eat or don't know where their next meals will come from. The Supplemental Nutrition Assistance Program (SNAP), a federal program that provides monthly benefits to help people buy food, is an important tool for ending hunger in our state. By opting into the federal Elderly Simplified Application Project (ESAP), Oregon can make sure that eligible older adults and people with disabilities aren't missing out on these critical benefits.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

According to the Food Research & Action Center, older adults and people with disabilities can encounter a range of barriers when applying for or getting recertified for SNAP:

*They may have limited mobility to get to a SNAP office or have difficulty accessing or using online applications, mobile apps, and other technological innovations that can make it easier to access SNAP. Among SNAP households coming due for recertification, households with elderly or disabled members are more likely than others to churn (i.e., experience*

*interruptions in their connections to SNAP due to procedural factors rather than financial ineligibility).*<sup>1</sup>

The Elderly Simplified Application Project (ESAP) is a federal option states can employ to streamline the SNAP application process for older adults and people with disabilities, improving access and timeliness outcomes for these priority populations. ESAP also lengthens the recertification timeline from a 24-month to a 36-month cycle, reducing the number of times people need to reapply for SNAP.

Oregon SNAP has a high program participation rate and along with medical programs it generates the greatest need for application-related customer support. By streamlining the application and recertification processes for both the customer and the eligibility worker, ESAP can help more eligible older adults and people with disabilities access and preserve vital benefits while improving operational efficiency and business outcomes.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

ESAP could improve SNAP access and customer experience for many thousands of people in Oregon. In fiscal year 2022, nationally more than 41 percent of SNAP participants were in households whose members included older adults or people with disabilities.<sup>2</sup> In Oregon as well, these populations represent a significant portion of the SNAP caseload. As of February 2024:

- More than 165,000 SNAP households included a member age 60 or older or experiencing a disability;
- Over 30,000 people were receiving both SNAP and long-term case services each month; and
- On average, 28,000 people receiving SNAP are also receiving in-home care services each month.

Additionally, Oregon Department of Human Services (ODHS) anticipates that the state's demographic trends will translate into increased demand for SNAP by older adults: According to a [report](#) created on October 27, 2023 by the Legislative Policy and Research Office, Oregonians aged 65 and older account for 16.8 percent of the

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<sup>1</sup> FRAC (2019): [Best Practices for SNAP Elderly Simplified Application Projects](#), p1.

<sup>2</sup> Center on Budget and Policy Priorities (2023): [A closer look at who benefits from SNAP](#).

state's population currently; by 2050 the percent of older adults is projected to increase to 24 percent.

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

This POP will support the state's overall need to remain in federal compliance for the program and can support Oregon's current Accuracy and Timeliness Corrective Action Plans. Although this is not part of a current audit response it does align with SNAP audit requirements.

5. What has **already been done** to address or mitigate the problem/opportunity?

Oregon has already implemented the 24-month option for recertifications and the Standard Medical Deduction (SMD) policy option for this priority population.

6. What are the **risks** if the problem/opportunity is not addressed?

Partners for a Hunger-Free Oregon notes that adults ages 60 and older have the lowest SNAP participation rates in the state.<sup>3</sup> By passing on the ESAP option, Oregon would miss out on the opportunity to improve SNAP access for this population as well as for people with disabilities risk. Additionally, by not leveraging ESAP, Oregon would not take advantage of a key opportunity to support greater application processing timeliness and ease the state's eligibility workload.

7. What **solution** are you proposing through this policy option package (POP)?

ODHS is recommending that Oregon implement an ESAP option for SNAP. In addition to reducing administrative burdens on older adults and people with disabilities, ODHS estimates that implementation of the ESAP option will:

- Reduce renewal applications each year by over 82,000;
- Save 41,000 staff hours annually;

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<sup>3</sup> Partners for a Hunger Free Oregon (April 2024): [Older Populations](#).

- Open up more staff capacity to focus on getting medical, cash and child care benefits to eligible customers; and
- Potentially reduce SNAP benefit churn by extending the certification period to 36-months.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

Oregon has been implementing alternative solutions like 24-month certifications. Over time as our elderly and disabled service needs and population has grown, the program has continued to increase in volume, which has prompted the need to expand to 36-month certifications to manage the increase in overall workload.

9. Has the proposed solution been successful in **other contexts or jurisdictions**? Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

This solution is being implemented in 22 states; like Oregon, 13 of those states also offer the Standard Medical Deduction (SMD) option as a means of streamlining application processing.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

This would require updates to Oregon Administrative Rules if approved.

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

This POP acknowledges that the SNAP application process can present unique barriers to older adults and people with disabilities – barriers that hinder these populations’ access to benefits that are critical to their health and well-being – and

aims to simplify the process and bring about more equitable access to SNAP in Oregon.

### Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

This POP connects to OEP KPMs on SNAP timeliness and accuracy.

2. If none, are you proposing a **new or modified KPM**?

N/A

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

This project should have a positive effect on SNAP timeliness and accuracy. We can track this element with coding on the eligible ESAP cases. This will improve program timeliness and accuracy by reducing the amount and frequency of times the applicant and worker will need to apply, renew or review their request for SNAP.

4. What are the envisioned **outputs** of this POP?

- Number of improved and simplified applications used by ESAP-eligible applicants (# of application processed)
- Number of days to process ESAP applications

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

Improved SNAP access by ESAP-eligible populations

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

24-month recertifications data can be used to forecast the effects of implementing the 36-month program. We will collect data for 36-month recertifications by coding in the ONE system, per federal requirement.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

New ONE system coding will be necessary to monitor, evaluate and administer ESAP per federal regulations.

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

The POP will simplify applications, reduce verification burdens and expand certification timelines for households that do not have earned income and in which all adult members are aged 60 or older and/or have a disability.

2. Will your solution require an **IT investment**? Explain.

Federal funds, once approved by FNS, will provide a 50 percent match to Oregon General Fund to complete Mainframe/ONE System enhancements.

- **System Changes:** Mainframe and ONE changes in applicant portal (AP), worker portal (WP) and Interface systems. This is not part of the Maintenance and Operations (M&O) for the program as this is a “new” function that does not currently exist.

#### Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

A complete fiscal analysis is needed and will cover the following key areas of anticipated work. Including start-up and ongoing costs to implement the new program:

- **System Changes:** Mainframe and ONE changes in applicant portal (AP), worker portal (WP) and Interface systems. This is not part of the

Maintenance and Operations (M&O) for the program as this is a “new” function that does not currently exist.

- **New Personnel:** Additional FTE is needed in Central Teams to implement Elderly Simplified Application Project (ESAP) including new rule creation, defining technical system requirements, staff/community partner training and developing the shortened application.
- **Multimedia printed/virtual packets and communications:** Development of new applications, forms, notices, translations and other Community Supports for the roll-out of ESAP. Internal and External groups.
- **Eligibility Staffing support:** ESAP is intended to streamline workload and reduce barriers to participation and will not result in an ongoing eligibility of call center staffing need.

2. What are the biggest potential barriers or risks to successful implementation?

Potential delays getting the needed ONE system changes implemented.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

SSP will need to engage multiple partners in more depth to determine implementation timelines – including federal, state agency and community partners such as:

- Oregon Eligibility Partnership (OEP)
- Aging and People with Disabilities (APD)
- Oregon Health Authority (OHA)
- SSP/OEP District and Program Managers
- Partners for a Hunger Free Oregon
- Oregon Food Bank
- 211 Info
- Oregon Hunger Taskforce.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?

No

2. What **assumptions** affect the pricing of this policy package?

Level of Efforts needed to make necessary changes to Mainframe and ONE in applicant portal (AP), worker portal (WP) and Interface systems. This is not part of the Maintenance and Operations (M&O) for the program as this is a “new” function that does not currently exist.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

Yes; more analysis will be needed on this.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

More detailed information is forthcoming but at this time it is clear that additional FTE will be needed in Central Teams to implement ESAP, including new rule creation, defining technical system requirements, staff/community partner training and developing the shortened application. There may also be new staff needed in other system program areas.

5. What are the **startup and one-time costs** associate with this POP?

This is undergoing further analysis.

6. What are the **ongoing costs**?

This is undergoing further analysis.

7. What are the **sources of funding (revenue)** and the funding split for each one?

The SNAP ESAP program is eligible for a 50/50 match of federal funds to state funds.

8. What are potential **savings**?

In the longer term, we anticipate that there will be savings in staff time that can be reallocated to other eligibility work. There will also be some limited administrative savings in the reduction of applications submitted to the department.

#### **TOTAL FOR THIS POLICY PACKAGE**

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$199,696		\$199,696	\$399,392	2	1.5
Services + supplies	\$381,229		\$381,229	\$762,458		
Capital outlay						
Special payments						
Other						
<b>Total</b>	<b>\$580,925</b>		<b>\$580,925</b>	<b>\$1,161,850</b>	<b>2</b>	<b>1.50</b>

## FISCAL IMPACT BY PROGRAM

	SSP	OEP	Program 3	Program 4	Total
General Fund	\$104,838	\$476,087			<b>\$580,925</b>
Other Funds					
Federal Funds	\$104,838	\$476,087			<b>\$580,925</b>
Total Funds	<b>\$209,676</b>	<b>\$952,174</b>			<b>\$1,161,850</b>
Positions	1	1			<b>2</b>
FTE	0.75	0.75			<b>1.50</b>

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<b>Program(s) / Unit(s)</b>	<b>Central/Shared Services</b> <b>Office of Facilities Management (SS),</b> <b>Office of Health, Safety and Employee Wellbeing (HR &amp; SS),</b> <b>Trauma Aware (HR &amp; SS)</b>
<b>POP Title</b>	<b>109 - ODHS-OHA Office and Worker Safety</b>
<b>Related Legislation</b>	ORS 276 - Public Buildings and ORS 455 Building Codes ORS 654 and OAR 437 - Occupational Health and Safety
<b>Summary Statement (5 to 7 sentences)</b>	Oregon's Department of Human Services is struggling to maintain adequate safe and secure working environments across its statewide operations. Data shows a 450 percent rise in threatening incidents at offices over the last five years, a trend accompanied by a growing inability to meet employee health and safety needs. This proposal requests funding for facilities improvements and security and outreach contracts, as well as positions to ensure the safety and security of customers and staff at ODHS offices. Given the increasingly high acuity needs of people visiting our offices and the vicarious traumatization of staff, this request is time-sensitive and presented as a risk management strategy. Without the investment, we would expect safety issues to continue to grow in offices, which will put staff and community members in danger while increasing turnover and workplace complaints.

	\$3,486,518	\$1,397,468	\$2,599,631	\$7,483,617	10	4.46
	\$0	\$0	\$0	\$0	0	0.00

\*OHA, DELC or other state partner

## ODHS 2025 POP Long Form

### Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

This request promotes the safety of staff, public property both owned and leased, program participants, and community partners to ensure stewardship and responsible management of state resources and infrastructure improvements to mitigate risks that could otherwise lead to costly liabilities, injuries, or disruption of vital public services.

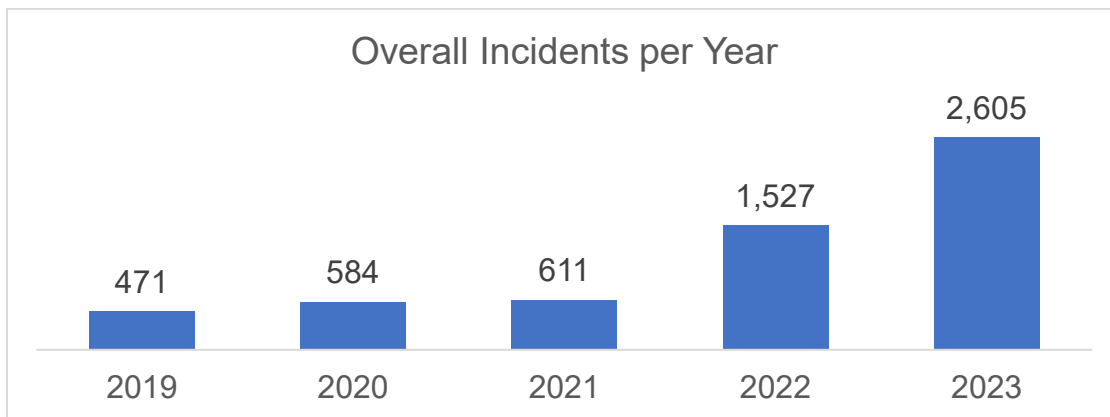
2. Describe the **problem/s or opportunity/ies** this proposal would address.

The Oregon Department of Human Services (ODHS) and Oregon Health Authority (OHA) face critical challenges in managing more than 11,000 agency employees across seven major ODHS programs in at least 168 facilities across Oregon. With a surge in reported employee safety concerns, Occupational and Health Safety Complaints, and labor relations complaints, coupled with a notable increase in threatening incidents within ODHS and OHA offices over the past five years, there is a pressing need for an safety and security resources to mitigate risks to both employees and the vulnerable

populations served. Insufficient security measures for public property and at ODHS activities, a lack of risk identification and mitigation strategies at each site, a budget deficit for security and safety contracts, and a lack of staffing to ensure incident management and trauma response measures jeopardizes service delivery, presents danger for people, and puts the State at risk of costly tort liability, staff turnover, and decreased customer service.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

### Health and Safety (Source: Workday) Incidents Dramatically Increasing



### Intensity of Claims in 2023

Low (Report only - No Further Action)	Medium (Required Action for workers compensation, liability, safety or consultation and Citizen Report)	High (Required in depth investigation including Restrictions of Access, severe injury claims management)
566	1,075	964

4. In the simplest way possible, how would you describe this POP to a legislator and show how it addresses **a problem/opportunity that impacts their constituents.**

ODHS and OHA serve vulnerable populations in 168 locations statewide. Customer service and staff safety in large offices open to the public require an intentional safety, security, and wellness strategies. Safety and security risks must be mitigated in a manner that promotes inclusivity, reduces trauma to staff and community members, and fosters environments where all community members feel valued and respected when engaging with State health and human services. Physical, environmental and psychological safety threats, as well as provide proactive life-saving measures must be provided through security, occupational health and safety, and trauma recovery support. The investment proposed in this POP reduces the strain on law enforcement, mitigates unnecessary long term physical and psychological risk factors, builds safe rapport within communities, ensures access to critical services, and averts lawsuits.

5. Is this POP, in whole or in part, a response to an **audit**? Explain.

- The Department of Homeland Security did an audit of several buildings in Portland and this is responsive to the recommendations from that audit
- ODHS/OHA Internal audit is currently preparing an audit of staff and office safety
- This Safety POP is in response to significant and rapid escalation of high acuity in offices and in the community for ODHS and OHA staff across Oregon that impact the overall safety and wellbeing of staff, people serviced by ODHS, as well as community and Tribal partners.
- This Safety POP ensures compliance with Building Codes, OSHA regulations and Labor Relations Agreements which are transparent to the public.
- This POP is a proactive measure to mitigate risk management factors associated with potential non-compliance with facilities management requirements with DAS policies that implement ORS 276 for Public Buildings as monitored through biennial reporting required by OAR 125-125. Per Rule, the ODHS and OHA Facilities Plans are due by July 31, 2024, which may or may not result in compliance mitigation findings.

6. What has **already been done** to address or mitigate the problem/opportunity?

- Job Rotations and WOC assignments
- Temporary and Limited Duration non-budgeted positions
- Contractors – including armed and unarmed security that is paid for out of other budgets within ODHS and OHA due to lack of funding
- Collaboration across agencies – OHA, DAS, LEAs
- ODHS has successfully piloted safety and security solutions, including armed less than lethal equipped officers
- ODHS-OHA Facilities Management has connected with DAS to seek support
- ODHS has successfully piloted client de-escalation services in partnership with agencies delivering services with houseless communities.
- The alternative solutions attempted to date are a short-term approach to a problem requiring a long-term strategy. These alternative solutions are sufficient for quickly managing a large volume of work to “react” to immediate threats and concerns; however, they are not sustainable strategies.
- The ODHS -OHA Office of Facilities Management staff are engaging in ongoing efforts to increase knowledge, skill, and ability through free, low-cost, and “train the trainer” formats to ensure environmental safety and wellbeing for properties and assets the Agencies are responsible to maintain, including buildings and parking areas.
- OFM has leveraged partnerships within District offices, OREM, and HR to explore cost-effective opportunities to collectively address safety, security and well-being needs for staff and community members. Ongoing Continuity of Operations coordination is being led by OREM.

7. What are the **risks** if the problem/opportunity is not addressed?

- Failure to efficiently implement and maintain these safety and security systems exposes the agency to employment liability, workers

compensation liability, litigation due to non-compliance of statutes and administrative rules and policies.

- Potential for serious injury or death for staff and program participants
- Continued escalation of OHSA citations and fines
- Failure to effectively manage these risks impedes our ability to provide services in a safe and timely manner to high-need and fragile populations, which impacts one in three households statewide.
- The Office of Facilities Management is responsible for mitigating liability and risk through building and asset management. Remaining understaffed and underfunded ensures that public buildings, parking areas, environments, furniture and equipment present risk of personal injury, lawsuits, and erodes public confidence in the Agency.
- If OFM is unable to ensure climate related safety threats associated with clean air and safe spaces during events such as wildfires, flooding, ice storms, and poor air quality due to pollen and other allergens in 168 public buildings, the result may be an allegation or finding that ODHS is out of compliance with Climate Change and Air Quality legislation, OSHA regulations, and building closures may be required.
- OFM is responsible for maintaining badges and badging systems to support 13,000 employees statewide across ODHS and OHA, with high turnover rates. Lack of staffing to maintain security access measures leads to security delays and staff being unable to access their worksites in a timely and safe manner.
- The lack of ability to conduct safety and security assessments in 168 offices statewide on a consistent basis means ODHS and OHA are unaware of the scope of imminent risks/threats to staff and community members.
- Failure to effectively manage workplace safety, health, employee well-being, and mitigate the impacts of trauma directly impacts our clients and communities resulting in a loss of trust for the agency and an increase in liability.
- ODHS and OHA lead Suicide Prevention for Oregon. Without the staffing to adequately address the overwhelming number of suicide incidents the Trauma Aware program is not able to adequately and effectively function.

8. What **solution** are you proposing through this policy option package (POP)?

- Fully support the investment of \$1 million for facilities improvements in 168 owned and leased buildings statewide.
- Fully fund safety and security contracting budget of \$4 Million to ensure uniformed and skilled professionals are available to meet safety needs where our staff are.
- Fully support the request for 10 staff to ensure safety and security across ODHS and OHA Facilities Management, Health Safety and Employee Wellbeing, and the Trauma Aware programs in Central and Shared Services. This is a minimally adequate number of staff responsible for maintaining foundational security for thousands of people across Oregon partnering across systems to leverage cost effective measures for ensuring safety within a collective impact approach.

9. What **alternative solutions** were considered and what were the reasons for selecting your solution?

- Non-budgeted Job Rotations and WOC assignments Temporary and Limited Duration positions
- Contractors paid out of service delivery Program/Division and other budgets, often in the face of urgent incident management efforts
- Collaboration across agencies – OHA, DAS, community partnerships and LEAs
- Operating without any idea of what our risks are until we are faced with a crisis and reacting to crisis as they occur

These temporary solutions do not prevent physical or psychological injury, tort claims and lawsuits, or support healthy safe service engagement. They are very expensive band-aids to real-time issues that we have the data, capability, and responsibility to anticipate and mitigate for staff and public safety. This POP proposal includes solutions that result of detailed data analysis across Workday, HR, Labor Management, OREM, facilities administration and field reports for a collaborative, cross-agency approach to intentionally prioritize safety for people in the most cost effective and inclusive manner possible.

Without a responsible solution such as this, we are one incident away from potentially irreparable damage and being on the front page of the newspaper in an expose that further deters at-risk populations for the supports they require to remain safe, stable and having access to supports within their communities.

This Safety POP focuses on five key solutions that are cost effective, accessible, measurable and provide a considerable return on investment.

- Assessment – ongoing assessment of safety and security needs (physical, psychological, and environmental), along with recommendations and supports to implement them
- Physical environment improvements – security and safety measures that deter, prevent, detect and respond to local physical security. This includes security cameras, secure entrances, perimeter fencing in secure parking areas, and more
- Incident Management – staff support to review Workday incidents, coordinate responses, and follow up on outcomes
- Trauma Aware – suicide prevention and trauma response services driven by data and supported by legislation to ensure lifesaving responsiveness
- Accessibility – environments and accessible, safe, secure and welcoming for community members who seek out services and partnerships

10. Has the proposed solution been successful in **other contexts or jurisdictions**? Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

- Multnomah County, beginning with libraries, has moved from pilot to a permanent security solution on which many of ODHS unfunded pilots have been modeled
- The Office of Human Resources, which oversees the OHSE and Trauma Aware programs, and OFM believe this proposal will enable ODHS and OHA to achieve multi-sector desired goals and outcomes in support of the communities we serve:

- Thorough workplace investigations completed with the timeframes identified in statute and policy.
- Complying with enterprise expectations facilities management
- Creating safe, healthy and trauma free work environments for agency workforce and community members who are seeking our services.
- Strengthen security practices and systems across all our ODHS and OHA offices in a proactive, inclusive, and responsive manner that reduces escalation and mitigates risk.

11. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

- No. This POP does not require new or revised statute, rules, or policies.

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?
  - While data are not collected on racial demographics of ODHS and OHA staff reporting safety incidents, those using our services are disproportionately people of color. This will provide safer environments and additional protections against racially based or anti-LGBTQ incidents of violence or harassment.

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?
  - While there are no ODHS - OHA KPMs filed with legislature regarding safety at this time, the Human Resources programs, including OHSE and Trauma Aware, as well as the Shared Services Office of Facilities Management support Program/Division service delivery in reaching their KPMs. HR incorporates the ODHS Management System to develop and monitor quarterly metrics and targets.

- OFM has KPM's associated with their Service Level Agreement with ODHS Programs and OHA Divisions that include Space Utilization and Customer Satisfaction. OFM is also responsible to provide a Facilities Plan, including metrics, to DAS by July 31<sup>st</sup> of even numbered years.

2. If none, are you proposing a **new or modified KPM**?

- No, currently we are not proposing new or modified KPMs.

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

- HR regularly reports to agency and program leadership on the following outcome measures: Employee Diversity and Turnover Rates.
- HR provides services that promote organizational health and employee retention, which supports the agency and programs with meeting their KPM targets.
- OFM provides building and environmental safety and security that are foundation to ODHS infrastructure, without which KPMs targets become compromised.
- The COO delivers regular reports regarding operational support services, including facilities and asset management details, to ODHS and OHA executive leadership for consideration and is an input for ODHS in KPM target.

4. What are the envisioned **outputs** of this POP?

- Reduce the number of workplace investigations related to safety, security and wellbeing issues
- Reduce the number of workplace injuries
- Reduce the number of safety incidents
- Increase the number of employees reporting improved safety and wellbeing
- Reduced staff turnover related to environmental and psychological safety concerns

- Reduce the amount of funding drawn from other budgets to pay for security contracts; which in turn increases the amount of funds for service delivery
- Reduce the number, amount and type of tort claims and lawsuits related to safety
- Increase the number of safety assessments and proactive measures to mitigate risk

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

- Expanded and improved access to needed services among key populations
- Reduced escalation of incidents
- Improved safety and security contract administration
- Improved budget management for security contractor services
- Improved security measures in field offices
- Reduced incidents of threats and injuries
- Improved community relations, including historically underserved and under-engaged communities
- Reduced property damage and loss

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

- Workplace safety incidents are reported and tracked in Workday and reported by OHSE
- OHSE also tracks the seriousness of each incident and if law enforcement was called
- OSHA complaints are tracked by OHSE

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

- None other than continuous improvements as described in questions #6 of this part.

#### Part 4. IMPROVING CUSTOMER SERVICE

##### 1. Discuss the ways this POP will **improve customer service**.

- Each office will receive a comprehensive preventative safety assessment to determine the need for contracted security services or physical plant improvements to increase safety
- Security presence creates a calmer and safer environment with higher staff morale, leading to improved customer service
- All safety incidents reported will have timely case management from OHSE safety staff to safety plan based on the future risk
- Trauma aware will respond to staff and teams after safety incidents to address the trauma response staff have from critical incidents
- Investing in facilities improvements and security contracts through Office of Facilities Management will ensure internal customer satisfaction by ensuring offices have the safe and secure environments they require for staff to conduct work efficiently, as well as increase external customer satisfaction by ensuring they are able to safely access and utilize ODHS spaces.
- Investing in security contracting ensures responsiveness to safety that prevents criminal activity/charges, de-escalates traumatic events, and ensures public safety without involving law enforcement and the criminal justice system in most cases.

##### 2. Will your solution require an **IT investment**? Explain.

- No.

#### Part 5. IMPLEMENTATION

##### 1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

- The allocation of legislative funds for this Central and Shared Services POP will be used for facilities improvements, contracted safety and

security providers, and a minimally adequate number of staff positions. The positions will be used to support the delivery of services in Office of Health, Safety & Employee Well-Being, Trauma Aware, and Office of Facilities Management.

- Upon approval of funding, planning across OHSE, Trauma Aware, Facilities Management, and OREM will be coordinated to clearly identify roles and responsibilities, funding allocation, additional resources to be leveraged and shared, as well as to develop a project plan, communication plan, and reporting mechanism.
- Assessments will be developed and conducted in each of the 168 offices to learn the safety and security needs of each office, develop recommendations, plan solutions with field leadership, monitor and report progress/outcomes.
- Facilities will source and purchase the most cost-effective security equipment and installation solutions for public building spaces.
- Security contracts will be centralized under a single contract administrator to provide strong contractor support and accountability and adherence to budget.
- OHSE will develop a strategic plan and documented processes, such as a manual, to facilitate incident management. This will span the reporting process, Workday report functions, recommendations for solutions, access to resources, monitoring and measuring outcomes.
- Trauma Aware will develop a strategic plan to ensure staff have equitable and sufficient access to trauma response mechanisms, follow up care, and a data reporting mechanism is in place to learn from and adjust practices/policies.
- HR and OEMS will be consulted early and often during the development of the implementation activities to ensure efficacy in hiring, onboard, and supporting staff as well as improving community relations.
- The COO will collect metrics outlined in the legislation implementation plan to track the progress of implementation and collaborate with other leaders to remove barriers and ensure successful implementation of the Safety POP.

2. What are the biggest potential barriers or risks to successful implementation?

- Lack of investment in requested in this POP for facilities improvements, contract funds, as well as ensuring minimally adequate safety and security staffing.
- This risk leads to employee stress and burnout, and it reinforces a reactionary response to critical issues that erode partnerships and processes that may otherwise focus on long-term collective solutions and achieve shared outcomes.
- Lack of coordination across the safety programs within OHSE, Trauma Aware, and OREM if the Safety POP is not viewed, funded and implemented as collaborative agency-wide solution.
- Lack of awareness and understanding across field programs of the menu of support services available to them throughout OHSE, Trauma Aware, OFM and OREM, including the roles and responsibilities as well as how to access each if a communication plan is not in place and facilitated.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

- The Office of Equity and Multicultural Services and Tribal Affairs offices will be included in implementation planning conversations for this POP to ensure the safety measures in place do no harm, are responsive and inclusive of the diverse needs of the people in Oregon.
- Tribal consultation will be utilized for significant building issues that affect tribal members
- District leadership will be consulted included in Implementation Planning conversations that inform project plans, communication plans, processes and procedures as well as staffing models.
- OREM will be included to ensure alignment with the ODHS Continuity of Operations Plan, as well as to share communication with external partners throughout their sphere of influence.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?

In a sense, there are. There is legislation funding Suicide Prevention, which resides within the Trauma Aware program. There is also recent legislation supporting harm reduction measures to prevent drug overdose. ODHS program budgets are funded to provide services and to meet some basic operational costs, however those funding allocations do not cover the expenses associated with Central and Shared Services supports that are responsible to address the exponentially expanded safety and security issues (450%) which have grown in a manner congruent with the health and human services staffing and acuity needs in Oregon.

2. What **assumptions** affect the pricing of this policy package?

- \$1 million for facilities improvements (\$50,000 for cameras and minor hardening to ten buildings per biennium and \$100,000 per building for parking lot fencing and exterior barriers for five buildings per biennium)
- There are currently \$5 million in piloted security contracts which will be continued with permanent funding from this POP

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

No.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

The following is a breakdown of the positions requested in support of the Safety POP supporting Central and Shared Services. There is an initial

overview of the funding investment for facilities and contracting needs followed by an overview of staffing position request. Under each section is a brief description of the work these positions will perform and support internal to the agency(s) as well as within communities.

**Facilities Improvements** = \$1,000,000 investment for security measures such as cameras, fencing, entrance/exit changes, alterations of lobbies (hardening yet trauma informed), enhanced lighting, altered landscape, changes to parking, spanning 168 buildings.

**Security and Safety Service Contracts Budget** = \$4,000,000 for armed, unarmed, uniformed and culturally responsive security contractors serving ODHS offices, parking lots, events, and co-located staff areas. We anticipate a cost savings over time to result from improved facilities, community rapport, and social wellness as mental health and addiction issues improve however this is a data-driven request and reflects the dynamics ODHS offices are facing currently and throughout the 2025-2027 biennium, at minimum.

#### **HR - OHSE (Shared Services)**

##### **ODHS**

2 FTE – Safety Specialist 2

1 FTE – Operations & Policy Analyst 3

##### **OHA**

1 FTE – Safety Specialist 2

1 FTE – Operations & Policy Analyst 3

**Total: 5 FTE; 3FTE (ODHS); 2FTE (OHA)**

- These requested positions will support safety and health performance management systems to ensure workplace safety, health & employee well-being is efficiently managed throughout the agency and within all our programs.

- This section is a shared services section and will support and provide service to both ODHS and OHA agencies with a combined workforce of approximately 16,000 employees.
- Ensuring the safety, health, and well-being for ODHS and OHA employees also ensures a safe and trauma free environment for agency clients and communities.
- These positions will support the development of a systemic process for managing office safety and security risks that impact our workforce, clients, and communities. This includes but is not limited to:
  - A timely response to all threats or concerning behavior and to all safety incidents to ensure for a thorough investigation, analysis and response.
  - Developing a safety and health management system for ODHS and OHA to mitigate exposures that contribute to workplace injuries and illnesses.
  - Regionally based threat assessments, workplace safety and health audits, and security consultations within each of 160 ODHS and OHA office buildings supporting communities.
- These positions will provide the capacity to complete comprehensive safety assessments of our work processes and offices, enhance physical security improvements and services for the safety of our workforce and community members seeking services.
- Effectively managing workplace safety, health & well-being for our agency employees mitigates risk and exposures for our clients and communities ensuring for a safe and healthy environment within which to engage with programs for receipt of services.

## **HR Trauma Aware**

### **ODHS**

2 FTE – OPA 3

### **OHA**

1 FTE – Operations & Policy Analyst 3

**Total Requested AY25-27 POP: 3 FTE: 2 FTE ODHS, and 1 FTE OHA**

- If fully supported, these positions will be used to integrate trauma informed practices into our work environments mitigating risk of re-traumatization of employees and clients.
- This section is a shared services section and will support and provide service to both ODHS and OHA agencies with a combined workforce of approximately 16,000 employees.
- These positions will be used to develop policy and business practices throughout ODHS and OHA that infuse trauma informed practices in our work models and program delivery processes.
- These positions will support domestic violence policy, training, and practices across ODHS and OHA. In addition, these positions will support policy and business process in other critical areas, including but not limited to:
  - Trauma Response Services
  - Employee Loss Response
  - Critical Incident Stress Management
  - Suicide Prevention, Intervention and Postvention

#### **Office of Facilities Management (Shared)**

1 FTE – Operations & Policy Analyst 3 (Purchasing, Lease & Contract Administration – ODHS & OHA)

1 FTE – Environmental Engineer 2 (Environmental Engineer – ODHS and OHA)

**Total OFM: 2 FTE (Shared Service between ODHS and OHA)**

These positions do not currently exist in OFM and are seen as a gap and barrier to accomplishing work related to safety, security, and effective contract administration for services.

- If fully supported, these positions will be used to fully staff Office of Facilities Management to ensure security and safety in public buildings, adequate construction planning and procurement administration, as well

- as inventory control and oversight for ODHS and OHA, including mitigating property damage and loss.
- Operations Policy Analyst 2 positions will oversee and coordinate purchasing and lease activities as well as security and safety contract administration statewide.
  - Safety Specialists, if fully supported, will be located regionally throughout Oregon to cover all 168 offices. They will coordinate with counterparts in OREM, OHSE, Trauma Aware, as well as local law enforcement, landlords, contractors, ODHS District Offices, and building managers for both ODHS and OHA. Duties will encompass security systems, ensuring secure perimeters, and manage safety equipment.
  - Environmental Engineering Specialist position will review engineering plans and specifications for new construction/building modifications; evaluate the operational performance of major/complex sources; investigate and characterize the impact of air contaminant emissions, wastewater discharges, and/or hazardous and solid waste disposal on the environment; and investigate major or critical environmental problems in 168 buildings throughout the state as well as new construction projects, and co-located offices including Tribal and community buildings upon request.

### **Positions Requested**

**Health Safety & Employee Wellbeing: 7 FTE (4 ODHS/3 OHA)**

**Trauma Aware: 5 FTE (3 ODHS/2 OHA)**

**Office of Facilities Management: 8 FTE (4 ODHS/ 4 OHA)**

**Grand Total: 20FTE (11 ODHS/9 OHA)**

5. What are the **startup and one-time costs** associate with this POP?

- None anticipated

6. What are the **ongoing costs**?

- Contracted services for safety and security.
- Equipment maintenance costs are calculated within the purchase prices.
- Payroll expenses associated with requested positions.

7. What are the **sources of funding (revenue)** and the funding split for each one?

- The ODHS Office of Human Resources is funded through the State of Oregon General Fund.
- 5 of the total positions requested will be provided and funded by OHA in support of employee safety and health and trauma awareness.
- The Office of Facilities Management is funded as an ODHS -OHA Central Service for the buildings, as well as a Shared Service for staffing, however the requested budget for Facilities Improvements and Contracted Security services is presumed to be an ODHS budgetary allocation associated with ODHS service delivery offices.

8. What are potential **savings**?

- If this POP supports the position request for the Office of Facilities Management, OHSE, and Trauma Aware offices there is an estimated savings in employment liability, workers compensation liability and litigation expenditures.
- OFM funding request for \$10 million to centrally manage security contracts across the state will allow ODHS to leverage the spend by negotiation standardized contracts in advance of crisis rather than attempting to manage multiple small contracts at high prices out of various budgets managed in the field. This also reduces the risk of litigation and increases equitable contracting practices.
- Investing in Facilities Improvements in the amount of \$2 million dollars is less than half the expense ODHS is currently absorbing due to property damage and loss, staff injuries, tort claims and other lawsuits. Safety has no price tag when it comes to community members accessing services.

- OHSE and Trauma Aware initiatives such as suicide and overdose prevention in recent legislation was a terrific step in the direction of Safety for Oregon, however lack of funding to support staff to do the work has cost the agency. Budgets that are currently being accessed to fund staffing for these programs will experience a savings when the POP is funded.

### TOTAL FOR THIS POLICY PACKAGE

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$0	\$1,197,494	\$0	\$1,197,494	10	4.46
Services + supplies	\$2,767,002	\$168,516	\$2,125,268	\$5,060,786	0	0.00
Capital outlay	\$0	\$0	\$0	\$0	0	0.00
Special payments	\$719,516	\$31,458	\$474,363	\$1,225,337	0	0.00
Other	\$0	\$0	\$0	\$0	0	0.00
<b>Total</b>	<b>\$3,486,518</b>	<b>\$1,397,468</b>	<b>\$2,599,631</b>	<b>\$7,483,617</b>	<b>10</b>	<b>4.46</b>

### FISCAL IMPACT BY PROGRAM

	ODHS Shared	ODHS SAEC			Total
General Fund	\$0	\$3,486,518			<b>\$3,486,518</b>
Other Funds	\$1,225,338	\$172,130			<b>\$1,397,468</b>
Federal Funds	\$0	\$2,599,631			<b>\$2,599,631</b>
Total Funds	\$1,225,338	\$6,258,279			<b>\$7,483,617</b>
Positions	10	0			<b>10</b>
FTE	4.46	0.00			<b>4.46</b>



<b>Program(s) / Unit(s)</b>	Child Welfare / Treatment Services
<b>POP Title</b>	111 - Expanding FOCUS Programs
<b>Related Legislation</b>	N/A
<b>Summary Statement</b> (5 to 7 sentences)	<p>Children thrive when raised in family settings. However, those with intensive needs are often placed outside their homes and communities due to a lack of specialized resources for them and their caregivers. This POP supports the expansion of two programs—Response and Support Network (RSN) and Child Specific Caregiver Supports (CSCS)—which are currently being piloted across nine counties. These programs focus on training and coaching caregivers to provide better care for children in their own homes and communities, reducing the need for placement in more restrictive settings with higher levels of care. Both programs have proven effective in stabilizing children with intensive needs, with 75 percent successfully avoiding temporary lodging placements. The proposed funding will enable the expansion of these services across Oregon, enhancing family preservation, child well-being, placement stability, and permanency, while saving hundreds of thousands of dollars by preventing costly temporary placements and residential care. Without this investment, children and families in underserved areas will continue to face gaps in specialized caregiver support, increasing the risk of placement disruptions. Additional risks include a growing need for foster care, decreased retention of resource parents, and a higher reliance on temporary lodging.</p>

	\$383,562	\$ -	\$164,381	\$547,943	3	2.25

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## ODHS 2025 POP Long Form

### Part 1. SETTING THE STAGE

1. In one sentence, identify the **core value(s)** driving this POP. In the big picture, why does it matter?

When children with complex needs and their caregivers need specialized supports, ODHS provides services such as the Response and Support Network and Child Specific Caregiver Supports to stabilize families and keep children in their homes and communities where they do best.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

Children deserve to grow up in their own communities, where their established connections with family, friends, teachers, and others can support their well-being. However, children with complex needs are more likely to be placed outside their communities to receive specialized services.

This proposal seeks to strengthen the well-being of Oregon families through demonstrated intensive community-based support services for children with complex needs, allowing them to remain in their own communities whether in a resource home, relative care, or parent's home.

The services included in this proposal are Child Specific Caregiver Services (CSCS) and Response and Support Networks (RSN). These services are currently being provided in a total of nine counties. This proposal requests

resources necessary to incrementally implement these services statewide. In the long term, these services will prevent unnecessary foster care placements, support families, improve the retention of resource parents, lower the workload on CW workforce, and ultimately save the state money through effective early intervention and partnerships with other systems.

These projects are currently funded primarily through the Treatment Services FOCUS Budget. This funding is limited and has only allowed for services to be provided within 9 counties total (3 for RSN). Children and families in Oregon's 27 other counties are unable to access these services, which have proven to support family preservation, placement stability, permanency and healthy child development through a braided funding approach which save hundreds of thousands of dollars in prevention of disruption into higher levels of care.

Without investment, we are unable to expand these services. Risks include increased or lengthened stays in higher levels of care, moves away from community to access higher level services, frequent placement disruptions, and increased need for foster care because parents are not able to meet the needs of their children and increased utilization of temporary lodging.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

### **Temporary lodging data**

Children with intensive needs often experience more moves than the average child in care and are much more likely to experience stays in temporary lodging.

While \*83 percent of these children qualify for Behavior Rehabilitative Services (BRS), mental health, and/or Intellectual/Developmental Disability (I/DD) supports, these services are not always available due to provider capacity and other issues (\*represents data from 2023 and 2024).

RSN and CSCS services are a proven critical support to help prevent temporary lodging and placement disruption. In 2023, 75 percent of children considered at risk of temporary lodging were served within the RSN and CSCS pilots (122 children or young adults experienced temporary lodging,

while 363 avoided temporary lodging avoided). The 2023 Report of the Special Master CASA for Children, et al. V. State of Oregon et al. Case No. 3:16-cv-018195-YY recommended effective supports for prevention such as, intensive in-home child-specific supports like RSN and CSCS. This was included, in part, through Recommendations #2 & #3.

### **Placement stability data**

Placement stability means remaining in a consistent household with the same caregiver and is associated with better outcomes for children. The negative effects of moving children and separating them from foster care families from developmental, socio-affective, educational, and relational aspects have been widely documented (Clemens et al., 2018; Fisher et al., 2013; McGuire et al., 2018; Stott, 2012; Unrau et al., 2008; Villodas et al., 2015).

According to the ODHS Child Welfare Federal Performance Measures Dashboard, Oregon's Placement Stability Rate for children has failed to meet the Federal standard since at least 2019. The current standard is 4.5 moves per 1000 days in care; in 2023, Oregon averaged 5.4 moves per 1000 days in care. The current Oregon average in 2024 is 5.0.

### Measures

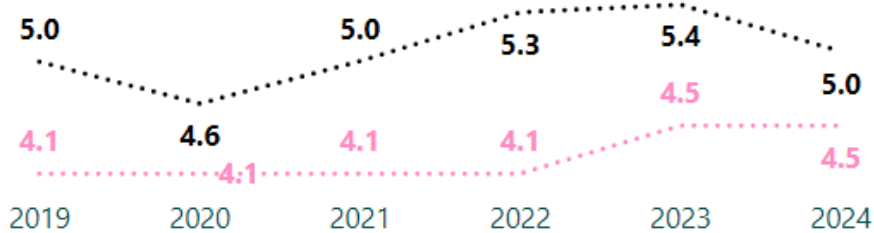
Placement Stability - Moves per 1,000 Days in Care

### CalendarYear

2024

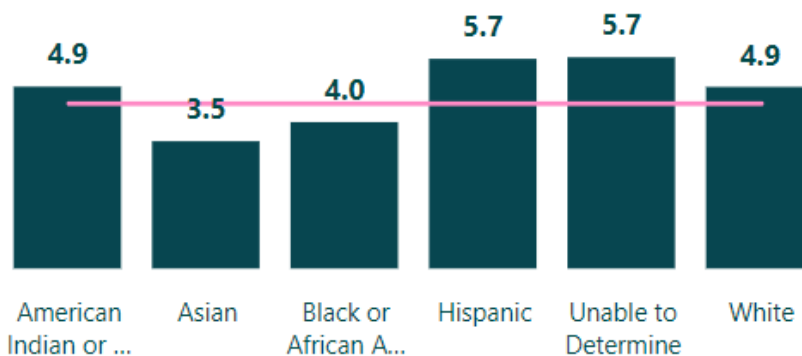
Current Year Data is a rolling 12 month period through the most recent quarter

### By Year: Federal Standard Under 4.5



### By Race/Ethnicity: Federal Standard: Under 4.5

Federal Standard



### Equitable service accessibility data

Many services are only available within metro areas and along the Willamette Valley. Often children in Eastern, Central and Southern Oregon are removed from their communities to be supported in BRS Programs other clinical

interventions. For example, as shown below, from May 2022 through October 2024, nearly 70 percent of children were moved away from their home communities to receive BRS.

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### Percentage of Children/Youth in BRS Placements with Providers in Different vs Same/Adjoining Case County

● Different County ● Same/Adjoining County



Is this POP, in whole or in part, a response to an **audit**? Explain.

This POP meets the following recommendations set forth in the **ODHS Children's In-home Services Audit** of 2020 to:

- Work with contracted providers to develop diverse delivery options that address service gaps in rural areas and other underserved areas, such as delivering services online or virtually when appropriate.
- Establish collaboration protocols with partner divisions and agencies that set common goals, procedures, and timelines for action on Child Welfare referrals and at the front end of open cases.
- Use data analysis and input from staff, parents, and other stakeholders to identify the types of services and providers that are most successful and cost-efficient, including alternatives for improved front-end family engagement service coordination and safety services.

This POP meets the following recommendations stemming from the **Alvarez & Marsal** Child Welfare oversight report of 2019, to:


- Create clear mechanisms for interagency coordination in every area where DHS and OHA should be collaborating to serve participants.
- Develop an infrastructure for the provision of respite care to support families caring for a child with challenging behavioral or medical needs.
- Allow districts and regions to develop programming with their CCO partners that is tailored to meet the needs of their community. Central Office should provide an appropriate level of support to these initiatives to ensure they are successful.

This POP also meets recommendations from other reports and white papers such as:

- The **Partner Feedback Report** of 2018 related to blended funding streams and cross system accountability, incorporation of whole family care including services for parents and siblings and cross system support that is insurance blind.
- The **Children and Youth with Specialized Needs** community-led workgroup of 2018 related to the development of in-home services and supports and increasing respite availability.

5. What has **already been done** to address or mitigate the problem/opportunity?

Child Welfare Treatment Services has successfully piloted two programs which provide caregiver support. Response and Support Network (RSN) provides a range of family-driven, short-term, intensive, peer-delivered supports for Resource Parents and post-adoptive families, offering immediate and individualized response in collaboration with the local CCO. Child Specific Caregiver Supports (CSCS) provides peer-delivered coaching, training, resources and support to parents and Resource Parents of children with complex needs, focusing on stabilizing placements and reducing stays in higher levels of care.

The following three images show data from the most recent year of CSCS data available, November 1, 2023- October 31, 2024: 

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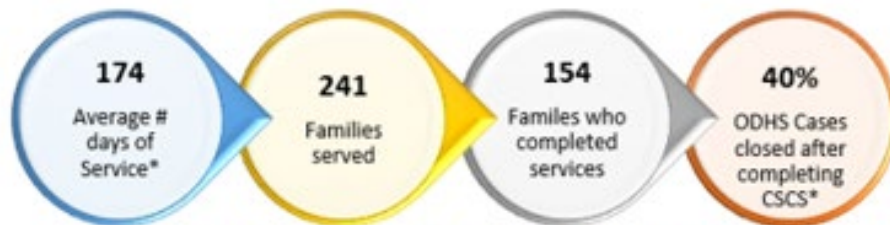
## *Child's Placement at start and end of CSCS Services*

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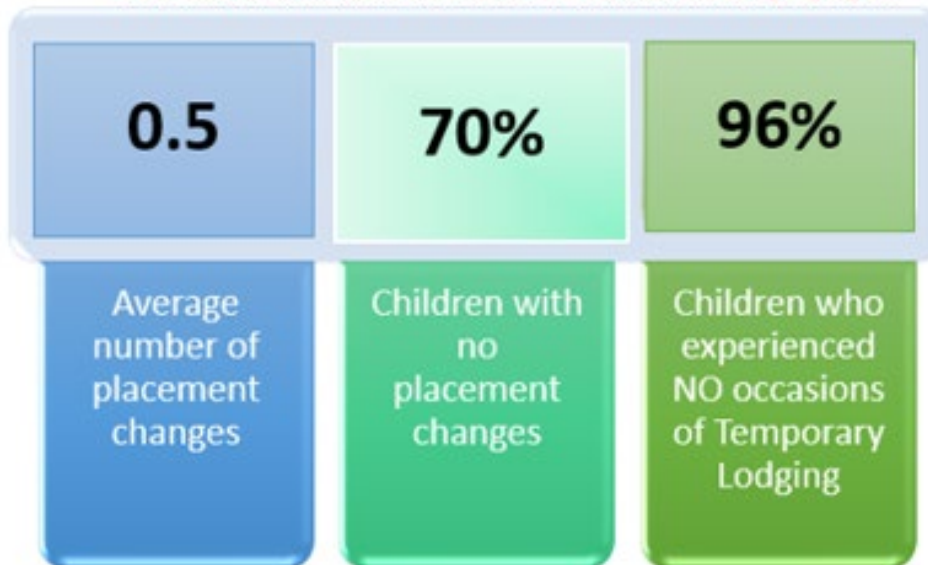
The following images include data related to the CSCS and RSN pilots. The first two sets of images relate to the CSCS pilot from May 2022 through September 2023. The third image relates to the RSN pilot in from February 2023 reflecting phase one and two. The final image includes data from May 2022 through November 2023 reflecting phase two and three.

### **CSCS By the Numbers**

Combined Pilot Data (5/1/22-9/30/23) and first year Post Pilot (11/1/23-10/31/24)



\*Data used for these items were cases with services closed by 10/31/24





## Phase 1 & 2 Results (March 21' through Feb 23')

### Overview

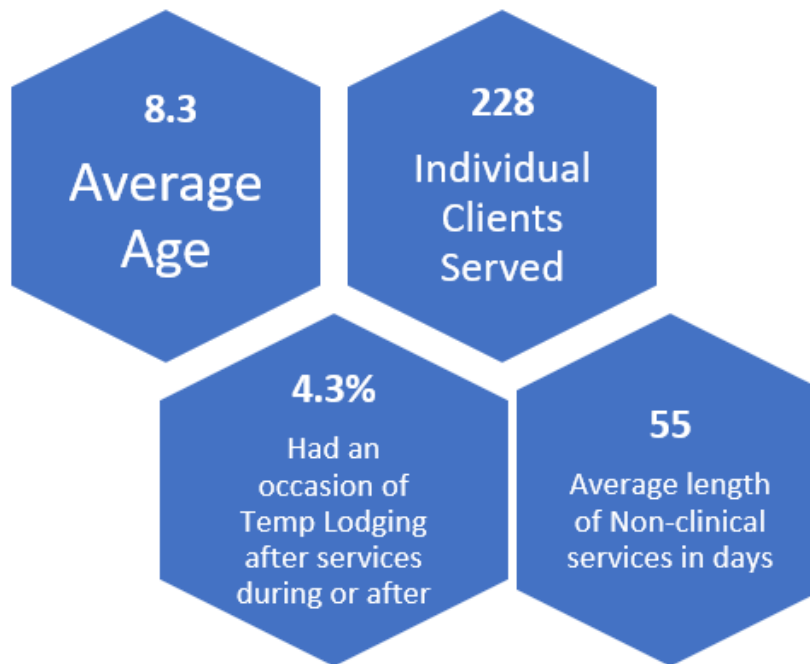
- 159** Individual Clients served
- 62** Red flag for TL or Res (41%)
- 9** Entered TL after Services (Oct 23')
- 10am, 5pm, 11am, 2pm, 4pm; 30 calls past 5pm (P2)**

### RSN Demographics

- 10** Median Age
- 95.6** Avg. ORRAI score for top 40 youth
- 53.4** Average Days of service Non-Clinical
- 42%** Engage with CCS
- 29** Step down in BH supports (April 23')

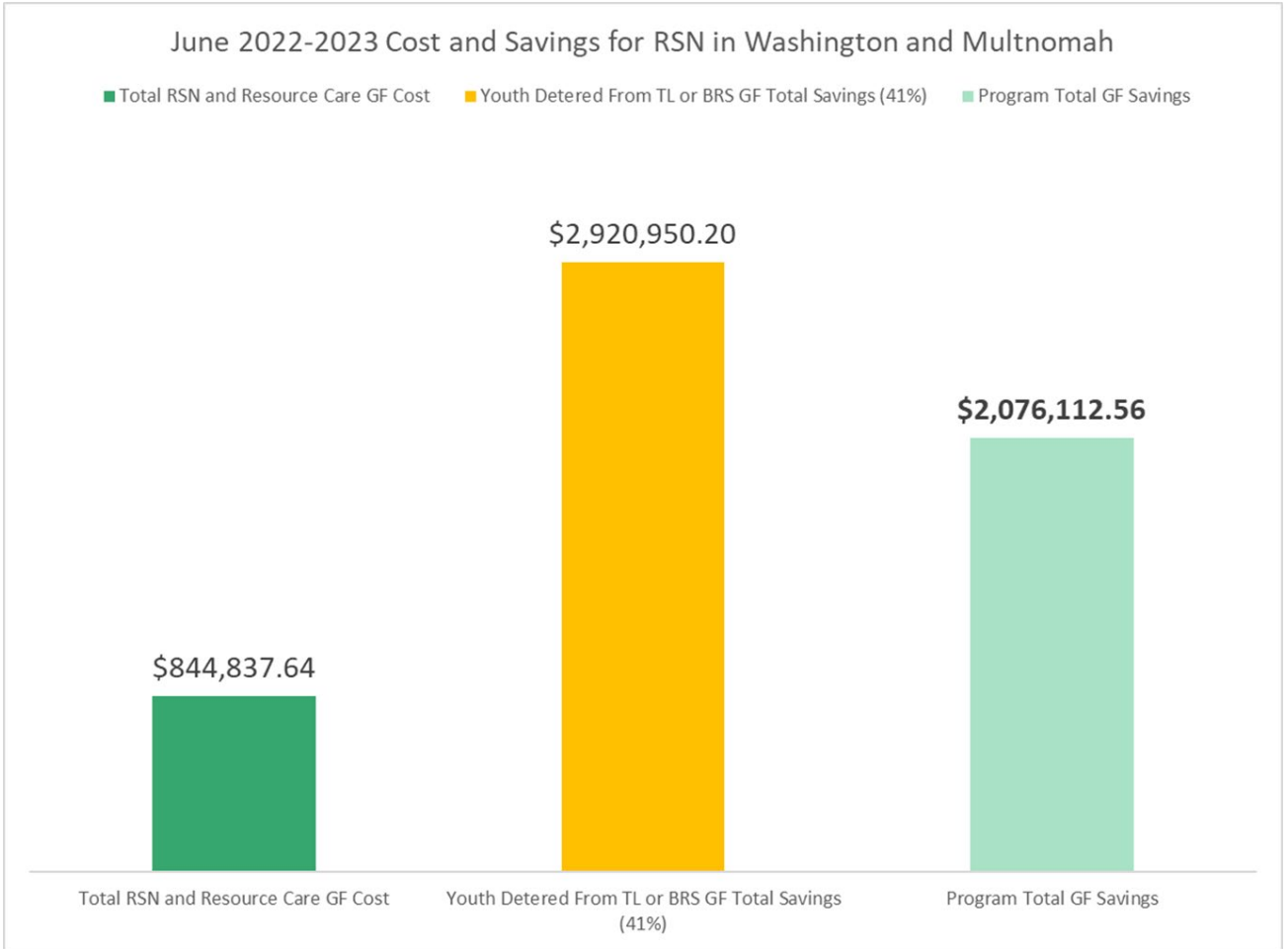
Nov 1, 2023- Oct 31, 2024

## RSN First Year Post-Pilot

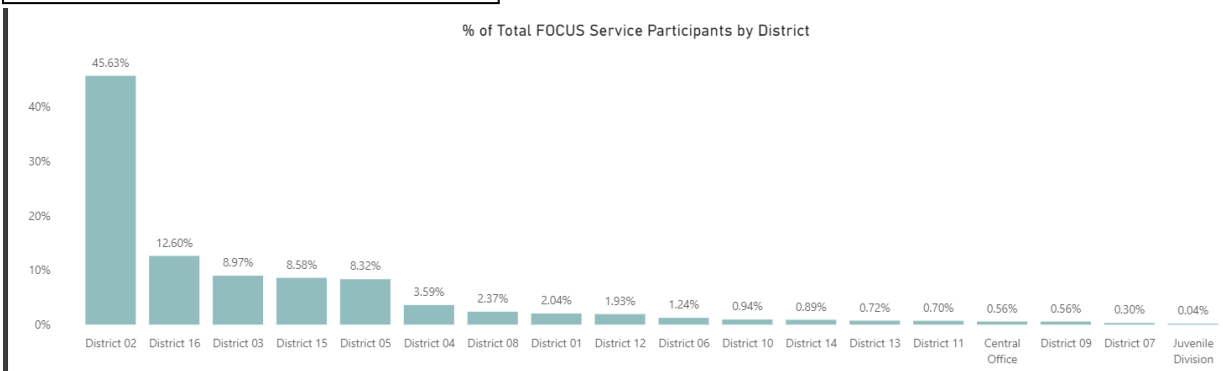


### 6. What are the **risks** if the problem/opportunity is not addressed?

If RSN and CSCS programs are not expanded across the state, children and families with complex care needs in underserved areas will not have access to intensive caregiver supports, and a high risk of placement disruption will continue. Other risks include increased need for foster care when parents are not able to meet the needs of their children, reduced Resource Parent retention rates and increased utilization of temporary lodging. Without these programs, it is likely that more costly services will be accessed outside a child and family's community.



May 1, 2022- Oct 31, 2024



7. What **solution** are you proposing through this policy option package (POP)?

We propose strengthening the well-being of children with intensive needs and their families by providing a demonstrated program that provides immediate, intensive and community-based supports to children with complex behavioral, mental health and developmental needs. Expanding RSN and CSCS will support caregivers, reducing the cycle of placement disruptions, temporary lodging, and unnecessarily long stays in higher levels of care, as well as increasing resource parent retention and support reunification efforts. These services also support family preservation and reduce the need for children to enter foster care.

These services are needed statewide, this POP seeks to expand existing services statewide over the course of the next eight to ten years, depending on partnerships with local Community-Based Organizations and Coordinated Care Organizations, to support all children and families at-risk of or in foster care or who are at risk of placement instability, removal from home or extended stay in higher levels of care.

**Child Specific Caregiver Supports** includes a package of supports such as coaching, training, resource navigation and on-call support services for Resource Parents, Relative Caregivers and Parents specifically focused on meeting the individual special needs of the identified child. This non-clinical support service is focused around educating and coaching the child's parent or resource parent to understand and meet the child's daily behavioral needs. Its goal is to not only stabilize the child's placement but also to support the caregiver, improving resource home retention and maintaining children in their homes. Services remain open until individualized goals are achieved. Pilots were initiated May 2022 which included Multnomah, Clackamas, Washington, Lane, Linn, Benton, Marion, Polk, and Yamhill Counties. **Response and Support Network (RSN)** is a short-term (60-90 days) intensive, urgent response and support for Resource Parents with clinical and non-clinical providers, as part of a collaboration with CareOregon to offer immediate cross-system response and referrals. RSN further offers a unique support when OHA's Mobile Response Support Service (MRSS) is fully integrated; the key to MRSS is the immediacy of the 24/7 crisis response and connection to ongoing

services like RSN. RSN offers a seamless connection to services that are tailored to a priority population and can leverage the success of MRSS. Services that are tailored to priority populations have shown to be more effective than service availability for the general population. When MRSS is fully integrated, RSN will modify its services offering to next business day response modeling instead of the current 24/7 initial response, which will reduce the cost of the service further. Once fully available, 24/7 response will be achieved through RSN for the cohort. When and if BRS in-home services are offered through OHA, RSN looks to convert its service offering to bill Medicaid for eligible BRS clients whenever possible. Based on the current trajectory, OHA may have these services available in approximately 3-5 years. Future MRSS and in-home BRS services success and infrastructure leverage will be propelled by RSN's existence. Resource Families and Child Welfare clients will continue to benefit from the core highly tailored trauma-specific supports offered in RSN and the partnerships it represents with CCOs.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

The RSN and CSCS pilots were developed as alternative solutions. Over the last six years, the Treatment Services Program has worked to build a Preventative Services Array for children who would have historically been served in residential treatment facilities due to their mental health, behavioral and developmental needs, but are now placed in community settings. The current structure puts the onus on families to navigate the system and identify services by funding stream and appropriate agency of administration. This is a barrier for families who may already be in crisis and need immediate help. Timelines to access services currently average 60 days or longer which is not tenable for children and families requiring immediate support.

The RSN and CSCS pilot programs have been efficient and effective. Designed to provide immediate support for families, RSN services can be accessed directly by caregivers 24 hours a day by phone, and can include immediate in-person response, telephone support, youth and parent skills training, community service referrals and quick access to intensive mental

health treatment. This program is designed to quickly stabilize families and get them connected to longer term sustainable supports.

CSCS services are available through an ODHS caseworker referral for any type of open case, including in-home or voluntary cases in an effort to prevent out-of-home placement or placement disruption. It is also used to support caregivers for children being discharged from higher levels of care, such as psychiatric residential treatment services. Services are individualized, flexible and based on the needs of the child and caregiver. They can include in-person and virtual support, group activities, hands-on and classroom trainings, coaching and skill development, helping the family build their own supports and referral assistance for longer term community-based resources.

Both services are accessible within days (sometimes hours) of referral. There are no unnecessary barriers or funding complications for families to navigate. If they have an open Child Welfare case (not required for post adoption cases), a child with some kind of complex unmet need (not required for children placed in a new relative home), and the caregiver is open to the service, they qualify.

The Treatment Services team used LEAN improvement practices to streamline the FOCUS program. This process allowed us the limited staffing resources to successfully pilot the projects in this proposal to determine the most effective, cost-efficient, family-centered, equitable and holistic ways to provide supports to the caregivers of children with complex needs. As a result, pilots implemented the initial CSCS services to nine counties, and RSN services to three counties. Child Welfare Treatment Services has also sought out creative solutions for meeting the needs of family preservation and placement prevention.

9. Has the proposed solution been successful in **other contexts or jurisdictions?**

Yes, please see response to question #7.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

N/A

## Part 2. EQUITY AND INCLUSIVITY

### 1. How will this POP **address inequities** faced by impacted communities?

These inequities will be addressed most directly through services provided locally by contractor staff who have lived experience and understand the communities. Services are individualized to meet the specific needs of each child and family. As part of the procurement process, we will identify new service providers, understanding how the contractor is able to meet the needs of the populations within the regions they are proposing to serve which will be key in determining where contracts are awarded.

Often children in Eastern, Central and Southern Oregon are removed from their communities to be supported in BRS or other residential treatment programs. In order to build intensive services thoughtfully and successfully in these communities, it is necessary to get to know the strengths and needs of each community, rely on direction from the community to assess service array, and determine the best ways to serve the area, while considering the characteristics that make that community unique. Services or providers that are effective in Lane County may not be in Malheur County, for example. Treatment Services and the FOCUS Program have been collaborating with local Child Welfare offices, community partners and service providers for years in collective efforts toward expansion of individual services into more districts.

Within the last several years, a small online service array has also been launched. For example, parents and caregivers of children with sexualized behaviors can access hybrid supports through a program that assists them in understanding the child's needs, setting up structure in the home and maintaining healthy boundaries, among other things. Providing this service virtually allows children from across the state to remain in their home and the families to feel safe and supported.

## Part 3. MEASURING PERFORMANCE

### 1. Which of your **key performance measures (KPMs)** is this POP connected to?

This POP directly aligns with KPM #8 children served by child welfare residing in the parental home.

2. If none, are you proposing a **new or modified KPM**?

N/A

How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

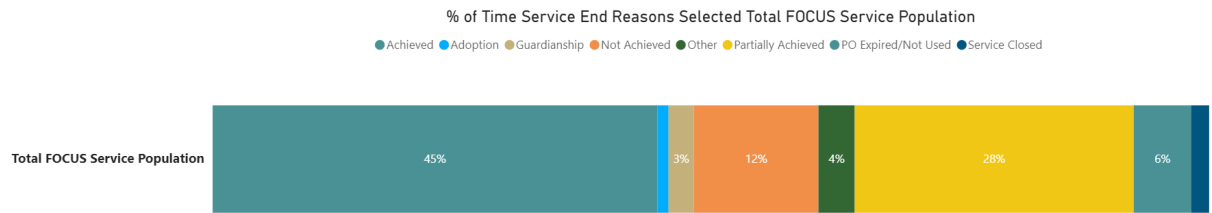
All the services within this POP are community-based and support children at the least restrictive level of care possible. Most are able to provide intensive in-home services in an effort to prevent entry into substitute care and ultimately preserve families with RSN and CSCS, as well as other FOCUS Preventative Services. RSN currently supports post-adoptive families without a Child Welfare case as a prevention service. Future phases are expected to include further structure for serving families without current Child Welfare cases.

CSCS supports services in-home for open Child Welfare cases. It is expected to expand to provide services in-home to prevent opening of new cases within the next two years in collaboration with the ODHS Child Welfare Family First Prevention Services program.

3. What are the envisioned **outputs** of this POP?

All referrals, services provided, children and families served, districts served, service types, service closure reasons, child demographic information, race and ethnicity and length of time in the service will be tracked within the ODHS FOCUS Dashboard currently available in SharePoint. Referrals and the number of caregivers served will be tracked by contractors and FOCUS Program staff. Contractors are also required to utilize specific methods to measure outcomes and provide outcome data. Comprehensive Program Review audits and interviews of children and families served will also be conducted for quality assurance. This data will also be cross-referenced with data related to Temporary lodging. RSN has initiated a separate dashboard which combines data reported by our contractors and automated pulls from OR-KIDS. Qualitative data is further collected to assure client satisfaction. The dashboard relies on the BRS, District, and State cohort to compare and contrast.

## Examples of current outcomes tracking from the FOCUS Dashboard:



4. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

Include demographics for those served, placements, rely on dashboard for outcome data.

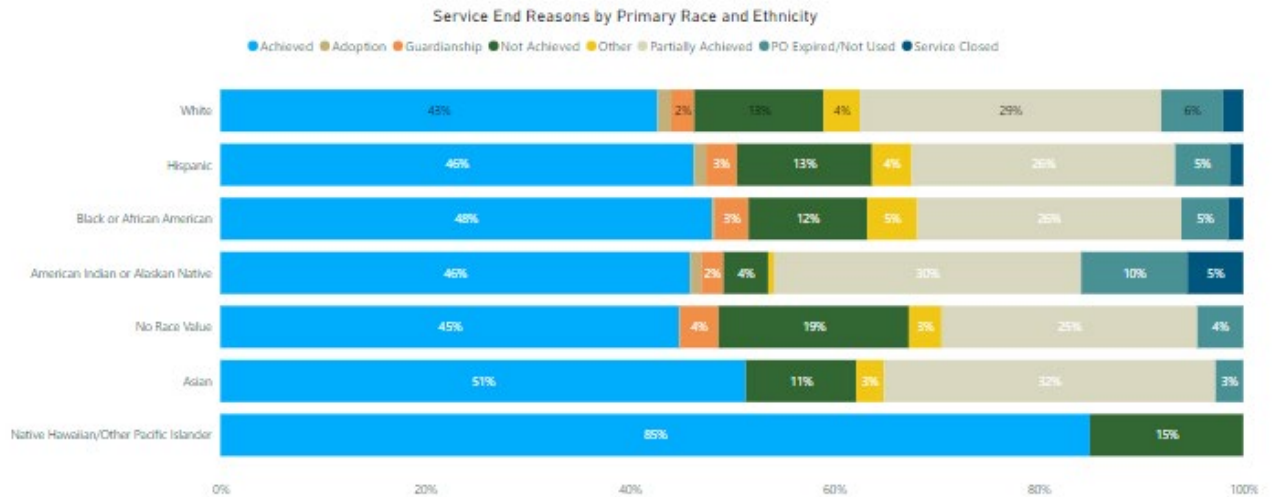
The following outcomes are expected:

- Decreased number of placement changes (due to enhanced stability).
- Reduced length of stay in and reliance on higher levels of care such as residential treatment.
- Expanded access to services within rural regions and for population-specific services.
- Reduction in Temporary lodging.
- Increased Resource Care retention within the populations served by these contracts.
- Measurable improvement within service quality and quantity.
- Shortened timelines for reunification.
- Reduction of children coming into care due to the parent being unable to meet the child's behavioral or other needs.
- Reduction in Adverse Childhood Events.
- Reduced cost per case.
- Reduced permanency disruptions (adoptions/ guardianships).

In the long run, these outcomes will strengthen the shift away from a focus on crisis and reaction to growth as an agency with a foundation of wellbeing that is

strength based and community driven, while focused on the principles of prevention, equity, and empowerment.

Further example of outcomes tracking from the FOCUS Dashboard by Race & Ethnicity:



5. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

Below are some of the ways the Treatment Services team measures success of the RSN and CSCS service delivery through data:

- Internal ODHS FOCUS Dashboard generated from OR-Kids data (new tab dedicated specifically to RSN pending).
- RSN excel dashboard generated from contractor data reporting.
- Survey collection from resource families receiving services.
- Comparing data from populations served to data maintained by the Resource Management Director (RMD) team.
- Comparing data from populations served in BRS residential.

In addition, we are collaborating with ORRAI to evaluate RSN and study longer-term outcomes.

6. To achieve optimal data collection, would you need to make **changes to your case management system?** Describe.

N/A

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

Traditional Child Welfare systems were built in a way that required children to be removed from the home to access necessary services. This model has been disruptive and traumatic for children and families and has driven Child Welfare's emphasis on less disruptive in-home supports for caregivers which keeps families together and promotes stability.

As Oregon continues to move toward a system that prioritizes safety and equity through family preservation, prevention, and kinship care, it is crucial that we build a robust service array to help parents, families, and communities support children with complex needs while making these services easy to access. Currently, having these services available in only nine counties leaves families throughout the rest of Oregon without access to services that have proven successful in family preservation and placement prevention.

In one example, a family with an open case in the mid-valley region were on a trial reunification that was not going well. Managing the high needs of the children was extremely challenging. The caseworker referred them for CSCS services, and in less than a year, the family stabilized and built a healthy support system. Just 14 months after CSCS started services with the family, the court dismissed agency custody and ODHS successfully closed the case. The caseworker reported that if the family had not moved to an area with CSCS, the outcome would not have been as quick or positive.

These children deserve the services and supports necessary to remain with family in their own communities but still receive services in the least restrictive way possible. As a system, it is our responsibility to ensure that this is available in the most trauma-informed and culturally appropriate ways whenever possible and regardless of the family's location, financial situation, ability to advocate, access to health insurance or cultural identity.

2. Will your solution require an **IT investment**? Explain.

N/A

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

We are proposing the funding to stage statewide implementation of two services which have proven effective on the smaller scale in family preservation and placement stabilization, specifically for children who are at risk of placement instability, removal from home or extended stay in higher levels of care:

### **Child Specific Caregiver Supports (CSCS)**

This service is currently available within Multnomah, Clackamas, Washington, Marion, Polk, Yamhill, Linn, Lane and Benton Counties. We are proposing a staged roll out of this service in consultation with local communities over the next eight to ten years until full statewide implementation is achieved.

