Senate Bill 106

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SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Modifies terminology relating to emergency medical services.

Directs Director of the Oregon Health Authority to appoint Medical Director of the Emergency Medical Services and Trauma Systems Program.

Directs Oregon Health Authority to establish levels of licensure for emergency medical services providers.

Modifies membership of State Emergency Medical Service Committee. Creates offense of unlawful operation of unlicensed emergency medical services agency. Punishes by maximum of one year's imprisonment, \$6,250 fine, or both.

Requires county to review and resubmit updated ambulance service area plan to authority at least once every four years.

A BILL FOR AN ACT

2 Relating to emergency medical services; creating new provisions; amending ORS 30.803, 31.740, 3 40.460, 97.970, 124.050, 127.675, 137.476, 162.257, 163.165, 163.213, 166.070, 181.637, 192.519, 315.622, 352.223, 353.450, 419B.005, 430.735, 431.613, 431.623, 433.009, 433.085, 433.443, 442.490, 4 442.566, 453.307, 478.260, 609.652, 676.150, 676.160, 676.306, 682.017, 682.025, 682.028, 682.031, 5 682.035, 682.039, 682.041, 682.045, 682.047, 682.051, 682.056, 682.062, 682.063, 682.068, 682.089, 6 682.105, 682.204, 682.208, 682.212, 682.216, 682.218, 682.220, 682.224, 682.245, 682.265, 746.600, 7 820.330 and 820.340; and repealing ORS 682.027. 8

Be It Enacted by the People of the State of Oregon: 9

SECTION 1. (1) ORS 431.623, 431.627, 431.633 and 431.671 are added to and made a part of 10 11 ORS 431.623 to 431.671.

(2) ORS 431.623 to 431.671 are added to and made a part of ORS chapter 431. 12

SECTION 2. ORS 431.623 is amended to read: 13

431.623. (1) The Emergency Medical Services and Trauma Systems Program is created within the 14 15 Oregon Health Authority for the purpose of [administering and] regulating emergency medical 16 services agencies and ambulances, training and [certifying] licensing emergency medical [technicians] services providers, establishing and maintaining emergency medical systems including 17 18 trauma systems and maintaining the Oregon Trauma Registry, as necessary for trauma reimburse-19 ment, system quality assurance and ensuring cost efficiency.

(2) For purposes of ORS 431.607 to 431.619 and ORS chapter 682, the duties vested in the au-20 21thority shall be performed by the [Emergency Medical Services and Trauma Systems] program.

22(3) The program shall be administered by a director.

(4) With moneys transferred to the program by ORS 442.625, the director of the program shall 23 24 apply those moneys to:

(a) Developing state and regional standards of care; 25

(b) Developing a statewide educational curriculum to teach standards of care; 1 2 (c) Implementing quality improvement programs; 3 (d) Creating a statewide data system for *[prehospital care]* emergency medical services; and (e) Providing ancillary services to enhance Oregon's emergency medical service system. 4 (5) The director of the program shall adopt rules for the Oregon Trauma Registry, establishing: 5 (a) The information that must be reported by trauma centers; 6 (b) The form and frequency of reporting; and 7 (c) Procedures and standards for the administration of the registry. 8 9 (6) The Director of the Oregon Health Authority shall appoint a physician licensed under ORS chapter 677 as the Medical Director of the Emergency Medical Services and Trauma 10 Systems Program. The medical director shall be responsible for the medical and paramedical 11 12 aspects of the program. SECTION 3. ORS 682.017 is amended to read: 13 682.017. (1) In accordance with ORS chapter 183, the Oregon Health Authority may adopt [and 14 15 may when necessary amend or repeal such] rules as [are] necessary for carrying out this chapter. 16 (2) The authority [is authorized and directed to] shall establish appropriate rules in accordance with the provisions of ORS chapter 183 concerning the administration of this chapter. Such rules 17 18 may [deal with] include, but are not limited to[, such matters as]: 19 (a) [Criteria for] Requirements[,] relating to the types and numbers of emergency vehicles [in-20 cluding], supplies and equipment operated or carried[,] by emergency medical services agencies; 21(b) Requirements for the operation and coordination of [ambulances] emergency medical ser-22vices agencies and other emergency care systems[,]; 23(c) Criteria for the use of two-way communications[,]; and (d) Procedures for summoning and dispatching aid [and other necessary and proper matters]. 94 25(3) The authority shall adopt rules establishing levels of licensure for emergency medical services providers. The lowest level of emergency medical services provider licensure must 2627be an emergency medical responder license. SECTION 4. ORS 682.025 is amended to read: 28682.025. As used in this chapter, unless the context requires otherwise: 2930 (1) "Ambulance" or "ambulance vehicle" means [any] a privately or publicly owned motor vehi-31 cle, aircraft or watercraft that is regularly provided or offered to be provided for the emergency transportation of [persons who are ill or injured or who have disabilities] emergency medical ser-32vices patients. 33 34 (2) "Ambulance service" means [any] a person, governmental unit[, corporation, partnership, sole 35proprietorship] or other entity that operates ambulances and that holds itself out as providing [prehospital] **patient** care or medical transportation to [persons who are ill or injured or who have dis-36 37 abilities] emergency medical services patients. 38 [(3) "Authority" means the Oregon Health Authority.] [(4) "Board" means the Oregon Medical Board.] 39 [(5) "Emergency care" means the performance of acts or procedures under emergency conditions in 40 the observation, care and counsel of persons who are ill or injured or who have disabilities; in the 41 administration of care or medications as prescribed by a licensed physician, insofar as any of these acts 42 is based upon knowledge and application of the principles of biological, physical and social science as 43 required by a completed course utilizing an approved curriculum in prehospital emergency care. How-44 ever, "emergency care" does not include acts of medical diagnosis or prescription of therapeutic or 45

[3]

1 corrective measures.]

(3) "Emergency medical services agency" means an ambulance service or nontransport
EMS service that uses emergency medical services providers to respond to requests for
emergency medical services, including 9-1-1 calls from emergency medical services patients.
(4) "Emergency medical services patient" means a person who is ill or injured or who
has a disability and for whom patient care from an emergency medical services provider is
requested.

8 [(6)] (5) "Emergency medical [technician" or "EMT"] services provider" means a person who 9 has received formal training in [prehospital and emergency] the care of emergency medical ser-10 vices patients, and is [state certified] licensed under this chapter to attend [any person who is ill 11 or injured or who has a disability] an emergency medical services patient. Police officers, fire-12 fighters, funeral home employees and other [personnel] persons serving in a dual capacity one of 13 which meets the definition of "emergency medical [technician] services provider" are "emergency 14 medical [technicians] services providers" within the meaning of this chapter.

(6) "EMS medical director" means a physician who is responsible for establishing stand ing orders for emergency medical services providers.

[(7) "First responder" means a person who has successfully completed a first responder training
 course approved by the authority and:]

19 [(a) Has been examined and certified as a first responder by an authorized representative of the 20 authority to perform basic emergency and nonemergency care procedures; or]

21 [(b) Has been otherwise designated as a first responder by an authorized representative of the au-22 thority to perform basic emergency and nonemergency care procedures.]

[(8)] (7) "Fraud or deception" means the intentional misrepresentation or misstatement of a material fact, concealment of or failure to make known any material fact, or any other means by which misinformation or false impression knowingly is given.

26 [(9)] (8) "Governmental unit" means the state or any county, municipality or other political 27 subdivision or any department, board or other agency of any of them.

[(10)] (9) "Highway" means every public way, thoroughfare and place, including bridges, viaducts
and other structures within the boundaries of this state, used or intended for the use of the general
public for vehicles.

[(11) "Nonemergency care" means the performance of acts or procedures on a patient who is not expected to die, become permanently disabled or suffer permanent harm within the next 24 hours, including but not limited to observation, care and counsel of a patient and the administration of medications prescribed by a physician licensed under ORS chapter 677, insofar as any of those acts are based upon knowledge and application of the principles of biological, physical and social science and are performed in accordance with scope of practice rules adopted by the Oregon Medical Board in the course of providing prehospital care as defined by this section.]

(10) "Nontransport EMS service" means a person, governmental unit or other entity that
 uses emergency medical services providers to respond to public requests for emergency
 medical services but that is not licensed as an ambulance service.

[(12)] (11) "Owner" means the person having all the incidents of ownership in an ambulance service or an ambulance vehicle or where the incidents of ownership are in different persons, the person, other than a security interest holder or lessor, entitled to the possession of an ambulance vehicle or operation of an ambulance service under a security agreement or a lease for a term of 10 or more successive days. 1 [(13) "Patient" means a person who is ill or injured or who has a disability and who is transported 2 in an ambulance.]

3 [(14) "Person" means any individual, corporation, association, firm, partnership, joint stock com-4 pany, group of individuals acting together for a common purpose or organization of any kind and in-5 cludes any receiver, trustee, assignee or other similar representative thereof.]

6 [(15) "Prehospital care" means that care rendered by emergency medical technicians as an incident 7 of the operation of an ambulance as defined by this chapter and that care rendered by emergency 8 medical technicians as incidents of other public or private safety duties, and includes, but is not limited 9 to, "emergency care" as defined by this section.]

(12)(a) "Patient care" means the performance of acts or procedures in the observation, care and counsel of emergency medical services patients or in the administration of care or medications to emergency medical services patients as prescribed by a licensed physician, when the care is based upon knowledge and application of the principles of biological, physical and social science required for licensure as an emergency medical services provider.

(b) "Patient care" includes the operation of an ambulance and care rendered to an individual as an incident of other public or private safety duties, as permitted by the Oregon
Health Authority and the Oregon Medical Board.

(c) "Patient care" does not include acts of medical diagnosis or prescription of
 therapeutic or corrective measures.

[(16)] (13) "Scope of practice" means the maximum level of [emergency or nonemergency] patient care that an emergency medical [technician] services provider may provide.

[(17)] (14) "Standing orders" means the written protocols that an emergency medical [technician] services provider follows to treat emergency medical services patients when direct contact with a physician is not maintained.

[(18) "Supervising physician" means a medical or osteopathic physician licensed under ORS chap ter 677, actively registered and in good standing with the board, who provides direction of emergency
 or nonemergency care provided by emergency medical technicians.]

[(19)] (15) "Unprofessional conduct" has the meaning given that term in ORS 676.150. [means conduct unbecoming a person certified in emergency care, or detrimental to the best interests of the public and includes:]

31 [(a) Any conduct or practice contrary to recognized standards of ethics of the medical profession 32 or any conduct or practice which does or might constitute a danger to the health or safety of a patient 33 or the public or any conduct, practice or condition which does or might impair an emergency medical 34 technician's ability safely and skillfully to practice emergency or nonemergency care;]

35 [(b) Willful performance of any medical treatment which is contrary to acceptable medical stan-36 dards; and]

[(c) Willful and consistent utilization of medical service for treatment which is or may be consid ered inappropriate or unnecessary.]

39 **SECTION 5.** ORS 682.028 is amended to read:

40 682.028. (1) [It is unlawful for any] A person or governmental unit [to:] may not

[(a)] intentionally make any false statement on an application for an [ambulance service] emergency medical services agency license, ambulance vehicle license or [for certification as an] emergency medical [technician or first responder] services provider license or on any other documents required by the Oregon Health Authority.[; or]

45 [(b) Make any misrepresentation in seeking to obtain or retain a certification or license.]

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1 (2) [Any] **A** violation described in subsection (1) of this section is also grounds for denial, sus-2 pension or revocation of a [*certification or*] license under ORS 682.220.

3 **SECTION 6.** ORS 682.031 is amended to read:

4 682.031. (1) As used in this section, "political subdivision" includes counties, cities, districts, 5 authorities and other public corporations and entities organized and existing under statute or 6 charter.

7 (2) An ordinance of any political subdivision regulating [ambulance services] emergency med-8 ical services agencies, [or] emergency medical [technicians shall] services providers or the 9 transportation or patient care of emergency medical services patients may not require less 10 than is required under ORS 820.300 to 820.380, or this chapter or the rules adopted by the Oregon 11 Health Authority under this chapter.

12 (3) When a political subdivision enacts an ordinance regulating [ambulance services] emergency 13 medical services agencies or emergency medical [technicians] services providers, the ordinance must comply with the county plan for ambulance services, nontransport EMS services, trans-14 15 portation and patient care services provided to emergency medical services patients and am-16 bulance service areas adopted under ORS 682.062 by the county in which the political subdivision is situated and with the rules of the Oregon Health Authority relating to such services and service 17 18 areas. The county governing body shall make the determination of whether the ordinance is in 19 compliance with the county plan [shall be made by the county governing body].

20 **SECTION 7.** ORS 682.035 is amended to read:

21 682.035. ORS 820.330 to 820.380 and this chapter do not apply to:

22 (1) Ambulances owned by or operated under the control of the United States Government.

(2) Vehicles being used to render temporary assistance in the case of a major catastrophe or
emergency with which the ambulance services of the surrounding locality are unable to cope, or
when directed to be used to render temporary assistance by an official at the scene of an accident.
(3) Vehicles operated solely [on private property or] within the confines of institutional grounds,

whether or not the incidental crossing of any highway through the property or grounds is involved.

[(4) Vehicles operated by lumber industries solely for the transportation of lumber industry em ployees.]

30 [(5)] (4) Any person who drives or attends an [*individual who is ill or injured or who has a dis-*31 *ability*] **emergency medical services patient**, if the [*individual*] **patient** is transported in a vehicle 32 mentioned in subsections (1) to [(4)] (3) of this section.

33 [(6)] (5) Any person who otherwise by license is authorized to attend patients.

34 SECTION 8. ORS 682.039 is amended to read:

682.039. (1) The Oregon Health Authority shall appoint a State Emergency Medical Service
 Committee composed of [18] 14 members as follows:

(a) [Seven physicians licensed under ORS chapter 677 whose practice consists of routinely treating
 emergencies such as cardiovascular illness or trauma, appointed from a list submitted by the Oregon
 Medical Board.] Two physicians licensed under ORS chapter 677 and practicing in this state.

40 (b) One physician licensed under ORS chapter 677 and practicing in this state whose
 41 practice consists of routinely treating emergencies.

42 (c) One person who is an EMS medical director who meets the standards established by
 43 the Oregon Medical Board under ORS 682.245.

44 [(b)] (d) [Four] Three emergency medical [technicians] services providers whose practices 45 consist of routinely treating emergencies.[, including but not limited to cardiovascular illness or

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trauma, at least one of whom is at the lowest level of emergency medical technician certification es-1 2 tablished by the authority at the time of appointment. EMTs appointed pursuant to this paragraph shall be selected from lists submitted by each area trauma advisory board. The lists shall include nomi-3 nations from entities including but not limited to organizations that represent emergency care providers 4 in Oregon.] 5 [(c)] (e) One volunteer ambulance operator[,]. 6 (f) One person representing governmental agencies that provide [ambulance] transportation 7 services [and] to emergency medical services patients. 8 9 (g) One person representing a private ambulance company. (h) One person representing nontransport EMS services. 10 11 [(d) One hospital administrator.] 12 [(e) One nurse who has served at least two years in the capacity of an emergency department 13 nurse.] [(f) One representative of an emergency dispatch center.] 14 15 [(g)] (i) One community college or licensed career school representative. (j) One hospital emergency department manager, director or administrator. 16 (k) One member of the public. 17 18 (2) The committee shall include at least one resident but no more than [three] six residents from each region served by one area trauma advisory board at the time of appointment. 19 (3) Appointments shall be made for a term of four years in a manner to preserve [insofar] as 20**much** as possible the representation of the organization described in subsection (1) of this section. 2122A member may not serve more than two consecutive terms. Vacancies shall be filled for any 23unexpired term as soon as the authority can make such appointments. The committee shall choose its own chairperson and shall meet at the call of the chairperson or the Director of the Oregon 94 25Health Authority. (4) The State Emergency Medical Service Committee shall: 2627(a) Advise the authority concerning the adoption, amendment and repeal of rules authorized by this chapter: 28(b) Assist the Emergency Medical Services and Trauma Systems Program in providing state and 2930 regional emergency medical services coordination and planning; 31 (c) Assist communities in identifying emergency medical service system needs and quality im-32provement initiatives; (d) Assist the Emergency Medical Services and Trauma Systems Program in prioritizing, imple-33 34 menting and evaluating emergency medical service system quality improvement initiatives identified 35by communities; (e) Review and prioritize rural community emergency medical service funding requests and pro-36 37 vide input to the Rural Health Coordinating Council; and 38 (f) Review and prioritize funding requests for rural community emergency medical service training and provide input to the Area Health Education Center program. 39 (5) The chairperson of the committee and the Medical Director of the Emergency Medical 40 Services and Trauma Systems Program shall appoint a subcommittee on [EMT certification] the 41 licensure and discipline of emergency medical services providers, consisting of [five] three phy-42 sicians and [four EMTs] three emergency medical services providers. The subcommittee shall 43 advise the authority and the Oregon Medical Board on the adoption, amendment, repeal and appli-44 cation of rules concerning ORS 682.204 to 682.220 and 682.245 and the licensure and discipline 45

1 of emergency medical services providers. The decisions of this subcommittee [shall] are not [be] 2 subject to the review of the full State Emergency Medical Service Committee.

3 (6) Members are entitled to compensation as provided in ORS 292.495.

4 **SECTION 9.** ORS 682.041 is amended to read:

5 682.041. The Legislative Assembly declares that the regulation of [ambulance services] emer-6 gency medical services agencies and the establishment of ambulance service areas are important 7 functions of counties, cities and rural fire protection districts in this state. It is the intent of the 8 Legislative Assembly in ORS 478.260, [682.027,] 682.031, 682.041, 682.062, 682.063 and 682.066 to af-9 firm the authority of counties, cities and rural fire protection districts to regulate emergency 10 medical services agencies and ambulance [services and] service areas and to exempt such regu-11 lation from liability under federal antitrust laws.

12 **SECTION 10.** ORS 682.045 is amended to read:

13 682.045. (1) [A license for an ambulance service or the operation of] A person may not operate
 14 an emergency medical services agency or operate an ambulance [vehicles shall be obtained] ve 15 hicle unless the person has a license from the Oregon Health Authority issued under ORS
 16 682.047.

