# A-Engrossed House Bill 2948

Ordered by the House April 23 Including House Amendments dated April 23

Sponsored by Representatives KENY-GUYER, FREDERICK, GALLEGOS, BUEHLER; Senator WINTERS

#### SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Specifies additional conditions under which protected health information may be disclosed by health care provider that do not subject health care provider to civil liability. Declares emergency, effective on passage.

## A BILL FOR AN ACT

2 Relating to disclosure of health-related information; creating new provisions; amending ORS 179.505

3 and 192.558; and declaring an emergency.

4 Be It Enacted by the People of the State of Oregon:

5 <u>SECTION 1.</u> Section 2 of this 2015 Act is added to and made a part of ORS 192.553 to 6 192.581.

b **192.381.** 

1

SECTION 2. (1)(a) A health care provider may use or disclose protected health informa tion of an individual without obtaining an authorization from the individual or a personal
 representative of the individual if the conditions in paragraph (b) of this subsection are met
 and:

(A) The disclosure is to a family member, other relative, a close personal friend or other
 person identified by the individual, and the protected health information is directly relevant
 to the person's involvement with the individual's health care; or

(B) The disclosure is for the purpose of notifying a family member, a personal representative of the individual or another person responsible for the care of the individual of the
individual's location, general condition or death.

(b) A health care provider may make the disclosures described in paragraph (a) of this
 subsection if:

(A)(i) The individual is not present or obtaining the individual's authorization is not
 practicable due to the individual's incapacity or an emergency circumstance; and

(ii) In the exercise of professional judgment and based on reasonable inferences, the
 health care provider determines that the disclosure is in the best interests of the individual;
 or

(B) The individual is present and the health care provider gives the individual an opportunity to object to the disclosure and the individual does not express an objection or the
health care provider reasonably infers from the circumstances, based on the exercise of
professional judgment, that the individual does not object to the disclosure.

28 (2) A health care provider may disclose protected health information to a person if the

health care provider, consistent with standards of ethical conduct, believes in good faith that 1 2 the disclosure is necessary to prevent or lessen a serious threat to the health or safety of any person or the public, and if the information is disclosed only to a person who is reason-3 ably able to prevent or lessen the threat, including the target of the threat. 4 (3) With respect to an individual who is being treated for a mental illness, the protected 5 health information disclosed under this section may include, to the extent consistent with 6 the health care provider's professional judgment and standards of ethical conduct: 7 (a) The individual's diagnoses and the treatment recommendations; 8 9 (b) Issues concerning the safety of the individual, including risk factors for suicide, steps that can be taken to make the individual's home safer, and a safety plan to monitor and 10 support the individual; 11 12 (c) Information about resources that are available in the community to help the individ-13 ual, such as case management and support groups; and (d) The process to ensure that the individual safely transitions to a higher or lower level 14 15 of care, including an interim safety plan. 16 (4) Any disclosure of protected health information under this section must be limited to the minimum necessary to accomplish the purpose of the disclosure. 17 18 SECTION 3. ORS 179.505 is amended to read: 19 179.505. (1) As used in this section: (a) "Disclosure" means the release of, transfer of, provision of access to or divulgence in any 20other manner of information outside the health care services provider holding the information. 21 22(b) "Health care services provider" means: 23(A) Medical personnel or other staff employed by or under contract with a public provider to provide health care or maintain written accounts of health care provided to individuals; or 24 (B) Units, programs or services designated, operated or maintained by a public provider to pro-25vide health care or maintain written accounts of health care provided to individuals. 2627(c) "Individually identifiable health information" means any health information that is: (A) Created or received by a health care services provider; and 28(B) Identifiable to an individual, including demographic information that identifies the individual, 2930 or for which there is a reasonable basis to believe the information can be used to identify an indi-31 vidual, and that relates to: (i) The past, present or future physical or mental health or condition of an individual; 32(ii) The provision of health care to an individual; or 33 34 (iii) The past, present or future payment for the provision of health care to an individual. (d) "Personal representative" includes but is not limited to: 35(A) A person appointed as a guardian under ORS 125.305, 419B.372, 419C.481 or 419C.555 with 36 37 authority to make medical and health care decisions; 38 (B) A person appointed as a health care representative under ORS 127.505 to 127.660 or a representative under ORS 127.700 to 127.737 to make health care decisions or mental health treatment 39 decisions; and 40 (C) A person appointed as a personal representative under ORS chapter 113. 41 (e) "Psychotherapy notes" means notes recorded in any medium: 42 (A) By a mental health professional, in the performance of the official duties of the mental 43 health professional; 44 (B) Documenting or analyzing the contents of conversation during a counseling session; and 45