### **Response and Support Network (RSN)**

This service is currently available within Multnomah, Clackamas and Washington Counties. Due to the complexities of building braided funding processes with each Coordinated Care Organization (CCO), we are planning a longer staged roll out over the next ten years dependent on CCO engagement. The funds being requested will be utilized for adding FOCUS Team staff to engage local community, Child Welfare branch staff, community providers, local mental health organization, OHA and CCO's, develop the individualized services, including but not limited to procurement and administration of contracts, oversight of contract compliance, facilitation of program audits, and management of authorizations and payments.

2. What are the biggest potential barriers or risks to successful implementation?

RSN relies on Coordinator Care Organizations (CCO) participation and financial contribution for behavioral health supports. Without CCO participation, RSN will not be available in the area; nor will RSN for Adoptive and Guardian families as it relies on the infrastructure with the RSN vehicle. The assumption made in this goal is that all CCO's will participate in the program. Further assumptions are made that staff allocation are made to support the rollout of such a large network across Oregon, the current staffing model of FOCUS does not and cannot support such an extensive rollout.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

Foster Care, Permanency, Tribal Affairs, Safety, Prevention (Family First), Preservation, individuals with lived experience and communities. We will continue to collaborate with each of these teams to roll out these services to the new regions of the state while ensuring that we are meeting the needs of each community. We will utilize these partners to connect with local providers and to share information about the services.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?

No, current RSN and CSCS services, including Pilot Projects have been funded through the careful and efficient utilization of the Treatment Services FOCUS Budget without additional investments. In addition, the workload for this project up to this point has been absorbed within current FOCUS staffing allocation of 2 FTE, with support from additional members of Treatment Services staff.

2. What **assumptions** affect the pricing of this policy package?

RSN relies on Coordinator Care Organizations (CCO) participation and financial contribution for behavioral health supports. Without CCO participation, RSN will not be available in the area; nor will RSN for Adoptive

and Guardian families as it relies on the infrastructure with the RSN vehicle. The assumption made in this goal is that all CCO's will participate in the program. Further assumptions are made that staff allocation are made to support the rollout of such a large network across Oregon, the current staffing model of FOCUS does not and cannot support such an extensive rollout. Last assumption, the pricing model utilized for braided funding within Multnomah County translates across the districts and their unique layout and needs. Multnomah County was the most expensive county, prices were reduced through lean process in phase 2 of the Pilot rollout; while eastern counties have less youth in care and custody, their network adequacy and geographic spread add some unknowns to pricing but also requires more investment to assure timely response.

This Policy Option Package pricing assumes a start date of 1/1/2026 for the Child Specific Caregiver Supports to the initial identified districts, with the Response & Support Networks to be phased into the additional counties starting within 3 months of that date.

Cost and timelines may also be affected by availability of local providers and differences in costs/ approach in rural settings. These factors have been taken into account as much as possible within the pricing package of this proposal.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

This proposal will not increase, decrease, or move caseloads. It will instead assist Child Caseworkers by offering increased assistance in accessing necessary services. However, increased assistance to families prior to a foster care placement may ultimately prove to decrease the number of children in foster care. There may be some effect on the Cost per Case for the FOCUS mandated caseload will increase by the cost of this POP.

RSN will likely have a positive effect on District overtime. Caseworkers will no longer need provide the same level of immediate on call assistance to Resource

Parents in many circumstances, as many situations will be more adequately supported through RSN after business hours.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

This request includes both an allocation of staff and contract service funding to expand and adopt new services. We anticipate a thorough procurement process, resulting in multiple new contracts for both service types will be necessary. Additional staff allocation is crucial, as the contract administration workload for just one new service contract requires:

- Needs assessment
- Provider identification and outreach
- Procurement Facilitation
- Contract Negotiations
- Onboarding and orientation to state contracting requirements
- Risk Management assessments
- Negotiation of contract terms
- Contract auditing, thorough compliance oversight and management of concerns
- Data dashboarding and metrics, outcome measurement oversight
- Consistent consulting, technical assistance, and strategic planning
- Resource coordination
- Comprehensive customer service for providers
- Coordination with partner agencies and local offices
- Review of referrals and authorization for each service
- Invoicing
- Budgeting and reconciliation
- Tracking deadlines and extensions
- Contract Terminations

FOCUS currently maintains a high level of service contracting, including multiple extensive umbrella contracts, serving approximately 400 children with nearly 600 services on any given day (this data is available on the FOCUS Services Dashboard). The work related to these contracts requires well over the allocated 2 FTE to adequately administer.

In order to build out this additional necessary programming, we need the following additional positions:

- 2 Program Analysts 3 (PA3) to support contracted program oversight, support, auditing, and service coordination
- 1 Administrative Specialist 2 (AS2) to provide program support and payment processing

5. What are the **startup and one-time costs** associate with this POP?

The only costs of this POP are the positions priced below.

6. What are the **ongoing costs**?

The ongoing costs of the staff in this POP.

7. What are the **sources of funding (revenue)** and the funding split for each one?

Positions qualify for some federal fund revenue sources, such as IVE and Block Grants. Anticipated funding split for all positions is 70%GF/30%FF.

8. What are potential **savings**?

As evidenced by data tracking related to the pilots, RSN and CSCS offer incredible savings as a result of avoidance of more costly interventions like temporary lodging, (see data savings image from question number 6 for reference). Emergency Department and hospital stays, Residential care, BRS and avoidance of re-entry to foster care. Additionally, costs are reduced through enhanced rates of permanency, prevention of substitute care through in-home services and enhanced retention rates due to the high level of responsivity and customer service afforded to resource parents through these services. We

assume we will continue to see savings as we track placement stability and determent from temporary lodging.

### TOTAL FOR THIS POLICY PACKAGE

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$364,149		\$156,062	\$520,211	3	2.25
Services + supplies	\$19,413		\$8,319	\$27,732		
Capital outlay						
Special payments						
Other						
<b>Total</b>	<b>\$383,562</b>		<b>\$164,381</b>	<b>\$547,943</b>	<b>3</b>	<b>2.25</b>

### FISCAL IMPACT BY PROGRAM

	CW Design	Program 2	Program 3	Program 4	Total
General Fund	\$383,562				<b>\$383,562</b>
Other Funds					<b>\$0</b>
Federal Funds	\$164,381				<b>\$164,381</b>
Total Funds	\$547,943				<b>\$547,943</b>
Positions	3				<b>3</b>
FTE	2.25				<b>2.25</b>

## ODHS Policy Option Package (POP) Form

### 2025-27 Governor's Budget

<b>Program(s) / Unit(s)</b>	ODHS – Child Welfare and Self-Sufficiency Programs
<b>POP Title</b>	112 - Evidence Based Services for Community Pathways to Prevention: Federal Prevention Plan Implementation
<b>Related Legislation</b>	Federal Family First Prevention Services Act (FFPSA)
<b>Summary Statement (5 to 7 sentences)</b>	<p>To continue work currently underway as part of the federal Family First Prevention Services Act (FFPSA), ODHS is requesting funding for implementation of evidence-based programs related to parenting skills, substance use disorder and mental health services. Funding would advance Family First work serving Tribal communities, kinship caregivers and families across Oregon, promoting resilience and healing by addressing the underlying reasons children enter foster care. Funding will enable ODHS to continue prevention work beyond 2026, when federal Family First Transition grant funding ends. State funding would give ODHS access to 50 percent federal reimbursement dollars for ongoing Family First implementation, including training and technical assistance to build the behavioral health and parenting service array. Without a</p>

	state investment, ODHS will not be able to continue implementing Family First Prevention Services and families would lose access to critical services that prevent costly and less-than-ideal downstream Child Welfare interventions such as foster care.
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	\$7,041,752	\$0	\$7,041,752	\$14,083,504	2	1.50

ODHS 2025 POP Long Form

Part 1. SETTING THE STAGE

1. In one sentence, identify the **core value(s)** driving this POP. In the big picture, why does it matter?

Funding for Family First Prevention Services would continue implementation of evidence-based practices in accordance with Oregon’s Title IV-E Prevention Plan, serving Tribal communities, kinship caregivers and families across Oregon, promoting resilience and healing by addressing some of key the underlying reasons children enter foster care.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

Families at risk of child welfare involvement often need supportive resources to stabilize during a time of crisis. Family Stressor Data from 2022 show that over 60 percent of child welfare cases identified issues with caregiver substance abuse, caregiver mental illness or child mental or physical disability.<sup>1</sup>

Family First evidence-based practices and connected services are designed to provide specialized supports to help families facing these and other stressors get help with parenting skills, substance abuse and mental health issues that may contribute to child abuse. Funding this work will help families get what they need before child abuse occurs and will help both community providers and ODHS serve more families in their homes and communities, decreasing the number of children removed from their families and placed in foster care.

<sup>1</sup>The above data is from the 2022 Child Welfare Databook:

<https://www.oregon.gov/odhs/data/cwdata/cw-data-book-2022.pdf> As the POP proceeds, CW will work with ORRAI to review up to date data. CW has previously requested, and will request again, all removal and family stressor data disaggregated by age, gender, and race/ethnicity.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

Child Welfare data demonstrates that families who come into contact with the system have needs that can be addressed by approved Family First evidence-based practices designed for substance use disorder, mental health and improving parenting skills. These services reduce the need for overly-traumatizing, costly and unnecessary Child Welfare interventions.

According to 2022 Family Stressor Data:

- 40.2 percent of cases identified a need related to parent/caregiver substance abuse.
- 12.7 percent of cases identified parent/caregiver mental illness.
- 11.5 percent of cases identified child mental/physical disability.

In 2022 the following data was collected relating to removal reasons:

- 64.6 percent of cases identified Neglect as a reason for removal.
- 48.2 percent of cases identified Caregiver Drug Use as a reason for removal.
- 11 percent of cases identified Caregiver Alcohol Use as a reason for removal.
- 7.2 percent of cases identified Child Behavior as a reason for removal.

*The above data is from the 2022 Child Welfare Databook:*

*<https://www.oregon.gov/odhs/data/cwdata/cw-data-book-2022.pdf> As the POP proceeds, Child Welfare will work with ORRAI to review up-to-date data. Child Welfare has previously requested, and will request again, all removal and family stressor data disaggregated by age, gender, and race/ethnicity.*

These data points illustrate the needs that Family First Prevention Services are designed to address.

After an objective review of research on the evidence-based prevention services included in the Oregon Title IV-E Prevention Plan, the [Title IV-E Prevention Services Clearinghouse](#) found them to be effective programs linked with the following outcomes for families:

- Increased positive parenting practices.
- Increased family engagement and retention in services.
- Improved family functioning.
- Improved parent/caregiver emotional and mental health.
- Improved child behavioral and emotional functioning.
- Improved child social and cognitive functioning.
- Improved child physical health and development.
- Enhanced internal motivation to change.
- Decreased substance use disorder for parents and children.
- Decreased child delinquent behavior.
- Reduced child maltreatment.

Funding for Family First services that specifically address substance use, mental health, parenting and kin caregiver needs would enable ODHS to serve far more families in their homes and communities, while decreasing the number of children removed from their families and unnecessarily placed in foster care.

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

Prevention services, and often specifically Family First implementation, have been mentioned in multiple audits across agencies and in publicly

available reports. Audits and reports include:

- 2020 Secretary of State Audit: Oregon Can More Effectively Use Family Services to Limit Foster Care and Keep Children Safely at Home. <https://sos.oregon.gov/audits/Documents/2020-26.pdf>
  - This audit included two specific recommendations: 1) to develop and implement a Family First plan, and 2) work with the Oregon Health Authority to create data collection and metrics for foster care prevention.
  - These recommendations have largely been satisfied. However, Child Welfare requires funding through this POP to continue implementation of Family First.
- Other reports that mention and support full implementation of FFPSA and/or prevention services include:
  - Oregon Health Authority 2020 audit: Systemic Issues in Oregon's Mental Health System Leave Children and Their Families in Crisis  
<https://sos.oregon.gov/audits/Documents/2020-32.pdf>
  - The 2023 report by Dr. Marty Beyer:  
<https://olis.oregonlegislature.gov/liz/2023I1/Downloads/CommitteeMeetingDocument/279279> This report includes multiple recommendations that are supported by Family First implementation, including building a developmentally appropriate substance use service array, providing trauma-informed treatment to youth and developing a more prepared workforce. All of these elements are congruent with Family First service development.
  - The Alvarez and Marsal report, commissioned by then Governor Kate Brown, included multiple recommendations for implementation of prevention services between ODHS and OHA when completed in 2019.
  - ODHS has completed a Title IV-E Prevention Plan, but it will not be able to maintain progress without investment through this POP.

5. What has **already been done** to address or mitigate the problem/opportunity?

From 2019 to 2026, the federal government gave states temporary, 100 percent funded transition grants to set up their new prevention systems and prepare for the shift to the new funding model of 50 percent federal matching for state investments.

ODHS has strategically utilized these grants to begin implementation and to develop the infrastructure to support evidence-based practices in Oregon. This POP will be primarily utilized for a continuation of services and supports to families and growth of evidence-based programs as approved in the Title IV-E Prevention Plan for Oregon.

The FFPSA provisions related to the prevention of foster care and maltreatment required the development of a whole new prevention system. In 2021, Oregon developed the Title IV-E Prevention Plan to outline how this new system will operate. The plan was approved by the Children's Bureau. Since that time, ODHS has:

- Implemented a governance structure to guide the prevention system development.
- Defined eligibility criteria and target populations.
- Selected and implemented evidence-based practices.
- Developed processes to ensure services are trauma-informed.
- Developed a child-specific prevention plan.
- Developed a new approach to prevention case management through values-based engagement and co-case management with Self-Sufficiency Programs.
- Started developing processes to ensure appropriate services referral, linkage, and oversight.
- Coordinated with other services provided to children and families under Oregon's Title IV-B Plan.
- Enhanced monitoring of child safety for children and families receiving Family First services.
- Started evaluation and continuous quality improvement of the prevention programs.

- Created evidence-based practice provider workforce training and support.
- Created Child Welfare and Self-Sufficiency Programs workforce training and support.
- Created a prevention caseload model and methods for prevention program reporting and federal claiming, and the development of prevention plans with Tribes in Oregon to enable access to Title IV-E prevention funds.

Additionally, FFPSA requires states to implement a Kinship Navigator Program. Oregon has used the transition grants to partner with a community-based organization to develop and implement the Oregon Kinship Navigator Program, including the development of:

- A basic service center including:
  - A 1-800 toll-free phone line, accessible M-F 9 a.m.-5 p.m.
  - Email business accessibility 24/7.
  - The Oregon Kinship Navigator Website.
- Financial and tangible supports for kinship families.
- Social, emotional, and recreational supports for children in kinship families.
- A Kinship Navigator Advisory Committee.
- Kin caregiver support groups.
- Resource guides and materials.

ODHS has also worked with community and system partners to identify additional funding streams to support these services. For example, many of the services eligible for Title IV-E Prevention funds are behavioral health services paid for through Medicaid. Child Welfare coordinates funding so that Title IV-E Prevention funds can cover administrative costs not typically covered by Medicaid (training and technical assistance, peer support, child care, travel, etc.). This model can be used to implement other services to ensure a diversity of funding streams and optimal use of federal funds.

Utilizing Title IV-E Prevention funds to build capacity for evidence-based services where Medicaid cannot also provide investment in the growth and sustainability of the overall behavioral health system, including

comprehensive funding for the “true” cost of services (i.e., new models, curricula, training, etc.). This can contribute to greater stability for providers, programs and the behavioral health workforce.

6. What are the **risks** if the problem/opportunity is not addressed?

The Family First Prevention Services Act (FFPSA) aims to prevent children from entering foster care by allowing 50 percent federal reimbursement for parenting skills, mental health, substance use disorder, and kinship navigation services provided to families at risk of entry into foster care through community providers. The services must be evidence-based, trauma-informed, and must include a prevention plan for the child to remain safely at home or with a kin caregiver. Each state must develop a Title IV-E Prevention Plan approved by the federal Children’s Bureau that identifies how they will implement these services. Oregon’s Title IV-E Prevention Plan was approved in 2021.

Since that time, ODHS has utilized temporary Family First transition grants to invest in infrastructure to support Oregon’s approved Prevention Plan. Following conclusion of the federal transition grants, ODHS can access a 50 percent federal fund match for services included in Oregon’s Title IV-E Prevention Plan, and related staff and training costs. Without a state match, ODHS and Tribes in Oregon will not be able to access federal Title IV-E Prevention funds. Child Welfare will be unable to continue current services or fund expansion of service capacity through community providers. Cutting this progress short could undermine efforts to implement prevention on a wider scale, resulting in more separation of children from their families, greater costs to the system, and additional trauma for children and families. Additionally, Tribes in Oregon would have limited access to Title IV-E prevention funds given that ODHS is the required pass-through agency.

While the top priority for Child Welfare is to fully fund the services in the POP, if the requested positions are not also funded, there is a risk that federal billing activities for these services will be insufficient to continue implementation.

Evidence-based prevention and kinship navigation services and supports through Family First are a key strategy to ODHS's commitment to promoting prevention and supporting families. Without funding through this POP, ODHS will be limited in its ability to meet family needs further upstream and prevent entry into foster care.

7. What **solution** are you proposing through this policy option package (POP)?

ODHS is proposing a POP that will provide state match investments for the continuation of Family First Prevention Services. With state investment, federal revenue through Title IV-E will be available to continue building and implementing evidence-based services initiated with the 100 percent federal Family First Transition Grants, including:

- Evidence-based practices in Oregon's Title IV-E Prevention Plan.
- The Oregon Kinship Navigator Program.
- Evaluation and continuous quality improvement of the prevention services.
- Positions specifically developed for successful implementation of Family First services. These positions require a new and unique skill set to monitor newly contracted services, conduct federal billing activities, monitor fidelity to evidence-based models and support evaluation activities.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

ODHS considered the following funding alternatives:

- Utilize funding that is allocated for other prevention services:
  - ODHS could utilize state general funding currently used to fund other family preservation and prevention services. These services and supports are designed by communities and Tribes in Oregon to serve families in their homes and prevent unnecessary Child Welfare involvement.

- Since these services are not eligible for Title IV-E Reimbursement, this would require ODHS to end several contracts with current service providers that were identified by their community or Tribe as providing an effective community-specific or culturally specific service critical to preventing Child Welfare involvement.
- This disinvestment in community-based services in favor of Family First services would communicate a prioritization of federal revenue over programs developed by and for Oregonians.
- Develop Family First services on a smaller scale:
  - ODHS could consider scaling service development and delivery down. This would potentially include contracting with fewer providers, ending implementation of some of the evidence based practice and limiting services to specific regions, which could further inhibit service equity for eligible families.
  - This would limit ODHS's ability to utilize federal funds and will undermine statewide implementation of Oregon's Title IV-E Prevention Plan. This is not a favorable alternative because it will dramatically slow Oregon's prevention efforts and may delay Oregon's efforts to make services available to eligible populations identified in Oregon's Title IV-E Prevention Plan.
  - This would still require disinvestment in other prevention services or more limited state investment.

Ultimately, ODHS determined the solution in this POP necessary because we have seen positive initial results from these programs. The programs are evidence-based, and families and communities will benefit from continued implementation of these services. As of the first quarter of 2024, according to the ODHS Family Preservation Data Dashboard, only 25 percent of children identified as being at imminent risk of foster care were placed out of the home after receiving services. This is the best avenue for maximizing federal revenue to support these services.

9. Has the proposed solution been successful in **other contexts or jurisdictions**? Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

Yes. Several states are currently implementing Family First evidence-based practices in their respective jurisdictions. ODHS participates in monthly national learning collaboratives and has partnerships with national technical assistance partners, such as Casey Family Programs and Chapin Hall, to share successes and lessons learned.

As ODHS works with community partners to implement the Family First Prevention Plan it will continue to share information and learn with other jurisdictions.

There are several reasons to believe that this POP will be successful in Oregon, including:

- Sustainable funding: The federal match for service delivery, evaluation, training, and administrative costs of implementation is substantial (dollar for dollar) and uncapped which will enable ODHS to implement services broadly and predictably.
- Previously developed infrastructure: Much of the infrastructure and start-up needs for Family First services have been developed through strategic investment of federal funding, i.e., provider capacity building, training in the selected models, creating the infrastructure required to provide high-quality evidence-based services, and providing evaluation and continuous quality improvement for Family First implementation. This enables ODHS to utilize ongoing Title IV-E Prevention funding on the delivery of services, as opposed to using it for infrastructure building.
- Federal support: Senator Wyden was a primary sponsor of the FFPSA. ODHS meets regularly with his staff regarding the progress of Family First in Oregon and the need for potential advocacy at the federal level to remove barriers to implementation.
- Community, Tribal, and cross-agency partnership: Family First has a lot of support within Oregon communities and Tribes and across state agencies. ODHS has developed close community, cross-agency, and

inter-governmental partnerships focused on prevention. This broad partnership greatly improves the likelihood of success.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

This POP does not require a statute change. ODHS has the regulatory authority to carry out this work if funded appropriately.

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

African American and American Indian/Alaska Native children and families are overrepresented in Oregon's Child Welfare system. In implementation of Family First in Oregon, Child Welfare and system partners developed strategies to ensure that prevention services are available to these priority populations without increased unnecessary surveillance of families. This includes how services are made available to families, data reporting requirements, and limiting who has access to data regarding family participation in prevention services. The Family First evaluation also includes tracking whether the implementation of Family First is meeting its intent of keeping children safely with their families and not exposing more families to unnecessary involvement with the Child Welfare system.

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

KPM 4: ABSENCE OF REPEAT MALTREATMENT OF ABUSED/NEGLECTED CHILDREN (CW) - The percentage of abused/neglected children who were not subsequently victimized within 6 months of prior victimization

KPM 5: TIMELY REUNIFICATION OF FOSTER CHILDREN (CW) - The percentage of foster children exiting to reunification within 12 months of foster care

KPM 7: REDUCTION OF RACE/ETHNICITY DISPARITIES IN LENGTH OF STAY (CW) - Outcome disparity in length of stay (reported in months) for children in substitute care by race/ethnicity

KPM 8: CHILDREN SERVED BY CHILD WELFARE RESIDING IN PARENTAL HOME - The percentage of children served in Child Welfare on an average daily basis (in home and foster care) who were served while residing in their parent's home

2. If none, are you proposing a **new or modified KPM**?

Not applicable.

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

KPM 4: The services in the Oregon Title IV-E Prevention Plan have shown ability to prevent repeat maltreatment of abused/neglected children. Through this POP ODHS will expand the type and scope of services to specifically target prevention of repeat maltreatment

KPM 5: Family First services have demonstrated evidence in addressing family needs to prevent child removal from their families and placement in foster care. Family First services can also be delivered to reunifying families who had children placed in foster care. This application of Family First services is expected to minimize the amount of time that youth spend in foster care, and following reunification are anticipated to reduce the number of youth who re-enter foster care.

KPM 7: ODHS has strongly prioritized partnerships with culturally and linguistically specific providers in Family First implementation. To accomplish this, Child Welfare has prioritized contracts and partnerships with culturally specific providers, with the support of their communities, to develop Family First evidence-based practices and other prevention services.

Further, ODHS has consciously developed the Family First Design Team to include members of under-represented communities to ensure that further planning fully addresses current disparities.

KPM 8: This measure represents the primary goal of Family First services. This POP enables Child Welfare to offer additional, evidence-based services to families. Child Welfare will be able to serve more families in home, and fewer in foster care, as it is able to expand the type of services and eligible families through Family First services.

4. What are the envisioned **outputs** of this POP?

Through this POP, Child Welfare will work with Tribes, partner agencies, and community partners to implement the evidence-based practices in Oregon's approved Title IV-E Prevention Plan. Expected outputs for each service include:

Functional Family Therapy

Functional Family Therapy (FFT) is a short-term prevention program for at-risk youth and their families. FFT aims to address risk and protective factors that impact the adaptive development of 11- to 18-year-old youth who have been referred for behavioral or emotional problems. The program focuses on developing a positive relationship between therapist/program and family, increasing motivation for change, identifying specific needs of the family, supporting individual skill-building of youth and family, and generalizing changes to a broader context. Typically, therapists will meet weekly with families face-to-face for 60 to 90 minutes and by phone for up to 30 minutes, over an average of three to six months. They work as a part of an FFT-supervised unit and receive ongoing support from their local unit and FFT training organization.

Program includes:

- 20 clinicians trained in FFT, and ongoing infrastructure to train an additional 10 each year. Training includes:
  - Three in-person trainings per year.
  - Weekly coaching/consultation.

- Monthly learning collaborative.
- Three fidelity reviews each year.
- Training program lasts three years and results in self-sustaining sites that no longer require ongoing technical assistance.
- 200 families served in year one, 350 families served in year two.
- Pathway created to fund training and technical assistance for Juvenile Justice agencies and the Oregon Youth Authority.
- Methodology finalized and implemented to coordinate Medicaid funding with ODHS.

### Parents as Teachers

Parents as Teachers (PAT) is a home-visiting parent education program that teaches new and expectant parents skills intended to promote positive child development and prevent child maltreatment. PAT aims to increase parent knowledge of early childhood development, improve parenting practices, promote early detection of developmental delays and health issues, prevent child abuse and neglect, and increase school readiness and success. The PAT model includes four core components: personal home visits, supportive group connection events, child health and developmental screenings, and community resource networks. PAT is designed so that it can be delivered to diverse families with diverse needs, although PAT sites typically target families with specific risk factors. Families can begin the program prenatally and continue through when their child enters kindergarten. Services are offered on a biweekly or monthly basis, depending on family needs.

Program includes:

- 24 individual sites established with the capacity to train an additional 7 each year. Training includes:
  - Initial certification training.
  - Monthly coaching and case consultation.
  - Two fidelity reviews each year.
  - Menu of advanced trainings and coaching opportunities.
- 140 families served in year one, 280 families served in year two.

### Parent Child Interactions Therapy

In Parent-Child Interaction Therapy (PCIT), parents are coached by a trained therapist in behavior-management and relationship skills. PCIT is a program for two- to seven-year-old children and their parents or caregivers that aims to decrease externalizing child behavior problems, increase positive parenting behaviors, and improve the quality of the parent-child relationship. During weekly sessions, therapists coach caregivers in skills such as child-centered play, communication, increasing child compliance, and problem-solving. Therapists use “bug-in-the-ear” technology to provide live coaching to parents or caregivers from behind a one-way mirror (there are some modifications in which live same-room coaching is also used). Parents or caregivers progress through treatment as they master specific competencies, thus there is no fixed length of treatment.

Program includes:

- 12 new partnerships developed with existing providers. Partnerships will include:
  - Child Welfare specific referral pathways for prevention.
  - Data collection related to family participation and outcomes.
  - CW grant funding for non-Medicaid reimbursable costs.
- Capacity to develop an additional 10 PCIT providers as need arises. Child Welfare will collaborate with OHA on necessity for new providers based on:
  - Cultural and linguistically specific providers.
  - Geographic availability.
  - Persistent waitlists for services.

### Motivational Interviewing

Motivational Interviewing (MI) is a method of counseling clients designed to promote behavior change and improve physiological, psychological, and lifestyle outcomes. MI aims to identify ambivalence for change and increase motivation by helping clients progress through five stages of change: pre-contemplation, contemplation, preparation, action, and maintenance. It aims to do this by encouraging clients to consider their personal goals and how their current behaviors may compete with attainment of those goals. MI uses clinical strategies to help clients identify reasons to change their behavior

and reinforce that behavior change is possible. These clinical strategies include the use of open-ended questions and reflective listening. MI can be used to promote behavior change with a range of target populations and for a variety of problem areas. MI is typically delivered over one to three sessions with each session lasting about 30 to 50 minutes.

Program includes:

- 12 sites established with capacity to add six each year.
  - Sites developed with providers currently contracted with Child Welfare for in-home services and Tribes in Oregon.
  - Development includes contract amendments, funding for training, fidelity monitoring, and expanded reporting.
- 100 families receive services that contain MI in first year, 200 in year two.
- Established list of MI trainers to provide training and technical assistance to any interested provider and partner with MI Trainers using an Indigenous training model with Tribes.
- Development of a streamlined and accessible training plan.

#### Oregon Kinship Navigator Program

Oregon Kinship Navigator is a statewide resource and referral service for grandparents raising grandchildren and other relative caregivers.

- Implement and maintain an evidence-based program model that is approved by the Title IV-E Prevention Services Clearinghouse and includes:
  - A Basic Service Center including:
    - A 1-800 toll-free phone line, accessible M-F 9am-5pm.
    - Email business accessibility 24/7.
- The Oregon Kinship Navigator Website
  - Financial and tangible supports for kinship families
  - Social, emotional, and recreational supports for children in kinship families
  - A Kinship Navigator Advisory Committee
  - Kin caregiver support groups

- Resource Guides and Materials

- **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

Child Welfare is required to submit criteria for data collection and outcome evaluation as part of the Title IV-E Prevention Plan that is submitted for federal approval. For each service Oregon measures:

Service Level Outcomes: These are service specific measures that demonstrate the impact that the service had for the participant. These are generally determined by utilization of standardized assessment administered before, during, and at the end of service delivery. These outcomes include, but are not limited to:

- Intended service population.
- Expected capacity.
- Number of families referred, engaged in, and completing services.
- Progress on identified goals.

Child/Family Well-being Outcomes:

These are measures that show the degree to which ODHS and our partners are successful in preventing foster care and preventing maltreatment. This includes collecting and analyzing data related to:

- Families that receive prevention services and whether or not they experience foster care.
- Time in foster care for families that receive prevention services.
- Instances of repeat maltreatment when families have received prevention services.

Program Improvements/Capacity Building:

Progress towards continuous quality improvement of the program.

- The evidence-based services that are included in the Family First Prevention Plan have existing fidelity and outcomes metrics by the

- proprietor or developer of the service and include a robust in-state infrastructure to collect and share fidelity and outcomes information.
- Oregon is leveraging these existing metrics and infrastructure, in partnership with the Oregon Health Authority, Oregon's evidence-based services certified/affiliate programs, and community providers who have current Child Welfare contracts, to continue to enhance continuous quality improvement strategies for these services.
  - Each service will be continuously monitored to ensure fidelity to the practice model, determine outcomes achieved, and ensure that information gleaned from the continuous monitoring efforts will be used to refine and improve practices.

For the Oregon Kinship Navigator Program, ODHS partners with a community-based service provider to:

- Increase in the number of relatives who assume and maintain responsibility and care for children from their extended families who would otherwise enter the foster care system.
  - Increase in the number of relatives who are caring for and parenting relatives' children that are well supported, aware of community resources, and can access them when needed.
  - Increase the well-being of children through placement stability with relatives within their family systems and communities.
5. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

Data is collected through three methods:

- Many of the proprietors/developers of evidence-based programs have their own proprietary software to track service delivery and fidelity measures. Child Welfare contracts for training and technical assistance include access to these systems for evidence-based practice providers and ODHS staff. This allows for service level data collection in a streamlined manner.

- The OR-Kids system has been set up to track child and family specific data. This data is collected by Child Welfare staff filling out a web-based form specific to Family First services.
  - Child Welfare has contracted with a national organization to conduct the federally required evaluation of implementation the Title IV-E Prevention Plan. This organization collects additional data relating to family experience in services and information collected by providers but not included in other reporting requirements.
6. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

FFPSA requires the reporting of child-level data. Because Family First prevention services are available to some families that are not currently involved with the child welfare system, it is important that their child-specific data not be entered into the Child Welfare database, OR-Kids. These services are voluntary, and thus should not be conflated with services that are required of parents as part of a safety plan with the Child Welfare agency. To achieve optimal data collection for this population served by Family First Prevention Service, ODHS will develop a separate prevention services database.

FFPSA identifies pregnant and parenting teens in foster care as categorically eligible for Family First services. Additional changes are needed to OR-Kids to effectively identify this population, ensure services are available to them, and for accurate tracking that ODHS is receiving federal reimbursement for those services.

## Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.
- Families with significant family stressors will have greater access to services that meet their needs and that keep their children safe without the need for removal and placement in foster care.
  - Kinship Caregivers will be able to care for children from their extended families who would otherwise end up in stranger foster care by being well supported and better aware of community resources.

- Children will have increased wellbeing through placement stability with relatives within their family systems and communities.

2. Will your solution require an **IT investment**? Explain.

FFPSA requires the reporting of child level data. Since Family First Prevention Services are available to some families that are not currently involved with the Child Welfare system, it is important that their child specific data not be entered into the Child Welfare database, OR-Kids. These services are voluntary for families to participate in, and thus should not be required of parents as part of a safety plan with the child welfare agency. To achieve optimal data collection for this population served by Family First, ODHS will develop a separate prevention services database.

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

Funds would be used to implement and evaluate the following evidence-based prevention services:

- Functional Family Therapy (FFT): A behavioral health service for families with adolescents. This service is delivered to an entire household and has demonstrated effectiveness in preventing system involvement. Funding for these services includes training and technical assistance for providers and coverage for non-Medicaid billable elements of the service.

POP funds will be utilized as follows:

- Training and technical assistance: General Fund match for federal Title IV-E Prevention Funds
- Services: Funding for each contracted provider to cover non-Medicaid reimbursable costs (training, travel, child care, peer support, etc.)

- Parents as Teachers (PAT): A home visiting program for families with at least one child under kindergarten age. The PAT curriculum can be delivered by itself or as a part of other services and supports for families with young children. Funding for this service includes training and technical assistance for provider and coverage for all services provided.  
POP funds will be utilized as follows:
  - Training and Technical Assistance: General Fund match for federal Title IV-E Prevention Funds
  - All service delivery cost: General Fund match for federal Title IV-E Prevention Funds
  
- Parent Child Interaction Therapy (PCIT): A behavioral health service for parents with children from ages 2-5. Child Welfare will initially work with the Oregon Health Authority to develop relationships with existing PCIT trained providers to target services to families at risk of child welfare involvement. Child Welfare intends to develop formal agreements with PCIT providers to cover non-Medicaid reimbursable elements of the service to support FFPSA goals. As additional service capacity becomes necessary, Child Welfare will fund OHA to offer training to additional providers. Service costs and additional training are eligible for federal match through FFPSA.
  - Training and Technical Assistance: General Fund match for federal Title IV-E Prevention Funds
  - Services: Funding for each contracted provider to cover non-Medicaid reimbursable costs (training, travel, child care, peer support, etc.)
  
- Motivational Interviewing (MI): An evidence-based approach to service delivery focused on engagement with service participants around their identified treatment goals. Child Welfare will implement Motivational interviewing as a component of other contracted prevention services. Including fidelity-based MI along

with other necessary services is expected to increase family engagement and service level outcomes.

- Training and Technical Assistance: General Fund match for federal Title IV-E Prevention Funds
- Additional service delivery cost related to MI: General Fund match for federal Title IV-E Prevention Funds
- Oregon Kinship Navigator Program (OKN): a true prevention model that keeps children safe and connected to family in the least intrusive way possible by providing a centralized access point to obtain information, referrals, and supports for relatives parenting their kin through a Basic Service Center, website, call-in line, statewide advisory committee, publications, and educational and support groups and materials. The program also assists state, county, and local agencies to pool resources to create a robust kinship system of care.
  - Training and Technical Assistance: General Fund match for federal Title IV-E Prevention Funds
  - All service delivery cost: General Fund match for federal Title IV-E Prevention Funds
- Turn two existing limited duration positions into permanent positions for the ongoing provision of Family First services (leading to federal revenue to pay for 50 percent of the personnel costs).

2. What are the biggest potential barriers or risks to successful implementation?

Child Welfare has developed significant infrastructure to implement Family First services effectively. While Family First has a high likelihood of success, especially with funding through this POP, the following barriers remain:

- Staffing Resources: A primary barrier to implementation is ensuring that Child Welfare is staffed to implement Family First services. Appropriate staffing, including the positions identified in the POP, has implications

for both timeliness and quality of implementation. Child Welfare has made significant progress in Family First implementation with limited resources. This progress has been slower than expected due to a small number of staff positions dedicated to the work.

- Community Support: There is broad support for Family First throughout communities in Oregon. If implementation stalls or services are not implemented based on community input, that could be a barrier to successful implementation. To mitigate this potential barrier, ODHS has emphasized community involvement in all phases of design and implementation.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

- Child Welfare Division
  - Family First & Integrated Policy Unit
    - The unit with the primary responsibility for the implementation of Family First and integration of intersecting prevention policy and funding across agencies.
  - Federal Policy & Resources Unit
    - Will help ensure that federal requirements are met and reported appropriately.
  - Project Management Office
    - Will provide ongoing strategic planning and project management support to the implementation of Family First.
  - Continuous Quality Improvement Team
    - Will coordinate with national evaluator to integrate statewide Child Welfare continuous quality improvement efforts with Family First continuous quality improvement.
  - Family Preservation

- Will develop the practice model and implement it throughout the state to guide ODHS staff in how to best serve families in their homes and prevent placement in foster care, complementing Family First prevention services.
  - Business Operations
    - Will consult on the development of contracts with providers as part of Family First.
  - Equity, Training & Workforce Development
    - Will participate in the development of training for staff related to Family First implementation.
- Self-Sufficiency Programs
  - Will be a key partner in the planning and implementation of Family First, including determining eligible populations, pathways into prevention services and what prevention services are included in the Oregon Title IV-E Prevention Plan.
- Oregon Youth Authority
  - Will be a key partner in the implementation of Functional Family Therapy and Motivational Interviewing regarding how it can serve youth involved with the juvenile justice system in Oregon.
- Juvenile Departments
  - Will be key partners in the implementation of Functional Family Therapy and Motivational Interviewing regarding how it can serve youth involved with the juvenile justice system in Oregon.
- Oregon Health Authority
  - Maternal & Child Health
    - Will be a key collaborator regarding prevention home visiting programs funded through Family First such as Parents as Teachers and Family Spirit.
  - Behavioral Health

- Will be a key partner in the implementation of Parent Child Interactive Therapy, Functional Family Therapy and Motivational Interviewing.
- Medicaid
  - Will coordinate data and payment reporting with Family First staff and providers for any Family First services that are also eligible for Medicaid, including Functional Family Therapy and Parent Child Interactive Therapy.
- Department of Early Learning and Care
  - Will be a key collaborator regarding prevention home visiting programs funded through Family First such as Parents as Teachers and Family Spirit.
- Portland State University Center for the Coordination of Home Visiting Services
  - Will be a key collaborator regarding prevention home visiting programs funded through Family First such as Parents as Teachers and Family Spirit.
- Tribes in Oregon
  - Will implement Motivational Interviewing and Family Spirit.

## Part 6. BUDGET

### 1. Are there **prior investments** allocated for this policy package?

Child Welfare has received federal grants for transition and start-up funding:

- FFPSA Transition Grant (Title IV-B, Part 2): \$6,072,633 total
- FFPSA Funding Certainty Grants (Title IV-E): \$12,757,977 total
- FFPSA Kinship Navigator Program Grant (Title IV-B): \$200,000 annually

These grants end September 30, 2026. Child Welfare intends to expend all grant funding prior to utilizing funding resulting from the POP.

2. What **assumptions** affect the pricing of this policy package?

Costs for Services, Training, and Technical Assistance remain consistent:  
Significant changes in service and training costs could change the amount needed to fund services.

ODHS will serve a high percentage of families in the target population:  
Federal match is only accessible when families served meet the target population as described in Oregon's Title IV-E Prevention Plan. ODHS has developed referral pathways to maximize and prioritize families eligible for the match. The total federal reimbursement is dependent on serving a high percentage of eligible families.

Provider Workforce will be sufficient to support evidence-based practices:  
Oregon has a significant workforce shortage across the behavioral health and family serving systems. EBP implementation is dependent on provider ability to recruit and retain qualified staff. Workforce shortages could create delays in implementation or change the scope of Oregon's implementation.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

Family First services are intended to change service delivery and caseload in two primary ways:

- Serve more children and families in their homes and communities.
- Decrease the total foster care population.

The initial impact of this work will be relatively modest and may not have dramatic impacts on caseloads. As ODHS improves the ability to develop services, match services to family needs, and appropriately refer families, foster care caseloads will decrease as in-home cases will increase.

The cost of providing foster care services goes up each year as fewer families in Oregon qualify for the income requirements related to Title IV-E foster care reimbursement. Reimbursement for Title IV-E Prevention

Services, however, have no income requirements. So, the more prevention investments we make the greater the overall Title IV-E reimbursement rate will be for the state of Oregon.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

The initially seven positions were requested but due to budgetary constraints are being scaled back to just two critical positions:

**Critical Positions:**

- 1 Family First Tribal Liaison (Operations and Policy Analyst 4)
  - Currently limited duration position funded through the Family First Transition Grants which come to an end September 30, 2026
- 1 Family First Project Manager (Project Manager 3)
  - Currently limited duration position funded through the Family First Transition Grants which come to an end September 30, 2026.

**Justification for Requested Positions**

The **Family First Tribal Liaison** (OPA4) is required to engage and consult with the Nine Federally Recognized Tribes in Oregon for the design, implementation and monitoring of the Tribes Social Services programs. The focus of this position is to enable access for Tribes to Title IV-E Prevention funding to support their prevention programs. This position negotiates government-to-government agreements for pass-through of state and federal dollars to the Tribes. It also negotiates and implements contracts with university partners who will be responsible for training and evaluating the Oregon Tribes on evidence-based practices. Oregon Tribes Social Services Programs already provide services to their Tribal citizens to prevent children from entering foster care, but the Tribes need additional support and funding. Each Tribe is different. ODHS must honor the sovereignty of each Tribe.

The **Family First Project Manager** (PM3) is part of Child Welfare's Project Management Office and coordinates all project management and implementation activities for Family First. Implementation of Family First is a transformational Child Welfare priority, directly linked to the Vision for Transformation, the ODHS Strategic Direction, and how Child Welfare operates to support the individual needs of families and best serves Oregon's children and young people. Due the highly complex, multi-agency nature of this work, Project Management support is essential for successful Family First implementation. This position will provide project management support and direction to all levels of management and staff and is responsible for evaluating current program operations, researching trends, making effective recommendations to upper-level management, and developing long- and short-range goals and objectives for initiating, planning, executing, monitoring, controlling, and implementing cross-cutting, transformational initiatives within the Family First plan. This position is vital to support this work's short-and long-term vision, including creating comprehensive project plans and deliverables to ensure services and support compliance with Oregon's Title IV-E Prevention Plan and meet the highest quality standards. This support is essential to ODHS's ability to maximize federal funds while delivering services that prevent families from further Child Welfare involvement. This position also supports the development of new Title IV-E Prevention Plan amendments. This includes extensive planning, incorporating all required FFPSA elements, and supporting ODHS in creating an effective and achievable Family First plan. This position will also support plans for data collection, contracting, and reporting that support claiming federal funds and several continuous quality improvement processes.

5. What are the **startup and one-time costs** associate with this POP?

Most start-up and one-time costs associated with this POP have been funded through the Family First Transition & Certainty grant funds. This includes initial costs for training and technical assistance contracts and infrastructure for Family First evaluation.

There will be additional one-time costs for the following:

- Development of a data system to collect data for families referred to services who are not involved with Child Welfare.
- Start-up costs for evidence-based practices as they are added to the Title IV-E Prevention Plan.

6. What are the **ongoing costs**?

Service costs:

- Training and technical assistance: Child Welfare maintains direct contracts for training and technical assistance for evidence-based practices required by FFPSA. These contracts are billed per year based on the number of individuals or organizations that are trained. This is a key component to Oregon's Continuous Quality Improvement strategy and ensures that services are delivered to fidelity.
- Service delivery: Ongoing costs associated with direct services to children and families. Service delivery covers the majority of ongoing costs that Child Welfare incurs related to Family First. For services with no additional funding streams, Child Welfare pays the entire cost of services. For services with additional funding streams (such as Medicaid), Child Welfare enhances with payment of uncovered costs.

Evaluation and Continuous Quality Improvement (CQI):

- Child Welfare maintains a contract for CQI and evaluation of services that will continue. This contract will require ongoing payment to cover cost of the evaluation and CQI supports that are a required component of FFPSA.

7. What are the **sources of funding (revenue)** and the funding split for each one?

Title IV-E Prevention Funds

- Family First Prevention Services – 50 percent funding split until September 30, 2026. Starting October 1, 2026, will go up to the Federal medical assistance percentage (FMAP) rate.
  - expenditures related to Family First services and programs that are approved by the Title IV-E Prevention Services Clearinghouse and included in the approved the Oregon Title IV-E Prevention Plan.
- Family First Administrative costs – 50 percent funding split
  - expenditures necessary for the provision of Family First Prevention services for activities approved by the Children’s Bureau that promote the development of processes and procedures to establish and implement the provision of the services for individuals who are eligible and for data collection and reporting.
- FFPSA Training costs – 50 percent fund split
  - expenditures with respect to the provision of Family First prevention services for training for staff employed by or preparing for employment by the State Child Welfare agency – including how to determine who are individuals eligible for the services or programs, how to identify and provide appropriate services and programs, and how to oversee and evaluate the ongoing appropriateness of the services and programs.

## 8. What are potential **savings**?

The POP enables significant potential savings from increasing revenue for existing positions that support the provision of prevention services, this could include but is not limited to:

- Potential savings in existing personnel costs
  - Staff from the Federal Policy & Resources Unit of Child Welfare who participate in the federal reporting and claiming and staff who participate in the coordination of IV-E agreements with Tribes in Oregon.
  - Staff from the Program Management Office of Child Welfare who manage projects related to Family First Prevention Services

- Staff from the Continuous Quality Improvement Team who support the Family First Prevention Service CQI structure and processes.
- Staff from the Family Preservation Program of Child Welfare and Self-Sufficiency Programs who participate in providing prevention services, connecting families to prevention services, and/or training and support for staff in identifying appropriate services for families.
- Staff from multiple programs who are providing Family First Prevention Services directly to eligible families (such as staff providing Motivational Interviewing)
- Staff from the Equity, Training & Workforce Development Team who are providing training to Child Welfare staff on the provision of prevention services.
- Staff from the Business Operations Team of Child Welfare who are assisting with the administration of prevention service contracts.
  - Potential savings in existing training costs.
  - Existing contracts with university partners for the training of child welfare staff in prevention services.
- Potential savings for decreased foster care caseload:
  - The initial number of families served through Family First services will be relatively small.
  - As Child Welfare expands services and eligible populations it is expected that the number of families served in home will increase and the number of children served in foster care will decrease.
- This POP will also create opportunities for potential savings for system partners. Several services eligible for Title IV-E Prevention funding are evidence-based substance use disorder and mental health services. In Oregon, these services are primarily covered by Medicaid. While Title IV-E funds cannot pay for Medicaid funded services, it can be for the training, technical assistance, and other elements of the service that Medicaid cannot pay for. This creates the opportunity for

ODHS to partner with providers and agencies to invest in quality services at a sustainable rate.

### TOTAL FOR THIS POLICY PACKAGE

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$233,508		\$233,508	\$467,016	2	1.50
Services + supplies	\$1,645,244		\$1,645,244	\$3,290,488		
Capital outlay						
Special payments	\$5,163,000		\$5,163,000	\$10,326,000		
Other						
<b>Total</b>	<b>\$7,041,752</b>	<b>\$0</b>	<b>\$7,041,752</b>	<b>\$14,083,504</b>	<b>2</b>	<b>1.50</b>

### FISCAL IMPACT BY PROGRAM

	CW Design	CW Program	Program 3	Program 4	Total
General Fund	1,878,752	5,163,000			<b>7,041,752</b>
Other Funds	-	-			
Federal Funds	1,878,752	5,163,000			<b>7,041,752</b>
Total Funds	3,757,504	10,326,000			<b>14,083,504</b>
Positions	2	-			<b>2</b>
FTE	1.50	-			<b>1.50</b>

## ODHS Policy Option Package (POP) Form

### 2025-27 Governor's Budget

<b>Program(s) / Unit(s)</b>	Oregon Eligibility Partnership (OEP)
<b>POP Title</b>	113 - Central Abuse Management System (CAM) Maintenance and Operations (M&O) Support
<b>Related Legislation</b>	
<b>Summary Statement</b> (5 to 7 sentences)	<p>The Centralized Abuse Management (CAM) system is the backbone of Oregon's efforts to investigate and address abuse, harm, and neglect across vulnerable populations, including children, elderly individuals, and those experiencing disabilities. This system ensures the timely and accurate handling of abuse investigations, facilitates compliance with federal reporting requirements, and supports licensing actions across OHA and ODHS programs. However, the CAM system is underfunded, limiting its ability to meet operational, regulatory, and user needs.</p> <p>This proposal seeks a \$2.5M biennial budget increase to right-size funding for CAM's maintenance and allow for critical enhancements. Without this investment, Oregon risks undermining its capacity to protect vulnerable individuals, potentially seeing the system go to end of life, jeopardizing compliance with federal mandates, and compromising the security and efficiency of abuse investigations.</p> <p>Investing in the CAM system is an investment in Oregon's commitment to safety, justice, and accountability. This</p>

	proposal ensures that the state remains a leader in protecting its most vulnerable populations while upholding its federal and ethical obligations.
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	\$1,250,000	\$0	\$1,250,000	\$2,500,000	0	0.00

ODHS 2025 POP Long Form

Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

A just society prioritizes the safety and well-being of its most vulnerable members. This investment aligns with Oregon’s mission to protect individuals from harm, ensuring robust infrastructure for timely and effective abuse investigations. This POP and system allow Child Welfare, Aging, Community Mental Health, and Community Developmental Disability programs to provide consistent reporting that prior to this system was siloed, potentially allowing substantiated abusers to access different populations without program knowledge. With CAM these records are shared, and staff can ensure all of the necessary information is captured and we can better support the safety of individuals.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

Centralized Abuse Management System is the State’s integrated abuse system that allows Oregon to look at allegations and reports across three program areas and providers. This decreases the likelihood of individuals being able to go from one system to another and perpetuate abuse and allows

coordination without our program areas and with community partners. This is critical for the safety and compliance of licensure within the State. However, access to this system is limited and technology without updates will be at end of life within the next year.

## **Identified Problems**

### **System Limitations**

- a. Licensing restrictions hinder access for essential staff, impacting investigation efficiency and compliance.
- b. Outdated infrastructure cannot support federally mandated reporting and analytical requirements.

### **Budget Shortfalls**

- c. CAM's ongoing maintenance and professional service costs exceed current funding levels, resulting in an annual budget deficit.

### **Operational Risks**

- d. Inadequate funding jeopardizes system stability, data security, and the timely completion of investigations.

This POP provides the appropriate level of support for the system users and technical aspects of the system necessary to ensure timely, accurate, and complete abuse and neglect investigations and the licensing actions which often follow. Specifically it provides:

\$2.5M TF (50/50) increase in the ongoing current service level (CSL) of the CAM budget. This is for the purpose of right-sizing the current CSL to meet the existing product maintenance and IT professional service costs of the system. The CAM program has had a budget shortfall since it was created. Given standard market rates for IT providers on enterprise IT solutions, we anticipate the vendor support will bring us to a budget shortfall of approximately \$1.5M per biennium, for these critical Professional Services to maintain the level of support required by State Statute and in meeting federal requirements. It is also necessary to perform regular enhancement updates to the core CAM platform, to maintain product support, stability and essential data/security maintenance to protect the security and confidentiality of our data. In the 25-27 biennium, we anticipate a \$2M maintenance effort of this nature and anticipate ongoing efforts of at least \$1M per biennium. We need an increase of \$2.5M to the ongoing biennial CSL budget to right-size the budget, and to meet increases in existing maintenance and IT service costs.

## Proposed Solution

**Budget Enhancement:** Increase the biennial CAM budget by \$2.5M to cover:

Professional IT services and vendor support.

User licenses for all required staff.

System upgrades for enhanced reporting and analytics.

**System Maintenance and Upgrades:** Implement overdue enhancements to ensure data security, maintain compliance, and improve user experience.

**Operational Stabilization:** Ensure the CAM system can handle current and future abuse investigation needs, protecting data integrity and privacy.

This investment will allow Oregon to continue to maintain a system and structure that allows staff to report potential abuse, substantiate abuse, indicate individuals across programs, and report appropriate licensing actions to increase the safety for those that we serve.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

Since entering maintenance in 2019, the CAM system has faced persistent budget shortfalls. Key programs such as ODHS APD, ODDS, and OTIS have identified changes needed for critical functions which have not been able to be implemented because of the lack of funding. Vendor costs have doubled, and essential upgrades have been deferred, highlighting the need for sustained investment.

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

No

5. What has **already been done** to address or mitigate the problem/opportunity?

Funding and resources have been used from other system budgets to accomplish the minimum support to keep the system functioning. This approach as simultaneously minimized the support and other resources available for those other systems and the programs they support. Oregon has engaged with other States and federal partners to evaluate our costs versus other States, we are within the market value for this work. While staff and providers have wanted to see modifications to the system, limitations have existed in the budget to make updates, but this system has been used to provide increased verification of abuse across systems, which was not possible without manual work before CAM.

6. What are the **risks** if the problem/opportunity is not addressed?

At some point in the near future resources will not be adequate to maintain the system and licensing needs, nor will resources be available to borrow from other program sources, and missing essential product upgrades may jeopardize the security and stability of the confidential data system, placing the privacy and confidentiality of consumer data at risk. This system is a critical part of the abuse investigation and licensing process and sits in the middle of investigation information management and information exchange. Should this system become unworkable or unsustainable, manual workarounds would be inevitable and to the extreme detriment of providing timely and accurate abuse investigation and determinations, as well as similarly challenge facility licensing actions, sanctions, and other supports. Failure to address funding and infrastructure gaps will:

- Delay abuse investigations and licensing actions.
- Breach federal compliance for reporting and data security.
- Increase reliance on manual processes, reducing efficiency and accuracy.

7. What **solution** are you proposing through this policy option package (POP)?

Resources to right-size the CAM M&O budget to maintain appropriate maintenance and IT Professional Services.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

To this point borrowed resources have been utilized. A permanent solution should be put into place.

9. Has the proposed solution been successful in **other contexts or jurisdictions**? Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

Where IT systems are appropriately supported, system access for users, system enhancements, help requests, etc. can be handled appropriately and timely. And there is a better possibility the system will function as designed, security will be maintained and sensitive information protected, all users needing access can be assured timely access, and system uptime will be maximized. Where this is lacking, experience has shown achieving these things becomes much more difficult if not impossible.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

No

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

The CAM system is the system used by investigators and licensors when an allegation of abuse or neglect need to be investigated. The CAM system increases our ability to protect vulnerable individuals and populations,

including children, elderly, and individuals with disabilities from harm. If we do not maintain our investment in this system, we risk system stability, privacy and security issues with individuals' data, and Program financial stability.

### Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

ODDS Abuse Investigations

2. If none, are you proposing a **new or modified KPM**?
3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

The operational support this system provides to abuse investigation and licensing actions is critical to maximizing completion of timely and accurate investigations and licensing actions.

4. What are the envisioned **outputs** of this POP?

*Consider activities you will be able to count in actual numbers: partners engaged, clients served, regions served, applications processed, staff trainings conducted, referrals made, transitions completed, families participating, etc.*

Not applicable. Providing the resources to implement system improvements will likely improve efficiency and information security, but number of investigations completed is a function of work referred.

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

*Consider measurable effects like improved service navigability, reduced racial disparities within programs, expanded access to needed services among key populations, improved transition rates, etc.*

Providing the resources to implement system improvements will likely improve efficiency and information security, but number of investigations completed is a function of work referred.

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?  
Investigations completed is currently tracked
7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.  
No

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

Providing the resources to implement system improvements will likely improve efficiency and information security.

2. Will your solution require an **IT investment**? Explain.  
This POP is an IT investment. This pop will stabilize ongoing funding to maintain user licenses and IT professional services to maintain system integrity and stability, as well as enhancing the IT platform the product is built in.

#### Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

Purchase the system licenses needed, purchase the vendor supplied system support needed, and implement systems enhancements, overdue and upcoming system maintenance, and enhance help desk and other operational supports.

2. What are the biggest potential barriers or risks to successful implementation?

None noted

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

None

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?

No

2. What **assumptions** affect the pricing of this policy package?

User Licensing costs and Vendor rates and 50% Federal Government support of costs.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

No

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

None

5. What are the **startup and one-time costs** associate with this POP?

None.

6. What are the **ongoing costs**?

\$2.5M TF (50/50) increase in the ongoing current service level (CSL) of the CAM budget. The CAM program has had a budget shortfall since it was created. ODHS APD, ODDS and OTIS areas are needing to fund this shortfall each biennium. In January of 2026 we will also be replacing our IT Service Provide for ongoing maintenance, enhancement and operation of the CAM system. Our existing service contract was initially awarded at twice

the cost that was initially budgeted and has continued to increase annually. Given standard market rates for IT providers on enterprise IT solutions, we anticipate the new contract will bring us to a budget shortfall of approximately \$1.5M per biennium, for these critical Professional Services. It is also necessary to perform regular enhancement updates to the core CAM platform, to maintain product support, stability and essential data/security maintenance to protect the security and confidentiality of our data. In the 25-27 biennium, we anticipate a \$2M maintenance effort of this nature and anticipate ongoing efforts of at least \$1M per biennium. We need an increase of \$2.5M to the ongoing biennial CSL budget to right-size the budget, and to meet increases in existing maintenance and IT service costs.

7. What are the **sources of funding (revenue)** and the funding split for each one?

50/50 funding split with Feds

8. What are potential **savings**?

None noted

#### **TOTAL FOR THIS POLICY PACKAGE**

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services						
Services + supplies	1,250,000		1,250,000	2,500,000		
Capital outlay						
Special payments						
Other						
<b>Total</b>	<b>\$1,250,000</b>	<b>\$0</b>	<b>\$1,250,000</b>	<b>\$2,500,000</b>	<b>0</b>	<b>0.00</b>

## FISCAL IMPACT BY PROGRAM

	Program 1	Program 2	Program 3	Program 4	Total
General Fund	1,250,000				<b>\$1,250,000</b>
Other Funds					<b>\$0</b>
Federal Funds	1,250,000				<b>\$1,250,000</b>
Total Funds	2,500,000				<b>\$2,500,000</b>
Positions	0				<b>0</b>
FTE	0.00				<b>0.00</b>

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<b>Program(s) / Unit(s)</b>	ODDS
<b>POP Title</b>	117 - Service Equity and Accessibility
<b>Related Legislation</b>	
<b>Summary Statement (5 to 7 sentences)</b>	<p>ODDS in alignment with the ODHS Equity North Star is working to identify and eliminate disparities that exist within the I/DD service delivery system, improve access and strengthen community engagement and self-advocacy across Oregon. ODDS conducted data analysis related to access to services that identified significant disparities existing for certain populations, including Hispanic or Latino/Latina and Asian groups that are significantly underrepresented in I/DD services. Lack of ODDS system capacity to support community engagement and improved system access at the local case management entity (CME) level intensifies disparities. The purpose of this request is to advance equity initiatives that will result in more equitable, accessible service delivery and increased opportunities for self-determination to communities of color and other historically underserved groups. ODDS is requesting resources to build infrastructure to support government-to-government relationships with Oregon Tribes and system navigation for Tribal members, increase support for language access services, improve customer service, expand family networks capacity statewide, and expand self-advocacy throughout the I/DD service system. Resources requested in this POP will also ensure that</p>

		CMEs have adequate capacity to develop and implement meaningful community engagement strategies to ensure individuals receiving services, families, and local community partners are fully included in service equity assessments, equity-focused action plan development and implementation, and decisions surrounding services and service equity at the local level. Without this investment, we will continue to lack the capacity needed to build effective relationships between CMEs, Tribes and ODDS; improve service access and customer service; and demonstrate equal partnership with Tribes throughout ODDS programs.				
		General Fund	Other Funds	Federal Funds	Total Funds	Pos. FTE
Policy package pricing		\$1,444,427	\$0	\$844,427	\$2,288,854	6 4.50

## ODHS 2025 POP Long Form

### Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

A number of the Oregon Department of Human Services’ (ODHS) core values are driving this POP. The ODHS Equity North Star guides and challenges us to lead and serve with inclusivity, equity and well-being. ODHS’ Diversity, Equity, Inclusion and Belonging (DEIB) Plan for 2024–2026 has numerous focus areas that underlie this POP. A few of these include community service, government-to-government relationships and service equity. The Office of Developmental Disabilities Services’ (ODDS) mission statement states: “We strive to support the choices of individuals with disabilities and their families within communities by

promoting and providing services that are person-centered and directed, flexible, community inclusive and supportive of the discovery and development of each individual's unique gifts, talents and abilities. We are committed to work toward service options to assure that people with developmental disabilities have the opportunity to have lives that are fulfilling and meaningful.” To realize core these values and provide equitable, inclusive and person-centered services and supports, ODDS must lead from these values to build more effective processes and partnerships to reach and serve individuals across the state’s diverse cultures, populations and social classes. ODDS must also model these values for its contracted partners and empower them to create initiatives and programming that embody these values.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

ODDS’ Disproportionality KPM identifies under-represented communities that do not have equitable access to I/DD services and supports in Oregon. These include people who identify as part of the Hispanic/Latino, Asian, Tribal and “other” communities. ODDS and its contracted case management and provider partners have an opportunity and obligation to expand outreach and service access to individuals in these populations.

This POP also addresses an opportunity for ODDS to build and sustain stronger government-to-government relationships with the Nine Federally Recognized Tribes of Oregon, Urban Indian Health Programs and other culturally specific community-based organizations. This would help bring ODDS into compliance with Senate Bill 770 and assist in the implementation of the ODHS Tribal Consultation Policy. Other opportunities include increased and improved language-access initiatives and expanding opportunities for advocates to lead and guide decision making throughout the intellectual and developmental disabilities service program.

Intellectual and developmental disabilities (I/DD) are a part of people’s identities and are often accompanied by experiences of systemic trauma, intersectionality, and oppression. No persons should be reduced to one aspect of their identities, including their diagnoses or support needs. This POP will help ODDS reduce barriers to culturally relevant and trauma-informed services by providing more tools, platforms and opportunities for people experiencing I/DD, their families and

communities to advocate for and lead changes to the current I/DD system and other state-run systems (including services across ODHS and Oregon Health Authority’s behavioral and medical health services) they utilize so improvements are more cohesive and responsive. This POP also will help ODDS collaborate with staff in other ODHS programs and systems to create and enhance structures and services that honor people’s full selves while serving their eligibility-based needs.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

ODDS’ Disproportionality KPM compares the percentage of Oregon’s overall population to the percentage of the population authorized to receive I/DD services through ODDS for each REALD category. The table below displays the latest data from April 2024. A number above one indicates an overrepresentation of that group in the population that is authorized to receive ODDS services while a number below one indicates an underrepresentation. The data below shows that ODDS and its contracted case management partners are consistently underserving Hispanic/Latino populations, Asian, and multiracial groups among others across Oregon. The data also shows an overrepresentation of Black, Native American and Alaska Natives, and Native Hawaiian and Pacific Islanders. This does not mean that these communities are being overserved by ODDS and its partners. Research has shown that these groups are over diagnosed with intellectual disabilities due to racist and biased tools that are used in the diagnosis process. ODDS recognizes that this metric does not account for age, geography, or a variety of other factors. ODDS receives REALD Demographic data from Oregon’s Medicaid Management Information System. ODDS service authorization data is pulled from ODDS Express Payment and Reporting System (eXPRS).

ODDS Disproportionality KPM 2024 Q1 Data

<b>Demographic Category</b>	<b>Oregon Population</b>	<b>Oregon Population Percentages</b>	<b>Oregon I/DD Population</b>	<b>Oregon I/DD Population Percentages</b>	<b>Disproportionality</b>
<b>American Indian Alaska Native</b>	42,042	1.0%	672	2.4%	2.37

<b>Asian Alone</b>	191,797	4.5%	965	3.4%	0.75
<b>Black Alone</b>	78,658	1.9%	1,417	5.0%	2.67
<b>Native Hawaiian and Pacific Islander</b>	18,197	0.4%	204	0.7%	1.66
<b>White Alone</b>	3,036,158	71.7%	22,209	77.7%	1.08
<b>Hispanic or Latina/o/x/e</b>	588,757	13.9%	2,310	8.1%	0.58
<b>More than one race</b>	258,685	6.1%	694	2.4%	0.40
<b>Other Race</b>	22,962	0.5%	98	0.3%	0.63
<b>Total Pop</b>	4,237,256		28,569		

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

No.

5. What has **already been done** to address or mitigate the problem/opportunity?

ODDS has made strides to repair relations with Tribal governments and honor their sovereignty through the attendance and sponsorship of events, Tribal director convenings, and the institution of the Tribal Navigator program. This POP will fund the expansion and permanency of the Tribal Navigator program and ensure the continuation of our repair work with Tribal governments and support a stronger and more robust customer service approach with a culturally responsive lens. The funding for the Tribal Affairs coordinator position will centralize and increase support for ODDS' Tribal Navigator program and its Tribal navigators in to increase access to ODDS' services.

ODDS is working with contracted case management entities (CMEs) to conduct service equity assessments and implement action plans based on the findings of those assessments. This work has allowed ODDS' staff to identify the need for more support to help CMEs better align with ODHS' Unified Equity Framework, Equity North Star and the new DEIB plan. The supports that regional equity workers would bring to the assistance and implementation to these plans would assist equity being resourced as a priority from the state perspective and allows for specialized knowledge on equity and I/DD to be decentralized and accessible to

our CMEs across the state. This will also be key in supporting diverse people in navigating and accessing other systems in ways that are trauma-informed, accessible, as well as culturally and linguistically responsive.

Family Networks have been a cornerstone of support for our service delivery for many years. They specialize in assisting parents of children with I/DD, connect them to resources and guide them through the ODDS system. Often, families who have experienced trauma often prefer to connect with others who are not “part of the system” to help them navigate information, find resources, and feel heard and seen. This is a core service as well as an effective accessibility accommodation, as the family networks are local experts and have resources from various service systems all in one place.

To this end, the Oregon Family to Family Network program has six contracts covering 56% of Oregon’s Counties. Between October 2022 and June 2023, the contracted organizations reported the following data:

- Participated in 202 community events
- Held 112 trainings reaching 2,076 people
- Attended 653 community meetings
- Support 203 Community partnerships

#### 6. What are the **risks** if the problem/opportunity is not addressed?

Current risks include but aren’t limited to the ongoing unfunded efforts to improve service access, customer service and awareness of ODDS’ service system as well as building, maintaining, and improving government-to-government relationships. Individuals who access ODDS’ services also are historically under-represented when it comes to prioritizing program staff to support a growing program.

Without a permanent Tribal affairs consultant position, ODDS will continue to lack the full-time capacity to support initiatives as outlined below.

A permanent (vs. limited duration) position will support:

- Long-term commitment, investment, and relationship building between local case management offices, Tribes and ODDS
- Establishing relationships and trust over time

- Addressing the fear that POP funding will not result in permanent positions
- Pursing a permanent position is a clear commitment to longevity to this work and relationships
- Demonstrate equal partnership/dedication/commitment to engagement with the Tribes across ODHS programs

7. What **solution** are you proposing through this policy option package (POP)?

We are proposing to implement a Tribal Navigator program. Funding of \$196,000 per tribe would be available to three Tribes who are interested in establishing a program specific to serving people with I/DD and working closely with our contracted entities and providers to build out and expand culturally specific services to Tribal communities and members.

One OPA2 position to serve as the Tribal Affairs Consultant that will build out full time staffing capacity to work towards addressing the risks identified above and support focus area six Tribal Relationships of the ODHS DEIB plan.

Two Program Analyst 2's to build out and support CMEs through regional equity specialists that would support focus of the ODHS DEIB plan and having program specific community engagement and service equity plans built within the service equity action plans established by the CMEs.

One Administrative Specialist 1 and one Project Manager 2 to assist in the implementation of the regional DEIB plans and engagement.

One Program Analyst 3 position to serve as the Emergency Coordinator with a Program Analyst three position. This position is the liaison between Office of Resiliency and Emergency Management (OREM), ODDS and our statewide, contracted Case Management Entities (CMEs). This position collaborates and staffs all local emergencies being overseen by OREM, reports up to ODDS and ODHS leadership, and reports out to community partners on behalf of ODDS leadership. This position facilitates coordination between OREM and our CMEs for heightened support by alerting OEMS when one of our CMEs has one or more individuals in an emergency zone or situation. The position also works evenings and weekends as emergencies demand.

This biennium, the EC has facilitated 10 trainings with five more scheduled, participated in six community events specific to necessary services and supports for individuals experiencing I/DD during emergency events, and has met with every CME for developing emergency planning, technical assistance and guidance for supporting individuals and families with emergency response.

Additionally, the EC:

- Worked with OREM to set up individual GIS Maps for each CME.
- Developed online request process for system access to state geographic information system (GIS) data protected and specific to each CME.
- Created worker guide and staffed office hours for CMEs on how to review GIS data, access their own client addresses and watch for disasters.
- Researched, facilitated and provided technical assistance to all CMEs during their opportunity to apply for a grant for emergency response items. During this time, the EC researched what other states offered for people dependent on power in their own homes, provided resources and opportunities to providers as well as CMEs.
- Coordinated and offered ‘office hours’ for CMEs and providers to call and ask questions about emergency response items, grant opportunity and overall general support questions regarding supporting people in planning for emergencies.

Lastly, we are proposing increased funding by \$600,000 to expand Family Networks and self-advocacy platforms. This would allow space for development of family networks that continue to expand service areas, improve customer service and increase capacity of grassroots networks that support individuals with I/DD, their families and communities.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

Alternative solutions considered are continuing to allocate staff capacity that is already maxed out. We also have consulted with other ODHS programs to see how there might be cross-program collaboration.

9. Has the proposed solution been successful in **other contexts or jurisdictions**? Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

The Tribal Navigator Program has been successful within the APD program and has allowed Tribal Government relationships to be repaired and has seen an increase in both quantity of people seeking services and the quality-of-service delivery. APD also has a Tribal liaison that has supported the Tribal navigator program as well as consultation and policy development we are hoping to replicate this successful structure in ODDS.

