SB 1005 STAFF MEASURE SUMMARY

House Committee On Economic Development, Small Business, and Trade

Action Date: 05/21/25

Action: Without recommendation as to passage and be referred to

Rules.

Vote: 8-0-1-0

Yeas: 8 - Diehl, Isadore, Lively, Nguyen D, Osborne, Skarlatos, Watanabe, Yunker

Exc: 1 - DobsonFiscal: No fiscal impactRevenue: No revenue impact

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Meeting Dates: 4/28, 5/21

WHAT THE MEASURE DOES:

The measure allows a private entity to swipe a person's driver's license or identification card when providing age-restricted goods or services, regardless of whether there is reasonable doubt they are 21 years of age.

ISSUES DISCUSSED:

- Storage of personal information collected from swiping a driver's license or identification (ID) card
- Store policies to review ID photos
- Ability of a minor to access age-restricted goods

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

Current law allows a private entity to swipe someone's driver's license or identification (ID) card for certain purposes. One allowable situation is if there is any reasonable doubt of the person being 21 years of age when they are accessing age-restricted goods or services. The Oregon Administrative Rules (OAR) state that reasonable doubt exists if the person appears to be under the age of 26 (OAR 845-006-0335(1)(a)). Businesses in Oregon, mainly convenience stores, are increasingly implementing universal ID check policies for alcohol and tobacco products. Two class action lawsuits have been filed challenging these policies. Senate Bill 1005 would remove the language stating that there must be reasonable doubt of the person being 21 years of age in order to swipe their ID, making universal ID check policies allowable.