Survey Instructions

The purpose of this survey is to receive input from CTC Workgroup members on the full scope of ideas that were raised at CTC Workgroup meetings, as well as through constituent surveys, calls and emails to committee staff, and staff outreach to interested groups at external meetings, such as Peerpocalypse 2023 and a tribal gathering.

Keep in mind that some ideas were raised by multiple people, while others may have been raised by a single person. Some ideas may be the result of significant thought while others were offered during unfiltered brainstorming. Some are general or vague, while others are more specific. Some include multiple ideas in one. Some are expressions of values rather than specific actions. All ideas are presented in support of the workgroup's goals to be transparent and inclusive of all voices that provided input to the workgroup.

The ideas in this survey are worded with the objective to convey the intent of the speakers to the best of the survey drafters' abilities, and they have been edited solely to improve clarity.

Consider this survey as a starting point and a tool to begin filtering the ideas that will be discussed further, shaped, and included in the workgroup report as either recommendations or summarized discussions.

The survey consists of 46 sections with a total of 246 ideas. You will be able to return to your survey and add or modify responses until the survey deadline. Consider using a printed version of the survey to plan your answers and then entering them in Survey Monkey all at once.

If you need assistance completing this survey, please contact Candace Joyner (candace.n.joyner@ojd.state.or.us) and Laura Cohen (laura.e.cohen@ojd.state.or.us).

Community-Based Behavioral Health Services

Many individuals raised ideas to improve the behavioral health system generally. Although these ideas are beyond the scope of the workgroup charge, a limited number are presented here so that the workgroup may discuss whether to include them in the workgroup report

1. Require the state to ensure access to community-based behavioral health treatment by individuals before they need civil commitment by requiring every region to have an adequate network of community-based resources

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

2. Amend statute and rules to prohibit behavioral health providers from refusing behavioral health care to individuals who experience high acuity symptoms

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

3. Provide education and training to behavioral health and substance use disorder providers about the criminal justice system and how to address criminogenic risk and need factors

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

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Psychiatric Emergency Holds

- Hold for Transport: A licensed independent practitioner (LIP) may hold a person
 in a health care facility for transportation to a treatment facility for up to 12
 hours if the LIP believes person is dangerous to self or others and in need of
 emergency care or treatment for mental illness.
- CMHP-Authorized Hold: A CMHP director or designee may authorize involuntary admission or retention of an admitted person in a nonhospital facility or direct an authorized person to transport the person in custody to a hospital if the CMHP director believes the person is dangerous to self or others and is in need of immediate care, custody or treatment for mental illness (CMHP can also authorize a psychiatric hold of a civilly committed person placed on conditional release, outpatient commitment, or trial visit that the CMHP believes is dangerous to self or others or unable to provide for basic personal needs, not receiving necessary care for health and safety, and is in need of immediate care, custody or treatment for mental illness)
- LIP-Authorized Hold: If an LIP believes a person who has been brought to a
 hospital believes a person is dangerous to self or others and is in need of
 emergency care or treatment for mental illness, the LIP may detain the person
 and cause the person to be admitted or retained in the hospital or may approve
 the person for emergency care or treatment at an OHA-approved non-hospital
 facility.
- LIP Notice to CMHP: When approving a person for emergency care or treatment at a nonhospital facility, LIP must immediately notify the CMHP in the county where the person was taken into custody.
- LIP Duties During Hold: At the time a person alleged to have a mental illness is admitted or detained in a hospital or nonhospital facility, an LIP, nurse, or qualified mental health professional at the facility must inform the person of their right to representation by or appointment of counsel, give the person the warning under ORS 426.123, immediately examine the person, and set forth in writing the person's condition and need for emergency care or treatment.
- 5-Day Limit: If the person is being held at a hospital, the LIP must maintain the person for as long as feasible given the needs of the person for mental or physical health or safety, but no longer than five judicial days.
- 10. Require state to build and fund more mental health crisis centers so emergency rooms are not the only option

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Notice of Mental Illness/Initiation of Civil Commitment Process

A notice of mental illness (NMI) is the notification that the OHA director or their designee must submit to the court to commence proceedings. A NMI may be filed by two persons, a county health officer, or a magistrate or judge of a court of a federally recognized Indian tribe located in this state.

13. Require OHA to provide access to historical NMIs and other investigation files for use by investigators in subsequent investigations of the same person

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

14. Require state to create a centralized repository of civil commitment investigation reports for investigators to access for subsequent civil commitment investigations of the same individual

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

15. Amend statute to add jail officials to the list of people who can refer someone for a civil commitment investigation

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The court may issue a warrant of detention to bring a person into custody before the investigation or hearing if the court finds probable cause to believe that failure to do so would pose serious harm or danger to the person or others.

16. Amend statute to expand criteria a judge MAY consider when determining whether to issue a warrant of detention (<i>e.g.</i> , inability to meet basic needs)						
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
17. Amend statute to add limiting criteria that a judge MUST consider before ordering a warrant of detention						
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18. Require Oregon Judicial Department to collect data on the facutal findings in which judges issue warrants of detention						
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Upon receipt of a NMI, the Community Mental Health Program (CMHP) initiates an investigation to gather information to determine whether there is probable cause to believe that the person is in fact a person with mental illness. A recommendation based upon the investigation report must be promptly submitted to the court.