ODDS currently has three FTE to support the case management entities through various challenges or barriers they may face. Our goal with the regional equity workers would be to specifically focus on how local level CMEs can stay connected and fully infused in the ODHS DEIB plan and outcomes.

Family Networks provide peer support to help parents understand our service delivery system. These networks also provide ODDS feedback that helps ODDS tackle issues with the perspective of parents and self-advocates. ODDS would like to see this peer support expanded into rural areas and to culturally specific groups. Family Networks are made up of about 3,500 families who connect with other families and roughly 11,000 people including community members and organizations.

In a 2023 family satisfaction survey of Family Network participants had 500 responses from families in 30 Oregon counties. The survey was in both English and Spanish. 76% of the respondents had school aged children (5 to 18 years old). Families report feeling supported and respected by their Family Network with satisfaction rates of up to 98% in the overall area of information and methods of communication. Two out of three families report that they have connected with other families similar to their own through the Family Network program.

Based on the Family Satisfaction Survey responses, families involved with the Family Network Program believe that with the right support, their child will:

- Be safe and healthy (four out of five respondents agree)

- Be connected to family and have friends (four out of five respondents agree)
- Have a paying job (two out of three respondents agree)
- Be supported to make their own decisions (two out of three respondents agree)
- Volunteer in their community (two out of three respondents agree)
- Receive post-secondary training or education after high school (one out of two respondents agree)

Because of the Family Network Program, families report:

- They know more about disability or social justice issues (two out of three respondents agree)
- Know more about disability service systems (two out of three respondents agree)
- Know more about their child or family member's rights (two out of three respondents agree)
- Have access to the training and resources they need to help their child or family member live the life they want (two out of three respondents agree)
- They are more confident and feel they are a stronger advocate for their family and others with disabilities (two out of three respondents agree)

Our goal is to expand this program to have equitable service delivery for all people in the state. We also are hoping to identify cultural needs for family networks like our Spanish speaking parents' networks that are not currently being funded.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

No statutes will change or be added.

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

This POP will not be able to address all inequities but will be a good first step in addressing access points for those who may qualify for ODDS' services through the support of grassroots organizations, funding for FTE and support for implementing programs and updates to systems that impact some of the most vulnerable people served by ODHS. This POP will also support ODDS in continuing to identify gaps, work closely with Tribes to make critical systemic changes to better serve and support Tribes and Tribal communities as they desire.

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

I/DD Disproportionality KPM #10

2. If none, are you proposing a **new or modified KPM**?

We would consider proposing a new KPM based off guidance from Tribal consultation regarding the Tribal Navigator Program.

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

We are not currently reaching our target for the KPM and one of the goals would be to see more forward movement in meeting that target through alignment with resources and intentional work towards meeting community needs. Currently there is no positive or negative movement towards our target for Native American and Alaskan Native communities. An additional goal would be to help fine tune this data and this POP would allow us to develop a data and evidence-based approach to outreach to this community.

4. What are the envisioned **outputs** of this POP?

We would increase awareness of the ODDS service system and would be able to track enrollment and utilization of services. We also would be able to track data on Tribal consultations completed, community outreach efforts and outcomes. As well

as gathering information from communities on the effectiveness of our attempts at building new or improving relationships with them. Example: 20.6% of individuals with I/DD authorized to receive services have “unknown” for their demographic data. Our hope would be to reduce this percentage and see the impacts of these specific communities and groups and how well we are meeting their culturally responsive service needs.

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

Expected outcomes include improved service access and access points, increased service engagement, clearer data and evidence-based decision making when implementing systems changes.

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

ODDS gathers data from our eXPRS data system on who uses services and have a data warehouse connection to the MMIS system and have utilized demographic data ORRAI also has provided us. We also would be open to identifying additional avenues for collecting and sharing outcomes from the Tribal Navigator Program that is informed by existing program and Tribal needs.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

Yes, we want to integrate REALD-T (race, ethnicity and language, disability and Tribal affiliation) and SOGIE (sexual orientation, gender identity and expression) data and be able to have our own in-house demographic to better reach those we serve. We want to augment the data that's collected by the ONE system because we serve people who don't receive Medicaid but also access I/DD services.

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

This POP will help improve customer service by giving our program an ability to receive feedback from culturally diverse individuals and communities on barriers that they are facing when entering or receiving services from our providers. Also, our goal is to provide more equitable services which will increase customer satisfaction. Also, by expanding our Family Networks that have already assisted in our customer service approach will continue to assist us in our efforts to serve individuals with I/DD and their families in a person centered and culturally responsive way.

2. Will your solution require an **IT investment**? Explain.

This solution will not require an IT investment that we can foresee, however there may be investments identified as programs and staff rollout efforts.

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

We will use the money to implement the Tribal Navigator Program. We will be able to establish long-term contracts with currently contracted Tribes and with Tribes who are interested in expanding their current Tribal Navigator Program. We will also be able to start the recruitment and hiring for the positions identified. Funding will be established to launch a new RFP for family network recruitment as well.

2. What are the biggest potential barriers or risks to successful implementation?

It takes a significant amount of time to build intentional relationships that would support the expansion of a Tribal Navigator Program. That in addition to building relationships with community to ensure that we are able to have a diverse recruitment across various communities.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

We would work closely with Tribes as work to increase Tribal engagement and move forward with any Tribal consultation requested or proposed. We would work closely with OEMS to ensure that we are maintaining alignment and implementation of the DEIB plan. We also would work closely with the ODHS' offices of Tribal Affairs and Aging and People with Disabilities (APD) as we continue to learn from each other and expanding the Tribal Navigator Program.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?

We are utilizing American Rescue Plan Act (ARPA) funding to get an initial Tribal Navigator Program contract started with the Confederated Tribes of Grande Ronde.

2. What **assumptions** affect the pricing of this policy package?

Each Tribal Navigator Program would not have the same budgetary requests. Some programs may be smaller while some are larger. We would need to ensure the flexibility in funding each program to meet the needs identified within each contract for the programs.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

No

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

One OPA2 for a Tribal Affairs consultant position that would build out full time staffing capacity to work towards addressing the risks mentioned above and support focus area six Tribal relationships of the ODHS DEIB plan.

One Program Analyst 3 to serve as the Emergency Coordinator with a Program Analyst three position. This position is the liaison between Office of Resiliency and Emergency Management (OREM), ODDS and our statewide, contracted Case

Management Entities (CMEs). This position collaborates and staffs all local emergencies being overseen by OREM, reports up to ODDS and ODHS leadership, and reports out to community partners on behalf of ODDS leadership. This is an existing ARPA LD.

Two Program Analysts 2's to build out and support CMEs through regional equity specialists that would support focus are two of the ODHS DEIB plan and having program specific community engagement and service equity plans built within the service equity action plans established by the CMEs. Each staff would have regions to support local CMEs through identifying, developing and implementing service equity initiatives. They would also work closely with local ODHS offices to support cross-programmatic relationship and information sharing. They would also serve as support for the unified equity framework integration.

One Project Manager 2 and one Administrative Specialist 1 to support with project management and administrative support for these roles and teams.

We would utilize these positions to help evaluate data that is collected from projects and initiatives that are identified and completed. They might also be used for implementing trainings and supporting ongoing implementation of the ODHS|OHA Tribal Consultation Policy.

5. What are the **startup and one-time costs** associate with this POP?

Two of the six staff are existing LDs so no startup costs for them, however we would have startup costs for the 4 other staff.

6. What are the **ongoing costs**?

Ongoing costs would be for position funding, Tribal Navigator Program that would increase with the number of Tribes who decide to expand and develop a program, and ongoing funding for family networks.

7. What are the **sources of funding (revenue)** and the funding split for each one?

Federal funding and General Fund for staff.

General Fund for family networks

**8. What are potential savings?**

None

**TOTAL FOR THIS POLICY PACKAGE**

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$523,670		\$523,670	\$1,047,340	6	4.50
Services + supplies	\$27,732		\$27,732	\$55,464		
Capital outlay						
Special payments	\$893,025		\$293,025	\$1,186,050		
Other						
<b>Total</b>	<b>\$1,444,427</b>	<b>\$0</b>	<b>\$844,427</b>	<b>\$2,288,854</b>	<b>6</b>	<b>4.50</b>

**FISCAL IMPACT BY PROGRAM**

	ODDS	Program 2	Program 3	Program 4	Total
General Fund	\$1,444,427				<b>\$1,444,427</b>
Other Funds					
Federal Funds	\$844,427				<b>\$844,427</b>
Total Funds	\$2,288,854				<b>\$2,288,854</b>
Positions	6				<b>6</b>
FTE	4.50				<b>4.50</b>



<b>Program(s) / Unit(s)</b>	
<b>POP Title</b>	201 - Mainframe Modernization
<b>Related Legislation</b>	
<b>Summary Statement (5 to 7 sentences)</b>	<p>The Oregon Department of Human Services (ODHS) relies on mainframe systems that exceed 50 years of age, posing significant risks to service delivery, system integrity, and legislative compliance. These outdated systems hinder the agency’s ability to meet modern technological, security, and operational demands, leaving critical services for over 1.5 million Oregonians vulnerable. Staff and advocates, including SEIU, have raised concerns about how these systems negatively impact homecare workers, adult foster home providers, and other vital services. The requested funding and staffing for the 2025-27 biennium will support the planning, contracting, and continue the implementation necessary to transition off this antiquated infrastructure. This modernization will enhance program efficiency, provider payment accuracy, and benefit delivery, while aligning with federal expectations for sustainable IT solutions. Failure to act risks prolonged system outages, increased manual interventions, and compromised service quality for vulnerable populations across Oregon.</p>

	\$2,207,443	\$407,237	\$3,618,002	\$6,232,682	6	4.50
	\$734,146	\$5,951,252	\$223,773	\$6,909,171	0	0.00

\*OHA, DELC or other state partner

## ODHS 2025 POP Long Form

### Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?  
Modernizing our IT systems is essential to ensuring the continuity of critical services such as medical, food, and provider benefits that support Oregon families. Without these upgrades, ODHS cannot meet federal reporting standards, process accurate payments, or provide responsive services to constituents. This initiative aligns with Oregon's commitment to equity, innovation, and operational excellence, ensuring that the technological backbone of our service delivery evolves with the needs of our communities.
2. Describe the **problem/s or opportunity/ies** this proposal would address.

#### **Problem:**

ODHS's reliance on mainframe systems developed in the 1970s limits scalability, security, and efficiency. This outdated technology restricts the agency's ability to integrate modern tools, meet new legislative mandates, and provide seamless service to clients and providers. A failure of this infrastructure could halt benefits processing and jeopardize federal funding.

## Opportunity:

This transition to modern IT systems will provide a secure, adaptable, and efficient foundation for future growth. It enables ODHS to adopt 21st-century solutions for eligibility determination, financial reporting, and provider payments. Modernized systems will improve data accuracy, reduce manual errors, and enhance customer satisfaction by offering user-friendly interfaces and greater accessibility.

## Risks if Not Addressed

**Service Disruption:** Mainframe failures could result in delayed or halted benefits for medical, food, and childcare programs, impacting millions of Oregonians.

**Increased Costs:** Prolonged reliance on legacy systems requires expensive, unsustainable manual workarounds and exposes the agency to escalating maintenance costs.

**Federal Compliance Risks:** Continued use of outdated systems jeopardizes ODHS's ability to meet federal standards for program administration and reporting.

**Staff, Provider, and Client Frustration:** Limitations in functionality, such as the inability to provide digital communications or accurate tax reporting, will erode trust and satisfaction.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

ODHS has data about the age and number of programs and transactions that move through these legacy mainframe systems. Federal partners continue to urge States to move onto more sustainable solutions. Data from the State CIO's office support the conclusion this action is needed to maintain services and customer service expectations.

4. Is this POP, in whole or in part, a response to an **audit**? Explain.

No – This is a companion POP to OHA's Mainframe Modernization POP.

5. What has **already been done** to address or mitigate the problem/opportunity?

The Mainframe modernization is a new body of work to eliminate dependencies on the 50-year-old IT systems. Participating in this effort requires additional staffing related to the Oregon Eligibility system and agency programs to support the transition and for new programs which would be part of ONE. Evaluations have been ongoing into these efforts as some functionality will come into ONE and other functionality will need to be procured and developed outside of ONE. This POP allows for planning through implementation, but does not have the implementation costs associated.

6. What are the **risks** if the problem/opportunity is not addressed?

The Oregon Eligibility system is eligibility system for Medical, SNAP, TANF, TA-DVS and CASH programs for Oregonians, and is built with substantial dependencies on 35+ Mainframe sub-systems. Additionally, some data and existing program functionality of the existing Mainframe systems may need to migrate to the ONE system. ODHS must have participation in the Mainframe planning effort related to impacts and dependencies on the Oregon Eligibility system and other program areas still using the mainframe, or we will experience significant impacts to Enterprise functions in ONE and data/functions currently performed in Mainframe. There will also be increased system downtime and / or manual system workarounds to achieve program outcomes.

Beyond eligibility there are provider payments, licensing and enrollment, and financing work for ODHS, OHA, and DELC programs still within the mainframe. Providers have limited ability to connect, verify, or engage other than through manual means, passing work to Providers and Staff.

Computer systems allow us to serve individuals. When providers or consumers ask for mobile options, abilities to produce tax documents, email and text, and communicate in other ways that are natural and part of other areas of business; mainframe systems must be modified and fit into an architecture that wasn't meant for these old systems. This limits our ability to be responsive to the over 1.5 million individuals who rely on us for food, access to child care, medical assistance, long-term services and supports, safety, and compliance of licensure.

7. What **solution** are you proposing through this policy option package (POP)?  
This POP allows for the funding of positions and planning work for implementation POP in 2027-2029 to start to transition full programs off of the mainframe either to the ONE system or other procured options for licensing and provider payments. Please note: this POP does not include the costs for vendor and others to do the work, this is only planning costs.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

Continuing to operate with outdated technology.

9. Has the proposed solution been successful in **other contexts or jurisdictions**?

Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

Not applicable

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

No

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

Not Applicable

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

Customer satisfaction

2. If none, are you proposing a **new or modified KPM**?  
Not applicable
3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?  
Improved system performance will enhance services to providers and clients, and consequently the experience of both.
4. What are the envisioned **outputs** of this POP?  
*Consider activities you will be able to count in actual numbers: partners engaged, clients served, regions served, applications processed, staff trainings conducted, referrals made, transitions completed, families participating, etc.*  
Improved system performance, user experience, and benefit issuance accuracy.
5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?  
*Consider measurable effects like improved service navigability, reduced racial disparities within programs, expanded access to needed services among key populations, improved transition rates, etc.*  
Improved system performance will lead to more accurate, complete and timely services, payments to providers, and benefit issuance accuracy.
6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?  
Customer satisfaction data is starting to be collected.
7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.  
No

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.  
Improved system performance will lead to more complete and timely service

and payment to providers.

2. Will your solution require an **IT investment**? Explain.  
This POP is an IT investment.

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?  
Staffing costs for limited duration OEP staff during the biennium to support the transition; vendor costs for the programs transition. Some funding would be eligible related items at 90/10 federal match for new development and 75/25 for medical ongoing support, other funding would be cost allocated across the enhanced 90/10 funding, with the 50/50 funding for food programs, and general fund requirements for cash and child care. We would expect to see a blended funding closer to 65% Federally Funded. Staffing costs for permanent OFS to manage the new integrations between OEP and financial system.
2. What are the biggest potential barriers or risks to successful implementation?  
Cross-program and agency collaboration. Short timelines and competing agency priorities. Mainframe systems will come off in modules and need a structure to allow for payments, benefits, and oversight to continue in one version while transitioning to an upgraded platform. This will not roll out without defects and issues that will need to be resolved. There are not identified resource savings from these activities.

To move items onto ONE, we need time and capacity. The programs and functionality on the mainframe will take a dedicated year of development to transition off of the mainframe. In that time we would need to hold any legislative or federal updates, or items requested by partners.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?  
APD, OFS, ID/DD, OHA.

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?  
Yes, initial pre-initiation costs for planning on financial functions funded for in 23-25.
2. What **assumptions** affect the pricing of this policy package?  
Costs of staff and availability of federal match.
3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.  
Services currently performed under the antiquated and cumbersome legacy system will be better supported, timely, and efficient.
4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

OEP 11.0 FTE (24mo/LD) in this request. These include:

- \*2 (24 mo LDs) – OPA3 ONE Senior Business Analysts
- \*3 (24 mo LDs) – OPA2 ONE Business Analysts
- \*2 (24 mo LDs) – OPA2 ONE UAT (Test coordinators)
- \*4 (24 mo LDs) - OPA1 ONE UAT team (test execution)

OFS 2.0 FTE in this request. These include:

- \*1 (24 mo/Perm) - Accountant 2 System Reconciliation
- \*1 (24 mo/Perm) - OPA2 System Integration Analyst

Program ??Staffing costs for staff during the biennium to support the transition and vendor costs for the programs transition. Assumption that funding would be eligible related items at 90/10 federal match for new development and 75/25 for medical ongoing support.

Due to current staffing levels, ongoing maintenance and operational needs, staff assignments, known system enhancements, current positions are not able to absorb the additional workload associated with this POP.

5. What are the **startup and one-time costs** associate with this POP?

Staffing costs for technical staff during the biennium to support the transition planning; for the programs transition. Assumption that medical work would be eligible related items at 90/10 federal match for new development and 75/25 for medical ongoing support with cost allocated items with food (50/50) and cash and child care (0/100) equating to closer to a 65/35 (FF/GF) split.

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6. What are the **ongoing costs**?

This is a planning POP. Implementation costs would come in 2027-2029 POP and then ongoing maintenance for systems (as mainframe contains more than just eligibility) would come in future POPs. Position and support costs from OIS to vendor costs would need to be determined and worked with OIS and OHA related to transition to new programs or the ONE system.

7. What are the **sources of funding (revenue)** and the funding split for each one?

General funding (GF) provided would be eligible for medical related items at 90/10 federal (FF) match for new development and 75/25 for ongoing support, with cost allocated items with food (50/50) and cash and child care (0/100) equating to closer to a 65/35 (FF/GF) split.

8. What are potential **savings**?

We cannot determine the level of savings at this time, there is belief that costs will be cheaper for maintaining systems and structures in cloud of new platforms, but this is part of the analysis that must be ongoing.

### TOTAL FOR THIS POLICY PACKAGE

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	\$364,488	\$354,632	\$364,488	\$1,083,608	6	4.50
Services + supplies	\$26,116	\$8,698	\$23,589	\$58,403		
Capital outlay	\$0	\$0	\$0	\$0		
Special payments	\$1,816,839	\$43,907	\$3,229,925	\$5,090,671		
Other	\$0	\$0	\$0	\$0		
<b>Total</b>	<b>\$2,207,443</b>	<b>\$407,237</b>	<b>\$3,618,002</b>	<b>\$6,232,682</b>	<b>6</b>	<b>4.50</b>

### FISCAL IMPACT BY PROGRAM

	OEP	Shared - OFS	SAEC (SSF)	Program 4	Total
General Fund	\$384,446	\$0	\$1,822,997		<b>\$2,207,443</b>
Other Funds	\$0	\$363,042	\$44,195		<b>\$407,237</b>
Federal Funds	\$384,446	\$0	\$3,233,556		<b>\$3,618,002</b>
Total Funds	\$768,892	\$363,042	\$5,100,748		<b>\$6,232,682</b>
Positions	4	2	0		<b>6</b>
FTE	3.00	1.50	0.00		<b>4.50</b>

# Oregon Health Authority & Oregon Department of Human Services: 2025-27 Policy Package

## Oregon Health Authority & Oregon Department of Human Services 2025-27 Policy Package

<b>Division:</b>	Oregon Health Authority: Agency Operations
<b>Program:</b>	Office of Information Services (OIS): Information Security and Privacy Office (ISPO)
<b>Policy package title:</b>	Improve Information Technology (IT) Security and Privacy Posture
<b>Policy package number:</b>	202
<b>Related legislation:</b>	N/A

<b>Summary statement:</b>	<p>The Information Security and Privacy Office (ISPO) supports both the Oregon Health Authority (OHA) and Oregon Department of Human Services (ODHS) programs through providing assurances in the protection of agency regulated data, (Health Insurance Portability and Accountability Act [HIPAA], Personally Identifiable Information [PII], Federal Tax Information [FTI], etc.) risk identification and mitigation, and the confidentiality, integrity, and availability of information for the communities whom OIS serves. ODHS OHA remain responsible for the protection of their regulated data including the breadth, volume, scope, and associated governance, risk, and compliance of that data. Information, security, and privacy standards are much greater than that of most other state agencies; as the human impact of information security and privacy risks in government health and human services data is substantial, encompassing compromised privacy, financial harm, emotional distress, potential medical mismanagement, and erosion of public trust. Vendor supported systems also fall under agency responsibility, and more and more third-party data breaches that require OIS support (in partnership with vendors, programs, Enterprise Information Services (EIS)/Cyber Security Services (CSS) are affecting</p>
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## Oregon Health Authority & Oregon Department of Human Services: 2025-27 Policy Package

the services OIS provides to Oregonians. ODHS|OHA must proactively invest in resources and tools to strengthen these essential areas, address Secretary of State audit gaps and mitigate privacy risks and vulnerabilities impacting both agencies.

General Fund	Other Funds	Federal Funds	Total Funds	Positions
\$2,336,672	\$3,967,675	\$1,241,545	\$7,545,892	4
<b>OHA</b>				
\$869,154	\$3,869,840	\$361,033	\$5,100,027	4
<b>ODHS</b>				
\$1,467,518	\$97,835	\$880,512	\$2,445,865	-

	General Funds 62%	Other Funds * 5%	Federal Funds 33%	Total Funds 100%
New Staffing Request	\$484,172	\$42,807	\$256,045	\$783,024
Text/SMS Archiving, eDiscovery Service, Incident Response, and Support	\$1,235,000	\$108,000	\$657,000	\$2,000,000
Enhancing Compliance and Efficiency: Auditing and E- Discovery Software for IT and HR Audits	\$617,500	\$54,000	\$328,500	\$1,000,000
<b>Estimated IT Security and Privacy Posture POP Total</b>	<b>\$2,336,672</b>	<b>\$204,807</b>	<b>\$1,242,724</b>	<b>\$3,783,024</b>

*\* Excludes Office of Information Services Other Funds limitation need for Cost Allocation to OHA/ODHS*

# Oregon Health Authority & Oregon Department of Human Services: 2025-27 Policy Package

## Purpose

### **1. Why does OHA/ODHS propose this policy package and what problem is OHA|ODHS trying to fix or solve?**

This policy package supports goal #2 of the Oregon Department of Human Services (ODHS) & Oregon Health Authority (OHA) Strategic Plan – Strengthen Cybersecurity, Risk, and Privacy, which aims to strengthen cybersecurity and consider risk in the decision-making process. OIS supports both ODHS and OHA’s programs by providing assurances in the protection of agency regulated data (HIPAA, PII, PHI, FTI, etc.); risk identification and mitigation; and the confidentiality, integrity, and availability of information for the communities served. ODHS|OHA remain responsible for the protection of their regulated data including the breadth, volume, scope, and associated governance, risk, and compliance of that data. Vendor-supported systems also fall under agency responsibility and the increase of third-party data breaches requires increased OIS support in partnership with vendors, programs, Enterprise Information Services (EIS)/Cyber Security Services (CSS), and the services OIS provides to Oregonians.

The aggressiveness and proficiency of “bad actors” intent on phishing, scamming and compromising organizations has increased and will continue to do so. The recent dramatic increase in remote access and expansive use of mobile devices to support telecommuting by ODHS|OHA employees heighten the need for rigorous controls and oversight. Over 70% of cybersecurity threats originate at endpoints, like email and mobile applications. The resources requested in this POP will focus on implementation of the six (6) Center for Internet Security (CIS) basic Security Controls (v7.1). Resources and funding in this POP along with finishing the implementation of the IT Asset Management of Hardware & Software project will allow us to achieve the statewide target of 40+% implemented and close the ODHS|OHA top audit finding which is inability to monitor the logs and periodical review the logs of suspicious behavior.

# Oregon Health Authority & Oregon Department of Human Services: 2025-27 Policy Package

## 2. What would this policy package buy and how and when would it be implemented?

The policy package will allow ODHS|OHA to meet demands of the everchanging digital landscape, while allowing implementation of robust auditing and eDiscovery capabilities. Government agencies face increasing demands for transparency, accountability, confidentiality, integrity, and availability for the data Oregonians entrust the agencies with.

- **Text Archiving and eDiscovery Solution:**

A robust text message archiving system is essential to meet several critical obligations:

1. **Compliance with Archiving Regulations:** Government agencies must adhere to strict archiving regulations, including Open Records Acts, the Federal Records Act, and the Freedom of Information Act (FOIA). These laws require agencies to maintain easily accessible records of employee communications, including text messages, which can be provided to the public upon request.
2. **Public Records Requests:** Efficiently fulfilling public records requests is crucial. A centralized text message archive ensures quick retrieval of relevant information, reducing the overall resource burden.
3. **Legal Protection and E-Discovery:** Archiving text messages provides legal protection by preserving evidence for potential litigation. It also facilitates easier eDiscovery during legal proceedings.
4. **Increased Transparency and Accountability:** Citizens expect transparency from government agencies. Archiving text messages ensures transparency by allowing public access to relevant communications.
5. **Better Information Retrieval:** A well-organized archive enables efficient retrieval of historical text messages, supporting decision-making, investigations, and audits.

- **IT Auditing and E-Discovery:**

## Oregon Health Authority & Oregon Department of Human Services: 2025-27 Policy Package

With the implementation of a vendor solution, OIS will be able to meet several critical obligation requests we receive from Human Resources, Public Records, and business programs to assist with auditing and eDiscovery requirements:

- 1. Compliance with Archiving Regulations:** OHDS|OHA is governed by specific regulations that mandate the retention and management of electronic records. Auditing and eDiscovery services help ensure that agencies meet these legal obligations, such as those under the Freedom of Information Act (FOIA), and industry-specific regulations (e.g., HIPAA for health-related data).
- 2. Preparedness for Legal Actions:** ODHS|OHA must be prepared to respond to legal actions, including lawsuits or investigations. eDiscovery services enable agencies to efficiently locate, secure, and produce required documents during litigation or audits.
- 3. Proactive Risk Assessment:** Auditing services help identify and mitigate risks by providing insights into operational or security weaknesses before they become issues. This proactive approach reduces the potential for security breaches or data loss.
- 4. Incident Management and Response:** In the event of a security breach or data misuse, having an established auditing framework allows for a faster, more coordinated response, potentially limiting damage and reducing recovery time and costs.
- 5. Reduced Litigation Costs:** eDiscovery services can help state agencies more efficiently manage the discovery process by quickly identifying relevant information, thus reducing the costs associated with manual document review and legal proceedings.
- 6. Transparency in Operations:** Auditing processes ensures that all actions are logged and accessible for review, which supports transparency in governmental operations. This is critical for maintaining integrity within public services.

Dedicated positions and tools, including software, are necessary to address these risks and to be compliant with our regulatory compliance obligations and audit findings. These proposed solutions will:

- **Strengthen** Oregonian data privacy and protection through increased transparency, identity, detection, prevention, response, and recovery mechanisms.

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- **Enhance** access to data in ODHS|OHA information systems for auditing, investigations, public records requests, and incident management.
- **Enable** integration with existing systems of record (e.g., document management, case management, or collaboration tools), which ensures cross-functional access and consistent retention practices.
- **Empower** users to archive their own text messages. A user-friendly interface allows employees to tag and categorize messages, ensuring accurate retention.

The package will buy technology and resources to improve visibility into the risk and vulnerability posture of data and information systems that serve approximately 1.5 million Oregonians. The 2023 third-party data breach presented several opportunities for improvement in protecting the data in ODHS|OHA's systems; in response, this request will improve the agencies' ability to effectively prevent, monitor, and rapidly respond to emerging threats and vulnerabilities with resources to address risk and audit findings. These risks include data breaches, identity theft, stolen funds, and unauthorized access, which may disproportionately affect vulnerable populations, such as individuals who are elderly, require ADA accessible technology, utilize language translation services, and lack access to internet.

This policy package provides permanent positions as well as funding for additional software tools to enhance our detection and discovery capabilities. The intent is to begin implementation as soon as funding is available with a target of July 2025 to begin recruitment of positions and procurement of needed tools, in advance of onboarding new staff in September 2025.

The volume of highly private data and complexity of the system environments that house the data and compliance criteria that must be met in protecting the data remain the responsibility of ODHS|OHA. More effective mechanisms to protect and secure the environment are essential to mitigate future security and privacy incidents.

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### 3. How does this policy package help, or potentially hinder, populations impacted by health inequities from achieving health equity<sup>1</sup> or equitable health outcomes? How does this policy package further OHA's and/or ODHS's mission and align with its strategic plan?

The human impact of information security and privacy risks in government health and human services data is substantial, encompassing compromised privacy, financial harm, emotional distress, potential medical mismanagement, and erosion of public trust. ODHS|OHA face stringent information and privacy standards and remain responsible for the protection of the community's regulated data, including the breadth; volume; scope; and associated governance, risk, and compliance.

Preventing, detecting, and mitigating privacy and security incidents will continue to be critical as the integration of IT systems and data continues in both State Data Center and cloud environments. In 2023, attackers accessed over 1.5 million Oregon Health Plan (OHP) members' data through a third-party entity's data breach; although not specifically ODHS|OHA data breach, OHA provided significant oversight, advisory, and consulting resources throughout the breach to ensure that Oregonians received the support they needed and expected.

The recent dramatic increase in remote access and expansive use of mobile devices to support telecommuting by ODHS|OHA employees heightens the need for rigorous controls and oversight. The agencies need the ability to enhance their response to audit findings, public records requests for data, and data investigations throughout information systems and processes. The agencies need to increase focus on improving preventative measures to protect the data that Oregonians have entrusted the agencies with.

This policy package directly supports two of the Governor's priorities by:

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<sup>1</sup> Health Equity: When all people can reach their full potential and well-being and are **not disadvantaged by their race, ethnicity, language, disability**, gender, gender identity, sexual orientation, social class, intersections among these communities or identities or other socially determined circumstances.

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1. Ensuring ODHS|OHA's data is secure, private, and uncorrupted, the agencies support the "[creation] and [management of] a statewide data strategy to improve data analysis, data quality, information sharing, and overall decision-making to be done by the Chief Data Officer for the state."
2. Proactively managing system and data access, implementing automated tools to help track access, and increasing foundational security support such as proactive reviews of audit logs, the agencies support "[increasing] IT security by adding enhancements to the state's Enterprise Security Office, including improvements in intrusion and detection."

### Quantifying results

#### **4. What are the long-term desired outcomes?**

- Improved and more proactive focus on protecting agency data increases the ability to maintain confidentiality of information. This leads to increased public trust of the agencies to provide accurate health information, leading to more reliable and comprehensive population-based health information.
- Increased compliance with CIS Security Controls provides increased functionality, protection, and capabilities. OIS is working toward the implementation of the Center for Internet Security (CIS) Controls and expanding requirements for ODHS|OHA to maintain a cyber and information security program to secure the information assets under OIS control. EIS/CSS would like agencies at a minimum to meet a 40% implementation of the Basic 6 CIS Controls. Currently ODHS|OHA are at 31%.
- Utilizing tools and staff resources to provide more proactive information protection and privacy of agency data reduces the risk of data breaches. Data breaches not only carry significant financial penalties, but they deteriorate public trust in the agencies. If ODHS|OHA cannot safeguard the community's data, it will be significantly more difficult to acquire the data needed to provide services to Oregonians.
- This POP directly supports the "Manage and Mitigate Risk" OHA key performance measure (KPM).

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### **5. How will OHA measure the impacts on health inequities of this policy package? How will ODHS measure the impact on system and access inequities and/or impact disproportionality in accessibility and services in ODHS programs through this policy package?**

The increase in risk and privacy management from additional resources will improve the remediation of audit findings, decreasing the number and duration of open findings. This will enable the team to focus not just on critical risk findings, but also high and medium risk findings.

Enhancing agency information protection and ensuring highly confidential health data is protected is incumbent on ODHS|OHA. This policy package helps improve and remove barriers from reliable and trusted agency program resources containing, maintaining, and transmitting protected information and further promotes agency movement toward better digital and technology solutions that thereby drive a concerted and collaborative effort to address the needs of populations impacted by health inequities and inequitable access to systems and services.

How achieved

### **6. What actions have occurred to resolve the issue prior to requesting a policy package?**

OIS has reprioritized existing staff resources to focus on implementation of the Center for Internet Security (CIS) basic six (6) controls to protect Oregonians' regulated health related data (HIPAA, PHI, & PII etc.). However, repurposing staff has not been very effective as OIS already runs a lean program, and these staff have other duties to support business needs. We need dedicated staff to ensure that the proper security and privacy controls are in place to support and maintain normal business operational tasks.

### **7. What alternatives were considered and what were the reasons for rejecting them?**

- **Text Archiving and eDiscovery Solution:**

## Oregon Health Authority & Oregon Department of Human Services: 2025-27 Policy Package

- **Manual Archiving:** Without a text archiving solution where messages are captured at the carrier-level, users are required to manually retain these records on their mobile device.
  - Apple iPhones (which are the state standard) do not allow users to easily migrate messages from their device to a system or record system or other permanent retention location. It is a very manual and time-consuming process that impacts employees' time and interrupts their ability deliver other services to the public they serve.
  - For legal eDiscovery, the only authoritative way to provide a forensic copy of messages is to have users surrender their physical device to legal teams to extract the data directly from the device itself. Since users cannot be prevented from deleting their text messages, this may not reveal a true forensic copy of all records and does not fully meet the discovery requirements in court, nor does it fully meet the Oregon Secretary of State's record retention requirements.
  - Surrendering the device when it is still under contract with the cellular carrier can also result in having to pay a full price for a replacement device for the user.
- **Agency Record Retention Policy:** The implementation of the policy to require manual retention of text message information into another system of record does not typically meet the legal discovery and record retention requirements. Since the user may selectively choose what to archive and where to store it, this can lead to accusations of the employee or agency not recording messages that may increase risk to the employee or agency. Opposing councils may often attempt to seek a default judgement in legal proceedings due to the agencies' inability to produce the subpoenaed records for discovery.

The alternatives noted above are not considered rejected, as this is our current practice. However, this current alternative practice is insufficient to meet the state's mandatory retention and the HR, legal, and public records mandatory requirements.

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- **IT Auditing and E-Discovery:**

Over the course of time, multiple OIS teams have been in the position to respond and provide various support with auditing and eDiscovery requests. Various technologies and processes such as Change Auditor have been utilized, but lack the scrutiny and depth required for most requests. As much of the agency has turned to remote work, the amount of auditing and eDiscovery requests have grown. The current tools and staff are not able to meet the agency requests from a technology or skill level required. Here are some of the alternative solution(s) and steps taken prior to requesting the policy package:

- **Issue Identification:** Problems with the current auditing and eDiscovery processes and technology were identified with requests coming in from incidents, audit requests, public records requests, and HR requests.
- **Current State Analysis:** Review of current technologies available and discovery of the deficiencies in accordance with the requests.
- **Benchmarking:** Research was conducted to determining best practices and reviewing how similar organizations handle auditing and eDiscovery requests.
- **Technology Evaluation:** Existing processes and technology solutions were reviewed. New technologies and resources will enhance auditioning and process.

The alternatives noted above are not considered rejected, as they are OIS current practice. However, this current alternative practice is insufficient to meet the state's mandatory retention and the HR, legal and public records mandatory requirements.

### **8. What other agencies, programs, community partners or stakeholders are collaborating on this policy package?**

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It benefits both ODHS|OHA as well as community partners such as local Area Agencies on Aging (AAA). Feedback and findings from other government entities (Enterprise Information Services, Dept. of Homeland Security, Cybersecurity and Infrastructure Security Agency), Federal partners requirements, internal audit findings, federal partner findings, Information Security Risk Assessments, other state agencies', etc.) contributed to the ask in the POP.

**9. Does this policy package require any changes to existing statute(s) or require a new statute? If yes, identify the statute and the legislative concept.**

No

**10. What other state, tribal, and/or local government agencies would be affected by this policy package? How would they be affected?**

The amount of data, types of data, and protection requirements of ODHS|OHA require significant resources, time and tools to maintain. The more demands that ODHS|OHA put on the state Cyber Security Services group, the less those resources are available to other state agencies. This policy package enables ODHS|OHA to be more self-sufficient in maintaining data protection and managing risk.

**11. Is this policy package being requested because of an Oregon Secretary of State or internal audit? If so, provide further information.**

Yes. The Enterprise Information Services (EIS) assessment of ODHS|OHA implementation of the six (6) Center for Internet Security (CIS) basic Security Controls (v7.1) resulted in a 31% completion score, which is below the target 40% completion score requested by EIS. The Oregon Secretary of State will be auditing ODHS|OHA for compliance with implementation of Center for Internet Security (CIS) Security Controls (v8) in the future. Many of these have known existing gaps and will likely be identified as issues requiring remediation through this audit. EIS also released a [Policy #107-004-052](#), Cyber and Information Security,

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stating that all agencies must, at minimum, implement the CIS Controls. OIS is working toward the implementation of those controls and expanding requirements for ODHS|OHA to maintain a cyber and information security program to secure the information assets under OIS control.

☐ These include Inventory Control of Hardware and Software Assets, continuous Vulnerability Management, Controlled use of Administrative Privileges, Secure Configuration of Hardware & Software on mobile devices, laptops, workstations and servers, and Maintenance Monitoring & Analysis of Audit Logs.

Staffing and fiscal impact

**Implementation date(s):** 07/01/2026

**End date (if applicable):** Ongoing

### 12. What assumptions affect the pricing of this policy package?

In addition to the four (4) positions outlined in question 15 below, this pricing also includes:

- Text/SMS Archiving, eDiscovery Service, Incident Response, and support.
- Auditing and eDiscovery Software for IT and HR Audits.

### 13. Will there be new responsibilities for OHA, ODHS, and/or Shared Services? Specify which programs and describe their new responsibilities.

No, this POP will enhance requests the Office of Information Services (OIS), which is part of Shared Services, receives from Human Resources, business programs, and public records requests. There are not dedicated staff nor tools for this work currently, which has made it difficult to meet timelines and requests OIS receives to perform these tasks in a timely manner. With the addition of the four (4) new permanent staff along with the

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expanded tool, OIS will be able to meet these additional auditing and eDiscovery requests and improve transparency, accountability, and compliance with the following regulatory compliance requirements:

- **Compliance with Laws and Regulations:** OHDS/OHA is governed by specific regulations that mandate the retention and management of electronic records. Auditing and eDiscovery services help ensure that agencies meet legal obligations such as those under the Freedom of Information Act (FOIA) and industry-specific regulations (e.g., HIPAA for health-related data). Government agencies must adhere to strict archiving regulations, including Open Records Acts, the Federal Records Act, and the Freedom of Information Act (FOIA). These laws require agencies to maintain easily accessible records of employee communications, including text messages, which can be provided to the public upon request.
- **Preparedness for Legal Actions:** ODHS/OHA must be prepared to respond to legal actions, including lawsuits or investigations. eDiscovery services enable agencies to efficiently locate, secure, and produce required documents during litigation or audits. Archiving text messages provides legal protection by preserving evidence for potential litigation. It also facilitates easier eDiscovery during legal proceedings.
- **Proactive Risk Assessment:** Auditing services help identify and mitigate risks by providing insights into operational or security weaknesses before they become issues. This proactive approach reduces the potential for security breaches or data loss.
- **Incident Management and Response:** In the event of a security breach or data misuse, having an established auditing framework allows for a quicker, more coordinated response, potentially limiting damage and reducing recovery time and costs.
- **Reduced Litigation Costs:** Automated eDiscovery services provide quicker process and response times for identifying relevant information, thus reducing the costs associated with manual document review and legal proceedings.

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- **Transparency and Accountability:** Auditing processes ensure that all actions are logged and accessible for review, which supports transparency in governmental operations. This is critical for maintaining integrity within public services. A well-organized archive enables efficient retrieval of historical text messages, supporting decision-making, investigations, and audits. Citizens expect transparency from government agencies. Archiving text messages ensures transparency by allowing public access to relevant communications.
- **Public Records Requests:** Efficiently fulfilling public records requests is crucial. A centralized text message archive ensures quick retrieval of relevant information, reducing the overall resource burden.

**14. Will there be changes to client caseloads or services provided to population groups? Specify how many in each relevant program.**

No, there will be no changes.

**15. Describe the staff and positions needed to implement this policy package, including whether existing positions would be modified and/or new staff would be needed.**

Classification	Type (Perm/LD/Existing)	Job Title	Effective Date	Development or M&O?	Work Description
ISS8	Perm New	Enterprise Architect	07/01/2026	<input type="checkbox"/> Planning or Development Duration: # months <input type="checkbox"/> M&O <input type="checkbox"/> Both Dev. Duration:	Drive the successful integration and modernization of health IT systems, align IT architecture with business objectives, and ensure compliance

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					with regulatory standards.
ISS8	Perm New	Senior System Administrator and Automation Programmer	07/01/2026	<input type="checkbox"/> Planning or Development Duration: <input type="checkbox"/> M&O <input checked="" type="checkbox"/> Both Dev. Duration: 6-9 months	Assist vendor with implementation of system and perform agency-side technical system administration, database management, and complete system maintenance and support. Create and maintain interfaces and scripts.
ISS8	Perm New	Senior Systems Analysts	07/01/2026	<input type="checkbox"/> Planning or Development Duration: <input type="checkbox"/> M&O <input checked="" type="checkbox"/> Both Dev. Duration: 9-12 months	Assist vendor with implementation of system and perform agency-side technical system administration, database management and complete system maintenance, and support. Create and maintain interfaces and scripts.

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ISS8	Perm New	Senior Cyber Risk and Compliance Assessor	07/01/2026	<input type="checkbox"/> Planning or Development Duration: # months <input type="checkbox"/> M&O <input type="checkbox"/> Both Dev. Duration:	Support ODHS OHA's security, regulatory compliance, and vulnerability management programs in areas such as software development, access and control methodologies, operations, continuity planning, and incident response.
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### 16. What are the start-up and one-time costs?

The estimated start-up and the one-time cost for the two solutions will be approximately \$3 million. This includes initial implementation services, advanced operational vendor support, platform and user/device licensing. More accurate pricing will be available once a solution is selected through the state procurement process.

### 17. What are the ongoing costs?

This is a new solution, and the estimated annual ongoing cost will be \$1.5 million. This will include advanced operational vendor support, platform and user/device licensing. More accurate pricing will be available once a solution is selected through the state procurement process. There will be ongoing cost for the four (4) permanent positions as well.

## Oregon Health Authority & Oregon Department of Human Services: 2025-27 Policy Package

### 18. What are the potential savings?

With the implementation of the solutions and the recruitment of the four (4) new permanent positions, the agencies will be able to improve response time to requests on compliance, public records requests, legal protection, and e-Discovery. The agencies will be able to lower the risks by responding to security breaches and data misuse effectively and in turn reduce litigation costs by quickly identifying relevant information. Agencies will gain the capability to proactively assess risks and prepare for potential legal actions.

### 19. What are the sources of funding and the funding split for each one?

Cost Allocated at (61% General Fund | 6% Other Fund | 33% Federal Fund)

#### OHA total for this policy package

	General Fund	Other Funds	Federal Funds	Total Funds	Pos.	FTE
Personal Services	\$0	\$750,716	\$0	\$0	4	2.00
Services & Supplies	\$13,101	\$3,013,764	\$5,442	\$3,032,307		
Special Payments	\$856,053	\$105,360	\$355,591	\$1,317,004		
<b>Total</b>	<b>\$869,154</b>	<b>\$3,869,840</b>	<b>\$361,033</b>	<b>\$5,100,027</b>	<b>4</b>	<b>2.00</b>

#### ODHS total for this policy package

	General Fund	Other Funds	Federal Funds	Total Funds	Pos.	FTE
Special Payments	\$1,467,518	\$97,835	\$880,512	\$2,445,865	0	0.00
<b>Total</b>	<b>\$1,467,518</b>	<b>\$97,835</b>	<b>\$880,512</b>	<b>\$2,445,865</b>	<b>0</b>	<b>0.00</b>

# Oregon Health Authority & Oregon Department of Human Services: 2025-27 Policy Package

## Fiscal impact by program

	ODHS SAEC	OHA Shared Services – OIS	OHA SAEC		<b>Total</b>
<b>General Fund</b>	\$1,467,518	\$0	\$869,154		<b>\$2,336,672</b>
<b>Other Funds</b>	\$97,835	\$3,762,868	\$106,972		<b>\$3,967,675</b>
<b>Federal Funds</b>	\$880,512	\$0	\$361,033		<b>\$1,241,545</b>
<b>Total Funds</b>	\$2,445,865	\$3,762,868	\$1,337,159		<b>\$7,545,892</b>
<b>Positions</b>	0	4	0		<b>4</b>
<b>FTE</b>	0.00	2.00	0.00		<b>2.00</b>



<b>Program(s) / Unit(s)</b>	Child Welfare
<b>POP Title</b>	501 - Foster Care Youth: Improving Access to the Independent Living Program (ILP) and SSI benefits
<b>Related Legislation</b>	ORS 458.390
<b>Summary Statement (5 to 7 sentences)</b>	<p>Youth in foster care face many challenges as they transition into adulthood and prepare to live on their own. While all youth may struggle to achieve self-sufficiency and independence, youth in out-of-home care face additional obstacles and often benefit from extra support. This policy option package (POP) is directly targeted to benefit current youth aging out of foster care, and over time will benefit former foster youth as those youth transition into adulthood. This is done through two key initiatives:</p> <ol style="list-style-type: none"><li>1. Ensuring adequate ILP availability by increasing provider payments.</li></ol>

2. Improving eligible youths' financial stability by maximizing their access to federal Supplemental Security Income (SSI) benefits.

The Independent Living Program (ILP) provides skill building services to eligible young people who are in foster care or who have experienced foster care. It gives young people the opportunity to learn the skills they need to make a successful transition from state or Tribal custody to adulthood.

The Oregon Department of Human Services (ODHS) in consultation with providers has identified that the existing contract reimbursements do not fully support providers' true operating costs, which impacts their ability to continue offering services to Oregon's youth without an increase in the provider rate. For this reason, the department is proposing to increase the rates for these critical providers to retain their services.

Supplemental Security Income (SSI) is a federal program that provides monthly payments to people with disabilities who have little or no income or resources. Establishing SSI benefits is a vital step in providing financial support and access to resources during and following ODHS custody. However, current staff levels do not allow ODHS to expand the number of SSI applications to be completed to secure benefits of youth in ODHS custody.

ODHS is proposing to expand this program as it has identified an opportunity in which it could be uniquely leveraged to assist youth with disabilities as they transition into adulthood.

By actively pursuing the establishment of SSI benefits, ODHS/Child Welfare aims to enhance the well-being and stability of these vulnerable youth as they leave foster care,

	fulfilling one of its mandates to act in the best interest of the children and young adults.
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	\$4,307,390	\$122,214	\$138,441	\$4,568,045	3	1.89

## ODHS 2025 POP Long Form

### SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?
  - a. Increasing access to federal benefits and other services for vulnerable youth.
  - b. Fulfilling the duties and responsibilities of a legal custodian as directed in [ORS 419B.373\(6\)](#).

A successful transition from foster care to adulthood involves a young adult establishing stability in their life by securing housing, employment, education, and a supportive network of adults, while also developing essential life skills like financial management, healthcare navigation, and healthy relationships, often achieved through access to dedicated transition programs and consistent support systems that begin well before aging out of care. In Oregon these transition programs are run by a network of contracted ILP providers doing this valuable work.

Financial security is critical to stability, which is especially critical for vulnerable youth with disabilities. Actively pursuing the establishment of SSI benefits for youth before they exit care can directly benefit current youth aging out of foster care and over time benefits former foster youth as those youth transition into

adulthood. This is uniquely beneficial as benefits such as SSI are not dependent upon age, but on eligibility. Therefore, these potential benefits, when secured as a youth, may be retained into adulthood. Over time the number of individuals benefiting increases as additional cohorts age out of care and have additional stability and potential eligibility for federal benefits.

Current staff resources limit the number of applications for SSI that ODHS Child Welfare can complete and manage, especially as the eligibility grows over time. Additional positions dedicated to this policy package will increase the number of youths eligible for these benefits. This will also increase federal benefits received by ODHS to provide services to youth while in ODHS custody. More importantly it will increase financial stability of youth when leaving ODHS care as these benefits follow them.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

Young people who are exiting or aging out of foster care often navigate their transition without the support of a stable family, while also at times losing access to key services and supports that were available to them while in care. Detrimental outcomes are much more probable for those individuals than they are for youths who are not in foster care (Tweddle, 2007). Youths transitioning out of foster care exhibit elevated rates of dropping out of high school, teen pregnancy, juvenile justice involvement, and homelessness (Reilly, 2003). Additionally, researchers have found that children in foster care are more likely to have mental or physical disabilities than those who are not (Ringeisen and others, 2008). For youths with disabilities, the transition out of foster care is even more challenging. Ensuring that these youths' benefits are maximized prior to their transition out of foster care will have a great impact on their future success.

The Social Security Administration (SSA), in their Dear Colleague Letter dated May 10, 2023, in recognition of National Foster Care Month, encouraged all states recognize and support efforts to ensure that eligible youth in foster care receive SSI benefits. The SSA emphasized the unique challenges that youth with disabilities in foster care face, particularly during their transition out of the foster care. One of the main components for SSI benefits is to help covering housing costs, a proven factor in providing stability for youth with disabilities transitioning out of foster care. To address these disparities, Oregon needs to ensure young people with

experience in the Child Welfare system have increased support to help them navigate their transition. The Oregon Department of Human Services (ODHS) Child Welfare division currently deploys multiple strategies for supporting young people through their transition out of care and into stable housing, including Independent Living Programs (ILPs) and their associated skill building services, housing subsidies, and help accessing benefit programs that support youths' financial stability.

3. Is this POP, in whole or in part, a response to an **audit**? Explain.

This POP is not in response to an audit.

4. What has already been done to address or mitigate the problem/opportunity?

In 2022 the legislature passed [House Bill 4012](#) which directed rate studies across the children's continuum. The next phase of this assessment, starting in 2025, will include ILP. Although the study won't be complete before the 2025 legislative session, a report is expected before the 2026 session. Furthermore, because of the inclusion of ILP, there will be ongoing reviews, which will also make recommendations for cost of living/inflation increases. Providers have shared that unfortunately this timeline is not adequate to address their current shortfall. Yep

During the 2023 legislative session the Oregon State Legislature passed [Senate Bill 556](#) this legislation actively prohibited the department from utilizing benefits such as SSI for the cost of care while the child was in custody and further established that any funds ODHS receives on behalf of a child ward must be deposited into an account established with Treasury to be retained for the child's use for certain activities such as education, housing, and transitions into adulthood. ODHS has recognized the importance and opportunity retention of these funds provides for youth and recognizes this legislative mandate. At this time the department has reassigned an OPA 1 to this additional workload however this position was not provided as part of the fiscal for implementation of [Senate Bill 556](#) but assignment of these duties was necessary for ODHS to remain in compliance with this legislation. This has not been sufficient to actively pursue the establishment of SSI

benefits. This POP seeks to remedy this as well as allocate employees that would be dedicated to this workload and allow for active establishment of SSI benefits for those with the highest need.

5. What are the **risks** if the problem/opportunity is not addressed?

ILP providers serve a wide array of young people ages 14-23 delivering skill building services and housing support. During FFY2023, a total of 1,294 young people received contracted ILP services. Providers' rates have not kept pace with inflation. ODHS has heard directly from providers that reimbursement rates do not cover their operating costs, yet they are devoted to serving the population. The only way to ensure adequate ILP availability and to improve ILP provider workforce stability is to support a rate increase. It is also important to note that federal funding for this population continues to decrease as the Oregon foster care population shrinks so there is no ability to provide increases aside from state general fund investment.

If Child Welfare is unable to obtain the additional positions, crucial financial benefits, access to services, and SSI benefits will not be established before the youth ages out of ODHS care and custody. Vulnerable youth transitioning into adulthood may not have the resources or the financial structure to ensure food security and safeguard against homelessness. SSI eligibility determinations can increase the child or youths' suitability for more therapeutic placements and provide income and supports beyond the youth's time in care.

6. What **solution** are you proposing through this policy option package (POP)?

If funded, the work would encompass:

1. Ensuring adequate ILP availability by increasing provider payments.
  - a. This would be done by increasing the payments of ILP Basic and Peer Group services through existing contracts with providers.
2. Improving eligible youths' financial stability by maximizing their access to federal Supplemental Security Income (SSI) benefits.

- a. This new body of work will be done through hiring a new team to apply on behalf of children in care that may be eligible for SSI benefits.
- b. Two Social Security Analysts will be hired to make applications on behalf of children who may be eligible for SSI benefits. This will be able to provide applications for all or most of the youth in Child Welfare custody who qualify for SSI with a caseload of approximately 20 SSI eligibility applications per month.
- c. One Accounting Technician (AT) will be hired to be responsible for the daily reconciliation of ACH transfers being received from the Social Security Administration (SSA) and insuring correct amounts are allocated to the clients' accounts, prepare, and submit annual and final representative payee reports to SSA for each client receiving SSA funds to account for amounts expended and conserved on the clients' behalf. They will also process payment requests received from the CW-Children's Benefits Unit (CBU) that will be drawn on clients' accounts and review the requests for allowability based on benefit type to used.

7. What **alternative solutions** were considered and what were the reasons for selecting your solution?

This solution directly supports the Governor's Housing Initiatives by addressing the financial stability needs of youth transitioning out of foster care to adulthood, therefore addressing one factor that may lead to homelessness. Given its alignment with the Governor's priorities, ODHS is advancing this proposal as part of a broader, coordinated effort to reduce youth homelessness and improve long-term stability for vulnerable populations.

8. Is this a joint ODHS/OHA (or other agency) POP? If so, describe the **partner agency's priorities** this POP is designed to serve.

This is not a Joint ODHS/OHA POP.

9. Has the proposed solution been successful in **other contexts or jurisdictions**?

The proposal would improve access to the Independent Living Program (ILP) and maximize access to federal Supplemental Security Income (SSI) benefits. Each of these represent an improvement to existing successful interventions. These both represent well established state and federal programming. This proposal seeks to maintain services and expand services for each respectively.

## Part 2. EQUITY AND INCLUSIVITY

1. In what ways has **community and/or Tribal engagement** informed this proposed POP?

ODHS has received direct feedback from providers indicating that current reimbursement rates do not adequately cover their actual operating costs, jeopardizing their ability to sustain essential services for foster youth. This concern was underscored during a meeting with ODHS Director Fariborz Pakseresht on June 7, 2024, where providers emphasized the urgent need for a rate study and an immediate increase in reimbursement rates to ensure service continuity and provider stability.

2. Does this POP align with ODHS|OHA [Tribal Consultation Policy](#)? How?

The development and expansion of these existing Program's and payment increases would include community and Tribal engagement and consultation if approved by the legislature.

3. Does this POP advance the goals of the [ODHS DEIB Plan](#)? How?

Yes, this POP aligns with and advances the ODHS DEIB plan by addressing systemic inequities that disproportionately impact foster youth, particularly those from historically marginalized communities. This package operationalizes ODHS's DEIB commitments by directing critical resources toward youth aging out of foster care, a population that faces well-documented racial, economic, and disability-related inequities. By investing in independent living services, financial security,

and workforce equity, this package enhances long-term stability and success for some of Oregon's most at-risk young people.

#### 4. How will this POP **address inequities** faced by impacted communities?

The targeted population, which is youth 14 to 20 years of age, who are likely to age out of foster care, often do not have a traditional network of support. Most leave foster care with little connection to permanent family, few natural supports, or opportunities for transfer of generational wealth. This population must, by necessity, mature and reach financial stability faster than their counterparts outside of the foster care system. Ensuring adequate independent living program availability across the state and securing SSI benefits prior to youth transition out of foster care will help to address this inequity.

Historical data published by The Social Security Administration indicates that youth with disabilities face numerous challenges during their transition into adulthood. Research suggests that youth nearing transition out of foster care are a particularly vulnerable population (Arnett, 2007). Detrimental outcomes are much more probable for those individuals than they are for youths who are not in foster care (Tweddle, 2007). Youths transitioning out of foster care exhibit elevated rates of dropping out of high school, teen pregnancy, juvenile justice involvement, and homelessness (Reilly, 2003). Additionally, researchers have found that children in foster care are more likely to have mental or physical disabilities than those who are not (Ringeisen, Casanueva, Urato & Cross, 2008). For youth with disabilities, the transition out of foster care is even more challenging. Ensuring that these youth's benefits are maximized prior to their transition out of foster care will have a great impact on their future success.

There are no unintended negative racial equity considerations. Instead, there may be positive racial equity considerations that are not directly related to this POP as eligibility is based upon their placement in substitute care. However, given that certain communities shown below are disproportionality represented within foster care compared to Oregon's Child population (figure 1 below) and that the population of eligible children receiving these benefits due to their involvement with child welfare is likely to increase, this could have a positive indirect impact on racial equity.

**Disproportionality Index and Representation by Race for Total Children Served in Foster Care  
during FFY 2022 Compared to Oregon's Child Population**

Race	# of Oregon's Children*	% of Oregon's Children	# of Children Served in Foster Care	% of Children Served in Foster Care	DI** 1=Proportionate
Black or African American	32,405	3.8%	575	7.4%	2.0
Asian/Pacific Islander	50,175	5.8%	134	1.7%	0.3
White	570,938	66.3%	4,937	63.9%	1.0
Hispanic (any race)	194,742	22.6%	1,471	19.0%	0.8
American Indian or Alaska Native	12,518	1.5%	360	4.7%	3.2
Unable to Determine	n/a	0.0%	250	3.2%	n/a
<b>Statewide Total</b>	<b>860,778</b>	<b>100.0%</b>	<b>7,727</b>	<b>100.0%</b>	

\*Population data is always a year behind. Population data is from Puzzanchera, C., Sladky, A. and Kang, W. (2021). "Easy Access to Juvenile Populations: 1990-2020." Online. Available: <http://www.ojjdp.gov/ojstatbb/ezapop/>.

\*\*Disproportionality Index (DI) is calculated by taking the percent by race for children served in foster care and dividing it by the percent by race in Oregon's child population. Values less than 1 mean underrepresentation and values over 1 mean overrepresentation.

### Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

This is not directly related to an ODHS child welfare KPM.

2. If none, are you proposing a **new or modified KPM**?

At this time, new or modified KPMs are not being proposed.

3. How will the work you're proposed help ODHS meet or exceed the KMP targets?

N/A

4. What are the envisioned outputs of this POP?

Increased access to ILP services

More youth receiving SSI benefits before exiting foster care

Improved financial management of SSI benefits

Strengthened housing stability and homelessness prevention

Strengthened workforce and provider stability

5. Outcomes show how people are better off because of the outputs you listed above. What are your expected outcomes?

Young adult financial stability and long-term economic security  
Young adult housing stability and reduction in youth homelessness  
Young adult independent living skills and employment readiness  
ODHS and provider capacity strengthening  
Equity driven outcomes for marginalized youth

6. What are the biggest potential barriers or risks to successful implementation?

Disproportionate Impact on Marginalized Communities - Youth of color, Indigenous youth, and youth with disabilities are overrepresented in the foster care system and at higher risk for homelessness and financial insecurity. If POP 501 is not implemented effectively, these already marginalized populations will face further systemic barriers, contradicting ODHS's DEIB goals.

Inadequate Funding for ILP Providers - ILP providers serve a wide range of foster youth ages 14-23, offering critical skill-building and housing support services. However, their current reimbursement rates do not cover operating costs, leading to financial instability among providers. Without an increase in provider payments, there is a risk of service reductions or provider closures, which would limit access to essential transition programs for foster youth.

Limited Federal Funding for ILP Expansion - Unlike SSI benefits, ILP services rely primarily on state general funds, as federal funding for these programs continues to decline due to a shrinking foster care population. This means that without state investment, ILP expansion cannot proceed, leaving many youth without adequate transition support

7. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

## ODHS Units & Responsibilities

- Child Welfare (CW) Division
  - Oversees Independent Living Program (ILP) expansion and ensures adequate provider reimbursement rates.
  - Manages SSI benefit applications for eligible foster youth.
  - Coordinates caseworkers and Social Security Analysts to streamline SSI applications and ILP referrals.
- Office of Financial Services (OFS)
  - Manages financial transactions related to SSI benefits and compliance with Senate Bill 556.
  - Oversees SSI funds, ensuring proper disbursement and reporting to the Social Security Administration (SSA).
- Youth Transitions Program
  - Ensures ILP service expansion and supports providers in implementing housing and life skills programs.
  - Works with ILP providers to align transition services with youth needs.
- Self-Sufficiency Programs (SSP)
  - Helps former foster youth access food assistance, employment programs, and additional state benefits.

## Public Agencies & Responsibilities

- Social Security Administration (SSA)
  - Processes SSI applications and determines eligibility for foster youth.
  - Provides guidance on policies and procedures for SSI benefits under federal regulations.
- Oregon Health Authority (OHA)
  - Ensures foster youth maintain healthcare coverage through Medicaid.
  - Supports youth with mental health services and disability-related care that may impact SSI eligibility.

## Office of Tribal Affairs and Child Welfare Programs Responsibilities - Compliance with ICWA/ORICWA in collaboration and consultation with Tribal Governments & Tribal Organizations

- Nine Federally Recognized Tribes of Oregon
  - Work with ODHS to ensure culturally responsive services for Native youth in foster care.

- Provide input on ILP programming for Tribal youth and ensure Tribal consultation policies are followed.
- Tribal Child Welfare Programs, in consultation and collaboration with ODHS
  - Assist Tribal youth in foster care in applying for SSI and accessing ILP services.
  - Advocate for Tribal-specific housing and transition services for youth aging out of care.

### Community-Based Organizations & Service Providers & Responsibilities

- Independent Living Program (ILP) Providers
  - Deliver skill-building, housing assistance, and transition services to foster youth.
  - Collaborate with ODHS to ensure youth receive timely SSI application support.
- Legal Aid and Advocacy Groups
  - Help youth navigate the SSI application process and appeal denials.
  - Advocate for policies that enhance foster youth's access to financial and legal resources.
- Youth Homelessness Organizations
  - Support youth transitioning out of foster care to secure stable housing.
  - Provide emergency support and connect youth to employment and education opportunities

8. At this point, have you **engaged** those identified above?

Child Welfare units and Self Sufficiency programs have been engaged. Resources for broader engagement are being assessed.

## Part 6. PLAN B

1. Is this POP **scalable**? If it's not fully funded, how would you move this solution forward?

The POP is partially scalable if it is not fully funded, some components can still move forward with modified implementation. If not fully funded, ODHS can

prioritize high needs populations, reallocate existing resources, and implement incremental expansions.

## BUDGET

### 1. Are there **prior investments** allocated for this policy package?

This initiative builds upon existing service contracts offered by ODHS Child Welfare under the Youth Transitions program and suggests additional utilization of the existing federal SSI programming. However, the investments into a dedicated team to make applications on behalf of youth in care represents a new investment.

### 2. What **assumptions** affect the pricing of this policy package?

All staff costs for each initiative are priced for 15 months of the 25-27 biennium, to allow time for hiring new staff. Child Welfare staff are priced at 70% General Fund, 30% Federal Fund. The Office of Financials Services staff are priced at 62% General Fund, 38% Federal Fund. Other Fund limitation is needed as well as part of Shared Services Funding.

Increase ILP Provider Payments – The pricing assumes that provider payments for Independent Living Services Contracts are increased. The current pricing assumes that the payments for Independent Living Services will increase from the current Basic ILP payment of \$300 per youth per month to \$435 per youth per month. The Peer Group payment will also increase from \$100 per youth per month to \$150 per youth per month. The actual increase may be different depending on provider feedback and the number of youth served. The current pricing assumes no change in the number of youth served. The pricing is for 24 months. There are no Federal Funds available for this area, so the pricing is 100% General Fund.

### 3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

The Increase Engagement Rate for ILP Providers initiative increases the cost per case for the services provided. However, the Independent Living Services program

is not a mandated caseload, so ongoing rate increases would not impact budget, but instead would be managed by Program Leadership through management actions or a future Policy Option Package.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

- **Two Social Security Analysts** are responsible for submitting applications and securing SSI benefits for eligible children and young adults. A fully trained Social Security Analyst can submit approximately 20 SSI eligibility applications per month. By adding five Social Security Analysts, Child Welfare expects to be able to apply for all or most of the youth in Child Welfare custody who qualify for SSI.
- **One Accounting Technicians (AT)** will be responsible for insuring the accuracy of expense and revenue transactions allocated to the fiduciary accounts of clients in the Child Welfare (CW), Aging & People with Disabilities (APD) and Developmental Disabilities Divisions. The ATs are responsible for the daily reconciliation of ACH transfers being received from the Social Security Administration (SSA) and insuring correct amounts are allocated to the clients' accounts. The ATs prepare and submit annual and final representative payee reports to SSA for each client receiving SSA funds to account for amounts expended and conserved on the clients' behalf. They process payment requests received from the CW-Children's Benefits Unit (CBU) that will be drawn on clients' accounts and review the requests for allowability based on benefit type to used. As requested by CW-CBU, OFS-Trust will create ABLE accounts and be responsible for processing any deposit and withdrawal requests received. ATs are responsible for monitoring account balances and notifying CW-CBU to determine if action should be taken on those

accounts that are approaching the resource threshold ceiling. If requested the ATs provide ledgers to CW-CBU indicating client fund balances, how client funds have been expended, and from which benefit type the expenditures occurred from.

5. What are the startup and one-time costs associate with this POP?

N/A

6. What are the **ongoing costs**?

Positions, provider payments, and supplies associated with positions shown below will be ongoing costs.

7. What are the **sources of funding (revenue)** and the funding split for each one?

Funding splits are shown in the charts below.

#### TOTAL FOR THIS POLICY PACKAGE

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	206,869	110,019	88,659	405,547	3	1.89
Services + supplies	15,203	8,804	7,012	31,019		
Capital outlay	-	-	-	-		
Special payments	4,085,318	3,391	42,770	4,131,479		
Other	-	-	-	-		
<b>Total</b>	<b>4,307,390</b>	<b>122,214</b>	<b>138,441</b>	<b>4,568,045</b>	<b>3</b>	<b>1.89</b>

	CW Design	CW Program	Shared	SAEC	Total
General Fund	218,993	4,012,800	-	75,597	<b>4,307,390</b>
Other Funds	-	-	118,679	3,535	<b>122,214</b>
Federal Funds	93,855	-	-	44,586	<b>138,441</b>
Total Funds	312,848	4,012,800	118,679	123,718	<b>4,568,045</b>
Positions	2.00	-	1.00	-	<b>3.00</b>
FTE	1.26	-	0.63	-	<b>1.89</b>

## References

Arnett, J. J. (2007). Emerging adulthood: What is it, and what is it good for? *Child Development Perspectives*, 1(2), 68–73.

Reilly, T. (2003). Transition from care: Status and outcomes of youth who age out of foster care. *Child Welfare*, 82(6), 727-746.

Ringeisen, H., Casanueva, C., Urato, M., & Cross, T. (2008). Mental health and special education services at school entry for children who were involved with the child welfare system as infants. *Journal of Emotional and Behavioral Disorders*, 16(3), 177-192.

Tweddle, A. (2007). Youth leaving care: How do they fare? *New Directions for Youth Development*, 2007(113), 15-31.



<b>Program(s) / Unit(s)</b>	Self Sufficiency Programs – Youth Experiencing Homelessness Program (YEHP)
<b>POP Title</b>	502 - YEHP Core Services Maintenance
<b>Related Legislation</b>	HB 5019 / HB 2001
<b>Summary Statement (5 to 7 sentences)</b>	<p>We have a shared obligation to support youth who are experiencing homelessness, helping them not only find housing but also access the wider array of services and supports they need to build well-being and long-term stability. The Youth Experiencing Homelessness Program (YEHP) coordinates statewide service planning to support youth who are experiencing homelessness. In 2023, YEHP providers and grants doubled in 2021, and HB 5019 maintained and slightly increased the number of grants. However, this funding is set to expire in June 2025. This policy option package proposes an investment that will sustain YEHP’s current local presence while also continuing its core services into unserved and underserved communities around the state, allowing more young people to access the supports they need to disrupt the cycle of homelessness and move toward permanent housing stability. YEHP is also requesting an investment to continue its successful Direct Cash Transfer (DCT) initiatives to help more young people surmount financial barriers to secure and stable housing. Without these investments, YEHP’s budget will be reduced by approximately 75 percent, which would substantially shrink Oregon’s current youth homelessness response system and prevent youth in underserved localities from accessing critical services.</p>

	\$19,707,205	\$0	\$0	\$19,707,205	6	5.25

## ODHS 2025 POP Long Form

### Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

Every young person deserves safe, stable housing. Yet every night in Oregon, thousands of unaccompanied young people go to sleep in tents, abandoned buildings, makeshift shelters or on the couches of friends or strangers – all without the security of a home or family. We have a shared obligation to support youth who are experiencing homelessness, helping them not only find housing but also access the wider array of services and supports they need to build well-being and achieve long-term stability.

