HB 2002B: THE FACTS

1	Allows a child of any age, without parental knowledge , to receive an abortion .
	Section 8[(1)](2)

A doctor **may not disclose** to the **child's parent** information regarding the **abortion** they performed unless the **child provides written consent**. Section 9(1)(a)

Prohibits health insurance plans from limiting/denying coverage for **irreversible sex-changing** treatments and procedures. *Section 20(2)(a)*

A minor may receive **irreversible sex-changing** treatments and procedures **without parental knowledge**. *ORS 109.640*

5 A minor may have parents' insurer cover cost of irreversible sex-changing treatments and procedures without parental knowledge. ORS 743A.555

6 Insurers **must cover** "medically necessary cosmetic procedures": tracheal shave, hair electrolysis, facial feminization surgery/facial-altering treatment. *Section 20(2)(B)(c)*

Decriminalizes **concealing the dead body of a newborn child**. Section 59(5)

Oregon taxpayers will be on the hook to pay for abortions and irreversible sexchanging treatments for **non-Oregon residents**.

Requires student health centers at public universities and community colleges to provide medication abortions to enrolled students funded by **Oregon taxpayers**. *Section 14*

10 Changes statutory language from "**terminate** the individual's pregnancy" to "**exercise** the individual's reproductive health right". *Section* 5[(1)](a)

HB 2002B IS TOO EXTREME FOR OREGON