HB 3835-1 (LC 4714) 3/19/25 (LAS/ps)

Requested by Representative HARTMAN

## PROPOSED AMENDMENTS TO HOUSE BILL 3835

1 On <u>page 1</u> of the printed bill, line 2, after "ORS" delete the rest of the 2 line.

3 In line 10, delete "51st" and insert "49th".

4 On page 2, delete lines 9 through 11 and insert:

5 "(a) 'Chemical restraint' means a medication that is:

6 "(A) Administered to a child to control the child's behavior and restrict 7 the child's freedom of movement; and

"(B) Not a standard treatment for the child's medical or psychiatric condition.".

10 On page 3, delete lines 9 through 21 and insert:

11 "(3) A responsible individual places a child in a wrongful restraint if:

"(a) The responsible individual places or directs the placement of the child in a restraint and the restraint is used for discipline, punishment, retaliation or convenience;

"(b) The responsible individual administers or directs to be administered
 a chemical restraint to the child; or

"(c) The responsible individual restrains or directs the restraint of the freedom of movement of the child through the excessive or reckless use of force that results in, or is likely to result in, serious physical harm to the child.".

On page 5, line 19, before "risk" insert "reasonable".

1 In line 28, before "risk" insert "reasonable".

2 After line 32, insert:

"(3) Notwithstanding subsections (1) and (2) of this section, personnel of a public school program or school district may physically intervene, without immobilizing a student, if the intervention is necessary to break up a physical fight or to effectively protect a person from an assault, other serious physical harm or sexual contact.".

8 In line 33, delete "(3)" and insert "(4)".

9 In line 35, restore the bracketed material.

10 On page 6, delete lines 2 through 5 and insert:

"(5) In addition to the requirements described in subsection (4) of this section, if restraint or involuntary seclusion continues for more than 10 minutes:

"(a) The student must be provided with adequate access to the bathroom
and water at least as often as prescribed by the Department of Education
by rule;".

On page 7, line 18, after "die" delete the rest of the line and delete line 18 19 and insert ", the public education program or school".

19 On page 8, line 14, delete "board" and insert "superintendent".

In line 16, delete "board" and insert "department".

In line 21, delete "board" and insert "department".

In line 22, delete "Clearly limit the subjects" and insert "Make the subject" and delete "to".

In line 28, restore the bracketed material.

In lines 29 and 30, delete the boldfaced material.

On page 11, line 3, after "(1)" insert "A child-caring agency, developmental disabilities residential facility, proctor foster home or certified foster home engages in abuse of a child in care if the child-caring agency, developmental disabilities residential facility, proctor foster home, certified foster home, caretaker or other person fails to make a reasonable effort to protect

1 the child in care from abuse as described in this section or ORS 419B.005.

2 "(2)".

3 In line 5, after "proctor" insert "foster".

In line 14, after "abuse" insert "as described in this section or ORS
419B.005".

6 On page 12, line 16, delete "(2)" and insert "(3)".

7 On page 16, line 3, delete "or wrongful seclusion".

8 In line 8, before "risk" insert "reasonable".

9 Delete lines 11 through 13 and insert:

"(b) The least amount of physical force and contact necessary is used to
prevent a reasonable risk of serious physical harm;

"(c) If the child in care is placed in a restraint, it is not prohibited under
 ORS 418.521; and

"(d) If the child is placed in involuntary seclusion, it is not wrongful seclusion as described in section 1 of this 2025 Act.".

16 Delete lines 42 through 44 and insert:

"(b) The restraint is authorized by a licensed medical practitioner or a
licensed children's emergency safety intervention specialist and the restraint
is not authorized as a standing order or on an as-needed basis;".

20 On page 17, line 5, delete "well-being" and insert "status".

In line 13, delete "well-being of" and insert "impact of the restraint on".

In line 21, before "risk" insert "reasonable".

In line 25, after "department" insert "of Human Services".

Delete line 35 and insert "at least as often as prescribed by the department by rule; and".

On page 19, line 40, after "Prioritize" insert ", by means of explicit policy,".

On page 30, line 33, after "Services" insert "under ORS 418.240".