Recognizing that early intervention can effectively prevent youth from experiencing chronic homelessness in adulthood, Oregon Department of Human Services provides youth-specific supports through its Youth Experiencing Homelessness Program (YEHP). YEHP serves unaccompanied youth and young adults under age 24 who are without shelter and not able to safely reside with a parent or guardian. YEHP administers grant funding to local nonprofit providers across the state that provide shelter services, drop-in and outreach services, job development and mentoring services, housing supports such as host homes and transitional living programming, behavioral and substance use services, and more.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

While numbers of youth experiencing homelessness nationally are often considered undercounts, Chapin Hall's [Voices of Youth Count](#) survey indicated

that one in 10 young adults (ages 18-25) and one in 30 youths (ages 14-17) experienced homelessness in the space of a year.<sup>1</sup> As of 2023, Oregon has the highest percentage of unsheltered youth experiencing homelessness in the nation<sup>2</sup> and state-level projections estimate that nearly 8,300 youths and young adults in the state need housing supports each year.<sup>3</sup>

Throughout its nearly 12-year tenure, YEHP has operated within a constrained budgetary framework that limits its ability to meet the need in Oregon. Over the past decade, the current service level (CSL) base budget has ranged from \$3 to \$5 million per biennium, augmented at times with modest one-time investments. At this funding level, YEHP could support a maximum of 12 service locations and 13 providers – a small fraction of what is needed to meet the needs of the youth around the state who experience housing crises. Recent infusions of one-time funding have enabled YEHP to strengthen and expand its core services<sup>4</sup> across multiple providers and locations, thereby extending support to a larger cohort of youth. However, these funds have been temporary in nature, with no assurance of continuity beyond June 2025. Consequently, the program faces a 75 percent reduction in funding, going from its current awarded service budget of \$18.75 million to approximately \$5.1 million per biennium.

The POP would also expand YEHP's Direct Cash Transfer (DCT) initiatives – which provides cash payments as well as optional support services to young people experiencing or at risk of experiencing homelessness. Designed to alleviate some of the financial hurdles young people face in securing housing and building well-being, DCT has been shown to significantly improve housing and debt outcomes for participating youth. For example, after the first year of Oregon's DCT+ pilot, nearly 70 percent of youth receiving monthly payments had become stably housed, and the percentage of youth reporting that they owed more than \$3,000 in credit card debt had fallen from almost 17 percent to zero. In just the first 45 days of the DCT-P (DCT as Prevention) pilot, 29 youth in Lane County have been supported with one-time funding and connected to other supports to avoid formal entry into

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<sup>1</sup> Chapin Hall (2017): [Missed Opportunities: Youth Homelessness in America](#).

<sup>2</sup> HUD (2023): [Annual Homeless Assessment Report to Congress](#).

<sup>3</sup> Corporation for Supportive Housing (2021): [Statewide Youth Housing Needs Assessment](#).

<sup>4</sup> YEHP [core services](#) are administered through grant agreements with youth-serving nonprofit organizations and include prevention services, crisis intervention, medium-term housing, host homes and a range of behavioral health, substance use and culturally specific services.

homelessness. Several Chapin Hall briefings<sup>5</sup> and reports<sup>6</sup> further discuss the power of cash in supporting young people who experience homelessness.

Without the investment proposed in this POP, YEHP would lack a significant portion of the resources necessary to continue its work. As a result, fewer Oregon youth would be able to access the services they need to stabilize their housing situation. Importantly, as funding contracts, so too would the geographic range of YEHP service availability, which would position rural and other historically underserved Oregon youth to have to travel to access services and/or seek services through the adult homelessness system.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.

See response to question 2, above.

4. In the simplest way possible, how would you describe this POP to a legislator and show how it addresses **a problem/opportunity that impacts their constituents.**

We have a shared obligation to support youth who are experiencing homelessness, helping them not only find housing but also access the wider array of services and supports they need to build well-being and achieve long-term stability. As of 2023, Oregon has the highest percentage of unsheltered youth experiencing homelessness in the nation. We know that by supporting youth who are experiencing homelessness, we can disrupt the cycle and help prevent chronic homelessness in adulthood. YEHP helps make the necessary supports – from housing to crisis intervention to behavioral health services – available to young people in their own communities through partnerships with local nonprofit organizations. YEHP also partners with ODHS Child Welfare to ensure that youth exiting foster care can access the program's housing and related resources, and with Oregon Housing and Community Services to align services and make sure young people experiencing housing crises can access youth-specific supports.

Recent one-time investments have played a pivotal role in sustaining and expanding YEHP's core services. As a result, youth-specific homelessness

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<sup>5</sup> Chapin Hall (2020): [The Role of Cash in Empowering Young People Who Experience Homelessness](#).

<sup>6</sup> Chapin Hall (2020): [Direct Cash Transfers Programs Can Help Youth Sustainably Exit Homelessness](#).

programming now exists in 26 Oregon counties with the involvement of 42 providers. Without these services, more young people would be without resources—sleeping in places not meant for human habitation, forced to rely on unsafe situations and people, and dealing with the challenges of homelessness on their own.

To safeguard against these reductions in both geographic coverage and service availability, ODHS is requesting an investment that would increase the current budget allocation, ensuring YEHP has the sustainable, long-term funding necessary for fostering a robust, local youth homelessness response system.

Our communities are strongest when every community member is safely and stably housed. When we provide the right supports to young people experiencing homelessness, we can help them build the skills and access the resources and funds they need to stabilize their housing situations and avoid homelessness long-term and becoming chronically homeless adults.

5. Is this POP, in whole or in part, a response to an **audit**? Explain.

No

6. What has **already been done** to address or mitigate the problem/opportunity?

YEHP currently funds services within the following areas:

- Prevention (Street Outreach and Day Drop-In supports)
- Emergency/Crisis (Overnight Shelter)
- Medium-Term Housing (Transitional Living Programming)
- Host Homes
- Culturally Specific, Mental Health, and Substance Abuse supports

In Summer 2023, following the receipt of funding from HB5019, YEHP completed a Request for Grant Proposals and received over \$60M in core services requests for \$18.75M in available funding. YEHP awarded 61 grants to 42 providers in 26 counties.

YEHP has also led the nation in implementing unrestricted cash transfers as a way to prevent and end experiences of youth homelessness. The original DCT+ pilot,

launched in 2022, supports 120 young people and has helped rehouse approximately 70 percent of its participants. A new DCT pilot (DCT-P), launched in April 2024, is aimed at preventing youth homelessness among roughly 50 at-risk youth with one-time cash infusions. In just the first 45 days, 29 youth have been supported in Lane County.

7. What are the **risks** if the problem/opportunity is not addressed?

Absent the recommended investment, the YEHP budget will return to approximately \$5 million, which would lead to an anticipated 75 percent drop in the number of YEHP providers currently serving youth around the state.

Most of the shelter and medium-term housing beds created or sustained by HB 5019 would be lost unless providers are able to quickly secure alternative funding through local or private funders.

Without these resources, more young people will experience unsheltered homelessness and they will have fewer resources to transition out of homelessness. They may also have to travel long distances to seek services as YEHP's geographic coverage shrinks. Nonprofit youth service providers will also lose a critical revenue source, which could contribute to organizational instability among nonprofits offering critical services to Oregon youth.

If not funded, the DCT pilots will be limited in its capacity to support a new cohort of young people with this proven model for improving outcomes for youth.

8. What **solution** are you proposing through this policy option package (POP)?

To prevent the YEHP core services budget from reducing by over 75 percent in 2025, we are requesting an ongoing investment to sustain the program's current service level. This approach would allow for more sustainable provider budgets and ensure greater availability and continuity of youth services at the local level.

YEHP has led the nation in implementing unrestricted cash transfers as a way to prevent and end experiences of youth homelessness. The original DCT+ pilot, launched in 2022, supports 120 young people and has rehoused at least 70% of its participants. A new prevention DCT pilot (DCT-P) launched in April 2024, aimed at preventing youth homelessness among roughly 50 youth. In just the first 45

days, 29 youth have been supported. Both efforts are carved out of the YEHP base budget and do not have dedicated funding. An investment could create dedicated funding for this work to continue and/or expand the pilot(s) to serve more youth.

9. What **alternative solutions** were considered and what were the reasons for selecting your solution?

There are currently no other available funding streams to support this work. However, ODHS is actively engaged in the Interagency Council on Homelessness (ICH). A major component of the ICH's work is to evaluate and map the system of youth homelessness resources across various state agencies. If any efficiencies are found that could reduce the scope of YEHP's work and reduce costs while sustaining services for youth, they will be implemented at the direction of the ICH.

YEHP has also initiated initial discussions with the Oregon Community Foundation (OCF), which has shown interest in backing the ongoing DCT initiatives, potentially encompassing evaluation components. However, this partnership is still in the preliminary stages and requires further exploration to ascertain the feasibility of expansion. It will be crucial to assess the level of interest in this POP expansion opportunity before proceeding with more formal arrangements with OCF regarding funding allocations for the period spanning 2025 to 2027. The conversation specifics will be contingent upon the availability of state investment for DCT.

10. Has the proposed solution been successful in **other contexts or jurisdictions**?

Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

YEHP is a unique model that has not been replicated by many other states. However, the state of Washington has an Office of Homeless Youth (OHY) within their Department of Commerce. In 2023, they provided over \$40 million in grant funding to support youth with emergency housing, rental assistance, crisis services, outreach, mental health services and flexible prevention funds. The investment helped close Washington's geographic service gap and as of February 2024, only two of the state's counties remain unserved. The OHY grant program budget is made up of \$37.7 million state General Fund and \$5 million federal funds.

DCT is a growing initiative across the country and has seen positive successes. DCT programming is experiencing substantial growth nationwide and globally. YEHP holds the distinction of being the second program in the U.S. to introduce youth-specific DCT initiatives. Presently, there are over a dozen programs in various jurisdictions either currently operating or planning to launch DCT programming tailored for youth. Given the recent inception of this initiative, there is limited data available within the youth sphere aside from research conducted by Chapin Hall. However, research within the general adult population has demonstrated the power of DCT to reduce homelessness.<sup>7</sup>

11. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

Not necessarily, but depending on the chosen option for maintaining the current service level, minor adjustments may be necessary for clarity. These adjustments could include:

- Removing mental health or substance abuse services as a funded service area and reinvesting funds into prevention and drop-in, crisis/shelter or medium-term housing efforts
- Not limiting grants to two-years

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

Black, youth of color, LGBTQIA2S+ and Native American youth are disproportionately represented in youth homelessness counts. Recognizing these longstanding inequities, YEHP required during its request for grant proposals (RFGP) process that grantee narratives outline how their programming would support youth experiencing homelessness, particularly those from Black, youth of color, LGBTQIA2S+, immigrant and refugee communities and Tribal Nations in Oregon. Additionally, grantees were asked to outline plans for staff training on topics such as sexual orientation, gender identity and expression; healthy sexual development and other issues pertinent to staff working with LGBTQIA2S+ youth. Grantee strategies for supporting youth from these communities include but are not limited to the following:

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<sup>7</sup> Dwyer, Palepu, Williams and Zhao (2023): [Unconditional Cash transfers reduce homelessness](#).

- Non-binary shelter beds
- Provision of safe space for LGBTQIA2S+ youth
- Peer support groups
- Peer mentoring

Feedback from local youth homelessness providers has highlighted a concerning trend: Local planning teams often lack consistent understanding and investment in youth homelessness programming when allocating local homelessness dollars. This inconsistency perpetuates inequalities in resource distribution, leaving youth homelessness initiatives underfunded, underserved or even non-existent in many communities. Implementing this POP would provide a crucial opportunity to address this issue, albeit partially. By prioritizing youth homelessness within the broader context of local planning and budgeting, the POP would help sustain a more equitable distribution of resources and support for youth experiencing homelessness programming across various communities.

From its inception, YEHP's DCT initiative was conceived with housing justice as a central tenet. Considerations for generational wealth, narrowing the racial wealth gap, and providing support to demographic groups consistently marginalized and overrepresented in homelessness statistics were paramount during the planning phase. Beyond age and homelessness experiences, emphasis was placed on prioritizing youth of color, Tribal Youth, and LGBTQIA2S+ Youth. This commitment to prioritization would persist through any expansion efforts.

### Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

KPM 14: SNAP Participants reporting Housing Stability

2. If none, are you proposing a **new or modified KPM**?

N/A

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

SSP conducts an annual wellbeing survey of Supplemental Nutrition Assistance Program (SNAP) recipients to measure progress toward KPMs. Among other things, the survey asks about recipients' housing stability. While the population of youth participating in YEHP cannot currently be disaggregated from the broader population of SNAP recipients, it is likely that most youth served by YEHP are eligible for and/or enrolled in SNAP. Thus, increasing the housing stability of youth engaged in YEHP-funded supports has the potential to improve SSP performance on the Housing Stability KPM.

4. What are the envisioned **outputs** of this POP?

- Local community-based/nonprofit organizations receiving YEHP funds to support youth
- Number of youths served by programs
- Number and location of local communities with YEHP-funded services
- Provider compliance with the requirements of the Homeless Management Information System (HMIS; see below for more on this system.)

DCT

- Youth receiving funds
- Youth stably housed
- Youth participating in optional DCT programming
- Youth and CBO surveys

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

While housing outcomes are certainly important, success for youth experiencing homelessness extends well beyond housing placement. YEHP's outcomes framework, inspired by the [West Coast Convening Framework](#), recognizes that long-term stability stems from success in multiple areas, including education, employment and others. Under this framework, all YEHP grantee providers are tasked with entering data into HMIS, capturing both

demographic information and a comprehensive set of outcomes indicators. These indicators encompass:

- Housing: Tracking program exits to safe and stable housing settings.
- Education: Monitoring increases in enrollment and completion rates, academic advancement, and overall educational motivation.
- Employment: Measuring progress in job-related skills development and attainment of employment at living wage jobs.
- Self-sufficiency: Assessing the acquisition of life skills such as financial literacy and personal safety awareness.
- Well-being: Evaluating efforts in managing physical health needs, fostering social connections, and promoting overall wellbeing.

By integrating these diverse outcome measures into our programming and data collection efforts, we ensure a holistic approach to supporting youth experiencing homelessness, aiming for meaningful and sustainable improvements in their lives beyond only housing stability.

DCT:

- Increased housing access
- Enhanced feelings of self-worth and personal well-being / mental health management and stress reduction
- Expanded financial literacy / poverty reduction
- Increased education and / or employment progression

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

Data collection for this initiative will be conducted through two primary methods:

1. **Quantitative Data:** The primary source of quantitative data will be the Homeless Management Information System (HMIS), a system ODHS is

now engaging with through a partnership with Oregon Housing and Community Services and Continuums of Care. Currently, ORRAI is collaborating with YEHP to address data gathering needs and establish desired outputs.

2. **Narrative Data:** In addition to quantitative metrics, providers are responsible for submitting qualitative narrative data to ODHS so the YEHP team can delve into the nuanced successes, challenges, and barriers experienced by program participants. This narrative approach allows for a deeper understanding of individual experiences and provides valuable insights to inform program improvements and interventions.

#### DCT:

As part of this POP, YEHP aims to enhance the evaluation and data collection methodology beyond the current DCT pilot framework. Ideally, data would be gathered through feedback obtained from community-based organizations assisting DCT youth, as well as through surveys and interviews with youth recipients. It is not anticipated that ORRAI would be directly involved in the data collection for this specific initiative. Multiple avenues could be explored for conducting the evaluation, such as collaborating with institutions like Portland State University, Chapin Hall, or other relevant partners.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

No. Dedicated ongoing YEHP (and ORRAI) staff would assist in data collection.

## Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

By maintaining ongoing youth-specific programming within local communities, YEHP endeavors to empower these communities to enhance the service experience for their customers, namely youth in crisis and experiencing homelessness.

In the absence of adequately funded and supported local youth-specific providers, youth often experience misunderstanding, lack of support, and isolation. Recognizing the need for a nuanced understanding of youth experiences and needs, the maintenance of intentional youth services within local communities can significantly improve the quality of customer service offered.

Youth experiencing homelessness frequently encounter a restricted selection of options and are often compelled to conform to predefined criteria to access support services. DCT programming, however, operates on a foundation of trust in young people, while also offering optional support and engagement assistance. This approach has the potential to enhance the quality of customer service provided to DCT recipients by empowering them to take control of their own paths towards stability.

2. Will your solution require an **IT investment**? Explain.

No

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

Depending on the guidelines that emerge from the Interagency Council on Homelessness (ICH), there are two options for implementation:

1. YEHP could use the funding to extend all existing grants by two years. This would maintain the same service array, geographic footprint and current funding levels for providers; or
2. YEHP could release a new request for grant proposals in 2025. This would allow us to make changes to the grant agreements per any emerging ICH guidelines.

### DCT Implementation

- Locate and contract with evaluation partner
- Contract with multiple community-based organizations for support services
- Contract for Technical Assistance
- Enroll up to 200 new youth

2. What are the biggest potential barriers or risks to successful implementation?

I. YEHP Staff Challenges.

There are currently four (4) staff employed within the program. If fully staffed, the YEHP team consists of:

- Two (2) permanent positions - an administrative position (AS1) and an operations and policy analyst (OPA3) which is not filled as of April 2024;
- Five (5) additional limited duration (LD) positions created by HB 5019, and one limited duration position created by HB 3395.

There have been notable delays in hiring, likely exacerbated by the limited-duration nature of these positions. Nearly all positions were awarded, or later reclassified, at lesser position levels than requested in 2023.

As of now, all LD positions will end in June 2025, at which time YEHP will return to a team of two (2) – the AS1 and the currently unfilled OPA3. If we anticipate another sizeable investment in the program, we will need the staffing infrastructure, with a youth-homelessness specific knowledge base, to ensure timely and effective implementation.

- II. Potential delays associated with contract/grant writing and Department of Justice review
- III. Political landscape navigation of Direct Cash Transfer initiatives

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

- Self Sufficiency Programs: implementation through YEHP
- Office of Contracts and Procurement: Creating, modifying, updating grant agreements
- Office of Reporting, Research, Analytics, and Implementation: Data capture, analysis and reporting

- The Youth Experiencing Homelessness Program Youth Action Board (YEHP YAB): Serve on hiring panels, score grant applications, provide service planning recommendations
- Youth-serving grantees across Oregon: Provision of services

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?

This POP would maintain the previous investments from HB 2001 (2023) and HB 5019 (2024).

2. What **assumptions** affect the pricing of this policy package?

If all current grants were extended for two years:

- Assumes that all current grantees will continue their existing grant agreements with YEHP,
- Presupposes that current YEHP grantees will be capable of meeting and adhering to any new requirements, such as those which may be established through the Interagency Council on Homelessness (ICH).

Assumes that the allocated budgets for DCT Technical Assistance, Evaluation, and support for community-based organizations can be attained within the estimated budget. The number of youth enrolled in DCT programming will also be affected depending on awarded budget.

3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.

No. YEHP funding is not tied to caseload or cost-per-case calculations. The program is delivered entirely through lump-sum grants to community-based organizations.

4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to

note what each position type will be responsible for to move the proposed work forward.

This POP proposes that the following previously awarded YEHP positions be made permanent:

- HSM2 (filled but currently limited duration)
  - *Coordinates all efforts of programming and supports all staff.*
- OPA3 - Policy and Practices Specialist
  - *Supports the development and integration of best practices throughout YEHP programs and processes (policy and procedure, rules, transmittals, communications)*
- OPA2 - Performance & Data Coordinator (filled but limited duration)
  - *Creates and monitors program performance measures that align legislative intent, best practices, and community need. Oversees YEHP grant funding and invoicing*
- PA3 – Strategic Youth Engagement Coordinator (filled, but currently limited duration)
  - *Coordinates opportunities for youth and young adult lived experts to collaborate with YEHP (statewide youth action board coordination, creation support and collaboration with local advisory boards)*
- PA3 - Community Engagement and Youth Housing Coordinator
  - *Provide technical support to grantees of YEHP funded programs throughout the State, as well as implementation of initiatives and collaboration on housing-focused initiatives like host homes and direct cash transfer programming,*
- PA3 – Community Engagement – Service Provider Support
  - *Provide technical support to grantees of YEHP funded programs throughout the State*
- PA3 – Direct Cash Transfer Lead
  - *Provide technical support to implement, expand, and support all aspects of Direct Cash Transfer programming.*

Other staff critical to the work include an already hired AS1 position, which provides administrative support to YEHP team and programs, and an OPA3 – Systems Change Specialist (in recruitment) that supports policy development work for systems change through interagency collaborations.

5. What are the **startup and one-time costs** associate with this POP?

It is not anticipated that there will be any start-up or one-time costs with the core service components of this POP. There may be start-up expenses linked to DCT implementation, encompassing technical assistance and evaluation throughout the extended pilot phase. By definition, a DCT pilot could be seen as one-time in nature, though YEHP desires to commit to this being an ongoing cost area.

6. What are the **ongoing costs**?

All costs within this POP are projected to be ongoing operational expenses and service provision with local grantees. YEHP desires to commit to DCT this being an ongoing cost area with new cohorts of recipients on an ongoing basis.

7. What are the **sources of funding (revenue)** and the funding split for each one?

This request is 100% General Fund.

8. What are potential **savings**?

A study commissioned as a requirement of HB 4013 attempted to quantify cost avoidance associated with ending homelessness for youth. The [report](#) provided an illustration of the potential positive outcomes that could result if youth homelessness is prevented and reduced through the implementation of a range of evidence-based interventions. The report estimated that if homelessness were

ended for 25 percent of Oregon youth, the projected cost avoidance could total \$16.6 million annually.<sup>8</sup>

A chronically homeless person costs taxpayers \$35,578/year.<sup>9</sup> In YEHP's current DCT pilot, as of March 2023, 101 of 120 recipients are reported as being housed in some capacity. At an amount of \$12,000-15,000/year for DCT payments, it is an overall cost savings. A Portland State University cost-benefit analysis show that \$1 invested in youth homelessness supports provides over \$4 in savings.<sup>10</sup>

### TOTAL FOR THIS POLICY PACKAGE

	\$1,605,237			\$1,605,237	6	5.25
	\$58,968			\$58,968		
	\$18,043,000			\$18,043,000		
	<b>\$19,707,205</b>	<b>\$0</b>	<b>\$0</b>	<b>\$19,707,205</b>	<b>6</b>	<b>5.25</b>

### FISCAL IMPACT BY PROGRAM

SSP YEHP	Program 2	Program 3	Program 4	Total
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<sup>8</sup> CSH (2022): [Oregon Youth Experiencing Homelessness Program, Oregon Department of Human Services – Self Sufficiency Cost Analysis Report](#).

CSH (2022): [The Cost of Youth Homelessness in Oregon](#).

<sup>9</sup> NAEH (2017): [Ending Chronic Homelessness Saves Taxpayers Money – Brief](#).

<sup>10</sup> Portland State University (2009): [Stronger Youth and Smarter Communities: An Analysis of Oregon's Investment in Runaway and Homeless Youth Programs](#)

General Fund	\$19,707,205				\$19,707,205
Other Funds					\$0
Federal Funds					\$0
Total Funds	\$19,707,205				<b>\$19,707,205</b>
Positions	6				<b>6</b>
FTE	5.25				<b>5.25</b>



<b>Program(s) / Unit(s)</b>	<b>APD</b>
<b>POP Title</b>	560 - Ensuring access to services for individuals with mental health conditions
<b>Related Legislation</b>	
<b>Summary Statement</b> (5 to 7 sentences)	People with disabilities who need home- and community-based supports through Aging and People with Disabilities (APD) should not have to jump through excessive bureaucratic hoops because of a mental health condition or substance use disorder. Yet potential consumers under 65 who have a mental health or substance use condition are subjected to an additional application and verification process. This poses significant delays in services, and some people are denied services altogether. This policy option package proposes to eliminate an archaic exclusion that requires APD to deny eligibility for disability supports for individuals whose primary driver of need is mental illness or substance use. The investment would also allow APD to recruit and contract with specialized providers experienced in behavioral health and substance use conditions. Without this investment, people with disabilities who are experiencing mental health or substance use conditions will continue to face unnecessary barriers to needed services and APD will be hindered in this important effort to provide more comprehensive and person-centered services.

	<b>General Fund</b>	<b>Other Funds</b>	<b>Federal Funds</b>	<b>Total Funds</b>	<b>Pos.</b>	<b>FTE</b>
<b>Policy package pricing</b>	\$9,991,428	\$ -	\$ 15,790,258	\$ 25,781,686	26	11.41

Part 1. SETTING THE STAGE

1. Briefly describe the **core value(s)** driving this POP. In the big picture, why does it matter?

Individuals should be able to access the services and supports for which they are entitled regardless of a disability. Since the 1980s, APD has denied younger individuals whose primary driver of their need is due to a mental illness. The current system is fragmented, subjecting individuals under 65 who have a mental health or substance use condition to additional application and verification processes in which they are rarely able to complete. This poses significant delays in access to services and in most cases, a denial of services altogether.

2. Describe the **problem/s or opportunity/ies** this proposal would address.

**Eliminate an archaic policy that contradicts federal law**

In Oregon, individuals under the age of 65 with a mental illness are excluded from long term services and support (LTSS) provided through APD. This means that individuals often struggle to access critical services, often leading to homelessness and unnecessary hospitalizations. This policy was created in the 1980s based on the first APD waiver that excluded individuals with mental illness; however, 1915(k) federal regulations require that states provide home- and community-based services to individuals who meet eligibility criteria, regardless of disability or diagnosis. We are not in compliance, as individuals with behavioral illnesses should not be excluded from 1915(k).

**Streamline services**

Currently, when APD denies an individual due to their mental health need, they are referred to the community mental health programs and the Oregon Health Authority. This often means that individuals must go through two assessment processes and eligibility determinations. By eliminating this exclusionary policy, there is an opportunity to eliminate redundant processes and streamline services. Individuals served under APD would have increased access to a wider array of services able to better meet their needs.

**Improve housing security for people with mental health and substance use conditions**

There is a clear link between homelessness, mental illness and substance use. Substance Abuse and Mental Health Services Administration (SAMHSA) estimates that 21% of individuals experiencing chronic homelessness have a serious mental illness, and 16% have a substance use disorder.

In the current APD process, APD has denied more than 300 individuals in 2022 and 2023. These are individuals who meet APD's eligibility criteria, but whose need is driven by a mental health condition. These individuals must then begin the application process for services through OHA. This delay in receiving critical services is exacerbating Oregon's housing crisis.

Investing in this POP is a critical preventative measure to help people with disabilities and co-occurring mental health conditions stay healthy, safe and housed.

3. What **data** tells you that this problem/opportunity exists? Please be specific and provide data sources.
  - APD estimates 180 individuals will access long term services and supports (LTSS) in 2025-2027 based upon CDC population estimates of the percentage of individuals living with a mental illness.
  - In the current APD process, APD has denied more than 300 individuals each year in 2022 and 2023. These are individuals who meet APD's eligibility criteria, but whose need is driven by a mental health condition. Of those individuals, less than 4% are being served by OHA.
  - Since 2015, 47% of the individuals reviewed by APD to determine their primary driver of need were denied for services due to a mental illness or substance use disorder.
  - The number of requests for APD services has seen a dramatic increase statewide in cases of brain injury as a result of substance use, which adds to the population reviewed by APD to determine what is their primary driver of need.
  - Substance Abuse and Mental Health Services Administration (SAMHSA) estimates that 21% of individuals experiencing chronic homelessness have a serious mental illness and 16% have a substance use disorder.
4. Is this POP, in whole or in part, a response to an **audit**? Explain.

There has been an audit of the OHA 1915(i) processes. While this POP is not directly a response, it will address the concerns raised by that audit.

5. What has **already been done** to address or mitigate the problem/ opportunity?

Although ODHS and OHA have attempted to collaborate on cases, the processes remain separate, and it has been difficult to develop a system or plan in which individuals could be seamlessly transitioned to OHA services when they have significant mental health or substance dependence needs. OHA policy requires an additional step in which the County Mental Health Program (CMHP) must submit a referral to an additional third-party contractor. Reliance on the CMHP has delayed access for Oregonians to services under OHA in some cases by several months or even years.

ODHS and OHA partner through a program called Enhanced Care Services. APD funds the long-term services and supports (LTSS) in an APD licensed facility and OHA funds on-site behavioral health services. This partnership has been successful with good outcomes for residents. This model could be expanded under the new POP.

A Complex Case Team comprised of staff from both ODHS and OHA have worked collectively to find solutions for individuals with co-occurring conditions and support local office case managers. These teams are comprised of experts in behavioral health and the APD system and have access to additional supports and placements.

APD works with OHA to assist in transitioning APD-eligible individuals from Oregon State Hospital. APD also assists in discharge planning from all inpatient hospital settings for APD-eligible individuals.

6. What are the **risks** if the problem/opportunity is not addressed?

If not implemented, individuals will continue to be subjected to additional review, delaying necessary services and supports and, in worst case scenarios, individuals will receive no services. In an analysis of APD denials due to a mental health condition, OHA is only serving 3% of those individuals. These delays or lack in services is not only traumatic but can push people into crisis. Without legislative approval for this policy change, these individuals will struggle to access long term services and supports (LTSS) and receive the supports they need to be healthy and safe.

An additional risk is that CMS regulation requires APD to serve all populations under the 1915(k), therefore potentially jeopardizing Oregon's Medicaid funding and the possibility of a lawsuit. Disability Rights Oregon and the Oregon Law Center have started asking questions about the legality of this exclusion.

Additionally, APD-eligible individuals often do not have access to trained behavioral health providers in their setting. This causes challenges for APD providers in attempting to provide whole person care and ensuring that all individuals receive the supports necessary to ensure their health and safety.

7. What **solution** are you proposing through this policy option package (POP)?

This POP would allow APD to serve individuals who meet APD's eligibility criteria regardless of diagnosis. Specifically, this POP would allow APD to hire staff with expertise in behavioral health services, social work and recruit providers and placement vendors who specialize in serving individuals with physical and behavioral health needs.

8. What **alternative solutions** were considered and what were the reasons for selecting your solution?

If this POP is not funded, APD would continue to redirect individuals denied for services to OHA or comanage cases OHA. T. This is not in compliance with CFRs, nor in the best interest of the individuals applying for services.

APD could simply stop this exclusionary process. However, it would increase caseloads, further stress the case management system who do not have the expertise to serve these individuals and would increase average cost per case without the funding to accommodate the needs of this population.

9. Has the proposed solution been successful in **other contexts or jurisdictions?**

Alternatively, if there is no precedent, explain why you believe this concept will achieve its aims here in Oregon.

APD is skilled at providing services and supports for Oregonians with complex needs. This is an innovative program proposal designed to address the needs of the whole person. With the additional allocation of staff and teams tailored to address complex case needs, APD will be able to serve our community efficiently and effectively.

10. Does this POP require a **new statute or changes to existing statute(s)**? If so, have you completed the Legislative Concept request form for statutory changes?

No

## Part 2. EQUITY AND INCLUSIVITY

1. How will this POP **address inequities** faced by impacted communities?

This would remove the current inequity experienced by individuals with mental illness or substance use as they would not be subjected to additional invasive review to access services.

## Part 3. MEASURING PERFORMANCE

1. Which of your **key performance measures (KPMs)** is this POP connected to?

This is not tied to a KPM.

2. If none, are you proposing a **new or modified KPM**?

APD will monitor program growth on the outset of this change. KPMs will be determined later.

3. How will the work you're proposing help ODHS meet or exceed the **KPM targets**?

N/A currently.

4. What are the envisioned **outputs** of this POP?

APD will count the number of new individuals who apply and are served under this change, measuring growth in each service delivery area.

5. **Outcomes** show how people are better off because of the outputs you listed above. What are your expected outcomes?

APD will measure the quality of services provided, consumer satisfaction, improved service navigability, reduced disparities for those with mental and emotional disorders, expanded access to placements for those with specialized behavioral health needs, reduced instances of homelessness secondary to mental health conditions.

6. How will you **collect the data** you need to measure the success of this solution? Is this data currently being collected? Have you engaged ORRAI to discuss elements needed to plan for data gathering?

Currently, this data is not collected. The data elements specified above will be tracked in existing systems.

7. To achieve optimal data collection, would you need to make **changes to your case management system**? Describe.

APD would only need to make minor changes to the case management system to track the number of people served and to identify their specific services.

#### Part 4. IMPROVING CUSTOMER SERVICE

1. Discuss the ways this POP will **improve customer service**.

Enable case management teams to address service needs of individuals more rapidly without additional review processes. APD will be able to tailor the services provided to the needs of the individual by assisting them with all their needs.

This POP will decrease hospital discharge delays and complaints about consumers falling through the cracks, and it will increase the communities' confidence in ODHS.

2. Will your solution require an **IT investment**? Explain.

Yes, funding for data analysis and reporting and IT system modifications and maintenance.

## Part 5. IMPLEMENTATION

1. If the legislature allocates funds for the proposed POP, how specifically would we **use the money to implement it**?

APD would hire and train specialized teams of Psychiatric Social Worker (6720) that would work exclusively with this population. These teams would function as the lead agents to assist in placement and service provision for their assigned caseload. APD would recruit service providers across a spectrum of care settings that specialize in behavioral health needs. Specific funding needs would fall into the categories below:

- Contracting specialized facilities/additional licensing staff to support
- Contracting additional Adult Foster Homes
- Developing specialized rates
- Hiring specialized staff/case managers/social workers for teams
- Contracting specialist
- Potential contract for assessment of best care setting
- Training and development
- Funding for early intervention
- Increasing public guardianship capacity
- Technology improvements

2. What are the biggest potential barriers or risks to successful implementation?

- Inability to hire qualified staff.
- Long term services and supports (LTSS) facilities are not currently trained to address the needs of individuals with mental health conditions.
- Rates may be too low to attract providers.

3. What other **ODHS units, public agencies, Tribes, communities or other partners** will be involved in the implementation of this POP? What will their responsibilities be?

- Oregon Health Authority
- ODDS
- Area Agencies on Aging
- Legislative Task Force on Delayed Hospital Discharges

- Representative Dexter's task force

## Part 6. BUDGET

1. Are there **prior investments** allocated for this policy package?  
No.
2. What **assumptions** affect the pricing of this policy package?
  - Specialized placements are more expensive.
  - System changes and staff training costs
  - Staff need to be of higher classification due to the need to have expertise in behavioral health
  - Caseloads would need to be lower than typical in the APD system to adequately meet the needs of this population
3. Will there be **changes to caseload, cost per case or services provided** to specific populations? Explain.
  - Yes, there would be an increase of about 250-300 individuals each year in the first biennium.
  - Cost per case for this population would be higher. Average monthly costs
4. Describe the **staff and positions** needed to implement this policy package, and whether existing positions can be modified to meet the need. Be sure to note what each position type will be responsible for to move the proposed work forward.

Successful implementation would require an estimated 26 state staff positions and 24 FTE equivalent AAA funding for:

- 1 HSM2 – (18 months)
  - Psychiatric Social Worker (6720) - 17 positions (1 per month from month 8 through month 24)
  - Contracting and licensing staff – 1 OPA2 and 1 OPA3 – (12 months)
  - 2 AS1s (1 - 15 months, 1- 3 months)
  - 2 Supervisor 2s (1 – 15 months, 1 – 9 months)
  - 2 Human Resources Analysts (1 HSR2, 1 HSR3 for 18 months)
5. What are the **startup and one-time costs** associate with this POP?

No significant start up and one-time costs other than staffing and training.

5. What are the **ongoing costs**?

Provider Payments			
Caseload	TF	FF	GF
15	\$242,796	\$158,570	\$84,226
30	\$485,591	\$317,140	\$168,452
45	\$728,387	\$475,709	\$252,677
60	\$971,182	\$634,279	\$336,903
75	\$1,213,978	\$792,849	\$421,129
90	\$1,456,773	\$951,419	\$505,355
105	\$1,699,569	\$1,109,988	\$589,580
120	\$1,942,364	\$1,268,558	\$673,806
135	\$2,185,160	\$1,427,128	\$758,032
150	\$2,427,956	\$1,585,698	\$842,258
165	\$2,670,751	\$1,744,268	\$926,484
180	\$2,913,547	\$1,902,837	\$1,010,709
Totals	\$18,938,053	\$12,368,442	\$6,569,611

6. What are the **sources of funding (revenue)** and the funding split for each one?

This POP would be funded with a FF and GF with different match rates.

For case management, APD case managers are funded at 50/50 Medicaid match

Service costs are matched with the 1915(k) at approximately 65% Medicaid to 35% GF

7. What are potential **savings**?

Although not within the ODHS-APD budget, OHA-HSD will most likely realize some savings due to a shift of provider payments moving over to APD. APD would also save approximately \$1 million TF with the elimination of the Maximus contract.

**TOTAL FOR THIS POLICY PACKAGE**

	General Fund	Other Funds	Federal Funds	Total Funds	Positions	FTE
Personal services	<b>\$1,630,402</b>		<b>\$1,630,400</b>	<b>\$3,260,802</b>	<b>26</b>	<b>11.41</b>

Services + supplies	<b>\$106,996</b>		<b>\$106,997</b>	<b>\$213,993</b>		
Capital outlay				<b>\$0</b>		
Special payments	<b>\$8,254,030</b>		<b>\$14,052,861</b>	<b>\$22,306,891</b>		
Other				<b>\$0</b>		
<b>Total</b>	<b>\$9,991,428</b>	<b>\$0</b>	<b>\$15,790,258</b>	<b>\$25,781,686</b>	<b>26</b>	<b>11.41</b>

### FISCAL IMPACT BY PROGRAM

	Program 1	Program 2	Program 3	Program 4	Total
General Fund	<b>\$9,991,428</b>				<b>\$9,991,428</b>
Other Funds					<b>\$0</b>
Federal Funds	<b>\$15,790,258</b>				<b>\$15,790,258</b>
Total Funds	<b>\$25,781,686</b>				<b>\$25,781,686</b>
Positions	<b>26</b>				<b>26</b>
FTE	<b>11.41</b>				<b>11.41</b>

# **Department of Human Services**

## **Affirmative Action Report**

This report summarizes the progress the Oregon Department of Human Services (ODHS) has made in accomplishing its affirmative action goals for the 2023-2025 biennium and identifies ODHS' goals and strategies for 2025-2027. The Affirmative Action Report and plans are a joint effort with the Office of Equity and Multicultural Services (OEMS) and the Office of Human Resources (OHR).

### **Progress Made or Lost Since the Previous Biennium**

**July 1, 2023, to June 30, 2024**

#### **Accomplishments toward Affirmative Action Goals**

ODHS continues to work to create an inclusive and anti-racist organization, utilizing our [Equity North Star](#) as a focal point. The agency continues to build upon our successes to achieve a more culturally responsive work force, create culturally appropriate and effective programs and service delivery systems, develop quality improvement strategies with a focus on inclusion and create welcoming environments for our diverse client base and staff. The ODHS Affirmative Action Plan is a key component of the department's ongoing diversity development efforts. These serve to enhance the diversity of our work force, provide equal employment opportunities, provide guidelines for organizational change, increase participation by diverse constituencies in agency operations, and guide leadership management by eliminating institutionalized and individual illegal discrimination in the workplace. Our diverse, culturally responsive work force assists the department to better understand and meet the needs of ODHS clients' and customers'. ODHS programs like [RiSE](#) and [Trauma-Aware](#) practices help build a culture where safety and well-being, supportive relationships, high expectations and accountability, equitable treatment, meaningful participation and community engagement are key.

ODHS workforce demographics reflect a greater representation for people of color from entry level to executive level positions. Demographics also reflect more equitable gender distribution in these same positions.

#### **Progress Not Realized toward Affirmative Action Goals**

ODHS workforce demographics reflect a smaller representation for people with disabilities and veteran status. Based on direct and indirect employee feedback through Employee Resource Groups (ERGs), we suspect employees are underreporting these statuses. Additional information is provided in the following sections.

**July 1, 2025, to June 30, 2027**

## **Goals and strategies for ODHS Affirmative Action Plan**

New goals and strategies are being developed for the 2025-2027 Affirmative Action Plan. Below are some of the ways ODHS will continue their efforts to achieve a culturally responsive workforce and welcoming environment to increase our retention of employees of color, veterans, people with disabilities and women to:

- Developing and updating training for management and non-management staff focused on supporting career development, organizational growth and providing equitable client services.
- Continue active, focused, and tailored recruitment efforts to increase the number of qualified women, people of color and people with disabilities on our applicant lists for job openings by working with the Office of Human Resources Recruitment Unit to maximize the Workday system.
- Expand partnerships with local, state and regional community-based organizations and Tribal Nations to increase recruitment and retention efforts, resulting in a diverse and qualified workforce.
- Continue to encourage and support the development of employee resource groups (ERGs) throughout the agency.

Overall, the emphasis for the Oregon Department of Human Services will be to achieve an increase in the retention of employees with disabilities in all job categories and retain employees of color, veterans, and women in underutilized job categories.

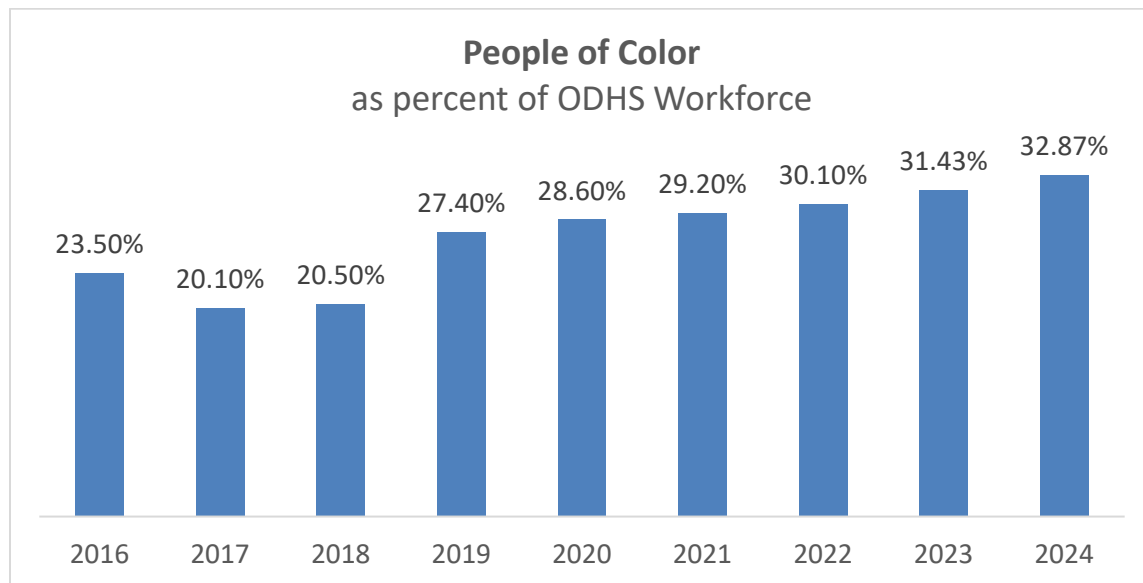
## ODHS Workforce Demographic Summaries

The following charts reflect the ODHS actual FTE on June 30 of each year 2016 through 2024 as a comparison. These numbers show the percentages of People of Color, People with Disabilities, Veterans and Women within the ODHS workforce.

### People of Color

Between June 2016 and June 2024, the ODHS workforce representation of people of color increased from 23.5 to 32.87 percent. ODHS continues to conduct focused and tailored recruiting efforts, as well as outreach and training on diversity topics. The agency works with and builds relationships with many other diverse organizations. The agency's goal is to continue to move toward diversifying our workforce to be a representation of Oregon population.

ODHS is continuing to focus on increasing and retaining the representation of people of color in all salary ranges and types of positions, but especially in professional and executive positions where we have historically seen lower representation.



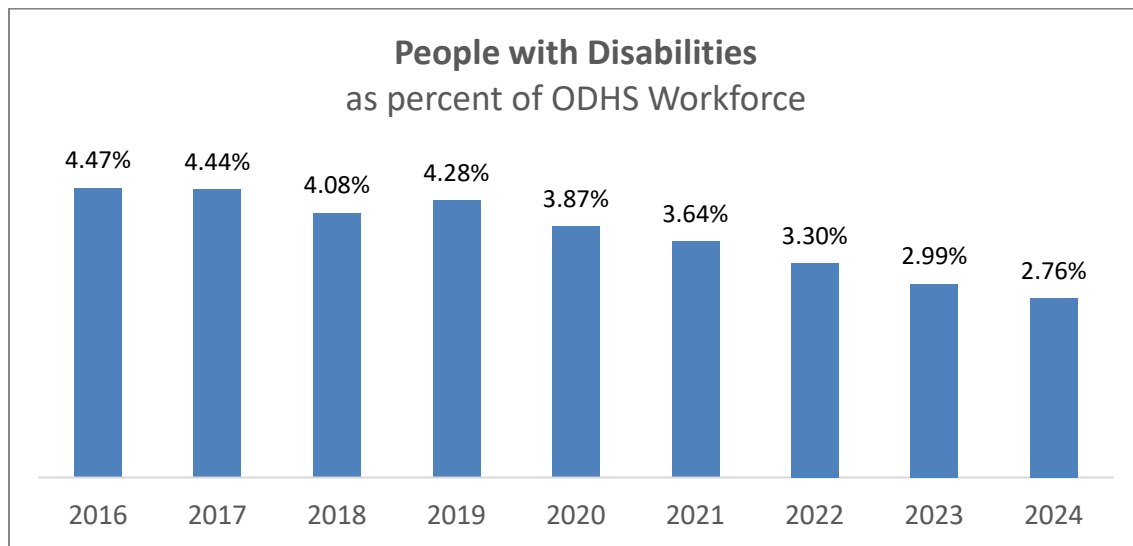
\*2019 thru present data based on information available in Workday

## People with Disabilities

Disclosure of disabilities is voluntary for employees, and we suspect the data is underreported.

Employees report confusion with Workday terminology and hesitate to identify as “Disabled” instead of identifying as ‘having a disability’. Some employees have shared that if they are not requesting an accommodation, they do not identify as “Disabled”. Additionally, employees’ disability status changes throughout their career and are not aware of how to update their status within Workday. We also hear from some employees that they are nervous to disclose disability status for confidentiality reasons.

The reported percentage has decreased from 4.47% to 2.76% from June 2016 through June 2024. The agency will continue to strengthen its outreach and education efforts to promote more employees disclosing disability status so that this population is more accurately reported at ODHS.

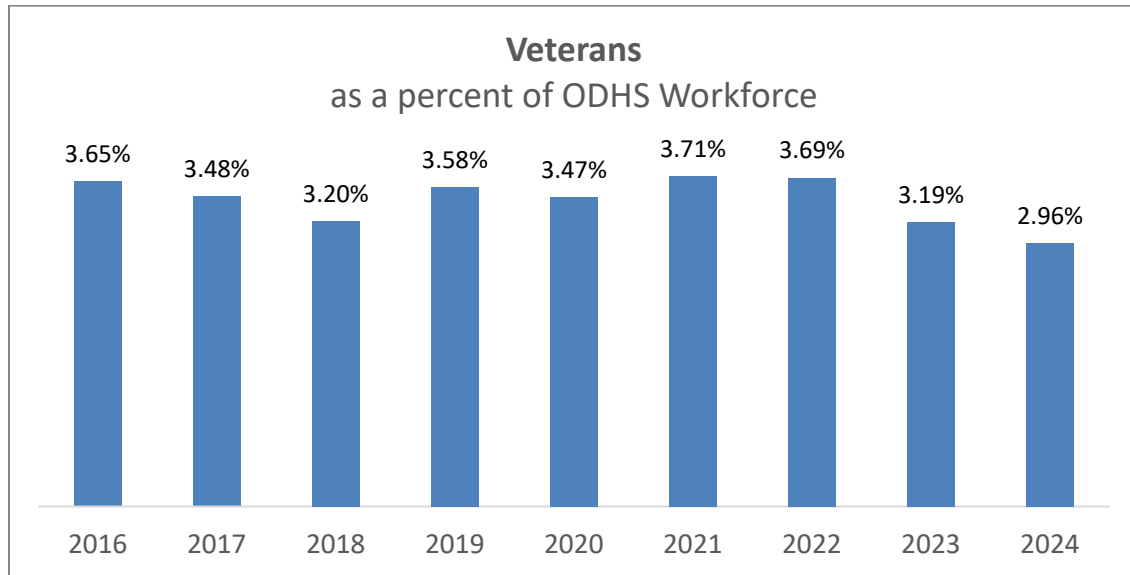


\*2019 thru present data based on information available in Workday

## Veterans

Disclosure of veteran status is voluntary and some in our workforce have chosen not to identify as a veteran; thus, we believe this number may be under reported. Some employees have reported that they associate identifying as a veteran as requesting veteran’s preference, which some may not qualify for or want.

The reported percentage has decreased from 3.65% to 2.96% from June 2016 through June 2024. The agency will continue to strengthen its outreach and education efforts to promote more employees disclosing veterans' status to report so that this this population is more accurately reported at ODHS.

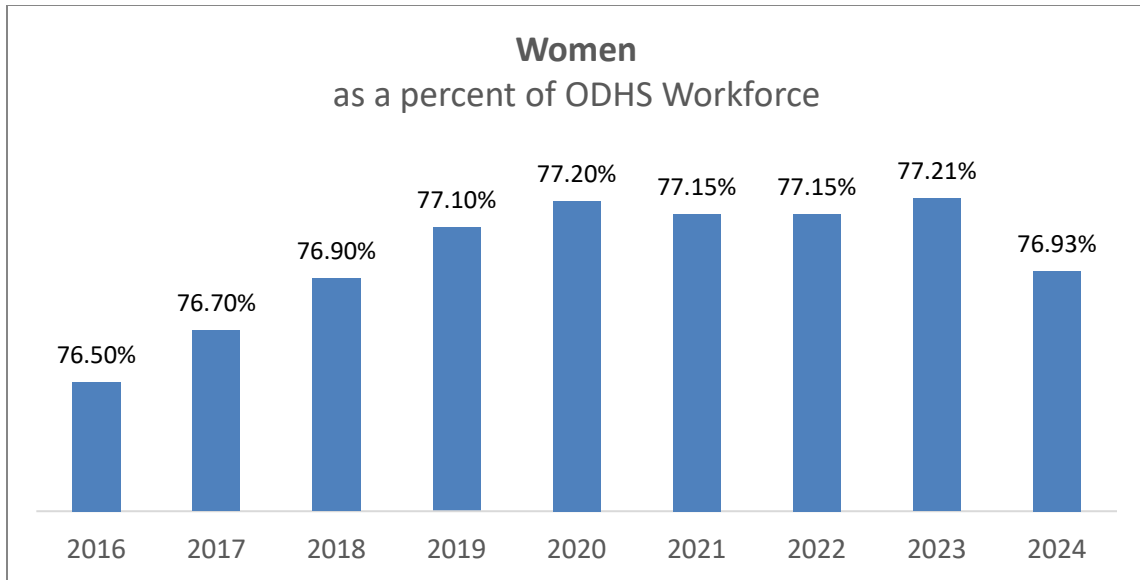


\*2019 thru present data based on information available in Workday

## Women

ODHS has historically had representation of women in most job categories above 70 percent and higher than Oregon overall population, which is closer to 50/50 male/female. While the table reflects a peak and then slight drop for the percentage of women in ODHS workforce, it is a positive shift in gender distribution throughout job levels. We see a higher percentage of male employees in vocational/technical positions providing direct community service and a higher percentage of female employees in executive level positions.

The reported percentage has increased from the initial tracking of this data from 76.50% to 76.93% from June 2016 through June 2024. The agency will continue to strengthen its outreach to support greater gender distribution through senior professional and executive level positions.



\*2019 thru present data based on information available in Workday

# Department of Human Services

Annual Performance Progress Report

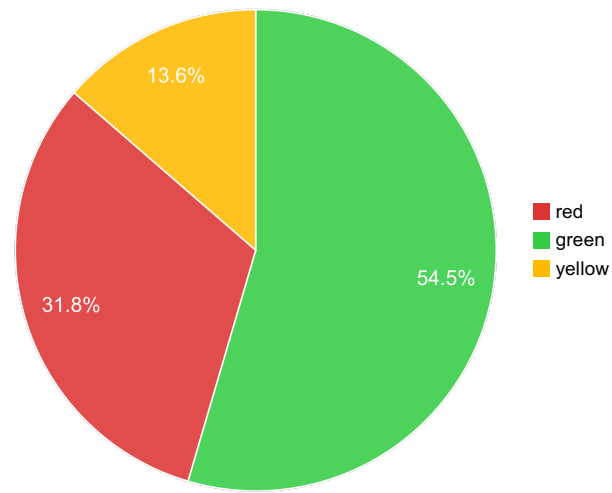
Reporting Year 2024

Published: 10/11/2024 10:39:36 AM

KPM #	Approved Key Performance Measures (KPMs)
1	OLDER ADULTS NEEDING LONG TERM CARE SERVICES (APD) - The percentage of older adults (65+) needing publicly-funded long term care services
2	LONG TERM CARE RECIPIENTS LIVING OUTSIDE OF NURSING FACILITIES (APD) - The percentage of Oregonians accessing publicly-funded long-term care services who are living outside of nursing facilities
3	TIMELY APD ABUSE INVESTIGATIONS - The percentage of abuse reports assigned for field contact that meet policy timelines
4	ABSENCE OF REPEAT MALTREATMENT OF ABUSED/NEGLECTED CHILDREN (CW) - The percentage of abused/neglected children who were not subsequently victimized within 6 months of prior victimization
5	TIMELY REUNIFICATION OF FOSTER CHILDREN (CW) - The percentage of foster children exiting to reunification within 12 months of foster care entry
6	TIMELY ADOPTION ONCE CHILDREN ARE LEGALLY FREE (CW) - The percentage of legally free children adopted in less than 12 months
7	REDUCTION OF RACE/ETHNICITY DISPARITIES IN LENGTH OF STAY (CW) - Outcome disparity in length of stay (reported in months) for children in substitute care by race/ethnicity
8	CHILDREN SERVED BY CHILD WELFARE RESIDING IN PARENTAL HOME - The percentage of children served in Child Welfare on an average daily basis (in home and foster care) who were served while residing in their parent's home
9	TIMELY ELIGIBILITY DETERMINATION FOR ODDS SERVICES - The percentage of individuals who apply for ODDS services who are determined eligible within 90 days from application
10	INTELLECTUAL/DEVELOPMENTAL DISABILITY DISPROPORTIONALITY (ODDS) - Percentage of IDD service recipients by race and ethnicity compared to the Oregon population race and ethnicity
11	SUPPORTED ODDS EMPLOYMENT SERVICES TO MAINTAIN COMPETITIVE INTEGRATED EMPLOYMENT - Number of individuals in competitive integrated employment or individual supported employment
12	ABUSE/NEGLECT OF ADULTS WITH DEVELOPMENTAL DISABILITIES (ODDS) - The percentage of substantiated abuse/neglect of adults in licensed and endorsed programs
13	HOUSEHOLDS AT, OR ABOVE, LIVING WAGE FOUR QUARTERS AFTER LEAVING SSP PROGRAM - The median percentage of households leaving Self Sufficiency who are at, or above, a living wage four quarters out
14	SSP PARTICIPANTS REPORTING HOUSING STABILITY - The percentage of Self Sufficiency participants who report their housing needs are fully met
15	SSP PARTICIPANTS REPORTING FOOD SECURITY - The percentage of Self Sufficiency participants who report they did not worry about having enough food, or actually run out of food, in the past 12 months
16	SSP PARTICIPANTS REPORTING GREATER SELF-EFFICACY - The percentage of Self Sufficiency participants who report they feel more confident in their ability to improve their current circumstances because of SSP and other services they were connected to
17	OVRs CONSUMERS WHO ARE SUCCESSFULLY EMPLOYED AT PROGRAM EXIT - The percentage of Office of Vocational Rehabilitation Services (OVRs) consumers with a goal of employment who are employed at program exit
18	OVRs CONSUMERS EMPLOYED IN SECOND QUARTER FOLLOWING PROGRAM EXIT - The percentage of OVRs clients closed from plan who are employed during second quarter following program exit
19	OVRs CONSUMERS EMPLOYED IN FOURTH QUARTER FOLLOWING PROGRAM EXIT - The percentage of OVRs clients closed from plan who are employed during fourth quarter following program exit
20	OVRs MEDIAN QUARTERLY WAGE AT SECOND QUARTER FOLLOWING PROGRAM EXIT - Median quarterly wage at second quarter following OVRs program exit
21	DHS CUSTOMER SATISFACTION - The percentage of customers rating their satisfaction with DHS above average, or excellent
22	REDUCTION IN DISPROPORTIONALITY OF CHILDREN AT ENTRY INTO SUBSTITUTE CARE (CW) - Measure of the average disproportionality index across race/ethnicity for children at entry into substitute care

Proposal	Proposed Key Performance Measures (KPMs)
New	APPLICATIONS PROCESSED TIMELY - The percentage of NEW eligibility determination requests for SNAP, Medical, LTSS and ERDC services completed timely in accordance with Federal requirements.
New	RENEWALS PROCESSED TIMELY - The percentage of RENEWAL eligibility determination requests for SNAP, Medical, LTSS and ERDC services that are received timely are processed with no break in benefits.
New	SNAP APPLICATIONS PROCESSED ACCURATELY - The percentage of eligibility determination requests for SNAP services completed ACCURATELY.
New	CUSTOMER SATISFACTION WITH ELIGIBILITY SERVICES PROVIDED - The percentage CUSTOMERS receiving eligibility determination services for SNAP. Medical, LTSS and ERDC rating 'satisfactory' services and better.
New	TIMELY ELIGIBILITY DETERMINATIONS FOR APD LONG TERM SERVICES AND SUPPORTS - ALL - The percentage of older adults and people with disabilities who receive timely LTSS eligibility determinations (Timely is defined as within 45 days of the initial date of request for LTSS)
New	ACCESSIBILITY OF APD LONG TERM SERVICES AND SUPPORTS - ALL - Percentage of eligible older adults and people with disabilities who receive assistance from paid caregivers
Delete	OLDER ADULTS NEEDING LONG TERM CARE SERVICES (APD) - The percentage of older adults (65+) needing publicly-funded long term care services
Delete	LONG TERM CARE RECIPIENTS LIVING OUTSIDE OF NURSING FACILITIES (APD) - The percentage of Oregonians accessing publicly-funded long-term care services who are living outside of nursing facilities
Delete	TIMELY APD ABUSE INVESTIGATIONS - The percentage of abuse reports assigned for field contact that meet policy timelines
New	TIMELY APD ABUSE INVESTIGATIONS - The percentage of abuse investigations that are initiated timely
Delete	ABSENCE OF REPEAT MALTREATMENT OF ABUSED/NEGLECTED CHILDREN (CW) - The percentage of abused/neglected children who were not subsequently victimized within 6 months of prior victimization
New	RECURRENCE OF MALTREATMENT (CW) - Of all children who were victims of a substantiated or indicated report of maltreatment during a 12-month target period, what percent were victims of another substantiated or indicated maltreatment allegation within 12 months of their initial report?
Delete	TIMELY REUNIFICATION OF FOSTER CHILDREN (CW) - The percentage of foster children exiting to reunification within 12 months of foster care entry

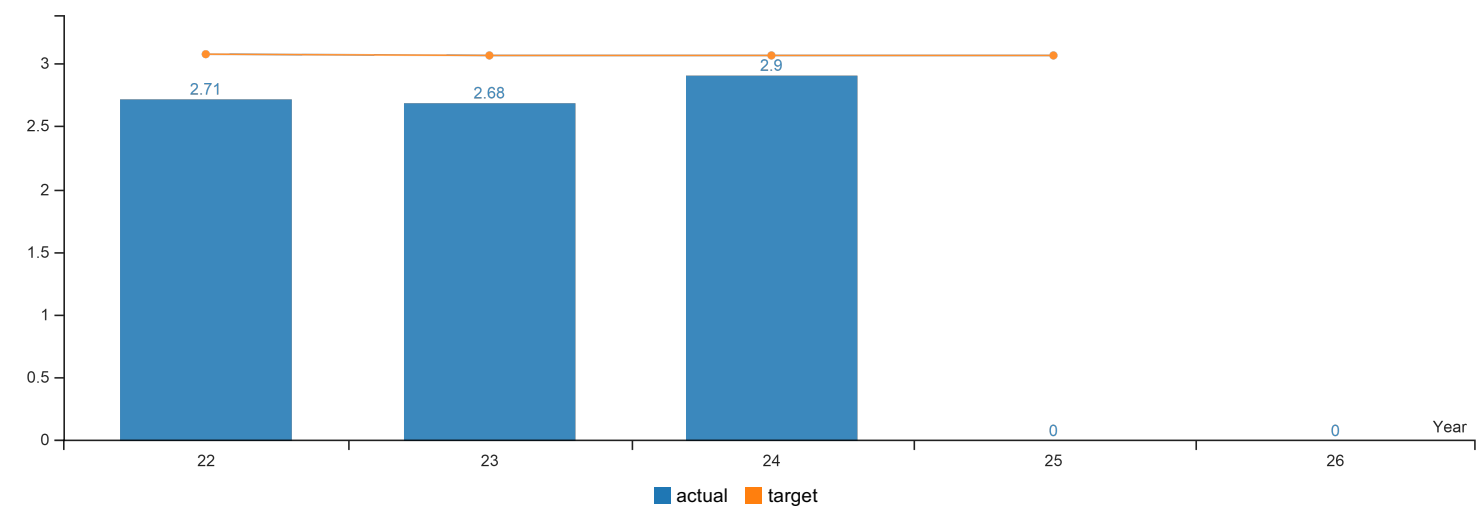
Proposal	Proposed Key Performance Measures (KPMs)
New	TIMELINESS TO PERMANENCY (CW) - Of all children who enter foster care in a target 12-month period, what percent discharged to permanency within 12 months of entering foster care
Delete	TIMELY ADOPTION ONCE CHILDREN ARE LEGALLY FREE (CW) - The percentage of legally free children adopted in less than 12 months
Delete	INTELLECTUAL/DEVELOPMENTAL DISABILITY DISPROPORTIONALITY (ODDS) - Percentage of IDD service recipients by race and ethnicity compared to the Oregon population race and ethnicity
New	INTELLECTUAL/DEVELOPMENTAL DISABILITY DISPROPORTIONALITY (ODDS) - Percentage of IDD service recipients by race and ethnicity compared to the Oregon population race and ethnicity



Performance Summary	Green	Yellow	Red
	= Target to -5%	= Target -5% to -15%	= Target > -15%
Summary Stats:	54.55%	13.64%	31.82%

KPM #1	OLDER ADULTS NEEDING LONG TERM CARE SERVICES (APD) - The percentage of older adults (65+) needing publicly-funded long term care services
	Data Collection Period: Jul 01 - Jun 30

\* Upward Trend = negative result



Report Year	2022	2023	2024	2025	2026
LTC NEED PREVENTION					
Actual	2.71%	2.68%	2.90%		
Target	3.07%	3.06%	3.06%	3.06%	

### How Are We Doing

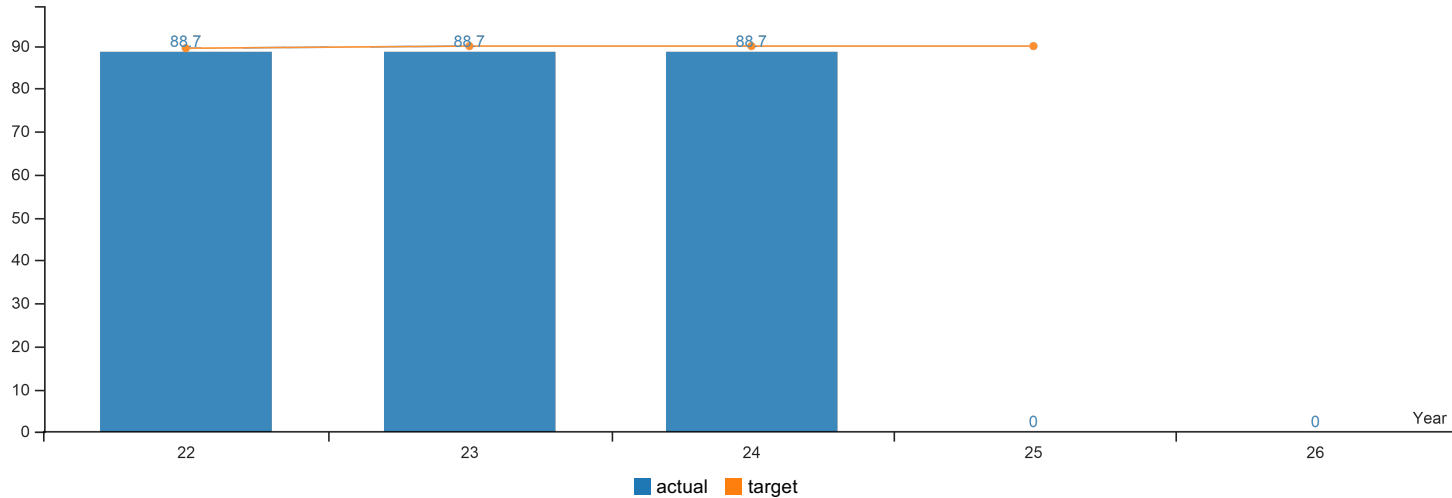
In 2024, 2.9% of Oregonians 65 or older needed assistance and utilized publicly funded long-term care. This represents a return to pre-pandemic trends and the measure continues to exceed legislative targets.

### Factors Affecting Results

This growth is attributed to several factors. As the risk of COVID faded and the direct care workforce recovered, there has been an increase in the rate of individuals accessing long term services and supports. Additionally, as the population lives longer, including individuals who would have previously died from accidents or diseases, a higher percentage of them will likely need additional supports.

KPM #2	LONG TERM CARE RECIPIENTS LIVING OUTSIDE OF NURSING FACILITIES (APD) - The percentage of Oregonians accessing publicly-funded long-term care services who are living outside of nursing facilities
	Data Collection Period: Jul 01 - Jun 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
<b>LTC RECIPIENTS LIVING OUTSIDE OF NURSING FACILITIES</b>					
Actual	88.70%	88.70%	88.70%		
Target	89.50%	90%	90%	90%	

#### How Are We Doing

APD's performance in 2024 is slightly behind the goals established, however the percentage has not changed in the past three years. Continued challenges related to workforce across the home and community- based care continuum have led to many individuals staying for longer periods of time in nursing facilities. APD believes that the goal of 10% may be unattainable due to a frequent "starting point" for individuals accessing long term services and supports is often nursing facility. APD helps individuals transitioning from NF to home and community based care, however, a percentage of the caseload will stay long enough to be counted in this measure.

The Legislature authorized innovative programs in the 2021 Legislative Session such as the expansion of Oregon Project Independence through Medicaid. This in-home program may delay entry into NFs and may facilitate quicker access to in-home supports for individuals not typically eligible for Medicaid.

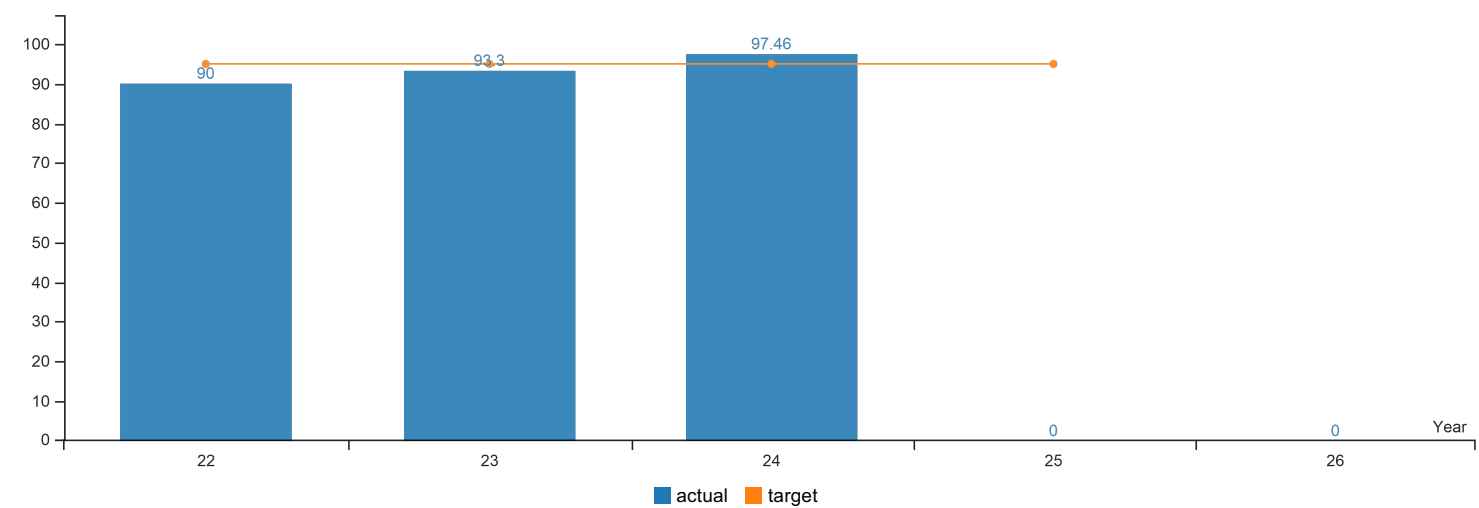
#### Factors Affecting Results

Hospitals continue to prefer to discharge older adults and people with disabilities needing post hospital care to nursing facilities. Institutional care may be appropriate for certain individuals for short periods of time. However, alternatives such as reviewing state mandates for insurance coverage for Home Health and establishing more intensive supports in other settings could help support the state in continuing to reach this KPM. APD is also working to increase available home and community based services including recruiting additional homecare workers, adult foster homes and specific needs contractors. This may help reduce the NF caseload further. However, these efforts are hampered by lower than sustainable rates for adult foster homes that routinely serve APD's most

complex individuals.

KPM #3	TIMELY APD ABUSE INVESTIGATIONS - The percentage of abuse reports assigned for field contact that meet policy timelines
	Data Collection Period: Jul 01 - Jun 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	90%	93.30%	97.46%		
Target	95%	95%	95%	95%	

### How Are We Doing

We are above our target of 95% for the first time since 2020.