(2) Applications for licenses [shall] must be upon forms prescribed by the authority and [shall]
 must contain:

(a) The name and address of the person or governmental unit owning the [ambulance service]
 emergency medical services agency or vehicle.

(b) If other than the applicant's true name, the name under which the applicant is doing business.

(c) In the case of an ambulance vehicle, a description of the ambulance, including the make,
 model, year of manufacture, registration number and the insignia name, monogram or other distinguishing characteristics to be used to designate the applicant's ambulance vehicles.

(d) The location and description of the principal place of business of the [ambulance service]
 emergency medical services agency, and the locations and descriptions of the place or places from
 which its ambulance is intended to operate.

(e) Such other information as the authority may reasonably require to determine compliance
 with ORS 820.350 to 820.380 and this chapter and the rules adopted thereunder.

(3) Except [in the case of governmental units] when the applicant is a governmental unit, the
 application [shall] must be accompanied by future responsibility filing of the type described under
 ORS 806.270.

34

SECTION 11. ORS 682.047 is amended to read:

682.047. (1) [When applications have been made as required under ORS 682.045,] The Oregon Health Authority shall issue [licenses to the owner] a license to an emergency medical services agency that applies for a license under ORS 682.045 if [it is found] the authority finds that the [ambulance service] emergency medical services agency and ambulance comply with the requirements of ORS 820.350 to 820.380 and this chapter and the rules adopted thereunder.

40 (2) [Each license unless sooner suspended or revoked shall expire] An emergency medical ser41 vices agency license or ambulance license expires on the next June 30 after the license is is42 sued or on [such date as may be] another date specified by authority rule.

(3) The authority may initially issue a license for less than a 12-month period or for more thana 12-month period not to exceed 15 months.

45 (4) Licenses [shall be issued only to the owner of the ambulance service and only for the ambulance

named in the application and shall] are not [be] transferable to any other person, governmental unit, 1 2 [ambulance service] emergency medical services agency or ambulance. (5) Licenses shall be displayed as prescribed by the rules of the authority. 3 (6) The authority shall provide for the replacement of any current license that becomes lost, 4 damaged or destroyed. [A replacement fee of \$10 shall be charged for each replacement license.] 5 (7) Nonrefundable fees in the following amounts shall accompany each initial and each subse-6 quent annual application to obtain a license to operate an [ambulance service and] emergency 7 medical services agency or ambulance: 8 9 (a) [\$75] \$100 for an [ambulance service] emergency medical services agency having a maximum of four full-time paid positions; 10 (b) [\$250] \$300 for an [ambulance service] emergency medical services agency having five or 11 12 more full-time paid positions but fewer than 25 full-time paid positions; (c) \$500 for an emergency medical services agency having 25 or more full-time paid posi-13 tions: 14 15 [(c)] (d) [\$45] \$80 for each ambulance license if the ambulance is owned and operated by an ambulance service that has a maximum of four full-time paid positions; and 16 [(d)] (e) [\$80] \$150 for each ambulance license if the ambulance is owned and operated by an 17 18 ambulance service having five or more full-time paid positions. 19 (8) The fees established under subsection (7) of this section do not apply to an ambulance or 20 vehicle described under ORS 682.035. SECTION 12. ORS 682.051 is amended to read: 2122682.051. (1) A person or governmental unit commits the offense of unlawful operation of an unlicensed emergency medical services agency if the person or governmental unit adver-23tises or routinely conducts patient care in this state and the person or governmental unit 94 is not an emergency medical services agency licensed under ORS 682.047. 25[(1)] (2) A person or governmental unit commits the offense of unlawful operation of an unli-2627censed ambulance [or the offense of unlawful operation of an unlicensed ambulance service] if the person or governmental unit advertises or operates in this state a motor vehicle, aircraft or 28watercraft ambulance that: 2930 (a) Is not operated by an [ambulance service] emergency medical services agency licensed 31 under [this chapter] ORS 682.047; or 32(b) Is not licensed under this chapter[; and] [(c) Does not meet the minimum requirements established under this chapter by the Oregon Health 33 34 authority in consultation with the State Emergency Medical Service Committee for that type of ambulance]. 35[(2) As used in this section, "governmental unit" and "person" have the meaning given those terms 36 37 in ORS 682.025.] 38 (3) This section does not apply to any ambulance or any person if the ambulance or person is exempted by ORS 682.035 or 682.079 from regulation by the authority. 39 [(4) Authority of political subdivisions to regulate ambulance services or to regulate or allow the 40 use of ambulances is limited under ORS 682.031.] 41 [(5)] (4) [The offense described in this section,] Unlawful operation of an unlicensed emergency 42 medical services agency or unlawful operation of an ambulance [or ambulance service,] is a Class 43 A misdemeanor. Each day of continuing violation shall be considered a separate offense. 44

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45 [(6)] (5) In addition to the penalties prescribed by subsection [(5)] (4) of this section, the au-

thority may impose upon a licensed [ambulance service] emergency medical services agency a civil 1 2 penalty not to exceed \$5,000 for each violation of this chapter and the rules adopted thereunder. Each day of continuing violation shall be considered a separate violation for purposes of this sub-3 4 section. $\mathbf{5}$ SECTION 13. ORS 682.056 is added to and made a part of ORS chapter 682. SECTION 14. ORS 682.056 is amended to read: 6 682.056. (1) Upon the request of the designated official of an [ambulance service as defined in 7 ORS 682.051, a first responder as defined in ORS 682.025] emergency medical services agency, the 8 9 emergency medical services system authority in the county in which a [prehospital] patient care event occurred or the Oregon Health Authority, a hospital licensed under ORS chapter 441 [may] 10 shall provide to the requester within 10 business days the following information: 11 12 (a) The disposition of the person who was the subject of the [prehospital] patient care event 13 from the emergency department or other intake facility of the hospital, including but not limited to: (A) Whether the person was admitted to the hospital; and 14 15 (B) If the person was admitted, to what unit the person was assigned; 16 (b) The diagnosis given the person in the emergency department or other intake facility; and (c) Whether within the first hour after the person arrived at the hospital, the person received 17 18 one or more medical procedures on a list that the authority shall establish by rule. 19 (2) Information provided pursuant to subsection (1) of this section [shall] must be: (a) Treated as a confidential medical record and not disclosed; 20(b) Considered privileged data under ORS 41.675 and 41.685; and 21 22(c) Used only for legitimate medical quality assurance and quality improvement activities. 23(3) A hospital may charge a fee reasonably related to the actual cost of providing the information requested pursuant to this section. 24 25(4) For purposes of this section, "emergency medical services system" has the meaning given in ORS 41.685. 2627SECTION 15. ORS 682.062 is amended to read: 682.062. (1) Each county shall develop a plan for the county or two or more contiguous counties 28may develop a plan relating to the need for and coordination of [ambulance services] transportation 2930 and patient care provided to emergency medical services patients and establish one or more 31 ambulance service areas consistent with the plan for the efficient and effective provision of [ambulance services] transportation and patient care to emergency medical services patients. 32(2) Each person, city or rural fire protection district within the county that provides or desires 33 34 to provide [ambulance services] transportation and patient care services to emergency medical 35services patients shall notify the county in writing if the person, city or district wants to be consulted prior to the adoption or amendment of a county plan for [ambulance] the services. 36 37 (3) Prior to adopting or amending a plan under subsection (1) of this section, a county shall 38 notify each person, city or district that notified the county under subsection (2) of this section of its desire to be consulted. The county governing body shall consult with and seek advice from such 39 persons, cities and districts with regard to the plan and to the boundaries of any ambulance service 40 areas established under the plan. After such consultation, the county shall adopt or amend a plan 41 in the same manner as the county enacts nonemergency ordinances. 42 (4) A county shall submit any plan developed and any service area established pursuant to 43 subsection (1) of this section [shall be submitted] to the Oregon Health Authority. 44

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45 (5) The authority[, in consultation with the appropriate bodies specified in subsection (1) of this

section,] shall adopt rules pursuant to ORS chapter 183 that specify those subjects to be addressed
 and considered in any plan for [ambulance] transportation and patient care services and ambu lance service areas under subsection (1) of this section and those subjects to be addressed and

4 considered in the adoption of any such plan. The rules shall be uniform, as far as practicable, but
5 take into consideration unique circumstances of local districts.

6 (6) The authority shall review a plan submitted under subsection (4) of this section for compli-7 ance with the rules of the authority adopted under subsection (5) of this section. Not later than 60 8 days after receiving the plan, the authority shall approve the plan if it complies with the rules or 9 disapprove the plan. The authority shall give written notice of such action to the county and, when 10 a plan is not approved, the notice shall indicate specifically how the plan does not comply with the 11 rules of the authority. The county shall modify the plan to comply with the rules and shall submit 12 the modified plan to the authority for review under this subsection.

(7) The rules adopted under subsection (5) of this section [*shall be*] are enforceable by the au thority in a proceeding in circuit court for equitable relief.

(8) This section does not require a county to establish more than one ambulance service areawithin the county.

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SECTION 16. ORS 682.063 is amended to read:

682.063. (1) In addition to the other requirements of ORS 682.031 and 682.062, when initially
 adopting a plan for [*ambulance services*] transportation and patient care services for emergency
 medical services patients and ambulance service areas under ORS 682.062 or upon any subsequent
 review of the plan, a county shall:

(a) Consider [any and] all proposals for providing [ambulance services] transportation and pa tient care services to emergency medical services patients that are submitted by a person or
 governmental unit or a combination thereof;

(b) Require persons and governmental units that desire to provide [ambulance services] trans portation and patient care services to emergency medical services patients under the plan to
 meet all the requirements established by the plan; and

(c) Consider existing boundaries of cities and rural fire protection districts when establishingambulance service areas under the plan.

30 (2) When determining the provider of [ambulance services] transportation and patient care 31 services to emergency medical services patients upon initial adoption or subsequent review of 32 a plan under ORS 682.062, a county [shall] may not grant preference under the plan to any person 33 or governmental unit solely because that person or governmental unit is providing [ambulance ser-34 vices] transportation and patient care services to emergency medical services patients at the 35 time of adoption or review of the plan.

(3) The Oregon Health Authority shall adopt rules designating the circumstances under
which a county is required to submit a new plan for transportation and patient care services
for emergency medical services patients to the authority. At a minimum, the rules shall require a county to submit a new plan when a provider of transportation and patient care
services to emergency medical services patients changes.

<u>SECTION 17.</u> Section 18 of this 2011 Act is added to and made a part of ORS chapter 682.
 <u>SECTION 18.</u> A county shall submit a plan under ORS 682.063 for transportation and pa tient care services for emergency medical services patients and ambulance service areas that
 addresses coordination of ambulance services and nontransport EMS services to the Oregon
 Health Authority on or before December 31, 2012.

SECTION 19. Section 18 of this 2011 Act is repealed on January 2, 2014. 1 2 SECTION 20. ORS 682.068 is amended to read: 682.068. (1) The Oregon Health Authority, in consultation with the State Emergency Medical 3 Service Committee, shall adopt rules specifying minimum requirements for ambulance services and 4 nontransport EMS services, and for staffing and medical and communications equipment require-5 ments for all types of ambulances. The rules [shall] **must** define the requirements for advanced life 6 support and basic life support units of emergency vehicles, including equipment and emergency 7 medical [technician] services provider staffing of the passenger compartment when a patient is be-8 9 ing transported in emergency circumstances. (2) The authority may waive any of the requirements imposed by this chapter in medically dis-10 advantaged areas as determined by the Director of the Oregon Health Authority, or upon a showing 11 12 that a severe hardship would result from enforcing a particular requirement. 13 [(3) The authority shall exempt from rules adopted under this section air ambulances that do not charge for the provision of ambulance services.] 14 15 SECTION 21. ORS 682.089 is amended to read: 16 682.089. (1) When a city, county or district requires an ambulance service currently operating within the city, county or district to be replaced by another public or private ambulance service, 17 18 the city, county or district shall provide that: 19 (a) [Paramedic] Emergency medical services provider staffing [shall be] is maintained at least at the levels established in the local plan for ambulance services and ambulance service areas de-2021veloped under ORS 682.062; and 22(b) When hiring [paramedics] emergency medical services providers to fill vacant or new po-23sitions during the six-month period immediately following the date of replacement, the replacement ambulance service shall give preference to qualified employees of the previous ambulance service 24 25at comparable [certification] licensure levels. (2) As used in this section[:], 2627[(a) "Ambulance" has the meaning given that term by ORS 682.025.] [(b) "Ambulance service" means any individual, partnership, corporation, association or agency 28that provides transport services and emergency medical services through use of licensed ambulances.] 2930 [(c)] "district" has the meaning given that term by ORS 198.010. 31 [(d) "Paramedic" has the meaning given that term by ORS 682.025.] SECTION 22. ORS 682.105 is amended to read: 32682.105. (1) In order to secure and retain a license under this chapter, the owner of an ambu-33 34 lance or ambulance service, other than a governmental unit, shall file and maintain with the Oregon 35Health Authority proof of ability to respond in damages for liability arising from the ownership, operation, use or maintenance of the ambulance, or arising from the delivery of [prehospital] patient 36 37 care, in the amount of: 38 (a) \$100,000 because of bodily injury to or death of one person in any one accident; (b) Subject to that limit for one person, \$300,000 because of bodily injury to or death of two or 39 more persons in any one accident; 40 (c) \$20,000 because of injury to or destruction of the property of others in any one accident; and 41 (d) \$500,000 because of injury arising from the negligent provision of [prehospital] patient care 42 43 to any individual.

44 (2) Proof of financial responsibility under subsection (1) of this section may be given by filing
45 with the authority, for the benefit of the owner:

1 (a) A certificate of insurance issued by an insurance carrier licensed to transact insurance in 2 this state showing that:

3 (A) The owner has procured and that there is in effect a motor vehicle liability policy for the 4 limits of financial responsibility mentioned in subsection (1)(a) to (c) of this section designating by 5 explicit description all motor vehicles with respect to which coverage is granted thereby and in-6 suring the named insured and all other persons using any such motor vehicle with insured's consent 7 against loss from the liabilities imposed by law for damages arising out of the ownership, operation, 8 use or maintenance of any such motor vehicle[,]; and

9 (B) [*That*] There is in effect a professional liability policy for the limit of financial responsibility 10 described in subsection (1)(d) of this section insuring the named insured and all other persons en-11 gaged in the provision of [*prehospital*] **patient** care under the auspices of the licensed ambulance 12 service against loss from the liabilities imposed by law for damages arising out of the provision of 13 [*prehospital*] **patient** care;

(b) A bond conditioned for the paying in behalf of the principal, the limits of financial responsibility mentioned in subsection (1) of this section; or

16 (c) A certificate of the State Treasurer that such owner has deposited with the State Treasurer 17 the sum of \$320,000 in cash, in the form of an irrevocable letter of credit issued by an insured in-18 stitution as defined in ORS 706.008 or in securities such as may legally be purchased by fiduciaries 19 or for trust funds of a market value of \$320,000.

(3) In order to secure and retain a license under this chapter, the owner of a
 nontransport EMS service, other than a governmental unit, shall file and maintain with the
 Oregon Health Authority proof of ability to respond in damages for liability arising from the
 delivery of patient care, in the amount of \$500,000 because of injury arising from the
 negligent provision of patient care to any individual.

(4) Proof of financial responsibility under subsection (3) of this section may be given by
 filing with the authority, for the benefit of the owner:

(a) A certificate of insurance issued by an insurance carrier licensed to transact insurance in this state showing that there is in effect a professional liability policy for the limit of financial responsibility described in subsection (3) of this section insuring the named insured and all other persons engaged in the provision of patient care under the auspices of the licensed nontransport EMS service against loss from the liabilities imposed by law for damages arising out of the provision of patient care;

(b) A bond conditioned for the paying in behalf of the principal, the limits of financial
 responsibility described in subsection (3) of this section; or

(c) A certificate of the State Treasurer that such owner has deposited with the State Treasurer the sum of \$320,000 in cash, in the form of an irrevocable letter of credit issued by an insured institution as defined in ORS 706.008 or in securities such as may legally be purchased by fiduciaries or for trust funds of a market value of \$320,000.

39 SECTION 23. ORS 682.204 is amended to read:

40 682.204. (1) [On and after September 13, 1975, it shall be unlawful:]

41 [(a) For any person to] A person may not act as an emergency medical [technician without being
 42 certified] services provider unless the person is licensed under this chapter.

43 [(b) For any person or governmental unit which operates an ambulance to authorize a person to 44 act for it as an emergency medical technician without being certified under this chapter.]

45 [(c)] (2) [For any] A person or governmental unit [to] may not operate or allow to be operated

1 in this state any ambulance unless it is operated with at least one [certified] licensed emergency

2 medical [technician] services provider who is licensed at a level higher than emergency medical

3 responder.

4 [(2) It is a defense to any charge under this section that there was a reasonable basis for believing 5 that the performance of services contrary to this section was necessary to preserve human life, that 6 diligent effort was made to obtain the services of a certified emergency medical technician and that the 7 services of a certified emergency medical technician were not available or were not available in time 8 as under the circumstances appeared necessary to preserve such human life.]

9 [(3) Subsection (1) of this section is not applicable to any individual, group of individuals, partnership, entity, association or other organization otherwise subject thereto providing a service to the 10 public exclusively by volunteer unpaid workers, nor to any person who acts as an ambulance attendant 11 12 therefor, provided that in the particular county in which the service is rendered, the county court or 13 board of county commissioners has by order, after public hearing, granted exemption from such subsection to the individual, group, partnership, entity, association or organization. When exemption is 14 15 granted under this section, any person who attends an individual who is ill or injured or who has a 16 disability in an ambulance may not purport to be an emergency medical technician or use the designation "EMT."] 17

18 **SECTION 24.** ORS 682.208 is amended to read:

19 682.208. (1) [For any] A person desiring to be [certified] licensed as an emergency medical 20 [technician or first responder,] services provider shall submit an application for [certification shall 21 be made] licensure to the Oregon Health Authority. The application [shall] must be upon forms 22 prescribed by the authority and [shall] must contain:

23 (a) The name and address of the applicant.

