ORS	TEXT	CATEGORY	DESCRIPTION	TEMPORARY?	PUBLIC INTEREST?
<u>561.470</u>	Regulation of biopharmaceutical crops; fees. (1) The Director of Agriculture and an appointee of the Director of the Oregon Health Authority who has experience in health program administration may enter into memoranda of understanding or other intergovernmental agreements on behalf of this state for the purpose of furthering collaboration between this state and federal agencies that regulate the growing of biopharmaceutical crops. A memorandum or other agreement entered into under this section shall be designed to increase state input to the federal biopharm permitting system on biopharmaceutical crop issues and requirements of specific interest to this state.  (2) To the extent authorized under federal and state law, or under any memorandum of understanding or other agreement entered into under subsection (1) of this section, the Director of Agriculture and the appointee of the Director of the Oregon Health Authority, or their designees:  (a) Notwithstanding ORS 192.410 to 192.505, shall refuse to disclose any biopharm permit application or related biopharmaceutical crop information received from the United States Department of Agriculture's Animal and Plant Health Inspection Service, or from any successor to that service, that the United States Department of Agriculture has determined to be confidential business information.	Economic Affairs	Agriculture - Biopharmaceutical crop information		
<u>633.077</u>	Testing and analysis of bulk commercial feed and custom mixed feed; disclosure of test or analysis results. (2) The department may provide for the obtaining, handling and testing of samples of bulk commercial feed and custom mixed feed as provided in subsection (1) of this section, including split sampling thereof with portions of each sample being made available to the seller and to the contract feeder or person feeding the feed to animals. Copies of the final results of the tests or analysis, which shall not be a public record, shall be made available only to the seller and to the contract feeder or person feeding the feed to animals.	Economic Affairs	Agriculture - Feed sampling analysis results		
	Confidentiality of certain information supplied in application for registration; permissible use of information. (1) Information required under ORS 633.362 (2)(f) and (g) and (6) is exempt from disclosure under ORS 192.410 to 192.505. The State Department of Agriculture may not divulge any information provided to the department in accordance with ORS 633.362 (2)(f) and (g) and (6).	Economic Affairs	Agriculture - Fertilizer information		
<u>192.355(25)</u>	Raster geographic information system (GIS) digital databases, provided by private forestland owners or their representatives, voluntarily and in confidence to the State Forestry Department, that is not otherwise required by law to be submitted.	Economic Affairs	Agriculture - geographic information system digital databases		
192.345(26)	Records of the name and address of a person who files a report with or pays an assessment to a commodity commission established under ORS 576.051 to 576.455, the Oregon Beef Council created under ORS 577.210 or the Oregon Wheat Commission created under ORS 578.030.	Economic Affairs	Agriculture - Persons who file reports with or pay assessments to commodity commissions		public interest
Or Laws 2001, ch 915 § 2, as amended by 2009, c 572, §§ 1, 2 and 4;	Pesticide Use Reporting System. Sec. 8. (2)(a) Data about pesticide use obtained under sections 2 to 9, chapter 1059, Oregon Laws 1999, are confidential if the data would reveal the identity of the owner or lessee or the specific location of property where a person has applied a pesticide: (A) For a private agricultural or forestry operation; or (B) On private property or public property leased to a private person. (b) Data about pesticide sales obtained under sections 2 to 9, chapter 1059, Oregon Laws 1999, are confidential if the data would reveal a trade secret, as defined in ORS 646.461, of the retail outlet, multiple-outlet retailer or associated group of retailers that reports the data. (c) The department may not collect pesticide use data under section 4, chapter 1059, Oregon Laws 1999, that would reveal the identity of the owner or lessee or the specific location of property where a person has applied a pesticide, other than pesticide location of use reported by reference to a right of way.	Economic Affairs	Agriculture - Pesticide application/sales information		
<u>616.215</u>	<b>Prohibited acts.</b> The following acts and the causing thereof within the State of Oregon are prohibited: (11) The use by any person to the person's own advantage, or disclosure, other than to the Director of Agriculture or the authorized representative of the director or to the courts when relevant in any judicial proceeding under ORS 616.205 to 616.385, of any information acquired under the authority of ORS 616.205 to 616.385 concerning any method or process which is a trade secret entitled to protection.	Economic Affairs	Agriculture - Trade secrets obtained in investigating food misbranding/adulteration		
<u>465.536</u>	Tax Filings  Late charges; enforcement by Department of Revenue. (3) The Department of Environmental Quality may request tax information and financial records necessary to perform audits and examinations to verify fee-related information submitted by persons who pay fees under ORS 465.517, 465.520 and 465.523. All tax information and financial records obtained by the department pursuant to this subsection are exempt from public disclosure under ORS 192.410 to 192.505.	Economic Affairs	Tax Filing		
<u>826.008</u>	Certain records not public. (1) The following are not public records unless the public interest requires disclosure in the particular instance:  (a) Mileage information required to be filed with the Department of Transportation under agreements authorized by ORS 826.007.  (b) Information collected by the department from a motor carrier for the purpose of conducting an audit under an agreement authorized by ORS 826.007.  (2) A motor carrier to whom the information pertains, or a person who has written permission from the carrier, may inspect information described in subsection (1) of this section.  (3) The department, upon request or as required by law, shall disclose information from the records described in subsection (1) of this section to a government agency for use in carrying out its governmental functions.	Economic Affairs	Tax Filing - Certain documents filed with ODOT in connection with proportional vehile registration agreements		public interest

<u>825.517</u>	Certain records not public. (1) The following are not public records unless the public interest requires disclosure in the particular instance:  (a) Reports from motor carriers required to be filed with the Department of Transportation in connection with the imposition or collection of any tax.  (b) Information collected by the department from a motor carrier for the purpose of conducting a tax audit.  (2) A motor carrier to whom the information pertains, or a person who has written permission from the carrier, may inspect information described in subsection (1) of this section.  (3) The department, upon request or as required by law, shall disclose information from the records described in subsection (1) of this section to a government agency for use in carrying out its governmental functions.	Economic Affairs	Tax Filing - Certain documents filed with ODOT in connection with taxes and tax audits	public interest
<u>308A.077</u>	Application to qualify nonexclusive farm use zone farmland. (1) Any owner of nonexclusive farm use zone farmland entitled to special assessment under ORS 308A.068 must, to secure the assessment, make application therefor to the county assessor on or before April 1 of the first year in which the assessment is desired. (2)(a) The application shall be made upon forms prepared by the Department of Revenue and supplied by the county assessor and shall include any information as may reasonably be required to determine the entitlement of the applicant. (b) The application may be signed by any one of the following: (A) The owner of the farmland who holds an estate therein in fee simple or for life. (B) Any one of tenants in common or tenants by the entirety, holding an estate in the farmland in fee simple or for life. (C) Any person of legal age, duly authorized in writing to sign an application on behalf of any person described in subparagraph (A) or (B) of this paragraph. (D) The guardian or conservator of an owner, or the executor or administrator of an owner's estate. (E) The purchaser of the fee simple or life estate of an owner under a contract of sale. (c) The assessor or the deputy of the assessor may not approve an application signed by a person whose authority to sign is not a matter of public record unless there is filed with the assessor a true copy of the deed, contract of sale, power of attorney or other appropriate instrument evidencing the signer's interest or authority. When filed with the assessor only, such instrument shall not constitute a public record. (3) There shall be attached to each application the affidavit or affirmation of the applicant that the statements contained therein are true.	Economic Affairs	Tax Filing - Special assessment records	
<u>308A.253</u>	Qualification of homesites. (7)(a) In order for land described in subsection (3) of this section to qualify for assessment under ORS 308A.250 to 308A.259, the owner or owners shall file an application with the county assessor on or before April 15 of each year the assessment is desired. The application shall be made on forms prepared by the Department of Revenue and supplied by the assessor and shall include any information as may be reasonably required to determine the entitlement of the applicant, including copies of applicable state income tax returns. All information provided, including determinations made under administrative and court proceedings where entitlement is in issue, shall be confidential information of the assessor's office and shall be used only for purposes of this subsection.		Tax Filing - Special assessment records	
<u>308A.074</u>	Wasteland qualifications; annual application. (1) Wasteland, dry or covered with water, neither economically tillable nor grazeable, lying in or adjacent to and in common ownership with nonexclusive farm use zone farmland described in ORS 308A.068, and that is not currently being used for any economic farm use shall qualify for farm use special assessment under ORS 308A.068 if the farmland was operated as part of a farm unit that produced more than one-half of the adjusted gross income of the owner or owners in the year prior to the year an application is filed under this section.(2)(a) An owner of wasteland shall make annual application to qualify the wasteland as nonexclusive farm use zone farmland under ORS 308A.068. (b) The application shall be filed with the county assessor on or before April 15 of each year qualification is desired. The application shall be made on forms prepared by the Department of Revenue and supplied by the county assessor and shall include any information as may be reasonably required to determine qualification, including copies of applicable state income tax returns. All information provided, including determinations made under administrative and court proceedings relating to the assessment of the wasteland, shall be confidential information of the assessor's office and shall be used only for purposes of ORS 308A.050 to 308A.128. (c) There shall be attached to each application an affidavit or affirmation from the applicant providing that the statements contained in the application are true. (3) For purposes of this section, "owner" or "owners" means the person or persons entitled to file for special assessment under ORS 308A.077 (2)(b).	Economic Affairs	Tax Filing - Special assessment records	
<u>192.355(18)</u>	Records, reports or returns submitted by private concerns or enterprises required by law to be submitted to or inspected by a governmental body to allow it to determine the amount of any transient lodging tax payable and the amounts of such tax payable or paid, to the extent that such information is in a form which would permit identification of the individual concern or enterprise. Nothing in this subsection shall limit the use which can be made of such information for regulatory purposes or its admissibility in any enforcement proceedings. The public body shall notify the taxpayer of the delinquency immediately by certified mail. However, in the event that the payment or delivery of transient lodging taxes otherwise due to a public body is delinquent by over 60 days, the public body shall disclose, upon the request of any person, the following information: (a) The identity of the individual concern or enterprise that is delinquent over 60 days in the payment or delivery of the taxes. (b) The period for which the taxes are delinquent. (c) The actual, or estimated, amount of the delinquency.	Economic Affairs	Tax Filing - transient lodging tax information	
<u>308.411</u>	Appraisal and real market valuation of industrial plants; rules. (4) If an owner does not make an election under subsection (2) of this section, the owner shall make available to the assessor or department all information requested by the assessor or department needed to determine the real market value for the plant. At the request of the owner, the information shall be made the confidential records of the office of the assessor or of the department, subject to the provisions of ORS 305.420 and 305.430.	Economic Affairs	Tax Filing	

<u>321.682</u>	Confidentiality of reports, returns and appraisal data. (1) Except as otherwise specifically provided by law, it shall be unlawful for the Department of Revenue or any officer or employee of the department to divulge or make known in any manner the amount of the tax or any particulars set forth or disclosed in any report or return required to be filed under ORS 321.045 or 321.741 or any appraisal data collected to make determinations of specially assessed value of forestland pursuant to ORS 321.201 to 321.222. It shall be unlawful for any person or entity to whom information is disclosed or given by the department pursuant to ORS 321.684(2) or any other provision of state law to divulge or use such information for any purpose other than that specified in the provisions of law authorizing the use or disclosure. No subpoena or judicial order shall be issued compelling the department or any of its officers or employees, or any person who has acquired information pursuant to ORS 321.684(2) or any other provision of state law, to divulge or make known the amount of tax or any particulars set forth or disclosed in any report or return except where the taxpayer's liability for timber tax is to be adjudicated by the court from which such process issues.	Economic Affairs	Tax Filing		
<u>305.192</u>	Disclosure of books and papers relating to appraisal or assessment of industrial property. (1)  Notwithstanding ORS 192.410 to 192.505 or any other law or rule, any books or papers produced by an owner or any other person with respect to an industrial property, pursuant to an order issued under ORS 305.190 (1) in connection with the appraisal or assessment of industrial property, shall be exempt from disclosure by the Department of Revenue. No subpoena or judicial order shall be issued compelling the department or any of its officers or employees to disclose those books or papers. (2) Notwithstanding subsection (1) of this section, the department may disclose, subject to any order entered by the court limiting further disclosure, any books or papers, or any part or all of the information contained therein, in a judicial proceeding involving the value of that industrial property with respect to which the books and papers were produced or any other similar industrial property.(3) Before the department discloses information under subsection (2) of this section, it shall notify the owner of the property to which the information relates. The owner shall have 30 days to seek an order from the tax court prohibiting or limiting the department's disclosure of the information. In determining whether to allow disclosure of the information, the court shall consider the need for disclosure and the possible harm to the owner from that disclosure. The decision of the tax court is reviewable by the Supreme Court in the same manner as any other decision of the tax court.	Economic Affairs	Tax Filing		
<u>320.340</u>	Exemption from public records law. (1) Public records of moneys received by the Department of Revenue pursuant to ORS 320.305 to 320.340 are exempt from disclosure under ORS 192.410 to 192.505. Nothing in this section shall limit the use that can be made of such information for regulatory purposes or its use and admissibility in any enforcement proceedings. (2) If a conflict is found to exist between subsection (1) of	Economic Affairs	Tax Filing		
305.430	this section and ORS 314.835, ORS 314.835 controls.  Hearings to be open to public; report of proceedings; exception; confidential information. (1) Except as provided in subsections (2) and (3) of this section, hearings before the judge or a magistrate of the tax court shall be open to the public. All proceedings in the regular division of the tax court shall be reported unless waived by the parties with the consent of the court. The expense of reporting shall be paid by the state from the appropriation for the court. Proceedings before the magistrate division shall not be reported. (2) If information is confidential under ORS 308.411 (4) or by court order under ORS 305.420 (4), and is introduced into evidence in any hearing before the tax court, the court first shall make such order or orders as are necessary to protect the confidentiality of the information. (3) In any proceeding before a magistrate or before the tax court judge involving confidential business records, tax returns or documents containing trade secrets, upon motion of a party to the proceeding, the magistrate or judge may make such protective orders as may be necessary to protect the confidentiality of such records or the information contained therein. In determining whether such protective orders should be issued, the court shall weigh the harm suffered by the disclosing party against any benefit received by the public as a result of the disclosure. Complaints, pleadings and other filings containing confidential business record information, tax return information or trade secret information shall be subject to the provisions of this subsection. (4) In a matter involving a request for a protective order under subsections (2) and (3) of this section, the decision of a magistrate of the tax court may be appealed to the regular division of the tax court and the magistrate may stay the case on the merits until the request for a protective order is resolved by the tax court judge or the Supreme Court. A decision of the tax court judge on a request	Economic Affairs	Tax Filing		Public Interest
<u>305.420</u>	subpoenas in a proceeding involving the determination of the value of an industrial plant, as defined in ORS 308.408, for purposes of ad valorem property taxation, may be issued as provided in subsection (1) of this section. However, upon petition of the person subpoenaed, the court shall make an order determining if the evidence sought by the subpoena is relevant to the pending proceeding and, if requested by the person subpoenaed, an order as required in the interests of justice to protect the confidentiality of the information subpoenaed.	Economic Affairs	Tax Filing		
<u>319.190</u>	Monthly statement of dealer; penalty. (2) The signed statement filed with the department as required by this section is a public record. All other documents, including supporting schedules and information received from other taxing jurisdictions and entities, shall be kept confidential and exempt from public inspection except that such information may be shared with tax collecting entities in other jurisdictions on the condition that the receiving jurisdiction agrees to keep such information confidential. If a statement is not received on or before the 25th day of each month, a penalty shall be assessed pursuant to ORS 319.180 or, if the department determines that no tax is due, a penalty of \$25 shall be assessed.	Economic Affairs	Tax Filing		
<u>367.804</u>	Goals of Oregon Innovative Partnerships Program; authority of Department of Transportation; confidentiality; expenses. (6) Sensitive business, commercial or financial information that is not customarily provided to business competitors that is submitted to the department in connection with a transportation project under ORS 367.800 to 367.824 is exempt from disclosure under ORS 192.410 to 192.505 until the information is submitted to the Oregon Transportation Commission in connection with its review and approval of the transportation project under ORS 367.806.	Economic Affairs	Contractors - "Innovative" public- private partnership information	temporary	