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14-Day Voluntary Diversion

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No later than three judicial days after the initiation of a prehearing period of detention, the CMHP may issue a 14-day period of intensive treatment (diversion from civil commitment proceeding). Diversion occurs only if the person, after

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34. Require OHA to compare civil commitment diversion programs among Oregon counties and identify best practices, including accountability mechanisms for community treatment providers								
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!		
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Probable Cause Determination

The court reviews the investigation report and determines whether probable cause exists to hold a hearing.

36. Amend statute to require lo	al district attorney	y office to review	and approve	investigation
report before it is filed with the	court			

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37. Require judges to review each investigation report to make a probable cause determination

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

38. Require CMHP to provide a behavioral health liaison to the local district attorney's office as a clinical consultant for review of investigation reports

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Citation and Service

If the court concludes that there is probable cause to believe that the person investigated is a person with mental illness, the court issues a citation to the person to appear at a hearing. The citation states the nature of the information filed concerning the person and the specific reasons the person is believed to meet civil commitment criteria. The server of the citation is required to provide proof of service to the court. The statute is silent regarding who is required to serve the citation, and practices vary by county.

39. Require courts to provide information in the citation written in a manner that is understandable to the average person

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40. Amend statute to require access to all documentation submitted to the court as a basis for the civil commitment to the person named in the NMI and to provide notice of that right on the citation

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

41. Amend statute to require that citations include information about eligibility for 14-day intensive treatment option (diversion)

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

42. Amend st commitment	process, such	as the risks a				
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Appointment of Counsel

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If the person is determined to be financially eligible for appointed counsel at state expense, the court will appoint legal counsel to represent the person.

48. Amend statute to clarify when in the civil commitment process the court must appoint legal counsel to financially eligible individuals

legal counsel	to financially	eligible indiv	iduals			
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Access to Medical Records

The statutes allow access to medical records by the investigator, examiner, and defense counsel

51. Amend statute to require OHA to provide relevant medical records requested by defense attorneys in a civil commitment case at least 24 hours before the hearing

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

52. Amend statute to require hospitals to share pertinent documentation from electronic health record with defense attorneys for civil commitment hearings

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Examination

A certified mental health examiner examines the person's mental condition. At the completion of the hearing, the examiner files a report with the court regarding whether the person meets civil commitment criteria. If the person meets civil commitment criteria, the examiner must indicate what type of treatment facility would best help the person recover.

53. Require the state to implement a plan to expand the number of mental health examiners for civil commitment cases (e.g. through the Oregon Behavioral Health Workforce Initiative (BHWI))

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

54. Require state to create a centralized database of mental health examiners that is available to courts and CMHPs

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

55. Amend statute to expressly authorize remote mental health examinations for civil commitment cases

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A hearing must be held within five judicial days from the day a court issues a citation, or five judicial days of the commencement a warrant of detention, whichever is sooner. The hearing may be held in a hospital, the person's home or in some other place convenient to the court and the person alleged to have a mental illness.

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Criteria for Civil Commitment

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The court may order commitment of a person to the Oregon Health Authority for treatment if the court determines that the person:

- 1. Has a mental illness and is in need of treatment; and

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76. Statute authorizes the court to order a person be committed as an extremely dangerous
person with mental illness under the jurisdiction of the Psychiatric Security Review board
if the court finds that the person:

- is extremely dangerous;
- $\bullet\,$ suffers from a qualifying mental disorder that is resistant to treatment; and
- because of the qualifying mental disorder that is resistant to treatment, the person committed one of the specified acts

Amend statute to lower legal threshold for commitment of "extremely dangerous" person with qualifying mental disorder

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77. Do not lower the civil commitment threshold unless Oregon's behavioral health system has adequate capacity to accommodate the increase in civil commitments that would result

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Court Determination of Mental Illness

After hearing all of the evidence, and reviewing the findings of the examiners, the court shall determine whether the person has a mental illness and is in need of treatment.

Statute defines "person with a mental illness" as a person who, because of a mental disorder is one or more of the following:

- (A) Dangerous to self or others.
- (B) Unable to provide for basic personal needs that are necessary to avoid serious physical harm in the near future, and is not receiving such care as is necessary to avoid such harm.
 - (C) A person:
 - (i) With a chronic mental illness, as defined in ORS 426.495;
- (ii) Who, within the previous three years, has twice been placed in a hospital or approved inpatient facility by the authority or the Department of Human Services under ORS 426.060;
- (iii) Who is exhibiting symptoms or behavior substantially similar to those that preceded and led to one or more of the hospitalizations or inpatient placements referred to in sub-subparagraph (ii) of this subparagraph; and
- (iv) Who, unless treated, will continue, to a reasonable medical probability, to physically or mentally deteriorate so that the person will become a person described under either subparagraph (A) or (B) of this paragraph or both.
- 78. Amend statute to add a definition of "mental disorder" for purposes of determining whether an individual is a "person with mental illness"

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Court Options Following Determination of Mental Illness

If the court determines the person is a person with mental illness, it makes additional findings to order one of the following:

- 1. Release of person and dismiss the case
- 2. Conditional release
- 3. Commitment to Oregon Health Authority

If the court determines the person is NOT a person with mental illness, it may dismiss the case; or order the person to participate in assisted outpatient treatment.

