HB 3926-1 (LC 4744) 4/4/25 (JLM/htl/ps)

Requested by Representative EDWARDS

## PROPOSED AMENDMENTS TO HOUSE BILL 3926

| 1 | On page 1 of the printed bill, delete lines 4 throug | h 27 | and | delete | page |
|---|--|------|-----|--------|------|
| 2 | 2 and insert:  |      |     |        |      |

- "SECTION 1. As used in sections 1 to 3 of this 2025 Act:
- "(1) 'Behavioral health treatment or rehabilitation organization' means a:
- 6 "(a) Behavioral health entity assisting individuals through a de-7 flection program;
- 8 "(b) Community mental health program established under ORS 9 430.620;
- "(c) Publicly or privately operated nonprofit organization approved by the Oregon Health Authority that provides mental health, addiction or substance use disorder services:
- 13 "(d) Residential treatment facility as defined in ORS 443.400; or
- 14 "(e) Residential treatment home as defined in ORS 443.400.
- 15 "(2) 'Deflection program' has the meaning given that term in sec-16 tion 37, chapter 70, Oregon Laws 2024.
- "(3) 'Missing family member' means a person between 18 years of age and 30 years of age whose whereabouts are unknown to the parent or former guardian of the person, regardless of whether the person has been reported as missing and entered into state and federal missing persons records by a law enforcement agency under ORS 146.181.

- "SECTION 2. (1) The Oregon Health Authority shall establish and maintain the Call Your Mom Program to allow for behavioral health treatment or rehabilitation organizations to exchange messages between a missing family member and the parent or former guardian of the missing family member. In fulfilling its duties under this section, the authority shall:
- "(a) Develop and maintain a system that allows behavioral health treatment or rehabilitation organizations to exchange messages between a missing family member and the parent or former guardian of the missing family member; and
  - "(b) Develop program guidance for behavioral health treatment or rehabilitation organizations to implement the requirements of the program established by the authority under this section.
  - "(2) The system developed and maintained by the authority under subsection (1)(a) of this section must:
  - "(a) Allow a parent or former guardian of a missing family member to submit a message addressed to the missing family member of the parent or former guardian;
  - "(b) Create a personal identification number that is accessible by behavioral health treatment or rehabilitation organizations for each message submitted to the system that may be provided to and used by a missing family member to securely access the message;
  - "(c) Securely disseminate to the missing family member messages submitted to the system and allow the missing family member who accesses a message through the system to submit a response to each message; and
- "(d) If a missing family member submits a response through the system, securely disseminate the response to the parent or former guardian of the missing family member.
  - "(3) The program guidance developed by the authority under sub-

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section (1)(b) of this section must include guidance for behavioral health treatment or rehabilitation organizations to fulfill the requirements of section 3 of this 2025 Act.

- "(4) The authority shall retain a message submitted by a parent or 4 former guardian of a missing family member to the system developed 5 by the authority under this section for at least 180 days after a missing 6 family member receives the information necessary for the missing 7 family member to access and respond to the message. Not later than 8 one year after a missing family member receives the information 9 necessary to access and respond to the message, or, if the missing 10 family member submits a response to the system, not later than one 11 year after the response is securely disseminated to the parent or for-12 mer guardian of the missing family member, the authority shall de-13 stroy the message, any response and any other corresponding 14 information and materials collected and stored by the authority under 15 this section. 16
  - "(5) The authority shall adopt rules for implementing the requirements of this section, including standards for maintaining and clearing computer data of missing family member information collected and stored under this section.
  - "SECTION 3. Upon intake or admission of an individual, a behavioral health treatment or rehabilitation organization shall determine whether the individual is a missing family member whose parent or former guardian has submitted a message to the system developed by the Oregon Health Authority under section 2 (1)(a) of this 2025 Act and, if so, shall:
  - "(1) Provide information to the individual about the Call Your Mom Program established by the authority under section 2 of this 2025 Act;
- 29 "(2) Notify the individual of any message for the individual sub-30 mitted to the system under section 2 of this 2025 Act and provide the

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information necessary for the individual to access and respond to the message; and

"(3) Offer the individual a means to access and respond to any message for the individual submitted to the system under section 2 of this 2025 Act. This subsection does not require a missing family member to access or respond to a message submitted to the system under section 2 of this 2025 Act. Participation of a missing family member in the program developed by the authority under section 2 of this 2025 Act is voluntary.

"SECTION 4. (1) Sections 1 to 3 of this 2025 Act become operative on July 1, 2026.

"(2) The Oregon Health Authority and behavioral health treatment or rehabilitation organizations may take any action before the operative date specified in subsection (1) of this section that is necessary to enable the authority and behavioral health treatment or rehabilitation organizations to exercise, on and after the operative date specified in subsection (1) of this section, all of the duties, functions and powers conferred on the authority and behavioral health treatment or rehabilitation organizations by sections 1 to 3 of this 2025 Act."

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