367.806 279C.815	(8)(a) Except as provided in paragraph (b) of this subsection, documents, communications and information developed, exchanged or compiled in the course of negotiating an agreement with a private entity under this section are exempt from disclosure under ORS 192.410 to 192.505.  (b) The documents, communications or information described in paragraph (a) of this subsection are subject to disclosure under ORS 192.410 to 192.505 when the documents, communications or information are submitted to the commission in connection with its review and approval of a transportation project under subsection (7) of this section.  Determination of prevailing wage; sources of information; comparison of state and federal prevailing wage; other powers of commissioner.(4) Notwithstanding ORS 192.410 to 192.505, all reports and returns or other information provided to the commissioner under this section are confidential and not available for inspection by the public.	Economic Affairs  Economic Affairs	Contractors - "Innovative" public- private partnership information  Contractors - Documents provided to BOLI to determine prevailing wage	temporary (at least as to some documents)
279C.850	Inspection to determine whether prevailing rate of wage being paid; civil action for failure to pay prevailing rate of wage or overtime. (3) Notwithstanding ORS 192.410 to 192.505, any record obtained or made by the commissioner under this section is not open to inspection by the public.	Economic Affairs	Contractors - Prevailing wage investigation information	
646.957	Rules. (1) In accordance with any applicable provision of ORS chapter 183, the Director of Agriculture, not later than December 1, 1997, shall adopt rules to carry out the provisions of ORS 646.947 to 646.963. Such rules may include, but are not limited to, motor vehicle fuel grade advertising, pump grade labeling, testing procedures, quality standards and identification requirements for motor vehicle fuels and ethanol, biodiesel and other renewable diesel, as those terms are defined in ORS 646.905. Rules adopted by the director under this section shall be consistent, to the extent the director considers appropriate, with the most recent standards adopted by ASTM International. As standards of ASTM International are revised, the director shall revise the rules in a manner consistent with the revisions unless the director determines that those revised rules will significantly interfere with the director's ability to carry out the provisions of ORS 646.947 to 646.963. Rules adopted pursuant to this section must adequately protect confidential business information and trade secrets that the director or the director's authorized agent may discover when inspecting books, papers and records pursuant to ORS 646.955.	Economic Affairs	Energy - business records related to octane rating standards	
<u>757.736</u>	Surcharges for funding costs of removing Klamath River dams; judicial review. (1) Not more than 30 days after the execution of a final agreement, PacifiCorp must file a copy of the final agreement with the Public Utility Commission along with full and complete copies of all analyses or studies that relate to the rate-related costs, benefits and risks for customers of removing or relicensing Klamath River dams and that were reviewed by PacifiCorp during the decision-making process that led to PacifiCorp's entering into the final agreement.  (6) The commission may not use any commercially sensitive information provided to the commission in a filing made under subsection (1) of this section for any purpose other than determining whether the imposition of surcharges under the terms of the final agreement results in rates that are fair, just and reasonable. Notwithstanding ORS 192.410 to 192.505, the commission may not release commercially sensitive information provided to the commission under this section, and shall require any person participating in a proceeding relating to the surcharge to sign a protective order prepared by the commission before allowing the participant to obtain and use the information.	Economic Affairs	Energy - Commercially sensitive information provided to PUC regarding Klamath River dams	
<u>469.560</u>	Records; public inspection; confidential information. (2) Any information, other than that relating to the public safety, relating to secret process, device, or method of manufacturing or production obtained in the course of inspection, investigation or activities under ORS 469.300 to 469.563, 469.590 to 469.619, 469.930 and 469.992 shall be kept confidential and shall not be made a part of public record of any hearing.		Energy - Energy facility, radioactive waste information	
<u>176.765</u>	Confidentiality of information; use; liability. (1) Notwithstanding any other law, information furnished under ORS 176.760 and designated by that person as confidential, shall be maintained as confidential by the Governor and any person who obtains information which the person knows to be confidential under ORS 176.750 to 176.815. The Governor shall not make known in any manner any particulars of such information to persons other than those specified in subsection (4) of this section. No subpoena or judicial order may be issued compelling the Governor or any other person to divulge or make known such confidential information, except when relevant to a prosecution for violation of subsection (5) of this section. (2) Nothing in this section prohibits use of confidential information to prepare statistics or other general data for publication, so presented as to prevent identification of particular persons.	Economic Affairs	Energy - Information submitted to determine necessity of energy resource conservation measures	
<u>757.269</u>	757.269 Setting of rates based upon income taxes paid by utility; limitation on use of tax information; rules. (4)(a) Because tax information of unregulated nonutility business in an electricity or natural gas utility's affiliated group is commercially sensitive, and public disclosure of such information could provide a commercial advantage to other businesses, the Public Utility Commission may not use the tax information obtained under this section for any purpose other than those described in this section, in ORS 757.511 and as necessary for the implementation and administration of this section and ORS 757.511.	Economic Affairs	Energy - Tax information obtained by PUC for ratemaking purposes	
<u>757.516</u>	Contracts between natural gas utilities and customers for commodity and services; determination by commission of reasonableness of contract and utility activities. (4) A natural gas utility entering contracts for services described under subsection (1) of this section shall make available to the commission any information necessary for review of such contracts for ratemaking purposes. Notwithstanding ORS 192.410 to 192.505, the commission shall not release the terms of any contract or portion of a contract for services described in subsection (1) of this section without the consent of the customer and the natural gas utility except for contracts entered into between a natural gas utility and an affiliated interest of that natural gas utility. Notwithstanding any other provision of this section, a contract for services described in subsection (1) of this section between a natural gas utility and another public utility may be released by the commission pursuant to a hearing held under ORS 757.210.		Energy - Utilities contracts for certain natural gas services	
<u>756.075</u>	Right of entry for examination of equipment, records or employees; use of findings. (4) Nothing in this section authorizes the commission to use any information developed thereunder for any purpose inconsistent with any statute administered by the commission or to make a disclosure thereof for other than regulatory purposes.  Exporting	Economic Affairs	Energy AND Telecommunications - Information obtained by PUC examining utilities equipment, records, employees	
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<u>777.795</u>	Right to inspect records of export trading corporation; certain records exempt from disclosure. (1) Except as provided in subsection (2) of this section, the written records of an export trading corporation shall be public records available for inspection under ORS 192.410 to 192.505. (2) In addition to the exemptions set forth in ORS 192.345 to 192.505, the following public records of an export trading corporation are exempt from disclosure: (a) Information consisting of financial, commercial, sales, production, cost or similar business records of a private concern or enterprise which is not otherwise required to be disclosed by state or federal law. (b) Trade secrets, as defined in ORS 192.345 (2).	Economic Affairs	Exporting - Export trading corporation records consisting of private enterprise's business information	
<u>777.793</u>	Disclosure of commercial or financial information prohibited; exception. (1) Except as provided in subsection (2) of this section, no officer, agent or employee of an export trading corporation shall disclose commercial or financial information concerning an export trading project.  (2) Commercial or financial information may be disclosed:  (a) In a judicial proceeding when disclosure is ordered by a court of competent jurisdiction;  (b) With the consent of the persons whose interests are affected by disclosure;  (c) By an officer, agent or employee of an export trading corporation acting within the scope of employment, as prescribed by rules of the board; or  (d) When the board finds the information would not reasonably be considered confidential, the export trading corporation has not obliged itself in good faith not to disclose the information and disclosure is in the public interest.	Economic Affairs	Exporting - Financial information concerning export trading project	public interest test in limited circumstances
86.729	Finance  Scheduling and notice for resolution conference; information required; fees; postponement, rescheduling and cancellation; liability of facilitator. (e) Information that a beneficiary or grantor submits under this section is not subject to ORS 192.410 to 192.505.	Economic Affairs	Finance - Foreclosure mediation submissions	
<u>86.748</u>	Determination of ineligibility for foreclosure avoidance measure; notice; recording; penalty. (1)(a) Whether or not a beneficiary participates in a resolution conference under ORS 86.726, if the beneficiary determines that a grantor of a residential trust deed is not eligible for a foreclosure avoidance measure or that the grantor has not complied with the terms of a foreclosure avoidance measure to which the grantor has agreed, the beneficiary shall mail a written notice to the grantor within 10 days after making the determination. The beneficiary shall mail a copy of the notice to the Department of Justice on the same date that the beneficiary mails the notice to the grantor. (b) The notice described in paragraph (a) of this subsection must in plain language explain the basis for the beneficiary's determination. The notice and any information in the notice are not subject to disclosure under ORS 192.410 to 192.505.	Economic Affairs	Finance - Foreclosure mediation submissions	
<u>192.355(14)</u>	(a) Records of or submitted to the State Treasurer, the Oregon Investment Council, the Oregon Growth Account Board or the agents of the treasurer, council or board relating to actual or proposed investments under ORS chapter 293 or 348 in a privately placed investment fund or a private asset including but not limited to records regarding the solicitation, acquisition, deployment, exchange or liquidation of the investments including but not limited to: (A) Due diligence materials that are proprietary to an investment fund, to an asset ownership or to their respective investment vehicles. (B) Financial statements of an investment fund, an asset ownership or their respective investment vehicles. (C) Meeting materials of an investment fund, an asset ownership or their respective investment vehicles invest. (E) Capital call and distribution notices of an investment fund, an asset ownership or their respective investment vehicles invest. (E) Capital call and distribution notices of an investment fund, an asset ownership or their respective investment vehicles invest. (E) Capital call and distribution notices of an investment fund, an asset ownership or their respective investment vehicles. (F) Investment agreements and related documents. (b) The exemption under this subsection does not apply to: (A) The name, address and vintage year of each privately placed investment fund. (B) The dollar amount of the commitment made to each privately placed investment fund since inception of the fund. (C) The dollar amount of cash contributions made to each privately placed investment fund since inception of the fund. (D) The dollar amount, on a fiscal year-end basis, of cash distributions received by the State Treasurer, the Oregon Investment Council, the Oregon Growth Account Board or the agents of the treasurer and basis, of the remaining value of assets in a privately placed investment fund attributable to an investment by the State Treasurer, the Oregon Investment Council, the Oregon Growth Account Board or the agents of the	Economic Affairs	Finance - Information about actual or proposed investments of the Oregon State Treasuer, Oregon Investment Council, or Oregon Growth Account Board	
<u>86A.230</u>	Contracts or agreements with Nationwide Mortgage Licensing System and Registry and other agencies; information sharing; confidentiality; reports of violations; rules. (4)(a) Except as provided in subsections (5) and (6) of this section and 12 U.S.C. 5111, information or material that an applicant, a mortgage loan originator or the director provides or discloses to the Nationwide Mortgage Licensing System and Registry retains the confidentiality or privilege from public disclosure that applies to the information under ORS 192.410 to 192.505 or under other applicable state or federal law, including court rules. The confidentiality or privilege applies to the information or material despite disclosure to state or federal agencies with regulatory authority over persons, businesses or activities related to mortgage lending.	Economic Affairs	Finance - Information DCBS receives from Nationwide Mortgage Licensing System and Registry that is confidential under federal law or other state	
86A.112	Licensees to keep records; inspection; filing financial reports; rules. (1) A mortgage banker or mortgage broker shall make and keep accounts, correspondence, memoranda, papers, books and other records that the Director of the Department of Consumer and Business Services by rule or order prescribes. The mortgage banker or mortgage broker shall preserve the records for five years unless the director by rule prescribes otherwise. The director may examine the records within or outside this state at any reasonable time or times and may require without subpoena the production of the records at the office of the director as often as is reasonably necessary.  (2) A mortgage banker or mortgage broker shall file financial reports or other information that the director by rule or order requires and shall promptly correct a document filed with the director that is or becomes incomplete or inaccurate in any material respect.  (3) On or before May 1 of each year or on a date the director establishes by rule, a mortgage banker or mortgage broker shall file a report with the director in a form prescribed by the director. The report shall contain information the director requires concerning the mortgage banker's or mortgage broker's business and operations related to residential mortgage lending during the preceding calendar year. The information shall include the number and nature of loans originated by mortgage loan originators that the mortgage banker or mortgage broker employed.  (4) The report and any records submitted to the director under this section are exempt from disclosure or production and are confidential as provided under ORS 705.137.	Economic Affairs	Finance - Mortgage broker reports to DCBS	

<u>86A.124</u>	Supervisory authority of director over mortgage bankers, mortgage brokers and mortgage loan originators; documents exempt from disclosure. (1) The Director of the Department of Consumer and Business Services has general supervision and control over mortgage loan originators, mortgage bankers and mortgage brokers that reside or do business in this state and that engage in an activity that is subject to the provisions of ORS 86A.095 to 86A.198. The director may examine at any time mortgage bankers and mortgage brokers and the records and activities connected with mortgage bankers, mortgage brokers and mortgage loan originators. The provisions of this section and of any other section of ORS 86A.095 to 86A.198 relating to examinations extend to a person that is or should have been licensed as a mortgage loan originator under ORS 86A.200 to 86A.239 or licensed as a mortgage banker or mortgage broker, a person exempted by rule from the definitions of mortgage banker, mortgage broker or mortgage loan originator or a person whose license has expired or has been withdrawn, canceled, suspended, conditioned or revoked. The director may collect from the person the actual expenses incurred in the examination.  (2)(a) A mortgage loan document the director obtains as part of an examination under this section is exempt from disclosure and is confidential for the purposes of ORS 705.137.	Economic Affairs	Finance - Mortgage information	
<u>192.345(10)</u>	Records, reports and other information received or compiled by the Director of the Department of Consumer and Business Services under ORS 697.732	Economic Affairs	Finance - Records compiled in connection with debt collector investigations	public interest
<u>286A.190</u>	<b>Disclosure of bond ownership</b> . The records of bond ownership are not public records for purposes of ORS 192.410 to 192.505 or other law governing the disclosure of information.	Economic Affairs	Finance - Records of bond ownership	
697.732	Examinations; investigations; costs; access; public disclosure requirements and exemptions. (4)(a) The director shall maintain for public inspection a record of any order the director issued that: (A) Suspended, revoked or refused to renew a person's registration as a debt management service provider; or (B) Imposed a civil penalty under ORS 697.832. (b) The record that the director maintains of the director's order shall show: (A) The form of the order that the director issued; (B) The name of the person that is the subject of the order; and (C) The grounds for the action that the director took in the order. (c) The director shall maintain as a public record any notice or other information that indicates that a collection on a deposit or on the bond required under ORS 697.642 has occurred. (d) Except as provided in this subsection, records, reports and other information that the director receives or compiles as a result of an investigation conducted under this section are exempt from the disclosure required under ORS 192.420.	Economic Affairs	Finance - Records of investigation of debt management service provider	
<u>732.523</u>	Procedure for acquiring controlling interest of capital stock; filing of statement; contents; request for hearing. (2) The statement an acquiring party files with the director under this section must be made under oath or affirmation and must have the following information:  (b) The source, nature and amount of the consideration used or to be used in effecting the activity, a description of any transaction in which funds were or are to be obtained for the activity and the identity of persons that provide the consideration. If a source of consideration is a loan made in the lender's ordinary course of business, the identity of the lender must remain confidential as provided in ORS 705.137, if the acquiring party filing the statement requests confidentiality.	Economic Affairs	Finance - Source of funds for proposed acquisition of controlling interest in capital stock	
<u>295.018</u>	Increase in required collateral of bank depository; notifications; failure to increase collateral. (8) The collateralization requirement for a bank depository and the amount of collateral held by a custodian contained in records received or compiled by the State Treasurer is exempt from public disclosure unless the public interest requires disclosure in the particular instance.	Economic Affairs	Finance - Bank collateral information	conditional
706.723	Compliance review documents confidential; review by court. (1) Notwithstanding any other provision of law:  (a) Compliance review documents shall be confidential as provided in ORS 705.137 and shall not be discoverable or admissible as evidence in any civil action or administrative proceeding.  (b) Compliance review documents delivered to a state, federal or foreign governmental or regulatory agency remain confidential as provided in ORS 705.137 and shall not be discoverable or admissible in any civil action or administrative proceeding.  (5) For the purposes of this section:  (a) "Compliance review committee" means a person or persons assigned by a board of directors of a financial institution, or by the management of a financial institution, to test, review or evaluate the conduct of the financial institution, the transactions of the financial institution for the purpose of monitoring, improving and enforcing compliance with:  (A) Safe, sound and fair lending practices;  (B) Financial reporting to state or federal regulatory agencies;  (C) The financial institution's own policies and procedures; or  (D) Federal or state statutory or regulatory requirements relating to financial institutions.  (b) "Compliance review document" means any document prepared for or created by a compliance review committee.	Economic Affairs	Finance - Bank compliance review committee documents	
<u>192.355(6)</u>	Records, reports and other information received or compiled by the Director of the Department of Consumer and Business Services in the administration of ORS chapters 723 and 725 not otherwise required by law to be made public, to the extent that the interests of lending institutions, their officers, employees and customers in preserving the confidentiality of such information outweighs the public interest in disclosure.	Economic Affairs	Finance - Credit union and consumer finance law administration records	public interest