85. Amend statute to include as a criterion for civil commitment whether an effective treatment exists for the person's mental disorder(s)*

*Note: this recommendation is different than availability of resources

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86. Amend statute to authorize court to order persons with mental illness in need of treatment directly to outpatient treatment with court oversight (rather than an OHA placement determination that follows commitment)*

*Note: This recommendation differs from AOT in that AOT does not require a finding that the individual is a person with mental illness, and participation in treatment services for individuals ordered to AOT is voluntary

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Assisted Outpatient Treatment

In Oregon, assisted outpatient treatment (AOT) is not civil commitment and does not include an order for involuntary medication. A court may order a person to participate in AOT for up to 12 months if the person has a mental disorder, will not obtain community-based treatment voluntarily, is unable to make an informed decision to seek or comply with voluntary treatment, is incapable of surviving safety in the community without treatment, and requires treatment to prevent a deterioration in condition that will predictable result in meeting civil commitment criteria

90. Require legislature to fund needed community-based mental health resources to ensure capacity for assisted outpatient treatment (AOT)

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91. Amend ORS 430.630 to remove the "subject to the availability of funds" exceptions from the service requirements of community mental health programs

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92. Amend AOT statutes to authorize courts to oversee and enforce court-ordered participation in appropriate community-based treatment and services

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

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98. Amend statutes to require establishment of an "AOT monitor," a designated liaison between the court and treatment team to hold the system accountable for ensuring individuals receive needed care, provide outreach, and bolster participant engagement								
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100. Require OHA and OJD to collect data on AOT outcomes, such as participant experience, community safety, effectiveness of different intervention levels, and effect on later criminal justice system involvement								
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Conditional Release

If the court determines the person has a mental illness and is in need of treatment, the court may order conditional release if:

- 1. The conditional release is requested by the legal guardian, relative, or friend of the person with mental illness;
- 2. The legal guardian, relative, or friend requesting the conditional release requests to be allowed to care for the person during the period of commitment in a place satisfactory to the judge; and
- 3. The legal guardian, relative, or friend requesting the release establishes to the satisfaction of the court their ability to care for the person and that there are adequate financial resources available for the care of the person

101. Amend statute to clarify the kinds of support that OHA must provide to persons ordered to conditional release

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Inpatient Commitment

- OHA has discretion to direct any court-committed person to the facility best able to treat the person, and the decision of OHA on such matters is final. OHA may delegate to a CMHP director, pursuant to OHA rules, the responsibility for assignment and transfer of civilly committed individuals to suitable facilities.
- Under OHA rules, a CMHP director may not place a person under civil commitment at OSH without consent of the OSH superintendent.
- OHA may only place a person in outpatient commitment if an adequate treatment facility is available.
- Inpatient civil commitment occurs in an OHA designated Class 1 facility. A Class 1 facility is OHA-approved to be locked to prevent a person from leaving the facility, to use seclusion and restraint, and to involuntarily administer psychiatric medication.

102. Establish criteria in statute or rule to determine when the Oregon State Hospital must admit civilly committed individuals

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103. Amend statute to require OHA to ensure access to community-based hospital and OSH beds for all civilly committed individuals who need inpatient level of care

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Outpatient Commitment

- OHA may only place a person in an outpatient commitment if an adequate treatment facility is available. The CMHP of the county in which the hearing takes place must set the conditions for outpatient commitment and gives copies of the conditions to designated individuals and entities. The CMHP for the county where a person is on outpatient commitment may modify the conditions when a modification is in the best interest of the person.
- If the person responsible for the civilly committed individual determines that the person is failing to adhere to the terms and conditions of the placement, the person must notify the court of jurisdiction and the CMHP of the county in which the person on outpatient commitment lives.
- The court with jurisdiction may hold a hearing to determine if the person is violating the terms and conditions of placement. Pursuant to the court's determination, a person on placement shall either continue the placement on the same or modified conditions or be returned to OHA for involuntary care and treatment on an inpatient basis.
- If the person on placement is living in a county other than the committing court, the committing court shall transfer jurisdiction to the appropriate court of the county where the person is living.

106. Amend statutes to establish criteria for OHA or CMHP placement of civilly committed individuals, including individual's diagnostic needs, probability to succeed that placement, and least restrictive environment possible

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Great idea!	concurrently)	information	idea forward	information	discussion	Bad idea!

107. Require OHA to seek Medicaid waiver that authorizes use of Medicaid dollars to build public housing or otherwise provide housing assistance to individuals under court orders to participate in community-based behavioral health treatment

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

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112. Require		-	-			
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Changes in Placement

At any time, for good cause and in the best interest of the committed individual, OHA has authority to transfer a committed person from one facility to another.

- If the transfer is to a facility in a less restrictive class, OHA must follow the procedures for trial visits
- If the transfer is to a facility is a more restrictive class, OHA must follow the procedures under ORS 426.275
- 115. Amend statutes or rules to establish mechanisms to transfer individuals between support levels (see Washington's new AOT legislation)

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Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
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116. Require OHA to develop more transitional care options to enable transfers of civilly committed individuals from inpatient treatment to a lower level of care when appropriate (e.g., licensed treatment homes, secured residential treatment facilities, and foster homes)

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

117. Amend statute to require regular court status hearings for civilly committed individuals to hold the system accountable for an individual's progress and promote need-based transfers of care

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

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Trial Visits

A trial visit refers to a transfer in placement of a civilly committed person from a higher to a lower level of care. The trial visit may be a transfer from the Oregon State Hospital to a community-based inpatient setting or from an inpatient to an outpatient setting.

