HB 2015-3 (LC 1297) 3/28/25 (RH/ps)

Requested by Representative NOSSE

PROPOSED AMENDMENTS TO HOUSE BILL 2015

In line 2 of the printed bill, after "health" insert "; and declaring an emergency".

3 After line 2, insert:

"Whereas licensed residential behavioral health programs in Oregon face
hurdles to development and ongoing operations that are impacting the state's
ability to quickly benefit from current and future investments designed to
increase bed capacity; and

8 "Whereas the Oregon Health Authority is encouraged to study options to 9 overcome barriers, both administrative and financial, that are preventing the 10 state from optimally developing and operating residential behavioral health 11 programs across Oregon; now, therefore,".

12 Delete lines 4 through 8 and insert:

13 "<u>SECTION 1.</u> (1) As used in this section:

14 "(a) 'Facility' means:

- 15 "(A) A residential treatment facility;
- 16 "(B) A residential treatment home;
- 17 "(C) A secure residential treatment facility; or
- 18 "(D) A secure residential treatment home.

"(b) 'Medical assistance' has the meaning given that term in ORS
414.025.

21 "(c) 'Residential treatment facility' has the meaning given that

1 term in ORS 443.400.

"(d) 'Residential treatment home' has the meaning given that term
in ORS 443.400.

4 "(e) 'Secure residential treatment facility' means a facility de-5 scribed in ORS 443.465.

6 "(f) 'Secure residential treatment home' means a home described
7 in ORS 443.465.

8 "(2) The Oregon Health Authority shall:

9 "(a) Study potential allowable alternatives or exceptions to current
10 nurse staffing requirements in secure residential treatment facilities
11 to address workforce challenges while balancing the safety of providers
12 and consumers.

"(b) Assess all methodologies permitted by federal law for reim bursing facilities. The authority shall consider alternatives to the
 current reimbursement rate methodology used by the authority and
 recommend a methodology that considers:

17 "(A) Staffing costs for a facility;

"(B) The need to incentivize a facility to hold open a resident's
 room when a resident is removed from the facility for a brief period
 of time;

21 "(C) The need to pay facility staff a professional wage;

"(D) The need to incentivize a facility to operate, develop and staff
as large of a program as is possible and safe; and

"(E) The need to encourage facilities to serve residents with similar
 levels of care needs.

"(c) Determine whether the authority may, under federal law, administer residential behavioral health services to medical assistance recipients through options other than through the state's Home and Community-Based Services waiver, under 42 U.S.C. 1396n(c), or a state plan amendment under 42 U.S.C. 1396n(i). To the extent that alternative models of administering residential behavioral health services to
 medical assistance recipients are permissible under federal law, the
 authority shall:

4 "(A) Analyze alternative models that have been approved by the
5 Centers for Medicare and Medicaid Services for use in other states;

6 "(B) Evaluate the cost of any alternative models; and

7 "(C) Develop recommendations about:

8 "(i) Alternative options that would allow the authority to increase
9 reimbursement rates for facilities;

"(ii) Alternative options that would not subject facilities to a re quirement that facilities provide an eviction process that is as protec tive as state landlord-tenant law;

"(iii) How alternative models may support facilities in serving resi dents with high acuity behavioral health needs and what protections
 are available to ensure that residents with high acuity behavioral
 health needs are not prematurely or inappropriately discharged for
 problematic behaviors;

"(iv) A discharge process for residents who decline to participate in
 treatment and are therefore not suited for continued services by a fa cility; and

21 "(v) An appeal process for both facilities and residents.

"(d) Determine the feasibility of supporting the direct discharge of
a resident, when deemed medically necessary and clinically prudent,
from a facility to other types of housing without requiring a thirdparty referral.

"(e) Evaluate options for providing, and develop recommendations
 for funding, capacity payments to facilities when a resident is hospi talized or temporarily absent due to a law enforcement encounter.

"(f) Study needed actions and take appropriate actions to fill the
 capacity of newly licensed facilities.

"(3) No later than September 15, 2026, the authority shall report its
findings and recommendations from the studies conducted under this
section, in the manner provided in ORS 192.245, to the interim committees of the Legislative Assembly related to health.

5 "<u>SECTION 2.</u> (1) As used in this section:

6 "(a) 'Facility' means:

7 "(A) A residential treatment facility;

8 "(B) A residential treatment home;

9 "(C) A secure residential treatment facility; or

10 "(D) A secure residential treatment home.

11 "(b) 'Residential treatment facility' has the meaning given that 12 term in ORS 443.400.

"(c) 'Residential treatment home' has the meaning given that term
in ORS 443.400.

"(d) 'Secure residential treatment facility' means a facility de scribed in ORS 443.465.

"(e) 'Secure residential treatment home' means a home described
in ORS 443.465.

"(f) 'Transition aged youth residential treatment home' means a
 residential treatment home for young adults between the ages of 17.5
 and 25 years of age who experience complex behavioral health challenges.

23 "(2) The Oregon Health Authority shall adopt rules to:

24 "(a) Support facilities in developing early transition plans for resi 25 dents.

"(b) Establish a separate licensing process for transition aged youth
 residential treatment homes.

(3) No later than September 15, 2025, the authority shall submit an interim report, in the manner provided in ORS 192.245, to the interim committees of the Legislative Assembly related to health, about the authority's progress in carrying out the provisions of this section
and any recommendations for needed legislative changes.

"(4) No later than September 15, 2026, the authority shall submit a final report, in the manner provided in ORS 192.245, to the interim committees of the Legislative Assembly related to health, about the authority's progress in carrying out the provisions of this section and any recommendations for needed legislative changes.

8 "SECTION 3. Sections 1 and 2 of this 2025 Act are repealed on Jan9 uary 2, 2027.

"SECTION 4. 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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