<u>706.720</u>	(3) Except as provided in subsections (4) and (5) of this section, the following records of the department are exempt from disclosure or production and must be treated as confidential as provided in ORS 705.137: (a) Examination reports and work papers, directives, orders and correspondence that relate to examination reports. (b) Financial statements of and investigatory information concerning persons subject to investigation by the director under ORS 707.070, 707.080, 707.110, 707.140, 707.145, 707.155 or 707.705. (c) Proprietary information. (d) Reviews of financial statements submitted to the director. (e) Reports filed under ORS 706.655. (f) Stockholder lists. (g) Correspondence, reports or other information obtained from or provided to the Financial Crimes Enforcement Network established by order of the United States Secretary of the Treasury.  (4) Notwithstanding subsection (3) of this section, the director may disclose a record that is specified in this subsection and that pertains to an Oregon operating institution that has been liquidated under ORS 711.400 to 711.615 if the director determines in a particular instance that the public interest in disclosure of the record outweighs the interests of the Oregon operating institution or of the directors, stockholders, officers, employees or customers of the Oregon operating institution in keeping the record confidential. The director may not in any circumstances, however, disclose a record or a portion of a record that contains proprietary information or information that relates to an individual's financial activities or affairs unless the director concludes that the activities or affairs were a direct and substantial contributing factor in the failure of the Oregon operating institution. This subsection applies to the following records of the department: (a) Examination reports and work papers, directives, orders and correspondence relating to examination reports; (b) Investigatory information concerning persons subject to investigation by the director unde	Economic Affairs	Finance - DCBS records pertaining to administration of Bank Act	public interest
<u>706.720</u>	Reports filed with director; public inspection of records; exemptions; confidentiality; forms. (2) Except as provided in subsection (3) of this section and ORS 706.730, the records of the Department of Consumer and Business Services pertaining to the administration of the Bank Act are available for public inspection unless the director determines in a particular instance that an Oregon operating institution or the directors, stockholders, officers, employees and customers of the Oregon operating institution have an interest in keeping the records confidential that outweighs the public interest in disclosing the records, or that the records are exempt from disclosure under ORS 192.345 to 192.505. A determination by the director under this subsection is subject to review under ORS 192.410 to 192.505. (6) A civil penalty imposed by the director under the Bank Act shall become subject to public inspection after the 20th day after the director imposes the civil penalty.	Economic Affairs	Finance - DCBS records  pertaining to  administration of Bank  Act	public interest
<u>723.118</u>	Disclosure of records of department; exemptions. (2) Except as provided in subsection (3) of this section, the records of the department pertaining to the administration of this chapter are available for public inspection unless the director determines in a particular instance that the credit union or the directors, members, officers or employees of the credit union have an interest in keeping the records confidential that outweighs the public interest in disclosing the records, or that the records are exempt from disclosure under ORS 192.345 to 192.505. A determination by the director under this subsection is subject to review under ORS 192.410 to 192.505.	Economic Affairs	Finance - DCBS records pertaining to administration of Credit Union Act	public interest
723.118	Disclosure of records of department; exemptions. (3) Except as provided in subsections (4) and (5) of this section, the following records of the department are exempt from disclosure or production and shall be treated as confidential as provided in ORS 705.137: (a) Examination reports and work papers, directives, orders and correspondence that relate to examination reports. (b) Financial statements of and investigatory information concerning persons subject to investigation by the director under ORS 723.014 or 723.132. (c) Proprietary information. (d) Reviews of financial statements submitted to the director. (e) The name of a member or borrower and the amount of shares, deposits or debts of a member or borrower. (f) Correspondence, reports or other information obtained from or provided to the Financial Crimes Enforcement Network established by order of the United States Secretary of the Treasury. (4) Notwithstanding subsection (3) of this section and except as otherwise provided in this subsection, the director may disclose a record that is specified in this subsection and that pertains to a credit union that has been liquidated under ORS 723.676 if the director determines in a particular instance that the public interest in disclosing the record outweighs the interests of the credit union or of the directors, members, officers or employees of the credit union in keeping the record confidential. The director may not disclose a record or portion of a record that contains proprietary information or information that relates to an individual's financial activities or affairs unless the director concludes that the activities or affairs were a direct and substantial contributing factor in the failure of the credit union. This subsection applies to the following records of the department: (a) Examination reports and work papers, directives, orders and correspondence that relate to examination reports. (b) Investigatory information concerning persons subject to investigation by the director under ORS 723.014 or 723.13	Economic Affairs	Finance - DCBS records pertaining to administration of Credit Union Act	public interest (some limits)
705.137	Information that is confidential or not subject to disclosure; public officer privilege; permitted uses of confidential information. (1) Except as provided in subsection (3) of this section, a document, material or other information that is in the possession or control of the Department of Consumer and Business Services for the purpose of administering ORS 86A.095 to 86A.198, 86A.990, 86A.992, 697.005 to 697.095, 697.602 to 697.842, 717.200 to 717.320, 717.900 and 717.905 and ORS chapters 59, 723, 725 and 726, the Bank Act and the Insurance Code and that is described in statute as confidential or as not subject to disclosure is not subject to disclosure under ORS 192.410 to 192.505, is not subject to subpoena and is not subject to discovery or admissible in evidence in a private civil action. The Director of the Department of Consumer and Business Services may use a confidential document, material or other information in administering ORS 86A.095 to 86A.198, 86A.990, 86A.992, 697.005 to 697.095, 697.602 to 697.842, 717.200 to 717.320, 717.900 and 717.905 and ORS chapters 59, 723, 725 and 726, the Bank Act and the Insurance Code and in furthering a regulatory or legal action brought as a part of the director's duties. (3) In order to assist in the performance of the director's duties, the director may: (c) Receive a document, material or other information, including an otherwise confidential document, material or other information, from state, federal, foreign and international regulatory and law enforcement agencies and from the National Association of Insurance Commissioners and affiliates or subsidiaries of the National Association of Insurance Commissioners. As provided in this section, the director shall maintain the confidentiality of documents, materials or other information received upon notice or with an understanding that the document, material or other information is confidential or privileged under the laws of the jurisdiction that is the source of the document, material or other information.	Economic Affairs	Finance AND Insurance - Documents received by DCBS in connect with administration of various laws.	

	General Business			
<u>646.836</u>	Confidential status of investigative material; permitted disclosures; use of information in other proceedings; return of investigative material. (1) While in the possession of the Attorney General any documentary material, answers to interrogatories and transcripts of oral testimony shall be held in confidence and not disclosed to any person except: (a) The person providing such material or answers; (b) The representative or attorney of the person providing the material or answers; (c) Persons employed by the Attorney General; (d) Officials of the United States or any state who are authorized to enforce federal or state antitrust laws, provided that prior to such disclosure the Attorney General shall obtain the written agreement of such officials to abide by the confidentiality restriction of this section; and (e) Other persons authorized in subsection (2) of this section. (2) Any such material or answers may be used in any investigation conducted pursuant to ORS 646.705 to 646.826 or in any case or proceeding before a court or administrative agency, or may be disclosed to any committee or subcommittee of the Legislative Assembly in such manner and for such purposes as the Attorney General deems appropriate.	Economic Affairs	General - Antitrust investigatory materials	Allows disclosure to legislature
<u>192.355(35)</u>	(a) Employer account records of the State Accident Insurance Fund Corporation. (b) As used in this subsection, "employer account records" means all records maintained in any form that are specifically related to the account of any employer insured, previously insured or under consideration to be insured by the State Accident Insurance Fund Corporation and any information obtained or developed by the corporation in connection with providing, offering to provide or declining to provide insurance to a specific employer. "Employer account records" includes, but is not limited to, an employer's payroll records, premium payment history, payroll classifications, employee names and identification information, experience modification factors, loss experience and dividend payment history. (c) The exemption provided by this subsection may not serve as the basis for opposition to the discovery documents in litigation pursuant to applicable rules of civil procedure.	Economic Affairs	General - Employer account records of SAIF	
<u>468.963</u>	Environmental audit privilege; exceptions; burden of proving privilege; waiver; disclosure after in camera review.(2) An Environmental Audit Report shall be privileged and shall not be admissible as evidence in any civil or administrative proceeding, except as provided in subsections (3) and (4) of this section. The privilege provided in this subsection does not apply to a criminal investigation or proceeding. When an Environmental Audit Report is obtained in connection with a criminal investigation or proceeding, the privilege provided in this subsection related to civil or administrative proceedings is not waived.	Economic Affairs	General - Environmental audit reports	
<u>35.515</u>	<b>Required disclosures for business and farm operations.</b> To be eligible for the payment authorized by ORS 35.510, a business or farm operation must make its state income tax returns and its financial statements and accounting records available for audit for confidential use to determine the payment authorized.	Economic Affairs	forced relocation	
<u>279B.115</u>	Qualified products lists. (3) A contracting agency's inclusion of goods on a qualified products list shall be based on the results of tests or examinations. Notwithstanding any provision of ORS 192.410 to 192.505, a contracting agency may make the test or examination results public in a manner that protects the identity of the potential contractor, seller or supplier that offered the goods for testing or examination, including by using only numerical designations. Notwithstanding any provision of ORS 192.410 to 192.505, a contracting agency may keep confidential trade secrets, test data and similar information provided by a potential contractor, seller or supplier if so requested in writing by the potential contractor, seller or supplier.	Economic Affairs	General - Identities and information of potential contractors under qualified products list	
<u>192.345(5)</u>	Information consisting of production records, sale or purchase records or catch records, or similar business records of a private concern or enterprise, required by law to be submitted to or inspected by a governmental body to allow it to determine fees or assessments payable or to establish production quotas, and the amounts of such fees or assessments payable or paid, to the extent that such information is in a form which would permit identification of the individual concern or enterprise. This exemption does not include records submitted by long term care facilities as defined in ORS 442.015 to the state for purposes of reimbursement of expenses or determining fees for patient care. Nothing in this subsection shall limit the use which can be made of such information for regulatory purposes or its admissibility in any enforcement proceeding.		General - information submitted to determine fees, assessments or quotas and amount of fees/assessments payable or paid	public interest
<u>466.800</u>	Records as public records; exceptions. (2) Unless classified by the director as confidential, any records, reports or information obtained under ORS 466.706 to 466.882 and 466.994 shall be available to the public. Upon a showing satisfactory to the director by any person that records, reports or information, or particular parts thereof, if made public, would divulge methods, processes or information entitled to protection as trade secrets under ORS 192.345 to 192.505, the director shall classify as confidential such record, report or information, or particular part thereof. However, such record, report or information may be disclosed to any other officer, medical or public safety employee or authorized representative of the state concerned with carrying out ORS 466.706 to 466.882 and 466.994 or when relevant in any proceeding under ORS 466.706 to 466.882 and 466.994.		General - Oil storage tank information	
<u>468.095</u>	Investigatory authority; entry on premises; status of records. (2) Unless classified by the Director of the Department of Environmental Quality as confidential, any records, reports or information obtained under ORS 448.305, 454.010 to 454.040, 454.205 to 454.255, 454.505 to 454.535, 454.605 to 454.755 and ORS chapters 468, 468A and 468B shall be available to the public. Upon a showing satisfactory to the director by any person that records, reports or information, or particular parts thereof, other than emission data, if made public, would divulge a secret process, device or method of manufacturing or production entitled to protection as trade secrets of such person, the director shall classify such record, report or information, or particular part thereof, other than emission data, confidential and such confidential record, report or information, or particular part thereof, other than emission data, shall not be made a part of any public record or used in any public hearing unless it is determined by a circuit court that evidence thereof is necessary to the determination of an issue or issues being decided at a public hearing.	Economic Affairs	General - Pollution information	
<u>465.250</u>	Accessibility of information about hazardous substances; entering property or facility; samples; confidentiality. (5) Persons subject to the requirements of this section may make a claim of confidentiality regarding any information, documents or records, in accordance with ORS 466.090.	Economic Affairs	General - Records of businesses handling hazardous substances	

<u>466.090</u>	Inspection and copying of records authorized; exceptions. (2) Unless classified by the Director of the Department of Environmental Quality as confidential, any records, reports or information obtained under ORS 466.005 to 466.385 and 466.992 shall be available to the public. Upon a showing satisfactory to the director by any person that records, reports or information, or particular parts thereof, if made public, would divulge methods or processes entitled to protection as trade secrets of such person, the director shall classify as confidential such record, report or information, or particular part thereof. However, such record, report or information may be disclosed to other officers, employees or authorized representatives of the state concerned with carrying out ORS 466.005 to 466.385 and 466.992 or when relevant in any proceeding under ORS 466.005 to 466.385 and 466.992.	Economic Affairs	General - Records of businesses handling hazardous substances	
<u>453.332</u>	When disclosure of identity may be withheld. (1) An employer responding to a request under ORS 453.317 may withhold the specific hazardous substance identity, including the chemical name and any other specific identification of a hazardous substance, if:  (a) Upon a showing satisfactory to the State Fire Marshal, the records, reports or information, or particular parts thereof, if made public, would divulge product identities, methods or processes and are entitled to protection as a trade secret under ORS 192.345; and  (b) Other information provided by the employer describes the properties, quantities stored and used and effects of the hazardous substance.  (2) Under no circumstances shall this section be construed to require the disclosure of information about a process or percentage of mixture that is a trade secret.  (3) A claim of trade secret by the employer, if the claim is substantiated by the Department of Consumer and Business Services or any other agency, may be recognized by the State Fire Marshal as sufficient for purposes of trade secret protection under ORS 453.307 to 453.414 and 476.030.	Economic Affairs	General - Records of businesses handling hazardous substances	
<u>657.665</u>	Confidentiality of information. (1) Except as provided in subsections (2) to (4) of this section, all information in the records of the Employment Department pertaining to the administration of the unemployment insurance, employment service and labor market information programs: (a) Is confidential and for the exclusive use and information of the Director of the Employment Department in administering the unemployment insurance, employment service and labor market information programs in Oregon. (b) May not be used in any court action or in any proceeding pending in the court unless the director or the state is a party to the action or proceeding or unless the proceeding concerns the establishment, enforcement or modification of a support obligation and support services are being provided by the Division of Child Support or the district attorney pursuant to ORS 25.080. (c) Is exempt from disclosure under ORS 192.410 to 192.505.	Economic Affairs	General - Records of Employment Department regarding unemployment insurance, employment service, labor market information	
<u>465.015</u>	Toxics use and hazardous waste reduction plan required; composition; exemption; retention at facility. (6) A toxics use reduction and hazardous waste reduction plan developed under this section or the documentation for an environmental management system shall be retained at the facility. To the extent that a plan or system may be considered a public record under ORS 192.410, the information contained in the plan or system is confidential and is exempt from public disclosure pursuant to ORS 192.355.	Economic Affairs	General - Toxic use and hazardous waste reduction plan	
<u>192.345(2)</u>	Trade secrets. "Trade secrets," as used in this section, may include, but are not limited to, any formula, plan, pattern, process, tool, mechanism, compound, procedure, production data, or compilation of information which is not patented, which is known only to certain individuals within an organization and which is used in a business it conducts, having actual or potential commercial value, and which gives its user an opportunity to obtain a business advantage over competitors who do not know or use it.	Economic Affairs	General - trade secrets	public interest
<u>654.120</u>	Records of proceedings; confidentiality of certain information; federal reporting requirements; rules.  (3) All information reported to or otherwise obtained by the department in connection with any matter or proceeding under ORS 654.001 to 654.295, 654.412 to 654.423 and 654.750 to 654.780 which contains or which might reveal a trade secret referred to in section 1905, title 18, United States Code, shall be considered confidential for the purposes of that section, except that such information may be disclosed to other officers or employees of the department or other agencies concerned with carrying out their duties under ORS 654.001 to 654.295, 654.412 to 654.423 and 654.750 to 654.780 or when relevant in any proceeding under ORS 654.001 to 654.295, 654.412 to 654.423 and 654.750 to 654.780 or under 654.991. In any such matter or proceeding the department, the other state agency, the Administrative Law Judge, the Workers' Compensation Board or the court shall issue such orders as may be appropriate to protect the confidentiality of trade secrets.  Health Care	Economic Affairs	General - Trade secrets obtained in investigating workplace safety matter	
Oregon laws 2013 ch 5 sec. 4	Discussion communications. (1) As used in this section, "discussion communication" means:  (a) All communications, written and oral, that are made in the course of a discussion under section 3 of this 2013 Act; and  (b) All memoranda, work products, documents and other materials that are prepared for or submitted in the course of or in connection with a discussion under section 3 of this 2013 Act.  (2) Discussion communications and offers of compensation made under section 3 of this 2013 Act:  (a) Do not constitute an admission of liability.  (b) Are confidential and may not be disclosed.	Economic Affairs	Health Care - Communications between care providers and patients regarding possible compensation for adverse health care incident	
Oregon laws 2013 ch 5 sec. 10	Use of information by Oregon Patient Safety Commission. (1) The Oregon Patient Safety Commission may disseminate information relating to a notice of adverse health care incident filed under section 2 of this 2013 Act to the public and to health care providers and health care facilities not involved in the adverse health care incident as necessary to meet the goals described in section 9 of this 2013 Act.  Information disclosed under this subsection may not identify a health care facility, health care provider or patient involved in the adverse health care incident.  (2) The commission may not disclose any information provided pursuant to a discussion under section 3 of this 2013 Act to a regulatory agency or licensing board.  (3) The commission may use and disclose information provided pursuant to a discussion under section 3 of this 2013 Act as necessary to assist a health care facility or health care provider involved in an adverse health care incident in determining the cause of and potential mitigation of the incident. If the commission discloses information under this subsection to a person not involved in the incident, the information may not identify a health care facility, health care provider or patient involved in the incident.	Economic Affairs		