(b) The name and location of the training course successfully completed by the applicant andthe date of completion.

(c) [*Certification*] A statement that to the best of the applicant's knowledge the applicant is physically and mentally qualified to act as an emergency medical [*technician or first responder*] services provider, is free from addiction to controlled substances or alcoholic beverages, or if not so free, has been and is currently rehabilitated and is free from epilepsy or diabetes, or if not so free, has been free from any lapses of consciousness or control [*occasioned thereby*] for a period of time as prescribed by rule of the authority.

(d) [Such] Other information as the authority may reasonably require to determine compliance
 with applicable provisions of this chapter and the rules adopted thereunder.

(2) The application [*shall*] **must** be accompanied by proof as prescribed by rule of the authority of the applicant's successful completion of a training course approved by the authority, and if an extended period of time has elapsed since the completion of the course, of a satisfactory amount of continuing education.

(3) The authority shall adopt a schedule of minimum educational requirements in [emergency and
nonemergency] patient care for emergency medical [technicians and first responders. The authority,
with the advice of the State Emergency Medical Service Committee, may establish levels of emergency
medical technician certification as may be necessary to serve the public interest.] services providers.
A course approved or required by the authority [shall] must be designed to protect the welfare of
[out-of-hospital] patients, to promote the health, well-being and saving of the lives of [such] patients
and to reduce their pain and suffering.

45 **SECTION 25.** ORS 682.212 is amended to read:

682.212. (1) [A nonrefundable initial application fee shall be submitted] An applicant for an 1 2 emergency medical services provider license shall submit a nonrefundable application fee with the initial application [for emergency medical technician and first responder certification]. In 3 addition, an applicant shall submit a nonrefundable examination fee [shall be submitted] for the 4 following purposes: 5

[(a) First responder written examination;] 6

[(b)] (a) Emergency medical [technician] services provider written examination;

[(c)] (b) Emergency medical [technician] services provider practical examination; and

9 [(d)] (c) A fee deemed necessary by the Oregon Health Authority to cover the fee charged by 10 the national examination agency or other examination service utilized by the authority for the pur-

pose of examining candidates for an emergency medical [technician certification] services provider 11 12 license.

13 (2) Subject to the review of the Oregon Department of Administrative Services, the fees and charges established under this section [shall] may not exceed the cost of administering the regula-14 15 tory program of the authority pertaining to the purpose for which the fee or charge is established, 16 as authorized by the Legislative Assembly for the authority's budget, as the budget may be modified 17 by the Emergency Board.

18 (3) All moneys received by the authority under this chapter shall be paid into the General Fund 19 in the State Treasury and placed to the credit of the authority account and such moneys hereby are 20 appropriated continuously to the authority and shall be used only for the administration and enforcement of this chapter. 21

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SECTION 26. ORS 682.216 is amended to read:

23682.216. (1) When application has been made as required under ORS 682.208, the Oregon Health Authority shall [certify] license the applicant as an emergency medical [technician or as a first 24 responder] services provider if it finds: 25

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(a) The applicant has successfully completed a training course approved by the authority.

27(b) The [applicant's] applicant meets the physical and mental qualifications [have been certified as] required under ORS 682.208. 28

(c) No matter has been brought to the attention of the authority which would disqualify the 2930 applicant.

31 (d) A nonrefundable fee has been paid to the authority pursuant to ORS 682.212.

32(e) The applicant for an emergency medical [technician certification] services provider license:

(A) Is 18 years of age or older [and the applicant for first responder] if the applicant is applying 33

34 for a license at a level higher than emergency medical responder; or

(B) Is 16 years of age or older if the applicant is applying for a license at the emergency 35medical responder level. 36

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(f) The applicant has successfully completed examination as prescribed by the authority. 38 (g) The applicant meets other requirements prescribed by rule of the authority.

(2) The authority may provide for the issuance of a provisional [certification] license for emer-39 gency medical [technicians] services providers. 40

(3) The authority may issue [by indorsement certification for emergency medical technician] \mathbf{a} 41 reciprocity license without proof of completion of an approved training course to an emergency 42 medical [technician] services provider who is licensed to practice [emergency] patient care in an-43 other state of the United States or a foreign country if, in the opinion of the authority, the applicant 44 meets the requirements [of certification] for licensure in this state and can demonstrate to the sat-45

1 isfaction of the authority competency to practice [emergency] **patient** care. The authority [shall be]

is the sole judge of credentials of any emergency medical [*technician*] services provider applying for [*certification*] licensure without proof of completion of an approved training course.

4 (4) [Each] A person [holding a certificate] licensed under [ORS 682.208 and] this section shall 5 submit, at the time of application for renewal of the [certificate] license to the authority, evidence 6 of the applicant's satisfactory completion of an authority approved program of continuing education 7 and other requirements prescribed by rule by the authority.

8 (5) The authority shall prescribe criteria and approve programs of continuing education in
9 [emergency and nonemergency] patient care to meet the requirements of this section.

10 (6) The authority shall include a fee pursuant to ORS 682.212 for late renewal and for issuance 11 of any duplicate [certificate] license. Each [certification] license issued under this section, unless 12 sooner suspended or revoked, [shall expire] expires and [be] is renewable after a period of two years. 13 Each [certificate] license must be renewed on or before June 30 of every second year or on or before 14 such date as may be specified by authority rule. The authority by rule shall establish a schedule 15 of [certificate] license renewals under this subsection and shall prorate the fees to reflect any 16 shorter [certificate] license period.

(7) Nothing in this chapter authorizes an emergency medical [technician or first responder] ser vices provider to operate an ambulance without a driver license as required under the Oregon
 Vehicle Code.

20 <u>SECTION 27.</u> ORS 682.218 is added to and made a part of ORS chapter 682.

SECTION 28. ORS 682.218 is amended to read:

682.218. The [Department of Human Services] Oregon Health Authority shall adopt rules to allow an applicant for [certification by indorsement] a reciprocity license as an emergency medical [technician, as defined in ORS 682.025,] services provider to substitute experience and certification by a national registry of emergency medical [technicians] services providers for education requirements imposed by the [department] authority.

27 SECTION 29. ORS 682.220 is amended to read:

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682.220. (1) The Oregon Health Authority may deny, suspend or revoke licenses for ambulances and [*ambulance services*] **emergency medical services agencies** in accordance with the provisions of ORS chapter 183 for a failure to comply with any of the requirements of ORS 820.350 to 820.380 and this chapter or the rules adopted thereunder.

32 (2) The [*certification*] **license** of an emergency medical [*technician*] **services provider** may be 33 denied, suspended or revoked in accordance with the provisions of ORS chapter 183 for any of the 34 following reasons:

35 (a) A failure to have completed successfully an authority approved course.

(b) In the case of a provisional [certifications] license, failure to have completed successfully an
 authority approved course.

(c) Failure to meet or continue to meet the physical and mental qualifications [required to be
 certified] for licensure under ORS 682.208.

40 (d) The use of fraud or deception in receiving a [certificate] license.

(e) Practicing skills beyond the scope of practice established by the Oregon Medical Board un der ORS 682.245.

43 (f) Rendering [emergency or nonemergency] **patient** care under an assumed name.

(g) The impersonation of another [*EMT*] emergency medical services provider or an emer gency medical services provider of another level of licensure.

(h) Unprofessional conduct. 1 2 (i) Obtaining a fee by fraud or misrepresentation. 3 (i) Habitual or excessive use of intoxicants or drugs. (k) The presence of a mental disorder that demonstrably affects an [EMT's] emergency medical 4 $\mathbf{5}$ services provider's performance, as certified by two psychiatrists retained by the authority. (L) Subject to ORS 670.280, conviction of any criminal offense that reasonably raises questions 6 about the ability of the [EMT] emergency medical services provider to perform the duties of an 7 [EMT] emergency medical services provider in accordance with the standards established by this 8 9 chapter. A copy of the record of conviction, certified to by the clerk of the court entering the conviction, [shall be] is conclusive evidence of the conviction. 10 (m) Suspension or revocation of an emergency medical [technician certificate] services provider 11 12 license issued by another state: 13 (A) For a reason that would permit the authority to suspend or revoke a [certificate] license issued under this chapter; and 14 15 (B) Evidenced by a certified copy of the order of suspension or revocation. (n) Gross negligence or repeated negligence in rendering [emergency medical assistance] patient 16 17 care 18 (o) Rendering [emergency or nonemergency] **patient** care without being [certified] **licensed** except as provided in ORS 30.800. 19 (p) Rendering [emergency or nonemergency] patient care as an [EMT] emergency medical ser-20vices provider without written authorization and standing orders from [a supervising physician who 2122has been approved] an EMS medical director who meets the standards established by the 23Oregon Medical Board in accordance with ORS 682.245. (q) Refusing an invitation for an interview with the authority as specified in this section. 94 25(3) The authority may investigate any evidence that appears to show that an [EMT certified] emergency medical services provider licensed by the authority is or may be medically incompe-2627tent, guilty of unprofessional or dishonorable conduct or mentally or physically unable to safely function as an [EMT] emergency medical services provider. The authority may investigate the 28off-duty conduct of an [EMT] emergency medical services provider to the extent that such con-2930 duct may reasonably raise questions about the ability of the [EMT] emergency medical services 31 provider to perform the duties of an [EMT] emergency medical services provider in accordance with the standards established by this chapter. Upon receipt of a complaint about an [EMT] emer-32

33 gency medical services provider or applicant, the authority shall conduct an investigation as de-34 scribed under ORS 676.165. [An] The authority shall conduct the investigation [shall be 35 conducted] in accordance with ORS 676.175.

(4)(a) Unless state or federal laws relating to confidentiality or the protection of health infor-36 37 mation prohibit disclosure, any health care facility licensed under ORS 441.015 to 441.087 and 38 441.820, any medical or osteopathic physician licensed under ORS chapter 677, any owner of an ambulance licensed under this chapter or any [EMT certified] emergency medical services pro-39 vider licensed under this chapter shall report to the authority any information the person may have 40 that appears to show that an [EMT] emergency medical services provider is or may be medically 41 incompetent, guilty of unprofessional or dishonorable conduct or mentally or physically unable to 42 safely function as an [EMT] emergency medical services provider. 43

(b) Unless state or federal laws relating to confidentiality or the protection of health information
 prohibit disclosure, an [*EMT certified*] emergency medical services provider licensed under this

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1 chapter who has reasonable cause to believe that a licensee of another board has engaged in pro-

hibited conduct as defined in ORS 676.150 shall report the prohibited conduct in the manner pro vided in ORS 676.150.

(5) If, in the opinion of the authority, it appears that the information provided to it under pro-4 visions of this section is or may be true, the authority may request an interview with the [EMT]5 emergency medical services provider. At the time the authority requests an interview, the [EMT 6 shall be provided] authority shall provide the emergency medical services provider with a gen-7 eral statement of the issue or issues of concern to the authority. The request [shall] must include 8 9 a statement of the procedural safeguards available to the [EMT] emergency medical services provider, including the right to end the interview on request, the right to have counsel present and 10 the following statement: "Any action proposed by the Oregon Health Authority shall provide for a 11 12 contested case hearing."

13 (6) Information regarding an [ambulance service] emergency medical services agency provided to the authority pursuant to this section is confidential and [shall not be] is not subject to public 14 15 disclosure[, nor shall it be] or admissible as evidence in any judicial proceeding. Information that 16 the authority obtains as part of an investigation into the conduct of an emergency medical [tech-17 *nician*] services provider or applicant [conduct] or as part of a contested case proceeding, consent 18 order or stipulated agreement involving the conduct of an emergency medical [technician] services 19 **provider** or applicant [conduct] is confidential as provided under ORS 676.175. Information regarding 20 an [ambulance service] emergency medical services agency does not become confidential due to 21its use in a disciplinary proceeding against an emergency medical [technician] services provider.

(7) [Any] A person who reports or provides information to the authority under this section and
who provides information in good faith [shall not be] is not subject to an action for civil damage
as a result thereof.

25 (8) In conducting an investigation under subsection (3) of this section, the authority may:

26 (a) Take evidence;

(b) Take depositions of witnesses, including the person under investigation, in the manner provided by law in civil cases;

(c) Compel the appearance of witnesses, including the person under investigation, in the manner
 provided by law in civil cases;

31 (d) Require answers to interrogatories; and

(e) Compel the production of books, papers, accounts, documents and testimony pertaining to the
 matter under investigation.

(9) The authority may issue subpoenas to compel compliance with the provisions of subsection
(8) of this section. If any person fails to comply with a subpoena issued under this subsection, or
refuses to testify on matters on which the person may lawfully be interrogated, a court may compel
obedience as provided in ORS 183.440.

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SECTION 30. ORS 682.224 is amended to read:

682.224. (1) The Oregon Health Authority may discipline, as provided in this section, an [ambu lance service or any person certified as an emergency medical technician or first responder in this state
 who] emergency medical services provider or emergency medical services agency that has:

(a) Admitted the facts of a complaint [which] that alleges facts [which] that establish that [such
person] the emergency medical services provider is guilty of [violation of] one or more of the
grounds for suspension or revocation of a [certificate] license as set forth in ORS 682.220 or that
[an ambulance service] the emergency medical services agency has violated the provisions of this

chapter or the rules adopted thereunder. 1

2 (b) Been found guilty in accordance with ORS chapter 183 of [violation of] one or more of the grounds for suspension or revocation of [certification] a license as set forth in ORS 682.220 or that 3 an [ambulance service] emergency medical services agency has violated the provisions of this 4 chapter or the rules adopted thereunder. 5

(2) The purpose of disciplining an [EMT] emergency medical services provider under this 6 section is to ensure that the [EMT] emergency medical services provider will provide services 7 that are consistent with the obligations of this chapter. Prior to taking final disciplinary action, the 8 9 authority shall determine if the [EMT] emergency medical services provider has been disciplined for the questioned conduct by the [EMT's] emergency medical services provider's employer or 10 [supervising physician] EMS medical director. The authority shall consider any such discipline or 11 12 any other corrective action in deciding whether additional discipline or corrective action by the 13 authority is appropriate.

(3) In disciplining an [EMT or ambulance service] emergency medical services provider or 14 15 emergency medical services agency as authorized by subsection (1) of this section, the authority 16 may use any or all of the following methods:

(a) Suspend judgment. 17

18 (b) Issue a letter of reprimand.

19 (c) Issue a letter of instruction.

(d) Place the [EMT or ambulance service] emergency medical services provider or emergency 20medical services agency on probation. 21

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(e) Suspend the [EMT certificate or ambulance service] license of the emergency medical ser-

23vices provider or emergency medical services agency.

(f) Revoke the [EMT certificate or ambulance service] license of the emergency medical ser-94 25vices provider or emergency medical services agency.

(g) Place limitations on the [certificate of the EMT to practice emergency or nonemergency care 2627in this state or place limitations on the] license of the [ambulance service] emergency medical services provider or emergency medical services agency. 28

(h) Take such other disciplinary action as the authority in its discretion finds proper, including 2930 assessment of the costs of the disciplinary proceedings as a civil penalty or assessment of a civil 31 penalty not to exceed \$5,000, or both.

32(4) In addition to the action authorized by subsection (3) of this section, the authority may temporarily suspend a [certificate or] license without a hearing, simultaneously with the commence-33 34 ment of proceedings under ORS chapter 183 if the authority finds that evidence in its possession indicates that a continuation in practice of the [EMT] emergency medical services provider or 35operation of the [ambulance service] emergency medical services agency constitutes an immediate 36 37 danger to the public.

38 (5) If the authority places any [EMT or ambulance service] emergency medical services provider or emergency medical services agency on probation as set forth in subsection (3)(d) of this 39 section, the authority may determine, and may at any time modify, the conditions of the probation 40 and may include among them any reasonable condition for the purpose of protection of the public 41 and for the purpose of the rehabilitation of the [EMT or ambulance service] emergency medical 42 services provider or emergency medical services agency, or both. Upon expiration of the term 43 of probation, further proceedings shall be abated if the [EMT or ambulance service] emergency 44 medical services provider or emergency medical services agency has complied with the terms 45

1 of the probation.

2 (6)(a) If an [*EMT certified in this state*] emergency medical services provider's license is 3 suspended, the [*holder of the certificate*] emergency medical services provider may not practice 4 during the term of suspension.

5 [(7)] (b) If an [ambulance service licensed in this state] emergency medical services agency's 6 license is suspended, the [ambulance service] emergency medical services agency may not operate 7 [in this state] during the term of the suspension, provided that the authority shall condition such 8 suspension upon such arrangements as may be necessary to ensure the continued availability of 9 ambulance service in the area served by that [ambulance service] emergency medical services 10 agency.

(c) Upon expiration of the term of suspension, the [certificate or] license shall be reinstated by
 the authority if the conditions for which the [certificate or] license was suspended no longer exist.

[(8)] (7) Whenever an [*EMT certificate or ambulance service*] **emergency medical services provider or emergency medical services agency** license is denied or revoked for any cause, the authority may, in its discretion, after the lapse of two years from the date of [*such*] **the denial or** revocation, upon written application by the person formerly [*certified or*] licensed and after a hearing, issue or restore the [*EMT certificate or ambulance service*] **emergency medical services provider or emergency medical services agency** license.

19 [(9)] (8) Civil penalties under this section shall be imposed as provided in ORS 183.745.

20 **SECTION 31.** ORS 682.245 is amended to read:

682.245. (1) The Oregon Medical Board shall adopt by rule a scope of practice for **each level of** emergency medical [*technicians at such levels as may be*] **services provider** established by the Oregon Health Authority [*and for first responders*] **pursuant to ORS 682.017**.

(2) The board shall adopt by rule standards for the qualifications and responsibilities of [super vising physicians] EMS medical directors.

(3) The standing orders for emergency medical [technicians and first responders] services pro viders may not exceed the scope of practice defined by the board.

(4) [No] An emergency medical [technician shall] services provider may not provide patient
care [or treatment] without written authorization and standing orders from [a supervising physician
who has been approved] an EMS medical director who meets the standards established by the
board.

(5) The policies and procedures for applying and enforcing this section may be delegated inwhole or in part to the authority.

