

**HB 4123 A    STAFF MEASURE SUMMARY**  
**House Committee On Housing and Homelessness**

**Carrier:** Rep. Marsh

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**Action Date:** 02/10/26

**Action:** Do pass with amendments. (Printed A-Eng.)

**Vote:** 13-0-0-0

**Yeas:** 13 - Andersen, Boice, Breese-Iverson, Edwards, Fragala, Gamba, Helfrich, Levy E, Mannix, Marsh, Ruiz, Wise, Wright

**Fiscal:** Has minimal fiscal impact

**Revenue:** No revenue impact

**Prepared By:** Iva Sokolovska, LPRO Analyst

**Meeting Dates:** 2/5, 2/10

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**WHAT THE MEASURE DOES:**

The measure establishes limits on what tenant and applicant information a landlord may disclose by adding confidentiality protections. It takes effect on the 91st day following adjournment sine die.

Detailed Summary:

- Defines “confidential information” to include specified personal, financial, employment, immigration, medical, disability, and protected-class information, as well as records related to the assertion of certain tenant rights and protections under state and federal law
- Prohibits a landlord from disclosing confidential information about a tenant, former tenant, applicant, or household member except in specified circumstances
- Authorizes disclosure only in specified circumstances, including with written consent; pursuant to a court order, judicial warrant, or subpoena; to comply with affordable housing regulations; to conduct applicant screening for a tenancy; to respond to landlord reference requests; if necessary to share a phone number or electronic mail address for repair, maintenance, utilities, or other services; or for insurance, collection, administrative, or court actions
- Allows an individual to recover damages equal to twice the monthly rent of the tenancy or prospective tenancy if a landlord knowingly violates the disclosure prohibition

**ISSUES DISCUSSED:**

- Current practices for storing and sharing tenant data
- Guidelines for protecting and for the disclosure of sensitive tenant data
- Exemptions for routine operational data

**EFFECT OF AMENDMENT:**

The amendment permits landlords to disclose tenant information if necessary to share a phone number or electronic email address for repair, maintenance, utilities, or other services, in addition to the other exemptions from disclosing tenant information.

**BACKGROUND:**

Landlord-tenant confidentiality laws establish rules governing how landlords and property managers collect, use, store, and disclose information about tenants and rental applicants. Although specific requirements vary by jurisdiction, such laws generally regulate information obtained during the application, leasing, and tenancy periods. Commonly protected information includes identifying details, contact information, financial and income data, credit history, household composition, immigration or citizenship information, medical or disability-related records, and records related to the exercise of tenant rights. Landlord-tenant confidentiality frameworks typically require landlords to safeguard this information and restrict its disclosure to third parties unless the tenant provides consent or the disclosure is otherwise authorized by law.

## **HB 4123 A    STAFF MEASURE SUMMARY**

Oregon law includes several provisions that address the confidentiality of tenant information within the broader landlord-tenant statutory framework. Current statutes, such as ORS 90.388, prohibit landlords from disclosing or threatening to disclose an applicant's or tenant's immigration or citizenship status when done with the intent to harass, retaliate against, or intimidate.