- OHA may grant a trial visit for a period of time and under any conditions OHA shall establish
- OHA may not grant a trial visit without agreement by the CMHP director or designee for the county where the person would reside.
- The CMHP of the county in which the person on trial visit is receiving treatment must notify the court if the committed individual is not adhering to the terms and conditions of the placement.
- The court may hold a hearing on whether the person is failing to adhere to the terms and conditions, and may either continue the placement on the same or modified conditions or return the individual to OHA for involuntary care and treatment on an inpatient basis.

121. Revise statutes and rules to change the term "trial visits" to something that more clearly describes its function (*e.g.*, less restrictive placement)

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

122. Amend statute to maintain jurisdiction of a civilly committed individual in the county of original commitment, rather than transfer jurisdiction to the county of placement

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

24. Amend statute to require civilly committed individuals on a trial visit to engage in AOT y requiring regular check-ins with the judge, AOT case manager, AOT monitor, and reatment team to promote recovery and client engagement and help individuals feel heard and seen during the trial visit period Like with reservations	requiring regular check-ins with the judge, AOT case manager, AOT monitor, and eatment team to promote recovery and client engagement and help individuals feel heard and seen during the trial visit period Like with reservations (minor concerns or support only if Initial reaction other things positive but happen want more moving this concurrently) information idea forward information other things (minor concerns or support nor other things positive but happen want more moving this concurrently information information information discussion Bad idea! 25. Amend statute to require courts to hold status hearings for individuals on trial visits Like with reservations (minor concerns or support only if Initial reaction other things positive but happen want more moving this want more open to further support nor Initial reaction inclined object to negative but against but happen want more moving this want more open to further open to further	Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
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Medication

ORS 426.072(2)(c) authorizes a Licensed Independent Practitioner (LIP) to administer medication to a civilly committed person in custody without obtaining prior informed consent in specific circumstances. Only a Class1.A facility has authority to involuntarily administer psychiatric medication (includes the Oregon State Hospital, community-based hospitals, and regional acute psychiatric care facilities; does not include secure residential treatment facilities or other residential treatment facilities).

126. Require OHA to train providers of civilly committed individuals on the potentially traumatic effects of involuntary medication and how giving individuals more choice may improve treatment outcomes

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

127. Require providers to include the individual under civil commitment as much as possible in developing treatment plans, including medication options

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

128. Require providers, when possible, to consider alternative treatment options when a committed individual has valid reasons not to want an ordered medication

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

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130. Require management		ties to establis	sh a hotline to	o improve rap	id access to m	edication
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
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Recertification for Continued Civil Commitment

- Decision to Issue Recertification. At the end of the 180-day period of commitment, the treating facility may, in consultation with the CMHP of residence, issue a certification that the person is still a person will mental illness and in need of further treatment
- Notice to Civilly Committed Person, The treating facility must serve a copy of
 the certification on the civilly committed person and inform the committing
 court in writing that serve has been made. The certification must notify the
 civilly committed person of their rights, including but not limited to rights to
 consult with an attorney, to court-appointed counsel for financially qualified
 individuals, and to protest the further period of commitment within 14 days.
- Absent Protest, Person is Recommitted. If the person does not protest within 14 days, committed will be continued for an indefinite period of time up to 180 days.
- Upon Protest, Court Again Notifies Person of Rights. If the person protests, the court shall have the person brought before it and again advise the person of their rights.
- Hearing Upon Request of Committed Individual. If the person requests a hearing, the hearing shall be conducted as promptly as possible.

132. Require OJD to collect data on individuals who are recertified more than once to identify that population's unique needs

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

133. Require courts to consider alternative options to civil commitment for people who been recertified for commitment multiple times

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

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Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
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Discharge and Dismissal

OHA may release a person from a hospital or other facility in which the person is being treated prior to the expiration of the period of commitment when, in the opinion of the facility or the Licensed Independent Practitioner who is treating the person, the person is no longer a person with mental illness.

140. Amend statute to ensure that courts have oversight on dismissals that occur before the hearing to ensure continuity of care is available

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

141. Require providers or treatment facility to include and involve individuals under civil commitment in discharge planning

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Great idea!	support only if other things happen concurrently)	Initial reaction positive but want more information	support nor object to moving this idea forward	Initial reaction negative but want more information	inclined against but open to further discussion	Bad idea!

142. Require state to create a funding stream to establish and maintain long-term and intensive treatment options for individuals upon dismissal of a civil commitment case

	Like with reservations (minor concerns or		Neutral - I would neither		Strongly	
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Data Sharing and Confidentiality (Case Management)

State and federal laws limit the sharing of personal health information about the person alleged to have a mental illness that may be helpful for the management of a civil commitment case.

157. Establish procedures to encourage investigators and treatment teams to seek a release of information that enables them to continue communication with the individual's family members or natural supports throughout the commitment process

members or i	naturar suppor	its till oughou	t the committe	nent process		
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
that focuses	on what can b	e shared and	when (rather	than just wha	ators and treat at cannot be sh est in the civil	ared) with
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
159. Establis providers, an		d state reposit	tory for NMIs Neutral - I	than can be	accessed by inv	estigators,
Great idea!	concerns or	Initial reaction positive but want more information	would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

		oss counties				
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
61. Explore nd storage		ıtric advanced	l directives to) facilitate nee	eded informatio	on exchange
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

Data Collection, Analysis, and Reporting (policy)

support only if Initial reaction

positive but

want more

information

other things

happen

concurrently)

Great idea!

Data collection, analysis, and reporting support the development of evidence-based policies to improve the civil commitment system. However, this work may be limited by a variety of factors, such as privacy laws, the need for intergovernmental coordination, administrative burdens, and funding, among others.

