

## **Open Government Impact Statement**

80th Oregon Legislative Assembly 2019 Regular Session

**Measure: SB 1041-B** Only impacts on Original or Engrossed Versions are Considered Official

Prepared by: Date:
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## SUMMARY

Grants to Oregon Health Authority powers to regulate financial condition of coordinated care organizations that align with powers of Department of Consumer and Business Services to regulate domestic insurers. Requires authority to convene advisory group consisting of coordinated care organization representatives to recommend standards for reconciling differences in reporting needed by authority and reporting required under National Association of Insurance Commissioners' standards.

Requires authority to make easily accessible on website and report to Legislative Assembly, specified financial information regarding coordinated care organizations and reports submitted to authority by coordinated care organizations beginning with information from 2020.

## **OPEN GOVERNMENT IMPACT**

Legislative Counsel has not adopted standards for drafting measures that establish exemptions from disclosure of public records.

This measure exempts from public disclosure a complaint made to the Oregon Health Authority against a coordinated care organization regarding its financial condition, the record of the complaint and any data gathered by the authority in investigating the complaint. The measure also exempts from public disclosure the following information filed with or prepared by the authority related to coordinated care organizations: reports related to material acquisitions or dispositions of assets; reports related to the determination of amounts of restricted reserves, capital or surplus required to be maintained by a coordinated care organization; the results or report of any examination or analysis related to the financial plan of a coordinated care organization; financial analysis ratios and examination synopses submitted to the authority by the Insurance Regulatory Information System; and, compliance self-evaluative audit documents.

If the public records were instead subject to mandatory disclosure under public records law, the public could gain additional information regarding complaints and information received by the Oregon Health Authority related to the financial condition of coordinated care organizations, including trade secret information of coordinated care organizations.