HB 4008-A11 (LC 101) 2/24/22 (JLM/ps)

Requested by SENATE COMMITTEE ON RULES

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 4008

1 On <u>page 1</u> of the printed A-engrossed bill, line 2, after "ORS" insert 2 "181A.708, 181A.710 and".

3 On page 3, after line 36, insert:

4 **"SECTION 3.** ORS 181A.708 is amended to read:

5 "181A.708. (1) As used in this section:

"(a) 'Crowd management' means a public security practice in which
crowds are managed to prevent the outbreak of crowd crushes, affrays,
fights or riots, or in which an assembly, protest or demonstration is
dispersed.

"[(a)] (b)(A) 'Handheld chemical incapacitant' means the following, together or separately:

"[(A) Toxic chemicals and their precursors, except where intended for purposes not prohibited under this section, as long as the types and quantities are consistent with such purposes;]

¹⁵ "[(*B*)] (i) Handheld munitions and devices specifically designed to cause ¹⁶ temporary pain, temporary irritation, temporary disruption of vital processes, ¹⁷ temporary incapacitation, temporary disability or permanent harm through ¹⁸ the toxic properties of toxic chemicals, or their precursors, that would be ¹⁹ released as a result of the employment of the handheld munitions and de-²⁰ vices; and

[(C)] (ii) Any equipment specifically designed for use directly in con-

nection with the employment of handheld munitions and devices as described in [subparagraph (B) of this paragraph] sub-subparagraph (i) of
this subparagraph.

"(B) 'Handheld chemical incapacitant' does not include tear gas.
"[(b)] (c) 'Key component of a binary or multicomponent chemical
system' means the precursor that plays the most important role in determining the toxic properties of the final product and that reacts rapidly with
other chemicals in a binary or multicomponent system.

9 "[(c)] (d) 'Kinetic impact projectile' means all nonlethal, less-lethal or 10 semilethal projectiles, including but not limited to rubber and plastic bullets, 11 beanbag rounds, sponge rounds and pellet rounds.

"[(d)] (e) 'Law enforcement agency' means the Department of State Police, the Department of Justice, a district attorney, a political subdivision of the State of Oregon, a municipal corporation of the State of Oregon and a university, that maintains a law enforcement unit as defined in ORS 181A.355 (12)(a)(A).

"[(e)] (f) 'Precursor' means any chemical reactant that takes part at any stage in the production by whatever method of a toxic chemical, including any key component of a binary or multicomponent chemical system.

20 "(g) 'Tear gas' means oleoresin capsicum or orthochloro-21 benzalmalononitrile, or other similar chemicals meant to accomplish 22 the same effect, administered by any shell, cartridge or bomb capable 23 of being discharged or exploded, when the discharge or explosion will 24 cause or permit the release or emission of the chemicals.

[(f)] (h) 'Toxic chemical' means any chemical that through its chemical action on biological processes can cause death, temporary pain, temporary irritation, temporary disruption of vital processes, temporary incapacitation, temporary disability or permanent harm to humans or animals.

29 "[(2)(a) A law enforcement agency may not use a chemical incapacitant for 30 crowd control, except when the following requirements are satisfied:]

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"[(A) The circumstances constitute a riot, as described in ORS 166.015;
and]

³ "[(B) The officer using the chemical incapacitant reasonably believes, when ⁴ and to the extent the chemical incapacitant is used, that the use of the chemical ⁵ incapacitant is necessary to terminate and prevent furtherance of the riotous ⁶ behavior.]

⁷ "[(b) A law enforcement agency may not use a kinetic impact projectile for ⁸ crowd control or discharge a kinetic impact projectile in a manner that inten-⁹ tionally targets the head of a person, except against an individual engaged in ¹⁰ conduct otherwise justifying the use of deadly physical force by a peace ¹¹ officer.]</sup>

"(2) A law enforcement agency may not use a handheld chemical
 incapacitant for crowd management.

