HB 3731-5 (LC 4450) 4/1/25 (DJ/wjc/ps)

Requested by Representative HARTMAN

PROPOSED AMENDMENTS TO HOUSE BILL 3731

1 On <u>page 1</u> of the printed bill, line 2, after the first semicolon insert 2 "creating new provisions;".

3 Delete lines 5 through 29 and delete page 2 and insert:

4 "SECTION 1. ORS 350.345, as amended by section 7, chapter 46, Oregon
5 Laws 2024, is amended to read:

"350.345. (1) No later than October 1 of each year, each institution of
higher education shall submit a report in the manner provided by ORS
192.245 to:

9 "(a) The Secretary of the Senate and the Chief Clerk of the House of
10 Representatives;

11 "(b) The interim committees of the Legislative Assembly relating to 12 higher education;

13 "(c) The Higher Education Coordinating Commission; and

14 "(d) The Director of Human Services.

"(2) [Except as provided in subsection (3) of this section,] The report shall
include the following information, along with an optional narrative
section for each of the following in which the institution may, at its
discretion, explain the information:

"(a) The total number of allegations of sexual misconduct during the
 previous academic year that were reported to the institution's Title IX
 coordinator by a student or employee of the institution against:

"(A) Another student or employee of the institution [during the previous
academic year]; or

"(B) An unknown individual or an individual for whom the institution categorizes the report as 'other.'

5 "(b) The number of law enforcement investigations known to have been 6 initiated during the previous academic year in response to reports of sexual 7 misconduct that were brought forward by a student or employee of the in-8 stitution [against another student or employee of the institution;].

9 "(c) The number of students and employees at the institution who were 10 found responsible during the previous academic year for violating the 11 institution's policies prohibiting sexual misconduct[;].

"(d) The number of students and employees at the institution who during the previous academic year, faced academic or employment disciplinary action due to having violated the institution's policies prohibiting sexual misconduct[;].

"(e) The number of students and employees at the institution who, during 16 the previous academic year, were investigated, but found not responsible for 17 having violated the institution's policies prohibiting sexual misconduct[;]. 18 If the number under this paragraph exceeds eight, the report must 19 include a narrative section describing why sexual misconduct cases 20were closed, including the most common reasons, and may also in-21clude campus-specific categories of reasons for each investigation be-22ing closed and a total number for each category. 23

"(f) The number of [students at the institution] complainants who, during
the previous academic year, requested supportive measures[;].

"(g) The number of supportive measures requested by each [student]
complainant described in paragraph (f) of this subsection[;].

"(h) The number of supportive measures granted to each [student]
 complainant described in paragraph (f) of this subsection[;]. The institu tion may use the optional narrative section that accompanies the

number under this paragraph to describe the supportive measures provided to complainants, and to include, at the institution's discretion, a list of supportive measures, including emergency housing, if available, offered by the institution, and the number of times each supportive measure was used.

6 "[(i) The number of students during the previous academic year who took 7 a leave of absence, transferred to a different institution of higher education or 8 withdrew from the institution of higher education;]

9 "[(j)] (i) The number of students or employees of the institution who re-10 ported experiencing sexual misconduct at the institution but who declined 11 to participate or requested no investigation[; and].

"[(k)] (j) The number of ongoing investigations into an accusation of
 sexual misconduct.

"(k) The types of violence reported at the institution. For any institution with greater than eight reports under this paragraph, the institution shall provide a narrative section describing the types of sexual misconduct experienced on the campus of the institution and may also include any campus-specific categories of sexual misconduct experienced on the campus of the institution and the number of reports for each category.

"(L) A section for narrative discussion in which the institution
 may:

"(A) Describe any work being done at the institution to ensure the
 institution has accurate information;

"(B) Explain any trends and changes in data regarding the numbers
 being reported;

"(C) Discuss any supportive measures provided or potential gaps in
 supportive measures being provided; and

"(D) Discuss how the institution is working to eliminate sexual
 misconduct on the campus of the institution.

1 "[(3) A report submitted by a community college operated under ORS 2 chapter 341 or a career school as defined in ORS 345.010 is not required to 3 include the information described in subsection (2)(i) of this section.]

"[(4)] (3) The information provided in the report must be provided in an
anonymous and aggregate manner that complies with all state and federal
privacy laws.

"(4) Notwithstanding the page limit described in ORS 192.245 (1), the
executive summary for a report submitted under this section has no
page limit.

"SECTION 2. (1) Except as provided under subsection (2) of this
 section, the amendments to ORS 350.345 by section 1 of this 2025 Act
 first apply to reports submitted for the 2025-2026 academic year.

"(2) The narrative section required by ORS 350.345 (2)(L), as
 amended by section 1 of this 2025 Act, first applies to reports submitted
 for the 2024-2025 academic year.

"SECTION 3. This 2025 Act being necessary for the immediate
 preservation of the public peace, health and safety, an emergency is
 declared to exist, and this 2025 Act takes effect on its passage.".

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