34 **SECTION 32.** ORS 682.265 is amended to read:

682.265. [No] An emergency medical [technician or first responder shall] services provider may
 not mislead any person as to the qualifications of the [technician or responder] emergency medical
 services provider.

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SECTION 33. ORS 30.803 is amended to read:

39 30.803. No person shall maintain a cause of action for injury, death or loss against any 40 [certified] licensed emergency medical [technician] services provider who acts as a volunteer with-41 out expectation of compensation, based on a claim of negligence unless the person shows that the 42 injury, death or loss resulted from willful and wanton misconduct or intentional act or omission of 43 the emergency medical [technician] services provider.

44 **SECTION 34.** ORS 31.740 is amended to read:

45 31.740. Punitive damages may not be awarded against a health practitioner if:

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1	(1) The health practitioner is licensed, registered or certified as:
2	(a) A psychologist under ORS 675.030 to 675.070, 675.085 and 675.090;
3	(b) An occupational therapist under ORS 675.230 to 675.300;
4	(c) A regulated social worker under ORS 675.510 to 675.600;
5	(d) A physician under ORS 677.100 to 677.228;
6	(e) An emergency medical [technician] services provider under ORS chapter 682;
7	(f) A podiatric physician and surgeon under ORS 677.820 to 677.840;
8	(g) A nurse under ORS 678.040 to 678.101;
9	(h) A nurse practitioner under ORS 678.375 to 678.390;
10	(i) A dentist under ORS 679.060 to 679.180;
11	(j) A dental hygienist under ORS 680.040 to 680.100;
12	(k) A denturist under ORS 680.515 to 680.535;
13	(L) An audiologist or speech-language pathologist under ORS 681.250 to 681.350;
14	(m) An optometrist under ORS 683.040 to 683.155 and 683.170 to 683.220;
15	(n) A chiropractor under ORS 684.040 to 684.105;
16	(o) A naturopath under ORS 685.060 to 685.110, 685.125 and 685.135;
17	(p) A massage therapist under ORS 687.021 to 687.086;
18	(q) A physical therapist under ORS 688.040 to 688.145;
19	(r) A medical imaging licensee under ORS 688.445 to 688.525;
20	(s) A pharmacist under ORS 689.151 and 689.225 to 689.285; or
21	(t) A physician assistant as provided by ORS 677.505 to 677.525; and
22	(2) The health practitioner was engaged in conduct regulated by the license, registration or
23	certificate issued by the appropriate governing body and was acting within the scope of practice for
24	which the license, registration or certificate was issued and without malice.
25	SECTION 35. ORS 40.460 is amended to read:
26	40.460. The following are not excluded by ORS 40.455, even though the declarant is available
27	as a witness:
28	(1) (Reserved.)
29	(2) A statement relating to a startling event or condition made while the declarant was under
30	the stress of excitement caused by the event or condition.
31	(3) A statement of the declarant's then existing state of mind, emotion, sensation or physical
32	condition, such as intent, plan, motive, design, mental feeling, pain or bodily health, but not includ-
33	ing a statement of memory or belief to prove the fact remembered or believed unless it relates to
34	the execution, revocation, identification, or terms of the declarant's will.
35	(4) Statements made for purposes of medical diagnosis or treatment and describing medical his-
36	tory, or past or present symptoms, pain or sensations, or the inception or general character of the
37	cause or external source thereof insofar as reasonably pertinent to diagnosis or treatment.
38	(5) A memorandum or record concerning a matter about which a witness once had knowledge
39	but now has insufficient recollection to enable the witness to testify fully and accurately, shown to
40	have been made or adopted by the witness when the matter was fresh in the memory of the witness
41	and to reflect that knowledge correctly. If admitted, the memorandum or record may be read into
42	evidence but may not itself be received as an exhibit unless offered by an adverse party.
43	(6) A memorandum, report, record, or data compilation, in any form, of acts, events, conditions,
44	opinions, or diagnoses, made at or near the time by, or from information transmitted by, a person
45	with knowledge, if kept in the course of a regularly conducted business activity, and if it was the

regular practice of that business activity to make the memorandum, report, record, or data compi-1

2 lation, all as shown by the testimony of the custodian or other qualified witness, unless the source

of information or the method of circumstances of preparation indicate lack of trustworthiness. The 3 term "business" as used in this subsection includes business, institution, association, profession, oc-4 cupation, and calling of every kind, whether or not conducted for profit. 5

(7) Evidence that a matter is not included in the memoranda, reports, records, or data compila-6 tions, and in any form, kept in accordance with the provisions of subsection (6) of this section, to 7 prove the nonoccurrence or nonexistence of the matter, if the matter was of a kind of which a 8 9 memorandum, report, record, or data compilation was regularly made and preserved, unless the sources of information or other circumstances indicate lack of trustworthiness. 10

(8) Records, reports, statements or data compilations, in any form, of public offices or agencies, 11 12 including federally recognized American Indian tribal governments, setting forth:

13 (a) The activities of the office or agency;

(b) Matters observed pursuant to duty imposed by law as to which matters there was a duty to 14 15 report, excluding, in criminal cases, matters observed by police officers and other law enforcement personnel; or 16

(c) In civil actions and proceedings and against the government in criminal cases, factual 17 18 findings, resulting from an investigation made pursuant to authority granted by law, unless the 19 sources of information or other circumstances indicate lack of trustworthiness.

20(9) Records or data compilations, in any form, of births, fetal deaths, deaths or marriages, if the report thereof was made to a public office, including a federally recognized American Indian tribal 2122government, pursuant to requirements of law.

23(10) To prove the absence of a record, report, statement or data compilation, in any form, or the nonoccurrence or nonexistence of a matter of which a record, report, statement or data compilation, 24 in any form, was regularly made and preserved by a public office or agency, including a federally 25recognized American Indian tribal government, evidence in the form of a certification in accordance 2627with ORS 40.510, or testimony, that diligent search failed to disclose the record, report, statement or data compilation, or entry. 28

(11) Statements of births, marriages, divorces, deaths, legitimacy, ancestry, relationship by blood 2930 or marriage, or other similar facts of personal or family history, contained in a regularly kept record 31 of a religious organization.

(12) A statement of fact contained in a certificate that the maker performed a marriage or other 32ceremony or administered a sacrament, made by a member of the clergy, a public official, an official 33 34 of a federally recognized American Indian tribal government or any other person authorized by the 35rules or practices of a religious organization or by law to perform the act certified, and purporting to have been issued at the time of the act or within a reasonable time thereafter. 36

37 (13) Statements of facts concerning personal or family history contained in family bibles, 38 genealogies, charts, engravings on rings, inscriptions on family portraits, engravings on urns, crypts, or tombstones, or the like. 39

(14) The record of a document purporting to establish or affect an interest in property, as proof 40 of content of the original recorded document and its execution and delivery by each person by whom 41 it purports to have been executed, if the record is a record of a public office, including a federally 42 recognized American Indian tribal government, and an applicable statute authorizes the recording 43 of documents of that kind in that office. 44

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(15) A statement contained in a document purporting to establish or affect an interest in prop-

1 erty if the matter stated was relevant to the purpose of the document, unless dealings with the

2 property since the document was made have been inconsistent with the truth of the statement or

3 the purport of the document.

4 (16) Statements in a document in existence 20 years or more the authenticity of which is es-5 tablished.

6 (17) Market quotations, tabulations, lists, directories, or other published compilations, generally 7 used and relied upon by the public or by persons in particular occupations.

8 (18) (Reserved.)

9 (18a)(a) A complaint of sexual misconduct, complaint of abuse as defined in ORS 107.705 or 10 419B.005, complaint of abuse of an elderly person, as those terms are defined in ORS 124.050, or a 11 complaint relating to a violation of ORS 163.205 or 164.015 in which a person 65 years of age or 12 older is the victim, made by the witness after the commission of the alleged misconduct or abuse 13 at issue. Except as provided in paragraph (b) of this subsection, such evidence must be confined to 14 the fact that the complaint was made.

15 (b) A statement made by a person concerning an act of abuse as defined in ORS 107.705 or 16 419B.005, a statement made by a person concerning an act of abuse of an elderly person, as those terms are defined in ORS 124.050, or a statement made by a person concerning a violation of ORS 17 18 163.205 or 164.015 in which a person 65 years of age or older is the victim, is not excluded by ORS 19 40.455 if the declarant either testifies at the proceeding and is subject to cross-examination, or is 20 unavailable as a witness but was chronologically or mentally under 12 years of age when the statement was made or was 65 years of age or older when the statement was made. However, if a 2122declarant is unavailable, the statement may be admitted in evidence only if the proponent estab-23lishes that the time, content and circumstances of the statement provide indicia of reliability, and in a criminal trial that there is corroborative evidence of the act of abuse and of the alleged 24 perpetrator's opportunity to participate in the conduct and that the statement possesses indicia of 25reliability as is constitutionally required to be admitted. No statement may be admitted under this 2627paragraph unless the proponent of the statement makes known to the adverse party the proponent's intention to offer the statement and the particulars of the statement no later than 15 days before 28trial, except for good cause shown. For purposes of this paragraph, in addition to those situations 2930 described in ORS 40.465 (1), the declarant shall be considered "unavailable" if the declarant has a 31 substantial lack of memory of the subject matter of the statement, is presently incompetent to testify, is unable to communicate about the abuse or sexual conduct because of fear or other similar 32reason or is substantially likely, as established by expert testimony, to suffer lasting severe emo-33 34 tional trauma from testifying. Unless otherwise agreed by the parties, the court shall examine the 35declarant in chambers and on the record or outside the presence of the jury and on the record. The examination shall be conducted immediately prior to the commencement of the trial in the presence 36 37 of the attorney and the legal guardian or other suitable person as designated by the court. If the 38 declarant is found to be unavailable, the court shall then determine the admissibility of the evidence. The determinations shall be appealable under ORS 138.060 (1)(c) or (2)(a). The purpose of the ex-39 amination shall be to aid the court in making its findings regarding the availability of the declarant 40 as a witness and the reliability of the statement of the declarant. In determining whether a state-41 ment possesses indicia of reliability under this paragraph, the court may consider, but is not limited 42 to, the following factors: 43

44 (A) The personal knowledge of the declarant of the event;

45 (B) The age and maturity of the declarant or extent of disability if the declarant is a person

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1 with a developmental disability;

2 (C) Certainty that the statement was made, including the credibility of the person testifying 3 about the statement and any motive the person may have to falsify or distort the statement;

4 (D) Any apparent motive the declarant may have to falsify or distort the event, including bias, 5 corruption or coercion;

6 (E) The timing of the statement of the declarant;

(F) Whether more than one person heard the statement;

(G) Whether the declarant was suffering pain or distress when making the statement;

9 (H) Whether the declarant's young age or disability makes it unlikely that the declarant fabri-10 cated a statement that represents a graphic, detailed account beyond the knowledge and experience 11 of the declarant;

(I) Whether the statement has internal consistency or coherence and uses terminology appro priate to the declarant's age or to the extent of the declarant's disability if the declarant is a person
 with a developmental disability;

15 (J) Whether the statement is spontaneous or directly responsive to questions; and

16 (K) Whether the statement was elicited by leading questions.

17 (c) This subsection applies to all civil, criminal and juvenile proceedings.

(d) This subsection applies to a child declarant, a declarant who is an elderly person as defined
in ORS 124.050 or an adult declarant with a developmental disability. For the purposes of this subsection, "developmental disability" means any disability attributable to mental retardation, autism,
cerebral palsy, epilepsy or other disabling neurological condition that requires training or support
similar to that required by persons with mental retardation, if either of the following apply:

(A) The disability originates before the person attains 22 years of age, or if the disability is attributable to mental retardation the condition is manifested before the person attains 18 years of age, the disability can be expected to continue indefinitely, and the disability constitutes a substantial handicap to the ability of the person to function in society.

(B) The disability results in a significant subaverage general intellectual functioning with con current deficits in adaptive behavior that are manifested during the developmental period.

(19) Reputation among members of a person's family by blood, adoption or marriage, or among
a person's associates, or in the community, concerning a person's birth, adoption, marriage, divorce,
death, legitimacy, relationship by blood or adoption or marriage, ancestry, or other similar fact of
a person's personal or family history.

(20) Reputation in a community, arising before the controversy, as to boundaries of or customs
 affecting lands in the community, and reputation as to events of general history important to the
 community or state or nation in which located.

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(21) Reputation of a person's character among associates of the person or in the community.

(22) Evidence of a final judgment, entered after a trial or upon a plea of guilty, but not upon a plea of no contest, adjudging a person guilty of a crime other than a traffic offense, to prove any fact essential to sustain the judgment, but not including, when offered by the government in a criminal prosecution for purposes other than impeachment, judgments against persons other than the accused. The pendency of an appeal may be shown but does not affect admissibility.

42 (23) Judgments as proof of matters of personal, family or general history, or boundaries, essential to the judgment, if the same would be provable by evidence of reputation.

(24) Notwithstanding the limits contained in subsection (18a) of this section, in any proceeding
in which a child under 12 years of age at the time of trial, or a person with a developmental disa-

bility as described in subsection (18a)(d) of this section, may be called as a witness to testify con-1 cerning an act of abuse, as defined in ORS 419B.005, or sexual conduct performed with or on the 2 child or person with a developmental disability by another, the testimony of the child or person with 3 a developmental disability taken by contemporaneous examination and cross-examination in another 4 place under the supervision of the trial judge and communicated to the courtroom by closed-circuit $\mathbf{5}$ television or other audiovisual means. Testimony will be allowed as provided in this subsection only 6 if the court finds that there is a substantial likelihood, established by expert testimony, that the 7 child or person with a developmental disability will suffer severe emotional or psychological harm 8 9 if required to testify in open court. If the court makes such a finding, the court, on motion of a party, the child, the person with a developmental disability or the court in a civil proceeding, or on 10 motion of the district attorney, the child or the person with a developmental disability in a criminal 11 12 or juvenile proceeding, may order that the testimony of the child or the person with a developmental 13 disability be taken as described in this subsection. Only the judge, the attorneys for the parties, the parties, individuals necessary to operate the equipment and any individual the court finds would 14 15 contribute to the welfare and well-being of the child or person with a developmental disability may 16 be present during the testimony of the child or person with a developmental disability.

17 (25)(a) Any document containing data prepared or recorded by the Oregon State Police pursuant 18 to ORS 813.160 (1)(b)(C) or (E), or pursuant to ORS 475.235 (4), if the document is produced by data 19 retrieval from the Law Enforcement Data System or other computer system maintained and operated 20 by the Oregon State Police, and the person retrieving the data attests that the information was re-21 trieved directly from the system and that the document accurately reflects the data retrieved.

(b) Any document containing data prepared or recorded by the Oregon State Police that is produced by data retrieval from the Law Enforcement Data System or other computer system maintained and operated by the Oregon State Police and that is electronically transmitted through public or private computer networks under an electronic signature adopted by the Oregon State Police if the person receiving the data attests that the document accurately reflects the data received.

(c) Notwithstanding any statute or rule to the contrary, in any criminal case in which documents are introduced under the provisions of this subsection, the defendant may subpoen the analyst, as defined in ORS 475.235 (6), or other person that generated or keeps the original document for the purpose of testifying at the preliminary hearing and trial of the issue. Except as provided in ORS 44.550 to 44.566, no charge shall be made to the defendant for the appearance of the analyst or other person.

(26)(a) A statement that purports to narrate, describe, report or explain an incident of domestic
violence, as defined in ORS 135.230, made by a victim of the domestic violence within 24 hours after
the incident occurred, if the statement:

(A) Was recorded, either electronically or in writing, or was made to a peace officer as defined
 in ORS 161.015, corrections officer, youth correction officer, parole and probation officer, emergency
 medical [technician] services provider or firefighter; and

40 (B) Has sufficient indicia of reliability.

(b) In determining whether a statement has sufficient indicia of reliability under paragraph (a) of this subsection, the court shall consider all circumstances surrounding the statement. The court may consider, but is not limited to, the following factors in determining whether a statement has sufficient indicia of reliability:

45 (A) The personal knowledge of the declarant.

1 (B) Whether the statement is corroborated by evidence other than statements that are subject 2 to admission only pursuant to this subsection.

3 (C) The timing of the statement.

4 (D) Whether the statement was elicited by leading questions.

5 (E) Subsequent statements made by the declarant. Recantation by a declarant is not sufficient 6 reason for denying admission of a statement under this subsection in the absence of other factors 7 indicating unreliability.

8 (27) A report prepared by a forensic scientist that contains the results of a presumptive test 9 conducted by the forensic scientist as described in ORS 475.235, if the forensic scientist attests that 10 the report accurately reflects the results of the presumptive test.

(28)(a) A statement not specifically covered by any of the foregoing exceptions but having
 equivalent circumstantial guarantees of trustworthiness, if the court determines that:

13 (A) The statement is relevant;

(B) The statement is more probative on the point for which it is offered than any other evidencethat the proponent can procure through reasonable efforts; and

16 (C) The general purposes of the Oregon Evidence Code and the interests of justice will best be 17 served by admission of the statement into evidence.

(b) A statement may not be admitted under this subsection unless the proponent of it makes known to the adverse party the intention to offer the statement and the particulars of it, including the name and address of the declarant, sufficiently in advance of the trial or hearing, or as soon as practicable after it becomes apparent that such statement is probative of the issues at hand, to provide the adverse party with a fair opportunity to prepare to meet it.

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SECTION 36. ORS 97.970 is amended to read:

97.970. (1) The following persons shall make a reasonable search of an individual who the persons reasonably believe is dead or near death for a document of gift or other information identifying the individual as a donor or as an individual who made a refusal:

(a) A law enforcement officer, firefighter, [paramedic] emergency medical services provider
 or other emergency rescuer finding the individual; and

(b) If no other source of the information is immediately available, a hospital, as soon as practi-cable after the individual's arrival at the hospital.

(2) If a document of gift or a refusal to make an anatomical gift is located by the search required by subsection (1)(a) of this section and the individual or deceased individual to whom it relates is taken to a hospital, the person responsible for conducting the search shall send the document of gift or the refusal to the hospital.

(3) A person is not subject to criminal or civil liability for failing to discharge the duties im posed by this section but may be subject to administrative sanctions.