14 "(3) A law enforcement agency may not use tear gas for crowd
 15 management except when:

16 "(a) The use is objectively reasonable by law enforcement to:

"(A) Defend against a threat to life or serious bodily injury to any
 individual, including any peace officer; or

"(B) Bring an objectively dangerous and unlawful situation safely
 and effectively under control;

21 **"(b) A commanding officer authorizes the use of tear gas;**

"(c) De-escalation techniques or other alternatives to force have
 been attempted, when reasonable, and failed; and

"(d) The law enforcement agency has done the following, in the
 following order:

26 "(A) Announced the agency's intent to use tear gas;

"(B) Allowed sufficient time for individuals to evacuate the area;
 and

"(C) Announced a second time, immediately before using the tear
gas, the agency's intent to use tear gas.

"(4)(a) A law enforcement agency may not use a kinetic impact
projectile for crowd management.

"(b) A law enforcement agency may not discharge a kinetic impact
projectile in a manner that intentionally targets the head of a person,
except against an individual engaged in conduct otherwise justifying
the use of deadly physical force by a peace officer under ORS 161.242.

"(5) This section does not prohibit a law enforcement agency or a
peace officer from using a handheld chemical incapacitant or kinetic
impact projectile against an individual engaged in conduct otherwise
justifying the use of physical force under ORS 161.195 to 161.275.

11 "(6) A law enforcement agency, when it is safe and possible to do 12 so, shall minimize the incidental impact of the agency's use of 13 handheld chemical incapacitants, tear gas and kinetic impact 14 projectiles on bystanders, medical personnel, journalists and other 15 unintended targets.

"(7) When handheld chemical incapacitants, tear gas or kinetic impact projectiles are used in a crowd by a law enforcement agency, the agency shall make efforts to notify emergency rooms in the vicinity of the type of handheld chemical incapacitants, tear gas or kinetic impact projectiles used.

"(8) A law enforcement agency shall adopt policies requiring the cleanup of visible debris caused by the use of tear gas and kinetic impact projectiles within a reasonable time of the use of tear gas and kinetic impact projectiles.

25 "[(c)] (9) A law enforcement agency may not use [a sound device for crowd 26 control for any purpose other than announcements] electronically amplified 27 noise-producing equipment for crowd management except for an-28 nouncements or to facilitate movement of an emergency vehicle as 29 allowed or required by ORS 820.300 or any other provision of law. 30 Whenever possible, a law enforcement agency shall provide announcements

HB 4008-A11 2/24/22 Proposed Amendments to A-Eng. HB 4008 1 for purposes of crowd [control] management both audibly and visually.

"[(3)] (10) When using handheld chemical incapacitants, tear gas,
kinetic impact projectiles or [sound devices] electronically amplified
noise-producing equipment in compliance with this section, and when it
is possible to do so safely, a law enforcement agency:

6 "(a) Shall attempt to take injured persons to safety or allow injured per-7 sons to seek medical help.

8 "(b) May not prevent emergency medical services from reaching injured9 persons.

"(c) Shall take reasonable action to accommodate disabilities when issu ing or enforcing orders to disperse.

"(11) This section does not prohibit a law enforcement agency from
 adopting more stringent policies than are required by this section for
 the use of chemical incapacitants, tear gas, kinetic impact projectiles
 and electronically amplified noise-producing equipment.

"[(4)] (12) A law enforcement agency shall inform federal law enforcement
 agencies of the requirements of this section.

18 "SECTION 4. ORS 181A.710 is amended to read:

"181A.710. (1) As used in this section, 'law enforcement agency' means the Department of State Police, the Department of Justice, a district attorney, a political subdivision of the State of Oregon, a municipal corporation of the State of Oregon and a university, that maintains a law enforcement unit as defined in ORS 181A.355 (12)(a)(A).

"(2) A law enforcement agency or a person acting on behalf of a law
enforcement agency may not:

"(a) Use a proxy law enforcement agency to [*enact*] use crowd manage ment measures that a court or statute has barred the law enforcement
 agency from using.

"(b) Act in concert with another law enforcement agency to engage in
 misconduct barred by a court order or statute.

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"(3) Intentional violation of this section constitutes official misconduct
in the second degree under ORS 162.405.".

3 In line 37, delete "3" and insert "5".

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