SB 444-5 (LC 733) 4/1/25 (TSB/ps)

Requested by Senator PATTERSON

## PROPOSED AMENDMENTS TO SENATE BILL 444

1 On page 1 of the printed bill, line 2, after "ORS" insert "447.220, 456.508 2 and".

3 Delete lines 7 through 18 and insert:

"SECTION 2. The Director of the Department of Consumer and 4 Business Services shall adopt rules to implement in the structural 5 code a requirement that at least 10 percent of the dwelling units or 6 sleeping units in newly constructed Group R-2 buildings, or at least 7 one dwelling unit or sleeping unit in a newly constructed building with 8 more than 15 dwelling units or sleeping units, must be Type A dwelling 9 units or sleeping units, as described in the current version of Ameri-10 can National Standards Institute standard A117.1. 11

<sup>12</sup> "SECTION 3. ORS 447.220 is amended to read:

"447.220. [It is] The purpose of ORS 447.210 to 447.280 is to make affected 13 buildings, including but not limited to commercial facilities, public accom-14 modations, private entities, private membership clubs and churches, in the 15state accessible to and usable by persons with disabilities, as provided in the 16 Americans with Disabilities Act, and to make covered multifamily dwellings 17 in the state accessible to and usable by all persons with disabilities, as pro-18 vided in the Fair Housing Act. In requiring that buildings and facilities be 19 usable by persons with disabilities, [it is not the intention of] the Legislative 20 Assembly **does not intend** to require that items of personal convenience 21

such as rest rooms, telephones and drinking fountains be provided for mem-1 bers of the public who have disabilities if [they] the items of personal  $\mathbf{2}$ convenience are not otherwise provided for members of the public who do 3 [However, pursuant to] Under the Americans with not have disabilities. 4 Disabilities Act and the Fair Housing Act, the Director of the Department  $\mathbf{5}$ of Consumer and Business Services may, however, provide greater pro-6 tection to individuals with disabilities by adopting more stringent standards 7 than prescribed by the Americans with Disabilities Act or, for the purpose 8 of making covered multifamily dwellings and other types of dwellings 9 in this state accessible to and usable by all persons with disabilities, 10 the Fair Housing Act. 11

<sup>12</sup> "SECTION 4. ORS 456.508 is amended to read:

<sup>13</sup> "456.508. As used in ORS 456.510 and 456.513:

"(1) 'Accessible' means that housing complies with federal accessibility
guidelines implementing the Fair Housing Amendments Act of 1988, 42 U.S.C.
3601 et seq., or the Uniform Federal Accessibility Standards, both as
amended and in effect on [*January 1, 2004*] the effective date of this 2025
Act.

"(2) 'Common living space' means a living room, family room, dining roomor kitchen.

"(3) 'Contiguous units' means units that are on the same tax lot or on contiguous tax lots that have a common boundary[.], **including** tax lots that are separated by a public road [are contiguous tax lots for purposes of this subsection].

"(4)(a) 'New' means that the housing being constructed did not previously
exist in residential or nonresidential form.

"(b) 'New' does not include the acquisition, alteration, renovation or remodeling of an existing structure.

"(5) 'Powder room' means a room containing at least a toilet and sink.
"(6) 'Rental housing' means a dwelling unit designed for nonowner occu-

1 pancy under a tenancy typically lasting six months or longer.

"(7) 'Subsidized development' means housing that receives one or more of
the following development subsidies from the Housing and Community Services Department:

"(a) The federal low-income housing tax credit under 26 U.S.C. 42(a), if
no part of the eligible basis prior to the application of 26 U.S.C. 42(i)(2)(B)
was financed with an obligation described in 26 U.S.C. 42(h)(4)(A), all as
amended and in effect on [*January 1, 2004*] the effective date of this 2025
Act;

"(b) An agriculture workforce housing tax credit, as described in ORS
315.164;

"(c) A loan that qualifies the lending institution for a subsidized housing
 loan tax credit, as described in ORS 317.097;

"(d) Funding under the federal HOME Investment Partnerships Act, 42
U.S.C. 12721 to 12839, as amended and in effect on [*January 1, 2004*] the effective date of this 2025 Act;

"(e) Moneys from the Oregon Housing Fund created under ORS 458.620;
 or

"(f) Moneys from other grant or tax incentive programs administered by
 the Housing and Community Services Department under ORS 456.559.

"(8) 'Visitable' means capable of being approached, entered and used by individuals with mobility impairments, including but not limited to individuals using wheelchairs.".

In line 19, delete "3" and insert "5".

25 On page 2, delete line 13 and insert:

"(A) Enabling, in a manner that is consistent with the Uniform Federal
 Accessibility Standards, mobility for individuals who use wheelchairs or
 other mobility devices in the greater of:".

In line 18, after "Enabling" insert ", in a manner that is consistent with the Uniform Federal Accessibility Standards,". 1 After line 22, insert:

"(d) If the Uniform Federal Accessibility Standards apply to a dwelling unit, common area or powder room within a subsidized development and are more stringent than standards that apply to the unit, area or room under paragraphs (a) to (c) of this subsection, the subsidized development must comply with the Uniform Federal Accessibility Standards.".

7 Delete lines 27 through 37 and insert:

8 "<u>SECTION 6.</u> (1) Section 2 of this 2025 Act and the amendments to 9 ORS 447.220, 456.508 and 456.510 by sections 3 to 5 of this 2025 Act be-10 come operative on January 1, 2026.

"(2) The Director of the Department of Consumer and Business 11 Services and the Housing and Community Services Department may 12 adopt rules and take any other action before the operative date speci-13 fied in subsection (1) of this section that is necessary to enable the 14 director and the department, on and after the operative date specified 15in subsection (1) of this section, to undertake and exercise all of the 16 duties, powers and functions conferred on the director and the de-17 partment by section 2 of this 2025 Act and the amendments to ORS 18 447.220, 456.508 and 456.510 by sections 3 to 5 of this 2025 Act. 19

"<u>SECTION 7.</u> This 2025 Act takes effect on the 91st day after the
 date on which the 2025 regular session of the Eighty-third Legislative
 Assembly adjourns sine die.".

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