(C) That are maintained separately from the rest of the individual's record. 1 2 (f) "Psychotherapy notes" does not mean notes documenting: (A) Medication prescription and monitoring; 3 (B) Counseling session start and stop times; 4 (C) Modalities and frequencies of treatment furnished; 5 (D) Results of clinical tests; or 6 (E) Any summary of the following items: 7 (i) Diagnosis; 8 9 (ii) Functional status; 10 (iii) Treatment plan; 11 (iv) Symptoms; 12 (v) Prognosis; or 13 (vi) Progress to date. (g) "Public provider" means: 14 15 (A) The Blue Mountain Recovery Center and the Oregon State Hospital campuses; (B) Department of Corrections institutions as defined in ORS 421.005; 16 (C) A contractor of the Department of Corrections or the Oregon Health Authority that provides 17 18 health care to individuals residing in a state institution operated by the agencies; 19 (D) A community mental health program or community developmental disabilities program as 20described in ORS 430.610 to 430.695 and the public and private entities with which it contracts to 21provide mental health or developmental disabilities programs or services; 22(E) A program or service provided under ORS 431.250, 431.375 to 431.385 or 431.416; 23(F) A program or service established or maintained under ORS 430.630 or 430.664; (G) A program or facility providing an organized full-day or part-day program of treatment that 94 is licensed, approved, established, maintained or operated by or contracted with the Oregon Health 25Authority for alcoholism, drug addiction or mental or emotional disturbance; 2627(H) A program or service providing treatment by appointment that is licensed, approved, established, maintained or operated by or contracted with the authority for alcoholism, drug addiction 28 or mental or emotional disturbance; or 29(I) The impaired health professional program established under ORS 676.190. 30 31 (h) "Written account" means records containing only individually identifiable health information. (2) Except as provided in subsections (3), (4), (6), (7), (8), (9), (11), (12), (14), (15), (16), [and] (17) 32and (18) of this section or unless otherwise permitted or required by state or federal law or by order 33 34 of the court, written accounts of the individuals served by any health care services provider main-35tained in or by the health care services provider by the officers or employees thereof who are authorized to maintain written accounts within the official scope of their duties are not subject to 36 37 access and may not be disclosed. This subsection applies to written accounts maintained in or by 38 facilities of the Department of Corrections only to the extent that the written accounts concern the medical, dental or psychiatric treatment as patients of those under the jurisdiction of the Depart-39 40 ment of Corrections. (3) If the individual or a personal representative of the individual provides an authorization, the 41 content of any written account referred to in subsection (2) of this section must be disclosed ac-42 43 cordingly, if the authorization is in writing and is signed and dated by the individual or the personal representative of the individual and sets forth with specificity the following: 44

45 (a) Name of the health care services provider authorized to make the disclosure, except when

1 the authorization is provided by recipients of or applicants for public assistance or medical assist-

ance, as defined in ORS 414.025, to a governmental entity for purposes of determining eligibility for
 benefits or investigating for fraud;

4 (b) Name or title of the persons or organizations to which the information is to be disclosed or 5 that information may be disclosed to the public;

6 (c) Name of the individual;

(d) Extent or nature of the information to be disclosed; and

8 (e) Statement that the authorization is subject to revocation at any time except to the extent 9 that action has been taken in reliance thereon, and a specification of the date, event or condition 10 upon which it expires without express revocation. However, a revocation of an authorization is not 11 valid with respect to inspection or records necessary to validate expenditures by or on behalf of 12 governmental entities.

(4) The content of any written account referred to in subsection (2) of this section may be dis-closed without an authorization:

15

7

(a) To any person to the extent necessary to meet a medical emergency.