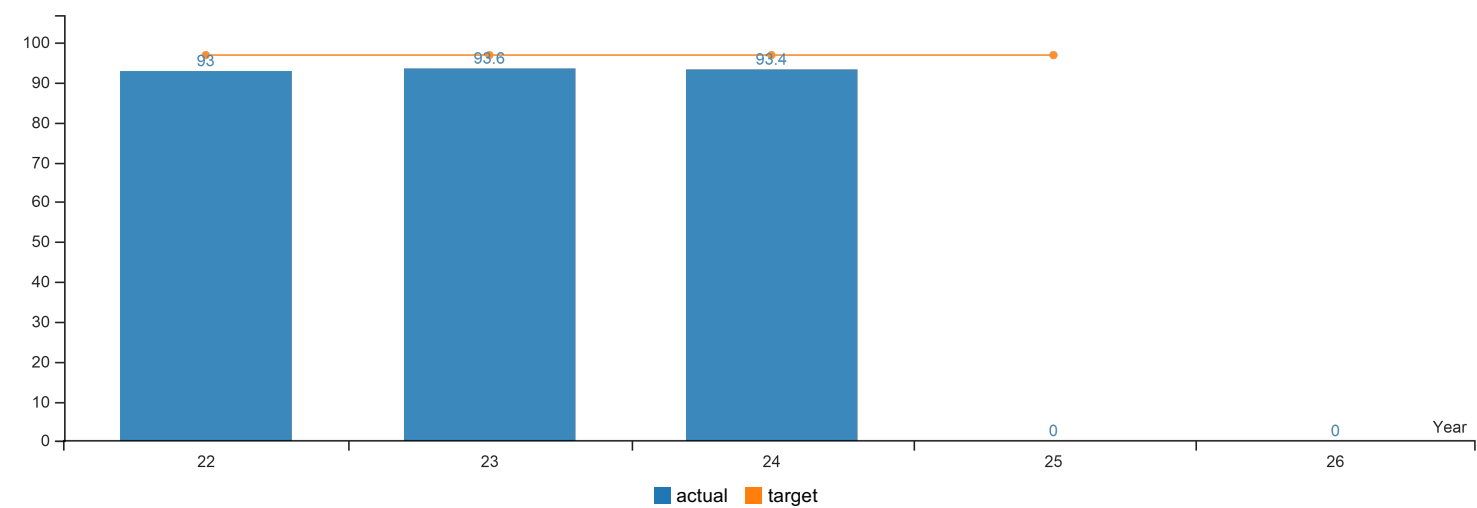
### Factors Affecting Results

During this reporting period, there were 18,729 investigations completed by APS (compared with 18,633 from the past reporting period, an increase of 0.5%). Of those, 18,462 (98.6%) received a timely response. This is a slight increase from 98.3% during the last reporting period.

During this reporting period, there were 2,038 Nursing Facility Investigations (compared with 1,411 from the past reporting period, an increase of 44.4%). Of those, 1778 (87.2%) received a timely response. This is a significant increase from 27.7% during the last reporting period. Additionally, CMS changed the response timeliness, requiring states to adopt a severity level criteria for timeliness. This will impact future reporting on this measure.

KPM #4	ABSENCE OF REPEAT MALTREATMENT OF ABUSED/NEGLECTED CHILDREN (CW) - The percentage of abused/neglected children who were not subsequently victimized within 6 months of prior victimization
	Data Collection Period: Oct 01 - Sep 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	93%	93.60%	93.40%		
Target	97%	97%	97%	97%	

How Are We Doing

The outcome of 93.4% is Federal Fiscal Year 2023 data, for Report year 2024 (October 2022 to September 2023). This period under review shows a small decrease in the absence of repeat maltreatment of abused/neglected children.

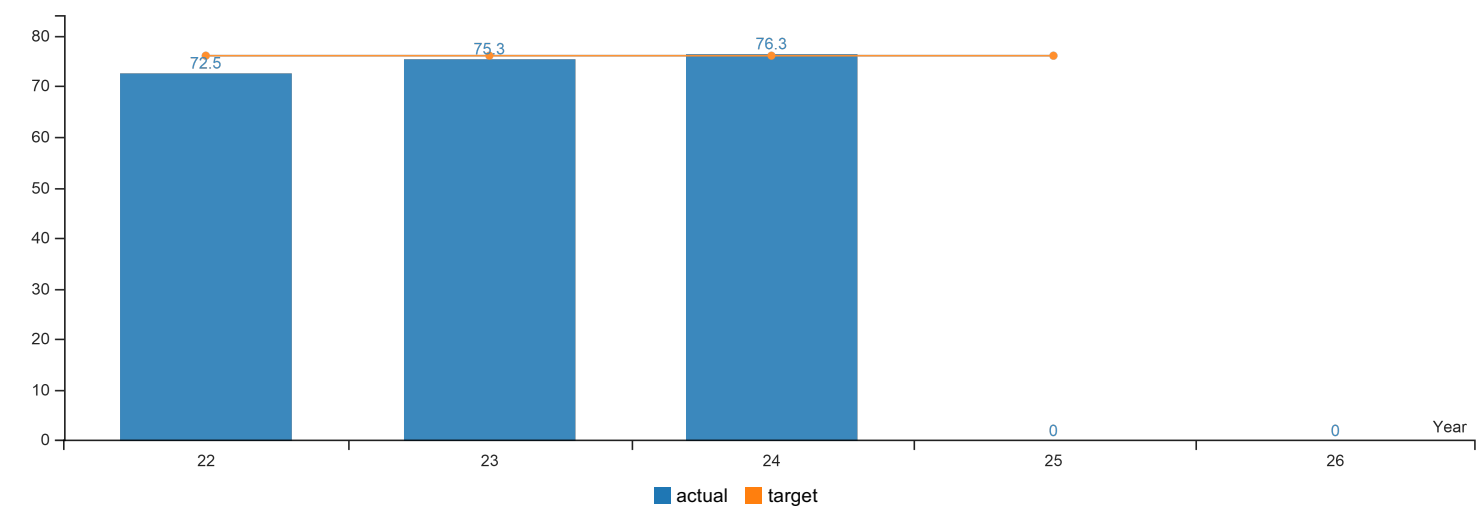
Factors Affecting Results

There is ongoing cross-program analysis of root cause issues impacting this key performance measure. Oregon statute requires that ORCAH document and assign a new report of abuse for each incident of abuse reported. This at times results in multiple reports of a child victim that have occurred over a period including historical allegations of abuse and neglect. Younger more vulnerable children and children with exceptional behavioral and mental health needs are interacting with professionals from the community who are relying on Oregon’s child welfare system to address family conditions when there are gaps in available resources. Oregon continues to work with community and staff to educate on poverty versus neglect as it is often being confused for child abuse and neglect in communities resulting in an increase in child abuse/neglect reported to ORCAH. Local offices are selecting goals to address sufficiency of information gathering during the child protective service process to accurately identify safety threats and the development of safety plans that help ensure children and youth are not subject to another occurrence of abuse or neglect during the Continuous Quality Improvement cycles. The Safety and Permanency programs are part of this planning and are providing coaching and support. Child Welfare leadership continues to focus on community engagement to improve access to resources and services and prevent child abuse and neglect. Oregon child welfare is enhancing the training and support of the child welfare workforce for substance use disorder. The increased knowledge and skills needed to understand how substance use disorder impacts family functioning and child safety will improve the effectiveness of child welfare interventions reducing the reoccurrence of child abuse and neglect. These efforts are in the early stages of development and implementation, therefore this factor may not have a measurable impact on the absence of repeat maltreatment in the Federal Fiscal Year 2025 (October 2023-September 2024).



KPM #5	TIMELY REUNIFICATION OF FOSTER CHILDREN (CW) - The percentage of foster children exiting to reunification within 12 months of foster care entry
	Data Collection Period: Oct 01 - Sep 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	72.50%	75.30%	76.30%		
Target	76%	76%	76%	76%	

### How Are We Doing

In FFY 2023, Oregon improved its performance by 1 percentage point making it the second year in a row of improvement in this measure. Oregon’s performance of 76.3 % of foster children reunifying within 12 months of foster care entry is the best performance in at least 9 years and exceeds the current target goal of 76%. The outcome of 76.3% is Federal Fiscal Year 2023 data, for Report year 2024 (October 2022 to September 2023).

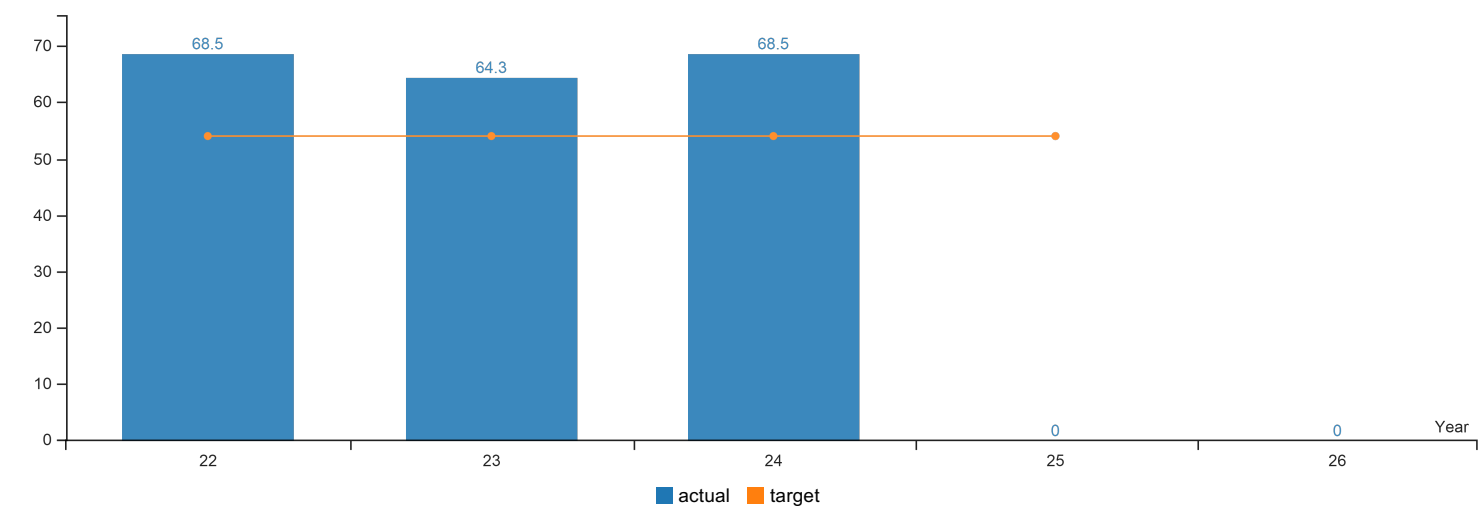
### Factors Affecting Results

The factors that likely contributed to improvements in this measure in FFY 2022 continued, as well, in FFY 2023. Since FFY 2021, the rate of children entering into foster care has remained steady; therefore, removing a factor that had negatively impacted the reunification rate a few years ago. The year-over-year reduction in the average number of children assigned per permanency worker statewide has also continued to provide permanency workers more time to engage parents and implement reunification plans.

Over the last three years, Oregon has continued to enhance reunification efforts by significantly improving the timeliness of case plans within sixty days of a child entering foster care and steadily increasing the percentage of monthly face-to-face contacts of caseworkers with parents. More recently, the Continuous Quality Improvement (CQI) program has collaborated with districts to implement strategies for improving performance measures, including partnering with Permanency Consultants to support districts in improving the quality of Ongoing Safety Plans and Conditions for Return.

KPM #6	TIMELY ADOPTION ONCE CHILDREN ARE LEGALLY FREE (CW) - The percentage of legally free children adopted in less than 12 months
	Data Collection Period: Oct 01 - Sep 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	68.50%	64.30%	68.50%		
Target	54%	54%	54%	54%	

How Are We Doing

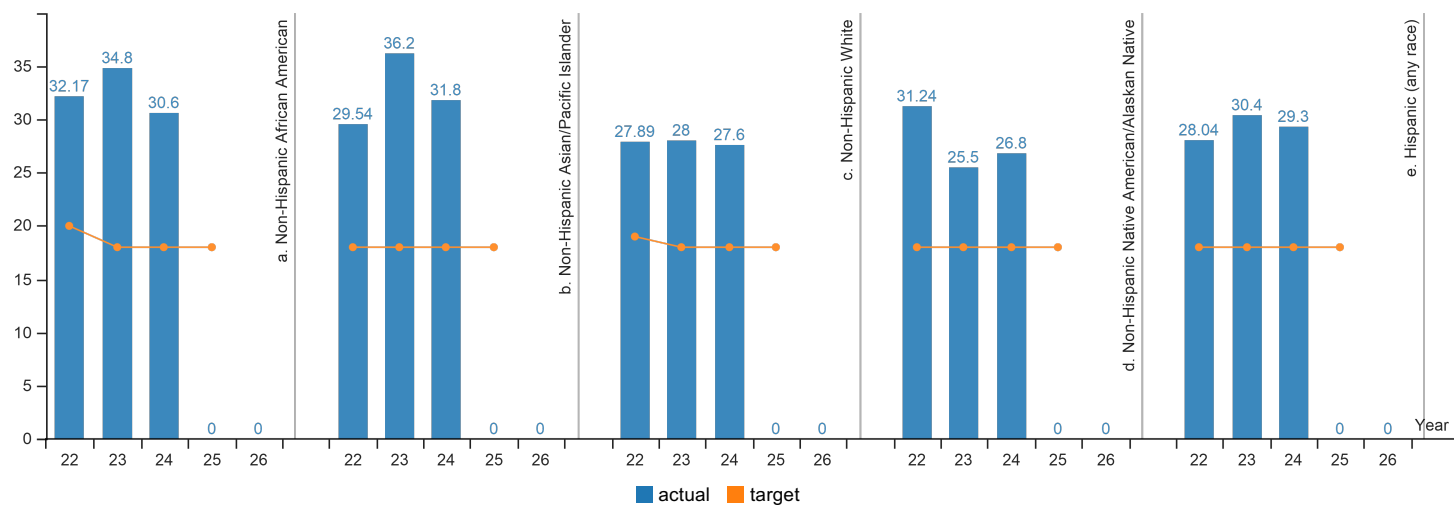
Oregon continues to surpass the target performance for this measure, and the actual performance matched the all-time high of 68.5% which was initially reached for the 2022 reporting year. It’s also the fourth straight year when the actual percentage met exceeded 50% and the third straight year it exceeded 60%. The outcome of 68.5% is Federal Fiscal Year 2023 data, for Report year 2024 (October 2022 to September 2023).

Factors Affecting Results

Oregon continues to coordinate efforts among ODHS Central Office Child Permanency Program staff, ODHS Local Branch Office staff, and other entities/partners to use CQI strategies and activities to strive for improvements in this area. Targeted tracking of adoption finalization status/progress was still being done through the ODHS Child Permanency Program staff with assistance provided to ODHS Local Branch Office staff for efforts to move adoption placement and legally freeing activities forward simultaneously and timely. Overall timeliness to permanency continues to be an area of CQI work for the department and the outcome of this measure impacts and is impacted by that work.

KPM #7 REDUCTION OF RACE/ETHNICITY DISPARITIES IN LENGTH OF STAY (CW) - Outcome disparity in length of stay (reported in months) for children in substitute care by race/ethnicity

Data Collection Period: Oct 01 - Sep 30



Report Year	2022	2023	2024	2025	2026
Actual	32.17	34.80	30.60		
Target	20	18	18	18	
Actual	29.54	36.20	31.80		
Target	18	18	18	18	
Actual	27.89	28	27.60		
Target	19	18	18	18	
Actual	31.24	25.50	26.80		
Target	18	18	18	18	
Actual	28.04	30.40	29.30		
Target	18	18	18	18	

#### How Are We Doing

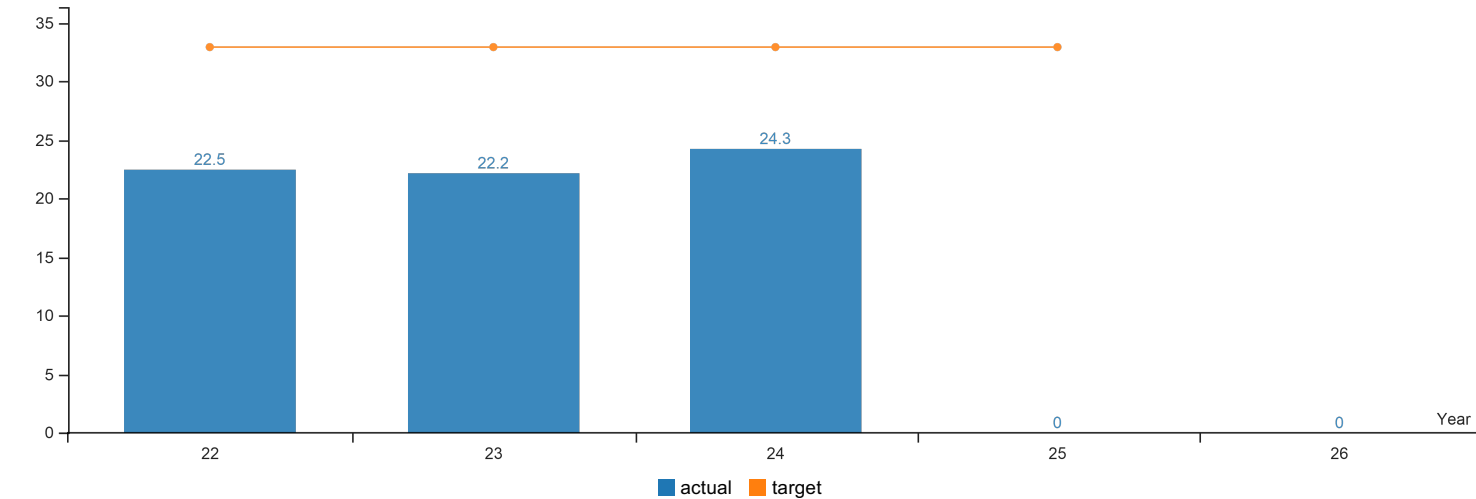
For reporting year 2024 most populations decreased their length of stay in months, except for Non-Hispanic Native American/Alaskan Native children and youth, which increased by just over a month after last year's drop of almost 6 months. Despite this increase, the length of stay of Non-Hispanic Native American/Alaskan Native children and youth is still significantly lower than it was two years ago. Non-Hispanic African American children/youth experienced a decrease of just over 4 months that continues to keep their length of stay experience shorter than Non-Hispanic Asian/Pacific Islanders who also had more than a 4-month drop (down/less is good).

**Factors Affecting Results**

As noted elsewhere, the steadying rate of children and youth entering foster care has impacted reunification rates, while the continued reduction in the average number of children assigned to a permanency worker gives those workers more time for engaging and implementing reunification plans with parents. Simultaneous efforts from the statewide CW Continuous Quality Improvement Program in partnership with permanency consultants and the targeted tracking of other metrics such as adoption finalization timeliness have all contributed to shorter lengths of stay.

KPM #8	CHILDREN SERVED BY CHILD WELFARE RESIDING IN PARENTAL HOME - The percentage of children served in Child Welfare on an average daily basis (in home and foster care) who were served while residing in their parent's home
	Data Collection Period: Oct 01 - Sep 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	22.50%	22.20%	24.30%		
Target	33%	33%	33%	33%	

#### How Are We Doing

This data point indicates an increase in the percentage of children served in their parent's home for fiscal year 2023. During this reporting period the Family Preservation work which supports learning what it will take to serve more families together in their homes than foster care, expanded to include 7 more local offices (cohort 2) alongside the initial 3 offices (cohort 1). The increase in this percentage may be due to cohort 1 becoming more skilled and supported with the intensive work of managing safety while a child and parent are together with a safety threat present. Cohort 2 spent a majority of the reporting period in their readiness phase with just over 6 months in initial implementation. Oregon expects the upward trend to continue as cohorts mature and more sites are brought on and build their capacities for in-home work. The partnership between the Self Sufficiency and Child Welfare Programs and local communities is indicating a positive impact for families when their economic, safety and stability needs are met in a seamless approach. Numerous data points collected through the Family Preservation dashboards (current data and trending data) support these conclusions as well as other key CW measures. The continued focus on stability, safety, and community engagement are integral to this approach and the positive trajectory of this measure. Oregon plans to take the learning from this up-front approach and apply it to reunification to further impact this measure as children return home from foster care. The outcome of 24.3% is Federal Fiscal Year 2023 data for report year 2024.

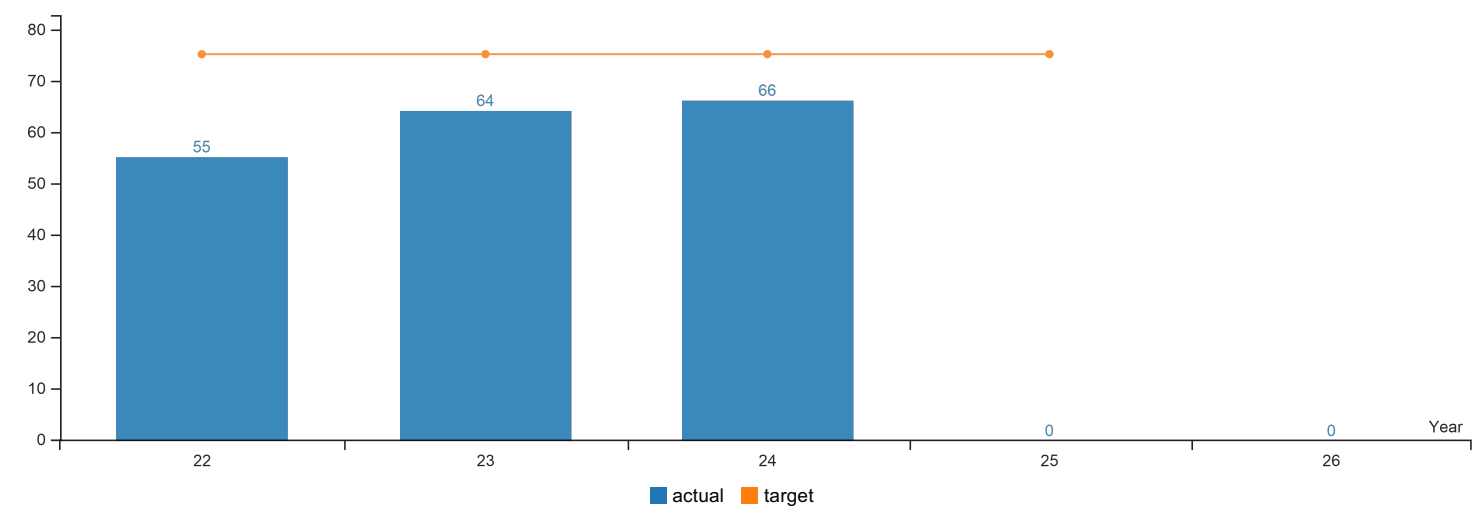
#### Factors Affecting Results

Led by our Vision for Transformation and Vision into Action, Oregon is determined to move this large agency toward a new purpose of keeping families together, stable, and safe and away from the outdated purpose of using separation as a strategy to build safety. Transformation is a long, slow process and small changes that Oregon is trying are showing impact. It is also true that a lot of work remains ahead. As stated in the last FY2022, case reviews continue to indicate that in some areas of the state in-home cases are often worked by protective services workers instead of being transitioned to permanency/preservation workers which can result in less intensive supports needed for families in their homes, cases closed prior to the family conditions being fully addressed, staff

seeing families in home on an infrequent basis or insufficient safety planning resulting in removal and placement in foster care. The scope for the Family Preservation work during this reporting period focused on in-home up-front cases where the child remained home for the duration of the case and did not include cases where a child returned to their parental home after experiencing foster care. The family preservation program hopes to address each of these areas by taking what is being learned up front and applying it to the entire journey of a family experiencing Child Welfare intervention. We continue to focus on the foundational elements to support leaders, staff and communities in getting families what they need, when they need, how they need it and whom they need it from. This continues to include reaching out and collaborating with communities and community partners to come together to develop resources throughout the state to support family stability which leads to children remaining safely in their homes while working with ODHS or returning home quickly after being placed in substitute care. Oregon continues to focus on family engagement, concrete connections to networks of support, engaging natural supports for families to manage safety threats while children are in-home and cross program collaboration.

KPM #9	TIMELY ELIGIBILITY DETERMINATION FOR ODDS SERVICES - The percentage of individuals who apply for ODDS services who are determined eligible within 90 days from application
	Data Collection Period: Jul 01 - Jun 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	55%	64%	66%		
Target	75%	75%	75%	75%	

### How Are We Doing

The ODDS data demonstrates continued positive change in the number of timely eligible determinations, with a 2% annual increase for FY2024, with the most recent quarter showing a 6% increase in determinations completed within 90 days. While 66% of FY2024 approvals were completed within 90 days, the number of applications approved have increased by 15% from the last fiscal year, with no additional staff allocated. This should be interpreted as a significant improvement.

### Factors Affecting Results

There continues to be a positive impact from April 2023 Oregon Administrative Rule revisions establishing Presumptive Eligibility, and specific training requirements for new eligibility specialists, which is now incorporated into annual competency training for all eligibility specialists. The rule language requires that all pending applications are reviewed monthly to be considered for a determination, including Presumptive Eligibility. ODDS has also collaborated with the Oregon Health Authority on the Early Assessment and Screening for Youth (EASY) demonstration project, to obtain expedited evaluations and records collection with concurrent referrals to CDDP offices when it is suspected that a youth has an intellectual or developmental disability (I/DD), and following the EASY evaluation, a eligibility determination can be made quickly. OHA and the Oregon Autism Commission sub-committee are also collaborating with ODDS on ways to build the provider base and train providers for more specific expertise in I/DD evaluations and diagnosis.

ODDS subject matter experts have engaged in quarterly data analysis, and providing technical assistance to CDDPs to discuss data trends and aid in discussions about streamlining processes, reviewing rule interpretation and increasing allowances for presumptive eligibility determinations when the criteria is met.

Ongoing additional related impacts exist due to:

- Administrative Exam Provider availability and timeliness of return reports
- Limited psychologists willing to accept Medicaid funding for administrative examinations
- Educational settings completing fewer intellectual evaluations due to shortage of evaluators and varying interpretation of necessary testing, causing an increase in CDDPs needing to arrange intellectual testing
- Increased delays in receiving existing medical or psychological evaluations due to fewer support staff at medical and educational offices.

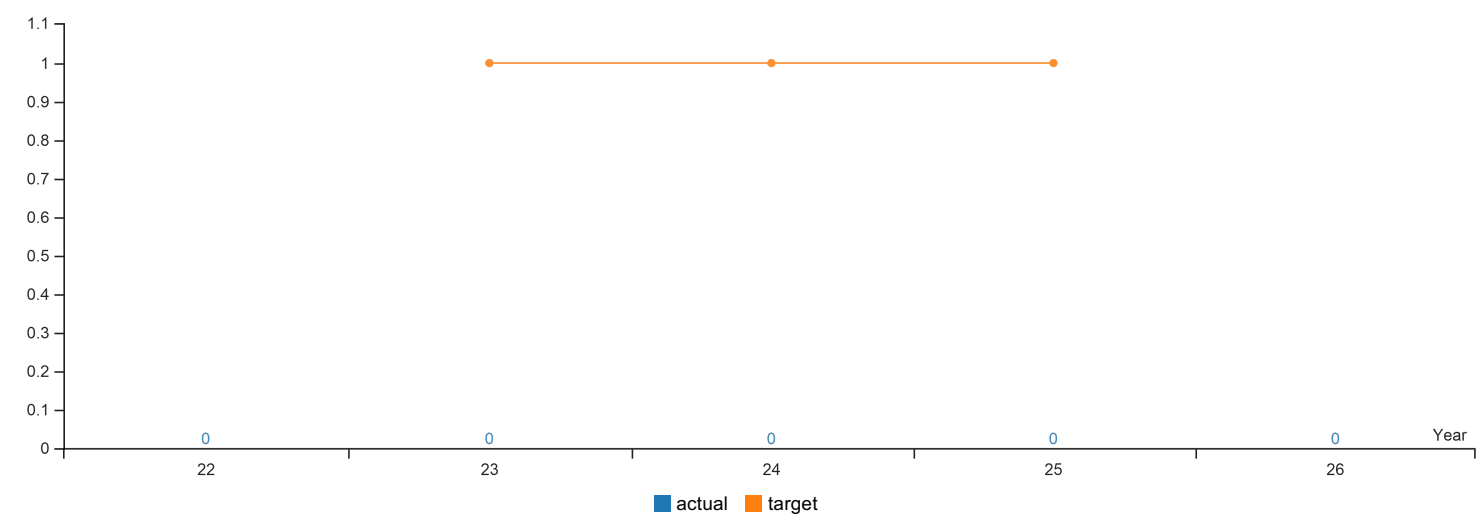
Actions:

- ODDS is reviewing presumptive eligibility data and incorporating findings into plans for improved metrics
- Use of EASY evaluations to reduce need for evaluations in some areas, increased capacity for psychologists for other referrals

Ongoing analysis of equity data for eligibility approvals and denials and identifying goals to improve these outcome measures.

KPM #10	INTELLECTUAL/DEVELOPMENTAL DISABILITY DISPROPORTIONALITY (ODDS) - Percentage of IDD service recipients by race and ethnicity compared to the Oregon population race and ethnicity
	Data Collection Period: Jan 01 - Dec 31

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual					
Target		1%	1%	1%	

How Are We Doing

ODDS has been working to assess equity within the Intellectual and Developmental Disabilities (I/DD) systems. To do that, ODDS created disproportionality metric. ODDS will use this data as a starting point to understand how our system serves people differently based on race and ethnicity.

	Report Year	2019	2020	2021	2022	2023	2024
<b>a. American Indian/Alaskan Native</b>							
Actual					2.39	2.39	
Target					1	1	
<b>b. Asian</b>							
Actual					0.74	0.75	
Target					1	1	
<b>c. Black</b>							
Actual					2.64	2.7	

Target	1	1
<b>d. Native Hawaiian and Pacific Islander</b>		
Actual	1.68	1.65
Target	1	1
<b>e. White</b>		
Actual	1.1	1.08
Target	1	1
<b>f. Hispanic or Latina/o/x/e</b>		
Actual	0.54	0.59
Target	1	1
<b>g. More than One Race</b>		
Actual	0.33	0.42
Target	1	1
<b>h. Other Race</b>		
Actual	0.63	0.64
Target	1	1

#### Factors Affecting Results

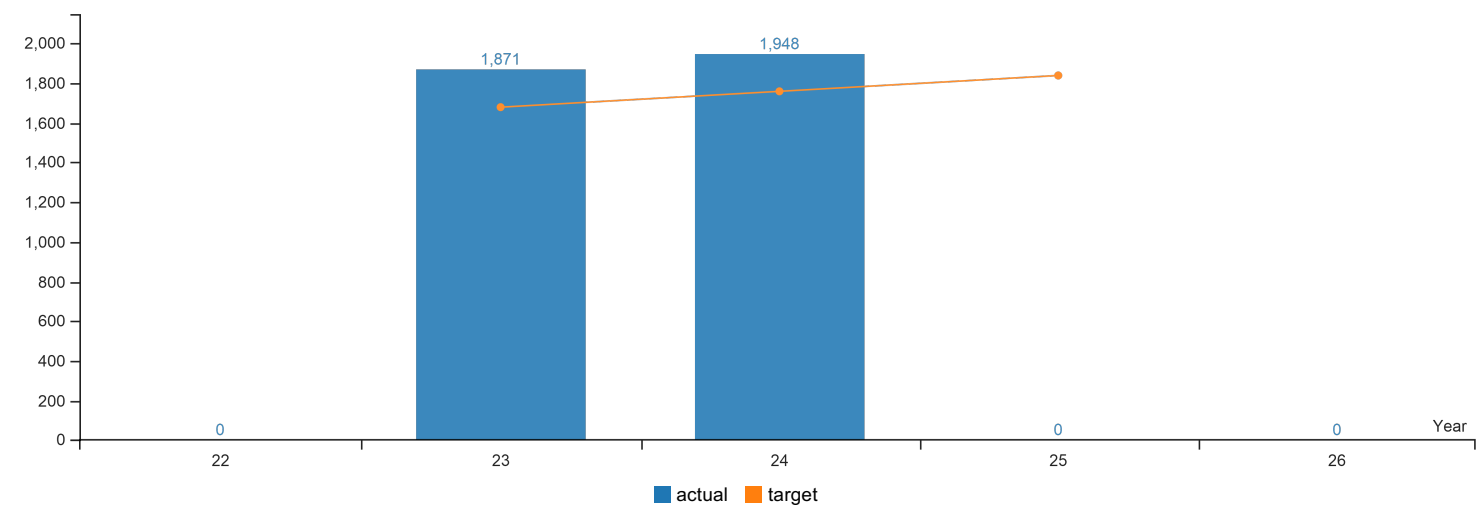
This data helps us explore how societal and systemic barriers may cause disproportionalities in how individuals of various racial and ethnic background access services and supports through ODDS and how they can be addressed through policy and practice. From this, we can start building questions to have conversations and develop efforts that potentially address inequities we see within our system. With both ODDS, CMEs and other community partners having access to the same data, we can support each other in understanding what the data is telling us and how we can adjust engagement with different communities. Data allows us to see the effectiveness of our efforts and to be able to see improvements more accurately over time.

#### Actions:

- Instituted requirements for Case Management Entities (CMEs) to develop and maintain service equity assessments and action plans. CMEs will report annually to ODDS on updates and work closely on collective initiatives. This is another way ODDS can see potential barriers through different perspectives and work together to address them.
- Distributed additional funding appropriated by the Oregon Legislature to Case Management Entities to improve language access and cultural and linguistic competency in the program and issued language access requirements and guidance to CMEs.
- Began community engagement efforts through community listening sessions where ODDS can hear first-hand from individuals and families, providers and CMEs on impacts that new and existing policies and practices are having on services provided.

KPM #11	SUPPORTED ODDS EMPLOYMENT SERVICES TO MAINTAIN COMPETITIVE INTEGRATED EMPLOYMENT - Number of individuals in competitive integrated employment or individual supported employment
	Data Collection Period: Jul 01 - Jun 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual		1,871	1,948		
Target		1,680	1,760	1,840	

How Are We Doing

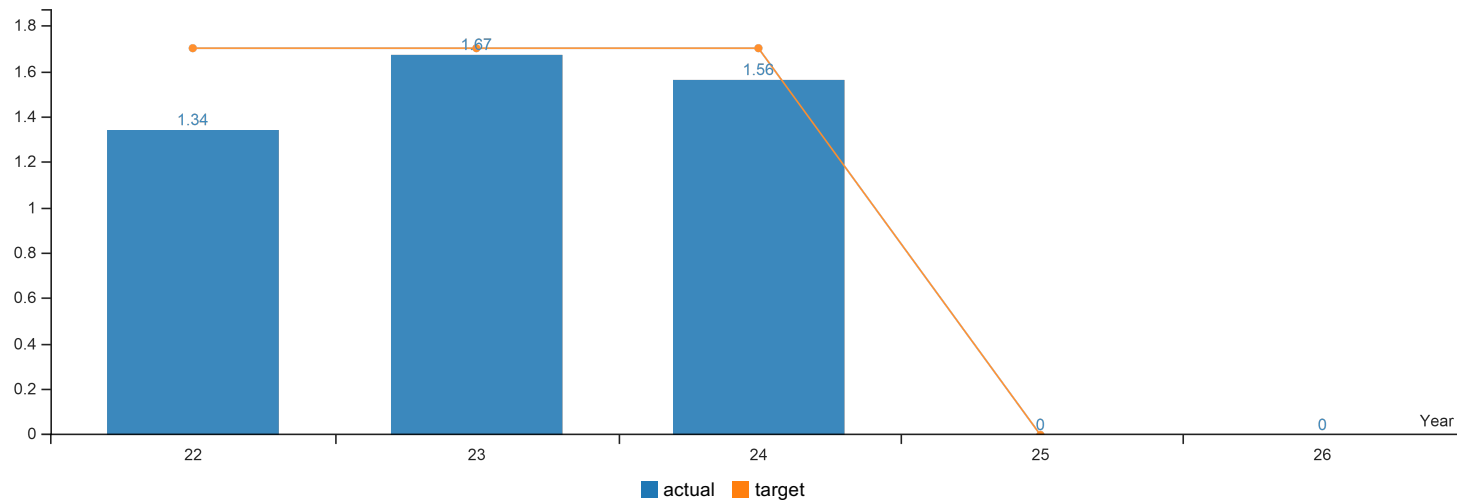
ODHS exceeded its goal of at least 1,800 individuals and currently has more than 1,948 people in competitive integrated employment.

Factors Affecting Results

ODHS continues to maintain policies, rate methodologies and other practices to ensure people with I/DD who want to go to work in the community are able to do so. This trend is continuing in Oregon. Actions: ODDS has been an Employment First state since 2008, meaning Oregon believes that anyone who wants to go to work can go to work with the right supports, no matter their disabilities or needs. It is the job of ODDS and ODHS to ensure those supports are in place and easy to access. Some work includes: continuing to work cross-program with Vocational Rehabilitation and Department of Education on policies, continuing regular technical assistance to our case management entities and providers, etc. Within Employment First there is consistent partner engagement and system improvements to help ensure people who want to go to work have the supports to do so.

KPM #12	ABUSE/NEGLECT OF ADULTS WITH DEVELOPMENTAL DISABILITIES (ODDS) - The percentage of substantiated abuse/neglect of adults in licensed and endorsed programs
	Data Collection Period: Jan 01 - Dec 31

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	1.34%	1.67%	1.56%		
Target	1.70%	1.70%	1.70%	0%	

### How Are We Doing

This metric applies to substantiated abuse of adults in licensed and endorsed programs. Because these programs have sought licenses or endorsements, ODDS can have a direct impact on the provider agencies involved in abuse and neglect.

In previous years, most reports of abuse and neglect involved licensed settings. Employees in these settings are mandatory reporters of abuse and are trained to recognize signs of abuse. The estimate of abuse for this population declined by 0.12% from last year's figure. The adult population receiving these services increased 3.5% from 2022 to 2023 (8606 individuals to 8921) and the number of adults with a substantiated abuse allegation dropped nominally from 144 in 2022 to 139 in 2023, a decrease of 3.5%. Because of a lack of national abuse data, it is a challenge to establish a meaningful IDD abuse rate target. Targets are currently based on trends of historical data.

Oregon's recent transition to a Centralized Abuse Management (CAM) information system is providing enhanced tracking and monitoring of abuse referrals and investigations. The CAM system will enhance access and availability of information across the state and greatly improve the ability to make data informed decisions.

### Factors Affecting Results

The last five years have seen significant variation in the substantiation rates for adults with developmental disabilities. In the past two years the rate seems to have settled at around 1.6%, about midway between rates before and during the COVID pandemic, and slightly below the long-term target (1.7%). Over the previous four years the overall trend has been an increase back towards pre-COVID rates, without fully reaching those levels. The apparent reduction may indicate true improvements (e.g., increased/better training for those working with DD individuals) or could in part relate to reporting issues, e.g., true instances of abuse are not being reported or an increase in reports that are ultimately not substantiated. Either scenario would tend to reduce overall substantiation rates.

Additionally, abuse rates for people with intellectual/developmental disabilities can be affected by many factors including:

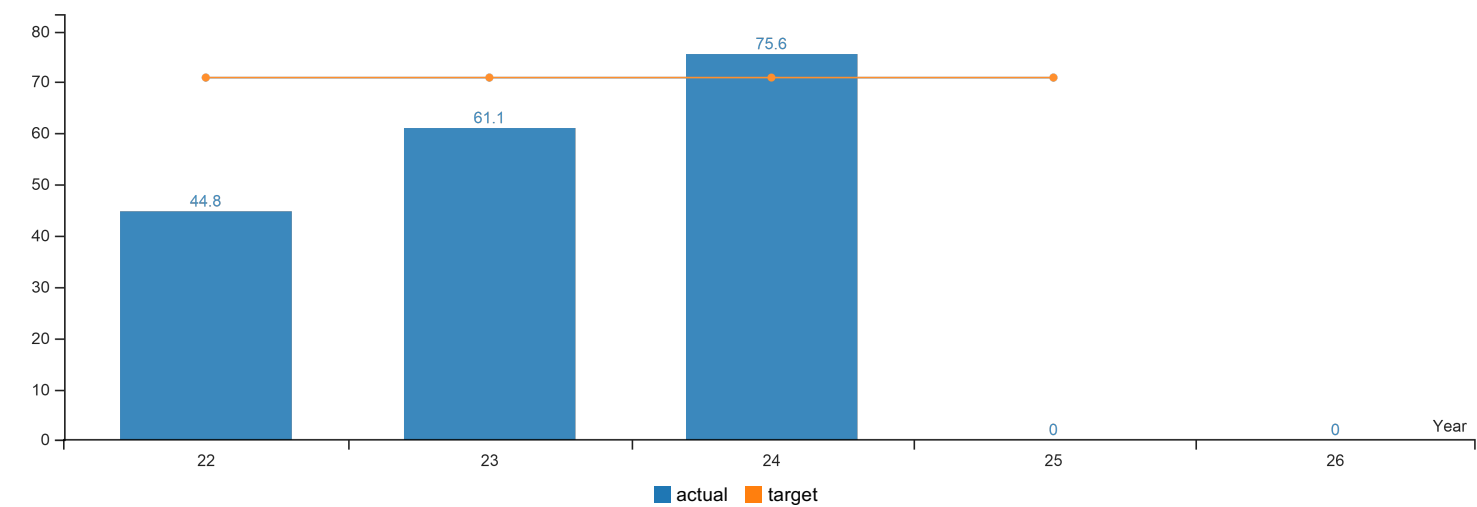
- The high acuity and service needs of residents being served in community-based care settings.
- High turnover rate of treatment and support staff in all settings.
- An adult's right to make decisions about their living situation, companions, etc.
- Barriers to the reporting of abuse by cognitively impaired clients.
- Limited resources available to respond to and support people with intellectual/developmental disabilities who are abused (e.g. domestic violence shelters, counseling resources, etc.).

**What needs to be done in this area includes:**

- Ongoing training for service coordinators, personal agents, personal support workers, direct support providers, service providers and facility staff in recognizing, reporting, and preventing abuse.
- Research and collaboration with community response systems and resources, including domestic violence interventions, sexual assault response, mental health services, housing, etc.
- Coordination and participation with local area multidisciplinary teams and coordinated-care organizations.

KPM #13	HOUSEHOLDS AT, OR ABOVE, LIVING WAGE FOUR QUARTERS AFTER LEAVING SSP PROGRAM - The median percentage of households leaving Self Sufficiency who are at, or above, a living wage four quarters out
	Data Collection Period: Jul 01 - Jun 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	44.80%	61.10%	75.60%		
Target	71%	71%	71%	71%	

### How Are We Doing

The Office of Self-Sufficiency Programs (SSP) is guided by the Oregon Department of Human Services (ODHS) Equity North Star<sup>[1]</sup> and by the agency’s Building Well-being Initiative (BWBI) to advance a future where all who live in Oregon, regardless of race, identity, or place, have the resources and support they need to achieve whole well-being for themselves, their families, and their communities.

Our commitment to this vision is reflected in supports and services that aim to improve the economic stability of the communities we serve. Achieving living wages is essential for maximizing human potential. Families whose incomes are near or below the federal poverty level often struggle to afford basic needs such as food, housing, utilities, childcare, and clothing. This measure tracks the median percentage of participants who exit all Self-Sufficiency programs and earn at or above living wages four quarters after exiting.

The most recent data shows that 75.6% of these participants are earning living wages. This is a substantial improvement from last year’s result of 61.1%, showing significant progress toward economic stability for program participants. It’s important to note that only SSP exiters whose income is captured by OED are included in the analysis. Participants engaged in the informal economy or whose wages are not reported to OED are excluded, which may limit the scope of this data.

[1] <https://www.oregon.gov/dhs/DHSNEWS/Documents/ODHS-Equity-North-Star.pdf>

### Factors Affecting Results

This measure is based on data provided by the Oregon Employment Department (OED), which tracks participant earnings one year after exiting all SSP programs. These earnings are compared to

the Washington State University Self-Sufficiency Standard for Oregon, which outlines the income levels required to meet basic needs, with adjustments for family size and geographic location.<sup>[1]</sup>

The 2024 results reflect participants who left SSP programs in 2022. The significant increase in households earning a living wage may be attributed to several factors, including improved economic conditions, the end of the public health emergency, and targeted programmatic investments in employment and training. However, the structure of the local economy, the availability of jobs, and macroeconomic trends may have also influenced these results.

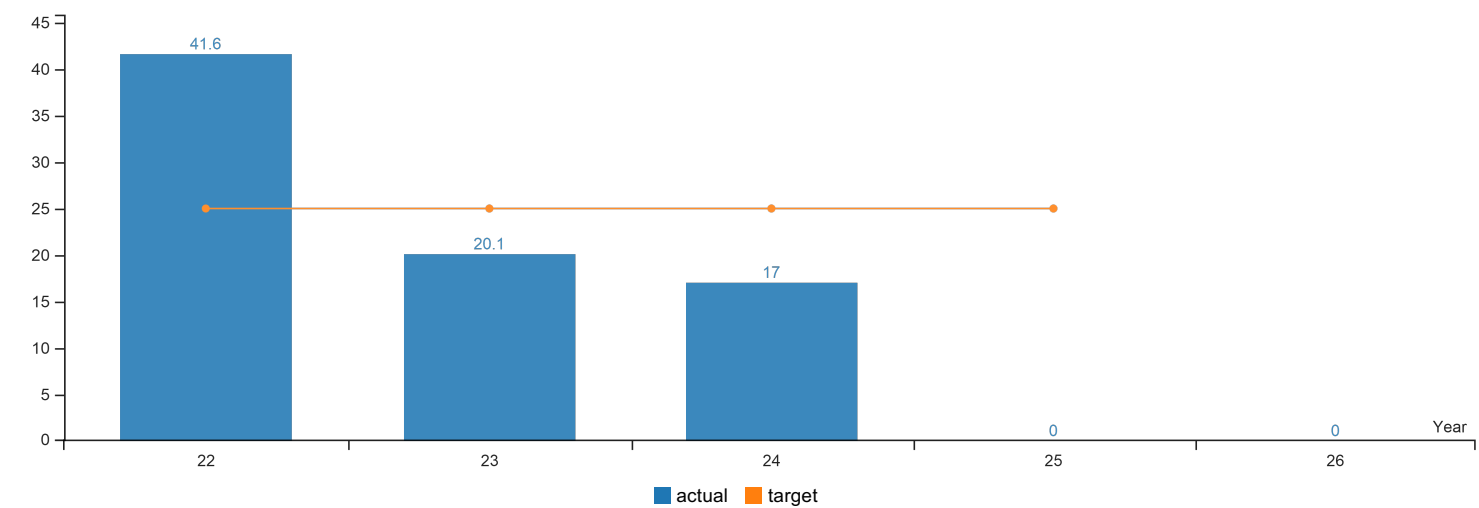
ODHS continues to refine its role within the Oregon Workforce System, fostering stronger partnerships and enhancing service delivery. Through expanded data-sharing agreements, such as those with OED regarding Supplemental Nutrition Assistance Program (SNAP) employment plans, the department aims to further integrate services and improve outcomes.

Looking ahead, SSP will continue to focus on building partnerships and responding to community feedback, ensuring that programmatic efforts continue to support families on the path to self-sufficiency and living wage employment.

<sup>[1]</sup> Dr. Diana M. Pearce, The Self-Sufficiency Standard for Oregon 2021, Center for Women's Welfare at the University of Washington. Available online at: <http://selfsufficiencystandard.org/oregon>

KPM #14	SSP PARTICIPANTS REPORTING HOUSING STABILITY - The percentage of Self Sufficiency participants who report their housing needs are fully met
	Data Collection Period: Jan 01 - Dec 31

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	41.60%	20.10%	17%		
Target	25%	25%	25%	25%	

### How Are We Doing

The Office of Self-Sufficiency Programs (SSP) is guided by the Oregon Department of Human Services (ODHS) Equity North Star<sup>[1]</sup> and by the agency’s Building Well-being Initiative (BWBI) to advance a future where all who live in Oregon, regardless of race, identity, or place, have the resources and support they need to achieve whole well-being for themselves, their families, and their communities. The Office of Self-Sufficiency Programs (SSP) is dedicated to upholding this vision through supports and services aimed at improving the economic conditions of the communities we serve. Housing is a key social determinant of health and a foundation for successful communities. Affordable and permanent housing improves the quality of life of families by leading to better health, stability, safety, and security. Where a person lives can predict their life expectancy<sup>[2]</sup>. The goal of this measure is to track the percentage of households connecting to Self-Sufficiency programs who report housing stability.

In the summer of 2024, SSP conducted a statewide voluntary survey of Supplemental Nutrition Assistance Program (SNAP) participants who applied or reapplied for benefits during the year. The survey was accessible in six languages: Arabic, Russian, Somali, Spanish, Vietnamese, and English. Out of 70,407 invited participants, a total of 5,866 responded resulting in an overall response rate of 8.3%.

The survey found that 17.0 percent of respondents reported housing stability, lower compared to 20.1 percent in 2023. Based on the survey, 74.2 percent of the respondents reported housing instability, meaning that their housing needs are not fully met.

The following is a breakdown by race, ethnicity and disability of participants who responded, “I and/or my family’s housing needs are fully met (i.e., I can afford to pay rent/mortgage and utilities without difficulty)” to the KPM question: “Please select what you feel is most true for your family now”. Please note the race, ethnicity and disability breakdown shown below is not generalizable to the entire

SNAP population.

Race/ethnicity/disability	Percentage
American Indian and Alaska Native	10.6%
Asian	22.2%
Black and African American	10.9%
Hispanic and Latino/a/x	15.2%
Middle Eastern and North African*	14.8%
Native Hawaiian and Pacific Islander*	6.3%
Unknown	14.5%
White	19.8%
Grand Total	<b>17.0%</b>
Individuals with disability(ies) (Included in the counts above)	11.4%
*small sample size for this population	

The survey provided participants with an opportunity to share additional input. Below are a few quotes from respondents who chose to answer the question, "Is there anything else about your living situation you'd like to share?"

*"I feel like the amount of money provided for assistance isn't enough, and I've had to make tough choices between food, medicine, and housing. The support doesn't match the rising cost of living."*

*"Currently no way to get to places, do not have a car, and with my low income I can't keep up with rent or utilities. It's been extremely difficult to stay afloat."*

*"The landlord refuses to do necessary repairs, and the place is falling apart. I'm stuck because I can't afford anything else right now."*

*"People who are struggling even with jobs and need rental assistance are being ignored. We're drowning in costs, and there's no help in sight."*

*"Inadequate living. Basement with mold, bugs, holes, etc at much too high a price, even with a roommate."*

The general observations based on the comments from survey respondents are that survey respondents:

- Are facing financial struggles, with rent consuming a significant portion of their income.
- Are living in unsafe or poor housing conditions, including issues such as mold, pest infestations, and electrical hazards.
- Are experiencing housing instability and fear of losing their current living arrangements without additional support.
- Need continued assistance and support to remain in their homes, with some indicating that they would be unable to stay without external help.

[1] <https://www.oregon.gov/dhs/DHSNEWS/Documents/ODHS-Equity-North-Star.pdf>

[2] Arias E, Escobedo LA, Kennedy J, Fu C, Cisewski J. U.S. small-area life expectancy estimates project: Methodology and results summary. National Center for Health Statistics. Vital Health Stat 2(181). 2018. Found at this link: [https://www.cdc.gov/nchs/data/series/sr\\_02/sr02\\_181.pdf](https://www.cdc.gov/nchs/data/series/sr_02/sr02_181.pdf)

**Factors Affecting Results**

Housing remains a critical issue across Oregon, with significant challenges in affordability and availability continuing to drive instability and homelessness.[1] Based on the 2024 SSP Wellbeing Survey, only 17.0% of respondents reported that their housing needs are fully met, revealing the extent of housing insecurity across the state. This percentage varies significantly across different racial

and demographic groups, highlighting disparities in housing access and stability.

Additionally, racial disparities in housing stability remain stark. While White respondents reported a higher rate of housing stability at 19.8%, marginalized groups, particularly Black, and American Indian respondents, experience disproportionately higher levels of housing insecurity. This reflects broader, systemic inequities in housing access and affordability across Oregon.

Key findings from the 2024 survey show that certain populations experience significantly lower levels of housing stability:

- Black and African American respondents and American Indian and Alaska Native respondents reported notably low housing stability rates, at 10.9% and 10.6%, respectively. These figures highlight systemic barriers to affordable, quality housing for communities of color.
- Individuals with disabilities continue to face significant housing challenges, with only 11.4% of respondents in this group reporting that their housing needs are fully met. This points to ongoing accessibility issues and the higher financial burdens experienced by those with disabilities.

The rollback of pandemic-era protections, such as emergency rental assistance, eviction moratoria, and increased SNAP benefits, has left many individuals vulnerable. Inflation and rising housing costs may have exacerbated these issues, and the limited availability of affordable housing units further compounds the problem.<sup>[2]</sup>

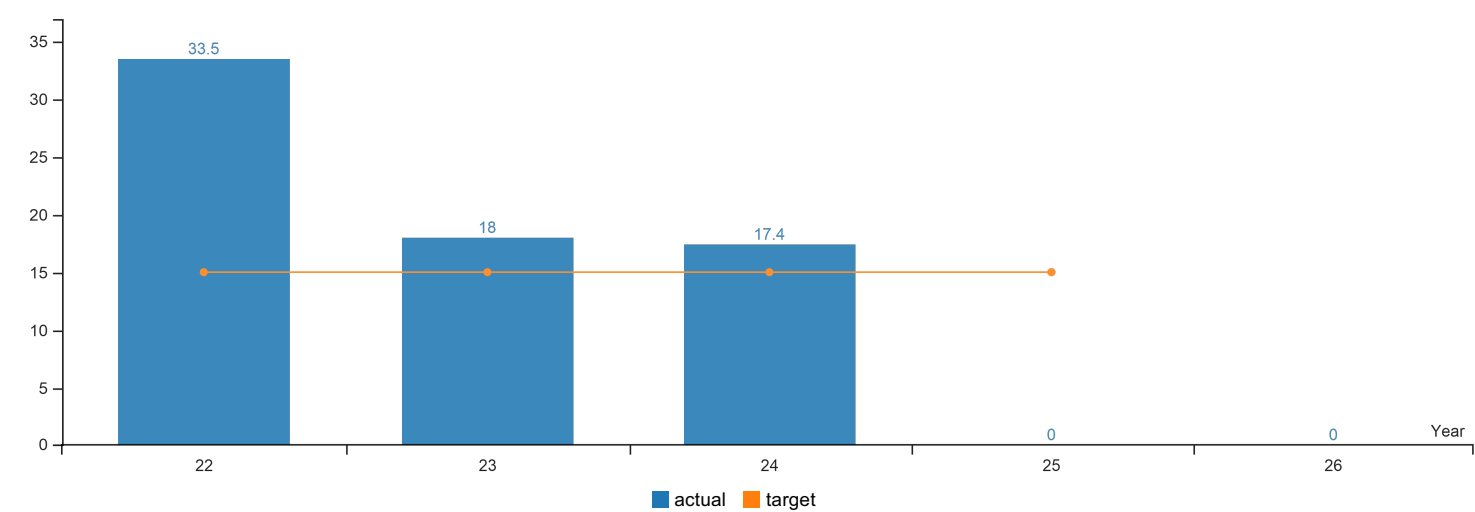
SSP has responded to these challenges by expanding TANF-funded support service payments for housing related costs and through partnerships with Oregon Housing and Community Services. These efforts include housing navigation services and other resources aimed at preventing eviction and supporting stable housing. However, the 2024 Wellbeing Survey data suggest that more systemic and targeted interventions are necessary to address housing, particularly for those most affected by economic hardship, disability, and racial inequities.

<sup>[1]</sup> According to the 2023 Oregon Statewide Homelessness Estimates, homelessness increased by 8.5% overall from 2022, with unsheltered homelessness rising by 17.2% and sheltered homelessness by 4.2%. Oregon also has the second-highest rate of unsheltered homelessness in the nation, with 65% of all homeless individuals being unsheltered.

<sup>[2]</sup> Oregon Households Struggling with Housing Costs, Oregon Office of Economic Analysis. 2023. <https://oregoneconomicanalysis.com/2023/01/25/oregon-households-struggling-with-housing-costs/>

KPM #15	SSP PARTICIPANTS REPORTING FOOD SECURITY - The percentage of Self Sufficiency participants who report they did not worry about having enough food, or actually run out of food, in the past 12 months
	Data Collection Period: Jan 01 - Dec 31

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	33.50%	18%	17.40%		
Target	15%	15%	15%	15%	

How Are We Doing

The Office of Self-Sufficiency Programs (SSP) is guided by the Oregon Department of Human Services (ODHS) Equity North Star<sup>[1]</sup> and by the agency's Building Well-being Initiative (BWBI) to advance a future where all who live in Oregon, regardless of race, identity, or place, have the resources and support they need to achieve whole well-being for themselves, their families, and their communities.

SSP is dedicated to upholding this vision through supports and services aimed at improving the economic conditions of the communities we serve. Food security is closely tied to economic mobility, a key social determinant of health. Access to nutritious food is essential for babies to reach developmental milestones, support children's learning and growth, reduce the likelihood of chronic disease in adults, and help seniors maintain health and independence. This measure aims to track the percentage of households engaging with Self-Sufficiency programs that report food security.

The United States Department of Agriculture (USDA) defines food security as consistent and dependable access to enough food for an active, healthy life. According to the USDA's "Household Food Security in the United States in 2023" report, 12.8 percent of Oregon households were food insecure, a statistically significant 2.6 percent increase from 2022.<sup>[2]</sup>

In the summer of 2024, SSP conducted a statewide voluntary survey of Supplemental Nutrition Assistance Program (SNAP) participants who applied or reapplied for benefits during the year. The survey was accessible in six languages: Arabic, Russian, Somali, Spanish, Vietnamese, and English. Out of 70,407 invited participants, a total of 5,866 responded resulting in an overall response rate of 8.3%.

Based on the survey, 17.4 percent of respondents reported experiencing food security. This year's result is 0.6 percent lower than the food security rate reported in 2023. This means that 77.5%

percent of respondents reported experiencing food insecurity, meaning that their access to adequate food is limited by a lack of money or other resources.

During the COVID-19 pandemic, federally approved benefits like enhanced SNAP emergency allotments, along with other USDA initiatives such as school lunches, state investments in food banks, the child tax credit, and various pandemic relief efforts, were crucial in supporting communities. However, the expiration of most of these programs, combined with broader economic factors like inflation, has affected food security rates.<sup>[3]</sup> A recurring theme in survey respondents' comments was that rising food prices, along with the end of SNAP emergency allotments, are increasing the strain on individuals and families to meet their basic needs.

The following is a breakdown by race, ethnicity and disability of participants who responded “Never true” to the KPM question: **“Within the past 12 months, we worried whether our food would run out before we got money to buy more”**

Race/ethnicity/disability	Percentage
American Indian and Alaska Native	12.2%
Asian	26.1%
Black and African American	14.9%
Hispanic and Latino/a/x	13.9%
Middle Eastern and North African*	17.7%
Native Hawaiian and Pacific Islander*	13.8%
Unknown	14.0%
White	20.1%
Grand Total	<b>17.4%</b>
Individuals with disability(ies) (Included in the counts above)	12.1%
<i>*small sample size for this population</i>	

The following is a breakdown by race, ethnicity and disability of participants who responded “Never true” to the KPM question: “Within the past 12 months, the food we bought just didn’t last and we didn’t have money to get more”:

Race/ethnicity/disability	Percentage
American Indian and Alaska Native	17.4%
Asian	36.9%
Black and African American	20.5%
Hispanic and Latino/a/x	22.0%
Middle Eastern and North African*	25.8%
Native Hawaiian and Pacific Islander*	21.3%
Unknown	21.0%
White	30.3%
Grand Total	<b>26.1%</b>
Individuals with disability(ies) (Included in the counts above)	18.2%
<i>*small sample size for this population</i>	

The following are a few of the quotes from survey respondents who opted to provide more input:

*“The food assistance hasn’t kept up with the increase cost of food since the pandemic assistance expired. Food cost continues to rise while food assistance was cut. I receive 90% less since the pandemic assistance was cut.”*

*“With prices increasing, the snap program is really insufficient now that it has lost its additional Federal bonus. It is hard to make ends meet food-wise, with the amount of credit we are given each month. I know Beggars can’t be choosers, I just wish there was something more that could be done, not only with food, but with rent assistance.”*

*“We live in a very tight budget and we don’t usually have enough food to last us the month at the moment I am in between jobs so we’re having trouble paying for meals we also pay for our own propane which is the only way we can heat our home and cook our food thank you for your time today.”*

*“Food is sooooo expensive!!!”*

[1] <https://www.oregon.gov/dhs/DHSNEWS/Documents/ODHS-Equity-North-Star.pdf>

[2] Household Food Security in the United States in 2023. U.S. Department of Agriculture, 2023. <https://www.ers.usda.gov/webdocs/publications/109896/err-337.pdf?v=9734.5>

[3] Household Food Security in the United States in 2023. U.S. Department of Agriculture, 2023. <https://www.ers.usda.gov/webdocs/publications/109896/err-337.pdf?v=9734.5>

### **Factors Affecting Results**

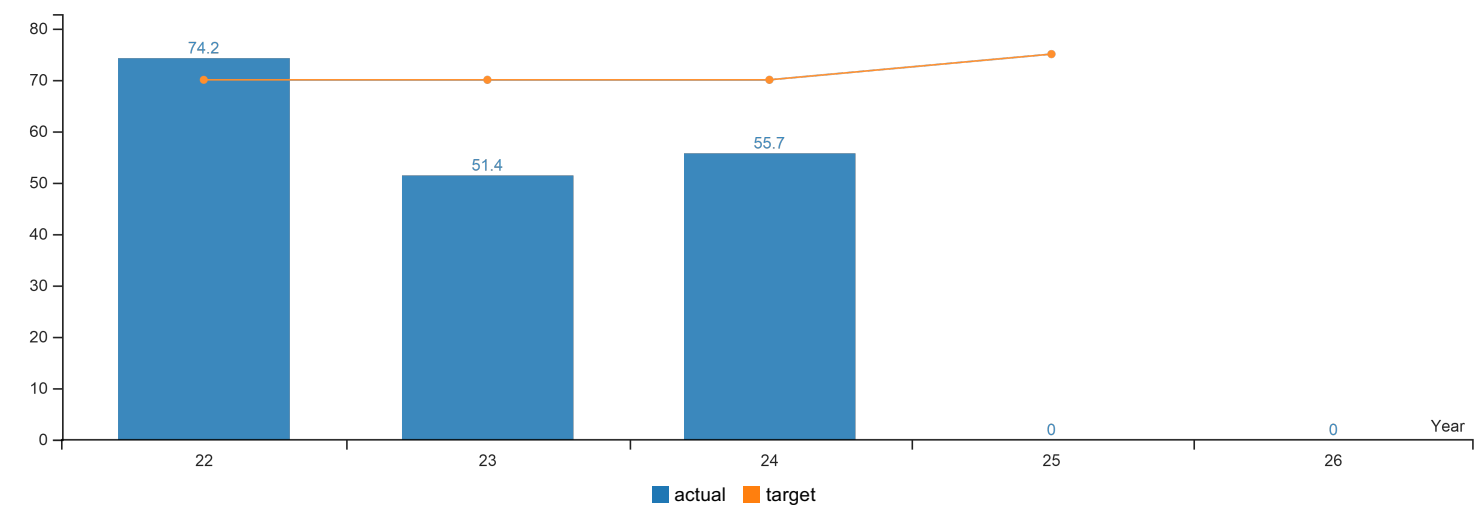
The rise in food insecurity is closely linked to the expiration of key pandemic-era benefits, particularly the Supplemental Nutrition Assistance Program (SNAP) emergency allotments, which had provided crucial financial support to low-income households during the COVID-19 public health crisis. As these benefits ended, many households experienced a sudden reduction in their food budgets, leading to increased food insecurity. The open-ended survey responses reveal that individuals and families who had relied on these expanded benefits struggled to adapt to the reduced support, often having to make difficult trade-offs between essential expenses such as rent, utilities, and groceries.

Another critical factor impacting food security is inflation, particularly the rising cost of food. Survey respondents consistently mentioned the sharp increase in grocery prices, which placed additional pressure on already strained household budgets. Inflation, coupled with the end of the SNAP emergency allotments, left many families unable to purchase enough food, forcing them to either reduce the quantity or compromise on the quality of their meals.

In response, SSP continues its efforts to connect underserved populations with available resources. This includes outreach programs to educate communities about SNAP benefits, dispel misconceptions, and aid with applications. Collaboration with community partners remains a cornerstone of these efforts, as SSP works with over 15 agencies to expand its outreach and address barriers to food access..

KPM #16	SSP PARTICIPANTS REPORTING GREATER SELF-EFFICACY - The percentage of Self Sufficiency participants who report they feel more confident in their ability to improve their current circumstances because of SSP and other services they were connected to
	Data Collection Period: Jan 01 - Dec 31

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	74.20%	51.40%	55.70%		
Target	70%	70%	70%	75%	

### How Are We Doing

The Office of Self-Sufficiency Programs (SSP) is guided by the Oregon Department of Human Services (ODHS) Equity North Star<sup>[1]</sup> and by the agency’s Building Well-being Initiative (BWBI) to advance a future where all who live in Oregon, regardless of race, identity, or place, have the resources and support they need to achieve whole well-being for themselves, their families, and their communities.

The Office of Self-Sufficiency Programs (SSP) is committed to advancing this vision by providing services and support designed to enhance the economic stability of the communities we serve. Poverty is a complex issue that extends beyond insufficient income,<sup>[2]</sup> encompassing various dimensions of deprivation. Addressing these multiple dimensions is essential to helping individuals move out of poverty and achieve well-being.<sup>[3]</sup> This measure focuses on one aspect of poverty: participants’ perception of control over their own circumstances. Specifically, it tracks reported increases in self-efficacy and hope resulting from their engagement with SSP and the connections SSP facilitates to other services.

In the summer of 2024, SSP conducted a statewide voluntary survey of Supplemental Nutrition Assistance Program (SNAP) participants who applied or reapplied for benefits during the year. The survey was accessible in six languages: Arabic, Russian, Somali, Spanish, Vietnamese, and English. Out of 70,407 invited participants, a total of 5,866 responded resulting in an overall response rate of 8.3%.

According to the survey, 55.7 percent of respondents reported increased confidence in their ability to improve their current circumstances due to their involvement with SSP and the services to which they were connected. This reflects an increase from 51.4 percent in 2022. Additionally, 59.2 percent of respondents indicated a greater sense of hope for their future, up from 56.4 percent in 2023, as

a result of their engagement with SSP and the connections it facilitated to other services.

The following is a breakdown by race, ethnicity and disability of participants who responded “Agree” or “Strongly agree” to the KPM question: “My involvement with ODHS Self-Sufficiency and the services ODHS has connected me to have helped me feel more confident in my ability to improve my current circumstances.”