37 SECTION 37. ORS 124.050 is amended to read:

38 124.050. As used in ORS 124.050 to 124.095:

39 (1) "Abuse" means one or more of the following:

(a) Any physical injury to an elderly person caused by other than accidental means, or which
 appears to be at variance with the explanation given of the injury.

42 (b) Neglect.

43 (c) Abandonment, including desertion or willful forsaking of an elderly person or the withdrawal
44 or neglect of duties and obligations owed an elderly person by a caretaker or other person.

45 (d) Willful infliction of physical pain or injury upon an elderly person.

(e) An act that constitutes a crime under ORS 163.375, 163.405, 163.411, 163.415, 163.425, 163.427,
 163.465 or 163.467.

3 (f) Verbal abuse.

4 (g) Financial exploitation.

5 (h) Sexual abuse.

6 (i) Involuntary seclusion of an elderly person for the convenience of a caregiver or to discipline 7 the person.

8 (j) A wrongful use of a physical or chemical restraint of an elderly person, excluding an act of 9 restraint prescribed by a licensed physician and any treatment activities that are consistent with 10 an approved treatment plan or in connection with a court order.

11 (2) "Elderly person" means any person 65 years of age or older who is not subject to the pro-12 visions of ORS 441.640 to 441.665.

13 (3) "Facility" means:

14 (a) A long term care facility as that term is defined in ORS 442.015.

(b) A residential facility as that term is defined in ORS 443.400, including but not limited to anassisted living facility.

17 (c) An adult foster home as that term is defined in ORS 443.705.

18 (4) "Financial exploitation" means:

(a) Wrongfully taking the assets, funds or property belonging to or intended for the use of anelderly person or a person with a disability.

(b) Alarming an elderly person or a person with a disability by conveying a threat to wrongfully
take or appropriate money or property of the person if the person would reasonably believe that the

23 threat conveyed would be carried out.

(c) Misappropriating, misusing or transferring without authorization any money from any ac count held jointly or singly by an elderly person or a person with a disability.

(d) Failing to use the income or assets of an elderly person or a person with a disability effec-tively for the support and maintenance of the person.

28 (5) "Intimidation" means compelling or deterring conduct by threat.

- 29 (6) "Law enforcement agency" means:
- 30 (a) Any city or municipal police department.
- 31 (b) Any county sheriff's office.
- 32 (c) The Oregon State Police.

33 (d) Any district attorney.

34 (7) "Neglect" means:

(a) Failure to provide the care, supervision or services necessary to maintain the physical and
 mental health of an elderly person that may result in physical harm or significant emotional harm
 to the elderly person; or

(b) The failure of a caregiver to make a reasonable effort to protect an elderly person fromabuse.

40 (8) "Person with a disability" means a person described in:

41 (a) ORS 410.040 (7)(b); or

42 (b) ORS 410.715.

43 (9) "Public or private official" means:

(a) Physician, naturopathic physician, osteopathic physician, chiropractor, physician assistant
 or podiatric physician and surgeon, including any intern or resident.

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1	(b) Licensed practical nurse, registered nurse, nurse practitioner, nurse's aide, home health aide
2	or employee of an in-home health service.
3	(c) Employee of the Department of Human Services or community developmental disabilities
4	program.
5	(d) Employee of the Oregon Health Authority, county health department or community mental
6	health program.
7	(e) Peace officer.
8	(f) Member of the clergy.
9	(g) Regulated social worker.
10	(h) Physical, speech or occupational therapist.
11	(i) Senior center employee.
12	(j) Information and referral or outreach worker.
13	(k) Licensed professional counselor or licensed marriage and family therapist.
14	(L) Any public official who comes in contact with elderly persons in the performance of the
15	official's official duties.
16	(m) Firefighter or emergency medical [technician] services provider.
17	(n) Psychologist.
18	(o) Provider of adult foster care or an employee of the provider.
19	(p) Audiologist.
20	(q) Speech-language pathologist.
21	(10) "Services" includes but is not limited to the provision of food, clothing, medicine, housing,
22	medical services, assistance with bathing or personal hygiene or any other service essential to the
23	well-being of an elderly person.
24	(11)(a) "Sexual abuse" means:
25	(A) Sexual contact with an elderly person who does not consent or is considered incapable of
26	consenting to a sexual act under ORS 163.315;
27	(B) Sexual harassment, sexual exploitation or inappropriate exposure to sexually explicit mate-
28	rial or language;
29	(C) Any sexual contact between an employee of a facility or paid caregiver and an elderly per-
30	son served by the facility or caregiver;
31	(D) Any sexual contact between an elderly person and a relative of the elderly person other
32	than a spouse; or
33	(E) Any sexual contact that is achieved through force, trickery, threat or coercion.
34	(b) "Sexual abuse" does not mean consensual sexual contact between an elderly person and a
35	paid caregiver who is the spouse of the elderly person.
36	(12) "Sexual contact" has the meaning given that term in ORS 163.305.
37	(13) "Verbal abuse" means to threaten significant physical or emotional harm to an elderly
38	person or a person with a disability through the use of:
39	(a) Derogatory or inappropriate names, insults, verbal assaults, profanity or ridicule; or
40	(b) Harassment, coercion, threats, intimidation, humiliation, mental cruelty or inappropriate
41	sexual comments.
42	SECTION 38. ORS 127.675 is amended to read:
43	127.675. (1) There is established the Oregon POLST Registry Advisory Committee to advise the
44	Oregon Health Authority regarding the implementation, operation and evaluation of the POLST
45	registry.

(a) A health professional with extensive experience and leadership in POLST issues; (b) A physician who is [a supervising physician, as defined in ORS 682.025, for emergency medical technicians] an EMS medical director approved by the Oregon Medical Board under ORS 682.245 and who has extensive experience and leadership in POLST issues; (c) A representative from the hospital community with extensive experience and leadership in POLST issues; (d) A representative from the long term care community with extensive experience and leadership in POLST issues; (e) A representative from the hospice community with extensive experience and leadership in POLST issues; (f) An emergency medical [technician] services provider actively involved in providing emergency medical services; and (g) Two members of the public with active interest in end-of-life treatment preferences, at least one of whom represents the interests of minorities. (3) The Director of the Emergency Medical Services and Trauma Systems Program within the Oregon Health Authority, or a designee of the director, shall serve as a voting ex officio member of the committee. (4) The Director of the Oregon Health Authority may appoint additional members to the committee. (5) The committee shall meet at least four times per year, at times and places specified by the Director of the Oregon Health Authority. (6) The Oregon Health Authority shall provide staff support for the committee. (7) Except for the Director of the Emergency Medical Services and Trauma Systems Program, a member of the committee shall serve a term of two years. Before the expiration of the term of a member, the director shall appoint a successor whose term begins on January 2 next following. A member is eligible for reappointment. If there is a vacancy for any cause, the Director of the Oregon Health Authority shall make an appointment to become immediately effective for the unexpired term. (8) The Director of the Oregon Health Authority, or a designee of the director, shall consult with the committee in drafting rules on the implementation, operation and evaluation of the POLST registry. SECTION 39. ORS 137.476 is amended to read: 137.476. (1) Notwithstanding any other law, a licensed health care professional or a nonlicensed medically trained person may assist the Department of Corrections in an execution carried out under ORS 137.473. (2) Any assistance rendered in an execution carried out under ORS 137.473 by a licensed health care professional or a nonlicensed medically trained person is not cause for disciplinary measures or regulatory oversight by any board, commission or agency created by this state or governed by state law that oversees or regulates the practice of health care professionals including, but not limited to, the Oregon Medical Board and the Oregon State Board of Nursing.

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Director of the Oregon Health Authority and shall include, at a minimum:

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(2) The members of the Oregon POLST Registry Advisory Committee shall be appointed by the

(3) The infliction of the punishment of death by the administration of the required lethal substances in the manner required by ORS 137.473 may not be construed to be the practice of medicine.
(4) As used in this section, "licensed health care professional" includes, but is not limited to, a

physician, physician assistant, nurse practitioner[,] or nurse [and emergency medical technician] licensed by the Oregon Medical Board or the Oregon State Board of Nursing or an emergency medical services provider licensed by the Oregon Health Authority. SECTION 40. ORS 162.257 is amended to read: 162.257. (1) A person commits the crime of interfering with a firefighter or emergency medical [technician] services provider if the person, knowing that another person is a firefighter or emergency medical [technician] services provider, intentionally acts in a manner that prevents, or attempts to prevent, a firefighter or emergency medical [technician] services provider from performing the lawful duties of the firefighter or emergency medical [technician] services provider. (2) Interfering with a firefighter or emergency medical [technician] services provider is a Class A misdemeanor. (3) As used in this section, "emergency medical [technician] services provider" has the meaning given that term in ORS 682.025. SECTION 41. ORS 163.165 is amended to read: 163.165. (1) A person commits the crime of assault in the third degree if the person: (a) Recklessly causes serious physical injury to another by means of a deadly or dangerous weapon; (b) Recklessly causes serious physical injury to another under circumstances manifesting extreme indifference to the value of human life; (c) Recklessly causes physical injury to another by means of a deadly or dangerous weapon under circumstances manifesting extreme indifference to the value of human life; (d) Intentionally, knowingly or recklessly causes, by means other than a motor vehicle, physical injury to the operator of a public transit vehicle while the operator is in control of or operating the vehicle. As used in this paragraph, "public transit vehicle" has the meaning given that term in ORS 166.116; (e) While being aided by another person actually present, intentionally or knowingly causes physical injury to another; (f) While committed to a youth correction facility, intentionally or knowingly causes physical injury to another knowing the other person is a staff member of a youth correction facility while the other person is acting in the course of official duty; (g) Intentionally, knowingly or recklessly causes physical injury to an emergency medical [technician] services provider, as defined in ORS 682.025, [or a paramedic] while the emergency medical [technician or paramedic] services provider is performing official duties; (h) Being at least 18 years of age, intentionally or knowingly causes physical injury to a child 10 years of age or younger; or (i) Intentionally, knowingly or recklessly causes, by means other than a motor vehicle, physical injury to the operator of a taxi while the operator is in control of the taxi. (2)(a) Assault in the third degree is a Class C felony. (b) Notwithstanding paragraph (a) of this subsection, assault in the third degree under subsection (1)(a) or (b) of this section is a Class B felony if: (A) The assault resulted from the operation of a motor vehicle; and

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(B) The defendant was the driver of the motor vehicle and was driving while under the influenceof intoxicants.

45 (3) As used in this section:

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2 (A) A corrections officer as defined in ORS 181.610, a youth correction officer, a Department of Corrections or Oregon Youth Authority staff member or a person employed pursuant to a con-3 tract with the department or youth authority to work with, or in the vicinity of, inmates or youth 4 offenders; and 5 (B) A volunteer authorized by the department, youth authority or other entity in charge of a 6 corrections facility to work with, or in the vicinity of, inmates or youth offenders. 7 (b) "Youth correction facility" has the meaning given that term in ORS 162.135. 8 9 SECTION 42. ORS 166.070 is amended to read: 166.070. (1) A person commits the crime of aggravated harassment if the person, knowing that 10 the other person is a: 11 12 (a) Staff member, knowingly propels saliva, blood, urine, semen, feces or other dangerous sub-13 stance at the staff member while the staff member is acting in the course of official duty or as a result of the staff member's official duties; or 14 15 (b) Public safety officer, knowingly propels blood, urine, semen or feces at the public safety officer while the public safety officer is acting in the course of official duty or as a result of the public 16 safety officer's official duties. 17 18 (2) Aggravated harassment is a Class C felony. When a person is convicted of violating subsection (1)(a) of this section, in addition to any other sentence it may impose, the court shall impose 19 20 a term of incarceration in a state correctional facility. (3) As used in this section: 21 22(a) "Public safety officer" means an emergency medical [technician] services provider as defined in ORS 682.025 or a fire service professional, a parole and probation officer or a police officer as 23those terms are defined in ORS 181.610. 94 25(b) "Staff member" has the meaning given that term in ORS 163.165. SECTION 43. ORS 181.637 is amended to read: 2627181.637. (1) The Board on Public Safety Standards and Training shall establish the following policy committees: 28 (a) Corrections Policy Committee; 2930 (b) Fire Policy Committee; 31 (c) Police Policy Committee; (d) Telecommunications Policy Committee; and 32(e) Private Security Policy Committee. 33 34 (2) The members of each policy committee shall select a chairperson and vice chairperson for 35 the policy committee. Only members of the policy committee who are also members of the board are eligible to serve as a chairperson or vice chairperson. The vice chairperson may act as chairperson 36 37 in the absence of the chairperson. 38 (3) The Corrections Policy Committee consists of: (a) All of the board members who represent the corrections discipline; 39 (b) The chief administrative officer of the training division of the Department of Corrections; 40 (c) A security manager from the Department of Corrections recommended by the Director of the 41 Department of Corrections; and 42 (d) The following, who may not be current board members, appointed by the chairperson of the 43 board: 44 (A) One person recommended by and representing the Oregon State Sheriffs' Association; 45

(a) "Staff member" means:

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1	(B) Two persons recommended by and representing the Oregon Sheriff's Jail Command Council;
2	(C) One person recommended by and representing a statewide association of community cor-
3	rections directors;
4	(D) One nonmanagement corrections officer employed by the Department of Corrections;
5	(E) One corrections officer who is a female, who is employed by the Department of Corrections
6	at a women's correctional facility and who is a member of a bargaining unit; and
7	(F) Two nonmanagement corrections officers.
8	(4) The Fire Policy Committee consists of:
9	(a) All of the board members who represent the fire service discipline; and
10	(b) The following, who may not be current board members, appointed by the chairperson of the
11	board:
12	(A) One person recommended by and representing a statewide association of fire instructors;
13	(B) One person recommended by and representing a statewide association of fire marshals;
14	(C) One person recommended by and representing community college fire programs;
15	(D) One nonmanagement firefighter recommended by a statewide organization of firefighters; and
16	(E) One person representing the forest protection agencies and recommended by the State
17	Forestry Department.
18	(5) The Police Policy Committee consists of:
19	(a) All of the board members who represent the law enforcement discipline; and
20	(b) The following, who may not be current board members, appointed by the chairperson of the
21	board:
22	(A) One person recommended by and representing the Oregon Association Chiefs of Police;
23	(B) Two persons recommended by and representing the Oregon State Sheriffs' Association;
24	(C) One command officer recommended by and representing the Oregon State Police; and
25	(D) Three nonmanagement law enforcement officers.
26	(6) The Telecommunications Policy Committee consists of:
27	(a) All of the board members who represent the telecommunications discipline; and
28	(b) The following, who may not be current board members, appointed by the chairperson of the
29	board:
30	(A) Two persons recommended by and representing a statewide association of public safety
31	communications officers;
32	(B) One person recommended by and representing the Oregon Association Chiefs of Police;
33	(C) One person recommended by and representing the Oregon State Police;
34 27	(D) Two persons representing telecommunicators;
35	(E) One person recommended by and representing the Oregon State Sheriffs' Association;
36 97	(F) One person recommended by and representing the Oregon Fire Chiefs Association;
37	(G) One person recommended by and representing the Emergency Medical Services and Trauma
38 20	Systems Program of the Oregon Health Authority; and (H) One person representing [<i>paramedics</i>] emergency medical services providers and recom-
39 40	mended by a statewide association dealing with fire medical issues.
	(7) The Private Security Policy Committee consists of:
41 42	(a) All of the board members who represent the private security industry; and
42 43	(a) An of the board members who represent the private security industry, and (b) The following, who may not be current board members, appointed by the chairperson of the
40 44	board:
45	(A) One person representing unarmed private security professionals;
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1 (B) One person representing armed private security professionals;

2 (C) One person representing the health care industry;

3 (D) One person representing the manufacturing industry;

4 (E) One person representing the retail industry;

5 (F) One person representing the hospitality industry;

6 (G) One person representing private business or a governmental entity that utilizes private se-7 curity services;

8 (H) One person representing persons who monitor alarm systems;

9 (I) Two persons who are investigators licensed under ORS 703.430, one of whom is recommended 10 by the Oregon State Bar and one of whom is in private practice; and

(J) One person who represents the public at large and who is not related within the second degree by affinity or consanguinity to a person who is employed or doing business as a private security professional or executive manager, as defined in ORS 181.870, or as an investigator, as defined in ORS 703.401.

15 (8) In making appointments to the policy committees under this section, the chairperson of the board shall seek to reflect the diversity of the state's population. An appointment made by the 16 chairperson of the board must be ratified by the board before the appointment is effective. The 17 18 chairperson of the board may remove an appointed member for just cause. An appointment to a policy committee that is based on the member's employment is automatically revoked if the member 19 20 changes employment. The chairperson of the board shall fill a vacancy in the same manner as making an initial appointment. The term of an appointed member is two years. An appointed member 2122may be appointed to a second term.

(9) A policy committee may meet at such times and places as determined by the policy committee in consultation with the Department of Public Safety Standards and Training. A majority of a policy committee constitutes a quorum to conduct business. A policy committee may create subcommittees if needed.

(10)(a) Each policy committee shall develop policies, requirements, standards and rules relating to its specific discipline. A policy committee shall submit its policies, requirements, standards and rules to the board for the board's consideration. When a policy committee submits a policy, requirement, standard or rule to the board for the board's consideration, the board shall:

31 (A) Approve the policy, requirement, standard or rule;

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(B) Disapprove the policy, requirement, standard or rule; or

(C) Defer a decision and return the matter to the policy committee for revision or reconsider-ation.

(b) The board may defer a decision and return a matter submitted by a policy committee under paragraph (a) of this subsection only once. If a policy, requirement, standard or rule that was returned to a policy committee is resubmitted to the board, the board shall take all actions necessary to implement the policy, requirement, standard or rule unless the board disapproves the policy, requirement, standard or rule.

40 (c) Disapproval of a policy, requirement, standard or rule under paragraph (a) or (b) of this
41 subsection requires a two-thirds vote by the members of the board.

42 (11) At any time after submitting a matter to the board, the chairperson of the policy committee43 may withdraw the matter from the board's consideration.