16 (b) At the discretion of the responsible officer of the health care services provider, which in the 17 case of any Oregon Health Authority facility or community mental health program is the Director 18 of the Oregon Health Authority, to persons engaged in scientific research, program evaluation, peer 19 review and fiscal audits. However, individual identities may not be disclosed to such persons, except 20 when the disclosure is essential to the research, evaluation, review or audit and is consistent with 21 state and federal law.

(c) To governmental agencies when necessary to secure compensation for services rendered inthe treatment of the individual.

(5) When an individual's identity is disclosed under subsection (4) of this section, a health care
services provider shall prepare, and include in the permanent records of the health care services
provider, a written statement indicating the reasons for the disclosure, the written accounts disclosed and the recipients of the disclosure.

(6) The content of any written account referred to in subsection (2) of this section and held by 28a health care services provider currently engaged in the treatment of an individual may be disclosed 2930 to officers or employees of that provider, its agents or cooperating health care services providers 31 who are currently acting within the official scope of their duties to evaluate treatment programs, 32to diagnose or treat or to assist in diagnosing or treating an individual when the written account is to be used in the course of diagnosing or treating the individual. Nothing in this subsection 33 34 prevents the transfer of written accounts referred to in subsection (2) of this section among health care services providers, the Department of Corrections, the Oregon Health Authority or a local 35correctional facility when the transfer is necessary or beneficial to the treatment of an individual. 36

(7) When an action, suit, claim, arbitration or proceeding is brought under ORS 34.105 to 34.240 or 34.310 to 34.730 and involves a claim of constitutionally inadequate medical care, diagnosis or treatment, or is brought under ORS 30.260 to 30.300 and involves the Department of Corrections or an institution operated by the department, nothing in this section prohibits the disclosure of any written account referred to in subsection (2) of this section to the Department of Justice, Oregon Department of Administrative Services, or their agents, upon request, or the subsequent disclosure to a court, administrative hearings officer, arbitrator or other administrative decision maker.

(8)(a) When an action, suit, claim, arbitration or proceeding involves the Oregon Health Au thority or an institution operated by the authority, nothing in this section prohibits the disclosure

of any written account referred to in subsection (2) of this section to the Department of Justice,
 Oregon Department of Administrative Services, or their agents.

3 (b) Disclosure of information in an action, suit, claim, nonlabor arbitration or proceeding is

limited by the relevancy restrictions of ORS 40.010 to 40.585, 183.710 to 183.725, 183.745 and 183.750
and ORS chapter 183. Only written accounts of a plaintiff, claimant or petitioner shall be disclosed
under this paragraph.

7 (c) Disclosure of information as part of a labor arbitration or proceeding to support a personnel 8 action taken against staff is limited to written accounts directly relating to alleged action or in-9 action by staff for which the personnel action was imposed.

(9)(a) The copy of any written account referred to in subsection (2) of this section, upon written request of the individual or a personal representative of the individual, shall be disclosed to the individual or the personal representative of the individual within a reasonable time not to exceed five working days. The individual or the personal representative of the individual shall have the right to timely access to any written accounts.

(b) If the disclosure of psychiatric or psychological information contained in the written account would constitute an immediate and grave detriment to the treatment of the individual, disclosure may be denied, if medically contraindicated by the treating physician or a licensed health care professional in the written account of the individual.

19 (c) The Department of Corrections may withhold psychiatric or psychological information if:

20 (A) The information relates to an individual other than the individual seeking it.

21 (B) Disclosure of the information would constitute a danger to another individual.

22 (C) Disclosure of the information would compromise the privacy of a confidential source.

(d) However, a written statement of the denial under paragraph (c) of this subsection and the
 reasons therefor must be entered in the written account.

(10) A health care services provider may require a person requesting disclosure of the contents of a written account under this section to reimburse the provider for the reasonable costs incurred in searching files, abstracting if requested and copying if requested. However, an individual or a personal representative of the individual may not be denied access to written accounts concerning the individual because of inability to pay.