192.493	Health services costs. A record of an agency of the executive department as defined in ORS 174.112 that contains the following information is a public record subject to inspection under ORS 192.420 and is not exempt from disclosure under ORS 192.345 or 192.355 except to the extent that the record discloses information about an individual's health or is proprietary to a person:  (1) The amounts determined by an independent actuary retained by the agency to cover the costs of providing each of the following health services under ORS 414.631, 414.651 and 414.688 to 414.745 for the six months preceding the report:  (a) Inpatient hospital services; (b) Outpatient hospital services; (c) Laboratory and X-ray services; (d) Physician and other licensed practitioner services; (e) Prescription drugs; (f) Dental services; (g) Vision services; (h) Mental health services; (i) Chemical dependency services; (j) Durable medical equipment and supplies; and (k) Other health services provided under a coordinated care organization contract under ORS 414.651 or a contract with a prepaid managed care health services organization, as defined in ORS 414.025;  (2) The amounts the agency and each contractor have paid under each coordinated care organization contract under ORS 414.651 or prepaid managed care health services described in subsection (1) of this section for the six months preceding the report;  (3) Any adjustments made to the amounts reported under this section to account for geographic or other differences in providing the health services; and  (4) The numbers of individuals served under each coordinated care organization contract or prepaid managed care health services organization contract or prepaid managed care heal	Economic Affairs	Health Care - health service cost information	
<u>414.695</u>	Medical technology assessment.  (5) To ensure that confidentiality is maintained, identification of a patient or a person licensed to provide health services may not be included with the data submitted under this section, and the commission shall release such data only in aggregate statistical form. All findings and conclusions, interviews, reports, studies, communications and statements procured by or furnished to the commission in connection with obtaining the data necessary to perform its functions is confidential pursuant to ORS 192.345 to 192.505.	Economic Affairs	Health Care - Information provided to assess medical technologies	
656.248	Medical service fee schedules; basis of fees; application to service provided by managed care organization; resolution of fee disputes; rules. (5) At the request of the director and in the method and manner prescribed by rule, all providers of health insurance, as defined by ORS 731.162, shall cooperate and consult with the director in providing information reasonably necessary and available to develop the fee schedules prescribed under subsection (1) of this section. A provider shall not be required to provide information or data that the provider deems proprietary or confidential. However, the information provided shall be considered proprietary and shall not be released by the director. The director shall not require such information from a health insurance provider more than once per year and shall reimburse the provider's costs for providing the required information.	Economic Affairs	Health Care - Information provided to develop fee schedules for worker's comp medical services	
<u>41.685</u>	Inadmissibility of certain data relating to emergency medical services system. (1) All data shall be privileged and are not public records as defined in ORS 192.410 and shall not be admissible in evidence in any judicial proceeding except as provided under ORS 676.175. However, nothing in this section affects the admissibility in evidence of a party's medical records dealing with a party's medical care. (3) (b) "Data" means all oral communications or written reports, notes or records provided to, or prepared by or for, a committee or governing body that are part of an evaluation of an emergency medical services system and includes any information submitted by any health care provider relating to training, supervision, performance evaluation or professional competency. (c) "Emergency medical service provider" means any public, private or volunteer entity providing prehospital functions and services that are required to prepare for and respond to medical emergencies including rescue, ambulance, treatment, communication and evaluation. (d) "Emergency medical services system" means those prehospital functions and services that are required to prepare for and respond to medical emergencies, including rescue, ambulance, treatment, communication and evaluation and evaluation.	Economic Affairs	Health Care - Information regarding evaluation of emergency medical services systems	
<u>65.805</u>	Notice to Attorney General; fee; trade secrets. (1) The notice to the Attorney General required by ORS 65.803 must be accompanied by any application fee imposed under ORS 65.813 (3) and must contain a detailed statement describing the proposed transaction along with any other information the Attorney General requires by rule. (2)(a) Upon a showing satisfactory to the Attorney General by a party to the proposed transaction, any material required to be submitted to the Attorney General under subsection (1) of this section is a trade secret under ORS 192.345. The Attorney General shall classify the material as confidential and the material shall not be disclosed except as provided in paragraph (b) of this subsection unless the Attorney General determines that the material is necessary to the determination of an issue being considered at a public hearing as provided in ORS 65.807. (b) To the extent that the material, or any portion thereof, would otherwise qualify as a trade secret under ORS 192.345, no action taken by the Attorney General, any authorized employee of the Department of Justice or any expert or consultant employed pursuant to ORS 65.813 in inspecting or reviewing such information shall affect its status as a trade secret.	Economic Affairs	Health Care - Information submitted to AG in connection with transfer of nonprofit hospital assets	

<u>41.675</u>	Inadmissibility of certain data provided to peer review body of health care providers and health care groups. (1) As used in this section, "peer review body" includes tissue committees, governing bodies or committees including medical staff committees of a health care facility licensed under ORS chapter 441, medical staff committees of the Department of Corrections and similar committees of professional societies, a health care service contractor as defined in ORS 750.005, an emergency medical service provider as defined in ORS 41.685 or any other medical group or provider of medical services in connection with bona fide medical research, quality assurance, utilization review, credentialing, education, training, supervision or discipline of physicians or other health care providers or in connection with the grant, denial, restriction or termination of clinical privileges at a health care facility. "Peer review body" also includes utilization review and peer review organizations. (2) As used in subsection (3) of this section, "data" means all oral communications or written reports to a peer review body, and all notes or records created by or at the direction of a peer review body, including the communications, reports, notes or records created in the course of an investigation undertaken at the direction of a peer review body. (3) All data shall be privileged and shall not be admissible in evidence in any judicial, administrative, arbitration or mediation proceeding. This section shall not affect the admissibility in evidence of records dealing with a patient's care and treatment, other than data or information betained through service on, or as an agent for, a peer review body. (4) A person serving on or communicating information to any peer review body or person conducting an investigation described in subsection (1) of this section shall not be subject to an action for civil damages for affirmative actions taken or statements made in good faith.(6) Subsection (3) of this section shall not apply to proceedings	Economic Affairs	Health Care - Peer review information	
<u>678.725</u>	Reporting unlawful or unsatisfactory nursing home conditions and prohibited conduct; confidentiality of information; limitation of liability. (1)(a) Unless state or federal laws relating to confidentiality or the protection of health information prohibit disclosure, any health care facility licensed under ORS 441.015, any licensee licensed by the Oregon Health Licensing Agency, any physician licensed by the Oregon Medical Board, any licensed professional nurse and any licensed pharmacist shall report to the agency suspected violations of ORS 678.710 to 678.820 and unsanitary or other unsatisfactory conditions in a nursing home. (b) Unless state or federal laws relating to confidentiality or the protection of health information prohibit disclosure, a licensee licensed under ORS 678.710 to 678.820 who has reasonable cause to believe that a licensee of any board as defined in ORS 676.150 has engaged in prohibited conduct as defined in ORS 676.150 shall report the prohibited conduct in the manner provided in ORS 676.150. (c) Any person may report to the agency suspected violations of ORS 678.710 to 678.820 or unsanitary conditions in a nursing home. (2) Information acquired by the agency pursuant to subsection (1) of this section is confidential and is not subject to public disclosure. (3) Any person who reports or provides information to the agency under subsection (1) of this section and who provides information in good faith may not be subject to an action for civil damages as a result of making the report or providing the information.	Economic Affairs	Health Care - Reports of problems in nursing homes by licensed health professionals	
733.304	the Director of the Department of Consumer and Business Services the opinion of a qualified actuary as provided in this section. The following provisions apply with respect to opinions required under this subsection:  (i) Except as provided in this paragraph, a memorandum in the possession or control of the director that is in support of an actuarial opinion, and any other material provided by the insurer to the director in connection with the memorandum, is confidential as provided in ORS 705.137. Notwithstanding ORS 705.137, such a memorandum and other materials are subject to subpone on only for the purpose of defending an action seeking damages from the actuary submitting the memorandum by reason of any action required by this section or by rules adopted under this section. Once any portion of the confidential memorandum is cited by the insurer in its marketing or is cited before any governmental agency other than a state insurance department or is released by the insurer to the news media, all portions of the confidential memorandum shall be no longer confidential. In addition to the uses and disclosures allowed under ORS 705.137, a memorandum or other material may otherwise be released by the director:  (A) With the written consent of the insurer; or  (B) To the American Academy of Actuaries upon request thereof, when the request states that the memorandum or other material is required for the purpose of professional disciplinary proceedings and sets forth procedures satisfactory to the director for preserving the confidentiality of the memorandum or other material.	Economic Affairs	Insurance - actuary's opinion regarding insurer	
744.374	Enforcement of life settlement contract provisions; reporting of violations; required antifraud initiatives. (10)(a) Life settlement providers and life settlement brokers must have in place antifraud initiatives reasonably calculated to detect, prosecute and prevent fraudulent life settlement acts. At the discretion of the director, the director may order, or a licensee may request and the director may grant, such modifications of the required initiatives described in paragraph (b) of this subsection as necessary to ensure an effective antifraud program. The modifications may be more or less restrictive than the required initiatives as long as the modifications may reasonably be expected to accomplish the purpose of this section.  (c) Antifraud plans submitted to the director are privileged and confidential under ORS 705.137.	Economic Affairs	Insurance - antifraud plans submitted by life settlement providers and brokers	
743.737	Requirements for small employer health benefit plans. (10)(a) Each carrier shall maintain at its principal place of business a complete and detailed description of its rating practices and renewal underwriting practices relating to its small employer health benefit plans, including information and documentation that demonstrate that its rating methods and practices are based upon commonly accepted actuarial practices and are in accordance with sound actuarial principles. (c) A carrier shall make the information and documentation described in paragraph (a) of this subsection available to the department upon request. Except as provided in ORS 743.018 and except in cases of violations of ORS 743.733 to 743.737, the information shall be considered proprietary and trade secret information and shall not be subject to disclosure to persons outside the department except as agreed to by the carrier or as ordered by a court of competent jurisdiction.	Economic Affairs	Insurance - Carrier descriptions of rating practices and renewal practices and demonstration of commonly accepted actuarial practices	
<u>744.087</u>	Filing insurance producers compensation agreements; filing not public record. The Director of the Department of Consumer and Business Services may require the filing by an insurer of any compensation agreements for insurance producers who are appointed by the insurer as agents of the insurer under ORS 744.078. No such filing shall be deemed a "public record" as defined in ORS 192.410.	Economic Affairs	Insurance - Compensation agreements for insurance producers provided to DCBS	

731.264	Complaints and investigations confidential; permitted disclosures; rules. (1) A complaint made to the Director of the Department of Consumer and Business Services against any person regulated by the Insurance Code, and the record thereof, shall be confidential and may not be disclosed except as provided in ORS 705.137. No such complaint, or the record thereof, shall be used in any action, suit or proceeding except to the extent considered necessary by the director in the prosecution of apparent violations of the Insurance Code or other law.  (2) Data gathered pursuant to an investigation by the director of a complaint shall be confidential, may not be disclosed except as provided in ORS 705.137 and may not be used in any action, suit or proceeding except to the extent considered necessary by the director in the investigation or prosecution of apparent violations of the Insurance Code or other law.  (3) Notwithstanding subsections (1) and (2) of this section, the director shall establish by rule a method for publishing an annual statistical report containing the insurer's name and the number, percentage, type and disposition of complaints received by the Department of Consumer and Business Services against each insurer transacting insurance within this state.	Economic Affairs	Insurance - Complaints and investigatory information about insurers	
<u>731.735</u>	Certain information confidential. All financial analysis ratios and examination synopses concerning insurers that are submitted to the Director of the Department of Consumer and Business Services by the Insurance Regulatory Information System of the National Association of Insurance Commissioners are confidential as provided in ORS 705.137.	Economic Affairs	Insurance - information submitted by Nat'l Assoc. of Insurance Comm'rs to DCBS	
<u>737.225</u>	Records requirements; inspection; statistics; workers' compensation statistical agency; rules. (6) The ownership of the financial and statistical data submitted to a workers' compensation statistical agency is vested in the submitting member insurer. The financial and statistical data shall be confidential and may not be disclosed, provided that the ownership rights of an insurer shall not limit access by the director for the purposes of performing the regulatory duties of the Department of Consumer and Business Services.	Economic Affairs	Insurance - Data submitted by insurer to worker's compensation statistical agency	
<u>735.156</u>	Confidentiality of documents and materials; public disclosure. All documents, materials and other information in the possession of the Department of Consumer and Business Services under ORS 735.150 to 735.190 are confidential and subject to public disclosure only as provided in ORS 705.137.	Economic Affairs	captive insurance laws	
744.374	Enforcement of life settlement contract provisions; reporting of violations; required antifraud initiatives. (8) The documents and evidence obtained by the director in an investigation of suspected or actual fraudulent life settlement acts are privileged and confidential under ORS 705.137.	Economic Affairs	Insurance - Documents and evidence obtained by DCBS investigating actual or suspected	
<u>744.079</u>	Termination of relationship with insurance producer. (9) Any information, documents, records or other data in the control or possession of the director that are furnished by an insurer or an insurance producer, or an employee or agent thereof acting on behalf of the insurer or insurance producer, or that are obtained by the director in an investigation pursuant to this section shall be confidential, shall not be subject to subpoena and shall not be subject to discovery nor admissible in evidence in any private civil action. The director, however, may use the confidential information, documents, records or other data in administering this section and in the furtherance of any other regulatory or legal action brought as a part of the director's duties. The information, documents, records or other data referred to in this subsection are subject to the public officer privilege described in ORS 40.270.		Insurance - Documents provided to DCBS	
731.752	Confidentiality of report used for determination of required amount of capital or surplus; confidentiality of financial plan of action and report of examination connected with plan. (1) A report filed with the Director of the Department of Consumer and Business Services according to requirements established by rule for the purpose of determining the amount of capital or surplus, or any combination thereof, that should be possessed and maintained by an insurer under ORS 731.554 or by a health care service contractor under ORS 750.045, or under the laws of another state establishing similar requirements, shall be confidential and shall not be disclosed except as provided in ORS 705.137. (2) A financial plan of action stating corrective actions to be taken by an insurer or health care service contractor in response to a determination of inadequate capital or surplus, or any combination thereof, that is filed by the insurer or health care service contractor with the director according to requirements established by rule shall be confidential and shall not be disclosed except as provided in ORS 705.137. (3) The results or report of any examination or analysis of an insurer or health care service contractor performed by the director in connection with a financial plan described in subsection (2) of this section and any corrective order issued by the director pursuant to such an examination or analysis shall be confidential and shall not be disclosed except as provided in ORS 705.137. (4) Information contained in documents described in subsections (1) to (3) of this section that is also contained in financial statements of insurers or health care service contractors filed under ORS 731.574 or in final examination reports filed under ORS 731.312 is not confidential under this section.	Economic Affairs	Insurance - Documents relating to capital required of insurer or health care service contractor	
<u>735.430</u>	Surplus Line Association of Oregon. (1) The Surplus Line Association of Oregon shall be the advisory organization of surplus lines licensees to: (a) Facilitate and encourage compliance by resident and nonresident surplus lines licensees with the laws of this state and the rules of the Director of the Department of Consumer and Business Services relative to surplus lines insurance; (b) Provide means for the examination, which shall remain confidential as provided in ORS 705.137, of all surplus lines coverage written by resident and nonresident surplus lines licensees to determine whether the coverages comply with the Oregon Surplus Lines Law	Economic Affairs	Insurance - Examinations of surplus lines insurance	
732.539	Notification of acquisition; confidentiality; order; rules; required information; waiting period. (1)(a) A person that proposes to acquire another person, or the person that would be subject to the acquisition, must notify the Director of the Department of Consumer and Business Services and wait for the period of time specified in subsection (3) of this section before completing the acquisition. The director shall treat a notice and information that a person submits in accordance with this section as confidential and as exempt from disclosure under ORS 192.410 to 192.505.	Economic Affairs	Insurance - Notice of a person's intent to acquire another person. Yep.	
732.521	732.521 Activities that are prohibited unless specified procedures followed; exceptions; notice of divestiture. (4)(a) A person that seeks in any manner to give up a controlling interest in a domestic insurer shall file a confidential notice of the person's proposed divestiture with the director and send a copy of the notice to the domestic insurer at least 30 days before the person ceases to own or hold a controlling interest in the domestic insurer. The notice is confidential until the transaction that transfers control of the domestic insurer concludes, unless the director determines, at the director's sole discretion, that keeping the notice confidential will interfere with the enforcement of this subsection.	Economic Affairs	Insurance - Notice of proposal to give up controlling interest in domestic insurer	