Race/ethnicity/disability	Percentage
American Indian and Alaska Native	49.0%
Asian	68.2%
Black and African American	55.0%
Hispanic and Latino/a/x	74.6%
Middle Eastern and North African*	54.8%
Native Hawaiian and Pacific Islander*	65.0%
Unknown	43.8%
White	55.3%
Grand Total	55.7%
Individuals with disability(ies) (Included in the counts above)	46.2%
<i>*small sample size for this population</i>	

The following is a breakdown by race, ethnicity and disability of participants who responded “Agree” or “Strongly agree” to the KPM question: “My involvement with ODHS Self-Sufficiency and the services ODHS has connected me to have helped me feel more hopeful about my future”:

Race/ethnicity/disability	Percentage
American Indian and Alaska Native	54.5%
Asian	70.1%
Black and African American	59.8%
Hispanic and Latino/a/x	73.2%
Middle Eastern and North African*	64.5%
Native Hawaiian and Pacific Islander*	68.8%
Unknown	47.0%
White	59.6%
Grand Total	<b>59.2%</b>
Individuals with disability(ies) (Included in the counts above)	46.2%
<i>*small sample size for this population</i>	

The following are a few of the quotes from survey participants who opted to provide more input:

- "I feel like the amount of money provided for assistance isn't enough, and I've had to make tough choices between food, medicine, and housing. The support doesn't match the rising cost of living."*
- "I am grateful for the help I do receive. SNAP and other programs do help, but the amount is so small that I still feel anxious and uncertain about the future."*
- "Single parent homes are almost impossible to run. I am trying to prioritize being with my kids and breaking generational cycles. it feels like I have to be in poverty to keep my kids safe at this point. I can't leave them for 40-60 hours a week and expect them to grow up healthy."*

*"Without SNAP and medical, my family would have nothing. But it's a constant problem trying to make ends meet, and it feels like there's no real way out."*

[1] <https://www.oregon.gov/dhs/DHSNEWS/Documents/ODHS-Equity-North-Star.pdf>

[2] "Policy – A Multidimensional Approach", Oxford Poverty & Human Development Initiative, University of Oxford. Available online at: <https://ophi.org.uk/policy/multidimensional-poverty-index/>

[3] Torgerson, March 2017, "Measuring Community Action Program Impacts on Multi-Dimensional Poverty: Final Report of the Futures Project", Oregon State University. Available online at: <https://caporegon.org/what-we-do/the-future/>

### **Factors Affecting Results**

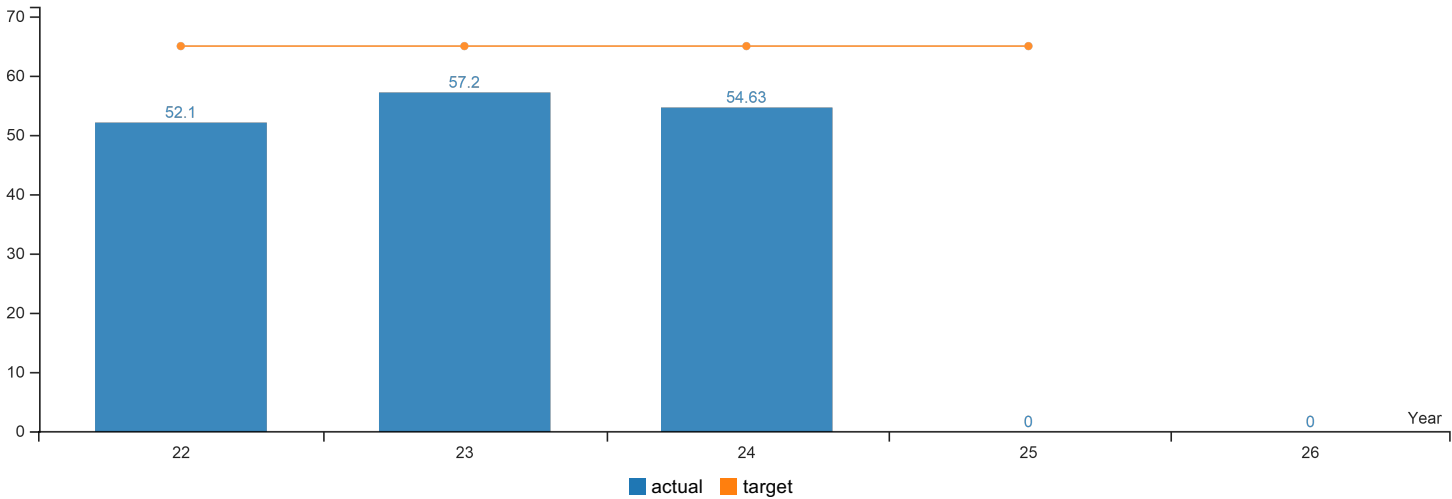
Self-efficacy is defined as participants having a sense of control or influence over the events and circumstances that affect them and the ability to act on it. Hope is defined as participants' belief that their current circumstances will improve. The results provide insight into participants' experiences with SSP services, with both recurring and emerging themes. As in previous years, these results are derived entirely from participant entries in the SSP well-being survey. The feedback illustrates the importance of program accessibility, and the quality of interactions participants have with SSP staff. The following illustrates the complex and often conflicting experiences of participants, who express both gratitude for the support they receive from SSP services and frustration over the insufficiency of that assistance, particularly in the face of rising living costs and bureaucratic barriers:

- Many participants expressed appreciation for the assistance they received, particularly in terms of SNAP benefits, medical support, and positive interactions with staff. However, this gratitude was frequently paired with frustration over the insufficiency of the support, particularly in light of rising living costs. Participants noted that while helpful, the assistance often falls short of meeting basic needs, such as food and housing security, leaving them feeling that they are constantly struggling.
- A significant number of respondents shared frustrations about the complicated processes and rigid eligibility criteria associated with accessing SSP services. Participants reported feeling discouraged when they encountered bureaucratic obstacles, which hindered their ability to improve their circumstances. In particular, some felt penalized for attempting to work or make progress, as it could result in reduced benefits, creating a sense of being trapped within the system.
- Financial strain was a dominant theme throughout the feedback. Many participants reported ongoing struggles to make ends meet, particularly with housing and food costs. This financial insecurity is compounded by rising living expenses, which many feel are not adequately addressed by the support they receive. The emotional and psychological toll of this uncertainty has a direct impact on participants' sense of control over their circumstances, often eroding their self-efficacy and hope for the future.
- Despite the challenges, some participants indicated that SSP's support increased their confidence in their ability to take control of their lives and improve their situations. Positive interactions with staff and a sense of being cared for were important contributors to participants feeling hopeful. However, others reported that the limited assistance made it difficult to feel optimistic or in control of their circumstances, particularly when their basic needs were still unmet.

In light of these findings, SSP remains committed to improving accessibility, fostering positive, supportive interactions, and working to address the multifaceted challenges that participants face. The survey reinforces the need for a holistic approach to support—one that addresses financial, emotional, and systemic barriers—while continuing to focus on building self-efficacy and hope as key drivers of long-term well-being.

KPM #17	OVRs CONSUMERS WHO ARE SUCCESSFULLY EMPLOYED AT PROGRAM EXIT - The percentage of Office of Vocational Rehabilitation Services (OVRs) consumers with a goal of employment who are employed at program exit
	Data Collection Period: Oct 01 - Sep 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	52.10%	57.20%	54.63%		
Target	65%	65%	65%	65%	

### How Are We Doing

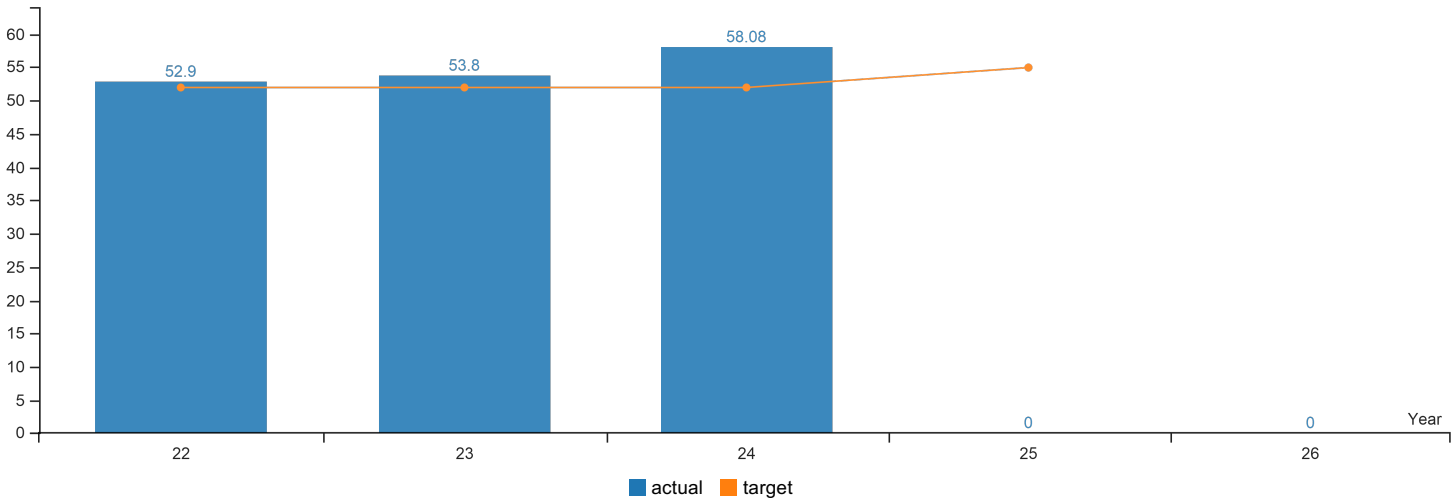
We are performing within a relatively narrow band over the last 5 years with a decrease from last year.

### Factors Affecting Results

There was a slowing of the larger economy over this period with improvements after this reporting year ended. We have also had fairly significant staff turnover within our direct service staff. This has led to the need for a significant amount of training and turnover within case management. One of the biggest barriers to successful rehabilitation cases is when there is staff turnover because there is then a gap in contact with the customer as well as a refreshing of the case that is frustrating for customers.

KPM #18	OVRS CONSUMERS EMPLOYED IN SECOND QUARTER FOLLOWING PROGRAM EXIT - The percentage of OVRS clients closed from plan who are employed during second quarter following program exit
	Data Collection Period: Oct 01 - Sep 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	52.90%	53.80%	58.08%		
Target	52%	52%	52%	55%	

**How Are We Doing**

OVRS exceeded our target by ~6 percentage points this last program year. This continues increases over the last four years.

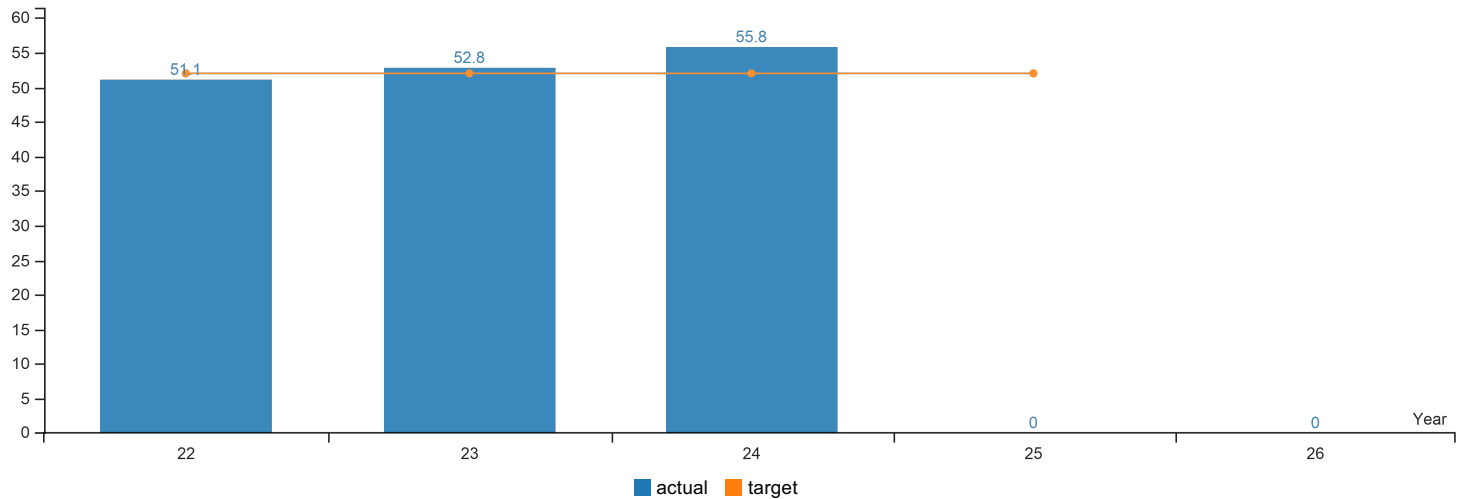
**Factors Affecting Results**

OVRS has made efforts to increase timeliness activities and increased “informed choice.” Timeliness from application to eligibility and eligibility to individualized plan for employment are important customer services, as well increased emphasis from our federal partners (RSA), to increase customer engagement and “motivation to change” leading to customers being more ready to engage their rehabilitation activities. OVRS has worked to put together resources to help branch managers and direct service staff to understand where customers are in the rehabilitation process so they can process new customers in a timelier manner. Additionally, OVRS had national experts provide training helping staff be aware of resources to help customers and staff identify job goals that meet customers’ interests and strengths.

Additionally, OVRS has provided trainings and increased awareness of the importance of “informed choice.” Informed choice is the involvement of customers in selecting their job goal, services, and service providers. The more engaged customers are with their rehabilitation process they are more likely to be in jobs they are more committed too and likely to stay in long-term.

KPM #19	OVRS CONSUMERS EMPLOYED IN FOURTH QUARTER FOLLOWING PROGRAM EXIT - The percentage of OVRS clients closed from plan who are employed during fourth quarter following program exit
	Data Collection Period: Oct 01 - Sep 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	51.10%	52.80%	55.80%		
Target	52%	52%	52%	52%	

#### How Are We Doing

OVRS has seen steady improvement in this measure over the last five years and has moved more significantly over our target.

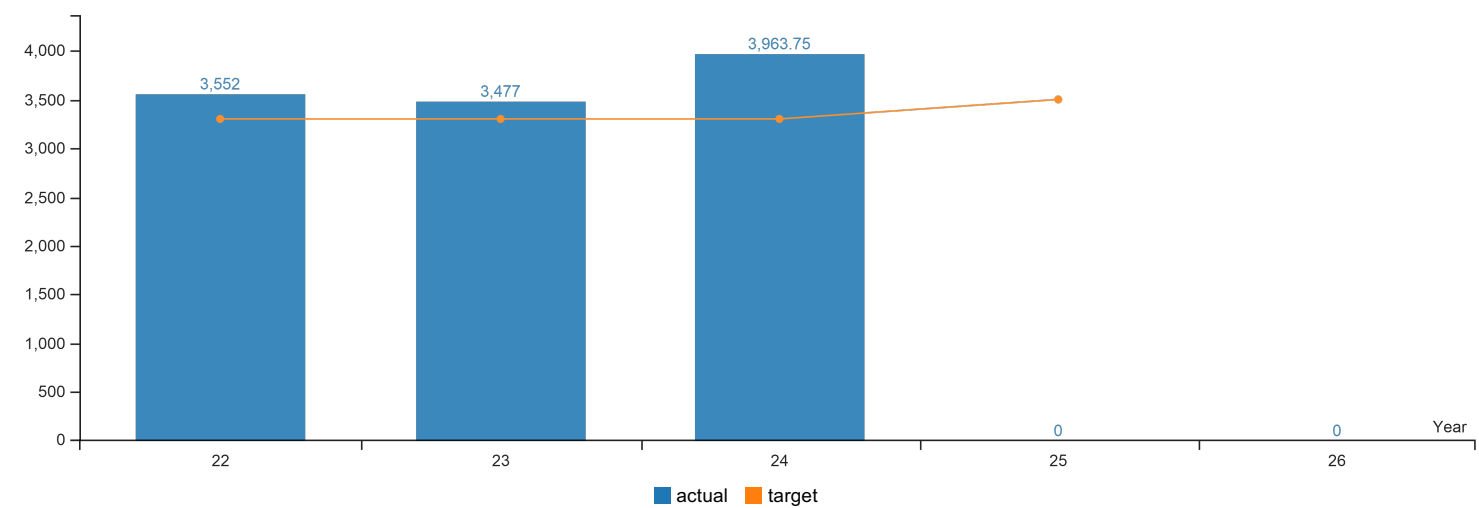
#### Factors Affecting Results

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Additionally, OVRS has provided trainings and increased awareness of the importance of “informed choice.” Informed choice is the involvement of customers in selecting their job goal, services, and service providers. The more engaged customers are with their rehabilitation process they are more likely to be in jobs they are more committed too and likely to stay in long-term.

KPM #20	OVRS MEDIAN QUARTERLY WAGE AT SECOND QUARTER FOLLOWING PROGRAM EXIT - Median quarterly wage at second quarter following OVRS program exit
	Data Collection Period: Oct 01 - Sep 30

\* Upward Trend = positive result



Report Year	2022	2023	2024	2025	2026
Actual	\$3,552.00	\$3,477.00	\$3,963.75		
Target	\$3,300.00	\$3,300.00	\$3,300.00	\$3,500.00	

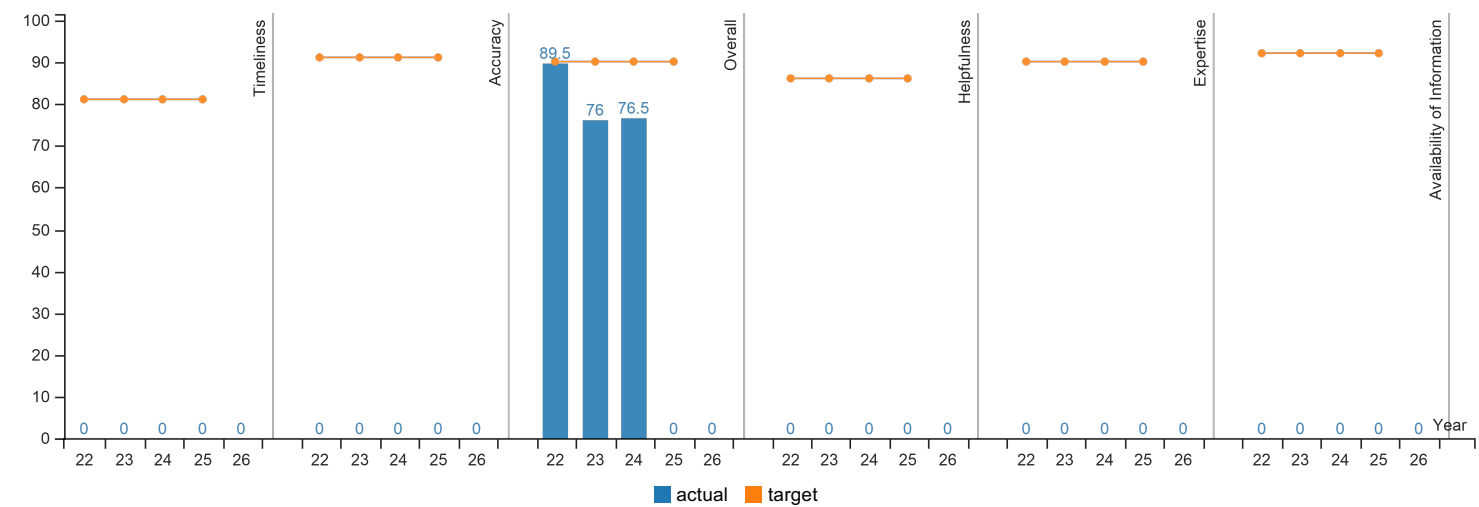
How Are We Doing

We have seen consistent increases in this measure, which is a key measure for success to increasing independence for our customers

Factors Affecting Results

There have been significant activities with our partners around improving services to those with most significant disabilities such as Employment First following the Lane v Brown settlement. Staff have also has numerous trainings on how to write plans, and increase customer engagement, with career focused plans.

KPM #21	DHS CUSTOMER SATISFACTION - The percentage of customers rating their satisfaction with DHS above average, or excellent
	Data Collection Period: Jan 01 - Jan 31



Report Year	2022	2023	2024	2025	2026
Actual					
Target	81%	81%	81%	81%	
Actual					
Target	91%	91%	91%	91%	
Actual	89.50%	76%	76.50%		
Target	90%	90%	90%	90%	
Actual					
Target	86%	86%	86%	86%	
Actual					
Target	90%	90%	90%	90%	
Actual					
Target	92%	92%	92%	92%	

How Are We Doing

In the summer of 2024, SSP conducted a statewide voluntary survey of Supplemental Nutrition Assistance Program (SNAP) participants who applied or reapplied for benefits during the year. The survey was accessible in six languages: Arabic, Russian, Somali, Spanish, Vietnamese, and English. Out of 70,407 invited participants, a total of 5,866 responded resulting in an overall response rate of 8.3%.

Based on the survey, 76.5% percent of respondents reported that they were satisfied with their customer experience at ODHS. This represents a .5% increase in customer satisfaction from 2023.

#### **Factors Affecting Results**

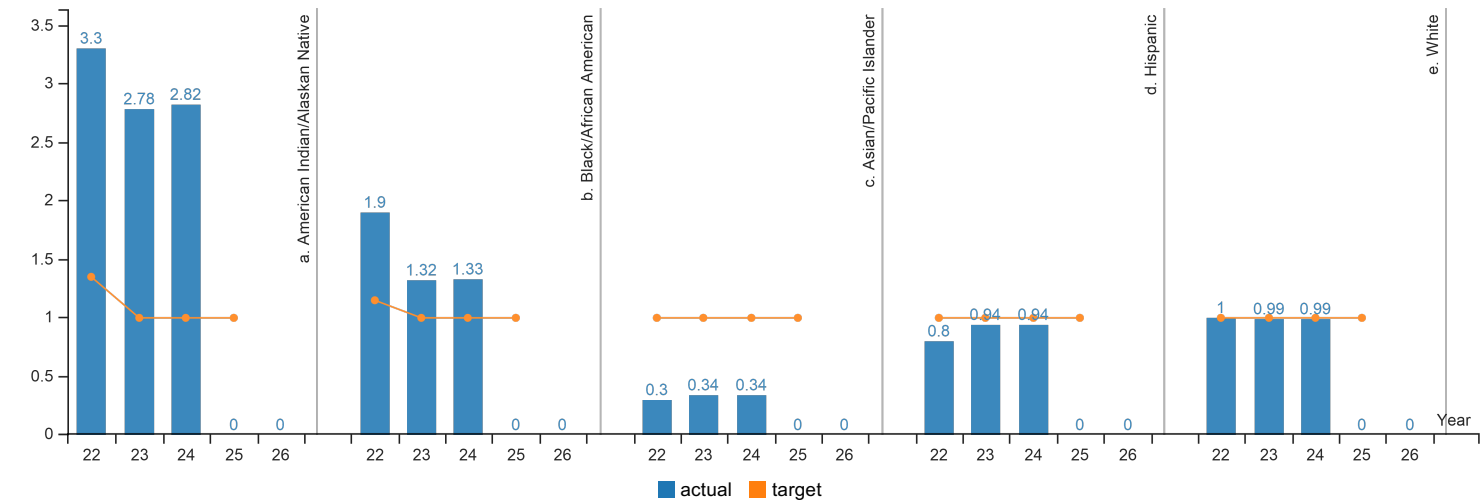
The survey results highlight several key factors that influence participants' experiences with ODHS programs. One critical issue is the adequacy of benefit amounts, which continues to play a significant role in customer feedback. Many survey respondents expressed dissatisfaction with the level of benefits provided, consistently noting that they fall short of meeting basic needs. This financial strain was especially pronounced around the costs of food, housing, and utilities, with respondents reporting that the assistance they receive is insufficient to provide financial stability.

Financial strain was a recurring theme, with participants highlighting that inadequate benefits exacerbate their struggles to maintain housing stability, cover utility bills, and achieve overall financial security. Respondents responsible for feeding families, particularly those with children, expressed heightened concerns over food affordability and the broader impact of insufficient benefits on their families' well-being.

Another factor influencing results is the clarity of communication and responsiveness from ODHS staff. While many participants expressed gratitude for the support received, they also noted that navigating the system was often confusing, with some respondents feeling that staff were not always equipped to answer their questions. This lack of clarity, particularly around how benefits are calculated and applied, contributes to frustration, and may reduce participants' confidence in the program's ability to address their needs.

ODHS is committed to enhancing the customer service experience by improving communication between participants and staff. Clear and consistent information is essential, particularly in helping participants understand how benefits are calculated and ensuring staff are better equipped to answer questions and provide guidance. Additionally, fostering more responsive and empathetic interactions will be key to building trust and ensuring participants feel heard and supported throughout their engagement with ODHS services. By focusing on these customer service improvements, ODHS aims to not only meet participants' immediate needs but also enhance their overall experience with the program.

KPM #22	REDUCTION IN DISPROPORTIONALITY OF CHILDREN AT ENTRY INTO SUBSTITUTE CARE (CW) - Measure of the average disproportionality index across race/ethnicity for children at entry into substitute care
	Data Collection Period: Oct 01 - Sep 30



Report Year	2022	2023	2024	2025	2026
Actual	3.30	2.78	2.82		
Target	1.35	1	1	1	
Actual	1.90	1.32	1.33		
Target	1.15	1	1	1	
Actual	0.30	0.34	0.34		
Target	1	1	1	1	
Actual	0.80	0.94	0.94		
Target	1	1	1	1	
Actual	1	0.99	0.99		
Target	1	1	1	1	

#### How Are We Doing

For reporting year 2024, Asian/Pacific Islanders, Hispanic, and White populations continue to meet or exceed their targets (down/less is good). Black/African American children/youth disproportionality increased 0.01 percentage points (up/more is bad) away from the proposed target, while American Indian/Alaskan Native children/youth increased 0.04 percentage points for the reporting year.

**Factors Affecting Results**

As noted previously, multiple factors may have contributed directly to the performance of this KPI. The ongoing use of the Racial Equity and Social Justice Tool (RESJ) to help prevent racialized outcomes from policy changes continues, as well as Equity Training and Workforce development programs that help target equity training for staff. This work is supplemented by increased partnerships with the community and Oregonians with lived experiences taking leading roles in policy improvements that hopefully will show results in decreased disproportionality for children at entry into foster care.

**Oregon Department of Human Services  
AUDIT RESPONSE REPORT**

**1. ODHS and OHA: Statewide Single Audit Including Selected Financial Accounts and Federal Awards for the Year Ended June 30, 2020, audit #2021-13 (dated April 2021)**

- Recommend management ensure transaction review is adequate and includes examination of proper and complete coding, accounting periods, and supporting documentation.

*The Office of Financial Services has reviewed and updated all year-end procedures and is engaged with staff for more accurate accrual data. For FY22, the office expects to have sufficient staffing do to a more thorough review of year-end entries. The team will also be reviewing any corrective findings to outline and discuss the best ways to prevent these errors in the future.*

- Recommend management strengthen year-end review procedures to ensure necessary system processing has occurred, and account balances are reasonable and properly classified.

*Year-end methodologies have been reviewed and we continue to engage closely with the staff providing year-end transaction details to educate on the importance of accurate estimates. The MMIS contractor has made the FMAP rate updates from 2020 at this time.*

- Recommend the department's office of information services ensure systems used for preparing the ACF-199 and ACF-209 reports provide the coding elements necessary for accurate and complete reporting in compliance with requirements. We recommend program management ensure performance data reports submitted are complete and accurate.

*The Department continues to review ACF-199 and ACF-209 reports prior to submission to identify and resolve defects. The Department continues to monitor defects, sync up reports design with federal instructions, and progress towards complete and accurate reporting. The Department's, Oregon Eligibility Partnership, has contracted for a SOC Type 2 audit, through contract 178884. The first audit review will be utilized to make sure all the reporting requirements and functional areas are in place. This means, the first formal audit finding, based on recommendation from the vendors, will occur in FFY25. Additional internal and external audits are happening on the system.*

- Recommend TANF program management ensure the work participation rate is calculated appropriately using verified and accurate participation data in adherence with the department's Work Verification Plan. We recommend program management review their system of controls and identify where improvements are needed to ensure compliance with the work verification plan.

*The JOBS program training based on error trends has been created. The training will be instructor led and the offering has been uploaded into Workday. Staff can sign up for the first session which will take place on June 13, 2024. The Department is in the process of moving staff tools to a new platform, which includes updating outdated materials. The TRACS workgroup was put on hold and the TANF team is planning to submit recommendations to the developers in the interim. It is unknown when the workgroup will reconvene.*

- Recommend program management ensure client benefit payments are correctly calculated, paid on behalf of eligible individuals, and documentation is maintained to support eligibility decisions and benefit calculations. We also recommend program management correct the identified cases and reimburse the federal agency for any amounts claimed for ineligible cases.

*Oregon's new ONE system retains a record of applicants' agreement to cooperate with child support. It is a mandatory question in data collection, requiring that staff review the requirement with applicants and check yes, they agree or no, with the reason. ONE then determines appropriate eligibility.*

*Currently, ONE screens have a mandatory field indicating the employability screening has been completed for those mandatory to meet the requirement. A change request has been submitted to add the employability screening questions directly into ONE as mandatory field. Until the change request is prioritized and implemented, an operations process document has been created for staff which outlines the process to complete the form and upload into the ONE system.*

*The ONE system reads the TANF time limits for each recipient and removes individuals from the grant once they meet the 60-month time limit. ONE appropriately determines the funding stream for individuals who have exceeded 60 federal months, no longer requiring a manual funding adjustment by Office of Financial Services. Furthermore, when a hardship is granted in ONE, the system recognizes the hardship end date and removes the individual from the grant.*

*ONE requires basic information for all household members, benefits cannot be authorized until all required information is provided, the system then determines the benefit amount based on entire household composition for no-adult cases. Targeted communication has been sent to field staff who determine eligibility explaining the minimum required information and the importance of ensuring all household members are added to the case.*

*Policy will review the cases cited and make an appropriate referral to the Overpayment Recovery Unit, then the IE/JV subsystem will set up the overpayment and adjust the expenditures on the TANF federal grant based on the referral. Overpayments recouped can then be adjusted by Office of Financial Services and put back towards the TANF program rather than reimbursing, per instructions outlined in TANF-ACF-PI-2006-03.*

*With the implementation of the new eligibility system, ONE, the system determines eligibility and benefit calculations. Along with the implementation, SSTU provided both eligibility and system training to staff to ensure accurate information was entered into the system resulting in accurate benefit determination. Funding adjustments have not been verified as completed for federal amounts claimed for ineligible cases.*

- Recommend program management ensure eligibility re-determinations are completed timely.

*Child Welfare reviewed and corrected the identified cases. This topic is covered in initial training for all Federal Revenue Specialists. It has also been addressed in annual ongoing training summits and in direct communications to all Federal Revenue Specialists. The Eligibility Program Specialist is providing ongoing training and support to all Federal Revenue Specialist staff. A reminder was sent out on April 26, 2021, to all Federal Revenue Specialists emphasizing the TANF anniversary determination requirements. As of March 2021, Child Welfare has implemented monthly eligibility reviews to help ensure that re-determinations are completed timely. Additionally, on May 12, 2021, an eligibility procedure manual update was sent to all federal revenue specialists which included more emphasis around the 30-day requirement.*

- Recommend department management strengthen existing controls by implementing procedures that include review of financial records supporting expenditures submitted for reimbursement.

*This recommendation has been completed. One quarter each biennium, each subrecipient will submit all invoices and receipts for detailed review by APD. This has been communicated to subrecipients by transmittal and new language has been added to all subrecipient contracts explaining this deliverable. Implementation of the process will continue through June 30, 2022, when all language will be in all contracts.*

- Recommend department and authority management strengthen controls to perform timely eligibility redeterminations and provide periodic training to caseworkers to reduce the risk of administrative errors. We also recommend management implement corrections in the ONE system to address the weaknesses identified in verifying income. Management should also review the entire duration of the claim identified to determine if there are additional questioned costs from previous years. Additionally, management should reimburse the federal agency for unallowable costs.

*CMS guidance received in February 2022 and confirmed the guidance applies to CHIP as well as Medicaid. Per 42 C.F.R. § 435.945(a), states are permitted to accept self-attestation of information needed to determine the eligibility of an individual for Medicaid, except where law requires other procedures (e.g. citizenship or immigration status). States have flexibility to accept self-attestation of eligibility criteria, such as age or date of birth, income, state residency, and household composition. Consistent with 42 C.F.R. § 435.956(e), states must accept self-attestation of pregnancy, unless the state has information that is not reasonably compatible with the attestation. Additionally, states must describe these policies in their Verification Plan, per 42 C.F.R. § 435.945(j). In instances where an attestation is later determined to be incorrect, the state is not held liable for such an eligibility determination, if the state followed its documented policies and procedures and all applicable federal rules. In the example provided by the state, the state accepted self-attestation of pregnancy as part of an eligibility determination for an individual that the state later found out was never pregnant. The state's acceptance of self-attestation of pregnancy was in accordance with 42 C.F.R. § 435.956(e). The state's process for accepting self-attestation of pregnancy is also clearly documented in the state's Verification Plan[1] per 42 C.F.R. § 435.945(j), which indicates "Self-attestation of pregnancy will be accepted. If questionable, the eligibility worker will request additional information, which may include documentation, as part of the state's post-eligibility verification process. If no paper documentation is available, we will accept the client's statement.*

- Recommend authority management strengthen controls to ensure documentation supporting a provider's eligibility determination and revalidation is retained. Additionally, we recommend management review the automated processes to ensure databases are checked timely.

*As of June 30, 2021, the state had addressed all exceptions noted and obtained the missing managing employee information, new disclosure statements or new enrollment agreements for all providers in the sample with one provider being inactivated who failed to respond. New enrollment agreements and provider disclosure documents for revalidating providers are now required.*

*Since April 2019, the State has been running monthly missed validation reports for newly enrolled or revalidated providers to ensure missed validations are completed.*

- Recommend department management review OR-Kids transaction processing and complete system modifications as appropriate to ensure proper financial reporting of program expenditures. We also recommend department management review prior year and current year transactions and reimburse the federal agency for grant expenditures claimed inappropriately.

*Office of Financial Services (OFS) has developed and reviewed a process that allows us to report appropriately federal expenditures and identify the adjustments that are needed to release our federal partners from participating in expenditures that have since been reversed for various reasons. The process has been implemented as of March 2021. OFS has performed correcting entries that appropriately reflect federal funding for appropriation year 2021 through March 2021, as well as the individual month of April 2021. This process will continue to be used on a go-forward basis.*

*Questioned costs for Foster Care and TANF have been corrected with document BTCL9104 entered on April 12, 2021. The adjustments are being reported on Q3 of FFY2021.*

- Recommend department management ensure a client's monthly copay and childcare hours are correctly calculated, and provider addresses are updated timely. In addition, in situations with multiple providers, the department should seek reimbursement from a client when the client copay is not met as the primary provider did not provide care. We also recommend department management reimburse the federal agency for unallowable costs.

*ODHS agrees with this recommendation and plans on the following corrective actions.*

- *Child Care Program will issue a policy transmittal to all staff determining ERDC eligibility providing information on the importance of calculating both childcare hours and copay correctly based on current Family Service Guide's instruction.*
- *Direct Pay Unit (DPU) manager and lead will provide a refresher training to DPU representatives to update provider address information correctly.*
- *DPU will review the uncollected copay report monthly to ensure processes are in place for copays to be collected each month. In addition, a refresher training for DPU representatives to issue billing forms with copays correctly.*
- *Child Care Program will provide case findings information to the Office of Payment and Accuracy and Recovery (OPAR) for recoupment purposes.*
- *Questioned costs of \$10,241 was corrected with document BT195015 on May 11, 2021. Since the correction was backfilled with other qualifying expenditures of the same amount, the agency's federal reports remain unchanged and ACF will not see an actual refund.*

*Direct Pay Unit (DPU) will review the uncollected copay report monthly to ensure processes are in place for copays to be collected each month. A new copay structure was put in place in October of 2022 which will improve the ability for copay and hours to be accurately calculated.*

*Questioned costs were moved to the General Fund with document BT195015 with an effective date of May 11, 2021. That document included \$10,241 for finding 2020-025 as well as \$12,250 for finding 2020-026. Because the Child Care Development Fund (CCDF) had other qualifying General Fund expenditures that were not claimed as MOE or Match, document BT195016 was used to backfill behind the refunded amounts. As a result, there were \$0 in net change to the level of federal claiming and no funds were actually returned to the federal awarding agency.*

- *Recommend department management extend its retention policies for a sufficient length of time to ensure the department and auditors can verify federal awards are necessary and reasonable. In addition, the*

department should review all incentive payments made to providers to ensure duplicate payments have been identified and reimburse the federal agency for all improper costs.

*ODHS agrees with this recommendation and plans on the following corrective actions.*

- *Provider log retention guidelines are aligned with Early Learning Department/Office of Child Care (ELD/OCC) for twelve months. Program will consult with lead agency ELD/OCC for consideration of extending provider log retention periods.*
- *Direct Pay Unit (DPU) will identify all incentive duplicate payments sent to the Office of Payment Accuracy and Recovery (OPAR) for recoupment efforts. DPU manager will provide program a spread sheet of all over payment referrals sent from the incentive payment program.*
- *Questioned costs of \$12,250 was corrected with document BT195015 on May 11, 2021. Since the correction was backfilled with other qualifying expenditures of the same amount, the agency's federal reports remain unchanged and ACF will not see an actual refund.*

*Incentive payments are no longer being done. All needed actions have been taken to resolve controls.*

- Recommend department management implement controls to ensure actions listed in Oregon's CCDF State Plan are accurate and occurring. We also recommend department management timely investigate its fraud referral cases in order to recover improper payments.

*Implemented controls to ensure actions listed in Oregon's CCDF State Plan are accurate and occurring (school age children monthly audit)*

- *The last report processed was 2/2020. Reports from 3/2020 through the 2020/2021 school year were not processed due to home schooling and distance learning due to the pandemic. Intent is to start processing the report beginning with September 2021 and forward.*

- *OPAR is working with the Office of Information Systems to be able to pull reports directly. This will streamline processing of the reports and reduce wait times as well as allow the work to follow an established schedule.*
- *Processing the School Age report will resume during March 2022.*

*Timely investigate fraud referral cases in order to recover improper payments.*

- *A two- year plan is in place to eliminate backlogs of work (anything over one year old). Effective March 7, 2022, we are completing the last milestone of the backlogged cases and moving into the following:*
  - *Controls that we have put into place are performance standards where staff are required to triage all assigned cases within 7 days of assignment,*
  - *Complete 75% of assigned cases within 140 days of assignment, and complete 100% of assigned cases within one-year of assignment.*
  - *Any cases exceeding one year are required to be staffed with the unit manager monthly. We are working on that report template now and expect it to be in place shortly. Additionally, staff are required to work with lead workers anytime that they get stuck and are not able to move forward with a case timely.*
  - *Staff also receive a monthly report with their pending cases and an aging graph that reflects whether they are meeting the standards or not and how they compare to the unit average.*
  - *The unit manager is meeting with staff periodically, to including the newly implemented quarterly check-ins for all managers to have with their staff. these check in's include discussion around meeting performance standards or not.*
  - *We modified our shared services division service level agreement for program areas to complete cases timely (within one-year) of assignment.*

- Recommend department management review policies and procedures surrounding documentation and approval of transactions, and provide additional staff training on processes involved, including verification of signature authority during the invoice review process.

*As of April 15, 2022, Vocational Rehabilitation has reviewed the Delegated Signature Authority forms and delegation for all staff. They have restructured sub-delegations and updated all MSC 0286 that needed a change. They have developed a draft training. They are working to finalize the training and expect to begin training in late June 2022 and training to be completed by October 2022.*

**2. ODHS: Developmental Disabilities Leadership is Proactively Addressing Program Challenges to Ensure Optimal Service Delivery, audit #2021-24 (dated August 2021)**

- Assign staff, either through staff re-assignment or a request from the Legislature, that would be dedicated to complaint handling.

*The Office of Developmental Disabilities Services (ODDS) will request a position to oversee this work during the 2023-2025 legislative session. If approved, ODDS will move forward with hiring a staff to oversee the complaint process. ODDS will be mindful of the need for a dedicated position and will continue to assess opportunities to reassign staff in the meantime. A fulltime customer service coordinator was hired in August 2022.*

- Create written policies and procedures to address:
  - a. Formal complaints as defined by administrative rules.
  - b. All other inquiries that do not fall under the administrative rules definitions but are received by complaint staff.

*The Office of Developmental Disabilities Services (ODDS) has initiated discussions regarding formal and informal complaints. ODDS will hold stakeholder calls and gather input and feedback prior to the summer of 2022 in order to file rule amendments. ODDS is also working with Office of Information and Security to adjust the database that holds complaint details. The adjustments will align with the recommendations such that formal complaints are clearly identified and non- complaints are filed and tracked separately. The target date for completion was updated to December 31, 2024.*

- Train and make users aware of the complaint process and its purpose and value during the required case management contacts with individuals receiving services.

*The Office of Developmental Disabilities Services (ODDS) provides training to case management offices that request the training or when it is identified that complaints are not being processed according to administrative rules. Following the rule amendments, ODDS will provide additional training related to the clarification of formal and informal complaints, expectations for case managers to discuss the option of filing complaints as well as how case management offices respond to complaints. The target date for completion was updated to October 31, 2024.*

- Educate care providers about, and require case managers to discuss, ad hoc service hour increases with individuals during the annual review of rights and during the case management contacts with individuals to remind them of the opportunity to participate in meetings and advisory groups.

*The Office of Developmental Disabilities Services (ODDS) will add language to the Case Management rule requiring case managers to remind individuals of the opportunity to engage in advocacy at least annually, with the annual review of rights. ODDS will also continue to train case managers to review the individual's ability to request an exception for additional service hours to meet their assessed needs, including service hours to receive support during advocacy activities. ODDS will incorporate this requirement to discuss advocacy opportunities and supports needed for individual to engage in advocacy*

*to case managers training and will issue guidance to case managers and providers around this issue. The target date to complete implementation activities is December of 2024.*

- Increase participation by individuals with I/DD and their families in advisory groups or agency meetings by providing consistent resources to improve accessibility for participating in process improvement such as:
  - Accessibility for individuals to attend meetings such as transportation,
  - Live streaming meetings with video recordings and captions,
  - Increasing notification requirements,
  - Varying times of day for meetings and providing support staff to help individuals ask questions and repeat information.
  - Providing support staff to help individuals ask questions and repeat information.
- a. *Individuals receiving services already have ability to use Medicaid funded transportation services to access advocacy activities, exceptions to increase benefit limits can be granted if there is additional need. With implementation of the new rate model for transportation in July 2022, ODDS hopes to increase provider capacity to provide transportation. Additionally, ODDS has requested to use a portion of ARPA funding to explore creative ways to access transportation resources in the community. ODDS will be working with transportation experts to explore creative types of transportation by the end of 2022.*
- b. *ODDS is exploring ways to make meetings more accessible in how they are structured, paced, facilitated and what types of supports can be provided during meetings (also including, but not limited to interpretation, live captioning, graphic facilitation, etc.). ODDS will expand these practices to enhance individuals and family member participation in meetings, work groups and other advocacy opportunities.*
- c. *ODDS will work, with stakeholder input, to develop ways to increase notification*

*requirements, including providing advance notices and making notifications available in at least five major languages (and other modes upon request).*

- d. ODDS has conducted some meetings during various times or by offering scheduling options, including lunch hours, or after work hours to accommodate individual and family schedules. ODDS will continue to expand this practice to accommodate varying schedules when engaging self-advocates and family members.*
- e. Individuals have ability to use their paid support staff to support them during advocacy activities.*

*The target date to complete implementation activities is the end of 2022.*

**Update:** *ODDS continues in ongoing efforts to improve meeting accessibility, which includes the following:*

- a. Individuals receiving services can use Medicaid funded transportation services to access advocacy activities and can request exception to increase benefit limits if there is additional need. This currently happens at several of the ODDS partner meetings such as the Executive Order Policy meeting dedicated to Competitive Integrated Employment.*

*ODDS has started to gather feedback from transportation experts to explore creative ways to access transportation resources in the community and has set aside a portion of ARPA (American Rescue Plan Act) funding toward these efforts. For the last year ODDS has been in conversation with CarePool regarding delivering transportation/ride share services in Oregon. Self-advocates can also access transportation through grants offered by the DD Council, and Oregon is in the process of releasing a self-advocacy grant, which would include some transportation for self-advocacy specifically.*

*Finally, ODDS has invested significantly in the transportation rates to make transportation more readily available.*

- b. *ODDS provides ASL interpretation and captioning services for all partner meetings that do not require registration to attend. For all meetings that require registration, links, and information on how to request accommodation is provided. ODDS lists a notice on all meeting notices so they can request accommodations.*
- c. *Notification for agency meetings include targeted outreach to the I/DD community through Director's messages. Director's messages are translated into five major languages including Russian, Spanish, Chinese, Somali, and Vietnamese. Messages can also be translated into other languages upon request. ODDS also uses social media, such as the ODDS and Employment First Facebook pages.*
- d. *ODDS has offered scheduling options and meeting at various times to accommodate individual and family schedules. This continues to be a requirement on training and communications for self-advocates and families and is purposely built into project and training plans. Examples of these efforts include:*
  - i. *ODDS Launch and Learn Series*
  - ii. *Compass Training meetings, including recordings of past trainings and on-demand training modules*
  - iii. *The S.O.S and complaints project plan*
- e. *Individuals have ability to use their paid support staff to support them during advocacy activities. As mentioned above, this already happens in several regularly scheduled meetings such as the Executive Order policy meeting and Vision Advisory Committee meeting.*
- *Engage directly with organizations dedicated to a diverse group of people to invite members to participate in ODDS committees and workgroups or when gathering input for process improvements.*

*The Office of Developmental Disabilities Services (ODDS) is committed to community relationship development and included this as one of six priority areas in its Service Equity Plan. ODDS will continue*

*and expand its community engagement efforts in collaboration with the Office of Equity and Multicultural Services (OEMS). ODDS is currently moving its Service Equity plan forward, and through this effort will identify and prioritize specific actions and projects related to community engagement. ODDS is working to hire an ODDS Equity and Inclusion Manager, who will assist ODDS Leadership in spearheading the work to build direct relationships with diverse groups and engage them in providing ongoing input in the policy making process. One example of the ongoing effort is ODDS' ongoing dialog with the Spanish Speaking Family leaders' group, Tribal outreach efforts and others. The target date to complete implementation activities is the end of 2022.*

***Update:*** *ODDS is committed to community relationship development and included this as one of six priority areas in its Service Equity Plan. In August 2022, ODDS hired an Equity and Inclusion Manager who will continue to lead efforts to build direct relationships with diverse groups. The Equity and Inclusion Manager will also continue to develop ODDS' Service Equity Plan by outlining specific actions and projects relating to community engagement.*

*ODDS has dedicated a portion of ARPA (American Rescue Plan Act) funding toward Diversity, Equity, and Inclusion grants that will be used to reach, engage, partner with and provide support to those who have experienced barriers in accessing services and supports. The grant will aim to strengthen advocacy capacity for people who have experienced such barriers. To help guide how Diversity, Equity, and Inclusion funding will be prioritized, ODDS gathered feedback through a survey open to all community members, partners, and individuals.*

*Other examples of steps that ODDS has taken to encourage diverse community feedback include the following:*

- *All information released for upcoming workgroups and partner meetings includes the following statement,*

- *“ODDS values diverse lived experiences and perspectives and encourages members of Tribal Nations, racial, ethnic, and culturally based communities including members of the Black community, women, individuals who identify as LGBTQIA2S+, people with disabilities, religious minorities, veterans, individuals with limited English proficiency, immigrants, and refugees to sign up.”*
- *ODDS is committed to seeking out opportunities to work with organizations dedicated to diverse groups, recent partners include:*
  - *Easterseals of Oregon*
  - *Spanish Speaking Family Leaders’ group*
  - *Slavic Employee Resource Group*
- *Utilizing communication strategies and thoughtful planning to reach diverse communities, recent efforts include:*
  - *Working with partners to develop targeted communication distribution lists regarding American Rescue Plan Act (ARPA) grant opportunities*
  - *The process for policy transmittals includes sharing information on ODDS’ Engagement & Innovation webpage, gathering feedback from community partners and conducting an equity impact analysis before sharing official release of the policy transmittal with a broader audience.*
  - *Communication for the Compass Project, an ongoing effort to improve the way people with intellectual and developmental disabilities participate in services will be translated in at least five major languages and written in plain language. Continued analysis will be conducted to ensure that LifeCourse training is developed with an equity lens.*

**3. ODHS and OHA: Statewide Single Audit Including Selected Financial Accounts and Federal Awards for the Year Ended June 30, 2021, Audit #2022-18 (dated July 2022)**

- Recommend department management obtain a SOC report over the service organization's internal controls for the ONE application. Management should also ensure post implementation testing and QC reviews take place and determine if the overrides indicate an error in the application's processing. Additionally, we recommend management update review procedures to ensure year-end account balances are supported.

*ODHS in partnership with OHA has continued to test the ONE system, looking at outcomes and determinations around benefits. We are monitoring audits, reviews and continuing to test to ensure the quality of calculations. Third party penetration tests are performed on an annual basis. Identified risks are tracked to resolution.*

- *A formally documented Business Continuity and Disaster Recovery Plan is maintained, which is tested and evaluated on an annual basis.*
- *Periodic incident response and recovery tests are performed with Information Security and IT.*
- *Privileged access to production environments and critical supporting systems is restricted to authorized personnel based upon role and responsibility.*
- *Changes in job function through transfer or termination are formally communicated and documented and logical access rights are modified or revoked in a timely manner. User access reviews are performed on quarterly basis. These reviews are performed to confirm access and permissions of users is appropriate for the in-scope systems and databases. Deletions or modifications of access requested during the review are performed in a timely manner.*
- *Administrator groups, root accounts, and other system-related accounts are monitored on demand and at least once 14 days to ensure that unauthorized accounts have not been created. Privileged user roles associated with applications will are inspected every 30 days via reports that are generated monthly. The following were the recommendations:*

- *Third party penetration tests are performed on an annual basis. Identified risks are tracked to resolution.*
- *MHM recommends that ODHS adds a penetration test to be performed on an annual basis. Currently the SAR only requires a pen test on a 3-year basis, but best practice is an annually performed penetration test.*
- *Access to encryption keys is restricted to authorized individuals. recommends implementing a process of review over users access to encryption keys to be able to test this process moving forward.*
- *A formal Incident Response Procedure is documented for reporting detected or suspected incidents and for responding to security incidents. An annual review of this procedure is recommended given that this would be a requirement for a type 2. The next step is an annual SOC review.*

*OFS is actively working with the ONE team to develop the necessary reports for the reconciliation process. Full implementation is expected by June 30, 2025.*

- Recommend department management ensure system requirements used to prepare the ACF-199 and ACF-209 are appropriate to ensure compliance and implement review procedures to ensure performance data reports submitted are complete and accurate. We also recommend department management obtain an annual SOC report over the service organization's internal controls for the ONE application.

*The Department continues to review ACF-199 and ACF-209 reports prior to submission to identify and resolve defects. The Department continues to monitor defects, sync up reports design with federal instructions, and progress towards complete and accurate reporting. The Department's, Oregon Eligibility Partnership, has contracted for a SOC Type 2 audit, through contract 178884. The first audit review will be utilized to make sure all the reporting requirements and functional areas are in place. This means, the first*

*formal audit finding, based on recommendation from the vendors, will occur in FFY25. Additional internal and external audits are occurring on the system.*

- Recommend TANF program management ensure the work participation rate is calculated appropriately using verified and accurate participation data in adherence to the department's Work Verification Plan. We also recommend program management review the system of controls and identify where improvements are needed to ensure compliance with the work verification plan.

*The Department will develop training specific to error trends based on Quality Control audits of the JOBS program, skill enhancement/best practices on collecting and documenting accurate attendance, and technical training on the Department's attendance documentation system, TRACS. The training will be instructor led and offered at minimum on a quarterly basis. The Department will review and edit tools, resources, and attendance logs to ensure compliance with the work verification plan. Updates made will be communicated to staff working with families receiving TANF. The Department will also form a workgroup to review the attendance documentation and case management system known as the Transition Referral and Client Self-Sufficiency (TRACS) system. The workgroup will make recommendations to developer, which will include system enhancements and edits to improve the process for staff.*

- Recommend department management ensure verification of income with IEVS screens is clearly documented in client case files when determining client eligibility. It is also recommended management develop policies and procedures directing case workers to document their review of the IEVS screens in ONE, the new case management system.

*The Oregon Department of Human Services (ODHS) is reviewing and revising the previously submitted Change Request (CR) to implement a system change to capture when staff are using the IEVS screens at eligibility determination. The previous CR has not been prioritized due to the level of effort (LOE). By revising the CR, the LOE will reduce while still meeting the needs of the Department. Until the CR is*

*prioritized, the Department will update the Quick Reference Guide directing staff to document their review of the IEVS screens in ONE. A quarterly ONE system announcement reminding staff to check IEVS at eligibility determination and add a case note will be requested. The ODHS will also conduct training with staff regarding the IEVS requirements.*

*The IEVS Quick Reference Guide was updated in October 2022 providing instructions to add a case note on the case level whenever IEVS screens have been checked. TANF Policy completed a training on October 18, 2022, for all staff regarding the IEVS requirements.*

*The Department is implementing a new tool, Note Buddy, to assist workers with case notes when determining eligibility. Note Buddy will include a field that allows staff to select whether IEVS was checked. Staff will be encouraged, not mandated, to use Note Buddy. The Department will form a small workgroup to discuss options for revising and lowering the level of effort for the Change Request (CR) previously submitted. The Department will re-submit the CR for changes to ONE.*

- Recommend department management implement procedures to ensure the accuracy of behavior rehabilitation service split rates entered into the system and reimburse the federal agency for unallowable costs.

*Treatment Services reviewed all contracts for the period under review to identify those with the incorrect AMSO (administration, maintenance, services, other expenses) split applied, and found that it was isolated to the BRS Proctor rate on 13 contracts. Corrections to the AMSO split in the OR-Kids database were completed on or before March 9, 2022, for all 13 contracts. The Office of Financial Services is processing corrections to refinance the errors in SFMA (Statewide Financial Management Application). Refinance is estimated to be completed by August 2022.*

*Treatment Services implemented a new procedure effective April 25, 2022, requiring secondary review and approval of all new or updated AMSO entries by the Assistant Program Manager. Review and*

*approval of new or updated entries are saved in a shared drive. This unit also implemented a more thorough review of all current contracts on April 25, 2022 and April 26, 2022, to ensure all AMSO split entry is accurate.*

- Recommend department management ensure reviews of maintenance payment rates for continuing appropriateness are conducted timely and in compliance with department rules.

*The Foster Care Program has developed a protocol and assigned the work to a specific position's workload. The Foster Care Central Office Coordinator will review the rates every two years and record the review in an email communication with the Child Welfare Executive Leadership Team and Budget team. If the review results in a process to change rates, it will be documented through the regular Child Welfare-wide rule/policy/procedure change process.*

- Recommend department management strengthen controls to ensure the long-term care facility's administrator compensation does not exceed the prorated maximum compensation limit for administrators who average less than 40 hours a week. We also recommend authority management strengthen controls to ensure evidence of review is maintained and readily available.

*ODHS - Aging and People with Disabilities (APD) Response:*

*For the long-term care facility financial statement review audit deficiency findings, the ongoing corrective action plan is being implemented. The department is adding administrator hourly audit to the long-term care facility desk audit procedure. Additionally, the department will ensure the requested documentation is placed in a designated folder.*

*OHA - Hospital Unit Response:*

*The action plan is to have cost reports and back up documentation stored on a common drive that selected OHA/HSD employees have access to on a regular basis.*

*For the long-term care facility financial statement review audit deficiency findings, the ongoing corrective action plan has been implemented. The department added administrator hourly audit to the long-term care facility desk audit procedure. Additionally, the department will ensure the requested documentation is placed in a designated folder.*

*Cost reports and back up documentation are stored on a common drive that selected OHA/HSD employees have access to on a regular basis.*

- Recommend department management implement review processes and procedures to ensure manual calculations are complete and accurate.

*Automated processes are in place with the update of the agency's Random Moment Sampling system. Questioned costs have been processed and reported to CMS in FFY2021 Quarter 4. Questioned costs were originally \$180,643, however the refund totaled \$546,616 due to additional data sets included on base finding.*

- Recommend department and authority management strengthen review controls to ensure only allowable expenditures are charged to the Medicaid program. Additionally, we recommend the authority reimburse the federal agency for unallowable costs.

*The Office of Financial Services will continue to consult with and advise program on the need for accurate coding and review of vendor payments to ensure proper funding is used for the services provided. Questioned costs were corrected with documents BTCL4471 and BTCL4473 and appropriate amount was refunded to the federal agency.*

- We recommend department and authority management strengthen controls to ensure documentation supporting a provider's eligibility determination and revalidation is retained and is complete.

*ODHS – Aging and People with Disabilities (APD) Response:*

*The department's expectation to have a correctly completed and retained I-9 for homecare workers was reinforced by the department with APD and Area Agency on Aging (AAA) program managers, district managers, supervisors, and support staff responsible for completing I-9s in APD and AAA offices meetings held on April 13, 2022, May 10, 2022, May 11, 2022, and May 26, 2022. The Local office staff were reminded of the legal requirement to correctly complete and retain the form and have it readily available for inspection. Local office staff were reminded of the resources available to assist with completing and retaining I-9s, particularly referencing the information memorandum issued in 2019 on how to correctly fill out an I-9 for homecare workers (APD-IM-19-062), the U.S. Citizenship and Immigration Services' Handbook for Employers (M-274) and referenced the information available on the case management tools webpage for APD/AAA staff. Additionally, in August 2021, we implemented the process of uploading HCW provider applications, supporting documentation and renewals into EDMS as noted in APD-AR-21-039, which were previously maintained in paper files at the local office. This will assist with the finding and retention of records.*

*ODHS - Intellectual/Developmental Disabilities Response:*

*For a short-term solution, we are implementing a random sampling Quality Assurance by the Provider Enrollment team. Currently, there is a QA staff who is monitoring agency enrollments, but we are having them also include Personal Support Worker items as well. Our current Fiscal Intermediary, Public Partnerships, are processing the I-9s currently and we will go into their system to check for any missing items.*

- We recommend department management implement a consistent process to verify branch offices are conducting required inventory and accurately completing inventory control logs.

*Since August 2023, SSP Central Office Business Integrity and Coordination Unit has implemented a statewide monthly inventory audit of all negotiable items, including EBT cards. The forms are submitted via a Smartsheet and reviewed by Business Integrity Coordination Unit staff to ensure successful completion and that they are being filled out properly. Follow up with individual offices is done if issues are found or the survey is not complete. Since January 2024, completion rate has been at 100%.*

**4. ODHS and OHA: Statewide Single Audit Including Selected Financial Accounts and Federal Awards for the Year Ended June 30, 2022, audit #2023-21 (dated July 2023)**

- Recommend the agency ensure any new federal programs have the correct coding applied to ensure accurate reporting of federal expenditure by each federal program.

*The Office of Financial Services has corrected the assistance number for federal reporting for P-EBT. We will review internal procedures to ensure validation steps are included and incorporated in the process for establishing structure to support federal reporting requirements.*

- Recommend management strengthen internal controls to ensure leased asset, lease liability, and accumulated amortization is appropriately valued and ensure all leases meeting the criteria of GASB 87 are recorded. We also recommend management strengthen internal controls to ensure expenditures and offsetting other financing sources related to leases are recorded to the appropriate governmental funds.

*The Office of Financial Services (OFS) has reviewed and corrected all initial lease entries within the GASB87 software as per the audit findings. OFS has also created a new D23 fund per guidance to record entries in the appropriate financing source. OFS will create detailed GASB87 procedures to follow to ensure accurate reporting in the future years.*

- Recommend management ensure accounting entries are complete, accurate, and made in accordance with accounting standards. Additionally, management should develop and implement a process to modify year-end entries if expected adjustments do not occur within expected timeframes.

*The Office of Financial Services Statewide Financial Reporting (SFR) Unit will engage more closely with staff providing year-end system transaction details to ensure all elements of the data are accounted for are still anticipated to be completed by September 30. Specific to this finding, SFR has also adjusted the year end process for the cash accrual to avoid missing transactions affecting cash. Additionally, written processes are being updated with greater details.*

- Recommend department management make timely corrections to federal/state coding splits in the financial subsystem and also make timely corrections in state accounting records. We also recommend the department reimburse the federal agency for unallowable costs.

*The Department will analyze and identify the missing indicators sent from ONE to the financial subsystems to determine the correct funding stream. The Strategic Systems Unit will put together a TANF funding matrix to be approved by program. Indicators will be corrected through a system defect, a Work Item, or Change Request, depending on the level of effort to resolve.*

*Office of Financial Services completed the financial adjustments through entry BTCLIV56 on June 9, 2023.*

- Recommend department management continue to review ACF-199 and ACF-209 reports prior to submission and monitor known compilation defects to ensure performance data reports submitted are complete and accurate. We also recommend department management obtain an annual SOC report over the service organization's internal controls for the ONE application.

*The ACF 199 report issue regarding OR-Kids cases with 24 of 45 fields left blank is currently under development; mapping has been identified to rectify the missing data and once fixed, the future submissions*

*will be corrected. The OR-Kids, TANF Policy, and Business Analyst teams met to define the mapping on the ACF 199 and continue to work on remaining clarifications. The reports will be resubmitted to ACF at the end of the current fiscal year (for months October 2022 – Sept 2023) to correct previous data. The issue regarding discrepant case counts between ACF 199 report and OR Kids data extract is under analysis. Child Welfare, TANF, and our technical team will develop a plan for rectifying and reconciling case numbers.*

*The department continues to monitor and review ACF-199 and ACF-209 reports prior to submission. Defects identified through the monitoring and review process are logged into TFS and follow the defect management process. ONE/ODHS began SOC audit with an outside vendor at the end of 2023. The department is continuing to work through the items and anticipate completion with this audit by June 30, 2024. The department will share the findings once received if there are any. SOC audits will be done annually from here forward. The Agency provided a cure notice to Deloitte Consulting as the vendor related to the reports in December 2022 and considered the actions cured and removed the notice in July 2023. Quarterly reports sent through the contract have been provided and accepted by ACF. Defect triaging continues to be worked separately, and regular reports to verify changes, additional validations that were put into place, achieve expected quality in correct submission of data on behalf of Oregon from the ONE System.*

- Recommend department management ensure noncooperative child support cases from ONE are completely and accurately reported in its performance data reports.

*The Department has logged defects to correct Federal reporting requirements. The ONE system approving eligibility without a cooperation record was addressed through a defect and system build which corrected the issue on May 10, 2023. The Department has logged a defect to correct historic records where referrals were not sent; currently awaiting input from Division of Child Support.*

*The system defect fix for issues identified related to incorrect values of child support cooperation status in ACF reports is currently in the development and testing cycle. Once the fix is deployed, future submissions will have correct data for this element. The reports will be resubmitted to ACF at the end of the current fiscal year (for months October 2022 – Sept 2023) to correct previous data.*

*Department of Child Support provided input that historic records for closed cases do not need to be addressed and the Department is following up on referring historic records for open cases. Incorrect values of child support cooperation status in ACF reports have been resolved via defect number 255577 and deployed into the system on July 6, 2023.*

- Recommend TANF program management ensure the work participation rate is calculated appropriately using verified and accurate participation data in adherence to the department's Work Verification Plan. We also recommend program management review the system of controls and identify where improvements are needed to ensure compliance with the work verification plan.

*The Department will review and edit tools, resources, and attendance logs to ensure compliance with the work verification plan. Updates made will be communicated to staff working with families receiving TANF.*

*The Department will also form a workgroup to review the attendance documentation and case management system known as the Transition Referral and Client Self-Sufficiency (TRACS) system. The workgroup will make recommendations to developer, which will include system enhancements and edits to improve the process for staff.*

*A JOBS program training based on error trends has been created. The training will be instructor led and offering has been uploaded into workday. Staff can sign up for the first session which will take place on June 13, 2024. The Department is in the process of moving staff tools to a new platform, which includes obsoleting or updating outdated materials. The TRACS workgroup was put on hold and the TANF team is*

*planning to submit recommendations to the developers in the interim. It is unknown when the workgroup will reconvene.*

- Recommend department management ensure verification of income and benefits with IEVS screens is clearly documented in client case files when determining client eligibility.

*The Department implemented a new tool, Note Buddy, to assist workers with case notes. Note Buddy includes a file that allows staff to select whether IEVS was checked. Note Buddy was implemented in June 2023. Communication was sent on June 8, 2023, along with a Quick Reference Guide.*

*Deloitte and the department have agreed upon a solution in ONE to address documentation of IEVS being checked. ONE will display a 'yes/no' radio button for 'Has IEVS been checked?' on Determine Eligibility screen. When 'yes' is selected, a mandatory case note will be prompted. This question will be mandatory at intake and renewal modes, and optional for other case modes. The solution will be resolved via a work item, rather a change request. The Department implemented a work item on April 18, 2024, to document when IEVS has been checked during eligibility determination.*

- Recommend department management ensure federally-funded client benefits are paid on behalf of eligible individuals, and documentation is retained to support eligibility decisions. We also recommend department management correct the identified error cases and reimburse the federal agency for questioned costs.

*The Department will communicate to eligibility staff the importance of reviewing information reported by the applicant compared to information received from a third-party and direct staff to case note in the ONE system how the discrepancy was reconciled. The Department will also communicate the requirement to maintain eligibility records in both case notes and electronic file when applicable.*

*The Department will review the cases cited and make an appropriate referral to the Overpayment Recovery Unit. Overpayments recouped can then be adjusted by Office of Financial Services to credit the TANF federal grant rather than reimbursing, per instructions outlined in TANF-ACF-PI-2006-03.*

*The department sent communication to eligibility staff regarding the importance of reviewing information received from a third-party and direct staff to case note in the ONE system on how the discrepancy was reconciled. The Department also communicated the requirement to maintain eligibility records in both case notes and electronic file when applicable. This communication was sent to staff and uploaded to an internal website on December 11, 2023. Overpayment referrals were sent on April 12, 2024.*

- Recommend department and authority management strengthen controls over the OR-PTC system to ensure transactions are adequately supported and reviewed.

*Several system enhancements and changes slated for June 2023 are intended to help providers claim time accurately and reduce local office workload associated with reviewing pending entries. This will not fully resolve the issues noted by SOS, however, implementation of phase 2A of the Provider Time Capture (PTC) System, which is scheduled to go into production July 12, 2024, will eliminate the need for local offices to manually enter mileage or hours into the mainframe payment systems and will automatically flag discrepancies between OR PTC DCI and the Mainframe. The department has corrected all identified issues discovered through the audit process.*

*The PTC Team initiated a series of Webinar and Learning lab in October of 2023. These will continue through November, December and January with topics that are intended to reinforce best practices and are reflective of issues that have been received or reviewed by PTC where authorizations or entries do not align with existing claims. The October webinar also contained an overview of the upcoming changes to the system "Phase 2A" in July, 2024. This is on schedule and the first of 2 system updates that will create interfaces between the PTC-DCI system and the mainframe, automate payroll batch entry and eliminated the manual data entry, ideally reduce errors. In preparation of this, PTC has found great value in using the*

*Regional Readiness Coaches (RRC's) in local offices and is expanding the recruitment of these positions in December to assist with UAT, change management and more training.*

- Recommend department and authority management strengthen controls over review to ensure transactions are adequately supported and reviewed. Additionally, we recommend the authority reimburse the federal agency for unallowable costs.

*ODHS Facilities Management Response for Finding #1: The Office of Facilities Management (OFM) is committed to providing accurate coding for payments. Communications have been made with staff responsible for coding invoices and the need to conduct thorough reviews to ensure coding is accurate and charged to the appropriate funding source for the goods or services the agency is being invoiced for. OFM will be communicating with the programs that provide coding to confirm that the information provided appropriately aligns with the intended use of the funds. The department will review current processes and forms to ensure there is sufficient detail to verify accuracy. Questioned costs of \$1,361 in Federal Funds (and \$2,722 in Total Funds) paid with invoice number VP815455, was corrected on 4/26/2023 with document BTCL1412.*

*ODHS, Aging and People with Disabilities (APD) Response for Finding #2: The department is committed to storing and retaining supporting documentation for all authorized payments. The processes and procedures on contract bidding and approval associated with payment authorization for 1915k services and support are being reviewed and improvements such as central repositories are being explored. Once analysis and improvements are complete, they will be documented and communicated to staff within the department and to the Office of Financial Services for awareness. Additionally, as part of succession plan development, the department will create intentional opportunities for knowledge transfer, shared document storage, and increased transparency amongst work teams, which will assist with document location in the context of unexpected personnel changes.*

*The department will reimburse the federal agency for any unallowable costs.*

- Recommend authority management reimburse the federal agency for unallowable costs.

*As indicated in the report and as of January 1, 2020, authority management updated the MMIS data tables to ensure all future provider payments were made at the correct rate. Additionally, authority management updated control procedures to ensure MMIS data tables are updated timely and accurately. The recoupment of funds paid for incorrect rates will be completed through the FFS cost settlement process. We expect to have this completed on or before June 30, 2024. We will evaluate the use of alternate recoupment processes in the event of future corrections.*

*Refund has been reported on the FFY2024 Q1 64 and has been loaded into MBES for Audit Finding 2022-056. The final refunded amount including all adjustments was \$1,725,396 in total funds, federal portion was \$1,340,158. The Q1 CMS 64 will be certified by January 30, 2024.*

- Recommend department management strengthen control to ensure documentation supporting a provider's eligibility determination and revalidation is complete.

*ODDS Response: The department is committed to having completed I-9 forms on file for all Personal Support Workers through our Fiscal Intermediary. The Provider Enrollment Unit now has a quality assurance staff who will conduct spot checks of the FI work. This is in process now and reviews will continue. ODDS has also just implemented in our fiscal intermediary's contract to now perform a stricter I9 processing. They will now be implementing tighter controls and stricter criteria for the corresponding documents that are required when accepting new I9.*

*APD Response: The department is committed to having completed I-9 forms on file for all employees and homecare workers. This expectation, as it relates to homecare workers, was reinforced by the department at the Client Employment Program Annual Summit held on 3/28/23 and 3/29/23. This Summit was attended by approximately 160 local office staff. Local office staff were instructed on how to properly fill out the I-9 form*

*and retention requirements. Staff were also reminded of resources available to answer questions, including central office points of contact.*

*The department is also exploring short- and long-term solutions to mitigate this risk, including creating a peer review process on business procedures across the state intended to assist in not only accuracy, but knowledge transfer, developmental growth, and mentoring opportunities. The department may also explore system changes that would automatically validate the completion of tasks related to provider enrollment and renewals, including the presence of required documentation. We are exploring the option of using e-Verify for validation of I9s, for both central office and at the local office level.*

- Recommend department management conduct more timely reconciliations of OR-Kids refinancing adjustments to ensure adjustments are made during the related periods of performance. We further recommend management work with its federal awarding agency to determine if it is appropriate to backfill program expenditures between grants to account for the reduction in expenditures created by the reconciliation process. If not appropriate, the questioned costs should be repaid to the federal awarding agency.

*The agency disagrees with this finding.*

*SFMA grant phase is an internal tracking mechanism only and is not mandated by ACF. None of the expenditures observed were moved into or out of the period of performance for which they originally qualified for.*

*SSBG awards have a two-year period of performance for claiming. As a result, there is an overlap between internal phases where expenditures qualify for two at any given time. Assignment of phase in SFMA is based on internal balancing needs to ensure claiming is not over or under the award for that period.*

*Prior period adjustments occur periodically and are debited or credited to the phase they were originally recorded under. Should those adjustments cause a phase to become under or over reported, the assigned phase in SFMA is adjusted to maintain consistency between SFMA expenditures and the SF-425 report provided to ACF. If a prior period increasing expenditure is outside the period of performance, it is moved to non-reportable and state only funding.*

- Recommend DHS perform review to identify any additional discrepancies between benefits paid and the institutions reported status, to determine if payments were appropriate, and communicate with the federal awarding agency to determine if repayment is necessary.

