ORS Chapter 192 Security-Related Exemptions		
Records or information that would reveal or otherwise identify security measures, or		
192.345(23)	weaknesses or potential weaknesses in security measures, taken or recommended to be	
	taken to protect: (a) An individual; (b) Buildings or other property; (c) Information	
	processing, communication or telecommunication systems, including the information	
	contained in the systems; or (d) Those operations of the Oregon State Lottery the security	
	of which are subject to study and evaluation under ORS 461.180 (6).	
192.345(18)	Specific operational plans in connection with an anticipated threat to individual or public	
	safety for deployment and use of personnel and equipment, prepared or used by a public	
	body, if public disclosure of the plans would endanger an individual's life or physical	
	safety or jeopardize a law enforcement activity.	
192.345(22)	Records or information that, if disclosed, would allow a person to: (a) Gain unauthorized	
	access to buildings or other property; (b) Identify those areas of structural or operational	
	vulnerability that would permit unlawful disruption to, or interference with, services; or	
	(c) Disrupt, interfere with or gain unauthorized access to public funds or to information	
	processing, communication or telecommunication systems, including the information	
	contained in the systems, that are used or operated by a public body.	
192.355(11)	Records of the Energy Facility Siting Council concerning the review or approval of	
	security programs pursuant to ORS 469.530.	
192.355(32)	A county elections security plan developed and filed under ORS 254.074.	
	Information about review or approval of programs relating to the security of: (a)	
	Generation, storage or conveyance of: (A) Electricity; (B) Gas in liquefied or gaseous	
192.355(33)	form; (C) Hazardous substances as defined in ORS 453.005 (7)(a), (b) and (d); (D)	
	Petroleum products; (E) Sewage; or (F) Water. (b) Telecommunication systems, including	
	cellular, wireless or radio systems. (c) Data transmissions by whatever means provided.	
	Related Exemptions Outside of ORS Chapter 192	
	(3) Except as provided in this subsection, a plan adopted under this section and all	
	documents related to development of the plan are confidential and need not be disclosed	
1.177	under the provisions of ORS 192.410 to 192.505. The Chief Justice may authorize the	
	disclosure of all or part of a plan prepared under this section if the Chief Justice	
	determines that the interest of the public would be served by the disclosure and that the	
	disclosure will not impair the integrity of the plan. Records of expenditures for a plan	
	adopted under this section and records of equipment purchased under the plan are not	
	confidential under the provisions of this subsection, and are subject to disclosure as	
	public records under the provisions of ORS 192.410 to 192.505.	
1.180	Advisory committees on court security and emergency preparedness; plans. (9)	
	Except as provided in this subsection, plans prepared under this section are confidential	
	and need not be disclosed under the provisions of ORS 192.410 to 192.505. The	
	presiding judge of a judicial district, with the concurrence of all sheriffs for the counties	
	of the district, may authorize the disclosure of all or part of a plan prepared under this	
	section if the judge determines that the interest of the public would be served by the	
	disclosure and that the disclosure will not impair the integrity of the plan. Records of	
	expenditures for a court security plan and records of equipment purchased under the plan	
	are not confidential under the provisions of this subsection, and are subject to disclosure	
	as public records under the provisions of ORS 192.410 to 192.505.	

	When disclosure of identity may be withheld. (4) Site specific information regarding
453.332	the exact amount and location of a hazardous substance provided to or obtained by the
	State Fire Marshal or by an agency identified in ORS 453.322 shall be treated by the State
	Fire Marshal or the agency as confidential.
	Studies; accountability; audits; delegation. (6) After the first nine months of sales of
	tickets or shares to the public, the commission shall engage an independent firm
	experienced in security procedures, including but not limited to computer security and
	systems security, to conduct a comprehensive study and evaluation of all aspects of
	security in the operation of the state lottery. Such study shall include, but not be limited
	to, personnel security, lottery game retailer security, lottery contractor security, security of
	manufacturing operations of lottery contractors, security against ticket counterfeiting and
	alteration and other means of fraudulently winning, security of drawings among entries or
	finalists, computer security, data communications security, database security, security in
	distribution, security involving validation and payment procedures, security involving
461.180	unclaimed prizes, security aspects applicable to each particular lottery game, security of
401.180	drawings in lottery games where winners are determined by drawings of numbers, the
	completeness of security against locating winners in lottery games with preprinted
	winners by persons involved in their production, storage, distribution or sale and any
	other aspects of security applicable to any particular lottery game and to the state lottery
	and its operations. The portion of the report containing the overall evaluation of the state
	lottery in terms of each aspect of security shall be presented to the commission, the
	Governor, the Attorney General, the Secretary of State, the State Treasurer and the
	Legislative Assembly. Notwithstanding other provisions of state law, the portion of the
	report containing specific recommendations shall be confidential and shall be presented
	only to the commission, the Governor and the director. Similar studies of security shall be
	conducted biennially thereafter.
	Notice of movement of hazardous materials; confidentiality of notice information.
	(2) Except to the extent that the Department of Transportation determines is necessary to
824.082	provide for the safe transportation of the hazardous materials, the department, an
024.U82	employee of the department and any person receiving information pursuant to this section shall not divulge on make linearing the information contained in the notification at any time
	shall not divulge or make known the information contained in the notification at any time
	before or during the transportation of the hazardous materials for which the notification is
	provided.