44 **SECTION 44.** ORS 192.519 is amended to read:

45 192.519. As used in ORS 192.518 to 192.529:

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1	(1) "Authorization" means a document written in plain language that contains at least the fol-
2	lowing:
3	(a) A description of the information to be used or disclosed that identifies the information in a
4	specific and meaningful way;
5	(b) The name or other specific identification of the person or persons authorized to make the
6	requested use or disclosure;
7	(c) The name or other specific identification of the person or persons to whom the covered entity
8	may make the requested use or disclosure;
9	(d) A description of each purpose of the requested use or disclosure, including but not limited
10	to a statement that the use or disclosure is at the request of the individual;
11	(e) An expiration date or an expiration event that relates to the individual or the purpose of the
12	use or disclosure;
13	(f) The signature of the individual or personal representative of the individual and the date;
14	(g) A description of the authority of the personal representative, if applicable; and
15	(h) Statements adequate to place the individual on notice of the following:
16	(A) The individual's right to revoke the authorization in writing;
17	(B) The exceptions to the right to revoke the authorization;
18	(C) The ability or inability to condition treatment, payment, enrollment or eligibility for benefits
19	on whether the individual signs the authorization; and
20	(D) The potential for information disclosed pursuant to the authorization to be subject to
21	redisclosure by the recipient and no longer protected.
22	(2) "Covered entity" means:
23	(a) A state health plan;
24	(b) A health insurer;
25	(c) A health care provider that transmits any health information in electronic form to carry out
26	financial or administrative activities in connection with a transaction covered by ORS 192.518 to
27	192.529; or
28	(d) A health care clearinghouse.
29	(3) "Health care" means care, services or supplies related to the health of an individual.
30	(4) "Health care operations" includes but is not limited to:
31	(a) Quality assessment, accreditation, auditing and improvement activities;
32	(b) Case management and care coordination;
33	(c) Reviewing the competence, qualifications or performance of health care providers or health
34 97	insurers;
35	(d) Underwriting activities;
36	(e) Arranging for legal services;
37	(f) Business planning;
38 20	(g) Customer services; (b) Receiving internal griavances;
39 40	(h) Resolving internal grievances;(i) Creating do identified information; and
40	(i) Creating de-identified information; and (i) Fundamining
41 49	(j) Fundraising. (5) "Health care provider" includes but is not limited to:
42 43	(a) A psychologist, occupational therapist, regulated social worker, professional counselor or
43 44	marriage and family therapist licensed or otherwise authorized to practice under ORS chapter 675
44 45	or an employee of the psychologist, occupational therapist, regulated social worker, professional
чо	or an employee of the psychologist, occupational therapist, regulated social worker, professional

1	counselor or marriage and family therapist;
1 2	(b) A physician, podiatric physician and surgeon, physician assistant or acupuncturist licensed
3	under ORS chapter 677 or an employee of the physician, podiatric physician and surgeon, physician
4	assistant or acupuncturist;
5	(c) A nurse or nursing home administrator licensed under ORS chapter 678 or an employee of
6	the nurse or nursing home administrator;
7	(d) A dentist licensed under ORS chapter 679 or an employee of the dentist;
8	(e) A dental hygienist or denturist licensed under ORS chapter 680 or an employee of the dental
9	hygienist or denturist;
10	(f) A speech-language pathologist or audiologist licensed under ORS chapter 681 or an employee
11	of the speech-language pathologist or audiologist;
12	(g) An emergency medical [technician certified] services provider licensed under ORS chapter
13	682;
14	(h) An optometrist licensed under ORS chapter 683 or an employee of the optometrist;
15	(i) A chiropractic physician licensed under ORS chapter 684 or an employee of the chiropractic
16	physician;
17	(j) A naturopathic physician licensed under ORS chapter 685 or an employee of the naturopathic
18	physician;
19	(k) A massage therapist licensed under ORS 687.011 to 687.250 or an employee of the massage
20	therapist;
21	(L) A direct entry midwife licensed under ORS 687.405 to 687.495 or an employee of the direct
22	entry midwife;
23	(m) A physical therapist licensed under ORS 688.010 to 688.201 or an employee of the physical
24	therapist;
25	(n) A medical imaging licensee under ORS 688.405 to 688.605 or an employee of the medical
26	imaging licensee;
27	(o) A respiratory care practitioner licensed under ORS 688.800 to 688.840 or an employee of the
28	respiratory care practitioner;
29	(p) A pharmacist licensed under ORS chapter 689 or an employee of the pharmacist;
30	(q) A dietitian licensed under ORS 691.405 to 691.585 or an employee of the dietitian;
31	(r) A funeral service practitioner licensed under ORS chapter 692 or an employee of the funeral
32	service practitioner;
33	(s) A health care facility as defined in ORS 442.015;
34	(t) A home health agency as defined in ORS 443.005;
35	(u) A hospice program as defined in ORS 443.850;
36	(v) A clinical laboratory as defined in ORS 438.010;
37	(w) A pharmacy as defined in ORS 689.005;
38	(x) A diabetes self-management program as defined in ORS 743A.184; and
39	(y) Any other person or entity that furnishes, bills for or is paid for health care in the normal
40	course of business.
41	(6) "Health information" means any oral or written information in any form or medium that:
42	(a) Is created or received by a covered entity, a public health authority, an employer, a life
43	insurer, a school, a university or a health care provider that is not a covered entity; and
44	(b) Relates to:

45 (A) The past, present or future physical or mental health or condition of an individual;

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1	(B) The provision of health care to an individual; or
2	(C) The past, present or future payment for the provision of health care to an individual.
3	(7) "Health insurer" means:
4	(a) An insurer as defined in ORS 731.106 who offers:
5	(A) A health benefit plan as defined in ORS 743.730;
6	(B) A short term health insurance policy, the duration of which does not exceed six months in-
7	cluding renewals;
8	(C) A student health insurance policy;
9	(D) A Medicare supplemental policy; or
10	(E) A dental only policy.
11	(b) The Oregon Medical Insurance Pool operated by the Oregon Medical Insurance Pool Board
12	under ORS 735.600 to 735.650.
13	(8) "Individually identifiable health information" means any oral or written health information
14	in any form or medium that is:
15	(a) Created or received by a covered entity, an employer or a health care provider that is not
16	a covered entity; and
17	(b) Identifiable to an individual, including demographic information that identifies the individual,
18	or for which there is a reasonable basis to believe the information can be used to identify an indi-
19	vidual, and that relates to:
20	(A) The past, present or future physical or mental health or condition of an individual;
21	(B) The provision of health care to an individual; or
22	(C) The past, present or future payment for the provision of health care to an individual.
23	(9) "Payment" includes but is not limited to:
24	(a) Efforts to obtain premiums or reimbursement;
25	(b) Determining eligibility or coverage;
26	(c) Billing activities;
27	(d) Claims management;
28	(e) Reviewing health care to determine medical necessity;
29	(f) Utilization review; and
30	(g) Disclosures to consumer reporting agencies.
31	(10) "Personal representative" includes but is not limited to:
32	(a) A person appointed as a guardian under ORS 125.305, 419B.370, 419C.481 or 419C.555 with
33	authority to make medical and health care decisions;
34	(b) A person appointed as a health care representative under ORS 127.505 to 127.660 or a rep-
35	resentative under ORS 127.700 to 127.737 to make health care decisions or mental health treatment
36	decisions;
37	(c) A person appointed as a personal representative under ORS chapter 113; and
38	(d) A person described in ORS 192.526.
39	(11)(a) "Protected health information" means individually identifiable health information that is
40	maintained or transmitted in any form of electronic or other medium by a covered entity.
41	(b) "Protected health information" does not mean individually identifiable health information in:
42	(A) Education records covered by the federal Family Educational Rights and Privacy Act (20
43	U.S.C. 1232g); (B) Records described at 20 U.S.C. $1232g(a)(4)(B)(iv)$; or
44	(B) Records described at 20 U.S.C. 1232g(a)(4)(B)(iv); or
45	(C) Employment records held by a covered entity in its role as employer.

(12) "State health plan" means: 1 2 (a) Medical assistance as defined in ORS 414.025; (b) The Health Care for All Oregon Children program; 3 (c) The Family Health Insurance Assistance Program established in ORS 414.841 to 414.864; or 4 (d) Any medical assistance or premium assistance program operated by the Oregon Health Au-5 thority. 6 (13) "Treatment" includes but is not limited to: 7 (a) The provision, coordination or management of health care; and 8 9 (b) Consultations and referrals between health care providers. SECTION 45. ORS 315.622 is amended to read: 10 11 315.622. (1) A resident or nonresident individual who is certified as eligible under ORS 442.550 12 to 442.570 and who is [certified] licensed as an emergency medical [technician] services provider 13 under ORS chapter 682 shall be allowed a credit against the taxes that are otherwise due under ORS chapter 316 if the Office of Rural Health certifies that the individual provides volunteer 14 15 emergency medical [technician] services in a rural area that comprise at least 20 percent of the total 16 emergency medical [technician] services provided by the individual in the tax year. (2) The amount of the credit shall equal \$250. 17 18 (3) A nonresident shall be allowed the credit under this section in the proportion provided in 19 ORS 316.117. If a change in the status of a taxpayer from resident to nonresident or from nonresi-20dent to resident occurs, the credit allowed by this section shall be determined in a manner consistent with ORS 316.117. 2122(4) As used in this section, "rural area" means a geographic area that is located at least 25 23miles from any city with a population of 30,000 or more. SECTION 46. ORS 352.223 is amended to read: 24 25352.223. (1) As used in this section: (a) "Allied health education programs" includes, but is not limited to: 26(A) Radiologic science; 27(B) Nuclear medicine; 28(C) Sonography; 2930 (D) Vascular technology; 31 (E) Dental hygiene; 32(F) Respiratory care; (G) Clinical laboratory sciences; and 33 34 (H) Emergency medical [technician] services provider education. 35(b) "Allied health education programs" does not include any undergraduate or graduate nursing program administered by Oregon Health and Science University. 36 37 (2) There is created within the Oregon University System the Oregon Center for Health Pro-38 fessions. The Oregon Center for Health Professions shall be administered by the Oregon Institute of Technology. 39 (3) The purposes of the Oregon Center for Health Professions are to: 40 (a) Provide continued development of bachelor's degree level education programs in areas of 41 allied health; 42 (b) Facilitate the creation of new partnerships between the health care industry and community 43 colleges, private institutions of higher education and state institutions of higher education in order 44 to increase the number of students and graduates in allied health education programs; 45

(c) Provide continuing education, professional development and certificate programs for allied health care professionals; and (d) Align with and complement educational partnerships between the Oregon Institute of Technology and Oregon Health and Science University focusing on allied health education programs. (4) The Oregon University System may receive moneys from any public or private source to support the Oregon Center for Health Professions. Gifts and grants received to support the Oregon Center for Health Professions shall be credited to the appropriate fund at the Oregon Institute of Technology by the Oregon University System. SECTION 47. ORS 353.450 is amended to read: 353.450. (1) It is the finding of the Legislative Assembly that there is need to provide programs that will assist a rural community to recruit and retain physicians, physician assistants and nurse practitioners. For that purpose: (a) The Legislative Assembly supports the development at the Oregon Health and Science University of an Area Health Education Center program as provided for under the United States Public Health Service Act, Section 781. (b) The university shall provide continuing education opportunities for persons licensed to practice medicine under ORS chapter 677 who practice in rural areas of this state in cooperation with the respective professional organizations, including the Oregon Medical Association and the Oregon Society of Physician Assistants. (c) The university shall seek funding through grants and other means to implement and operate a fellowship program for physicians, physician assistants and nurse practitioners intending to practice in rural areas. (2) With the moneys transferred to the Area Health Education Center program by ORS 442.625, the program shall: (a) Establish educational opportunities for emergency medical [technicians] services providers in rural counties; (b) Contract with educational facilities qualified to conduct emergency medical training programs using a curriculum approved by the Emergency Medical Services and Trauma Systems Program; and (c) Review requests for training funds with input from the State Emergency Medical Service Committee and other individuals with expertise in emergency medical services. SECTION 48. ORS 419B.005, as amended by section 4, chapter 60, Oregon Laws 2010, is amended to read: 419B.005. As used in ORS 419B.005 to 419B.050, unless the context requires otherwise: (1)(a) "Abuse" means: (A) Any assault, as defined in ORS chapter 163, of a child and any physical injury to a child which has been caused by other than accidental means, including any injury which appears to be at variance with the explanation given of the injury. (B) Any mental injury to a child, which shall include only observable and substantial impairment of the child's mental or psychological ability to function caused by cruelty to the child, with due regard to the culture of the child.

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42 (C) Rape of a child, which includes but is not limited to rape, sodomy, unlawful sexual pene-43 tration and incest, as those acts are described in ORS chapter 163.

44 (D) Sexual abuse, as described in ORS chapter 163.

45 (E) Sexual exploitation, including but not limited to:

(i) Contributing to the sexual delinquency of a minor, as defined in ORS chapter 163, and any 1 2 other conduct which allows, employs, authorizes, permits, induces or encourages a child to engage in the performing for people to observe or the photographing, filming, tape recording or other ex-3 hibition which, in whole or in part, depicts sexual conduct or contact, as defined in ORS 167.002 or 4 described in ORS 163.665 and 163.670, sexual abuse involving a child or rape of a child, but not in-5 cluding any conduct which is part of any investigation conducted pursuant to ORS 419B.020 or 6 which is designed to serve educational or other legitimate purposes; and 7 (ii) Allowing, permitting, encouraging or hiring a child to engage in prostitution, as defined in 8 9 ORS chapter 167. (F) Negligent treatment or maltreatment of a child, including but not limited to the failure to 10 provide adequate food, clothing, shelter or medical care that is likely to endanger the health or 11 12 welfare of the child. 13 (G) Threatened harm to a child, which means subjecting a child to a substantial risk of harm to the child's health or welfare. 14 15 (H) Buying or selling a person under 18 years of age as described in ORS 163.537. 16 (I) Permitting a person under 18 years of age to enter or remain in or upon premises where 17 methamphetamines are being manufactured. 18 (J) Unlawful exposure to a controlled substance, as defined in ORS 475.005, that subjects a child 19 to a substantial risk of harm to the child's health or safety. 20 (b) "Abuse" does not include reasonable discipline unless the discipline results in one of the 21conditions described in paragraph (a) of this subsection. 22(2) "Child" means an unmarried person who is under 18 years of age. 23(3) "Public or private official" means: (a) Physician, osteopathic physician, physician assistant, naturopathic physician, podiatric phy-94 sician and surgeon, including any intern or resident. 25(b) Dentist. 2627(c) School employee. (d) Licensed practical nurse, registered nurse, nurse practitioner, nurse's aide, home health aide 28or employee of an in-home health service. 2930 (e) Employee of the Department of Human Services, Oregon Health Authority, State Commission 31 on Children and Families, Child Care Division of the Employment Department, the Oregon Youth 32Authority, a county health department, a community mental health program, a community developmental disabilities program, a county juvenile department, a licensed child-caring agency or an al-33 34 cohol and drug treatment program. (f) Peace officer. 35(g) Psychologist. 36 37 (h) Member of the clergy. (i) Regulated social worker. 38 (j) Optometrist. 39 (k) Chiropractor. 40 (L) Certified provider of foster care, or an employee thereof. 41 (m) Attorney. 42

- 43 (n) Licensed professional counselor.
- 44 (o) Licensed marriage and family therapist.
- 45 (p) Firefighter or emergency medical [technician] services provider.

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1	(q) A court appointed special advocate, as defined in ORS 419A.004.
2	(r) A child care provider registered or certified under ORS 657A.030 and 657A.250 to 657A.450.
3	(s) Member of the Legislative Assembly.
4	(t) Physical, speech or occupational therapist.
5	(u) Audiologist.
6	(v) Speech-language pathologist.
7	(w) Employee of the Teacher Standards and Practices Commission directly involved in investi-
8	gations or discipline by the commission.
9	(x) Pharmacist.
10	(y) An operator of a preschool recorded program under ORS 657A.255.
11	(z) An operator of a school-age recorded program under ORS 657A.257.
12	(aa) Employee of a private agency or organization facilitating the provision of respite services,
13	as defined in ORS 418.205, for parents pursuant to a properly executed power of attorney under ORS
14	109.056.
15	(4) "Law enforcement agency" means:
16	(a) Any city or municipal police department.
17	(b) Any county sheriff's office.
18	(c) The Oregon State Police.
19	(d) A county juvenile department.
20	SECTION 49. ORS 430.735 is amended to read:
21	430.735. As used in ORS 430.735 to 430.765:
22	(1) "Abuse" means one or more of the following:
23	(a) Abandonment, including desertion or willful forsaking of a person with a developmental dis-
24	ability or the withdrawal or neglect of duties and obligations owed a person with a developmental
25	disability by a caregiver or other person.
26	(b) Any physical injury to an adult caused by other than accidental means, or that appears to
27	be at variance with the explanation given of the injury.
28	(c) Willful infliction of physical pain or injury upon an adult.
29	(d) Sexual abuse of an adult.
30	(e) Neglect.
31	(f) Verbal abuse of a person with a developmental disability.
32	(g) Financial exploitation of a person with a developmental disability.
33	(h) Involuntary seclusion of a person with a developmental disability for the convenience of the
34	caregiver or to discipline the person.
35	(i) A wrongful use of a physical or chemical restraint upon a person with a developmental dis-
36	ability, excluding an act of restraint prescribed by a licensed physician and any treatment activities
37	that are consistent with an approved treatment plan or in connection with a court order.
38	(j) An act that constitutes a crime under ORS 163.375, 163.405, 163.411, 163.415, 163.425, 163.427,
39	163.465 or 163.467.
40	(k) Any death of an adult caused by other than accidental or natural means.
41	(2) "Adult" means a person 18 years of age or older with:
42	(a) A developmental disability who is currently receiving services from a community program
43	or facility or was previously determined eligible for services as an adult by a community program
44	or facility; or
45	(b) A mental illness who is receiving services from a community program or facility.

1 (3) "Adult protective services" means the necessary actions taken to prevent abuse or exploi-2 tation of an adult, to prevent self-destructive acts and to safeguard an adult's person, property and 3 funds, including petitioning for a protective order as defined in ORS 125.005. Any actions taken to 4 protect an adult shall be undertaken in a manner that is least intrusive to the adult and provides 5 for the greatest degree of independence.