30 (11) A written account referred to in subsection (2) of this section may not be used to initiate 31 or substantiate any criminal, civil, administrative, legislative or other proceedings conducted by 32 federal, state or local authorities against the individual or to conduct any investigations of the in-33 dividual. If the individual, as a party to an action, suit or other judicial proceeding, voluntarily 34 produces evidence regarding an issue to which a written account referred to in subsection (2) of this 35 section would be relevant, the contents of that written account may be disclosed for use in the 36 proceeding.

(12) Information obtained in the course of diagnosis, evaluation or treatment of an individual
that, in the professional judgment of the health care services provider, indicates a clear and immediate danger to others or to society may be reported to the appropriate authority. A decision not
to disclose information under this subsection does not subject the provider to any civil liability.
Nothing in this subsection may be construed to alter the provisions of ORS 146.750, 146.760,
419B.010, 419B.015, 419B.020, 419B.025, 419B.030, 419B.035, 419B.040 and 419B.045.

(13) The prohibitions of this section apply to written accounts concerning any individual who
has been treated by any health care services provider irrespective of whether or when the individual
ceases to receive treatment.

[5]

1 (14) Persons other than the individual or the personal representative of the individual who are 2 granted access under this section to the contents of a written account referred to in subsection (2) 3 of this section may not disclose the contents of the written account to any other person except in 4 accordance with the provisions of this section.

5 (15) Nothing in this section prevents the Department of Human Services or the Oregon Health 6 Authority from disclosing the contents of written accounts in its possession to individuals or agen-7 cies with whom children in its custody are placed.

8 (16) The system described in ORS 192.517 (1) shall have access to records, as defined in ORS
9 192.515, as provided in ORS 192.517.

10 (17)(a) Except as provided in paragraph (b) of this subsection, a health care services provider 11 must obtain an authorization from an individual or a personal representative of the individual to 12 disclose psychotherapy notes.

(b) A health care services provider may use or disclose psychotherapy notes without obtaining
an authorization from the individual or a personal representative of the individual to carry out the
following treatment, payment and health care operations:

16

(A) Use by the originator of the psychotherapy notes for treatment;

(B) Disclosure by the health care services provider for its own training program in which students, trainees or practitioners in mental health learn under supervision to practice or improve their
skills in group, joint, family or individual counseling; or

20 (C) Disclosure by the health care services provider to defend itself in a legal action or other 21 proceeding brought by the individual or a personal representative of the individual.

(c) An authorization for the disclosure of psychotherapy notes may not be combined with an authorization for a disclosure of any other individually identifiable health information, but may be combined with another authorization for a disclosure of psychotherapy notes.

(18) A health care services provider may disclose information contained in a written ac count if the conditions of section 2 of this 2015 Act are met.

27 **SECTION 4.** ORS 192.558 is amended to read:

28 192.558. A health care provider or state health plan:

(1) May use or disclose protected health information of an individual in a manner that is consistent with an authorization provided by the individual or a personal representative of the individual
 ual.

(2) May use or disclose protected health information of an individual without obtaining an au thorization from the individual or a personal representative of the individual:

34 (a) For the provider's or plan's own treatment, payment or health care operations; or

35 (b) As otherwise permitted or required by state or federal law or by order of the court.

36 (3) May disclose protected health information of an individual without obtaining an authori 37 zation from the individual or a personal representative of the individual:

(a) To another covered entity for health care operations activities of the entity that receives theinformation if:

40 (A) Each entity has or had a relationship with the individual who is the subject of the protected41 health information; and

42 (B) The protected health information pertains to the relationship and the disclosure is for the 43 purpose of:

44 (i) Health care operations as listed in ORS 192.556 (4)(a) or (b); or

45 (ii) Health care fraud and abuse detection or compliance;

1 (b) To another covered entity or any other health care provider for treatment activities of a 2 health care provider; [or]

3 (c) To another covered entity or any other health care provider for the payment activities of the

4 entity that receives that information; or

5 (d) In accordance with section 2 of this 2015 Act.

6 <u>SECTION 5.</u> This 2015 Act being necessary for the immediate preservation of the public 7 peace, health and safety, an emergency is declared to exist, and this 2015 Act takes effect 8 on its passage.

9