House Bill 2643

Sponsored by Representative LEVY B, Senator HANSELL; Senator WEBER (Presession filed.)

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 as introduced.

Requires school districts to develop, review and revise individualized suicide prevention protection plan for each youth who demonstrates suicidal behavior. Requires State Board of Education, in consultation with Oregon Health Authority, to adopt rules for school districts to implement individualized suicide prevention protection plans and adopt standard form for use in developing for youth individualized suicide prevention protection plan.

Requires Department of Education and Oregon Health Authority to maintain record of all individualized suicide prevention protection plans developed.

Requires school district's plan on student suicide prevention to include training for all school employees in preventing suicide.

Directs Oregon Health and Science University to convene work group to examine ways to improve individualized suicide prevention protection plans and manage disruptive classroom environments during a behavioral or mental health crisis. Directs university to submit report on work group's findings and recommendations to interim committees of Legislative Assembly related to education and human services no later than September 15, 2024.

A BILL FOR AN ACT

Relating to suicide prevention; creating new provisions; and amending ORS 339.343.

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

SECTION 1. (1) School districts shall ensure that an individualized suicide prevention protection plan is developed, reviewed and revised for each youth who demonstrates suicidal behavior, as defined in ORS 339.341, pursuant to rules adopted by the State Board of Education in consultation with the Oregon Health Authority.

(2) For youths in kindergarten through grade 12, school districts shall conduct an annual meeting between a youth's parent or guardian and the youth's teacher or appropriate school employee. The purpose of the meeting shall be to:

(a) Provide the parent or guardian an update on the youth's education progress; and

(b) Determine if the youth would benefit from a suicide prevention protection plan as provided under this section, individualized education program as provided under ORS 343.151 or a 504 Plan, as defined in ORS 343.154; or

(B) Update a plan described in subparagraph (A) of this paragraph if a plan is already in place.

(3) The State Board of Education shall:

(a) Establish by rule the contents of an individualized suicide prevention protection plan and the procedures for the development, review and revision of an individualized suicide prevention protection plan.

(b) Adopt by rule a standard form, to be referred to as the “Huwe Suicide Prevention Protection Plan,” for use in developing for a youth an individualized suicide prevention protection plan.

(4) Each school district shall use the Huwe Suicide Prevention Protection Plan form es-

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted.
New sections are in boldfaced type.

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established by rule under subsection (3) of this section in the development, review and revision of all individualized suicide prevention protection plans.

(5) An individualized suicide prevention protection plan that is developed for a youth must, at a minimum, identify:

(a) Indicators by the youth of suicidal behavior, and a school district shall provide the youth's teachers with a list of those indicators.

(b) Student organizations or activities that may help the youth manage stress.

(c) Coping skills and techniques that the youth may use to manage stress and calm down.

(d) Places the youth may go if the youth needs to leave a stressful situation.

(e) Online classes that the youth may take if the youth needs to leave a stressful classroom environment, and a school employee that may act as an aid during this time.

(f) Any people, places or objects that trigger stress and a plan to minimize or avoid those triggers.

(g) A plan to remove the youth from a triggering environment in a manner that does not cause physical or mental harm or disrupts the youth's education.

(h) Reasons that encourage the youth to want to live.

(i) Trusted points of contact that a school may contact if the youth indicates suicidal behavior.

(j) Accommodations the school may make to help the youth.

(k) Any plan developed by the youth's behavioral or mental health service provider.

(6) When required for a youth, the following individuals shall participate as a team to develop the youth's individualized suicide prevention protection plan:

(a) A suicide prevention specialist.

(b) The youth's school counselor.

(c) A public counselor.

(d) A behavioral or mental health service provider.

(e) The youth's parent or guardian.

(7) The Department of Education and Oregon Health Authority shall maintain a record of all individualized suicide prevention protection plans that are developed.

SECTION 2. ORS 339.343 is amended to read:

339.343. (1) This section shall be known and may be cited as Adi’s Act.

(2) In accordance with rules adopted by the State Board of Education in consultation with the Oregon Health Authority, each school district shall adopt a policy requiring a comprehensive district plan on student suicide prevention for students in kindergarten through grade 12.

(3) A plan required under this section must include:

(a) Procedures relating to suicide prevention, intervention and activities that reduce risk and promote healing after a suicide;

(b) Identification of the school officials responsible for responding to reports of suicidal risk;

(c) Training for all school employees in preventing suicide, including recognizing early signs of suicidal behavior, as defined in ORS 339.341;

(d) A procedure by which a person may request a school district to review the actions of a school in responding to suicidal risk;

(e) Methods to address the needs of high-risk groups, including:

(A) Youth bereaved by suicide;

(B) Youth with disabilities, mental illness or substance use disorders;
(C) Youth experiencing homelessness or out-of-home settings, such as foster care; and

(D) Lesbian, gay, bisexual, transgender, queer and other minority gender identities and sexual orientations;

[(e)] (f) A description of, and materials for, any training to be provided to school employees as part of the plan, which must include:

(A) When and how to refer youth and their families to appropriate mental health services; and

(B) Programs that can be completed through self-review of suitable suicide prevention materials; and

[(f)] (g) Any other requirement prescribed by the State Board of Education by rule, based on consultations with state and national suicide prevention organizations, suicide experts and school-based mental health providers, and based on reviews of national models.

(4) A school district may consult with state or national suicide prevention organizations, the Department of Education, school-based mental health professionals, parents, guardians, school employees, students, administrators and school board associations when developing the plan required under this section.

(5) The plan required under this section:

(a) Must be written to ensure that a school employee acts only within the authorization and scope of the employee’s credentials or licenses. Nothing in this section shall be construed as authorizing or encouraging a school employee to diagnose or treat mental illness unless the employee is specifically licensed and employed to do so.

(b) Must be:

(A) Made available annually to the community of the school district, including students of the school district, parents and guardians of students of the school district, and employees and volunteers of the school district.

(B) Readily available at the school district office and on the school district website, if applicable.

(6) A school district that does not comply with the requirements of this section is considered to be nonstandard under ORS 327.103.

SECTION 3. (1) The Oregon Health and Science University shall convene a work group to examine ways to improve individualized suicide prevention protection plans developed under section 1 of this 2023 Act and manage disruptive classroom environments during a behavioral or mental health crisis.

(2) The university shall submit a report on the work group’s findings and recommendations in the manner provided by ORS 192.245, and may include recommendations for legislation, to the interim committees of the Legislative Assembly related to education and human services no later than September 15, 2024.

SECTION 4. Section 3 of this 2023 Act is repealed on January 2, 2025.