29 On page 34, line 45, delete "Intentional".

30 On page 35, line 8, delete "Intentional".

1 On page 38, line 2, delete "a" and insert "the".

2 On page 39, after line 30, insert:

"(5)(a) Any person, including but not limited to an employee of a child-3 caring agency, proctor foster home, adjudicated youth foster home, certified 4 foster home or developmental disabilities residential facility, may make a  $\mathbf{5}$ report to the Governor, the Department of Justice, the Director of Human 6 Services, the director's designee or the Department of Human Services of 7 acts or omissions occurring at a child-caring agency, proctor foster home, 8 adjudicated youth foster home, certified foster home or developmental disa-9 bilities residential facility that constitute violations of licensing or certi-10 fication requirements, criminal activity or violations of state or federal laws 11 or of any other practice that threatens the health or safety of a child in care. 12 "(b) A person who makes a report described in paragraph (a) of this sub-13 section in good faith and who has reasonable grounds for making the report 14 shall have immunity: 15

"(A) From any liability, civil or criminal, that might otherwise be in curred or imposed with respect to the making or content of such report;

18 "(B) From disciplinary action taken by the person's employer; and

"(C) With respect to participating in any judicial proceeding resulting from or involving the report.

"(c) A person making a report under this subsection may disclose otherwise confidential information for the sole purpose of making the report, and the person to whom the report is made must protect the confidential information from further disclosure for any purpose not related to the making of the report.".

26 On page 43, line 25, delete "Intentional".

On page 47, delete lines 41 through 45.

28 On page 48, delete lines 1 through 15 and insert:

"(b) The out-of-state placement of a child under this subsection is not
subject to subsection (4), (5) or (6) of this section.

"(c) The out-of-state placement is subject to court approval under ORS
419B.351.

"(d) The department may not place a child in an out-of-state placement under this subsection unless the department has verified that the placement is in good standing with the licensing authority in the state in which the placement will provide services or treatment to the child.

"(e) The department may not place a child in an out-of-state placement under this subsection unless the department has conducted an in-person inspection and has verified that the placement is safe and in significant alignment with the licensure requirements that would apply if the out-ofstate placement was located in this state. The inspection under this paragraph must be conducted by department staff who perform licensing functions under ORS 418.262.

"(f) All approvals of the exceptions in this subsection must be made by the director of the division of the department that administers the state child welfare program or the director's designee. In addition, the exceptions under paragraph (a)(A), (C) and (E) of this subsection must also be approved by the director of the division of the authority that administers the state medical assistance program or the director's designee.

"(g) The department and the Oregon Health Authority shall collaborate to establish rules for the approval process under paragraph (f) of this subsection.

"(h) The authority shall establish, under contract with coordinated care entities, basic standards for quality assurance and oversight prior to and during the child's medically necessary and appropriate treatments and services for out-of-state providers under this section.

"(8) The department may not place a child in an out-of-state placement
under this section if:

"(a) The child has an intellectual disability or a developmental disability;
 and

"(b) The out-of-state placement is an intermediate care facility, as definedby the department by rule.

"(9) The department shall adopt rules prescribing the process for review
of the out-of-state placement. At a minimum, the rules must:

5 "(a) Establish what constitutes significant alignment with licensure re-6 quirements for child-caring agencies under ORS 418.215 and 418.240;

"(b) Require a multidisciplinary team to monitor the progress of the child
in the out-of-state placement;

9 "(c) Require in-person contact with the child in the out-of-state placement 10 at least once every 15 days; and

"(d) Ensure the child understands the child's rights as a child in the care or custody of the department, including under the Oregon Foster Children's Bill of Rights, and ensure that the child knows how to report violations of those rights to the State of Oregon.".

In line 16, delete "(8)" and insert "(10)".

16 After line 19, insert:

"SECTION 36a. Section 36b of this 2025 Act is added to and made a
 part of ORS 418.205 to 418.327.

"<u>SECTION 36b.</u> (1) As used in this section, 'foster care
 ombudsman' means the individual in the Governor's advocacy office
 identified as the foster care ombudsman.

"(2) When the Department of Human Services places a child in an
 out-of-state placement under ORS 418.321 (7), the department shall:

24 "(a) File with the juvenile court the report required under ORS
25 419B.440 (1)(a); and

26 "(b) Provide written notice of the placement to the office of the 27 Governor, the foster care ombudsman and the System of Care Advi-28 sory Council prior to or as soon as practicable after the date of 29 placement.

30 "(3) The department and the Oregon Health Authority shall submit

quarterly narrative reports to the System of Care Advisory Council describing the circumstances justifying placements in the previous quarter of any children or wards in child-caring agencies that are not qualified residential treatment programs as permitted under ORS 418.322 (3)(k) and any placement extensions authorized under ORS 418.322 (5)(b).