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732.230	Order to cure impairment; confidentiality of order. (1) Whenever the Director of the Department of Consumer and Business Services determines from any showing or statement made to the director or from any examination made by the director that the assets of a domestic insurer are less than its liabilities plus required capitalization, the director may proceed immediately under the provisions of ORS chapter 734 or the director may allow the insurer a period of time, not to exceed 90 days, in which to make good the amount of the impairment with cash or authorized investments. (2) If the amount of any such impairment is not made good within the time prescribed by the director under subsection (1) of this section, the director shall proceed under the provisions of ORS chapter 734. (3) An order directing an insurer to cure an impairment is confidential as provided in ORS 705.137, for such time as the director considers proper but not exceeding the time prescribed by the director for making the amount of the impairment good. If the director determines that the public interest in disclosure outweighs the public interest in protecting or salvaging the solvency of the insurer, the director may make the order available for public inspection.		Insurance - Order directing insurer to cure impairment	temporary	public interest
<u>744.724</u>	Books and records. (1) Except as provided in subsection (4) of this section, a third party administrator shall maintain and make available to the insurer complete books and records of each transaction performed on behalf of the insurer. The books and records shall be maintained in accordance with prudent standards of insurance recordkeeping and must be maintained for a period of not less than five years from the date of their creation.  (2) The Director of the Department of Consumer and Business Services shall have access to the books and records maintained under subsection (1) of this section for the purpose of examination, audit and inspection. Any document, material or other information in the possession or control of the director that is furnished by a third party administrator, an insurer, an agent or an employee or an agent acting on behalf of the third party administrator, insurer or insurance producer, or that is obtained by the director in an investigation, shall be confidential as provided in ORS 705.137.		Insurance - Records of third party administrators' transactions on behalf of insurance companies		
<u>731.750</u>	Confidentiality of report of material acquisitions or dispositions of assets, material nonrenewals, cancellations and revisions of ceded reinsurance agreements. (1) A report filed with the Director of the Department of Consumer and Business Services according to requirements established by rule for disclosure of material acquisitions or dispositions of assets and disclosure of material nonrenewals, cancellations and revisions of ceded reinsurance agreements shall be confidential as provided in ORS 705.137. (4) Information contained in documents described in subsections (1) to (3) of this section that is also contained in financial statements of insurers filed under ORS 731.574 or in final examination reports filed under ORS 731.312 is not confidential under this section.	Economic Affairs	Insurance - Reports filed with DCBS by insurers regarding certain financial transations		
<u>734.830</u>	Notifying director of impaired insurers; examination; reports on impaired insurers. (2) The board of directors may, upon majority vote, request that the director order an examination of any member insurer which the board in good faith believes to be an impaired or insolvent insurer. The director may conduct such examination. The examination may be conducted as a National Association of Insurance Commissioners examination or may be conducted by such persons as the director designates. The cost of such examination shall be paid by the Oregon Life and Health Insurance Guaranty Association and the examination report shall be treated as are other examination reports in this state. In no event shall the examination report be released to the board of directors of the association prior to its release to the public, but this shall not excuse the director from the obligation to comply with subsection (3) of this section. The director shall notify the board of directors when the examination is completed. The request for an examination shall be kept on file by the director but it shall not be open to public inspection prior to the release of the examination report to the public and shall be released at that time only if the examination discloses that the examined insurer is an impaired insurer or insolvent insurer. (3) The director shall report to the board of directors when the director has reasonable cause to believe that any member insurer examined at the request of the board of directors may be an impaired insurer or insolvent insurer. (4) The board of directors may, upon majority vote, make reports and recommendations to the director upon any matter germane to the solvency, liquidation, rehabilitation or conservation of any member insurer. Such reports and recommendations shall not be considered public records.	Economic Affairs	Insurance - Reports from Oregon Insurance Guaranty Association to DCBS		
<u>734.650</u>	Notifying director of impaired insurers; examination; reports on impaired insurers. (4) The board may make such reports and recommendations to the director regarding the insolvency, liquidation, rehabilitation or conservation of member insurers as the board considers appropriate. Any such reports or recommendations are not public records.	Economic Affairs	Insurance - Reports or recommendations of Oregon Insurance Guaranty Association to DCBS regarding insurers		
<u>746.662</u>	Filing of insurance scoring models. (1) An insurer may not use credit history to determine personal insurance eligibility, premiums or rates for coverage unless the insurer has filed the insurance scoring models used by the insurer with the Director of the Department of Consumer and Business Services. An insurance scoring model includes all attributes and factors used in the calculation of an insurance score.  (2) Insurance scoring models filed with the director under subsection (1) of this section are confidential and not subject to disclosure under ORS 192.410 to 192.505.	Economic Affairs	Insurance - Scoring models filed with DCBS		
<u>731.762</u>	<b>Authority of director</b> . (2) Any insurance compliance self-evaluative audit document submitted to the director under this section and in the possession of the director remains the property of the insurer and is not subject to disclosure or production under ORS 192.410 to 192.505.	Economic Affairs	Insurance - Self evaluation audits		
<u>735.425</u>	Filing by licensee after placement of surplus lines insurance; rules. (1) Within 90 days after the placing of any surplus lines insurance in this state, each surplus lines licensee shall file with the Director of the Department of Consumer and Business Services: (a) A statement signed by the licensee regarding the insurance, which shall be kept confidential as provided in ORS 705.137, including the following: (A) The name and address of the insured; (B) The identity of the insurer or insurers; (C) A description of the subject and location of the risk; (D) The amount of premium charged for the insurance; and (E) Such other pertinent information as the director may reasonably require.	Economic Affairs	Insurance - Statements regarding surplus insurance lines		
<u>743.018</u>	<b>Filing of rates for life and health insurance; rules</b> . (3) The director may by rule: (a) Specify all information a carrier must submit as part of a rate filing under this section; and (b) Identify the information submitted that will be exempt from disclosure under this section because the information constitutes a trade secret and would, if disclosed, harm competition.	Economic Affairs	Insurance - Trade secrets in rate filings that would harm competition if disclosed		

<u>732.586</u>	Confidentiality of information; permitted disclosures. (1) All information, documents and copies of information or documents obtained by or disclosed to the Director of the Department of Consumer and Business Services or any other person in the course of an examination or investigation under ORS 732.584 are subject to the provisions of ORS 731.312. 732.586  (2) All information reported in accordance with ORS 732.552, 732.554, 732.574 and 732.576 is confidential and may not be made public except as provided in this subsection. The director may disclose reported information only as provided in ORS 705.137 or only if:  (a) The director obtains the prior written consent of the insurer to which the reported information pertains; or  (b) The director, after giving the insurer and the insurer's affiliates that would be affected by the disclosure notice and opportunity to be heard, determines that disclosing the information will serve the interest of policyholders, shareholders or the public. If the director determines that disclosing the information will serve one or more of such interests, the director may publish all or any part of the information in any manner that the director determines is appropriate.	Economic Affairs	Insurance - Various information reported to DCBS by insurers	
731.312	Report of examination; review by person examined; hearing; confidentiality of certain information and documents; permitted disclosures. (6) All work papers, recorded information, documents and copies thereof that are produced or obtained by or disclosed to the director or any other person in the course of an examination or in the course of analysis by the director of the financial condition or market conduct of an insurer are confidential and are exempt from public inspection as provided in ORS 705.137. If the director, in the director's sole discretion, determines that disclosure is necessary to protect the public interest, the director may make available work papers, recorded information, documents and copies thereof produced by, obtained by or disclosed to the director or any other person in the course of the examination. (7) The director may disclose the content of an examination report that has not yet otherwise been disclosed or may disclose any of the materials described in subsection (6) of this section as provided in ORS 705.137.	Economic Affairs	Insurance - Work papers pertaining to examination of insurer	public interest
<u>571.057</u>	License application; contents; fee; assessments. (2) Each application for license shall be accompanied by a license fee as provided for by this section and any amounts required by ORS 571.075 (3). Such application shall not be a public record but shall be subject to audit and review by the department. An applicant for an original license or for a renewal license, without a full calendar year of prior nursery stock sales or purchase experience upon which to base the fees, shall base such fees on an estimated annual gross dollar volume of sales or purchases of nursery stock by the applicant. Notwithstanding the provisions of ORS 571.075, upon application by such person for a renewal of license for a subsequent year, the fees for the previous license year shall be adjusted to reflect the actual annual gross dollar volume of sales or purchases of nursery stock by such applicant. Any additional fees found to be due shall be paid to the department at the time of application for renewal of license, or the department shall refund any overpayment found to be due the applicant.	Economic Affairs	Professions - application for nursery license	
<u>684.100</u>	Grounds for discipline of licensee or refusal to license; restoration; suspension; competency examinations; confidential information. (10)(a) Any information that the board obtains pursuant to ORS 684.100, 684.112 and 684.155 (9) is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Board of Chiropractic Examiners complaints, investigatory information	
<u>679.140</u>	Discipline of licensee; grounds; procedure; sanctions. (8) Upon receipt of a complaint under this chapter or ORS 680.010 to 680.205, the board shall conduct an investigation as described under ORS 676.165. (9) Information that the board obtains as part of an investigation into licensee or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving licensee or applicant conduct is confidential as provided under ORS 676.175. Notwithstanding ORS 676.165 to 676.180, the board may disclose confidential information regarding a licensee or an applicant to persons who may evaluate or treat the licensee or applicant for drug abuse, alcohol abuse or any other health related conditions.	Economic Affairs	Professions - Board of Dentistry complaints, investigatory information	public interest test in limited circumstances
<u>680.165</u>	Monitoring performance; information available to monitor; confidentiality; liability. (1) The Oregon Board of Dentistry may appoint a consultant or a committee or committees, each consisting of one or more licensed dental hygienists in this state, to study and report to the board the condition of and dental hygiene treatment rendered to any person or persons by any licensed dental hygienist in this state, or by any person purporting to practice dental hygiene in this state. Any person, hospital, sanitarium, professional grievance committee, nursing or rest home or other organization may, subject to the laws governing privileged or confidential communications, provide information, interviews, reports, statements, memoranda or other data relating to the condition and treatment of any person, to any such consultant, committee or the board, to be used in the course of any study for the purpose of improving the standards of dental hygiene practice, or to enable the board to assess the desirability of disciplinary action relating thereto. No liability of any kind or character for damages or other relief shall arise or be enforced against any such person or organization by reason of having provided such information or material, or arise or be enforced against any consultant or member of such committee by reason of having released or published the findings and conclusions of such consultants or committees to advance dental hygiene science and dental hygiene education, or by reason of having released or published generally a summary of such studies. Testimony given to and the proceedings, reports, statements, opinions, findings and conclusions of such consultants and committees and the board shall be confidential but this shall not preclude the use of the subpoena power with respect to the actual records of dentists, dental hygienists, patients, hospitals, sanitaria, nursing or rest homes.		Professions - Board of Dentistry investigation information	

679.280	Dental committees or consultants for improving standards of practice; liability; confidentiality of proceedings. (1) The Oregon Board of Dentistry may appoint a consultant or a committee or committees, each consisting of one or more licensed dentists in this state, to study and report to the board the condition of and dental treatment rendered to any person or persons by any licensed dentist or dentists in this state or by any person purporting to practice dentistry in this state. Any person, hospital, sanatorium, professional grievance committee, nursing or rest home or other organization may, subject to the laws governing privileged or confidential communications, provide information, interviews, reports, statements, memoranda or other data relating to the condition and treatment of any person to the consultant or committee or to the board, to be used in the course of any study for the purpose of improving the standards of dental practice or to enable the board to assess the desirability of disciplinary action relating thereto; and no liability of any kind or character for damages or other relief shall arise or be enforced against the person or organization by reason of having provided the information or material, or arise or be enforced against any consultant or member of the committee by reason of having released or published the findings and conclusions of the consultants or committees to advance dental science and dental education, or by reason of having released or published generally a summary of those studies. When used by the board to assess the desirability of disciplinary action, the testimony given to and the proceedings, reports, statements, opinions, findings and conclusions of the consultants and committees and the board shall be confidential as provided under ORS 676.175, but this shall not preclude the use of the subpoena power with respect to the actual records of dentists, patients, hospitals, sanitaria, nursing or rest homes.	Economic Affairs	Professions - Board of Dentistry investigatory information	public interest test in limited circumstances
<u>681.495</u>	<b>Board duty to investigate complaints.</b> Upon receipt of a complaint under this chapter, the State Board of Examiners for Speech-Language Pathology and Audiology shall conduct an investigation as described under ORS 676.165.	Economic Affairs	Professions - Board of Examiners for Speech- Language Pathology and Audiology investigatory information	
<u>675.745</u>	Grounds for denial, suspension or revocation of license or refusal to issue license; probation; confidentiality of information; penalties. (6) Information that the board obtains as part of an investigation into licensee or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving licensee or applicant conduct is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Board of Licensed Professional Counselors and Therapists complaints, investigation information	public interest test in limited circumstances
<u>675.540</u>	Grounds for disciplinary action; authorized sanctions and penalties; investigation. (4) Information that the board obtains as part of an investigation into the conduct of a regulated social worker or an applicant for an authorization to practice regulated social work or as part of a contested case proceeding, consent order or stipulated agreement involving the conduct of a regulated social worker or applicant, is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Board of Licensed Social Workers complaints, investigation information	public interest test in limited circumstances
<u>675.585</u>	Investigation of alleged violations; confidentiality of information; limitation of liability. (1) Upon complaint of any person, or upon its own initiative, the State Board of Licensed Social Workers may investigate any alleged violation of ORS 675.510 to 675.600. (2) Any information that the board obtains pursuant to subsection (1) of this section is confidential as provided under ORS 676.175 and is not admissible in judicial proceedings, other than judicial review as provided for under ORS 183.480, until the board votes to take final action.	Economic Affairs	Professions - Board of Licensed Social Workers complaints, investigation information	public interest test in limited circumstances
<u>687.081</u>	Grounds for denial, suspension or revocation of license or refusal to renew license; probation; civil penalties; complaint investigation. (8) Upon receipt of a complaint under ORS 687.011 to 687.250, 687.895 and 687.991, the board shall conduct an investigation as described under ORS 676.165.  (9) Information that the board obtains as part of an investigation into licensee or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving licensee or applicant conduct is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Board of Massage Therapists complaints, investigatory information	public interest test in limited circumstances
<u>688.605</u>	Duty to report violation; confidentiality; procedure on claims of violation. (2) Any information that the board obtains as the basis of a complaint or in the investigation of a complaint is confidential as provided under ORS 676.175. (3) Any person who reports or provides information to the board and who does so in good faith is not subject to an action for civil damages as a result of reporting or providing information. (4) A claim of a violation of ORS 688.405 to 688.605 shall be reported to the board and shall be substantiated by satisfactory evidence. If the board finds that a violation has occurred, the board shall, subject to the conditions of ORS 676.175, report the violation to the Attorney General for prosecution.	Economic Affairs	Professions - Board of Medical Imaging complaints, investigatory information	public interest test in limited circumstances
<u>688.525</u>	Grounds for discipline; investigation of complaints; confidential information. (2) Upon receipt of a complaint under ORS 688.405 to 688.605, the board shall conduct an investigation as described under ORS 676.165.  (3) Information that the board obtains as part of an investigation into licensee, permittee or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving licensee, permittee or applicant conduct is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Board of Medical Imaging complaints, investigatory information	
<u>685.115</u>	Confidential information; liability of person providing information. (1) Any information that the Oregon Board of Naturopathic Medicine obtains under ORS 685.225 is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Board of Naturopathic Medicine complaints, investigatory information	public interest test in limited circumstances
<u>685.220</u>	Report of suspected violation; confidentiality of violation report information; liability of supplier. (1) Any Oregon Board of Naturopathic Medicine licensee shall, and any other person may, report to the board any suspected violation of the provisions of this chapter.  (2) Information pertaining to the report required by subsection (1) of this section shall remain confidential as provided in ORS 676.165.	Economic Affairs	Professions - Board of	
<u>678.126</u>	Confidentiality of information; duty to investigate complaints; immunity. (1) Any information that the Oregon State Board of Nursing obtains pursuant to ORS 678.021, 678.111, 678.113, 678.123, 678.135 or 678.442 is confidential as provided under ORS 676.175.  (2) Upon receipt of a complaint under ORS 678.010 to 678.410 or 678.442, the Oregon State Board of Nursing shall conduct an investigation as described under ORS 676.165.	Economic Affairs	Professions - Board of Nursing complaints, investigatory information	public interest test in limited circumstances