6 (4) "Caregiver" means an individual, whether paid or unpaid, or a facility that has assumed re-7 sponsibility for all or a portion of the care of an adult as a result of a contract or agreement.

8 (5) "Community program" means a community mental health program or a community develop9 mental disabilities program as established in ORS 430.610 to 430.695.

(6) "Facility" means a residential treatment home or facility, residential care facility, adult fos ter home, residential training home or facility or crisis respite facility.

12 (7) "Financial exploitation" means:

(a) Wrongfully taking the assets, funds or property belonging to or intended for the use of a
 person with a developmental disability.

(b) Alarming a person with a developmental disability by conveying a threat to wrongfully take or appropriate money or property of the person if the person would reasonably believe that the threat conveyed would be carried out.

(c) Misappropriating, misusing or transferring without authorization any money from any ac count held jointly or singly by a person with a developmental disability.

(d) Failing to use the income or assets of a person with a developmental disability effectivelyfor the support and maintenance of the person.

22 (8) "Intimidation" means compelling or deterring conduct by threat.

23 (9) "Law enforcement agency" means:

24 (a) Any city or municipal police department;

25 (b) Any county sheriff's office;

26 (c) The Oregon State Police; or

27 (d) Any district attorney.

28 (10) "Neglect" means:

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(a) Failure to provide the care, supervision or services necessary to maintain the physical and
 mental health of a person with a developmental disability that may result in physical harm or sig nificant emotional harm to the person;

(b) The failure of a caregiver to make a reasonable effort to protect a person with a develop-mental disability from abuse; or

(c) Withholding of services necessary to maintain the health and well-being of an adult which
 leads to physical harm of an adult.

(11) "Person with a developmental disability" means a person described in subsection (2)(a) of
 this section.

(12) "Public or private official" means:

(a) Physician, naturopathic physician, osteopathic physician, psychologist, chiropractor or
 podiatric physician and surgeon, including any intern or resident;

(b) Licensed practical nurse, registered nurse, nurse's aide, home health aide or employee of an
 in-home health service;

(c) Employee of the Department of Human Services or Oregon Health Authority, county health
 department, community mental health program or community developmental disabilities program or
 private agency contracting with a public body to provide any community mental health service;

(d) Peace officer; 1 2 (e) Member of the clergy; (f) Regulated social worker; 3 (g) Physical, speech or occupational therapist; 4 (h) Information and referral, outreach or crisis worker; 5 (i) Attorney; 6 (j) Licensed professional counselor or licensed marriage and family therapist; 7 (k) Any public official who comes in contact with adults in the performance of the official's du-8 9 ties; or (L) Firefighter or emergency medical [technician] services provider. 10 (13) "Services" includes but is not limited to the provision of food, clothing, medicine, housing, 11 12 medical services, assistance with bathing or personal hygiene or any other service essential to the 13 well-being of an adult. (14)(a) "Sexual abuse" means: 14 15 (A) Sexual contact with a nonconsenting adult or with an adult considered incapable of consenting to a sexual act under ORS 163.315; 16 17 (B) Sexual harassment, sexual exploitation or inappropriate exposure to sexually explicit mate-18 rial or language; 19 (C) Any sexual contact between an employee of a facility or paid caregiver and an adult served by the facility or caregiver; 20(D) Any sexual contact between a person with a developmental disability and a relative of the 21 22person with a developmental disability other than a spouse; or 23(E) Any sexual contact that is achieved through force, trickery, threat or coercion. (b) "Sexual abuse" does not mean consensual sexual contact between an adult and a paid 94 caregiver who is the spouse of the adult. 25(15) "Sexual contact" has the meaning given that term in ORS 163.305. 2627(16) "Verbal abuse" means to threaten significant physical or emotional harm to a person with a developmental disability through the use of: 28 (a) Derogatory or inappropriate names, insults, verbal assaults, profanity or ridicule; or 2930 (b) Harassment, coercion, threats, intimidation, humiliation, mental cruelty or inappropriate 31 sexual comments. SECTION 50. ORS 431.613 is amended to read: 32431.613. (1) Area trauma advisory boards shall meet as often as necessary to identify specific 33 34 trauma area needs and problems and propose to the Oregon Health Authority area trauma system plans and changes that meet state standards and objectives. The authority acting with the advice 35of the State Trauma Advisory Board will have the authority to implement these plans. 36 37 (2) In concurrence with the Governor, the authority shall select members for each area from 38 lists submitted by local associations of emergency medical [technicians] services providers, emergency nurses, emergency physicians, surgeons, hospital administrators, emergency medical services 39 agencies and citizens at large. Members shall be broadly representative of the trauma area as a 40 whole and shall consist of at least 15 members per area trauma advisory board, including: 41 (a) Three surgeons; 42 (b) Two physicians serving as emergency physicians; 43

44 (c) Two hospital administrators from different hospitals;

45 (d) Two nurses serving as emergency nurses;

1 (e) Two emergency medical [*technicians*] **services providers** serving different emergency medical 2 services;

3 (f) Two representatives of the public at large selected from among those submitting letters of 4 application in response to public notice by the authority. Public members shall not have an eco-5 nomic interest in any decision of the health care service areas;

6 (g) One representative of any bordering state which is included within the patient referral area;

7 (h) One anesthesiologist; and

8 (i) One ambulance service owner or operator or both.

9 **SECTION 51.** ORS 433.009 is amended to read:

433.009. (1) Notwithstanding ORS 192.501 (3), 192.502 (2) and 433.045, if, during the course of a criminal investigation, a law enforcement unit acquires information that the person who is charged with a crime or sentenced for a crime has a reportable disease, the law enforcement unit shall disclose that information to the public health authorities who shall confirm the diagnosis and notify any police officer, corrections officer or emergency medical [*technician*] **services provider** who had significant exposure to the person.

16 (2) As used in this section:

(a) "Emergency medical [*technician*] services provider" has the meaning given that term in ORS
682.025.

(b) "Law enforcement unit," "police officer" and "corrections officer" have the meanings giventhose terms in ORS 181.610.

(c) "Reportable disease" means a disease or condition, the reporting of which enables a public
 health authority to take action to protect or to benefit the public health.

23 SECTION 52. ORS 433.085 is amended to read:

433.085. (1) Notwithstanding any other provision of law, any employee of the Department of Corrections, law enforcement officer as defined in ORS 414.805, parole and probation officer, corrections officer, emergency medical [*technician*] **services provider**, licensed health care provider[,] **or** firefighter [*or paramedic*] who in the performance of the individual's official duties comes into contact with the bodily fluids of another person may seek to have the source person tested for HIV and hepatitis B or C by petitioning the circuit court for an order compelling the testing.

30 (2) The petition submitted to the court must set forth the facts and circumstances of the contact 31 and the reasons the petitioner and a medically trained person representing the petitioner, if available, believe the exposure was substantial and the testing would be appropriate. The petition must 32also include information sufficient to identify the alleged source person and the location of the al-33 34 leged source person, if known. The court shall hold an ex parte hearing in person or by telephone on the day of receipt of the petition, if possible, or within a reasonable period not to exceed three 35judicial days. Upon a showing that the petitioner has been exposed to the bodily fluids of another 36 37 person and the circumstances create probable cause to conclude that a significant possibility exists 38 that the petitioner has been exposed to HIV or hepatitis B or C, the court shall order the testing of the source person. 39

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(3) If the court orders a test under subsection (2) of this section:

(a) The order shall direct the source person to allow the required test to be performed by a licensed health care provider without delay and may specify a time when the test must be completed.
If the source person is in custody or otherwise subject to the legal control of another person, the
order may be directed to the agency with custody of, or the other person with legal control over,
the source person and direct the agency or other person to provide the source person with a copy

1 of the order and ensure that the required test is performed.

2 (b) The petitioner shall designate a physician or nurse practitioner to receive the test results 3 on behalf of the petitioner.

4 (c) The order must inform the source person, agency or other person of who is to receive the 5 results of the test and of how to obtain payment for costs under subsection (6) of this section.

6 (d) The order shall be served on the source person, or the agency with custody of or other 7 person with legal control over the source person, in the manner directed by the court. The court 8 may provide for service of the order by any means appropriate to the circumstances of the source 9 person, including but not limited to service by the petitioner or by directing the sheriff to serve the 10 order. Any costs of service shall be paid as provided under subsection (6) of this section.

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(e) The order is enforceable through the contempt powers of the court.

12 (4) The results of any test ordered under this section are confidential and subject to the 13 confidentiality provisions of ORS 433.045 (3). The results shall be made available only to those per-14 sons authorized under ORS 433.045 (3) and to the petitioner, any physician or nurse practitioner 15 designated by the petitioner to receive the results, the Oregon Health Authority and the source 16 person.

17 (5) If the test results are negative, the court may order the source person to submit to additional 18 testing six months after the first test was conducted.

(6) No charge or filing fee may be imposed for the filing of a petition under this section. The
cost of any testing ordered under this section shall be the responsibility of the employer of the
petitioner.

22 SECTION 53. ORS 433.443 is amended to read:

433.443. (1) As used in this section:

24 (a) "Covered entity" means:

25 (A) The Children's Health Insurance Program;

26 (B) The Family Health Insurance Assistance Program established under ORS 414.842;

27 (C) A health insurer that is an insurer as defined in ORS 731.106 and that issues health insur-

ance as defined in ORS 731.162;

- 29 (D) The state medical assistance program; and
- 30 (E) A health care provider.
- 31 (b) "Health care provider" includes but is not limited to:

(A) A psychologist, occupational therapist, regulated social worker, professional counselor or
 marriage and family therapist licensed or otherwise authorized to practice under ORS chapter 675
 or an employee of the psychologist, occupational therapist, regulated social worker, professional
 counselor or marriage and family therapist;

(B) A physician, podiatric physician and surgeon, physician assistant or acupuncturist licensed
 under ORS chapter 677 or an employee of the physician, podiatric physician and surgeon, physician
 assistant or acupuncturist;

39 (C) A nurse or nursing home administrator licensed under ORS chapter 678 or an employee of
 40 the nurse or nursing home administrator;

41 (D) A dentist licensed under ORS chapter 679 or an employee of the dentist;

42 (E) A dental hygienist or denturist licensed under ORS chapter 680 or an employee of the dental
43 hygienist or denturist;

(F) A speech-language pathologist or audiologist licensed under ORS chapter 681 or an employee
 of the speech-language pathologist or audiologist;

1	(G) An emergency medical [technician certified] services provider licensed under ORS chapter
2	682;
3	(H) An optometrist licensed under ORS chapter 683 or an employee of the optometrist;
4	(I) A chiropractic physician licensed under ORS chapter 684 or an employee of the chiropractic
5	physician;
6	(J) A naturopathic physician licensed under ORS chapter 685 or an employee of the naturopathic
7	physician;
8	(K) A massage therapist licensed under ORS 687.011 to 687.250 or an employee of the massage
9	therapist;
10	(L) A direct entry midwife licensed under ORS 687.405 to 687.495 or an employee of the direct
11	entry midwife;
12	(M) A physical therapist licensed under ORS 688.010 to 688.201 or an employee of the physical
13	therapist;
14	(N) A medical imaging licensee under ORS 688.405 to 688.605 or an employee of the medical
15	imaging licensee;
16	(O) A respiratory care practitioner licensed under ORS 688.800 to 688.840 or an employee of the
17	respiratory care practitioner;
18	(P) A pharmacist licensed under ORS chapter 689 or an employee of the pharmacist;
19	(Q) A dietitian licensed under ORS 691.405 to 691.585 or an employee of the dietitian;
20	(R) A funeral service practitioner licensed under ORS chapter 692 or an employee of the funeral
21	service practitioner;
22	(S) A health care facility as defined in ORS 442.015;
23	(T) A home health agency as defined in ORS 443.005;
24	(U) A hospice program as defined in ORS 443.850;
25	(V) A clinical laboratory as defined in ORS 438.010;
26	(W) A pharmacy as defined in ORS 689.005;
27	(X) A diabetes self-management program as defined in ORS 743A.184; and
28	(Y) Any other person or entity that furnishes, bills for or is paid for health care in the normal
29	course of business.
30	(c) "Individual" means a natural person.
31	(d) "Individually identifiable health information" means any oral or written health information
32	in any form or medium that is:
33	(A) Created or received by a covered entity, an employer or a health care provider that is not
34	a covered entity; and
35	(B) Identifiable to an individual, including demographic information that identifies the individual,
36	or for which there is a reasonable basis to believe the information can be used to identify an indi-
37	vidual, and that relates to:
38	(i) The past, present or future physical or mental health or condition of an individual;
39	(ii) The provision of health care to an individual; or
40	(iii) The past, present or future payment for the provision of health care to an individual.
41	(e) "Legal representative" means attorney at law, person holding a general power of attorney,
42	guardian, conservator or any person appointed by a court to manage the personal or financial affairs
43	of a person, or agency legally responsible for the welfare or support of a person.
44	(2)(a) During a public health emergency declared under ORS 433.441, the Public Health Director
45	may, as necessary to appropriately respond to the public health emergency:

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1 (A) Adopt reporting requirements for and provide notice of those requirements to health care 2 providers, institutions and facilities for the purpose of obtaining information directly related to the 3 public health emergency;

4 (B) After consultation with appropriate medical experts, create and require the use of diagnostic 5 and treatment protocols to respond to the public health emergency and provide notice of those 6 protocols to health care providers, institutions and facilities;

7 (C) Order, or authorize local public health administrators to order, public health measures ap-8 propriate to the public health threat presented;

9 (D) Upon approval of the Governor, take other actions necessary to address the public health 10 emergency and provide notice of those actions to health care providers, institutions and facilities, 11 including public health actions authorized by ORS 431.264;

(E) Take any enforcement action authorized by ORS 431.262, including the imposition of civil penalties of up to \$500 per day against individuals, institutions or facilities that knowingly fail to comply with requirements resulting from actions taken in accordance with the powers granted to the Public Health Director under subparagraphs (A), (B) and (D) of this paragraph; and

(F) The authority granted to the Public Health Director under this section:

(i) Supersedes any authority granted to a local public health authority if the local public health
authority acts in a manner inconsistent with guidelines established or rules adopted by the director
under this section; and

(ii) Does not supersede the general authority granted to a local public health authority or a
local public health administrator except as authorized by law or necessary to respond to a public
health emergency.

(b) The authority of the Public Health Director to take administrative action, and the effectiveness of any action taken, under paragraph (a)(A), (B), (D), (E) and (F) of this subsection terminates upon the expiration of the proclaimed state of public health emergency, unless the actions are continued under other applicable law.

(3) Civil penalties under subsection (2) of this section shall be imposed in the manner provided
in ORS 183.745. The Public Health Director must establish that the individual, institution or facility
subject to the civil penalty had actual notice of the action taken that is the basis for the penalty.
The maximum aggregate total for penalties that may be imposed against an individual, institution
or facility under subsection (2) of this section is \$500 for each day of violation, regardless of the
number of violations of subsection (2) of this section that occurred on each day of violation.

(4)(a) During a proclaimed state of public health emergency, the Public Health Director and lo cal public health administrators shall be given immediate access to individually identifiable health
 information necessary to:

36 (A) Determine the causes of an illness related to the public health emergency;

37 (B) Identify persons at risk;

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- 38 (C) Identify patterns of transmission;
- 39 (D) Provide treatment; and

40 (E) Take steps to control the disease.

(b) Individually identifiable health information accessed as provided by paragraph (a) of this subsection may not be used for conducting nonemergency epidemiologic research or to identify persons at risk for post-traumatic mental health problems, or for any other purpose except the purposes listed in paragraph (a) of this subsection.

45 (c) Individually identifiable health information obtained by the Public Health Director or local

1 public health administrators under this subsection may not be disclosed without written authori-

2 zation of the identified individual except:

3 (A) Directly to the individual who is the subject of the information or to the legal representative
4 of that individual;

5 (B) To state, local or federal agencies authorized to receive such information by state or federal 6 law;

(C) To identify or to determine the cause or manner of death of a deceased individual; or

8 (D) Directly to a health care provider for the evaluation or treatment of a condition that is the 9 subject of a proclamation of a state of public health emergency issued under ORS 433.441.

(d) Upon expiration of the state of public health emergency, the Public Health Director or local public health administrators may not use or disclose any individually identifiable health information that has been obtained under this section. If a state of emergency that is related to the state of public health emergency has been declared under ORS 401.165, the Public Health Director and local public health administrators may continue to use any individually identifiable information obtained as provided under this section until termination of the state of emergency.

(5) All civil penalties recovered under this section shall be paid into the State Treasury andcredited to the General Fund and are available for general governmental expenses.

(6) The Public Health Director may request assistance in enforcing orders issued pursuant to this section from state or local law enforcement authorities. If so requested by the Public Health Director, state and local law enforcement authorities, to the extent resources are available, shall assist in enforcing orders issued pursuant to this section.

(7) If the Oregon Health Authority adopts temporary rules to implement the provisions of this section, the rules adopted are not subject to the provisions of ORS 183.335 (6)(a). The authority may amend temporary rules adopted pursuant to this subsection as often as necessary to respond to the public health emergency.

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SECTION 54. ORS 442.490 is amended to read:

442.490. (1) In carrying out its responsibilities, the Office of Rural Health shall be advised by the Rural Health Coordinating Council. All members of the Rural Health Coordinating Council shall have knowledge, interest, expertise or experience in rural areas and health care delivery. The membership of the Rural Health Coordinating Council shall consist of:

(a) One primary care physician who is appointed by the Oregon Medical Association and one
 primary care physician appointed by the Oregon Osteopathic Association;

33 (b) One nurse practitioner who is appointed by the Oregon Nursing Association;

34 (c) One pharmacist who is appointed by the State Board of Pharmacy;

35 (d) Five consumers who are appointed by the Governor as follows:

36 (A) One consumer representative from each of the three health service areas; and

37 (B) Two consumer representatives at large from communities of less than 3,500 people;

38 (e) One representative appointed by the Conference of Local Health Officials;

39 (f) One volunteer emergency medical [technician] services provider from a community of less

40 than 3,500 people appointed by the Oregon State EMT Association;

41 (g) One representative appointed by the Oregon Association for Home Care;

42 (h) One representative from the Oregon Health and Science University, appointed by the presi-43 dent of the Oregon Health and Science University;

44 (i) One representative from the Oregon Association of Hospitals, appointed by the Oregon As-45 sociation of Hospitals;

(j) One dentist appointed by the Oregon Dental Association; 1

2 (k) One optometrist appointed by the Oregon Association of Optometry;

(L) One physician assistant who is appointed by the Oregon Society of Physician Assistants; and 3

(m) One naturopathic physician appointed by the Oregon Association of Naturopathic Physi-4 cians. 5

(2) The Rural Health Coordinating Council shall elect a chairperson and vice chairperson.

