HOUSE AMENDMENTS TO A-ENGROSSED SENATE BILL 767

By COMMITTEE ON JUDICIARY

May 31

On page 1 of the printed A-engrossed bill, line 2, delete "163A.105 and 163A.110" and insert 1 "163A.105, 163A.110 and 163A.210". On page 3, line 20, delete "or the Oregon Health Authority". 3 In line 31, delete "or the Oregon Health Au-". In line 32, delete "thority". On page 4, line 14, delete ", the Oregon Health Authority". In line 20, delete ", the Oregon Health Authority". In line 36, delete ", the Oregon Health Authority". In line 44, delete the comma and insert "and". 10 In line 45, delete "and the Oregon Health Authority". 11 On page 5, after line 33, insert: "SECTION 6. ORS 163A.210 is amended to read: 12 "163A.210. Notwithstanding ORS 419A.257 or any other provision of law, the Oregon Youth 13 14 Authority and the juvenile department may disclose and provide copies of reports and other materials relating to a child, ward, youth or youth offender's history and prognosis to the Psychiatric 15 16 Security Review Board[, the Oregon Health Authority] or the State Board of Parole and Post-Prison

Supervision in order for the boards to determine whether to reclassify the person as a level one

or a level two sex offender or relieve the person from the obligation to report as a sex offender, as described in ORS 163A.125, or whether to classify a person who is an existing registrant into one

of the three levels described in ORS 163A.100, as required by section 7, chapter 708, Oregon Laws

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