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<u>675.300</u>	Grounds and procedures for denial, refusal to renew, suspension or revocation of license; confidentiality of information. (5) Information that the board obtains as part of an investigation into licensee or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving licensee or applicant conduct is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Board of Occupational Therapy complaints, investigation information	public interest test in limited circumstances
<u>683.335</u>	Report of suspected violation; confidentiality of complaints; liability of complainant. (2) Any information provided to the board pursuant to this section is confidential and shall not be subject to public disclosure.	Economic Affairs	Professions - Board of Optometry complaints	
<u>683.165</u>	Confidential information; liability of person providing information. (1) Any information that the Oregon Board of Optometry obtains under ORS 683.140 is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Board of Optometry complaints, investigatory information	public interest test in limited circumstances
<u>683.325</u>	Investigation of complaints and alleged violations; subpoenas. (1) Upon the complaint of any citizen of this state, or upon its own motion, the Oregon Board of Optometry may investigate any alleged violation of ORS 683.010 to 683.340.  (4) Upon receipt of a complaint under ORS 683.010 to 683.340, the board shall conduct an investigation as described under ORS 676.165.	Economic Affairs	Professions - Board of Optometry investigatory information	
<u>689.455</u>	Duty to report suspected violations and prohibited conduct; liability for reporting; confidentiality of report. (1) Unless state or federal laws relating to confidentiality or the protection of health information prohibit disclosure, a pharmacist or pharmacy technician shall report: (a) Any suspected violations of this chapter or of ORS 475.005 to 475.285 and 475.840 to 475.980 to the State Board of Pharmacy; and (b) Any prohibited conduct as defined in ORS 676.150 in the manner provided in ORS 676.150. (2) Any pharmacist or pharmacy technician who reports to the board as required by subsection (1) of this section in good faith shall not be subject to an action for civil damages as a result thereof. (3) Any information that the board obtains pursuant to ORS 689.405 or 689.445 or this section is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Board of Pharmacy complaints, investigatory information	
<u>689.405</u>	<b>689.405 Grounds for discipline; investigation; procedure as contested case.</b> (2) Upon receipt of a complaint under this chapter, the board shall conduct an investigation as described under ORS 676.165.	Economic Affairs	Professions - Board of Pharmacy investigatory information	
<u>675.075</u>	Confidentiality of information obtained under ORS 675.070 or 675.085. (1) Any information that the State Board of Psychologist Examiners obtains under ORS 675.070 or 675.085 is confidential as provided under ORS 676.175. (2) Any person who in good faith provides information to the board shall not be subject to an action for civil damages as a result thereof.	Economic Affairs	Professions - Board of Psychologist Examiners complaints, investigatory information	public interest test in limited circumstances
<u>676.175</u>	Complaints and investigations confidential; exceptions; fees. (1) A health professional regulatory board shall keep confidential and not disclose to the public any information obtained by the board as part of an investigation of a licensee or applicant, including complaints concerning licensee or applicant conduct and information permitting the identification of complainants, licensees or applicants. However, the board may disclose information obtained in the course of an investigation of a licensee or applicant to the extent necessary to conduct a full and proper investigation. (2) Notwithstanding subsection (1) of this section, if a health professional regulatory board votes not to issue a notice of intent to impose a disciplinary sanction: (a) The board shall disclose information obtained as part of an investigation of an applicant or licensee if the person requesting the information demonstrates by clear and convincing evidence that the public interest in disclosure outweighs other interests in nondisclosure, including but not limited to the public interest in nondisclosure. (b) The board may disclose to a complainant a written summary of information obtained as part of an investigation of an applicant or licensee resulting from the complaint to the extent the board determines necessary to explain the reasons for the board's decision. An applicant or licensee may review and obtain a copy of any written summary of information disclosed to a complainant by the board after the board has deleted any information that could reasonably be used to identify the complainant. (3) If a health professional regulatory board votes to issue a notice of intent to impose a disciplinary sanction, upon written request by the licensee or applicant, the board shall disclose to the licensee or applicant all information obtained by the board in the investigation of the allegations in the notice except: (a) Information that is privileged or confidential under a law other than this section. (b) Information that would permit the iden		Professions - Complaints and investigatory information concerning licensed health professionals	public interest test in limited circumstances
<u>687.490</u>	Confidentiality of information provided to board or agency. (1) Any information provided to the State Board of Direct Entry Midwifery or the Oregon Health Licensing Agency under ORS 687.445 is confidential and is not subject to public disclosure or admissible as evidence in any judicial proceeding.	Economic Affairs	Professions - Complaints, investigatory information in connection with discipline proceedings concernign direct entry midwifery practitioners	
<u>676.177</u>	Disclosure of confidential information to another public entity; criteria. (1) Notwithstanding any other provision of ORS 676.165 to 676.180, a health professional regulatory board, upon a determination by the board that it possesses otherwise confidential information that reasonably relates to the regulatory or enforcement function of another public entity, may disclose that information to the other public entity. (2) Any public entity that receives information pursuant to subsection (1) of this section shall agree to take all reasonable steps to maintain the confidentiality of the information, except that the public entity may use or disclose the information to the extent necessary to carry out the regulatory or enforcement functions of the public entity. (3) For purposes of this section, "public entity" means: (a) A board or agency of this state, or a board or agency of another state with regulatory or enforcement functions similar to the functions of a health professional regulatory board of this state; (b) A district attorney; (c) The Department of Justice; (d) A state or local public body of this state that licenses, franchises or provides emergency medical services; or (e) A law enforcement agency of this state, another state or the federal government.	Economic Affairs	Professions - Confidential information provided by health professional regulatory board to other public bodies	

	General powers; rules. The board of education of a community college district shall be responsible for the			
<u>341.290</u>	general supervision and control of any and all community colleges operated by the district. Consistent with any applicable rules of the State Board of Education, the board may: (17) Prescribe rules for the use and access to public records of the district that are consistent with ORS 192.420, and education records of students under applicable state and federal law and rules of the State Board of Education. Whenever a student has attained 18 years of age or is attending an institution of post-secondary education, the permission or consent required of and the rights accorded to a parent of the student regarding education records shall thereafter be required of and accorded to only the student. However, faculty records relating to matters such as conduct, personal and academic evaluations, disciplinary actions, if any, and other personal matters shall not be made available to public inspection for any purpose except with the consent of the person who is the subject of the record or upon order of a court of competent jurisdiction.	Economic Affairs	Professions - Faculty Records	
<u>339.378</u>	Disclosure of information and records by education provider; confidentiality. (1) Not later than 20 days after receiving a request under ORS 339.374, an education provider that has or has had an employment relationship with the applicant shall disclose the information requested and any disciplinary records that must be disclosed as provided by ORS 339.388 (7). (2) An education provider may disclose the information on a standardized form and is not required to provide any additional information related to a substantiated report of child abuse or sexual conduct other than the information that is required by ORS 339.374 (2). (3) Information received under this section is confidential and is not a public record as defined in ORS 192.410. An education provider may use the information only for the purpose of evaluating an applicant's eligibility to be hired.		Professions - Information about substantiated child abuse or sexual conduct reports concerning teachers	
339.388	Report of child abuse or sexual conduct; investigation; appeal process; disclosure of records. (5) If, following an investigation, an education provider determines that the report of suspected child abuse or sexual conduct is a substantiated report, the education provider shall: (a) Inform the school employee that the education provider has determined that the report has been substantiated. (b) Provide the school employee with information about the appropriate appeal process for the determination made by the education provider. The appeal process may be the process provided by a collective bargaining agreement or a process administered by a neutral third party and paid for by the school district. (c) Following notice of a school employee's decision not to appeal the determination or following the determination of an appeal that sustained the substantiated report, create a record of the substantiated report and place the record in the personnel file of the school employee. Records created pursuant to this paragraph are confidential and are not public records as defined in ORS 192.410. An education provider may use the record as a basis for providing the information required to be disclosed under ORS 339.378. (d) Inform the school employee that information about substantiated reports may be disclosed to a potential employer as provided by subsection (7) of this section and ORS 339.378.	Economic Affairs	Professions - Information about substantiated child abuse or sexual conduct reports concerning teachers	
<u>671.550</u>	Authority of board to investigate; confidentiality of information. (2) Except when used for legal action or to determine a claim described in ORS 671.695, the information obtained by an inspection authorized by this section is confidential. However, the board shall furnish copies of any inspection to the licensee or other person that is subjected to an inspection.	Economic Affairs	Professions - Information obtained by State Landscape Architect Board inspection	
<u>684.185</u>	Peer review committees; duties; appointment; confidentiality of information. (6) Upon receipt of a complaint under this chapter, the peer review committee shall conduct an investigation as described under ORS 676.165. (7) Any information provided to a peer review committee in the performance of its duties is confidential and shall not be subject to public disclosure or admissible as evidence in any judicial proceeding, except that as a part of a peer review report, this information may be disclosed to the state board and the person being reviewed who may then use the information in any disciplinary or court proceeding brought by the board. Peer review committee information that becomes part of the record of a board investigation into licensee or applicant conduct or part of a contested case proceeding, consent order or stipulated agreement involving licensee or applicant conduct is confidential as provided under ORS 676.175.		Professions - Information provided to chiropractic peer review committees, obtained by investigators	public interest test in limited circumstances
<u>685.205</u>	Peer review committee; duties; members; board responsibilities; confidentiality; limitation on liability; investigation; rules. (6) Any information provided to a peer review committee in the performance of its duties is confidential and is not subject to public disclosure or admissible as evidence in any judicial proceeding, except that as a part of a peer review report, this information may be disclosed to the board and the person being reviewed.  (8) Upon receipt of a complaint under this chapter, the peer review committee shall conduct an investigation as described under ORS 676.165.		Professions - Information provided to naturopathic peer review committees, obtained by investigators	
<u>688.655</u>	Grounds for denying, suspending or revoking certificate; investigation; duty to report; confidential information; liability of person who reports. (4) Information provided to the authority pursuant to this section is confidential and shall not be subject to public disclosure, nor shall it be admissible as evidence in any judicial proceeding.	Economic Affairs	Professions - Information provided to Oregon Health Authority in connection with investigations of hemodialysis technicians	
<u>676.165</u>	<b>Complaint investigation</b> . (5) Investigatory information obtained by an investigator and the report issued by the investigator shall be exempt from public disclosure.	Economic Affairs	Professions - Investigatory information compiled by investigators for health professional regulatory boards	
<u>671.338</u>	Confidentiality of application, examination and investigatory information. (1) Notwithstanding ORS 192.420:  (a) In addition to any exemption from disclosure provided under ORS 192.345 (4), State Landscape Architect Board examination materials, file records of examination grading and performance, transcripts from educational institutions, letters of inquiry, letters of reference and board inquiry forms concerning applicants or registrants are confidential and may not be disclosed except as provided in paragraph (b) of this subsection or subsection (2) of this section.	Economic Affairs	Professions - Landscape Architect Board applicant materials	

notes following ORS 342.175 §§ 5, 7	Sec. 5. Letters of informal reproval. (1) The Teacher Standards and Practices Commission may issue a letter of informal reproval to a person licensed, registered or certified by the commission if: (a) Following the completion of an investigation, the commission determines that the person has engaged in conduct that affects the person's ability to be professionally effective, based on standards adopted by the commission by rule; and (b) Subject to subsection (5) of this section, the commission agrees not to pursue disciplinary action against the person under ORS 342.175 and the person agrees to the terms of the letter of informal reproval, including a monitoring period. (2) A letter of informal reproval issued as provided by subsection (1) of this section shall establish the terms of a monitoring period for the person to whom the letter is issued. (3) Upon the issuance of a letter of informal reproval, the commission shall notify the employer of the person to whom the letter is issued, including any terms of the letter that the employer may need to know to assist the person in complying with the terms of the letter. (4) A letter of informal reproval issued as provided by subsection (1) of this section: (a) Is confidential; and (b) Except when a disciplinary action is taken as provided in subsection (5) of this section, may not be posted on an interstate clearinghouse related to educator license sanctions. (5) If a person fails to comply with the terms of a letter of informal reproval, the commission may take disciplinary action against the person based on one or both of the following: (a) The conduct underlying the letter of informal reproval; or (b) The failure to comply with the terms of the letter of informal reproval. (6) If the executive director of the commission determines that a person failed to meet the terms of a letter of informal reproval, the executive director shall report the failure to the commission for the commission to make a final determination pursuant to ORS 342.176. (7) The documents and m		Professions - Letter of informal reproval by Teacher Standards and Practices Comm'n, investigatory information	
<u>684.200</u>	Report of suspected violation; confidentiality of information; liability of supplier (2) Information pertaining to a report required by subsection (1) of this section shall remain confidential and is not subject to public disclosure except as considered necessary by the board in the enforcement of this chapter.	Economic Affairs	Professions - Mandatory reports by chiropractors concerning other chiropractors	
692.180	Grounds for revocation, suspension or refusal to issue or renew licenses or certificates; civil penalty; investigation; confidentiality. (4) Upon receipt of a complaint, the board shall conduct an investigation as described under ORS 676.165.  (5) Information that the board obtains as part of an investigation into licensee or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving licensee or applicant conduct is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Mortuary and Cemetary Board complaints, investigatory information	
692 230	Grounds for suspension and revocation of certificates of apprenticeship; reregistration when certificate has lapsed or is suspended or revoked; investigation; confidentiality. (3) Upon receipt of a complaint, the board shall conduct an investigation as described under ORS 676.165.  (4) Information that the board obtains as part of an investigation into licensee or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving licensee or applicant conduct is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Mortuary and Cemetary Board complaints, investigatory information	
<u>688.140</u>	Grounds for discipline; sanctions; civil penalties. (4) If the board finds that the information received in a complaint or an investigation does not merit disciplinary action against a person, nondisciplinary actions may ensue. The board may then take the following actions:  (b) Issue a confidential advisory letter to the person that is nondisciplinary and that notifies the physical therapist or physical therapist assistant that certain conduct or practices must be modified or eliminated.	Economic Affairs	Professions - Nondisciplinary letter from Physical Therapist Licensing Board	
<u>194.152</u>	Journal of notarial acts; rules; disclosure. (4) A notarial journal in the possession of a notary public who is not a public official or employee is exempt from disclosure under ORS 192.410 to 192.505. A notarial journal in the possession of the Secretary of State, or in the possession of a notary public who is a public official or employee, is not exempt from disclosure under ORS 192.410 to 192.505 unless the Secretary of State or other custodian determines that the public interest in disclosure is outweighed by the interests of the parties in keeping the journal record of the notarial act confidential. A determination by the Secretary of State or other custodian under this subsection is subject to review under ORS 192.410 to 192.505.	Economic Affairs	Professions - Notarial journal	Public Interest
<u>676.608</u>	Investigative authority; conduct of investigation. (1) As used in this section, "public entity" has the meaning given that term in ORS 676.177.  (2)(a) The Oregon Health Licensing Agency shall carry out the investigatory duties necessary to enforce the provisions of ORS 676.575 to 676.625 and 676.992.  (b) Subject to subsection (12) of this section, the agency, upon its own motion, may initiate and conduct investigations of matters relating to the practice of occupations or professions subject to the authority of the boards and councils listed in ORS 676.583.  (c) Subject to subsection (12) of this section, when the agency receives a complaint against an authorization holder, the agency shall investigate the complaint as provided in ORS 676.165.	Economic Affairs	Professions - OHLA investigations of complaints against licensed professionals	
682.220	Denial, suspension or revocation of license and emergency medical technician certificate; investigation; confidentiality of information. (3) The authority may investigate any evidence that appears to show that an emergency medical services provider licensed by the authority is or may be medically incompetent, guilty of unprofessional or dishonorable conduct or mentally or physically unable to safely function as an emergency medical services provider. The authority may investigate the off-duty conduct of an emergency medical services provider to the extent that such conduct may reasonably raise questions about the ability of the emergency medical services provider to perform the duties of an emergency medical services provider in accordance with the standards established by this chapter. Upon receipt of a complaint about an emergency medical services provider or applicant, the authority shall conduct an investigation as described under ORS 676.165. The authority shall conduct the investigation in accordance with ORS 676.175.  (6) Information regarding an ambulance service provided to the authority pursuant to this section is confidential and shall not be subject to public disclosure, nor shall it be admissible as evidence in any judicial proceeding. Information that the authority obtains as part of an investigation into emergency medical technician or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving emergency medical technician or applicant conduct is confidential as provided under ORS 676.175. Information regarding an ambulance service does not become confidential due to its use in a disciplinary proceeding against an emergency medical technician.  Confidential information; immunity. (1) Any information that the Oregon Medical Board obtains	Economic Affairs	Professions - Oregon Health Licensing Agency complaints and investigatory information regarding EMTs  Professions - Oregon	public interest test in limited circumstances
	pursuant to ORS 677.200, 677.205 or 677.410 to 677.425 is confidential as provided under ORS 676.175. (2) Any person who reports or provides information to the board under ORS 677.205 and 677.410 to 677.425 and who provides information in good faith shall not be subject to an action for civil damages as a result thereof.	Economic Affairs	Medical Board complaints, investigatory information	public interest test in limited circumstances