162. Establish a civil commitment monitoring system (*e.g.*, a robust and funded program that follows people through the entire civil commitment system for improved care coordination, treatment outcomes, and compliance)

treatment out	tcomes, and c	ompliance)				
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
163. Collect of different com	-	rt how placem	ent of individ	luals under ci	vil commitmen	t differs in
Great idea!	reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
-	•			ta on civil con	nmitment outco	omes before
making legisl		endations for	reform			
	Like with reservations (minor concerns or		Neutral - I would neither		Strongly	

support nor

object to

moving this

idea forward

Initial reaction

negative but

want more

information

inclined

against but

open to further

discussion

Bad idea!

process	and analyze so	ocioeconomic	data about in	dividuals in th	ne civil commit	ment		
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!		
166. Collect and analyze data on individuals who have engaged in the civil commitment process more than once, including the number of individuals with multiple engagements, the period of time between engagements, the number of times those individuals were engaged in the civil commitment system, and the reasons for the repeat engagements Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further								
Great idea!	concurrently)	information	idea forward	information	discussion	Bad idea!		
	Like with reservations (minor concerns or support only if	_	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!		
injuries and		were subject	to NMIs, incl 7 Neutral - I		duals with trau			
	concerns or	Initial reaction positive but want more	would neither support nor object to moving this	Initial reaction negative but want more	Strongly inclined against but open to further			
Great idea!	concerns or support only if other things	positive but	support nor object to	negative but	inclined against but	Bad idea!		
Great idea!	concerns or support only if other things happen	positive but want more	support nor object to moving this	negative but want more	inclined against but open to further	Bad idea!		

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Like with reservations (minor Neutral - I concerns or support only if Initial reaction support nor Initial reaction inclined other things happen want more moving this want more open to further Great idea! concurrently) information idea forward information discussion Bad idea! 171. Analyze CCO claims data to determine if individuals with co-occurring mental illness a intellectual disabilities are placed in emergency departments for longer than average period of time Like with reservations (minor Neutral - I concerns or support only if Initial reaction support nor support nor linitial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further	Like with reservations (minor Neutral - I would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further Great idea! concurrently) information idea forward information discussion Bad idea forward information discussion							
171. Analyze CCO claims data to determine if individuals with co-occurring mental illness a intellectual disabilities are placed in emergency departments for longer than average period of time Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further	171. Analyze CCO claims data to determine if individuals with co-occurring mental illness intellectual disabilities are placed in emergency departments for longer than average period time Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further		Like with reservations (minor concerns or support only if other things happen	Initial reaction positive but want more	Neutral - I would neither support nor object to moving this	Initial reaction negative but want more	Strongly inclined against but open to further	Pod ideal
intellectual disabilities are placed in emergency departments for longer than average period of time Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further	intellectual disabilities are placed in emergency departments for longer than average period time Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further	Great idea:	concurrency)	IIIIOIIIIauoii	idea idiwald	minormation	uiscussion	Dau luea:
		.71. Analyze		ata to determ	ine if individu	nals with co-o	ccurring menta	al illness and
		ntellectual d	CCO claims disabilities are Like with reservations (minor concerns or support only if other things happen	Initial reaction positive but want more	Neutral - I would neither support nor object to moving this	rtments for lo Initial reaction negative but want more	Strongly inclined against but open to further	rage period

Rights of Individuals in Civil Commitment System

Individuals in the civil commitment system have numerous rights under state and federal laws. This section presents ideas to ensure compliance and expand those rights.

172. Require Oregon Public Defense Services to educate defense lawyers on effective representative of person with mental illness who do not want to be committed

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

173. Require OHA to identify individuals in civil commitment cases who may require specialized legal advocacy (*e.g.*, people with intellectual and developmental disabilities)

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

174. Amend statute or rule to appoint the same defense counsel to represent and individual throughout the civil commitment process when possible

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

175. Amend rules to establish a process that supports individuals and families to access advocates, including patient advocacy organizations, legal advocates, and peers							
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!	
		lecisions rega			ntal health ser rticipate in the Strongly inclined		
	other things happen	positive but want more	object to moving this	negative but want more	against but open to further		
Great idea!	concurrently)	information	idea forward	information	discussion	Bad idea!	

Commitment to	Change	Workgroup	Meml	oer Survey
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Funding System

This section presents ideas to modify and improve Oregon's funding structures for the civil commitment system

177. Creat	e a separate	stream o	of funding	for behav	vioral he	alth care	of people	in court-
mandated	processes							

Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to furth Great idea! concurrently) information idea forward information discussion	er

178. Restructure the state's behavioral health funding system to allocate funds based on actual treatment and services provided to individuals rather than formula-based allocations to counties

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

179. Amend statute to require state agencies and counties to track and report the use and outcomes of designated behavioral health funding

	Like with reservations (minor concerns or support only if other things happen	Initial reaction positive but want more	Neutral - I would neither support nor object to moving this	Initial reaction negative but want more	Strongly inclined against but open to further	
Great idea!	concurrently)	information	idea forward	information	discussion	Bad idea!

best practices and evidence-based interventions for justice-involved individuals, including an outreach component									
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!			
181. Research creative ways that other states have used Medicaid for housing and other needs of civilly committed individuals									
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!			

Transportation

This section presents ideas to improve the quality and efficiency of transportation options for individuals engaged in the civil commitment system.

