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Open Government Impact Statement

83rd Oregon Legislative Assembly 2025 Regular Session

Measure: SB 844 - B

Only impacts on Original or Engrossed Versions are Considered Official

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SUMMARY

Digest: The Act changes some laws about labs, overdose reports and terms about the environment. The Act makes a new law to keep some information secret. The Act also lets OHA have more contracts for school-based health centers. (Flesch Readability Score: 68.5).

Changes the date by which the Oregon Health Authority report on opioid and opiate overdoses is due to the Legislative Assembly.

Changes the definition of "hemodialysis technician."

Requires the authority to keep confidential specified information related to psilocybin licensees, license applicants and permit holders. Defines "environmental health."

Changes requirements for authorizations for certain environmental health occupations and professions.

Aligns state regulations of clinical laboratories with federal law.

Broadens the authority's ability to enter into contracts for purposes of supporting school-based health centers.

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 and makes confidential information collected by the Oregon Health Authority as a part of an investigation of a psilocybin training program or a licensee, licensee representative, applicant for licensure, and holder or applicant of a permit issued under ORS 475A.483, except that the information may be disclosed to the extent necessary to conduct the investigation. The information may also be disclosed if the authority issues a notice of intent to deny a license or permit, impose disciplinary sanctions or deny a training program course approval in certain circumstances and to certain persons.

This measure allows the Oregon Health Authority to disclose confidential information to certain other public entities for the regulatory or enforcement function of that entity, unless the information concerns the provision or referral for reproductive or gender-affirming health care decisions. This measure requires those entities to maintain the confidentiality of the information.

If the information that could be subject to public disclosure were instead subject to mandatory disclosure under public records law, the public could learn information regarding the



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investigations of a psilocybin training program or a licensee, licensee representative, applicant for licensure, holder or applicant of a permit issued under ORS 475A.483.