<u>441.055</u>	Rules; health care facilities to ensure compliance; medical staff bylaws; peer review; procedure. (7) All findings and conclusions, interviews, reports, studies, communications and statements procured by or furnished to the peer review committee in connection with a peer review are confidential pursuant to ORS 192.345 to 192.505 and 192.690 and all data is privileged pursuant to ORS 41.675.	Economic Affairs	Livelihood - Peer review information	
688.230	Report of suspected violation; confidentiality of report; liability of person reporting. (1) Any licensed health facility, licensed physical therapist, licensed physical therapist assistant, the Oregon Physical Therapy Association or physician licensed under ORS chapter 677, podiatric physician and surgeon or dentist shall, and any other person may, report suspected violations of ORS 688.010 to 688.201 to the Physical Therapist Licensing Board. The reports are confidential as provided under ORS 676.175. (2) Any person who reports or provides information to the board under subsection (1) of this section and who provides information in good faith shall not be subject to an action for civil damages as a result thereof.	Economic Affairs	Professions - Physical Therapist Licensing Board complaints	public interest test in limited circumstances
<u>688.145</u>	<b>Discipline procedure; review of orders; confidential information.</b> (3) Information that the board obtains as part of an investigation into licensee or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving licensee or applicant conduct is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Physical Therapist Licensing Board complaints, investigatory information	public interest test in limited circumstances
703.473	Confidentiality of investigator's personal identifying information and client files. (3) Information obtained by the department as part of an investigation of a licensee or applicant, including complaints concerning the licensee or applicant, is confidential and not subject to disclosure under ORS 192.410 to 192.505 until the department dismisses the case or issues a proposed order.	Economic Affairs	Professions - Private investigator complaints, investigatory information	
<u>703.480</u>	<b>Board and department duties; rules; fees</b> . (2) The department shall: (a) Investigate alleged violations of ORS 703.401 to 703.490 and of any rules adopted by the board or department. Notwithstanding ORS 703.473 (3), when the department conducts an investigation under this paragraph, all information about the alleged violation and the investigation is confidential and is not subject to disclosure under ORS 192.410 to 192.505 if the department determines that the allegation is false.	Economic Affairs	Professions - Private investigator investigatory information if DPSST concludes allegation is false	
181.854	Disclosure of information about certain public safety employees. (3) A public body may not disclose information about a personnel investigation of a public safety employee of the public body if the investigation does not result in discipline of the employee. (4) Subsection (3) of this section does not apply: (a) When the public interest requires disclosure of the information. (b) When the employee consents to disclosure in writing. (c) When disclosure is necessary for an investigation by the public body, the Department of Public Safety Standards and Training or a citizen review body designated by the public body. (d) When the public body determines that nondisclosure of the information would adversely affect the confidence of the public in the public body. (5) If an investigation of a public safety employee of a public body results from a complaint, the public body may disclose to the complainant the disposition of the complaint and, to the extent the public body considers necessary to explain the action of the public body on the complaint, a written summary of information obtained in the investigation. (6) A public body must notify a public safety employee of the public body if the public body receives a request for: (a) A photograph of the employee. (b) Information about the employee that is exempt from disclosure under ORS 192.345 or 192.355 (2) or (3). (c) Information about the employee that is prohibited from disclosure by subsection (3) of this section.	Economic Affairs	Professions - Public safety officer information	Public Interest
9.080	Duties of board of governors; professional liability fund; quorum; status of employees of bar. (2)(a) The board shall have the authority to require all active members of the state bar engaged in the private practice of law whose principal offices are in Oregon to carry professional liability insurance and shall be empowered, either by itself or in conjunction with other bar organizations, to do whatever is necessary and convenient to implement this provision, including the authority to own, organize and sponsor any insurance organization authorized under the laws of the State of Oregon and to establish a lawyer's professional liability fund. This fund shall pay, on behalf of active members of the state bar engaged in the private practice of law whose principal offices are in Oregon, all sums as may be provided under such plan which any such member shall become legally obligated to pay as money damages because of any claim made against such member as a result of any act or omission of such member in rendering or failing to render professional services for others in the member's capacity as an attorney or caused by any other person for whose acts or omissions the member is legally responsible. The board shall have the authority to assess each active member of the state bar engaged in the private practice of law whose principal office is in Oregon for contributions to such fund, to establish definitions of coverage to be provided by such fund and to retain or employ legal counsel to represent such fund and defend and control the defense against any covered claim made against such member. The board shall have the further authority to offer optional professional liability coverage on an underwritten basis above the minimum required coverage limits provided under such fund, either through such fund, through a separate fund or through any insurance organization authorized under the laws of the State of Oregon, and may do whatever is necessary and convenient to implement this provision. Any fund so established shall no		Professions - Reports of claim against lawyers' Professional Liability Fund	
<u>742.400</u>	Duty to report claim of professional negligence to licensing board; contents of report; public disclosure and posting of reports. (5)(b) If a board discloses information about a claim that is the subject of a report received under this section, the board shall indicate in the disclosure whether the claim resulted in a judicial finding or an admission of liability or a money judgment, an award or a settlement that involves a payment to the claimant. A board may not publicly disclose or publish any allegations or factual assertions included in the claim unless the complaint resulted in a judicial finding or an admission of liability or a money judgment, an award or a settlement that involves a payment to the claimant.		Professions - Reports of medical malpractice claims	
<u>342.850</u>	Teacher evaluation; personnel file content; rules. (8) The personnel file shall be open for inspection by the teacher, the teacher's designees and the district school board and its designees. District school boards shall adopt rules governing access to personnel files, including rules specifying whom school officials may designate to inspect personnel files.	Economic Affairs	Professions - Teacher personnel files	

<u>342.176</u>	Preliminary investigation; materials confidential; notice. (1) The Teacher Standards and Practices Commission shall promptly undertake an investigation upon receipt of a complaint or information that may constitute grounds for: (a) Refusal to issue a license or registration, as provided under ORS 342.143; (b) Suspension or revocation of a license or registration, discipline of a person holding a license or registration, or suspension or revocation of the right to apply for a license or registration, as provided under ORS 342.175; or (c) Discipline for failure to provide appropriate notice prior to resignation, as provided under ORS 342.553. (2) The commission may appoint an investigator and shall furnish the investigator with appropriate professional and other special assistance reasonably required to conduct the investigation, and the investigator is empowered to subpoena witnesses over the signature of the executive director, swear witnesses and compel obedience in the same manner as provided under ORS 183.440 (2). (3) Following completion of the investigation, the executive director shall report in writing any findings and recommendations to: (a) The commission, meeting in executive session, at its next regular meeting following completion of the investigation; and (b) The person against whom the charge is made.(4)(a) Except as provided in paragraph (b) of this subsection, the documents and materials used in the investigation and the report of the executive director are confidential and not subject to public inspection unless the commission makes a final determination to: (A) Refuse to issue a license or registration, as provided under ORS 342.143; (B) Suspend or revoke a license or registration, discipline a person holding a license or registration, or suspend or revoke the right to apply for a license or registration, as provided under ORS 342.175; or (C) Discipline a person for failure to provide appropriate notice prior to resignation, as provided under ORS 342.553. (b) Records made available to the comm	Economic Affairs	Professions - Teacher Standards and Practices Commission preliminary investigation materials	
<u>351.065</u>	is sufficient cause to justify holding a hearing under ORS 342.177, it shall notify in writing: (a) The person charged, enclosing a statement of the charges and a notice of opportunity for hearing: (b) The  Personnel records; standards; exemptions. (1) The State Board of Higher Education may, for each public university or office, department or activity under its control, adopt rules and specific orders by or through the president of each public university governing access to personnel records of the public university or office, department or activity that are less than 25 years old.  (2) Rules adopted under subsection (1) of this section shall require that personnel records be subjected to restrictions on access unless upon a finding by the president of the public university that the public interest in maintaining individual rights to privacy in an adequate educational environment would not suffer by disclosure of such records. Access to such records may be limited to designated classes of information or persons, or to stated times and conditions, or to both, but cannot be limited for records more than 25 years old.  (12) Any category of personnel records specifically designated as confidential pursuant to valid rules or orders pursuant to this section is not a public record for the purposes of ORS 192.420.  (13) As used in this section, "personnel records" means records containing information kept by the public university, office, department or activity concerning a faculty member and furnished by the faculty member or by others about the faculty member at the request of the faculty member or the public university, effice, department or activity, including, but not limited to, information concerning discipline, membership activity, employment performance or other personal records of individual persons.	Economic Affairs	Professions - University Faculty Records	Public Interest
<u>351.065</u>	Personnel records; standards; exemptions. (7) Letters and other information submitted in confidence to the board or its public universities, offices, departments or activities prior to July 1, 1975, shall be maintained in the files designated. However, if a faculty member requests access to those files, the anonymity of the contributor of letters and other information obtained prior to July 1, 1975, shall be protected. The full text shall be made available except that portions of the text that would serve to identify the contributor shall be excised by a faculty committee. Only the names of the contributors and the excised portions of the documents may be kept in a file other than the three prescribed by subsection (4) of this section.  (8)(a) Confidential letters and other information submitted to or solicited after July 1, 1975, by the board or its public universities, offices, departments or activities prior to the employment of a prospective faculty member are exempt from the provisions of this section. However, if the member is employed by the board or its public universities, offices, departments or activities, the confidential preemployment materials shall be placed in the three authorized files. If a faculty member requests access to the member's files, the anonymity of the contributor of confidential preemployment letters and other preemployment information shall be protected. The full text shall be made available, except that portions of the text that would serve to identify the contributor shall be excised and retained in a file other than the three designated in subsection (4) of this section.	Economic Affairs	Professions - University Faculty Records	
<u>686.135</u>	License or permit denial and discipline procedures; rules; confidential information. (3) Information that the board or a committee appointed by the board obtains as part of an investigation into licensee or applicant conduct or as part of a contested case proceeding, consent order or stipulated agreement involving licensee or applicant conduct is confidential as provided under ORS 676.175.	Economic Affairs	Professions - Veterinary Medical Examining Board complaints, investigatory information	public interest test in limited circumstances
<u>686.170</u>	Appointment of committee to investigate alleged violations of chapter. (1) The Oregon State Veterinary Medical Examining Board is authorized to appoint a committee of not less than three licensed, practicing veterinarians to investigate any charge made accusing any person of violating any of the provisions of this chapter, and to report to the board any facts concerning the charge, together with any recommendations the committee sees fit to make. No member of the committee shall reside in the same territory served by the accused person. The expenses of the committee shall be paid out of the Oregon State Veterinary Medical Examining Board Account established in ORS 686.246.  (2) Upon receipt of a complaint under this chapter, the board and any committee shall conduct an investigation as described under ORS 676.165.	Economic Affairs	Professions - Veterinary Medical Examining Board investigatory information	
	Miscellaneous			

<u>570.880</u>	Confidentiality of bedbug infestation reports. (2) The following information reported by pest control operators to a public health authority must be maintained confidentially and is not subject to disclosure under ORS 192.410 to 192.505:  (a) The location of a site where a pesticide intended to prevent, destroy, repel or mitigate an infestation of bedbugs has been applied or is to be applied;  (b) The identity of any person who owns, rents or leases property at the site described in paragraph (a) of this subsection; and  (c) Any information describing or pertaining to the infestation or suspected infestation at the site described in paragraph (a) of this subsection.	Economic Affairs	Miscellaneous - Bedbug infestation records		
<u>459A.847</u>	Data disclosure. (1)(a) Except for the financial, cost, production or sales data and records specified in paragraph (b) of this subsection, the Department of Environmental Quality may not disclose any financial, cost, production or sales data and records of a stewardship organization, or of a specific producer, obtained by the department as part of the approval of a plan, or updated plan, for a statewide architectural paint stewardship program pursuant to ORS 459A.827 or as part of an annual report submitted pursuant to ORS 459A.842.  (2) The Department of Environmental Quality may not disclose the names of brands by specific producers obtained by the department as part of the approval of a plan for a statewide architectural paint stewardship program pursuant to ORS 459A.827. The department may disclose separate lists indicating participating producers and participating brands of the statewide architectural paint stewardship program.	Economic Affairs	Miscellaneous - Data about architectural paint		
<u>431.895</u>	Efficacy and toxicity data available to task force; use; confidentiality of data. (1) The Poison Prevention Task Force may request efficacy and toxicity data, or other pertinent data it considers necessary, from the manufacturer of any toxic household product. The information shall be made available by the manufacturer to the task force upon request and shall remain confidential, if so requested.  (2) The task force may request data from and utilize the technical expertise of other state agencies or health care providers, or both, to evaluate the incidence and severity of poisoning, drug overdose and toxic exposure.	Economic Affairs	Miscellaneous - Information about toxicity of household products		
<u>646A.164</u>	Complaints and investigations confidential; exceptions. (2) Except as provided in subsection (3) of this section, data gathered pursuant to any investigation by the director shall be confidential, and shall not be disclosed or available for public inspection or review. The data shall not be used in any action, suit or proceeding except to the extent it is essential in the investigation or prosecution of apparent violations of ORS 646A.150 to 646A.172, 742.390 and 742.392.	Economic Affairs	Miscellaneous - Information obtained investigating complaints about service contracts		
<u>459A.718</u>	<b>Distributor cooperatives; requirements; compliance; rules.</b> (6)(d) Except for the percentages described in paragraphs (a) to (c) of this subsection or in a proceeding under ORS 459A.717 for a violation of subsection (5) of this section, the commission may not disclose any information provided by a distributor, an importer or a distributor cooperative under subsection (5) of this section		Miscellaneous - Information provided to calculate bottle bill returns		
<u>94.974</u>	Written disclosures required; procedures; inspection of records. (1) Except in a transaction exempt under ORS 94.962, any person who sells a membership camping contract shall provide the prospective purchaser with those written disclosures required under ORS 94.959. Disclosures shall be substantially accurate and complete and made to a prospective purchaser before the prospective purchaser signs a membership camping contract or gives any consideration for the purchase of such contract. The person shall take a receipt from the prospective purchaser upon delivery of the disclosures. Each receipt shall be kept on file by the membership camping operator within this state subject to inspection by the Real Estate Commissioner or the commissioner's authorized representative for a period of three years from the date the receipt is taken. (2) Records of the sale of membership camping contracts shall be subject to inspection by the commissioner or the commissioner's authorized representative. Any list identifying campground members obtained by the commissioner or the commissioner's authorized representative shall be exempt from disclosure, as trade secrets, to any person, public body or state agency, under ORS 192.345.		Miscellaneous - members of membership campgrounds		
<u>537.762</u>	Report of constructor before beginning work on well; rules; fees. (4) The report furnished under subsection (1) of this section shall be confidential and maintained as such for one year or until the well log required under ORS 537.765 is received by the commission, whichever is earlier. Nothing in this subsection prohibits the commission from using the report for enforcement actions during the period the report is considered confidential.	Economic Affairs	Miscellaneous - Report in advance of drilling water well	temporary	
<u>383.025</u>	Certain information provided to Department of Transportation exempt from disclosure. Sensitive business, commercial or financial information presented to the Department of Transportation by a private entity for the purpose of determining the feasibility of the entity's participation in a tollway project is exempt from disclosure under ORS 192.410 to 192.505.	Economic Affairs	Miscellaneous - Tollway feasability information		
<u>443.735</u>	Issuance of license; fee; standards; renewal; burden of proof; rules. (3) The licensing agency shall not issue an initial license unless: (e) The applicant has demonstrated to the licensing agency the financial ability and resources necessary to operate the adult foster home. The licensing agency shall adopt rules as the agency deems appropriate that establish the financial standards an applicant must meet to qualify for issuance of a license and that protect financial information from public disclosure. The demonstration of financial ability under this paragraph shall include, but need not be limited to, providing the licensing agency with a list of any unsatisfied judgments, pending litigation and unpaid taxes and notifying the agency regarding whether the applicant is in bankruptcy. If the applicant is unable to demonstrate the financial ability and resources required by this paragraph, the licensing agency may require the applicant to furnish a financial guarantee as a condition of initial licensure.	Economic Affairs	Miscellaneuous - Financial information submitted by adult care home applicants		