182. Establish a state-funded statewide transport system between the Oregon State Hospital and counties that provides transportation for court-ordered individuals for admission, discharge, trial visits, and community-based placements

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

183. Amend statute or rule to establish requirements for transportation of individuals to and from psychiatric holds or the Oregon State Hospital that prohibits the use of law enforcement unless necessary to mitigate a dangerous situation, and when transportation by law enforcement is necessary requires OHA or CMHP to provide adequate notice to sheriffs' office to provide transport by a plainclothes officer with an unmarked vehicle

	Like with reservations (minor		Neutral - I would neither		Change who	
Great idea!	concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

184. Clarify in statute or rule who is responsible to pay for secure transport of individuals in the civil commitment process and the amount of reasonable compensation for that service

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!	

Liability

ORS 426.335 law establishes broad protections from criminal or civil liability for individuals that perform responsibilities under the civil commitment statutes (including initiation, investigation, representation of the state's interest, examination, case adjudication, conditional release, inpatient commitment, outpatient commitment, and trial visits).

185. Assess the types and level of concern about different areas of liability in the civil commitment system

Like with reservations Neutral - I (minor would neither concerns or Strongly support only if Initial reaction inclined support nor Initial reaction other things positive but object to negative but against but want more moving this want more open to further happen Great idea! concurrently) information idea forward information discussion Bad idea!

186. Require institutions caring for individuals under civil commitment to hold regular morbidity conferences and encourage learning from mistakes instead of withholding information because of liability concerns

Like with reservations Neutral - I (minor would neither Strongly concerns or support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further Great idea! idea forward information discussion Bad idea! concurrently) information

Provider Safety

These ideas address personal safety risks to individuals who engage with individuals in the civil commitment process

187. Provide training and education on vicarious trauma to staff of residential treatment facilities, acute hospitals, and OSH

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
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188. Require residential treatment facilities, acute hospitals, and OSH to provide situational training for staff to recognize when a situation is becoming unsafe

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

189. Ensure that community hospitals have adequate staffing and specialized units to ensure staff safety

Like with reservations (minor Neutral - I would neither concerns or Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further Great idea! idea forward Bad idea! concurrently) informationinformationdiscussion

Public Safety and Well-Being

These ideas address risks to public safety and public well-being that may be impacted by the civil commitment system

190. Require government entities to assess the potential impacts on individuals in the civil commitment system, public safety and well-being in communities, and public trust and confidence in government before making changes to the civil commitment system

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

191. Require state and local governments to develop public safety plans that manage individuals with behavioral health or cognitive deficits who engage in dangerous behaviors that cannot be addressed by Oregon's criminal justice or civil commitment systems

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

192. Develop proposals to address potential harm to public well-being that result from encountering people with acute mental health symptoms living on the street without options

	Like with reservations (minor concerns or support only if other things happen	Initial reaction positive but want more	Neutral - I would neither support nor object to moving this	Initial reaction negative but want more	Strongly inclined against but open to further	
Great idea!	concurrently)	information	idea forward	information	discussion	Bad idea!

Collaboration with Oregon Tribes

These ideas address collaboration between the state, counties, and Oregon tribes concerning members of Oregon tribes who engage in the state's civil commitment system

193	. Evaluate	how tribal	communities	s and tri	bal court	s interact	with th	he medical	and le	egal
syst	ems in civi	il commitn	nent processe	s						

Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction inclined support nor Initial reaction positive but against but other things object to negative but moving this want more open to further happen want more Great idea! concurrently) information idea forward information discussion Bad idea!

194. Require the state to seek input from tribal governments and treatment providers on the civil commitment system, including AOT

Like with reservations Neutral - I (minor would neither Strongly concerns or support only if Initial reaction support nor Initial reaction inclined other things object to against but positive but negative but happen want more moving this want more open to further Great idea! Bad idea! concurrently) information idea forward information discussion

195. Amend statute to require OHA and OJD to consult with the tribe of a tribal member who becomes subject to civil commitment proceedings to ensure compliance with relevant laws and coordination of resources

Like with reservations Neutral - I (minor would neither concerns or Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but want more open to further happen want more moving this Great idea! concurrently) information idea forward information discussion Bad idea!

150. Amena S	statute to auti	iorize tribai co	ourts to civing	196. Amend statute to authorize tribal courts to civilly commit tribal members to the							
jurisdiction of the Oregon Health Authority											
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!					
197. Evaluate	e how coopera	tive agreeme	nts between (Oregon and ea	nch of the Oreg	gon Tribes					
	to improve the	_		_		you 111000					
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!					
198. Amend rules to require CMHP directors to consult with the Oregon Tribe of a tribal member in the civil commitment system to improve compliance with existing rules concerning collaboration and information-sharing with tribes Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further											
member in th	Like with reservations (minor concerns or support only if other things	tment system nd information Initial reaction positive but	n-sharing with Neutral - I would neither support nor object to moving this	ompliance with tribes Initial reaction negative but	Strongly inclined against but open to further						
member in th	Like with reservations (minor concerns or support only if other things happen	tment system nd information Initial reaction positive but want more	to improve con-sharing with Neutral - I would neither support nor object to	ompliance with tribes Initial reaction negative but want more	h existing rule Strongly inclined against but	es					
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently) Tules to allow ars, similar to a Like with reservations (minor concerns or concer	Initial reaction positive but want more information tribes to partial child welfare	Neutral - I would neither support nor object to moving this idea forward cipate in civil e case Neutral - I would neither	Initial reaction negative but want more information commitment	Strongly inclined against but open to further discussion proceedings in Strongly	Bad idea!					
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently) Tules to allow ars, similar to a Like with reservations (minor	Initial reaction positive but want more information tribes to partial child welfare	Neutral - I would neither support nor object to moving this idea forward cipate in civil e case	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!					
Great idea! 199. Amend r	Like with reservations (minor concerns or support only if other things happen concurrently) Tules to allow ers, similar to a Like with reservations (minor concerns or support only if other things happen	Initial reaction positive but want more information tribes to partical child welfare. Initial reaction positive but want more	Neutral - I would neither support nor object to moving this idea forward cipate in civil e case Neutral - I would neither support nor object to moving this	Initial reaction negative but want more information Commitment Initial reaction negative but want more information	Strongly inclined against but open to further discussion proceedings in Strongly inclined against but open to further discussion	Bad idea!					