"(4)(a) Not later than six months after receiving a quarterly report 7 under subsection (3) of this section, the System of Care Advisory 8 Council shall submit a report to the interim committees of the Legis-9 lative Assembly related to human services and behavioral health in the 10 manner provided under ORS 192.245. The report must include the 11 System of Care Advisory Council's analysis of the appropriateness of 12 the placement exceptions and of the trends reflected in the quarterly 13 14 report.

"(b) In addition, not later than September 15 each year, the System 15of Care Advisory Council shall submit a report to the interim com-16 mittees of the Legislative Assembly related to human services and 17 behavioral health in the manner provided under ORS 192.245 summa-18 rizing the quarterly reports received from the department and the 19 authority in the previous four quarters. The summary must include 20the System of Care Advisory Council's analysis of the appropriateness 21of the placement exceptions and of the trends reflected in the quar-22terly reports in the previous four quarters. 23

"(5)(a) Records received by the System of Care Advisory Council under this section are not subject to public inspection and, to the extent permitted under ORS 192.610 to 192.705, the System of Care Advisory Council shall hold an executive session for the consideration of information and records it receives under this section.

29 "(b) The System of Care Advisory Council may not include infor-30 mation in its reports under this section that contain the name of or

any identifying information about a child.". On page 50, delete lines 9 through 14. In line 15, delete "(10)(a)" and insert "(9)(a)". On page 52, delete lines 37 through 45 and delete pages 53 and 54. On page 55, delete lines 1 through 8 and insert: **"NOTE:** Sections 42 through 45 were deleted by amendment. Subsequent sections were not renumbered.". On page 56, line 27, delete "ORS 418.322 (9)" and insert "section 36b (3) of this 2025 Act". On page 63, delete lines 3 through 21 and insert: "SECTION 58. ORS 418.625 is amended to read: "418.625. As used in ORS 418.625 to 418.645: "(1) 'Certificate' means a written approval to operate a foster home issued by the Department of Human Services on a form prescribed by the department that states the name of the foster parent, the address of the premises to which the certificate applies and the maximum number of children to be maintained or boarded in the foster home at any one time. "(2) 'Department' means the Department of Human Services. "(3)(a) 'Foster home' means any home maintained by a person who has under the care of the person in the home any child under the age of 21 years unattended by the child's parent or guardian, for the purpose of providing the child with care, food and lodging[, but does not include:]. "(b) 'Foster home' does not include: "(a)] (A) Any boarding school that is essentially and primarily engaged in educational work; "(b)] (B) Any home in which a child is provided board and room by a school board; "(c)] (C) Any foster home under the direct supervision of a child-caring agency or institution certified by the department; "((d)) (**D**) Any home under the direct supervision of a custodial parent for

1

 $\mathbf{2}$ 

3

4

 $\mathbf{5}$ 

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

1 the purpose of providing respite care as defined by rule;

2 "[(e)] (E) Any developmental disability child foster home as defined in
3 ORS 443.830; or

"[(f)] (F) Any home of a provider of respite services, as defined in ORS
[418.205] 418.215 (2)(b), for parents pursuant to a properly executed power
of attorney under ORS 109.056.".

7 On page 64, line 25, delete "418.215" and insert "418.246".

8 Delete lines 31 through 42 and insert:

"SECTION 62. The State Board of Education shall adopt the rules
described in ORS 339.303 for investigations of violations of ORS 339.285
to 339.303 or 339.308, not later than the beginning of the 2026-2027 academic year.

"SECTION 63. The amendments to ORS 339.303 (2) by section 6 of
 this 2025 Act apply to investigations of complaints received on or after
 August 30, 2026.

"SECTION 64. (1) The amendments to ORS 339.303 by section 6 of
 this 2025 Act become operative on August 30, 2026.

"(2) The State Board of Education and the Department of Education 18 may adopt rules and take any other action before the operative date 19 specified in subsection (1) of this section that is necessary to enable 20the board and the department to undertake and exercise, on and after 21the operative date specified in subsection (1) of this section, all of the 22duties, functions and powers conferred on the board and on the de-23partment by the amendments to ORS 339.303 by section 6 of this 2025 24Act. 25

<sup>26</sup> "<u>SECTION 65.</u> The unit captions used in this 2025 Act are provided <sup>27</sup> only for the convenience of the reader and do not become part of the <sup>28</sup> statutory law of this state or express any legislative intent in the <sup>29</sup> enactment of this 2025 Act.

30 "SECTION 66. This 2025 Act being necessary for the immediate

1 preservation of the public peace, health and safety, an emergency is

2 declared to exist, and this 2025 Act takes effect on its passage.".

3