823.023	Right of entry onto premises of any carrier or of business tendering hazardous materials for shipment.  (1) The Department of Transportation or authorized representatives may enter upon any premises, or any equipment, rolling stock or facilities operated or occupied by any motor carrier or railroad for the purpose of making any inspection, examination or test reasonably required in the administration of ORS chapters 823, 824, 825 and 826, and to set up and use on such premises, equipment, rolling stock or facilities any apparatus or appliance and occupy reasonable space therefor.  (2) The department or authorized representatives shall, upon demand, have the right to inspect the books, accounts, papers, records and memoranda of any motor carrier or railroad and to examine under oath any officer, agent or employee of such motor carrier or railroad in relation to its business and affairs.  (3) Any person who on behalf of the department makes demand of a motor carrier or railroad for an examination, inspection or test shall, upon request therefor, produce a certificate under the seal of the department showing authority to make such examination, inspection or test.  (4) The department or authorized representatives shall, upon demand, have the right to enter any premises of a business that the department has reasonable cause to believe tendered for shipment, by motor or rail, any hazardous material and to make any examination, inspection or test reasonably required to determine compliance with the health and safety regulations administered or enforced by the department. Any person, who on behalf of the department demands to make an examination, inspection or test, shall produce upon request a certificate under the seal of the department showing authority to make the examination, inspection or test.  (5) Nothing in this section authorizes the department to use any information developed thereunder for any purpose inconsistent with any statute governing motor carriers or railroads and administered by the department or t		Miscellaneous - information ODOT obtains examining hazardous materials shippers		
<u>287A.350</u>	<b>Public records.</b> The records of registered bond ownership, whether maintained by a public body or otherwise, are not public records within the meaning of ORS 192 410 (4)	Economic Affairs	Finance - Records of		
	otherwise, are not public records within the meaning of ORS 192.410 (4).  Resource Extraction	<u> </u>	bond ownership		
<u>522.365</u>	Filing record with department; exemption from disclosure. (1) Each operator of any geothermal well or the designated agent of the operator shall file with the State Department of Geology and Mineral Industries a copy of the log, history and core record, or any portion thereof, promptly upon completion, or upon the written request of the department at any time after the commencement of the work of drilling any geothermal well, and upon plugging and decommissioning or upon suspension of operations for a period of at least six months. (2) For a period of four years after the receipt of any log, history, core record, or any portion thereof, such record shall be exempt from disclosure as a trade secret pursuant to ORS 192.345 unless the operator gives approval to release the data.	Economic Affairs	Resource Extraction - Geothermal well information	temporary	
<u>520.027</u>	Information holes; holes drilled as part of seismic program; trade secrets. (2) A person issued an approval under this section shall comply with all terms of the department's approval and any other applicable law or rule. The department may not require the person receiving approval under this section to provide information from seismic programs. The department may require the submittal of information from information holes, but the information is a trade secret under ORS 192.345 and is not subject to public disclosure under ORS 192.410 to 192.505.	Economic Affairs	Resource Extraction - Information about gas/oil information holes		
<u>517.901</u>	Confidentiality of production records, mineral assessments and trade secrets. Any production records, mineral assessments and trade secrets submitted by a mine operator or landowner to the State Department of Geology and Mineral Industries shall be confidential.	Economic Affairs	Resource Extraction - Mine production records, mineral assessments, trade secrets		
<u>517.705</u>	Exploration permit; application; information required; confidentiality of production records, mineral assessments or trade secrets. (2) Any production records, mineral assessments or trade secrets submitted as part of the application under subsection (1) of this section shall be confidential.	Economic Affairs	Resource Extraction - Mining permit application production records		
<u>520.097</u>	Abandonment or completion of well; well logs and records; trade secrets. (1) For a period of two years from the date of abandonment or completion of a well, all well logs and records and well reports submitted to the State Department of Geology and Mineral Industries are trade secrets under ORS 192.345 and are not subject to public disclosure under ORS 192.410 to 192.505, and all drill cuttings and cores may not be disclosed to the public unless such protection is waived by the permittee or disclosure is required by a court order. (2) The department may extend the period under subsection (1) of this section up to an additional five years on the request of the permittee or the permittee's successor in interest.	Economic Affairs	Resource Extraction - Oil and gas information	temporary	
469.090	Confidentiality of information submitted under ORS 469.080. (1) Information furnished under ORS 469.080 shall be confidential and maintained as such, if so requested by the person providing the information, if the information meets one of the following requirements: (a) The information is proprietary in nature; or (b) The information consists of geological and geophysical information and data, including maps, concerning oil, gas or geothermal resource wells.	Economic Affairs	Resource Extraction - Proprietary data or data about oil, gas or geothermal resource wells		
	Subsidy		Subsidy Einersich		
<u>285C.615</u>	Annual participant reports; penalty; disclosure; rules. (5) Specific data concerning the financial performance of individual firms collected under this section is exempt from public disclosure under ORS chapter 192.	Economic Affairs	Subsidy - Financial performance information of some businesses receiving tax subsidies		
<u>192.345(21)</u>	The following records, communications and information submitted to a housing authority as defined in ORS 456.005, or to an urban renewal agency as defined in ORS 457.010, by applicants for and recipients of loans, grants and tax credits: (a) Personal and corporate financial statements and information, including tax returns; (b) Credit reports; (c) Project appraisals; (d) Market studies and analyses; (e) Articles of incorporation, partnership agreements and operating agreements; (f) Commitment letters; (g) Project proforma statements; (h) Project cost certifications and cost data; (i) Audits; (j) Project tenant correspondence requested to be confidential; (k) Tenant files relating to certification; and (L) Housing assistance payment requests.	Economic Affairs	Subsidy - Housing authority information		public interest
285C.620	Confidentiality of project information. Notwithstanding ORS 192.410 to 192.505, the identity of an applicant for an eligible project determination under ORS 285C.606, the application form submitted to the county governing body and the Oregon Business Development Commission and the negotiations conducted between the applicant and the county shall be confidential, until the county governing body gives notice of its intent to take official action on the application.	Economic Affairs	Subsidy - Information about applicants for tax subsidies	temporary	

405.000	Records and financial assistance applications exempt from disclosure as public record. Financial records and other information that are submitted to the Department of Environmental Quality as part of	Eggman: ACC:	Subsidy - Information submitted for financial	DLi: - I · ·
465.300	an application for financial assistance under ORS 465.265 to 465.310 shall be exempt from disclosure under ORS 192.410 to 192.505, unless the public interest requires disclosure in a particular instance.	Economic Affairs	assistance with environmental remediation	Public Interest
<u>285C.145</u>	Leasing existing property to authorized firm; failure to timely file for authorization; certain records exempt from disclosure. B515(4) Records, communications or information submitted to a public body by a business firm for purposes of ORS 285C.050 to 285C.250 that identify a particular qualified property, that reveal investment plans prior to authorization, that include the compensation the firm provides to firm employees, that are described in ORS 192.355 (17) or that are submitted under ORS 285C.225 or 285C.235 are exempt from disclosure under ORS 192.410 to 192.505 and, as appropriate, shall be shared among the county assessor, the zone sponsor, the Department of Revenue and the Oregon Business Development Department.	Economic Affairs	Subsidy - information submitted in connection with Enterprize Zone Act	
192.355(17)	The following records, communications and information submitted to the Oregon Business Development Commission, the Oregon Business Development Department, the State Department of Agriculture, the Oregon Growth Account Board, the Port of Portland or other ports, as defined in ORS 777.005, by applicants for investment funds, loans or services including, but not limited to, those described in ORS 285A.224: (a) Personal financial statements. (b) Financial statements of applicants. (c) Customer lists. (d) Information of an applicant pertaining to litigation to which the applicant is a party if the complaint has been filed, or if the complaint has not been filed, if the applicant shows that such litigation is reasonably likely to occur; this exemption does not apply to litigation which has been concluded, and nothing in this paragraph shall limit any right or opportunity granted by discovery or deposition statutes to a party to litigation or potential litigation. (e) Production, sales and cost data. (f) Marketing strategy information that relates to applicant's plan to address specific markets and applicant's strategy regarding specific competitors.	Economic Affairs	Subsidy - information submitted to obtain subsidies	
<u>285A.075</u>	Department duties; rules; contract authority; foreign trade offices. (1) The Oregon Business Development Department shall: (a) Implement programs and adopt rules in accordance with applicable provisions of ORS chapter 183 that are consistent and necessary to carry out the policies established by the Oregon Business Development Commission and the duties, functions and powers vested by law in the department. (b) Act as the official state liaison agency for persons interested in locating industrial or business firms in the state and for state and local groups seeking new industry or business, and maintain the confidentiality of negotiations conducted pursuant to this paragraph, if requested.	Economic Affairs	Subsidy - Negotiations between Business Development Department and businesses	
<u>470.065</u>	Confidentiality of information provided by or on behalf of applicant. (1) The following records, communications and information furnished by or on behalf of the applicant under this chapter shall be confidential and maintained as such, if so requested in writing by the person providing the information:  (a) Personal financial statements; (b) Financial statements of applicants; (c) Customer lists; (d) Information of an applicant pertaining to litigation to which the applicant is a party if the complaint has been filed, or if the complaint has not been filed, if the applicant shows that such litigation is reasonably likely to occur; (e) Production, sales and cost data; (f) Marketing strategy information that relates to an applicant's plan to address specific markets or the applicant's strategy regarding specific competitors, or both; and (g) Technical information or data related to an applicant's proposed small scale local energy project, including but not limited to any description, analysis, evaluation or projection regarding the project or a component of the project.	Economic Affairs	Subsidy - Small scale energy loan application information	
<u>192.355(24)</u>	The following records, communications and information obtained by the Housing and Community Services Department in connection with the department's monitoring or administration of financial assistance or of housing or other developments: (a) Personal and corporate financial statements and information, including tax returns. (b) Credit reports. (c) Project appraisals. (d) Market studies and analyses. (e) Articles of incorporation, partnership agreements and operating agreements. (f) Commitment letters. (g) Project pro forma statements. (h) Project cost certifications and cost data. (i) Audits. (j) Project tenant correspondence. (k) Personal information about a tenant. (L) Housing assistance payments.	Economic Affairs	Subsidy - Specified information submitted to the Housing and Community Services Department	
192.345(19)	Audits or audit reports required of a telecommunications carrier. As used in this paragraph, "audit or audit report" means any external or internal audit or audit report pertaining to a telecommunications carrier, as defined in ORS 133.721, or pertaining to a corporation having an affiliated interest, as defined in ORS 759.390, with a telecommunications carrier that is intended to make the operations of the entity more efficient, accurate or compliant with applicable rules, procedures or standards, that may include self-criticism and that has been filed by the telecommunications carrier or affiliate under compulsion of state law. "Audit or audit report" does not mean an audit of a cost study that would be discoverable in a contested case proceeding and that is not subject to a protective order; and (b) Financial statements. As used in this paragraph, "financial statement" means a financial statement of a nonregulated corporation having an affiliated interest, as defined in ORS 759.390, with a telecommunications carrier, as defined in ORS 133.721.  Contracts for special services; procedure for filing and approval; subsequent review and investigation.	Economic Affairs	Telecommunications - Audits or audit reports of telecom carriers	public interest
<u>759.250</u>	(6) Notwithstanding ORS 192.410 to 192.505, the commission shall not disclose the identity of a customer or any customer proprietary information contained in a contract filed under subsection (2) of this section without the consent of the customer and the telecommunications utility.	Economic Affairs	Telecommunications - Customer information in contracts filed with PUC by telecom utility	

<u>759.060</u>	Information submitted by local exchange telecommunications utilities; rules exempting disclosure. (1) The Public Utility Commission, by rule, shall specify information submitted to the commission by local exchange telecommunications utilities or cooperatives that is exempt from disclosure under ORS 192.410 to 192.505 as provided in this section. In adopting rules, the commission shall consider, among other matters:  (a) Whether the information is of a type that could potentially be used to the competitive disadvantage of a local exchange telecommunications utility or cooperative.  (b) Whether the information concerns matters of a nature personal to an employee or stockholder of a local exchange telecommunications utility or an employee or member of a cooperative.  (c) Whether the information is otherwise publicly available.  (2) Information specified under subsection (1) of this section is exempt from disclosure unless the public interest requires disclosure in the particular instance.  (3) Nothing in subsection (1) of this section limits the exemptions granted to a local exchange telecommunications utility or cooperative under ORS 192.410 to 192.505.		Telecommunications - information submitted to PUC by local exchange telecom utilities or cooperatives		public interest
<u>759.050</u>	Competitive zone service regulation. (3) Upon demand, a competitive provider of competitive zone services shall make available to the commission any information relating to competitive zone services that the commission requests. Information provided to the commission by a competitive provider under this subsection shall be confidential and may not be disclosed by the commission, except for regulatory purposes in the context of a proceeding before the commission.	Economic Affairs	Telecommunications - Information provided to PUC by telecom utility in a competitive zone		
	Waste Management	ı		<u>l</u>	
<u>459A.050</u>	<b>Recycling reports</b> . (7) Information collected under subsection (6) of this section, as it relates specifically to the entity's customer lists or specific amounts and types of materials collected or marketed, shall be maintained as confidential by the department and exempt from disclosure under ORS 192.410 to 192.505. The department may use and disclose such information in aggregated form.		Waste management - Recycler/waste processor customer list, services		
<u>459A.010</u>	Statewide goals; opportunity to recycle program elements; recovery rates. (7) In calculating the recovery rates set forth in subsection (6) of this section, commercial, industrial and demolition scrap metal, vehicles, major equipment and home or industrial appliances that are handled or processed for use in manufacturing new products and that do not routinely enter the solid waste stream through land disposal facilities, transfer stations, recycling depots or on-route collection programs shall not be counted as material recovery or recycling. The department shall annually conduct an industry survey to determine the contribution of post-consumer residential scrap metal, including home appliances, to recycling and recovery levels in a manner which prevents double counting of material recovered. Information collected under the provisions of this section, as it relates specifically to private sector customer lists or specific amounts and types of materials collected or marketed, shall be maintained as confidential by the department and exempt from disclosure under ORS 192.410 to 192.505. The department may use and disclose such information in aggregated form.		Waste management - Recycler/waste processor customer list, services		
<u>459.311</u>	Charge for remedial action or removal; amount; collection; allocation. (4) A local government unit imposing a charge under this subsection may require solid waste collectors to submit reports or other documentation necessary to establish compliance with the requirements of this section or the ordinance adopted by the local government unit. All information contained in such reports relating to the number of accounts served by the solid waste collector or the revenue produced from such accounts shall be exempt from public disclosure.	Economic Affairs	Waste management - Waste collector account information		