*We respectfully disagree with the findings that schools were not able to directly update their learning mode according to the guidance provided in the P-EBT state plan.*

*The department has included emails and documents that support the actions/decisions taken in the delivery of the Oregon P-EBT school year 2020-2021 state plan was in accordance with federal approval from Food and Nutrition Service (FNS).*

*According to the USDA FNS approval letter received on May 7, 2021, and posted to the FNS website, FNS confirms that Oregon will “develop(ed) a centralized database to collect student eligibility information and school status” to determine the monthly benefit level for each school (6<sup>th</sup> bullet on page 2).*

*This information is also confirmed in email correspondence with FNS on April 29, 2021, and May 3, 2021. Within the email the Department details that Oregon will develop a database to collect school status, this is then confirmed by FNS.*

*As part of Oregon’s federally approved simplified assumptions, the state plan allows the school points of contact to update their predominate learning model for each month of the 2020-2021 school year, which may be different than the Ready Schools, Safe Learners (RSSL) Weekly Status Report.*

*An email communication was shared with all identified school points of contact on June 28, 2021. This email requested that school points of contact update their schools predominate learning mode into the Oregon School Meals Benefit (OSMB) system used by the Oregon Department of Human Services to issue P-EBT benefits no later than July 13, 2021.*

*Information reported through the RSSL weekly status report was used to determine the predominate learning mode only in the event that the school point of contract did not update a learning mode manually within OSMB prior to July 13, 2021.*

*On May 9, 2023, the P-EBT policy team confirmed school operating status during the selected months with 5 schools for SOS audit. Email responses from the schools are summarized below:*

<b><i>School ID</i></b>	<b><i>School Name</i></b>	<b><i>Audit Month/YR</i></b>	<b><i>Reported Learning Mode</i></b>	<b><i>Paid Learning Mode</i></b>	<b><i>School confirmed paid learning mode: Y/N</i></b>
162	Scappoose High	April 2021	On-site	Distance (CDL)	Y – Distance (CDL)
97	Boring Middle	March 2021	Hybrid	Distance (CDL)	Y – Distance (CDL)
474	Keno Elem	April 2021	On-site	Hybrid	Y - Hybrid
1270	Sexton Mountain Elem	April 2021	Hybrid	Distance (CDL)	N - Hybrid

*At the recommendation of the auditors the Department has reached out to FNS Child Nutrition Program and SNAP program about the finding on June 8, 2023, and we are waiting for a response.*

**5. ODHS and OHA: Statewide Single Audit Including Selected Financial Accounts and Federal Awards for the Year Ended June 30, 2023, audit #2024-14 (dated April 2024)**

- Recommend department management update accounting and review procedures to ensure entries prepared to address issues originating in prior fiscal years do not incorrectly impact the current year financial statements.

*The Office of Financial Services (OFS) is reviewing documentation from prior audits and direction from the Department of Administrative Services (DAS), Statewide Accounting and Reporting, to identify the most effective and efficient process going forward for refinancing prior year activity in the current fiscal year. As mentioned in the audit, the complexity of deferred revenue reimbursement, across multiple fiscal years, from FEMA during the pandemic increased the complexity of these accounting transactions. The office will write up a new process and train relevant staff on the new methodology. As of May 31, 2024, the new process has been implemented to perform semi-annually.*

- Recommend management ensure compliance with federal program requirements by prioritizing the completion and documentation of hospital audits.

*The authority agrees with this finding and has completed the work to reconstitute the required tools necessary to perform these audits. As of January 2024, the authority has sent cost statements to the hospitals for review and response and is working to collect other reports required for completing the audits from actuaries and intermediaries. The authority will begin processing full audits starting April 2024 for outstanding fiscal year 2016 forward. The authority anticipates that the audits through fiscal year 2020 will be completed by December 31, 2024. The authority also affirms that the corrective action for finding 2021-17 has been implemented and resolved. This can be validated as completed audits become available in 2024.*

- Recommend department and authority management strengthen controls over review to ensure documentation supporting a provider's eligibility determination and revalidation is complete. Additionally, we recommend the authority reimburse the federal agency for questioned costs related to ineligible providers including ineligible providers identified in prior year findings.

*The authority will provide two separate training modules to enrollment staff and staff responsible for the CCO enrollment and validation regarding complete ownership and disclosure documents. We will perform the trainings on April 18, 2024, during our monthly staff meeting and a separate ownership form only training on May 30, 2024. The Office of Developmental Disability Services has implemented new contractual language for our fiscal intermediary to review I-9 for providers with stricter criteria. This was added earlier this year and is already in place in the contract and implemented. Further, upon enrollment, state staff are validating older I-9s for providers who have submitted their I-9 historically.*

*The Office of Aging and People with Disabilities is committed to ensuring Provider Enrollment Agreements and accurate I-9 forms are on file and ensuring records are stored and retained properly for all Home Care Workers. The department will reinforce the requirements concerning the collection and storage of agreements at both the Quarterly Home Care Coordinators meeting on May 30, 2024, and at the AAA/APD Local Line Leadership meeting on May 16, 2024. The department will also create a reference guide in the new ODHS Field Business Procedure Manual implemented in February 2024. The department will make provider enrollment agreements and I-9 forms available statewide via DocuSign as an optional tool for state staff that guides them through accurately completing information on the form and capturing electronic signatures. This will ensure that all required fields in forms are filled out correctly including ensuring the presence of required documentation to mitigate human error.*

*Additionally, we will continue to explore developing a training module for front office staff and office managers as well as a peer review process on business procedures and exploring ways that we can leverage technology such as the replacement Electronic Data Management System (EDMS) "Laserfiche"*

*implemented by Imaging and Records Management Services (IRMS) to store provider records electronically.*

*The Office of Aging and People with Disabilities released updated guidance and clarification on I-9 forms through an Information Memorandum transmittal on January 24, 2024 (APD-AR-23-099) During the February 19, 2024, at the Home Care Coordinators quarterly convening meeting the revisions from the prior transmittal were discussed along with the importance of ensuring timely renewals and accurate documentation and retention of PEA/I-9's. During the May 30, 2024, at Home Care Coordinators Quarterly convening, Laserfiche project team shared information on status of new system implementation and timing of transition from EDMS along with Q&A. Laserfiche implementation began on July 15, 2024. The DocuSign contract administrator has provided an update noting that the DocuSign contract to go from pilot to statewide is currently behind schedule due to the Office of contracts and Procurement backlog, once available. During the July APD/AAA Local Line managers meeting, APD leadership discussed with line managers the results of the audit, reinforced the importance of accurate documentation and retention of records and discussed ways we are looking to strengthen the process such as leveraging new software and solicited ideas or best practices they have. We will continue to explore training options for onboarding front office staff, develop procedures for the Field Business procedures manual.*

*The questioned costs of \$1,786 will be refunded to CMS and reported on the CMS 64 by 6/30/2024. Of note, the prior year finding with questioned costs of \$1,843 has since been found as the provider being eligible. No corrective action is needed.*

- Recommend department management strengthen controls over review to ensure transactions are adequately supported and reviewed. Additionally, we recommend the department reimburse the federal agency for unallowable costs.

*The ODHS Office of Facilities Management coordinates care of a 168-building portfolio. Part of this work is coordination of furniture reconfiguration, minor and major remodels of office spaces and other building maintenance work. For these projects we rely on program staff with understanding of their funding sources to provide us with accurate coding to support the project related costs. Our office does not work directly with funding source management only coding and billing. To better track who is providing us the coding and maintain a record of payment approval we have revised our workorder form to include who from the program is providing the coding and what authority they have to provide the coding. This will allow us to assure that important details are captured regarding funding application and coding for billing and protect from funds being drawn from sources that do not support and/or are not appropriate for a given project. The questioned costs of \$3,849 were corrected and refunded to CMS using document BTCL1485 with an April 17, 2024, effective date. The refund will be reported on the Q3 FFY 2024 CMS 64 to be submitted by June 30, 2024.*

- Recommend department management continue to review ACF-199 and ACF-209 reports prior to submission and monitor known compilation defects to ensure performance data reports submitted are complete and accurate. We also recommend department management obtain an annual SOC report over the service organization's internal controls for the ONE application. Additionally, we recommend department management consider contractual and/or legal remedies if the contractor is unable to provide accurate and reliable information from the ONE system within a reasonable time frame necessary for the business needs of the department.

*The department continues to monitor and review ACF-199 and ACF-209 reports prior to submission. Defects identified through the monitoring and review process are logged into TFS and follow the defect management process.*

*ONE/ODHS began SOC audit with an outside vendor at the end of 2023. The department is continuing to work through the items and anticipate completion with this audit by June 30, 2024. The department will share the findings once received if there are any. SOC audits will be done annually from here forward.*

*The Agency provided a cure notice to Deloitte Consulting as the vendor related to the reports in December 2022 and considered the actions cured and removed the notice in July 2023. Quarterly reports sent through the contract have been provided and accepted by ACF. Defect triaging continues to be worked separately, and regular reports to verify changes, additional validations that were put into place, achieve expected quality in correct submission of data on behalf of Oregon from the ONE System.*

- Recommend management ensure department employees are adequately trained on applicable procedures and requirements relating to child support cooperation with the Department of Child Support (DCS).

*The department previously identified the need for more training and has been taking steps to address the issue. Based on feedback from staff, the Child Support Quick Reference Guide has been updated to make it more user friendly and easier to follow. Training on processing child support tasks has been provided both statewide alongside Department of Child Support in November 2023 and with individual districts. In addition to materials and training, department policy is working reports of both outstanding child support tasks and tasks cleared without processing. The department continues to monitor the reports and provide follow up guidance to individual branches.*

*The department has developed a take time for training (TT4T) that was delivered to staff on May 4, 2022, which is now outdated. The current TT4T will be removed, a new one will be created, and delivered to staff within the next 120 days. The department will also consider adding this material to the regional accuracy and timeliness training during the summer of 2024. The Oregon Eligibility Partnership (OEP) - Learning and Engagement Team (LET) reviewed the eligibility guide and will be revising materials within the next 120 days. OEP will review and revise the current lesson plan delivered to staff within the next 90 days.*

*Questioned costs of \$790 were moved from federal funds to non-MOE state only funds with an effective date of July 16, 2024. The adjustment will be reported to ACF on the 2024 quarter 4, ACF-196R TANF federal report.*

- Recommend department management ensure caseworkers are adequately trained on TANF enrollment procedures to ensure all applicable requirements are completed.

*The department previously submitted a work item (WI) to have a question in ONE that asks 'yes/no' if IEVS has been checked. The WI was approved and deployed into the system on April 17, 2024. The IEVS question will trigger and be required for TANF at certification, re-certification, and adding a person. The Quick Reference Guide for staff will be updated to reflect the new system functionality. Communication regarding the new system functionality will be provided to staff.*

*The department previously submitted a change request (CR) to have the employability screening questions put into ONE as part of the TANF application/intake process. The CR has been approved and in final stages of design with the ONE system contractor, Deloitte. Once the WI is implemented into the system, the quick reference guide will be updated to reflect new system functionality. Communication regarding the new system functionality will be provided to staff.*

*Questioned costs of \$3,491 were moved from federal funds to non-MOE state only funds with document number BT217832 with an effective date of July 16, 2024. The adjustment will be reported to ACF on the 2024 quarter 4 ACF-196R TANF federal report.*

- Recommend department management strengthen internal controls to ensure adequate supporting documentation is maintained to support information reported in the RSA-911 client case information report. We also recommend department management strengthen internal controls to ensure the reviews of the RSA-17 financial report are documented and the report contains accurate information.

*We agree with the first recommendation. We disagree with the second recommendation.*

*We agree with the first recommendation and will ensure adequate supporting documentation is maintained and readily available to support information reported in the RSA-911. We have drafted an internal control for the RSA-911 and have submitted the internal control to RSA for review.*

*We disagree with the second recommendation. The RSA-17 is currently reviewed by both Program Leadership as well as the ODHS Grant Accounting Manager. Certification is evidenced by the signed RSA-17. This level of review meets federal requirements. Additional review and discussion may be had as a form of best practice but should not be considered a control mechanism. The Grant Accounting Unit will highlight the certification process in the RSA-17 desk manual to delineate between control functions and best practices. No further action will be taken.*

- Recommend department management strengthen internal controls to ensure supporting documentation is maintained, reviews are documented, and transactions agree to supporting documentation.

*Questioned costs consist of facility payments totaling \$139 and a separate payment which exceeded costs of client services by \$10. The agency agrees with the finding and will refund those questioned costs. The agency will review the specific circumstances for each of the invoices paid to ensure staff receive the appropriate training as well as reiterate the need to review invoices carefully according to current policies and practices to avoid coding errors. Supporting documentation was identified for the \$139 portion and was determined to be allowable. The \$10 portion will be moved to non-reportable.*

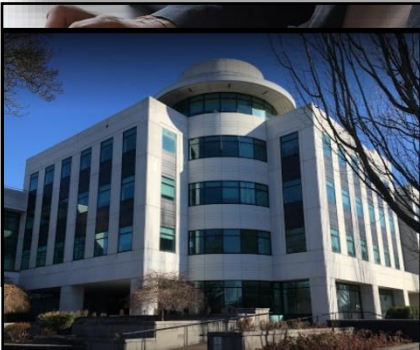
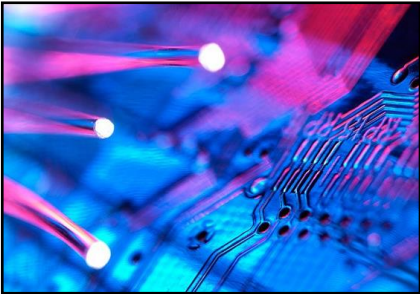
- Recommend department management implement and document additional internal controls to ensure only VR employees are paid with VR funding.

*We disagree with this finding.*

*This finding pertained to two State Independent Living Council (SILC) board members paid with VR Innovation & Expansion funding. Upon review of the Rehabilitation Act and 34 CFR 361.35 section (a) part (2), funding may be used “To support the funding of the State Rehabilitation Council, if the State has a Council, consistent with the resource plan identified in § 361.17(i) “ The SILC State Plan cover 2021-2023 references Innovation and Expansion funding on pages 5 and 6. Based on the department’s review we believe the VR funding of \$3,521 was used appropriately and that no further corrective action is required.*

Policy Group	Agency Name	IT Project Name	PPM Idea/ Project ID	Fiscal OIS / Acct	PPM Idea/Project Name	Mandate	Short Description	Start Date	End Date	Total Budget \$ (PPM)	Total Cost	Previous Biennia (2023 -2025) GF Cost	Previous Biennia (2023 -2025) OF Cost	Previous Biennia (2023 -2025) LF Cost	Previous Biennia (2023 -2025) FF Cost	Current Biennium (2025-2027) GF Cost	Current Biennium (2025-2027) OF Cost	Current Biennium (2025-2027) LF Cost	Current Biennium (2025-2027) FF Cost	Future Biennia (2027 - and ongoing) GF Cost	Future Biennia (2027 - and ongoing) OF Cost	Future Biennia (2027 - and ongoing) LF Cost	Future Biennia (2027 - and ongoing) FF Cost	Comments
Healthy People	OHA	ALERT IIS Replacement	P50009	Steve/Randa	ALERT IIS Replacement Project	Federal	The Oregon Health Authority (OHA) Oregon Immunization Program (OIP) uses the ALERT IIS system, a database that records all immunization doses administered by participating providers in Oregon, as a powerful tool for managing immunization records and supporting healthier communities. The ALERT IIS Replacement Project will ensure continued administration of immunization records and promote modernization of OIP's processes and applications. This project aligns with the national Data Modernization Initiative (DMI) and with the Oregon Health Authority's strategic goal to eliminate health inequities in Oregon by 2030. This project must be executed before 12/31/2027, prior to the end of the existing vendor contract with Gainwell Technologies.	2022-10-20	2027-12-31	\$ 1,205,000	TBD	\$ 271,886	\$ -	\$ -	\$ 271,886	TBD	TBD	TBD	TBD	TBD	TBD	Alert is just in the initial planning stages, the current projected costs are minimal and do not reflect the total expected costs for this project. Project management is still collecting information for this project		
Healthy People	OHA	COMPASS - MOTS Replacement	P80023/P80027	Said/Steve	Community Outcomes Management System (COMPASS)	None	The Measures and Outcomes Tracking System (MOTS) replacement will replace the existing siloed, aged, and fragmented MOTS system. The new system will support the administration, planning, and monitoring of substance abuse disorder and mental health treatment programs.	2020-01-23	TBD	\$ 11,342,630	\$ 9,296,386	\$ 1,341,912	\$ -	\$ -	\$ 4,249,387	TBD	TBD	TBD	TBD	TBD	TBD	TBD	Current MOTS spend plan through June 2024. Another phase is anticipated (APD in progress) but unprojected at this time. Does not include any M&O estimates.	
Healthy People	OHA	GO Priority - 1115 HRSN - Community Information Exchange	-	Lisa/Randa	GO Priority - 1115 HRSN - Community Information Exchange	Federal	Oregon recently received Centers for Medicare and Medicaid Services (CMS) approval for the 2022-2027 1115 Medicaid Waiver. Provisions in the new waiver will be implemented over the course of the 5-year demonstration period and will include significant changes to Coordinated Care Organization (CCO) contract requirements; revision of Oregon Administrative Rules (OAR) that impact all providers; substantial changes to IT systems to support financial disbursement, claims activity, and data submission; and management of the adoption and utilization of statewide community information exchange (CIE) platforms for referrals.	2023-05-01	2026-02-24	\$ -	TBD	\$ -	\$ -	\$ -	\$ -	TBD	TBD	TBD	TBD	TBD	TBD	TBD		
Healthy People	OHA	HIV-E (HIV-Electronic)	500001	Steve/Randa	HIV-E (HIV-Electronics)	None	Develop a solution that will replace the existing CAREAssist 1.0 application with a new, custom developed CAREAssist 2.0 application that addresses current system issues.	2015-11-30	2027-06-29	\$ 23,700,949	\$ 24,946,537	\$ -	\$ 10,305,584	\$ -	\$ -	\$ -	\$ 9,739,443	\$ -	\$ -	\$ -	\$ -	\$ -	M&O has not been included in these estimates. Currently this project is projected to be completed March 2027. Total cost is a DDI estimate only.	
Healthy People	OHA	Improving Medicaid Enterprise Data	P80041	Lisa, Said	N/A		OHA will expand the Behavioral Health Data Warehouse (BHDW) Person Index (PI) and enhance the BHDW, two primary building blocks from the Compass Modernization initiative, to improve data quality, sharing, and analytical capacity for the Medicaid population. Oregon's modular Medicaid Enterprise System (MES) will require a data environment capable of matching, cleaning, and storing integrated and interoperable data from various sources. Incremental expansion and improvement of the BHDW will improve Oregon's analytic and operational capabilities in the near term and will be consistently evaluated for inclusion as part of the state's Enterprise Data Warehouse (EDW) module.	2023-10-01	TBD	N/A	TBD	\$ 819,253	\$ -	\$ -	\$ 7,371,714	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	End date TBD, project extending. New APD coming. Date/scope TBD.	
Healthy People	OHA	MES Modernization (formerly Modularity) Planning Phase	P80014	Chad/SAID	N/A	None	Medicaid Enterprise System (MES) Modularity strategy development is being facilitated by the consulting vendor.	2022-07-01	TBD	N/A	TBD	TBD	\$ -	\$ -	TBD	TBD	\$ -	\$ -	TBD	TBD	\$ -	\$ -	TBD	Project still in planning, but projected to continue for some time. 25-27 POP in progress.
Healthy People	OHA	MMIS Infrastructure Replacement	P80039	Chad/SAID	MMIS Infrastructure Replacement Project	None	The industry-wide move toward Cloud hosting solutions solves a number of IT challenges. Cloud hosting is cost effective, scalable, flexible, secure, and redundant, which all bring large benefits to the the Medicaid Management Information System (MMIS) and is our largest step in preparing for Modularity.  1) Existing MMIS Infrastructure is reaching end of lifecycle in 2024. Project must be completed before 2024 with a duration estimated at 3 years. 2) CMS supports moving MMIS to the Cloud by providing 90/10 funding. 3) Gainwell is transitioning its national data centers to the Cloud, and we will leverage their existing support model.	2022-01-03	2025-12-25	\$ 20,318,175	TBD	\$ 712,409	\$ -	\$ -	\$ 6,411,685	TBD	\$ -	\$ -	TBD	TBD	\$ -	\$ -	TBD	
Healthy People	OHA	MMIS Private Public Providers	P80034	Chad/SAID	MMIS Private Public Providers	None	Update Medicaid Management Information System (MMIS) system to enable distinction between public and private providers for the purposes of adjusting claims.	2021-08-02	2026-09-30	\$ 1,066,342	\$ 1,164,065	\$ 59,256	\$ -	\$ -	\$ 533,304	TBD	\$ -	\$ -	TBD	TBD	\$ -	\$ -	TBD	
Healthy People	OHA	MMIS TMSIS	P80029	Chad/SAID	MMIS T-MSIS Phase 2	Federal	This project will involve modifications to the Medicaid Management Information System (MMIS) system to collect and submit required data for Centers for Medicare & Medicaid Support (CMS) to perform necessary data analytics for decision-making. Specifically, this project addresses Transformed Medicaid Statistical Information System (TMSIS) data quality elements and CMS dashboard issues.	2020-05-01	2025-09-30	TBD	\$ 4,974,719	\$ 202,142	\$ -	\$ -	\$ 1,819,274.40	TBD	\$ -	\$ -	TBD	TBD	\$ -	\$ -	TBD	APD currently scheduled through 09/2025, but project is expected to go beyond that date. Subject to change.
Healthy People	OHA	OEBB-PEBB Benefit Management System (BMS) Replacement	P70003	Chad/Said	OEBB-PEBB Benefit Management System (BMS)	Legislature	Replace two aging and highly customized benefits management systems (BMS) with a single, modernized Software-as-a-Service (SaaS)/Commercial-Off-The-Shelf (COTS) system that supports delivery of required functionality in order to meet legislative requirements and improved user experience (UX).	2019-07-01	2026-04-30	\$ 14,448,785	\$ 14,470,785	\$ -	\$ 8,423,956	\$ -	\$ -	\$ -	TBD	\$ -	\$ -	\$ -	TBD	\$ -	\$ -	Project has POP to go for 9 months into 25-27.
Healthy People	OHA	Oregon State-Based Marketplace	P70004	Carol/Randa	Oregon State-Based Marketplace	None	The Oregon Health Authority (OHA), Oregon Health Insurance Marketplace is seeking to transition Oregon from a State-Based Marketplace using the Federal Platform (SBM-FP) to a state-based marketplace (SBM). Becoming an SBM requires that a state acquire and implement its own enrollment technology and accompanying consumer assistance center (CAC) to provide over-the-phone support for enrollees.	2023-07-06	2027-03-31	\$ 14,880,000	\$ 79,380,000	\$ -	\$ 2,059,864	\$ -	\$ -	\$ -	\$ 38,000,000	\$ -	\$ -	\$ -	\$ 39,320,136	\$ -	\$ -	Total cost assumed to be the estimate provided in the IT Investment form, and includes operating costs.
Healthy People	OHA	Oregon Trauma Registry (OTR) Replacement	P50007	Carol/Chad/Randa	Oregon Trauma Registry (OTR) Replacement	Other	Replace the current Oregon Trauma Registry (OTR) system with a new Commercial-Off-The-Shelf (COTS) or Software-as-a-Service (SaaS) solution that will meet the requirements mandated by ORS 431A.050.	2022-04-28	2026-01-31	\$ 636,888	\$ 1,077,656	\$ -	\$ 1,073,657	\$ -	\$ -	\$ -	TBD	\$ -	\$ -	\$ -	TBD	\$ -	\$ -	PPM Budget accomodates project through 12/8/23, end of the planning phase.
Healthy People	OHA	OSPHL LIMS Replacement	P50006	Steve/Randa	OSPHL LIMS Replacement	None	Conduct open procurement for replacement of the four Oregon State Public Health Laboratory (OSPHL) Laboratory Information Management Systems (LIMS).	2022-06-03	2027-03-16	\$ 1,877,187	TBD	\$ -	\$ -	\$ -	\$ 1,688,784	TBD	TBD	TBD	TBD	TBD	TBD	TBD	LIMS has only been projected through December 2024. Total build costs and timing is TBD. LIMS is funded by Federal Grants. This is a Public Health Project.	
Healthy People	OHA	TWIST TO WEB		Carol	TWIST To Web	None	Replace the current electronic Women, Infants, and Children (eWIC) management information system, TWIST.	2017-06-12	TBD	\$ 16,359,475	\$ 16,359,475	\$ -	\$ -	\$ -	\$ 2,965,894	\$ -	\$ -	\$ -	\$ 5,274,733	TBD	TBD	TBD	Future M&O costs to be determined. Development and Implementation 100% Federal Funds. Project has been put on hold by DAS EIS, and end date is yet to be determined.	
Healthy People	ODHS OHA	IT Service Management	-	Crystal	IT Service Management (ITSM)	None	Implementation of Ivanti into OIS for IT Service Management (ITSM).	2023-03-20	2025-07-24	\$ 4,137,792	\$ 14,303,667	\$ 6,229,812	\$ 612,768.42	\$ -	\$ 3,370,226.31	\$ 1,562,596	\$ 153,697.92	\$ -	\$ 845,338.56	\$ 932,829	\$ 91,753.68	\$ -	\$ 504,645.24	
Healthy People	ODHS OHA	Mainframe Modernization	TBD	Carol/Randa	Mainframe Migration Provider and Client Payments			2023-07-01	2027-07-01	\$ 25,444,863	TBD	\$ 4,944,276	\$ 5,109,564	\$ -	\$ 3,079,871	\$ 2,902,941	\$ 619,809	\$ -	\$ 7,527,500	TBD	TBD	TBD	Project is still in the planning phase. Completed scope and M&O estimates are yet to be determined.	
Healthy People	ODHS OHA	REALD and SOGI Registry Implementation	P45002	Lisa, Said	REALD and SOGI Registry Implementation	Legislature	Developing a repository and registry to collect, clean, store, and use complete race, ethnicity, language, or disability & sexual orientation and gender identity (REALD & SOGI) data is a long-term solution that requires focused agency investment. 2021's HB 3159 mandates the creation of a central registry to collect demographic data using the REALD & SOGI standards and requires providers, insurers, and Coordinated Care Organizations (CCO) to submit data at least annually. This enables the Oregon Health Authority (OHA) to monitor data quality and compliance, obtain timely information, and utilize this data to inform culturally-specific interventions to reduce or eliminate inequities and reduce health care costs.	2022-07-19	2028-05-08	\$ 11,500,000	TBD	\$ 27,912,675	\$ -	\$ -	\$ 5,717,054	TBD	\$ -	\$ -	TBD	TBD	\$ -	\$ -	TBD	
Healthy People	ODHS OHA	Summer EBT Project	TBD	Carol/Randa	Summer Electronic Benefits Transfer (Summer EBT)	Legislature	The Summer Electronic Benefits Transfer (Summer EBT) Program is a new federal nutrition program that provides low-income families a \$120 summer grocery benefit for each eligible school-aged child. Project funding for this initiative will be used to design and implement a permanent Summer EBT program in Oregon. As this program is independent from SNAP, the request to establish this new permanent program includes new positions, administration costs, vendor costs for 2024 Summer EBT Project, system development for the 2025 Summer EBT Program, EBT card services, and communications to households.	2024-03-04	2025-06-30	\$ -	\$ 96,285,132	\$ 11,984,958.00	\$ 1,793,739.00	\$ -	\$ 82,506,435.00	\$ 3,400,000	\$ -	\$ -	\$ 3,400,000	\$ 3,400,000	\$ -	\$ -	\$ 3,400,000	\$0 PPM budget takes project through 06/01/2024.

Policy Group	Agency Name	IT Project Name	PPM Idea/ Project ID	Fiscal OIS / Acct	PPM Idea/Project Name	Mandate	Short Description	Start Date	End Date	Total Budget \$ (PPM)	Total Cost	Previous Biennia (2023 -2025) GF Cost	Previous Biennia (2023 -2025) OF Cost	Previous Biennia (2023 -2025) LF Cost	Previous Biennia (2023 -2025) FF Cost	Current Biennium (2025-2027) GF Cost	Current Biennium (2025-2027) OF Cost	Current Biennium (2025-2027) LF Cost	Current Biennium (2025-2027) FF Cost	Future Biennia (2027 - and ongoing) GF Cost	Future Biennia (2027 - and ongoing) OF Cost	Future Biennia (2027 - and ongoing) LF Cost	Future Biennia (2027 - and ongoing) FF Cost	Comments
Healthy People	ODHS	Case Management System	P35010	Lisa, Said	Case Management System	Federal	The Oregon Department of Human Services (ODHS) seeks to develop a state case management solution that will support maintenance all of Oregon Intellectual & Developmental Disabilities (I/DD) case management services. The solution will leverage existing interfaces between Medicaid Management Information System (MMIS) and Express Payment & Reporting System (eXPRS) to maintain data integrity and support the case management activities for the Medicaid I/DD programs. The solution will automate the billing activities for case management services provided by Medicaid providers.	2022-05-24	2025-12-31	\$ 6,110,500	TBD	\$ 446,374	\$ -	\$ -	\$ 3,640,754	TBD	\$ -	\$ -	TBD	\$ -	\$ -	\$ -	\$ -	
Healthy People	ODHS	CCWIS - Project 1 & 2	P10011	Randa/Steve	CCWIS Modernization Program CCWIS Resource Parent Respite Provider Inquiry and			2020-01-01	2035-12-31	\$ 51,336,000	\$ 36,580,378	\$ 5,794,766	N/A	N/A	\$ 5,785,611	TBD	N/A	N/A	TBD	TBD	N/A	N/A	TBD	Took current burn rate to get the biennium estimate
Healthy People	ODHS	ODDS Electronic Visit Verification - Non-Web Solution	P35016	Chad/Carol/Randa	ODDS Electronic Visit Verification - Non-Web Solution	None	Implement an Electronic Visit Verification (EVV) solution for areas with limited to no internet or cell service reception available where client services are being delivered for the Office of Developmental Disabilities Services (ODDS).	2023-02-01	2025-03-31	\$ 4,642,020	TBD	TBD	\$ -	\$ -	TBD	TBD	\$ -	\$ -	TBD	TBD	\$ -	\$ -	TBD	Project direction still being determined. Expected to go beyond the current 03/2025 end date.
Healthy People	ODHS	ONE System Enhancements	P40005	Steve/Randa	ONE Program Cloud Migration ONE Program - Integrate Voice Response (IVR) ONE Program Youth with Special Health Care Needs YSHCN		Ongoing enhancements to the ONE system	2021-09-01	N/A	\$ 4,642,020.00	TBD	\$ -	\$ 2,439,276	\$ -	\$ 8,648,344	TBD	TBD	TBD	TBD	TBD	TBD	TBD	TBD	System enhancements will be necessary for the life of the ONE system. State portion will be paid via Bonds for AY23-25.
Healthy People	ODHS	Provider Enrollment Maintenance System	P35015	Lisa, Said	Provider Enrollment and Maintenance System	Other	Support the state's Medicaid Information Technology Architecture (MITA) initiative. The project includes modules that will be used to manage and standardize enrollment, maintenance, and communication activities across Oregon Department of Human Services (ODHS) and Oregon Health Authority (OHA) programs. The system will leverage existing interfaces with the Oregon Criminal History and Abuse Records Data System (ORCHARDS), Medicaid Management Information System (MMIS), and Express Payment & Reporting System (eXPRS) to maintain data integrity and support provider authorization and billing activities for case managers, reducing administrative tasks and allowing providers to bill without delay.	2022-05-24	2025-11-30	\$ 9,200,000	TBD	\$ 511,971	\$ -	\$ -	\$ 4,664,441	TBD	\$ -	\$ -	TBD	\$ -	\$ -	\$ -	\$ -	
Healthy People	ODHS	Provider Time Capture (PTC)	DOLRUL	Steve/Said	Provider Time Capture	None	Provides the Oregon Department of Human Services (ODHS)/Oregon Health Authority (OHA) with a time capture system for home care workers (HCW) and personal support workers (PSW).	2024-11-01	2027-06-30	\$ 31,367,810	\$ 41,130,916	\$ 3,764,029	\$ -	\$ -	\$ 26,885,029	\$ 1,287,283	\$ -	\$ -	\$ 9,194,575	TBD	TBD	TBD	TBD	The PPM budget only accomodates phase 1 through 01/20/2025. 6/30/37 date assumes Phase 2 is approved. PTC including Ph2a and Ph2b through June 2027, M&O costs have been projected has its own project No P30002



Health and  
Human Services

# Strategic Technology Plan: A Comprehensive Overview

*2024-2027*

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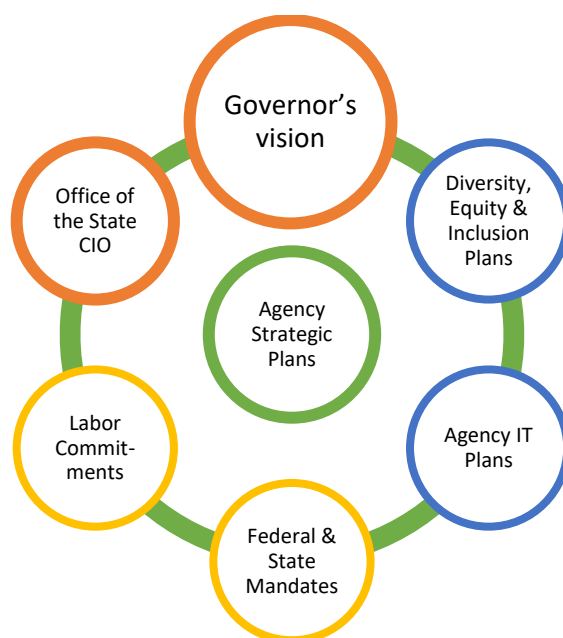
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## 1. Executive Overview

This Oregon Department of Human Services (ODHS) and Oregon Health Authority (OHA) Strategic Technology Plan 2024-27: A Comprehensive Overview document is intended to communicate the alignment between the vision, planning and execution of major technology initiatives.

This Executive Overview section is the heart of the plan, and no further reading is necessary to get a basic understanding of the technology goals and strategies. However, reading the subsequent sections will provide a deeper understanding of the drivers, priorities and frameworks within the ODHS|OHA's technology organization.



It represents priorities of the governor, Oregon Department of Human Services (ODHS), Oregon Health Authority (OHA), Enterprise Information Services (EIS), Office of Information Services (OIS) and many other organizations as noted below.

### 1.1. Health and Human Services Programs

The Oregon Health Authority (OHA) has eight core divisions. The Oregon Department of Human Services (ODHS) has eight core programs. Both agencies have Shared Services units that support the needs of both agencies.

Oregon Dept. of Human Services	Oregon Health Authority
<ul style="list-style-type: none"><li>• Self-Sufficiency (SSP)</li><li>• Child Welfare (CW)</li><li>• Aging and People with Disabilities (APD)</li><li>• Office of Developmental Disabilities Svs. (ODDS)</li><li>• Vocational Rehabilitation (VR)</li><li>• Oregon Eligibility Partnership (OEP)</li><li>• Director's Office</li><li>• Central and Shared Services</li></ul>	<ul style="list-style-type: none"><li>• Equity and Inclusion (E&amp;I)</li><li>• Health Systems (HSD)</li><li>• Health Policy and Analytics (HPA)</li><li>• Oregon State Hospital (OSH)</li><li>• Public Health (PHD)</li><li>• External Relations</li><li>• Agency Operations</li><li>• Fiscal and Operations</li></ul>

There are 15+ shared services areas, such as financial and facilities services between the two agencies. The combined Health and Human Services organization supports 1.5 million clients; 16,700 staff; more than 50,000 partners; and more than 140 office locations. The agencies have a combined Legislatively Approved Budget (LAB) of \$54.25 billion.

## 1.2. Office of Information Services (OIS)

For the purposes of this document, we'll focus on the Office of Information Services (OIS). However, also, important to the agencies are other units with a strong focus on technology which we refer to as "local IT" and we'll lightly cover them in this document.

OIS exists to provide services in helping Oregonians achieve health, well-being, and independence. In support of this mission, OIS provides information technology systems and services that help ODHS|OHA to:

- Determine client eligibility
- Provide medical, housing, food and job assistance
- Provide addiction, mental health and vocational/rehabilitative services
- Protect children, seniors and people with physical and/or developmental disabilities
- Process claims and benefits
- Manage provider licensing and state hospital facilities
- Promote and protect the state public health
- Support internal ODHS|OHA administrative functions, including human resource, finance and procurement programs

OIS supports more than 75 core business applications that are used by approximately 16,700 agency and partner staff located at 140 locations throughout Oregon.

The OIS organizational structure consists of the Office of the chief information officer and several major units that play vital roles in achieving the agencies' mission:

- Risk and Privacy Office
- Business Engagement Services (BES) including Enterprise Alignment
- Project Solutions (PS)
- Vendor Managed Services (VMS)
- Health and Service Equity Transformation (focused on HB 3159)
- Customer Services and Support (CSS)
- Solution Development and Delivery (SDD)
- Business Operations

### 1.3.Strategic Goals and Strategies

OIS exists to provide services in helping Oregonians achieve health, well-being, and independence. To support this mission, the Strategic Technology Plan's goals, and strategies were developed with the purpose **to strengthen the Office of Information Services' ability to deliver IT functions with greater perspective and effectiveness.**

**Goal 1: Cultivate IT Workforce** Cultivate a highly skilled, diverse, and customer focused organization.

- Improve equitable hiring
- Increase recruitment cycle transparency
- Accelerate customer service and technical training
- Accelerate development opportunities

**Goal 2: Strengthen Cybersecurity, Risk and Privacy** Strengthen cybersecurity and consider the risk in the decision making process.

- Improve the security and privacy posture
- Prevent, monitor, and rapidly respond to emerging threats and vulnerabilities
- Prioritize initiatives through a risk-based approach

**Goal 3: Accelerate Technology Modernization** Enhance and augment IT infrastructure, systems, cloud capabilities, and processes to address pressing human services and health care challenges.

- Align IT investments with business strategy
- Modernize legacy IT; include a specific evaluation for new AI technologies
- Share technology solutions
- Promote ADA accessibility, language access, and user experience

**Goal 4: Increase Data Insights** Consider community involvement in data that is collected, and used in a way that does not perpetuate or exacerbate existing inequities ensuring accuracy and completeness.

- Improve how we handle, organize and deliver information
- Connect systems through standardized approaches
- Make data easily available and accessible while respecting privacy

**Goal 5: Optimize Technology Management** Provide inclusive, customer focused collaboration

- Center technology governance processes on equity and inclusion
- Improve customer service
- Enhance communication and partnerships

#### 1.4.Action Plan and Measures

To ensure accountability in achieving the plan goals and strategies, each goal has 3-5 action items that are tracked and reported using the Performance Management System Quarterly Target Reviews. Actions and measures are re-evaluated periodically and will be refreshed in quarter 1, 2024, and again upon the completion of the agency strategic plans. As a side note, operational measures also exist and are reviewed on a quarterly basis.

#### 1.5.OIS Operating Principles

Operating principles have helped define the culture of OIS and provide guidance for decision making at all levels of the organization.

Each decision we make can affect technology, process, and people. OIS uses these operating principles to guide our choices as we navigate the complex opportunities and challenges of our work.

- **Honor Business Drivers** – We use governance effectively, partnering with the business to prioritize investments.
- **Choose Wisely** – We consider diverse options and choose solutions by thoughtfully evaluating their benefits, costs, and risk. We consider the impact across the enterprise IT ecosystem and throughout the lifecycle.
- **Consider the Data** – We provide solutions that support keeping the data accurate, unduplicated, secure, and accessible for multiple uses.
- **Invest for Sustainability and Agility** – We seek and embrace opportunities to simplify, including reducing redundancy, promoting re-use, and embracing standards and modularity.
- **Deliver Incremental Value** – We deliver value efficiently and predictably, continuously learning and improving.

#### 1.6. Challenges

While strategic plans create vision and excitement, a plan would not be complete without discussing known challenges. The list below includes the top challenges in implementing technology in Oregon state government that causes significant delays in modernization, maintenance and operations.

- **Lack of IT investment strategy to fund technology modernization** – While IT roadmaps exist for technology modernization, an IT investment plan does not exist. This puts technology groups in a reactive state, which is a catalyst for the technology to age beyond usefulness. The biennium budget policy option package process is too slow and siloed to be effective in providing funding to keep systems modernized and policy nimble.
- **Competitive IT market elongates the recruitment cycle to on-board staff** – A typical OIS recruitment averages 6-12 months from vacancy to job requisition to on boarding or 110 days from posting to first offer (depending on how it is measured).
  - Pay structures for large agencies affect IT professionals, who are paid significantly less (in most classifications) compared to other Oregon public sector entities.
  - Pay equity assessments capped at the step six have, also, lengthened the process and frustration for both candidates and hiring managers.
- **Heavy administrative processes** (IT, Human Resources, Procurement) slow down the delivery of services.
  - Backlog and cumbersome processes in DAS and agency human resource groups cause a delay in the hiring process.
  - Long procurement processes (agency, IT, agency procurement, Department of Administrative Services (DAS) procurement, DAS Enterprise Information Services, Department of Justice) for large technical projects take 12-18 months to get an executed contract.
- **Lack of shared vision, needs, schedules and workloads are barriers to accelerating technology modernization.**
  - These barriers continue to impact cross program, agency and IT organizations.
  - Centralized approaches take much longer than program specific approaches. Program specific approaches can cause re-work and significantly increase agency costs and increase IT risks.
  - Improved communication and collaboration will be needed to accelerate technology modernization.

## 2. Drivers

### 2.1. Governor

As Gov. Kotek took office in January 2023, she set clear direction on the top priorities, improving customer services in state agencies, and priorities for ODHS|OHA.

Priorities for Oregon	State Agencies & Customer Service
Housing and Homelessness	Increased accountability
Behavior Health	Prioritizing customer service
Education and Early Learning	Making things work efficiently as possible
	Providing tools and not barriers
	Improving access to services when and where people need them.

The governor provided direction to ODHS|OHA leadership that listed the following priorities.

- Transition of **Employment Related Day Care (ERDC)** to the new Department of Early Learning and Care (DELC) agency.
- Process **Medicaid Redeterminations**, which is the first time in three years (paused during the pandemic) that 1.5 million people on the Oregon Health Plan (OHP) must go through a benefit renewal process.
- Implement the 1115 **Medicaid Waiver** that has many new opportunities, including housing for up to six months for people at risk of homelessness and people at risk of extreme weather events due to climate change.
- Expand the **Healthier Oregon** to people who meet eligibility regardless of immigration/citizenship status.

- Provide a **Basic Health Program** which is initially focused on OHP members who will no longer be eligible after the redetermination.

## 2.2. Oregon Department of Human Services (ODHS)

The Oregon Department of Human Services (ODHS) is the largest executive branch agency. The mission of the ODHS is to help Oregonians in their own communities achieve safety, well-being, and independence increasingly through locally informed, culturally appropriate, customer-focused services and customer service provided at the state and local level in a way that protects, empowers, respects choice and preserves the dignity of all Oregonians in need of ODHS services.

In 2023-2025, ODHS' top focus areas in alignment with the mission are:

### Strengthening ODHS foundations

- Building the capacity we need to serve our communities more equitably and effectively.

### Preparing for and responding to emergencies

- Providing mass care, shelter, food, and water in times of disaster while investing year-round in agency and community preparedness.

### Creating the future of ODHS and human services in Oregon

- Working internally and externally to break down silos, connect systems together and identify and bridge gaps in services, while acknowledging that people and communities are the experts in their own lives and partnering with them to design services that better support their needs and goals.

ODHS has several initiatives and frameworks to guide the work of the agency.

**Equity North Star** - – The [ODHS Equity North Star](#) informs our work toward our vision of an agency free of racism, discrimination and bias.

**RiSE** - [RiSE](#) is about creating an intentional, positive, equitable and trauma informed organizational culture. The vision is an organization where we all feel

safe, valued, supported, strengthened and engaged in our personal growth and the agency's growth.

**Building Well-Being Together Initiative (BWTI)** – The [BWTI](#) goal is to focus on the whole well-being of people, families, and communities, especially those being left behind due to race, age, disability, identity and place.

### 2.3. Oregon Health Authority (OHA)

The Oregon Health Authority (OHA) is one of the state's largest executive agencies with a single overarching strategic goal: **eliminate health inequities in Oregon by 2030**. OHA's work is guided by the definition that the Oregon Health Policy Board (OHPB) and OHA adopted in 2020<sup>1</sup>:

*Oregon will have established a health system that creates health equity when all people can reach their full health potential and well-being and are not disadvantaged by their race, ethnicity, language, disability, age, gender, gender identity, sexual orientation, social class, intersections among these communities or identities, or other socially determined circumstances.*

*Achieving health equity requires the ongoing collaboration of all regions and sectors of the state, including Tribal governments to address:*

- *The equitable distribution or redistribution of resources and power; and*
- *Recognizing, reconciling and rectifying historical and contemporary injustices.*

To advance that goal, OHA is focused on accelerating the transformation of Oregon's health care system, expanding health coverage, and providing easier access to care, delivering better health outcomes, improving health care quality, and containing health costs for Oregon Health Plan members, and improving public health services in all Oregon communities. The focus areas for 2023-2025 include:

- **Reducing health disparities**, advancing health equity, and protecting health coverage
- Implementing the **1115 Medicaid waiver**
- Addressing unmet **behavioral health** needs

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<sup>1</sup> Oregon Health Policy Board Health Equity Committee, <https://www.oregon.gov/oha/El/Pages/Health-Equity-Committee.aspx>

- Supporting **Oregon State Hospital**
- Sustaining and **expanding public health** capacity

#### 2.4.Joint Initiatives

The ODHS|OHA initiatives are being discussed at the recently formed Joint Governance Board and will be available early 2024.

##### 2.4.1. Digital Accessibility in Hardware, Software and Systems

ODHS|OHA are committed to providing equitable access to information and services.

The agencies are committed to effective communications that are culturally and linguistically appropriate and accessible for a wide spectrum of people who have different communication needs or abilities.

In 2023, the agencies commissioned a workgroup to formalize a Digital Accessibility policy that define the expectations around scope and [Web Content Accessibility Guides](#) (WCAG) compliance. The EIS legislative and communications coordinator has participated in the agency workgroup. The policy is expected to be finalized in the first half of 2024.

#### 2.5.Enterprise Information Services (EIS)

Enterprise Information Services led by State Chief Information Officer Terrence Woods has provided direction and guidance to Executive Branch Agency Leadership through several strategies and frameworks.

- [EIS Strategic Framework 2023-2026, Version 2.0](#) – EIS strategic plan including objectives, goals, and strategies for the EIS organization.
- [Cloud Forward: A Framework for Embracing Cloud in Oregon](#) – Define and communicate the EIS cloud vision and to enable state agencies to accelerate cloud adoption across the enterprise.
- [EIS Modernization Playbook: An Agency Guide to Digital Transformation, Version 1.0](#) – Recognizes the urgent need to modernize state IT systems and lay the foundation for digital transformation.
- [Oregon's Data Strategy: Unlocking Oregon's Potential, 2021-2023](#) – Oregon's Data Strategy establishes a central vision and critical actions to enable Oregon to better use, manage, and share its data to create

information, knowledge, and insight. Note: Will replace newer version upon publication.

For the context of this document and to provide an overview of alignment between various strategic plans to technology, we'll focus on the EIS Modernization Playbook for the next two sections. **The focus will continue to be on embracing and accelerating the move to cloud technology.**

#### 2.5.1. EIS Guiding Principles

EIS crafted the following principles to align with the vision of the Enterprise Leadership Team, common goals, and outcomes, and shared with leadership across state government. They are derived from the 2021 EIS Modernization Playbook and abbreviated for inclusion here.

- **Put People First.** Successful modernization starts and ends with people – the experience of people who rely on the essential services provided by the State of Oregon, the ability of the state employees to effectively provide those services, and the ability of the agency leadership to drive digital transformation.
- **Aligned and Enabled.** Alignment with EIS vision for user-friendly, reliable, and secure IT systems between agency business and IT leadership that will enable agencies to fulfill their mission and strategic objectives, while continuing to deliver the core services that the people of Oregon rely on.
- **Data- and Privacy-Informed.** Modernization provides a unique opportunity to leverage data as a strategic asset across systems and programs, govern and manage that data through its lifecycle, enable data informed decision-making, transparency by default, while considering personal and private information.
- **Secure by Design.** Secure by design embraces coding practices and the seamless integration of security policy and controls into the fabric of the IT system itself.
- **Agile and Continuous Improvement.** Modernization requires sustained investment in our people, the formation of empowered teams that embrace agile practices, and a culture of continuous improvement encompassing people, processes, and technology.

## 2.6.Federal Mandates

This section includes a short list from the volume of federal mandates we must adhere to. The mandates below were chosen as we have active technical projects to meet the relevant mandate(s).

- **CMS MES Modernization** – CMS has for the past eight years signaled its interest seeing states move to a modular architecture for their Medicaid Management Information Systems (MMIS). In 2023, at the annual Medicaid Enterprise Services Conference, CMS announced that it will now focus on modernization as in “MES Modernization.” (Technical Project: Medicaid Enterprise Services Modernization)
- **Fair Labor Standards Act (FLSA)** – In context of ODHS Home Care Workers (HCW) and Personal Service Workers (PSW), the FLSA requires that the records include certain identifying information about the HCW/PSW and data about the hours worked. (Technical Project: Provider Time Capture)
- **Federal Department of Health and Human Services** – The Federal Department of Health and Human Services (HHS) rule on Comprehensive Child Welfare Information Systems (CCWIS) went into effect on Aug. 1, 2016. The rule governs the next generation of technology to support child welfare programs. The new rule focuses on modularity, interoperability, reusability, data sharing between programs, lifecycle data management, and data quality. ODHS Child Welfare declared that it would move towards a CCWIS environment. (Technical Project: Child Welfare CCWIS Project)

## 2.7.State Mandates

This section lists the states mandates with a significant technology effort, over \$1 million, and significant risks if not completed. It is not intended to be comprehensive and is focused on new legislation from 2023. A more detailed list is provided in Appendix A.

- **HB 2683 (2023)** – Directs the Early Learning Council to adopt rules to establish eligibility for certain children to participate in Employment Related Day Care subsidy programs.
- **SB 966 (2023)** – Requires OHA to adopt standards for types of data collected for all payers and that all claims’ databases are consistent with standards adopted for collection of data on race, ethnicity, language,

disability, sexual orientation, and gender identity. (Technical Project: REALD/SOGI Registry-Repository)

- **SB 972 (2023)** – Requires OHA to transition from healthcare.gov to state-based marketplace by Nov. 1, 2026. (Technical Project: State Based Marketplace)

## 2.8.Negotiated Labor Union Commitments

Through the Collective Bargaining process, ODHS|OHA have made commitments to the labor unions. Many of the agreements include large and small technical work with any changes over 40 hours going through the technology governance process – see Section 4.7, Technology Governance. For the 2023-2025 Collective Bargaining Agreement there are 11 large effort commitments. An example of these changes include:

- **Compensation and Payroll System Design** (925 development hours) – This request is to create multiple tiers of pay for ODHS/APD homecare workers and OHA/HSD personal care attendants.
- **Holiday Pay** (450 development hours) – Homecare workers who work on a specific holiday get 1.5 times their hourly rate of pay. Anything up to 8 hours would be 1.5 times; beyond 8 hours on the holiday, would be paid at their current rate.
- **Carina Registry** (300 hours) – Development of a web service interface with the Carewell/Carina registry to verify the identity of in-home service Medicaid, State Plan Personal Care, and Oregon Project Independence in-home consumers.

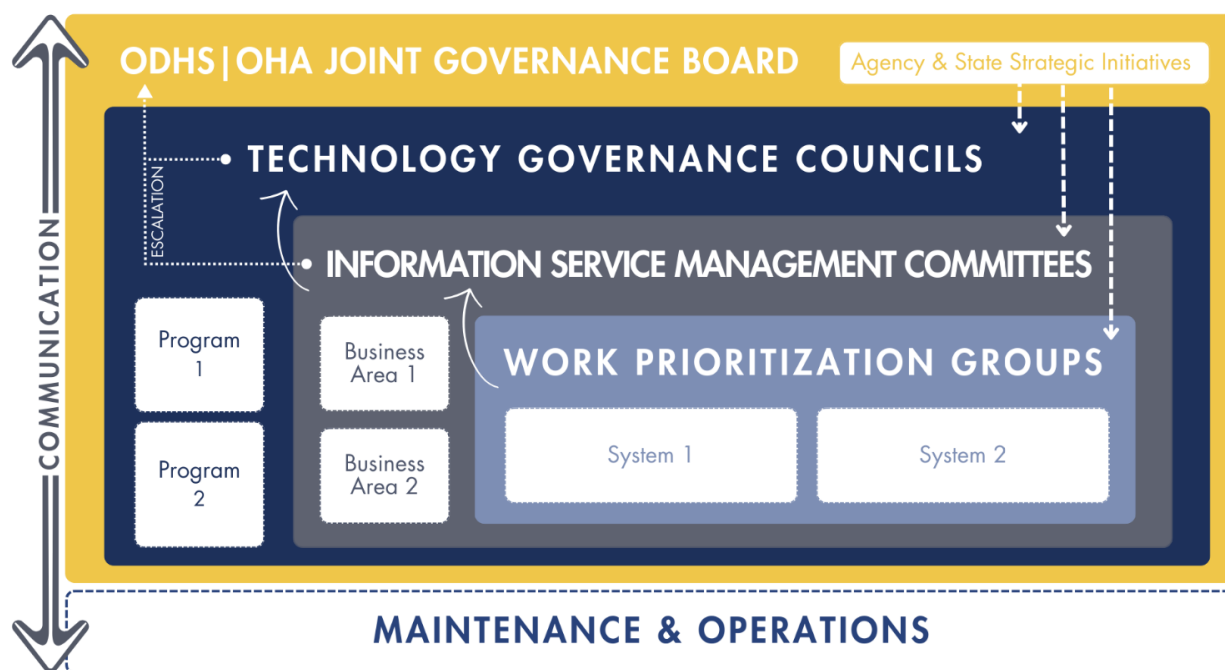
## 3. Large Technical Projects & Governance Model

### 3.1.Technology Governance

The current technology governance structure for ODHS|OHA has been intentionally evolving and maturing from as early as 2012. The technology governance process continuously matures and has received an EIS assessment score of 3 out of 4 for 2021 and 2022. Proposed changes for 2024 are in review.

The agencies recognize a strong investment prioritization structure and process are key to managing competing priorities where there are unlimited needs and limited resources.

Planning, coordination, and support for the overall governance structure and improvements is provided by Business Engagement Services, Business Relationship Management team, in partnership with agency leaders. The visual below represents the evolving technology governance structure. A written description of the different governing groups and roles follows the visual representation.



#### **ODHS | OHA Joint Governance Board:**

Starting at the top of the visual above, the Joint Governance Board (JGB), formed September 2023, was established to provide strategic direction on ODHS | OHA individual/joint strategic initiatives.

The strategic initiatives set by the board will help drive alignment with the agencies' goals of health equity and well-being. The board will help ensure the strategic direction is aligned with the governor's office initiatives, negotiated labor contracts, legislation, federal partners, as well as state and agencies goals. Priority setting at the Technology Governance Councils, Information Services Management Committees, and Work Prioritization Teams, described below, will be aligned to the top priorities of the JGB.

When lower-level governing body chairs/co-chairs are unable to resolve competing priorities, the board will act as a point of escalation.

### **Technology Governance Councils:**

The ODHS|OHA Technology Governance Councils provide strategic guidance and prioritization on larger more complex technology initiatives and projects. These projects generally involve the implementation of a new system, platform, service, component, or module offering new capabilities and meet thresholds for EIS oversight.

Projects that will have an impact on and/or require staffing resources across the two agencies are reviewed and prioritized at both councils. The individual and joint agencies capacity to support and accomplish the individual and collective projects are part of the prioritization decision. Projects prioritized at the councils are vetted through a subordinate Information Services Management Committee (ISMC) prior to council prioritization, with a few exceptions. Project level governance is established within each project and the councils act as a point of escalation and review of proposed project schedule extensions.

During the biennial budget cycle policy option packages, existing, and new projects meeting the criteria go through a scoring process that is reviewed and finalized at the councils. After the councils complete their review, the policy option packages and projects scores and supporting documentation go through a statewide scoring process by the Enterprise IT Governance Committee (EITGC), which is made up of EIS and agency leadership. The EITGC is in process of being re-chartered for the 2025-2027 budget cycle.

### **Information Service Management Committees (ISMCs):**

Both ODHS|OHA have ISMCs which review all change requests, prioritize, and sequence small to medium efforts greater than 40 hours that do not require project management or oversight support. There are six ISMCs prioritizing change requests for systems that support more than one program/division. There are nine ISMCs prioritizing change requests for systems supporting individual programs or divisions. Larger efforts requiring project management and/or oversight are prioritized at the appropriate ISMC and moved to the individual

agency council or both councils, in some circumstances, for review and final prioritization.

### **Work Prioritization Groups:**

For tasks or small requests that will take less than 40 hours, there are small informal groups that collaborate to plan and coordinate accomplishing the work. Efforts greater than 40 hours are moved to the ISMC for review and prioritization.

### **3.2. Large Technical Project Portfolio**

ODHS|OHA maintain a large portfolio of IT projects. A short list of the most significant and largest in-flight projects is presented here. Most of these projects are under oversight by OSCIO and the Legislative Fiscal Office.

The project management office continuously matures and has received a Enterprise Information Services assessment score of 4 out of 4 on both the portfolio and program management and maturity; and project management experience scores.

#### **3.2.1. Major IT Projects Underway**

As of October 2023, there are 45+ active technical projects with a project portfolio investment of \$210 million. Not all projects meet the EIS thresholds for oversight. However, any time a professional technical project manager is assigned, we apply the same project management methodologies as large projects (though adjusted for size and complexity). Highlighted below are some of the active projects (listed alphabetically) with the full project portfolio available in Appendix A listed by agency priority.

- **Joint Department of Early Learning and Care (DELIC) Technology Initiatives**  
– Work associated to DELIC is being done with an interagency agreement via ODHS and activities are following project methodologies but is not an official designated project and is being managed through the technology governance processes. (Governor Priority)
- **Joint HB 3159 REALD & SOGI** – Establishes a centralized registry to collect Race, Ethnicity, Language, and Disability (REALD) & Sexual Orientation and Gender Identity (SOGI) data from CCO's, health providers and insurers in a consistent manner.

- **Joint Mainframe Migration Provider & Client Payment Systems** – Planning project to move ODHS|OHA off the mainframe with the focus around replacing payment type IT applications as the first phase.
- **Joint Medicaid 1115 Waiver Technology-only Portfolio** – Portfolio of the technical side of the projects in support of Health-Related Social Needs (Climate and Housing); Community Information Exchange; and the Basic Health Program. (Governor Priority)
- **Joint ONE & MMIS Infrastructure / Cloud Migration** – Two projects on two of the largest state IT systems are going through a significant lifecycle upgrade to keep the infrastructure reliable and secure. Both systems will be migrated to the cloud.
- **ODHS Case Management System** – Comprehensive Oregon Intellectual & Developmental Disability (I/DD) statewide case management system.
- **ODHS Comprehensive Child Welfare Information System (CCWIS) Portfolio** – To satisfy federal partners requirements and favorable cost allocation, Oregon has elected to migrate from the current legacy system to CCWIS. This is a case management information system that state and Tribal title IV-E agencies developed for the Child Welfare Program with a focus on data management and quality.
- **OHA Marketplace Transition from Federal to State-based Platform** – Move from a federal marketplace to a state-based marketplace in increased flexibility; provide more control over operations, customer service, and service levels; and consumer cost savings.
- **OHA Medicaid Enterprise Services (MES) Modernization** – Oregon Medicaid Enterprise System (MES) Modernization Planning effort is to move away from a single, monolithic system to a modular MES environment facilitating more efficient administration of Oregon's Medicaid program.
- **OHA OEBC/PEBC Benefit Management System Replacement** – Replacement of two legacy customized benefit systems with a solution that supports the delivery of required functionality, meets legislative mandates, and improves member experience.

### 3.2.2. Major IT Projects Recently Completed

There have been significant successes in project closures in recent years.

In March 2021, the final rollout of the Oregon Eligibility (ONE) implementation was completed and has transitioned to maintenance and operations. In the 2021-2023 biennium, 18 projects closed with an investment of \$38.1 million.

**In 2023-2025 biennium, 31 projects will close for an investment of over \$125 million** based on current project schedules. Of the significant and large projects listed above, the following are projected to close this biennium.

- Joint Department of Early Learning and Care (DELIC) Technology Initiatives
- Joint Mainframe Migration Provider & Client Payment Systems (Planning only)
- Joint Medicaid 1115 Waiver Technology-only Portfolio
- Joint ONE & MMIS Infrastructure/Cloud Migration
- OHA Medicaid Enterprise Services (MES) Modernization (Planning only)
- OHA OEBC/PEBC Benefit Management System

### 3.2.3. Mapping Projects to Strategic Goals and Drivers

The *Drivers* and *Aligning Strategy, Priorities, and Plans* sections are the basis for the mapping criteria. Liberties have been taken to categorize the Drivers and IT Strategic Alignment criteria into three categories for document readability and simplification. The alignment assessment was done by the chief information officer in review with the deliverable workgroup and agency leadership.

## Mapping Projects to Strategic Goals and Drivers

<h1>Mapping Projects to Strategic Goals and Drivers</h1>		Strategic Alignment	Operational: Efficiency, Risk Management, Maintenance	Compliance	Strengthen Cybersecurity & Privacy	Accelerate Technology Modernization	Increase Data Insights
		Drivers			IT Strategic Alignment		
Joint	Department of Early Learning and Care (DEL) Technology Initiatives	X	X	X		X	X
Joint	HB 3159 REALD & SOGI	X	X	X	X	X	X
Joint	Mainframe Migration Provider & Client Payment Systems	X	X	X	X	X	X
Joint	Medicaid 1115 Waiver Technology-only Portfolio	X	X	X	X	X	
Joint	ONE & MMIS Infrastructure / Cloud Migration		X	X	X	X	
ODHS	Case Management System	X	X	X	X	X	X
ODHS	Comprehensive Child Welfare Information System (CCWIS) Portfolio	X	X	X	X	X	X
OHA	Marketplace Transition from Federal to State-based Platform	X	X	X		X	X
OHA	Medicaid Enterprise Services (MES) Modernization	X	X	X	X	X	X
OHA	OEBS/PEBS Benefit Management System Replacement	X	X	X	X	X	X

Incorporating strategic goals and drivers is part of our governance process – during Intake, and then validated as part of the Project Initiation phase, working with EIS to validate it meets the goals and drivers including OIS, ODHS|OHA, EIS, and our federal partners.

#### 4. Continuous Modernization

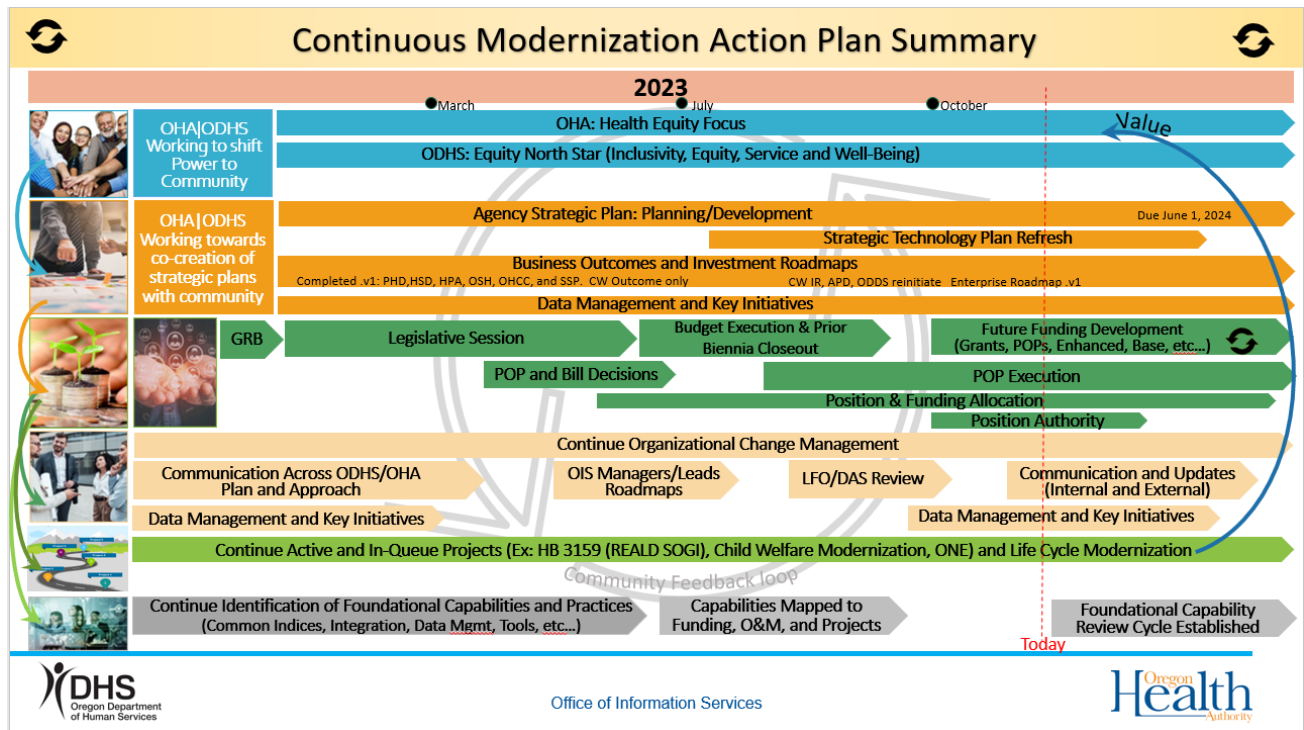
Our IT Modernization Framework aligns state level, business strategy and technical strategies. OIS is working closely with agency programs to develop what we refer to as Business Outcome Statements (business strategy) and Investment Roadmaps.

The work results in identification of current and future state capabilities, fosters proactive planning through investment roadmap development, positions the agency to be more strategic in decision making around funding requests, helps identify common capability needs and better informs decisions around prioritization of technology investment projects. The Outcome Statements and Investment Roadmaps will be refreshed and used to inform updates to the Strategic Technology plan.

The approach is based on various leading frameworks with heavy influence by Gartner frameworks. Other key contributors included the Enterprise Information Services (EIS) Assistant State CIOs and EIS Senior IT Portfolio manager. In addition, the strategies and plans have been shared with the LFO IT analysts who help provide further guidance in the process.

## 4.1. Continuous Modernization Action Plan

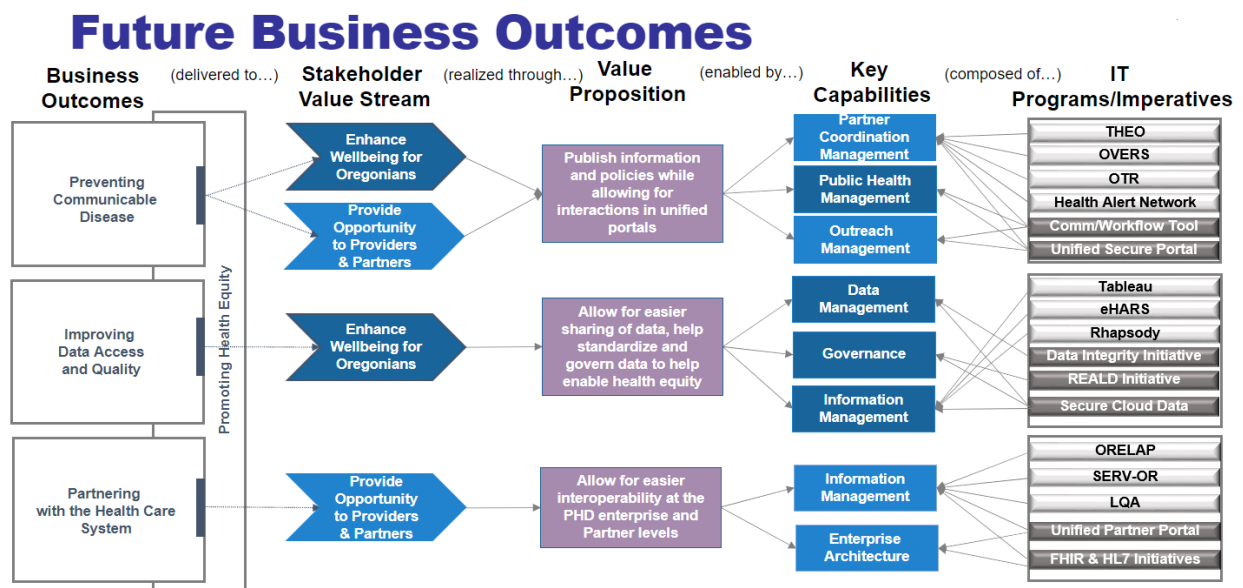
The visual below depicts the Continuous Modernization Action Plan. The plan and resulting deliverables are led from a health and service equity perspective. The resulting deliverables drive and inform technology investments to meet the outcomes the agencies' desire. See Appendix A for a larger visual.