Commitment to	Change	Workgroup	Member Survey
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These ideas address identification and resolution of potentially categorical inequities in Oregon's civil commitment system

200. Require the state to address inequities resulting from variations in first responder responses by establishing standards and training for law enforcement and other first responders on where to take a person who is experiencing a mental health crisis

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

201. Provide education and training to behavioral health providers about issues that may contribute to racial and ethnic disparities among individuals who are civilly committed (e.g., risk of dangerousness assessments)

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

202. Require state to address geographical inequities in the civil commitment system by providing more funding and training to rural areas that lack the staffing and resources necessary for inpatient-level of care

	Like with reservations (minor concerns or		Neutral - I would neither		Strongly	
Great idea!	support only if other things happen concurrently)	Initial reaction positive but want more information	support nor object to moving this idea forward	Initial reaction negative but want more information	inclined against but open to further discussion	Bad idea!

_					commitment s lividuals in the	•		
•	_		_		ment manage			
Great idea!	Like with reservations (minor concerns or	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!		
by requiring individuals c	OHA to create	e a notice of m form to indica	nental illness	(NMI) form th	commitment part includes a consistency of the consi	checkbox for		
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!		
by clarifying	in statute and that have dev Like with reservations (minor concerns or	Notice of Me	ntal Illness (N		commitment pe criteria for construction cons	•		
206. Require the state to address potential socioeconomic disparities in the use of civil commitment by considering social determinants of health as part of health equity in behavioral health Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further								
Great idea!	concurrently)	information	idea forward	information	discussion	Bad idea!		

207. Amend statute to require OHA and OJD to track demographic data of individuals in the civil commitment system to assess disparities by race, ethnicity, sexual orientation, gender identity, or cultural characteristics								
Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!		
208. Amend statute to require independent review of civil commitment case files by at least one person who has not seen the individual's name, demographic information, or any information that might create bias Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but happen want more moving this want more open to further Great idea! concurrently) information idea forward information discussion Bad idea!								
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Great idea!	Like with reservations (minor concerns or	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!		
210. Amend statute to require OHA to increase the number of secure residential treatment facilities throughout the state to ensure that individuals under civil commitment can be placed in their own community								
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Transition between Aid & Assist and Civil Commitment Processes

Oregon's aid & assist statutes list as a possible action by courts following a
determination that an individual is unfit to proceed in a criminal proceeding that the
court may commence a civil commitment proceeding.

211. Amend statute to address time limits and other procedural requirements when initiating a civil commitment proceeding for an individual who is a defendant in a criminal case and has been found unfit to proceed

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

212. Amend statute to require jails to provide a mental health assessment by a qualified clinician of inmates who appear to need mental health care, and to transfer inmates who meet clinical criteria to a hospital

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

213. Amend statue to expand eligibility criteria for commitment of individuals determined to be an "extremely dangerous person"

Like with reservations (minor Neutral - I concerns or would neither Strongly support only if Initial reaction support nor Initial reaction inclined other things positive but object to negative but against but want more moving this want more open to further happen Great idea! idea forward information Bad idea! concurrently) information discussion

Psychiatric Advance Directives

Psychiatric advance directives are legal documents that allow people to make decisions about future mental health care in case they are unable to make their own care decisions. Oregon law provides a template and governing statutes for Declarations for Mental Health Treatment.

214. Require OHA to promote the use of psychiatric advance directives to avoid the need for civil commitment when an individual experiences a mental health crisis

	Like with reservations					
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Great idea!	support only if other things happen concurrently)	Initial reaction positive but want more information	support nor object to moving this idea forward	Initial reaction negative but want more information	inclined against but open to further discussion	Bad idea!

Guardianships

The court may appoint a guardian to promote and protect the well-being of a protected person. A guardianship for an adult must be designed to encourage the development of maximum self-reliance and independence of the protected person and may be ordered only to the extent necessitated by the person's actual mental and physical limitations.

- A petition must be filed with the appropriate court, and notice given to all interested persons
- Subject to law, a guardian may consent, refuse consent or withhold or withdraw consent to health care for the protected person
- Before a guardian may place an adult protected person in a mental health treatment facility, the guardian must file with the court, and the court shall hold a hearing on any objection

215. Increase state funding for public guardian services for people who need long-term support options due to a behavioral health condition

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216. Amend statute to authorize guardianships for individuals with mental illness before they reach the crisis point to support them in receiving and engaging in needed services

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Terminology

These ideas focus on terminology in the civil commitment statutes that may be stigmatizing to individuals with behavioral health issues

219. Amend language in statute and rules from "person with mental illness" and "mental disorder" to "person alleged to need involuntary treatment"

	Like with reservations (minor concerns or support only if	Initial reaction	Neutral - I would neither support nor	Initial reaction	Strongly inclined	
Great idea!	other things happen concurrently)	positive but want more information	object to moving this idea forward	negative but want more information	against but open to further discussion	Bad idea!