## 4.2. Business Outcome Statements

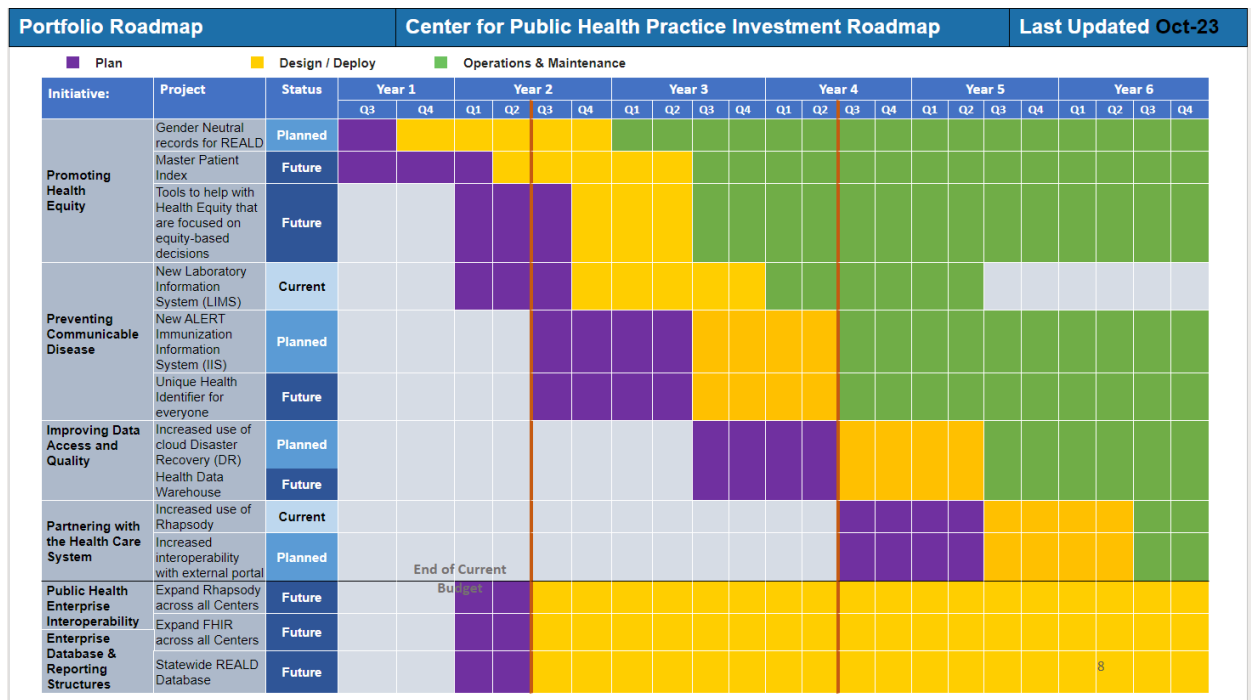
The Business Outcome States are the heart of the Continuous Modernization Approach. Enterprise architects' partner with program leadership to understand and collaborate on the desired business outcomes, compare it to an Integrated Health and Humans Services Capability Model (see Appendix A) and map it to technology components.

There are four components in every Business Outcome Statement, including Disruptive Business & Technology Trends; Business Goals and Objectives; Current Business Outcomes; and Future Business Outcomes. The visual below is a small portion of OHA's Public Health Division's Business Outcome statement, reflecting the future business outcomes component. See Appendix A for a larger visual.



### 4.3. Investment Roadmaps

The current capability gaps or future capabilities identified in Business Outcomes are mapped to Investment Roadmaps. The work results in identification of current and future state capabilities, fosters proactive planning through investment roadmap development, positions the agency to be more strategic in decision making around funding requests, helps identify common capability needs and better informs decisions around prioritization of technology investment projects. The Outcome Statements and Investment Roadmaps will be refreshed and used to inform updates to the Strategic Technology plan.



The visual above is a small portion of the OHA's Public Health Division's Investment Roadmap. See Appendix A for a larger visual.

#### 4.4. Business Outcome Statements and Investment Roadmap Status

Since 2022, the Enterprise Architecture group has been working with the programs and divisions on the development of the Business Outcome Statements and Investment Roadmaps. A status by core programs is noted below.

Oregon Department of Human Services	Outcome Statement	Investment Roadmap	Target Start	Target Completion
Self-Sufficiency (SSP)	100%	90%		12/31/2023
Child Welfare (CW)	100%	45%		01/31/2024
Aging and People with Disabilities (APD)	100%	45%		01/31/2024
Office of Developmental Disabilities Svs. (ODDS)	100%	45%		02/28/2024
Vocational Rehabilitation (VR)	100%	45%		02/28/2024
Oregon Eligibility Partnership (OEP)			To be coordinated	TBD
Director's Office			To be coordinated	TBD
Central and Shared Services			To be coordinated	TBD
<b>Oregon Health Authority</b>				
Equity and Inclusion (E&I)			To be coordinated	TBD
Health Systems (HSD)	100%	100%		Complete
Health Policy and Analytics (HPA)	100%	90%		12/31/2023
Oregon State Hospital (OSH)	100%	90%		12/31/2023
Public Health (PHD)	100%	45%		01/31/2024
External Relations			To be coordinated	TBD
Agency Operations			To be coordinated	TBD
Fiscal and Operations			To be coordinated	TBD

## 5. Strategic Focus Areas

### 5.1. ODHS Office of Reporting, Research, Analytics, and Implementation (ORRAI)

The Office of Reporting, Research, Analytics, and Implementation (ORRAI) provides mission critical information to leadership and employees, legislators, partners, and the public. The office uses ODHS and inter-agency program data and tools such as predictive analytics, workload modeling and other quantitative and qualitative methods to improve outcomes for children and families. The office translates data into information and develops practitioner tools to ensure decisions are data informed.

ORRAI helps ensure our programs and services are accountable. ODHS reports to federal agencies, the Oregon state government, funders, and other community partners on an ongoing basis as well as in response to changes in policy or requirements. In addition to reporting, ORRAI staff conduct research and analytics to ensure ODHS programs and services are effective, efficient and best meet the needs of Oregonians. The implementation staff ensures that research and analysis are informed by workers, experts, and clients and that resultant changes are implemented through planned, consistent, and coordinated processes.

### 5.2. Cybersecurity, Risk and Privacy

Enterprise Information Services/Cyber Security Services (CSS) provides cybersecurity services for the executive branch. As such, this group is accountable for cybersecurity for ODHS|OHA. OIS is responsible for executing many cybersecurity activities and tasks in alignment with CSS. Examples of security activities that OIS handles include maintaining and adhering to the agency security plan; ensuring the security event and incident response plans are updated and adhered to; designing, developing, and procuring systems meeting statewide security requirements; implementation and adherence to the statewide standards and controls; and remediating known risks and vulnerabilities.

ODHS|OHA through the Office of Information Services has an Information Security and Privacy Office (ISPO) unit. ISPO has five primary functions – privacy; IT risk and compliance; information exchange; awareness and education; and e-discovery.

Due to the data protection obligations that originate from federal and state laws that include Health Insurance Portability and Accountability Act of 1996 (HIPAA), ODHS|OHA must have a Privacy Program and a dedicated Privacy Officer (PCO). The Privacy Program also supports privacy and security investigations for both ODHS and OHA including third party partnerships.

In addition, ISPO has a position for ONE (Oregon Eligibility) Security Advisement that supports federal compliance requirements with the Centers of Medicare and Medicaid Services (CMS).

ODHS Shared Services has a position for the Criminal Justice Information Services (CJIS) Local Agency Security Officer (LASO) in coordination with Oregon State Police CJIS Information Security Officer.

ODHS and OHA have state and federal requirements around regulated data sets including HIPAA (Protected Health Information); CJIS (Criminal Justice Information Systems); IRS (Federal Tax Information); SSA (Social Security Administration); MARS-E (Minimum Acceptable Risk Standards for Exchanges); PCI (Payment Card Data) and others.

### 5.3. Data Focus

In alignment with “Oregon’s Data Strategy” and in compliance with EIS policy, ODHS|OHA each have named a lead data officer. These two roles along with the IT Director/Enterprise Architect provide leadership on respective agency data strategies, data governance, and ongoing data management practices necessary to manage data as an asset as required by policy and statute.

Lead data officers for both agencies work with leaders in other domains including the OHA REALD/SOGI director; ODHS REALD/SOGI(E) director; and ODHS|OHA Health & Service Equity IT director.

### 5.4. Newer Artificial Intelligence Technologies

Newer artificial intelligence capabilities have become a conversation topic from family dinner tables to board rooms to federal, state, and local governments.

In October 2023, the federal government released a [Blueprint for an Artificial Intelligence Bill of Rights](#). The blueprint emphasizes the need for ethical and equitable principles, practices, and guidelines for government artificial intelligence adoption to protect individuals from harm.

In November 2023, State of Oregon Gov. Kotek signed [Executive Order No. 23-26: Establishing a State Government Artificial Intelligence Advisory Council](#). The Council will be convened to guide awareness, education, and usage of artificial intelligence in state government that aligns with the State's policies, goals, and values and supports public servants to deliver customer service more efficiently and effectively. The recommended action plan shall include concrete executive actions, policies, and investments needed to leverage artificial intelligence while honoring transparency, privacy, and diversity, equity, and inclusion.

The agencies are having many conversations around this new AI technology and especially Generative Artificial Intelligence (GenAI). Freely available tools such as ChatGPT are being used and experimented with use cases include summarizing publicly available documents, rephrasing public information at different reading levels, and getting an opinion (with precautions) on a wide range of subjects. Broader application use cases being discussed in health and human services include using chatbots to provide quick and efficient answers to the public and assisting case workers by summarizing case notes across multiple platforms.

The fast pace of GenAI has the potential to shape our business and technology processes. The Office of Information Services has drafted an interim guidance document that the agencies can use until further direction from state leadership is provided. "Guidance on the use of generative AI technologies in the workplace" is beginning to be socialized with technical and agency leadership and will be adjusted to meet the needs of the agencies.

## 6. Operational Modernization

### 6.1.IT Infrastructure Overview

OIS supports the hardware and software that our staff, providers, and clients use.

On the client side, OIS is accountable for the infrastructure noted in the table below. This includes 32,100 computers and printers and 14,700 mobile devices geographically used across Oregon in 140 office locations.

<b>People We Serve</b>	
Clients	1,628,790
Staff	16,700
Partners	35,000
Medicaid providers	16,000
<b>Locations We Support</b>	
Office network devices	3,500
Web conferencing rooms	280
Offices around the state	140
<b>Technology We Support</b>	
Computers and printers	32,100
Mobile devices	14,700
Servers	1,800
Applications (Mission Critical)	75

On the server side, EIS is accountable for the state network, hardware infrastructure, server provisioning and operating system and virtual machine (VM). OIS is accountable for the applications that the agencies use in this infrastructure. Application development, patching, maintenance and operations all are under the responsibility of OIS.

Currently there are 1,544 virtual machines allocated to ODHS|OHA which represents 37 percent of the total VMs in the state. All changes to these systems are managed through OIS who ensures that change management processes are followed, including post-change testing and validation.

#### 6.1.1. IT Infrastructure Modernization

In alignment with EIS, and a benefit to the agencies, there are two large technical projects to shift infrastructure to cloud services – see Section 4.8.1 Major IT Projects Underway – which are the ONE & MMIS Infrastructure/Cloud Migration

projects. With the completion projects in 2023-2025 the VMs hosted in the cloud will move from <5 percent to 62 percent.

ODHS|OHA has, also, invested resources and funding in planning efforts to migrate applications off the mainframe - see Section 4.8.1 - Mainframe Migration Provider & Client Payment Systems technical project. This planning project is in the pre-initiate phase. OIS leadership connects periodically with EIS (Data Center Services) leadership as there are plans underway on the future of support of Oregon's mainframe needs.

Also, OIS has an active project on IT Asset Hardware Management that will be completed this biennium.

### 6.2. Direct Customer Support Model

OIS has a presence in all 140 OHDS|OHA office locations throughout the state to the benefit of our staff, providers/partners, clients, and other agencies through our customer service and support field technicians support model. It's a support model that allows OIS to quickly provide in-person services; assistance to EIS on replacement of the 3,500 network devices in the agency's offices; and efficiently keep workstations reliable and updated through the workstation lifecycle replacement program (every four years.)

These field tech professionals are, also, the ones who respond to local needs in local or large scale disasters, such as relocating a majority of the workforce into remote working environments during the pandemic; handling infrastructure outages during severe weather events or fires; and providing support to other agencies in a disaster, such as assisting other call centers with setup during the pandemic or responding to urgent needs in recent local government security events that required workstations to be rebuilt.

### 6.3. Application Portfolio

The ODHS|OHA organization has a large and complex application portfolio. The holistic application portfolio includes roughly 450 applications with 75 considered mission/business critical. OIS manually maintains an application inventory for service support reasons and has an active project implementing an IT Asset Management Software system.

The five largest and most complex applications include the Oregon Eligibility (ONE); Medicaid Management Information System (MMIS); OR-Kids Child Welfare System; Oregon State Hospital Electronic Health Records (Avatar); and COBOL-Based Financial/Payment applications. OIS plays a variety of roles in each mission/business critical application ranging from technical oversight of a vendor-based systems to application development and support of on-premise systems.

The last application portfolio assessment was in 2020, led by the OIS Enterprise Architecture Team and Gartner Research. While it was completed, many interviews to validate the accuracy of the information were not held due to the agencies' limited availability during the global pandemic. Gartner concluded (at that time) that ODHS|OHA is lagging peers on the modernization and cloud journey migration. This 2020 result validated what the technical organization is aware of and continues to make progress and seek funding and resources to address legacy IT systems.

#### 6.3.1. Application Portfolio Modernization

In alignment with EIS strategy, cloud-based applications are the preferred replacement for core applications. Of the five largest and most complex applications noted in the section above, all have active cloud projects in the continuous modernization journey.

For applications that OIS is responsible for developing, major initiatives are underway to remove dependence on non-standard operating systems, database platforms, application stacks, and programming environments. For example, OIS has decommissioned Sybase entirely, and is working to modernize off AIX, DB2, PowerBuilder and the mainframe platform.

In support of in-house application modernization, a lot of work has been done with process, practice, and standards maturity. OIS continues to incorporate modern operational processes and toolsets including agile development which is a highly iterative and flexible development process; DevOps which is aimed at streamlining software development and delivery into production environments; and using software tools that aid with accessibility and vulnerability maturity.

For details around the holistic application portfolio modernization – see Section 4.9, Continuous Modernization.

## 7. Investments

### 7.1.OIS Workforce

For the 2023-2025 biennium, OIS has 650 legislatively approved budget positions. Of these positions 6 percent are management/supervisory, 94 percent are staff with a management to staff ratio of 1:10.7. Our current OIS vacancy rate is less than 12 percent.

OIS is a Shared Services organization and ODHS|OHA use a 64 percent/36 percent cost allocation model. Direct charge codes are used for project-based work. It's common for OIS units to be fully dedicated to business units in our software development and delivery as the nature of the work is around internally developed and supported products. For a few examples, the OIS OR-Kids (child welfare) unit comprised of software engineers; OIS ONE unit comprised of project managers, contract administrators, system administrators; OIS Health & Service Transformation unit in dedicated support of REALD/SOGI. Approximately 100 staff direct charge 100 percent of their time on a monthly average, approximately 75 staff direct charge a portion of less than 100 percent of their time on a monthly average.

### 7.2.OIS Budget

OIS has a \$234,600,000 budget for the 2023-2025 biennium, which is 0.44 percent of the combined ODHS|OHA budget. About 80 percent of the budget is for personnel services or labor, with the other software maintenance (10 percent), IT professional services (5 percent), and other services and supplies (5 percent).

Personnel services of local IT groups and product and solution business analysts are in agency budgets.

### 7.3.Technical Policy Option Package Investments in 2023-2025 budget

In 2023-2025, there were five investments (over \$2 million) in technology through Policy Option Packages with descriptions in the Large Technical Project Portfolio – dollars are represented as total funds. The POPs below support the program and technology needed as outlined in the POP. This includes:

- **Joint Ongoing Maintenance (POP 143) – \$39.1 million** – This policy package requests funding for ongoing maintenance and enhancements, ODHS Oregon Eligibility Program resources, cloud migration, additional

software licensing needs, and one-time payment to IT vendor for final contract cost.

- **REALD & SOGI Implementation: Getting to Data Justice (POP 403)** – \$15.7 million – Supporting data collection by external providers, insurers, and individuals, the Initial Registry, Initial Repository, and creating the Enterprise Scale Statewide REALD & SOGI Registry and Repository represents an investment in data equity and facilitates data justice within communities most impacted by health inequities.
- **Joint – Mainframe Migration/Provider & Client Payments System (POP 203)** – \$13.1 million – The policy package received funds and resources to start the planning work of a multi-biennia project to migrate the mainframe COBOL based payment & financial components to modern platforms. The oldest payment systems are complicated, antiquated, and fragile with limited resources being available in the IT industry. These mainframe COBOL components processed 14.5M payments for a total of \$3.7B and is one of the greatest risks of the ONE Environment. This POP gets us started on planning and ideally to a pilot effort.
- **OHA – OEBC/PEBC Benefit Management System Replacement (POP 435)** \$6.6 million – This policy package would fund implementation activities including additional project staffing, vendor implementation costs, hosting and licensing fees, oversight fees for quality assurance, and contingency allowances.
- **OHA – Marketplace Transition from SBM-FP to SBM (POP 416)** – \$2.1 million – This (planning) policy package requests fund to end Oregon’s reliance on the federal health insurance exchange eligibility and enrollment platform and the federal call center, and to fund the initial stage of its transition to a state-based marketplace platform and state-controlled call center.

## 8. Continuous Planning

### 8.1.Accountability

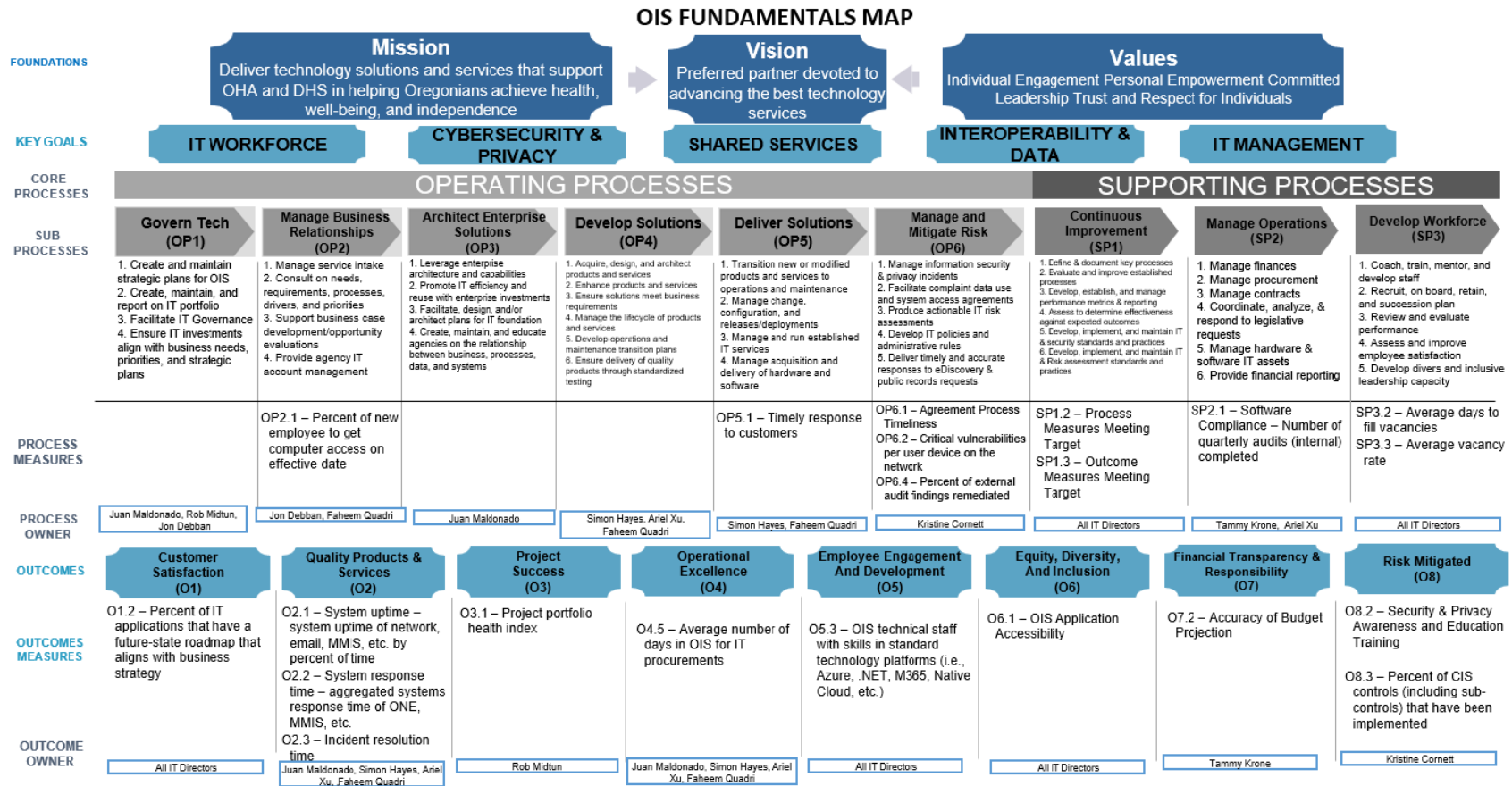
The ODHS|OHA chief information officer (CIO) and deputy CIO are accountable for the Office of Information Services. Key strategic documents such as this document, Strategic Technology Plan, and the Performance Management System will be a shared responsibility. Periodically, usually at year end and the end of the biennium, the materials are reviewed and refreshed.

## 8.2.Communication

IT progress and strategic artifacts are co-created, reviewed, and communicated to agency leadership. In recent years and going forward the leadership bodies for communication strategy includes agency directors and deputy directors; program/division directors; ODHS cabinet; OHA leadership team; agency technology councils; OIS and local IT technical directors, OIS all managers, and OIS all staff. Additionally, materials are co-created with and/or reviewed with the Healthy Policy assistant CIO; Senior Investment Program manager, and LFO IT analysts.

## 9. Appendix

### 9.1. Performance Management System – Fundamentals Map





















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## 9.2. Project Portfolio with IT Governance Prioritization




























The following snapshots are dated October 2023. Cross-agency projects will appear on both lists. Dollars are represented as total funds.

### ODHS Governance Council Prioritization

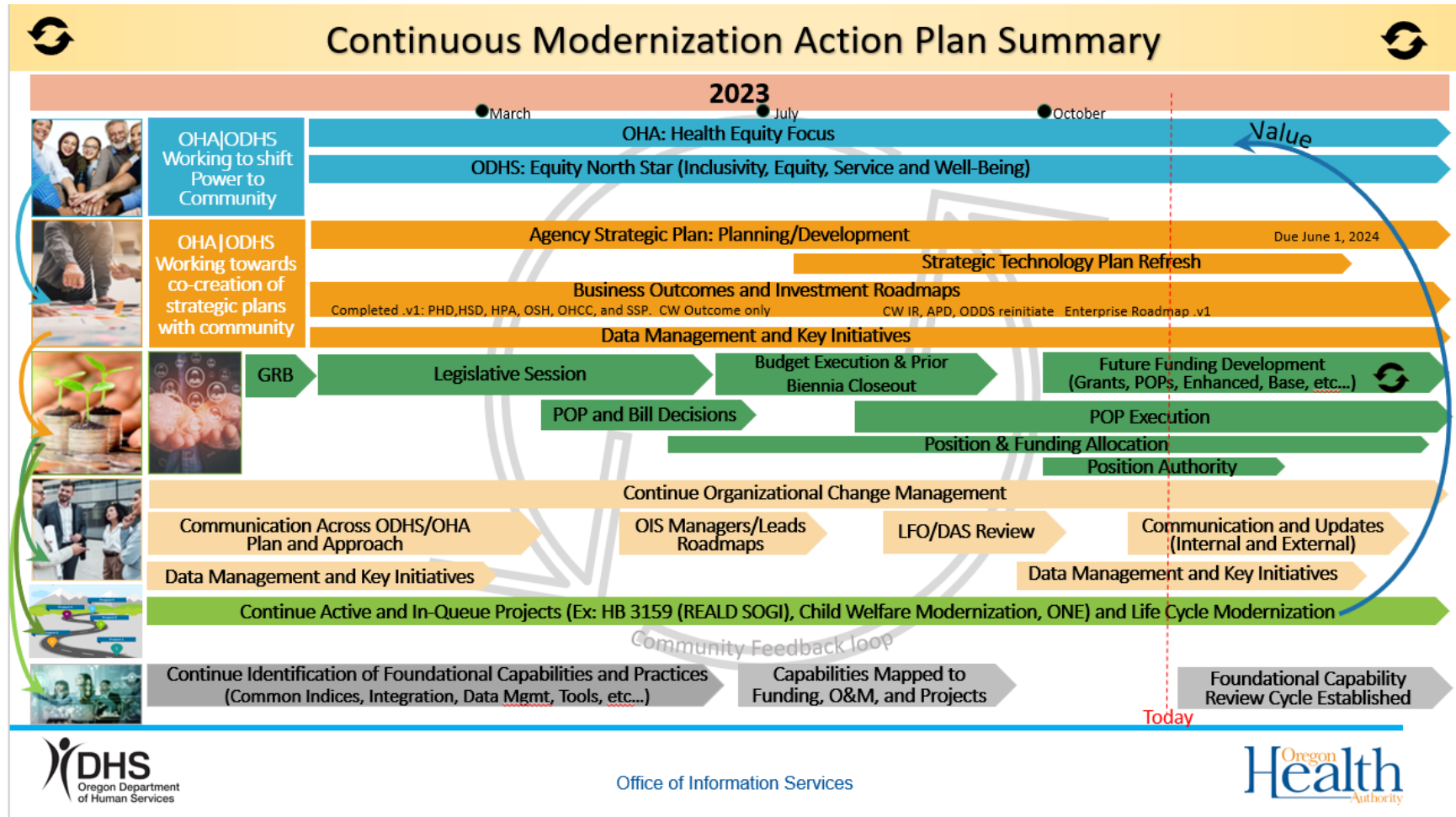
Priority	Project Name	Health	Project Budget	Project Phase	Projected End
1	1115 Waiver Technology Implementation			1-Initiating	
2	Mainframe Modernization - Payment Systems			0-Pre-initiation	
3	SB155 Enhancements		\$784,658	4-Closing	05/31/2023
4	Provider Time Capture (PTC)		\$31,367,810	3-Executing	01/20/2025
5	CCWIS		\$8,898,851	2&3-Planning/Executing	06/30/2024
6	REALD and SOGI Registry Implementation		\$10,900,000	2-Planning	06/30/2025
7	Case Management System		\$6,110,500	2-Planning	
8	Provider Enrollment Maintenance System		\$9,200,000	2-Planning	
9	Resource Parent Inquiry Certification and Training (RPICT)		\$1,363,107	1&2-Initiating/Planning	08/31/2024
10	GO Priority - DELC - Childcare Regardless of Citizenship			3-Executing	
11	ONE Program Cloud Migration			1-Initiating	12/31/2024
12	Aspen to iQIES Transition		\$0	1&2-Initiating/Planning	09/16/2024
13	APS Community Workflow and REALD		\$1,352,600	1-Initiating	07/10/2024
14	IT Service Management		\$4,137,792	2-Planning	
15	Email Retention and Special Schedule Initiative			0-Pre-initiation	
16	Laserfiche Enterprise		\$1,019,120	3-Executing	12/11/2023
17	OregonBuys Implementation		\$220,000	2&3-Planning/Executing	03/29/2024
18	ODDS Electronic Visit Verification - Non-Web Solution			1-Initiating	



## OHA Governance Council Prioritization

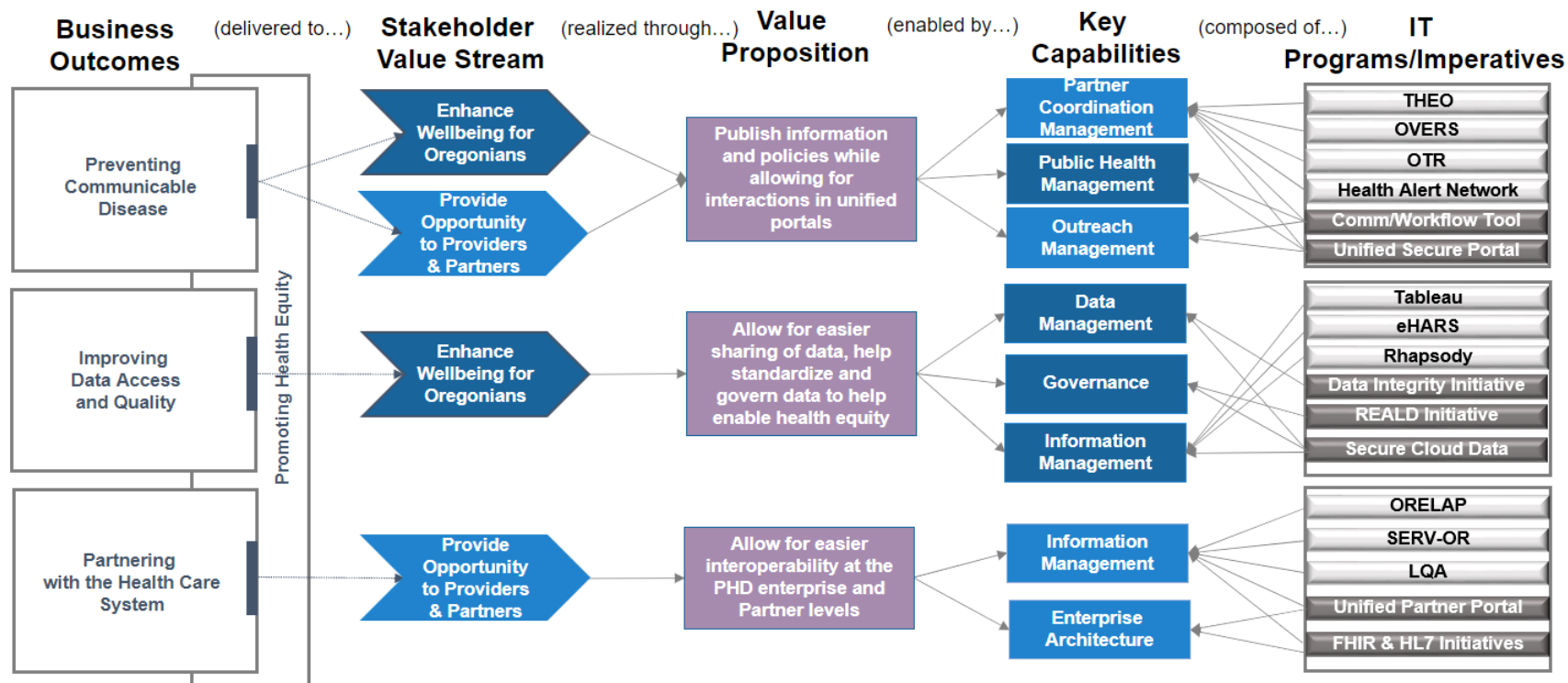
Priority	Project Name	Health	Project Budget	Project Phase	Projected End
1	1115 Waiver Technology Implementation			1-Initiating	
2	REALD and SOGI Registry Implementation		\$10,900,000	2-Planning	06/30/2025
3	Mainframe Modernization - Payment Systems			0-Pre-initiation	
4	MES Modernization (formerly Modularity) Planning Phase		\$922,994	3-Executing	12/31/2024
5	Oregon State-Based Marketplace		\$1,200,000	2-Planning	04/04/2025
6	HASP 2		\$2,067,840	3-Executing	02/02/2024
7	MES Interoperability - Claims & Provider Directory		\$4,929,001	3-Executing	04/08/2024
8	SERV-OR		\$769,980	3-Executing	09/12/2024
9	Compass Modernization		\$1,788,046	1-Initiating	04/11/2024
10	OSH Incident Reporting and Infection Surveillance (IRIS)		\$697,000	3-Executing	03/31/2024
11	MMIS Program Integrity - Release 4		\$8,258,688	2&3-Planning/Executing	07/31/2023
12	HPA HEDIS			0-Pre-initiation	
13	ALERT IIS Replacement		\$10,000,000	1-Initiating	
14	OEBB-PEBB Benefit Management Systems (BMS) Replacement		\$14,470,585	3-Executing	08/04/2025
15	OSH Scheduling and Time Replacement			1-Initiating	
16	Email Retention and Special Schedule Initiative			0-Pre-initiation	
17	OregonBuys Implementation		\$220,000	2&3-Planning/Executing	03/29/2024
18	HIV-E (HIV-Electronic)		\$23,700,949	3-Executing	06/29/2027
19	TWIST TO WEB		\$16,359,475	3-Executing	01/31/2024
20	IT Service Management		\$4,137,792	2-Planning	
21	OVERS ICR		\$6,455,838	2&3-Planning/Executing	07/26/2024
22	MMIS Letter Generator Upgrade		\$1,179,731	3-Executing	12/22/2023
23	OSPHL LIMS Replacement		\$1,873,953	2-Planning	
24	MMIS Infrastructure Replacement - Phase 1		\$10,072,072	3-Executing	12/31/2024
25	Laserfiche Enterprise		\$1,019,120	3-Executing	12/11/2023
26	ONE Program Cloud Migration			1-Initiating	12/31/2024
27	Oregon Trauma Registry (OTR) Replacement		\$636,888	2-Planning	12/08/2023

### 9.3.Continuous Modernization Action Plan Summary

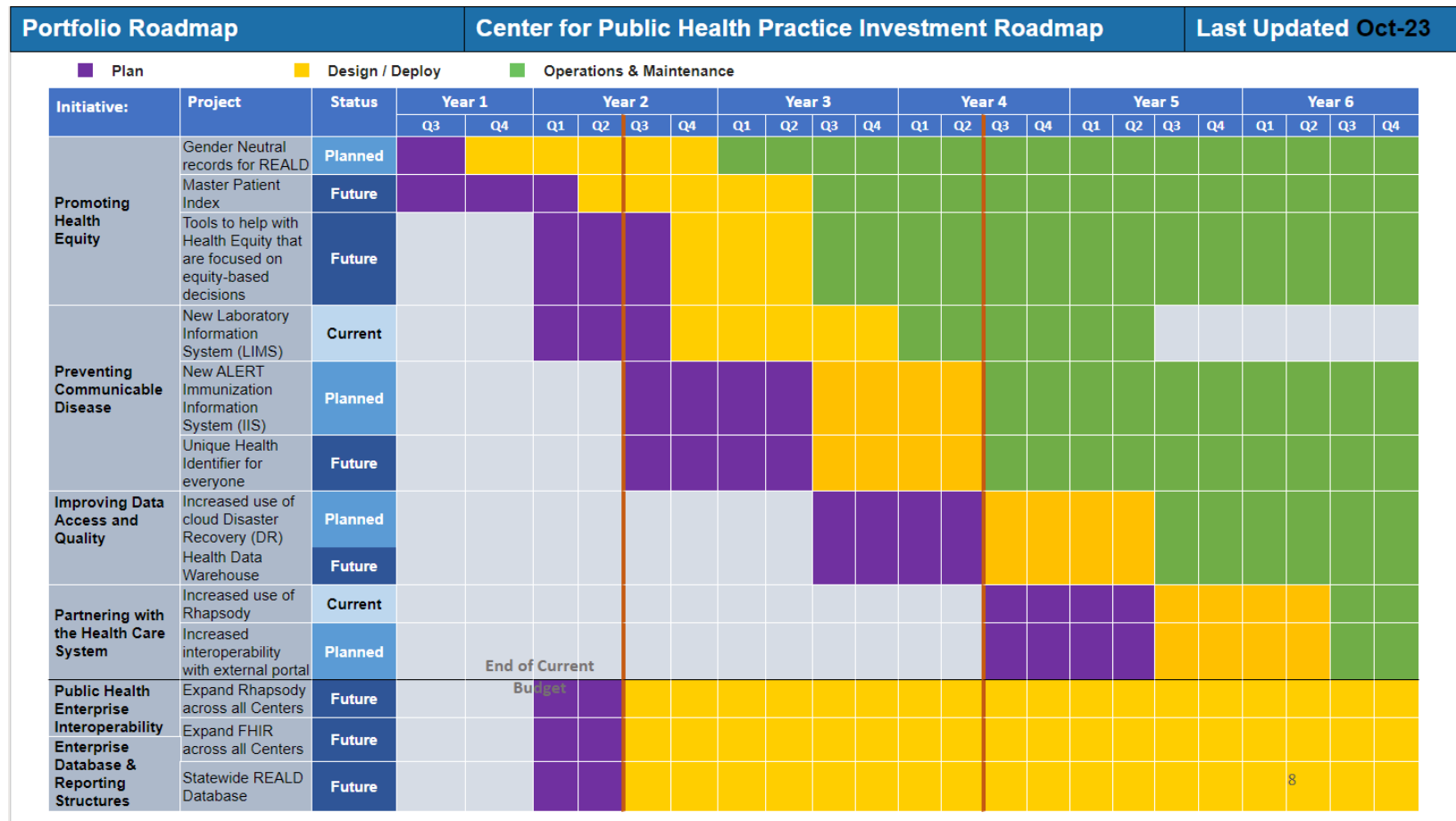


## 9.4.Future Business Outcomes Example

# Future Business Outcomes

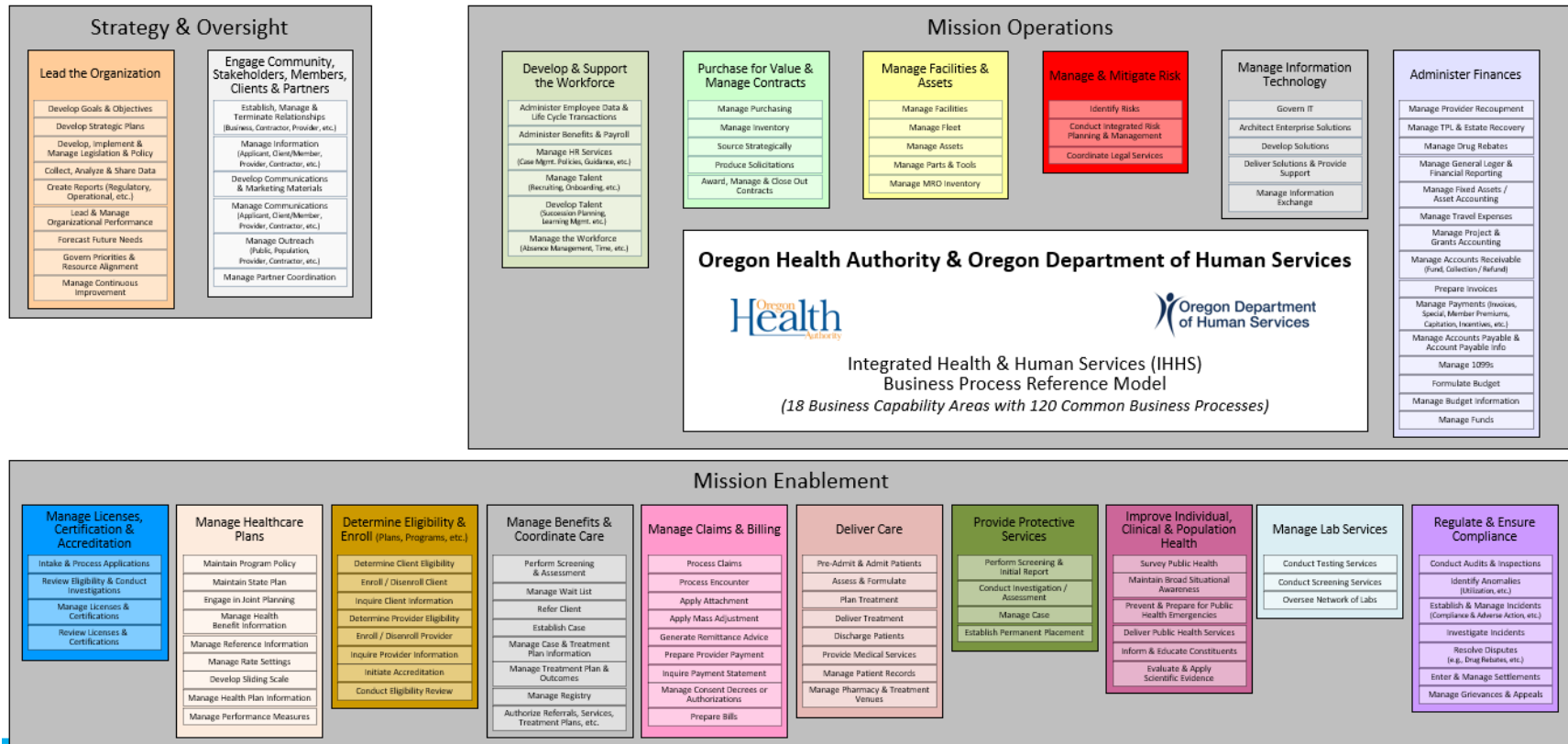


## 9.5.Investment Roadmap Example



## 9.6.Integrated Health & Human Services (IHHS) Business Process Reference Model

### ODHS/OHA Business Process Reference Model



## 9.7.Federal Mandates

Top Federal Mandates
<p><b>CMS MES Modernization</b> – For the past eight years, CMS has signaled its interest seeing states move to a modular architecture for their Medicaid Management Information Systems (MMIS). In 2023, at the annual Medicaid Enterprise Services Conference, CMS announced that it will now focus on modernization as in “MES Modernization.” (Technical Project: Medicaid Enterprise Services Modernization)</p>
<p><b>Fair Labor Standards Act (FLSA)</b> – In context of ODHS Home Care Workers (HCW) and Personal Service Workers (PSW), the FLSA requires that the records include certain identifying information about the HCW/PSW and data about the hours worked. (Technical Project: Provider Time Capture)</p>
<p><b>Federal Department of Health and Human Services</b> – The Federal Department of Health and Human Services (HHS) rule on Comprehensive Child Welfare Information Systems (CCWIS) went into effect on Aug. 1, 2016. The rule governs the next generation of technology to support child welfare programs. The new rule focuses on modularity, interoperability, reusability, data sharing between programs, lifecycle data management, and data quality. ODHS Child Welfare declared that it would move towards a CCWIS environment. (Technical Project: Child Welfare CCWIS Project)</p>
<p><b>21<sup>st</sup> Century Cures Act</b> – Requires HCW and PSW time entries to be accurate and attested to by both service recipients and providers. (Technical Project: Provider Time Capture)</p>
<p><b>Hospital Accreditation</b> – Patient safety and hospital accreditation require that federally mandated electronic health management systems be highly available. (Technical Project: Hospital Application Survivability Platform 2)</p>
<p><b>CMS Interoperability and Patient Access Final rule</b> – The rules advance the efforts to make health information more easily available to patients and improve coordination of care. (Technical Project: Medicaid Enterprise Services Interoperability)</p>
<p><b>CMS MARS-E mandate</b> – Federal mandates around information security, privacy, and accountability are evolving rapidly. Of relevance is the Minimum Acceptable Risk Standards for Exchanges (MARS-E). MARS-E provides a single, integrated approach to security and privacy that addresses multiple federal requirements. (Technical approach – ONE maintenance and operations)</p>

## 9.8.State Mandates

Top State Mandates
<b>HB 2468 (2023)</b> – Requires property owners to allow dwellings to be used as family childcare homes and sets rules around certification, other children on premises, and subsidy payments from DELC.
<b>HB 2665 (2023)</b> – Requires the Health Licensing Office to establish processes to receive and investigate complaints regarding temporary staffing agencies. Requires OHA to develop rules to establish maximum rates that temporary agencies may charge.
<b>HB 2683 (2023)</b> – Directs the Early Learning Council to adopt rules to establish eligibility for certain children to participate in Employment Related Day Care subsidy programs.
<b>HB 2757 (2023)</b> – Expands and provides funding for a coordinated crisis services system including 9-8-8 suicide prevention and behavioral health crisis hotline.
<b>HB 3127 (2023)</b> – Identifies certain covered vendors and prevents state agencies from downloading and installing covered products from those vendors. Requires OSCIO to adopt rules, policies, and standards for state agencies to implement the removals relating to the vendors, including definitions and timelines of agency notification.
<b>SB 11 (2023)</b> – Requires certain executive department boards or commissions that conduct public meetings through electronic means to record and promptly publish recordings on websites or hosting services so the public may observe or listen to meetings for free.
<b>SB 231 (2023)</b> – Directs ODHS to establish and maintain a centralized child abuse reporting system.
<b>SB 966 (2023)</b> – Requires OHA to adopt standards for types of data collected for all payers and that all claims' databases are consistent with standards adopted for collection of data on race, ethnicity, language, disability, sexual orientation, and gender identity. (Technical Project: REALD/SOGI Registry-Repository)

<b>SB 972 (2023)</b> – Requires OHA to transition from healthcare.gov to state-based marketplace by Nov. 1, 2026. (Technical Project: State Based Marketplace)
<b>SB 1089 (2023)</b> – Establishes a Universal Health Plan Governance Board. (Note: Bill analysis stated need for single payer plan system)
<b>HB 3159 (2021)</b> – Getting to Data Equity - HB 3159 mandates a registry and repository for collection of Race, Ethnicity, Language, Disability (REALD) and Sexual Orientation, Gender Identity (SOGI) data from providers and insurers. REALD & SOGI data is OHA’s best tool to assess how racism, disablism, lack of language access, sexism and heteronormative dominance impact individual and community health. (Technical Project: REALD/SOGI Registry-Repository)
<b>SB 855 (2019)</b> – Directs professional licensing boards to study matter in which people who are immigrants or refugees become authorized to practice occupation or profession – Directs the Oregon Home Care Commission (part of ODHS) to develop and implement methods to reduce barriers to enrollment for applicants who may be immigrants or refugees. (Technical Project - Provider Enrollment Maintenance System)
<b>SB 1067 (2017)</b> – Relating to government cost containment; and declaring an emergency – Per the bill, SB 1067 Oregon Educators Benefit Board (OEBB) and Public Employees Benefit Board (PEBB) are seeking to integrate the administrative and support of the two IT systems, with improved user experience and customer care, into a single platform to drive cost reductions and operational improvements consistent with applicable law and administrative rule. (Technical Project – OEBB-PEBB Benefit Management Systems (BMS) Replacement)
<b>SB 774 (2015)</b> – Requires Home Care Commission to adopt statewide plan to expand home care worker workforce – Directs ODHS to implement a single online application and universal provider number for the agency provider workforce and increase the size of the workforce available to serve individuals receiving services. (Technical Project – Provider Enrollment Maintenance System)



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January 9, 2025

## **2025-27 Governor's Recommended Budget**

### **Diversity, Equity, Inclusion and Belonging (DEIB) Plan**

Oregon Department of Human Services (ODHS) is committed to building a future where everyone in our state, regardless of who they are or where they come from, has the opportunity to thrive. Guided by our [Equity North Star](#), the ODHS Diversity, Equity, Inclusion, and Belonging (DEIB) Plan charts a course for the agency in operationalizing this commitment, setting concrete goals for removing systemic barriers and ensuring essential services are accessible, inclusive and responsive to the diverse needs of Oregon's communities and Tribal Nations.

The plan is rooted in the understanding that DEIB-competent leadership is fundamental to this work. Accordingly, in the coming biennium it focuses on equipping central and district leaders with the knowledge and skills they need to advance DEIB and create and implement related accountability measures.

The plan also places a premium on community engagement. Legacies of racism have resulted in a system where members of Tribal Nations, Black/African American communities, and communities of color are often disproportionately represented within the populations ODHS serves, and yet these communities historically have not had equal voice in shaping ODHS programs and services. In recent years ODHS programs have significantly expanded opportunities for diverse communities to meaningfully influence programs, policy and implementation. From youth and provider advisory bodies to in-person and remote community listening sessions, these opportunities have helped ODHS programs better align specific services with communities' goals. The DEIB Plan recognizes the need to build on these efforts, making ODHS' community engagement strategy agency-wide in scope and establishing accountability mechanisms to ensure we are systematically increasing the involvement of marginalized groups in policy, program and practice decisions.

“Assisting People to Become Independent, Healthy and Safe”

Other key focus areas of the plan are:

- **Culture and Education** – Integrating [RiSE Culture](#) throughout the agency and enhancing DEIB-focused professional development for employees.
- **Data and language access** – Developing REALD<sup>1</sup> and SOGIE<sup>2</sup> data implementation infrastructure and advancing the ODHS | OHA [Auxiliary Aids, Alternate Formats and Language Access Services Policy](#).
- **Service equity** – Integrating an agency-wide service equity management system into all ODHS programs.
- **Government-to-government and Tribal relationships** – Prioritizing American Indian and Alaska Native data collection for program-specific service delivery and fully implementing ODHS' Tribal Consultation Policy to improve government-to-government relations with Oregon's Nine Federally Recognized Tribes.
- **Retention, promotion and hiring** – Ensuring equity across ODHS human resources policies and practices.
- **Communications** – Providing accessible materials to all customers and ensuring staff have the necessary tools to create culturally responsive communications.
- **Budgeting** – Embedding equity into the agency's budget and contracting processes.

## **2025-27 Governor's Recommended Budget for ODHS: Equity Impacts**

Several of the policy option packages (POPs) included in the Governor's Recommended Budget (GRB) will, if funded, directly advance DEIB Plan objectives during the coming biennium. For example, **POP 117** will fund a Tribal Navigator program, helping to ensure services access for Tribal members with intellectual and developmental disabilities. Other POPs specifically address historical inequities in systems serving children, youth and families. Among these are:

- **POP 111**, which will fund the statewide expansion of services for children and young people in foster care who have intensive needs,

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<sup>1</sup> Race, ethnicity, language and disability

<sup>2</sup> Sexual orientation and gender identity expression

ensuring youth and caregivers in underserved and rural areas can access the heightened supports they need in their own homes and communities.

- **POP 501**, which will improve access to financial resources for eligible youth leaving foster care, helping them avoid houselessness and experience more successful transitions out of foster care and into adulthood – efforts that may be especially impactful for Black/African American and Native American youth, who are overrepresented in both the child welfare system and houseless populations.

## Looking forward

Our Equity North Star highlights the need to redesign human services to rectify longstanding disparities and ensure everyone can access the resources they need to achieve well-being. The first step in achieving a transformation of this scale is to focus within, building an organizational culture with DEIB at its core. By articulating clear equity objectives, measurements, timelines and responsible parties, the DEIB Plan will serve as a primary guide for this work in the biennium ahead.

As we implement the plan and move our organization toward its longer-term DEIB goals, ODHS will continue its immediate and near-term efforts to increase service equity through the POPs proposed in our 2025-27 ARB. Through this simultaneous focus on inner transformation and improving client services, we look forward to a biennium of significant progress toward our DEIB goals.

Sincerely,



PAPA KWEKU ABABIO

Dion Jordan  
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**2025-27 Governor's Budget**

**Follow-up to 2023 Racial Equity Impact Statement Submittal:**

**Temporary Assistance to Needy Families (TANF)**

Self-Sufficiency Programs, Oregon Department of Human Services

Temporary Assistance for Needy Families (TANF) is a federal poverty relief program that provides limited cash assistance to families with dependent children. The funds are distributed via block grants, allowing states significant flexibility in program administration, provided they align with the federal government's four core purposes for TANF.<sup>1</sup> States typically allocate a portion of the block grant to provide monthly cash aid to families (in Oregon, the maximum cash grant for a family of three is \$506 per month), while the remaining funds support services such as the Job Opportunities and Basic Skills (JOBS) program, Child Welfare, and administrative costs.

Systemic racial inequity is a driver of poverty across the nation and in Oregon. People of color disproportionately experience low incomes, housing instability, homelessness, and the downstream impacts of poverty including involvement with the child welfare system, health disparities and lower life expectancy.<sup>2</sup> The creation of TANF was accompanied by the invocation of racist tropes and stereotypes. Particularly, the "welfare queen" stereotype portrayed African American women unfairly as exploiting the welfare system, contributing to racialized narratives of dependency. These stereotypes and narratives fueled policy decisions that influenced program design and disproportionately impacted communities of color, reinforcing systemic barriers and economic inequalities.

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<sup>1</sup> About TANF, Administration for Children and Families. 2022. <https://www.acf.hhs.gov/ofa/programs/tanf/about>

<sup>2</sup> Chasing the dream of equity: How policy has shaped racial economic disparities, Economic Policy Institute. 2023. <https://www.epi.org/publication/chasing-the-dream-of-equity/>

Demographic Category	Oregon General Population Demographics (2022) <sup>3</sup>	TANF Recipient Demographics (2022) <sup>4</sup>
Hispanic/Latino (a/x)	14%	21%
White	86%	43%
Black/African American	2%	8%
American Indian/Alaska Native	2%	3%
Asian	5%	1%
Native Hawaiian/Pacific Islander	0.5%	1%
Multi-Racial	4%	7% <sup>5</sup>
<b>Total Population</b>	<b>4,237,256</b>	<b>38,746</b>

## TANF Redesign Efforts

In response to national discussions regarding TANF Modernization,<sup>6</sup> the TANF Redesign Partnership was established. Comprising the TANF Equity Alliance, Tribal TANF program administrators, community-based organizations, and ODHS staff, this workgroup met weekly to develop policy option packages for the 2023-2025 Agency Request Budget (ARB). Guided by feedback from TANF recipient families, the Partnership proposed four Policy Option Packages (POPs) aimed at improving the program. These packages included:

1. Raising the TANF Cash Grant to 50% of the Federal Poverty Limit.
2. Expanding TANF program eligibility to undocumented persons and all pregnant individuals.
3. Eliminating the No Adult Standard.
4. Ending Time Limits.

Unfortunately, the proposals were not moved forward in the budget cycle. Despite the lack of investment, SSP utilized existing resources to improve access to cash. Recognizing the immediate needs of TANF recipients, we focused our efforts on enhancing support through measures such as continuing the TANF clothing allowance and increasing the TA-DVS grant. These initiatives aimed to provide more immediate relief and support to families, reflecting our commitment to addressing urgent needs while continuing to advocate for broader systemic changes that improve access to cash.

<sup>3</sup> Census Quick Facts. (2022). Oregon Population and Demographics.

<https://www.census.gov/quickfacts/fact/table/OR/PST045222>

<sup>4</sup> Characteristics and Financial Circumstances of TANF Recipients, Fiscal Year 2022.

[https://www.acf.hhs.gov/sites/default/files/documents/ofa/fy2022\\_characteristics.pdf](https://www.acf.hhs.gov/sites/default/files/documents/ofa/fy2022_characteristics.pdf)

<sup>5</sup> Percentages do not sum to 100% due to unknown information or reporting errors.

<sup>6</sup> TANF Modernization Series, APHSA. 2022. <https://aphsa.org/APHSABlog/TANF-modernization-22/the-core-a-cutting-edge-blog-series-part1.aspx>

## Clothing Allowance

The triannual clothing allowance, passed by the Legislature in 2022, holds potential to positively impact Black and Native children in Oregon. This initiative, aimed at addressing the diverse needs of families experiencing economic challenges, represents a strategic allocation of existing resources specifically for clothing. By easing the financial burden faced by TANF recipients in accessing essential items for themselves and their families, the state endeavors to enhance their overall well-being. Notably, for a family of three receiving the maximum cash grant of \$506, the clothing allowance constitutes a 13% increase in cash benefits, underscoring its significance. National data indicating a correlation between increased state public benefit levels and reduced foster care placements further highlights the potential positive outcomes of this initiative.<sup>7</sup> Given the disproportionate rates of child welfare involvement among Black and Native children in Oregon, the clothing allowance may play a measurable role in mitigating these disparities.

SSP is working with the Office of Reporting, Research, Analytics and Implementation (ORRAI) to understand the impact of the clothing allowance on child welfare involvement in Oregon.

## Temporary Assistance for Domestic Violence Survivors (TA-DVS)

While domestic violence affects individuals of all backgrounds, people of color experience disproportionately high rates – a trend reflected in the program recipient demographics below. Individuals who have lower incomes or educational attainment, are unemployed, have had adverse childhood experiences, or identify as LGBTQIA2S+ are also at elevated risk.<sup>8</sup>

Demographic Category	Oregon General Population Demographics (2022) <sup>9</sup>	TA-DVS Recipient Demographics (2022) <sup>10</sup>
Hispanic/Latino (a/x)	14%	17%
White	86%	60%
Black/African American	2%	16%
American Indian/Alaska Native	2%	4%

<sup>7</sup> Monahan, E. K., Grewal-Kok, Y., Cusick, G., & Anderson, C. (2023). *Economic and concrete supports: An evidence-based service for child welfare prevention*. Chapin Hall at the University of Chicago.

<sup>8</sup> [Breaking the Cycle: A Comprehensive Statewide Strategy Would Benefit Domestic Violence Victims, Survivors, and Advocates](#), Oregon Secretary of State Report 2023-31. 2023.

<sup>9</sup> Census Quick Facts (2022). Oregon Population and Demographics. <https://www.census.gov/quickfacts/fact/table/OR/PST045222>

<sup>10</sup> TA-DVS data fiscal year 2022.

*“Safety, health and independence for all Oregonians”*

Demographic Category	Oregon General Population Demographics (2022) <sup>9</sup>	TA-DVS Recipient Demographics (2022) <sup>10</sup>
Asian	5%	1%
Native Hawaiian/Pacific Islander	0.5%	1%
Multi-Racial	4%	1% <sup>11</sup>
<b>Total Population</b>	4,237,256	38,746

Following the increase in the TA-DVS program grant to \$3,200 during the May 2024 legislative session, SSP and ORRAI are developing a comprehensive research methodology to assess the impact of this change. This initiative, marking the first increase in the grant amount since the program's inception over 26 years ago, underscores SSP's commitment to supporting survivors in meeting their safety needs.

The study will employ both qualitative and quantitative data to evaluate the effectiveness of the increase and its impact on survivors and their safety. Quantitative measures will include analyzing utilization rates, types of expenditures, survivor access to grant amounts exceeding \$1,200, and changes in application and caseload counts. Additionally, SSP will monitor the racial equity impact to ensure equitable access to resources among disproportionately affected communities.

In collaboration with the ORRAI research team, SSP is exploring methods for collecting qualitative data from various stakeholders, including family coaches, DVSA advocates, agencies, and Tribal entities. This approach aims to gain insights into how the program is serving survivors. However, outcome-based measures for survivors will not be pursued due to their potential to retraumatize survivors and the recognition that such outcomes may not always reflect program effectiveness. Instead, SSP will focus on enhancing awareness of domestic violence dynamics, resource accessibility, and the effectiveness of safety planning as indicators of program success.

## Conclusion

The 2023-25 biennium has been a period of strategic assessment and recalibration for SSP. Despite the lack of funding for the proposed POPs, the commitment to advancing racial equity and economic justice remains unwavering. TANF continues to evolve through efforts such as the TA-DVS grant increase and the dedicated clothing allowance using existing resources, both of which aim to provide critical support to vulnerable families in Oregon. Our focus on equity has driven the development of new methodologies to evaluate the impact of these changes. By increasing the TA-DVS grant and introducing the clothing allowance, we have taken significant steps towards addressing systemic inequities and

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<sup>11</sup> Percentages do not sum to 100% due to unknown information or reporting errors.

providing tangible support to families in need. These initiatives reflect our dedication to ensuring that all Oregonians, regardless of race or background, have the resources necessary to achieve stability and well-being.

Moving forward, we will continue to engage with community partners, gather and analyze data, and refine our programs to better serve the diverse communities that utilize SSP services and supports. The insights gained from these efforts will be crucial in informing future policy decisions and ensuring that SSP programs are both effective and equitable. The challenges encountered have highlighted the importance of adaptability and collaboration in our ongoing mission to support the wellbeing of all who call Oregon home.



# PROPOSED SUPERVISORY SPAN OF CONTROL REPORT

In accordance with the requirements of ORS 291.227, Oregon Department of Human Services (agency 10000) presents this report to the Joint Ways and Means Committee regarding the agency’s Proposed Maximum Supervisory Ratio for the 2025 – 2027 biennium.

## Supervisory Ratio for the 2025 – 2027 biennium

The agency actual supervisory ratio as of 9/23/2024 is 1: 1:10.09  
(Date) (Enter ratio from last Published DAS CHRO Supervisory Ratio )

**The Agency actual supervisory ratio is calculated using the following calculation:**

1,144  
(Total supervisors)

=

1,054  
(Employee in a supervisory role)

+

91  
(Vacancies that if filled would perform a supervisory role)

- ( 1 )  
(Agency head)

11,330  
(Total non-supervisors)

=

10,153  
(Employee in a non-supervisory role)

+

1,177  
(Vacancies that if filled would perform a non-supervisory role)

The agency has a current actual supervisory ratio of-  
1: 10.09 = 1,144 / 11,330

When determining an agency maximum supervisory ratio all agencies shall begin of a baseline supervisory ratio of 1:11, and based upon some or all of the following factors may adjust the ratio up or down to fit the needs of the agency.

← Narrow Span		Wide Span →
High	RISK TO PUBLIC/EMPLOYEE SAFETY	Low
Dispersed	GEOGRAPHIC LOCATION(s) OF SUBORDINATES	Assembled
Complex	COMPLEXITY OF DUTIES/MISSION	Not complex
Low	BEST PRACTICES/INDUSTRY STANDARDS	High
Small	AGENCY SIZE/HOURS OF OPERATION	Large
Many	NON AGENCY STAFF/TEMPORARY EMPLOYEES	Few
High	FINANCIAL RESPONSIBILITY	Low
← More Supervisors		Fewer Supervisors →

### Ratio Adjustment Factors

Is safety of the public or of State employees a factor to be considered in determining the agency maximum supervisory ratio?  
Y/N

Explain how and why this factor impacts the agency maximum supervisory ratio upwards or downward from 1:11 -

ODHS is responsible for the safety of many vulnerable Oregonians in Child Welfare, Self Sufficiency, Aging and People with Disabilities, Individuals with Intellectual Disabilities and Vocational Rehabilitation programs. Due to safety concerns and industry best practices in both Child Protective and Adult Protective Services a higher than 1:11 MSR is appropriate. ODHS has many supervisors that are working clinical supervisors responsible for the supervision of case managers that have an industry standard much higher ratio than 1:11 in order to maintain the safety of Oregonians and keep reasonable workloads.

ODHS houses the Stabilization and Crisis Unit (SACU) a series of 24/7 homes for people with developmental or intellectual disabilities who are in crisis. A ratio of 1:11 is not ideal for this unit, due to the acuity of the clients in the homes and the fact that currently ODHS has supervisors that cover more than one house. 1:7 is a more reasonable target for a supervisory ratio and ODHS is using this as its "target" ratio for SACU employees who are now all in the police and fire designation due to difficulty, stress and potential danger of the positions working with difficult clients.

Is geographical location of the agency's employees a factor to be considered in determining the agency maximum supervisory ratio? Y/N

Explain how and why this factor impacts the agency maximum supervisory ratio upwards or downward from 1:11-

ODHS has over 170 office locations statewide including many smaller offices in very rural parts of Oregon. (The number of buildings was reduced by consolidating some older, smaller offices into newer, larger offices; and, it does not include the 21 houses staffed by the Intellectual & Developmental Disabilities (IDD) Stabilization and Crisis Unit (SACU) staff.) However, many supervisors must travel long distances to interact with their staff and have smaller offices. Because of these geographic limitations a higher than 1:11 MSR is appropriate.

ODHS has, without double-counting staff, 2,273 employees/positions (2,073 non-supervisors and 200 supervisors) in non-urban/rural settings, and the ratio averages at 1:10.37. ODHS believes a reasonable target ratio for these rural areas should be 1:8. The remaining urban employees are proposed to be 1:11, where they are currently running at 1:9.81. (This does not include Child Welfare (CW) staffing mentioned in the child welfare section of the "industry standards" section, Aging & People with Disabilities (APD) or IDD SACU staff.)

Is the complexity of the agency's duties a factor to be considered in determining the agency maximum supervisory ratio? Y/N

Explain how and why this factor impacts the agency maximum supervisory ratio upwards or downward from 1:11-

ODHS is comprised of 6 major programs the smallest of which is over \$160 million TF, the largest is almost \$7 billion TF. In addition to Central Services, ODHS also houses Shared Services that support both ODHS and OHA. In each major program area there are multiple sub-programs that must be managed, each with its own set of complexities from federal reporting to limitations on how grants can be spent to complex eligibility determinations. In addition, each of these programs have impacts on each other making the interaction and complexity of ODHS much higher than most agencies. In many parts of the agency, supervisors are responsible not just for the management of staff, but also for policy and procedure questions and providing final guidance on how cases are managed. In other words, they are working supervisors, not just supervisors. This is the case in most of ODHS as there are very few supervisory positions that don't also do policy or technical work in addition to their supervisory duties. There is also a concerted effort to work across programs to become more focused on wrapping services around families for better outcomes at the lowest level. For ODHS, working across programs is like working across agencies, due to the size and complexity of the current 6 major program areas. The smallest "program area" in ODHS is larger than most state agencies. ODHS also houses Shared Services that support both ODHS and OHA this means juggling the needs of each organization for tasks like accounting and overpayment recovery. This adds to the complexity of the organization. These two factors justify a higher MSR than one to eleven.

Are there industry best practices and standards that should be a factor when determining the agency maximum supervisory ratio? Y/N

Explain how and why this factor impacts the agency maximum supervisory ratio upwards or downward from 1:11-

Child Welfare working supervisors, based on a January 2018 Casey Family Programs issue brief entitled *Healthy Organizations* (citing both Child Welfare League of America. (n.d.) *Standards of excellence for child welfare services*. Retrieved from <http://www.cwla.org/our-work/cwla-standards-of-excellence/standards-of-excellence-for-child-welfare-services> and the Council on Accreditation. (n.d.) *Standards for public agencies: PA-PDS 3: Leadership support of supervisors*. Retrieved from <http://coanet.org/standard/pa-pds/3/>, para. 7), have an industry best practice of 1:5-1:7 for supervisors providing clinical support to caseworkers. This is in addition to their supervisory duties. ODHS is using 1:5 as the target ratio.

Adult Protective services, based on a 2017 National Adult Protective Services Association nationwide survey the average ratio of caseworkers to supervisors in Adult Protective Service programs is 1:5.65. This report was concluded on September 30, 2019, and published as a Final Report to the Administration for Community Living (ACL). The recommended discussing the complexity and factors needing consideration when setting the APS supervisory ratios are also further outlined in the ACL Guidelines (National Voluntary Consensus Guidelines for State Adult Protective Services Systems, pages 18 and 19), which was updated in March 2020. Another point of consideration included a Rider Report from Texas, showing their span of control ratio for APS workers.

Vocational Rehabilitation also has working supervisors that provide clinical supervision.

In all three cases these managers are also doing case worker clinical type supervision of the actual work not just "supervising" employees. All three cases justify a higher ratio than 1:11 due to clinical supervision duty needs that help with the overall safety of these vulnerable populations.

Is size and hours of operation of the agency a factor to be considered in determining the agency maximum supervisory ratio?  
Y/N

Explain how and why this factor impacts the agency maximum supervisory ratio upwards or downward from 1:11-

ODHS Child Welfare fully staffs the 24-hour Oregon Child Abuse Hotline (ORCAH), which justifies a higher MSR than 1:11. ODHS is also reviewing its field structure and footprint and may be moving to more smaller locations across the state which may change the geographic footprint of the agency.

In addition, ODHS runs a 24/7 crisis service through the Stabilization and Crisis Unit (SACU). This provides services to those with Intellectual and/or developmental disabilities in crisis. There are 759 positions at SACU with some supervisors having to cover multiple houses and as necessary providing direct services to clients to ensure proper staff to client ratios based on the needs of the client. Staffing ratios have been below 1:11 which is not a reasonable ratio considering the acuity of clients and the 24/7 nature of the business. SACU should be at a higher ratio such as 1:7 to be more appropriately staffed in a 24/7 environment.

Are there unique personnel needs of the agency, including the agency's use of volunteers or seasonal or temporary employees, or exercise of supervisory authority by agency supervisory employees over personnel who are not agency employees a factor to be considered in determining the agency maximum supervisory ratio? Y/N

Explain how and why this factor impacts the agency maximum supervisory ratio upwards or downward from 1:11-

ODHS has 139 volunteers, and many contractors, that need some level of supervision. This justifies a higher ratio than 1:11.

In addition, all supervisors but the Director have supervisors and supervisors should be included as supervised employees in the denominator of the calculation. This would also justify a higher than 1:11 MSR. This should be taken into consideration on the ASR calculation but is not currently part of the calculation of the ASR.

Is the financial scope and responsibility of the agency a factor to be considered in determining the agency maximum supervisory ratio? Y/N

Explain how and why this factor impacts the agency maximum supervisory ratio upwards or downward from 1:11-

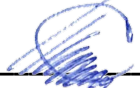
ODHS is responsible for serving over to 1 million Oregonians per year (which is almost a quarter of the state's total population of 4.23 million individuals) encompassing over \$19.85 billion-dollar Total Funds in the 2023-25 Legislatively Approved Budget. This comes with more than 142 funding streams, each with their own limitations, rules and reporting requirements. There are 6 major program areas each bigger than most agencies. Within each program are multiple sub-programs again each with their own rules, funding sources and complexities. Most of this funding is spent in the community through hundreds of contracts, thousands of providers and multiple interagency agreements. Each program comes with its own eligibility criteria, usually having multiple different factors. Each sub-program usually has its own set of eligibility criteria and there is not continuity between program eligibility due to federal regulations. Employees must know each separate sub-program and their supervisor must also be able to guide the employee or answer questions they may have as to how to apply the criteria etc. In addition, the central office staff for each program must keep up with ever changing federal regulations and state changes that must then be distributed out to our many field offices. These changes can be weekly or even daily sometimes meaning employees and managers need to keep up with a myriad of process or policy changes every day. This justifies a higher ratio than 1:11.

Based upon the described factors above the agency proposes a Maximum Supervisory Ratio of 1: 8.50.


Unions Requiring Notification SEIU; AFSCME; ONA

Date unions notified January 9, 2025

Submitted by: Rob Kodiriy, ODHS CFO

Signature Line  Date 1/9/2025

Print Name: Fariborz Pakseresht, ODHS Director

Signature Line  Date 1/10/2025

Print Name: Audray Minnieweather-Crutch, ODHS HR Director

Signature Line Audray Minnieweather Crutch Date 01/09/2025