220. Revise statutes to avoid stigmatizing individuals with mental illness by clarifying that ORS 426.130 provides the circumstances in which a person with a **mental disorder** can be committed (*i.e.*, use of the term "mental illness" is not intended to qualify the severity or behaviors that may be associated with a mental disorder)

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Appeals

An individual subject to a court order in a civil commitment case can appeal the order in the same manner as in any other civil proceeding. The statutory requirements for an appeal are in ORS Chapter 19.

221. Create a rapid appeal process for civil commitment cases

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Commitment of Individuals with an Intellectual Disability

Commitment of individuals with an intellectual disability are governed by ORS Chapter 427, rather than ORS Chapter 426, which governs commitment of persons with a mental illness. An individual with an intellectual disability may be committed to the jurisdiction of the Oregon Department of Human Services if the court determines that the individual is dangerous to self or others, or is unable to provide for their basic personal needs and is not receiving the care necessary for health, safety or habilitation.

222. Require Oregon Developmental Disabilities Program to establish acute support options for people with intellectual disabilities with a co-occurring mental illness

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223. Require state to develop or provide access to specialized treatment programs for individuals committed for intellectual disabilities

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
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224. Require state to provide statewide training for behavioral health treatment providers on working with civilly committed individuals with intellectual disabilities

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Co-Occurring Mental Illness and Substance Use Disorder

A substantial number of individuals in the civil commitment system have cooccurring substance use disorder. However, Oregon's civil commitment statutes are silent regarding substance use disorders. They do not address whether or how the court should consider substance use disorders in the determination of whether a person is in need of civil commitment. Nor do they address treatment for substance used disorders for individuals who are civilly committed.

227. Explore different treatment models for civilly committed individuals with co-occurring mental illness and substance use disorder

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

228. Amend statue and rules to require publicly-funded behavioral health treatment facilities to train providers in assessment and treatment of individuals with co-occurring mental illness and substance use disorder

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

229. Amend statute to prohibit dual-diagnosis programs from excluding individuals on the basis of their mental health symptom acuity

	Like with reservations					
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Education about Civil Commitment

While other sections include ideas about training and education concerning specific parts of the civil commitment system, the ideas in this section are more general.

230. Expand training to behavioral health providers, county behavioral health entities, judges, district attorneys, and public defenders on the purpose, legal requirements, and processes of civil commitment to include the perspectives of both the justice system and behavioral health system

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

231. Require circuit court judges to participate in regular listening sessions with people with lived experience in the civil commitment system (including families) to hear how the system is working from their perspective

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

232. Create a mechanism for people to submit questions, feedback, opinions, experiences about the civil commitment system and get answers (e.g. a website with a moderated chat)

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!
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Commitment to	Change	Workgroup	Member	Survey
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Structural	System	Changes

This section includes ideas to modify or expand the roles and responsibilities of government entities.

233. Require OHA to establish the role and provide an advocate for individuals that is present throughout the civil commitment process

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

234. Amend statute to require counties to have a civil commitment coordinator that would be responsible for providing coordination between providers and the legal system through the civil commitment process from notice of mental illness (NMI) to discharge

	Like with reservations (minor concerns or support only if	Initial reaction	Neutral - I would neither support nor	Initial reaction	Strongly inclined	
Great idea!	other things happen concurrently)	positive but want more information	object to moving this idea forward	negative but want more information	against but open to further discussion	Bad idea!

235. Amend rules to establish clear expectations for a CMHP-led civil commitment monitoring program

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This section includes logistical ideas to implement and expand upon the workgroup's recommendations

243. Require OJD to create a multistakeholder workgroup to support review and implementation of the Commitment to Change Workgroup recommendations, and require a rotating membership of the implementation workgroup to ensure a broader perspective

Great idea!	Like with reservations (minor concerns or support only if other things happen concurrently)	Initial reaction positive but want more information	Neutral - I would neither support nor object to moving this idea forward	Initial reaction negative but want more information	Strongly inclined against but open to further discussion	Bad idea!

244. Using the model of the Commitment to Change Workgroup, create smaller geographically-focused workgroups with similar multi-agency representation

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	support only if other things happen	Initial reaction positive but want more	support nor object to moving this	Initial reaction negative but want more	inclined against but open to further	
Great idea!	concurrently)	information	idea forward	information	discussion	Bad idea!

Comments

As noted in the introduction to this survey, this survey is intended to serve as the first opportunity for the CTC Workgroup to review the plethora of ideas to improve the civil commitment system that were introduced at workgroup meetings, in constituent surveys, and other communications to workgroup staff. In the interest of respecting the time of workgroup members to complete the survey, the survey did not include the option to comment on individual ideas. The workgroup will have an opportunity to comment on individual ideas following tabulation of the survey results. However, this section allows members with a strong interest in commenting before that time to do so here.

245. Use this space to provide comments on particular ideas presented in the survey. Please
identify the idea by Section Title and question number.
246. Use this space to add additional ideas for improving Oregon's civil commitment system that are not included in this survey. Identify the subject area that most closely matches a Section Title in this survey or note if it does not fit into an existing category. Keep in mind that the scope of this workgroup begins at the point when the civil commitment is initiated and does not include focus on needed changes to the behavioral health care
system before reaching that point.