(3) A member of the council is entitled to compensation and expenses as provided in ORS 7 292.495 8

9 (4) The chairperson may appoint nonvoting, advisory members of the Rural Health Coordinating Council. However, advisory members without voting rights are not entitled to compensation or re-10

imbursement as provided in ORS 292.495. 11

12(5) Members shall serve for two-year terms.

13 (6) The Rural Health Coordinating Council shall report its findings to the Office of Rural Health. SECTION 55. ORS 442.566 is amended to read: 14

15 442.566. The Office of Rural Health shall establish criteria for certifying individuals who are [certified] licensed as emergency medical [technicians] services providers under ORS chapter 682 16 as eligible for the tax credit authorized by ORS 315.622. Upon application for the credit and upon 17 18 a finding that the applicant will be providing emergency medical [technician] services in one or more 19 rural areas and otherwise meets the eligibility criteria established by the office, the office shall 20 certify the individual as eligible for the tax credit authorized by ORS 315.622.

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SECTION 56. ORS 453.307 is amended to read:

22453.307. As used in ORS 453.307 to 453.414:

23(1) "Community right to know regulatory program" or "local program" means any law, rule, ordinance, regulation or charter amendment established, enforced or enacted by a local government 24 that requires an employer to collect or report information relating to the use, storage, release, 25possession or composition of hazardous substances and toxic substances if a primary intent of the 2627law, rule, ordinance, regulation or charter amendment is the public distribution of the information.

(2) "Emergency service personnel" includes those entities providing emergency services as de-28fined in ORS 401.025. 29

(3) "Employer" means:

31 (a) Any person operating a facility that is included in one or more of the 21 standard industrial classification categories in Appendix B of the Natural Resources Defense Council v. Train Consent 32Decree of June 8, 1976 (8 E.R.C. 2120); or 33

34 (b) Any person operating a facility designated by the State Fire Marshal.

(4) "Fire district" means any agency having responsibility for providing fire protection services. 35

(5) "Hazardous substance" means: 36

37 (a) Any substance designated as hazardous by the Director of the Department of Consumer and 38 Business Services or by the State Fire Marshal;

(b) Any substance for which a material safety data sheet is required by the Director of the De-39 partment of Consumer and Business Services under ORS 654.035 and which appears on the list of 40 Threshold Limit Values for Chemical Substances and Physical Agents in the Work Environment by 41 the American Conference of Governmental Industrial Hygienists; or 42

(c) Radioactive waste and material as defined in ORS 469.300 and radioactive substance as de-43 fined in ORS 453.005. 44

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(6) "Health professional" means a physician as defined in ORS 677.010, registered nurse, indus-

1 trial hygienist, toxicologist, epidemiologist or emergency medical [technician] services provider.

2 (7) "Law enforcement agency" has the meaning given that term in ORS 181.010.

3 (8) "Local government" means a city, town, county, regional authority or other political subdivision of this state.

5 (9) "Person" includes individuals, corporations, associations, firms, partnerships, joint stock 6 companies, public and municipal corporations, political subdivisions, the state and any agency 7 thereof, and the federal government and any agency thereof.

8 (10) "Trade secret" has the meaning given that term in ORS 192.501 (2).

9 **SECTION 57.** ORS 478.260 is amended to read:

478.260. (1) The district board shall select a fire chief qualified by actual experience as a firefighter and fire precautionist, or otherwise, and assistants, volunteer or otherwise, and fix their compensation. The fire chief shall be responsible for the equipment and properties of the district. Under the direction of the board, the fire chief shall be responsible for the conduct of the fire department.

15 (2) The board, with advice and counsel of the fire chief, shall select the location of the fire house 16 or houses or headquarters of the fire department of the district. Such sites shall be chosen with a view to the best service to the residents and properties of the whole district and may be acquired 17 18 by purchase or exercise of the powers of eminent domain in the manner provided by ORS chapter 19 35. The board may purchase apparatus and equipment as needed by the district, and provide a water system, ponds or reservoirs for the storage of water for fire-fighting purposes. Or the board may 20contract with water companies or districts, or both, for water service and facilities at a rate of 2122compensation mutually agreed upon. The board also may divide the district into zones or subdi-23visions and provide an adequate system or code of fire alarms or signals by telephone, bell, whistle, siren or other means of communication. 94

25(3) A district may operate or acquire and operate, or contract for the operation of, emergency medical service equipment and vehicles both within and without the boundaries of the district. A 2627district may conduct ambulance operations only in conformance with a county plan adopted under ORS 682.062 for [ambulance services] transportation and patient care provided to emergency 28medical services patients and ambulance service areas and with rules of the Oregon Health Au-2930 thority relating to such services and service areas. Service authorized under a county plan includes 31 authorization for a district to provide [ambulance services] transportation and patient care services to emergency medical services patients by intergovernmental agreement with any other 32unit of local government designated by the plan to provide [ambulance] those services. 33

34 [(4) As used in this section, "ambulance services" has the meaning given that term in ORS 35 682.027.]

36 SECTION 58. ORS 609.652 is amended to read:

- 37 609.652. As used in ORS 609.654:
- 38 (1)(a) "Aggravated animal abuse" means any animal abuse as described in ORS 167.322.
- 39 (b) "Aggravated animal abuse" does not include:
- 40 (A) Good animal husbandry, as defined in ORS 167.310; or
- 41 (B) Any exemption listed in ORS 167.335.
- 42 (2) "Law enforcement agency" means:
- 43 (a) Any city or municipal police department.
- 44 (b) Any county sheriff's office.
- 45 (c) The Oregon State Police.

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1	(d) A law enforcement division of a county or municipal animal control agency that employs
2	sworn officers.
3	(3) "Public or private official" means:
4	(a) A physician, including any intern or resident.
5	(b) A dentist.
6	(c) A school employee.
7	(d) A licensed practical nurse or registered nurse.
8	(e) An employee of the Department of Human Services, Oregon Health Authority, State Com-
9	mission on Children and Families, Child Care Division of the Employment Department, the Oregon
10	Youth Authority, a county health department, a community mental health program, a community
11	developmental disabilities program, a county juvenile department, a licensed child-caring agency or
12	an alcohol and drug treatment program.
13	(f) A peace officer.
14	(g) A psychologist.
15	(h) A member of the clergy.
16	(i) A regulated social worker.
17	(j) An optometrist.
18	(k) A chiropractor.
19	(L) A certified provider of foster care, or an employee thereof.
20	(m) An attorney.
21	(n) A naturopathic physician.
22	(o) A licensed professional counselor.
23	(p) A licensed marriage and family therapist.
24	(q) A firefighter or emergency medical [technician] services provider.
25	(r) A court appointed special advocate, as defined in ORS 419A.004.
26	(s) A child care provider registered or certified under ORS 657A.030 and 657A.250 to 657A.450.
27	(t) A member of the Legislative Assembly.
28	SECTION 59. ORS 676.150 is amended to read:
29	676.150. (1) As used in this section:
30	(a) "Board" means the:
31	(A) State Board of Examiners for Speech-Language Pathology and Audiology;
32	(B) State Board of Chiropractic Examiners;
33	(C) State Board of Licensed Social Workers;
34	(D) Oregon Board of Licensed Professional Counselors and Therapists;
35	(E) Oregon Board of Dentistry;
36	(F) Board of Examiners of Licensed Dietitians;
37	(G) State Board of Massage Therapists;
38	(H) Oregon Board of Naturopathic Medicine;
39	(I) Oregon State Board of Nursing;
40	(J) Nursing Home Administrators Board;
41	(K) Oregon Board of Optometry;
42	(L) State Board of Pharmacy;
43	(M) Oregon Medical Board;
44	(N) Occupational Therapy Licensing Board;
45	(O) Physical Therapist Licensing Board;

1 (P) State Board of Psychologist Examiners;

2 (Q) Board of Radiologic Technology;

3 (R) State Board of Direct Entry Midwifery;

4 (S) State Board of Denture Technology;

5 (T) Respiratory Therapist Licensing Board;

6 (U) [Department of Human Services] **Oregon Health Authority**, to the extent that the [depart-7 ment certifies] **authority licenses** emergency medical [technicians] **services providers**;

8 (V) Oregon State Veterinary Medical Examining Board; or

9 (W) State Mortuary and Cemetery Board.

10 (b) "Licensee" means a health professional licensed or certified by or registered with a board.

11 (c) "Prohibited conduct" means conduct by a licensee that:

12 (A) Constitutes a criminal act against a patient or client; or

13 (B) Constitutes a criminal act that creates a risk of harm to a patient or client.

(d) "Unprofessional conduct" means conduct unbecoming a licensee or detrimental to the best
interests of the public, including conduct contrary to recognized standards of ethics of the licensee's
profession or conduct that endangers the health, safety or welfare of a patient or client.

17 (2) Unless state or federal laws relating to confidentiality or the protection of health information 18 prohibit disclosure, a licensee who has reasonable cause to believe that another licensee has en-19 gaged in prohibited or unprofessional conduct shall report the conduct to the board responsible for 20 the licensee who is believed to have engaged in the conduct. The reporting licensee shall report the 21 conduct without undue delay, but in no event later than 10 working days after the reporting licensee 22 learns of the conduct.

(3) A licensee who is convicted of a misdemeanor or felony or who is arrested for a felony crime
shall report the conviction or arrest to the licensee's board within 10 days after the conviction or
arrest.

(4) The board responsible for a licensee who is reported to have engaged in prohibited or unprofessional conduct shall investigate in accordance with the board's rules. If the board has reasonable cause to believe that the licensee has engaged in prohibited conduct, the board shall present the facts to an appropriate law enforcement agency without undue delay, but in no event later than 10 working days after the board finds reasonable cause to believe that the licensee engaged in prohibited conduct.

(5) A licensee who fails to report prohibited or unprofessional conduct as required by subsection
(2) of this section or the licensee's conviction or arrest as required by subsection (3) of this section
is subject to discipline by the board responsible for the licensee.

(6) A licensee who fails to report prohibited conduct as required by subsection (2) of this section
 commits a Class A violation.

(7) Notwithstanding any other provision of law, a report under subsection (2) or (3) of this section is confidential under ORS 676.175. A board may disclose a report as provided in ORS 676.177.

(8) Except as part of an application for a license or for renewal of a license and except as provided in subsection (3) of this section, a board may not require a licensee to report the licensee's
criminal conduct.

42 (9) The obligations imposed by this section are in addition to and not in lieu of other obligations43 to report unprofessional conduct as provided by statute.

(10) A licensee who reports to a board in good faith as required by subsection (2) of this sectionis immune from civil liability for making the report.

(11) A board and the members, employees and contractors of the board are immune from civil 1 2 liability for actions taken in good faith as a result of a report received under subsection (2) or (3) 3 of this section. SECTION 60. ORS 676.160 is amended to read: 4 5 676.160. As used in ORS 676.165 to 676.180, "health professional regulatory board" means the: (1) State Board of Examiners for Speech-Language Pathology and Audiology; 6 (2) State Board of Chiropractic Examiners; 7 (3) State Board of Licensed Social Workers; 8 g (4) Oregon Board of Licensed Professional Counselors and Therapists; (5) Oregon Board of Dentistry; 10 (6) Board of Examiners of Licensed Dietitians; 11 12 (7) State Board of Massage Therapists; 13 (8) State Mortuary and Cemetery Board; (9) Oregon Board of Naturopathic Medicine; 14 15 (10) Oregon State Board of Nursing; (11) Nursing Home Administrators Board; 16 (12) Oregon Board of Optometry; 17 18 (13) State Board of Pharmacy; (14) Oregon Medical Board; 19 (15) Occupational Therapy Licensing Board; 20(16) Physical Therapist Licensing Board; 21 22(17) State Board of Psychologist Examiners; (18) Board of Medical Imaging; 23(19) Oregon State Veterinary Medical Examining Board; and 94 (20) Oregon Health Authority, to the extent that the authority [certifies] licenses emergency 25medical [technicians] services providers. 2627SECTION 61. ORS 676.306 is amended to read: 676.306. (1) As used in this section, "health professional regulatory board" means a health pro-28fessional regulatory board described in ORS 676.160 other than the [Department of Human Services] 2930 Oregon Health Authority with regard to the [certification] licensure of emergency medical [tech-31 nicians] services providers. (2) Subject to applicable provisions of the State Personnel Relations Law and the approval of 32the Governor, notwithstanding ORS 182.468, each health professional regulatory board shall appoint 33 34 an executive director and prescribe the duties and fix the compensation of the executive director. The executive director shall serve at the pleasure of the Governor under the direct supervision of 35 the appointing board. The board may request that the Governor remove the executive director. 36 37 (3) In addition to any other duties imposed by law or otherwise required of state agencies, the 38 executive director shall keep all records of the board and discharge all duties prescribed by the board. 39 (4) The executive director shall prepare periodic reports regarding the licensing, monitoring and 40 investigative activities of the board. The executive director shall submit the reports to the board 41 and the Governor. The Oregon Department of Administrative Services, in consultation with the 42 board, shall adopt rules specifying requirements for the report content and processes for preparing 43

and submitting the reports. The rules may be consistent with performance management measuresand processes initiated by the department. The rules shall require each board to undergo a peer

1 review of board activities by a team of executive directors of other health professional regulatory

2 boards and at least one public member. The department may assess the board for the cost of the

3 peer review.

4 **SECTION 62.** ORS 746.600 is amended to read:

5 746.600. As used in ORS 746.600 to 746.690:

6 (1)(a) "Adverse underwriting decision" means any of the following actions with respect to in-7 surance transactions involving insurance coverage that is individually underwritten:

8 (A) A declination of insurance coverage.

9 (B) A termination of insurance coverage.

10 (C) Failure of an insurance producer to apply for insurance coverage with a specific insurer that 11 the insurance producer represents and that is requested by an applicant.

12 (D) In the case of life or health insurance coverage, an offer to insure at higher than standard 13 rates.

14 (E) In the case of insurance coverage other than life or health insurance coverage:

(i) Placement by an insurer or insurance producer of a risk with a residual market mechanism,an unauthorized insurer or an insurer that specializes in substandard risks.

(ii) The charging of a higher rate on the basis of information that differs from that which theapplicant or policyholder furnished.

(iii) An increase in any charge imposed by the insurer for any personal insurance in connection
with the underwriting of insurance. For purposes of this sub-subparagraph, the imposition of a service fee is not a charge.

(b) "Adverse underwriting decision" does not mean any of the following actions, but the insurer
or insurance producer responsible for the occurrence of the action must nevertheless provide the
applicant or policyholder with the specific reason or reasons for the occurrence:

(A) The termination of an individual policy form on a class or statewide basis.

(B) A declination of insurance coverage solely because the coverage is not available on a class
 or statewide basis.

28 (C) The rescission of a policy.

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(2) "Affiliate of" a specified person or "person affiliated with" a specified person means a person
who directly, or indirectly, through one or more intermediaries, controls, or is controlled by, or is
under common control with, the person specified.

(3) "Applicant" means a person who seeks to contract for insurance coverage, other than a
 person seeking group insurance coverage that is not individually underwritten.

(4) "Consumer" means an individual, or the personal representative of the individual, who seeks
to obtain, obtains or has obtained one or more insurance products or services from a licensee that
are to be used primarily for personal, family or household purposes, and about whom the licensee
has personal information.

(5) "Consumer report" means any written, oral or other communication of information bearing
on a natural person's creditworthiness, credit standing, credit capacity, character, general reputation, personal characteristics or mode of living that is used or expected to be used in connection
with an insurance transaction.

42 (6) "Consumer reporting agency" means a person that, for monetary fees or dues, or on a co-43 operative or nonprofit basis:

44 (a) Regularly engages, in whole or in part, in assembling or preparing consumer reports;

45 (b) Obtains information primarily from sources other than insurers; and

1 (c) Furnishes consumer reports to other persons.

(7) "Control" means, and the terms "controlled by" or "under common control with" refer to, the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract other than a commercial contract for goods or nonmanagement services, or otherwise, unless the power of the person is the result of a corporate office held in, or an official position held with, the controlled person.

8 (8) "Covered entity" means:

9 (a) A health insurer;

10 (b) A health care provider that transmits any health information in electronic form to carry out 11 financial or administrative activities in connection with a transaction covered by ORS 746.607 or 12 by rules adopted under ORS 746.608; or

13 (c) A health care clearinghouse.

(9) "Credit history" means any written or other communication of any information by a con sumer reporting agency that:

16 (a) Bears on a consumer's creditworthiness, credit standing or credit capacity; and

(b) Is used or expected to be used, or collected in whole or in part, as a factor in determining
 eligibility, premiums or rates for personal insurance.

(10) "Customer" means a consumer who has a continuing relationship with a licensee under which the licensee provides one or more insurance products or services to the consumer that are to be used primarily for personal, family or household purposes.

(11) "Declination of insurance coverage" or "decline coverage" means a denial, in whole or in
 part, by an insurer or insurance producer of an application for requested insurance coverage.

24 (12) "Health care" means care, services or supplies related to the health of an individual.

25 (13) "Health care operations" includes but is not limited to:

26 (a) Quality assessment, accreditation, auditing and improvement activities;

27 (b) Case management and care coordination;

(c) Reviewing the competence, qualifications or performance of health care providers or healthinsurers;

30 (d) Underwriting activities;

- 31 (e) Arranging for legal services;
- 32 (f) Business planning;

33 (g) Customer services;

34 (h) Resolving internal grievances;

35 (i) Creating de-identified information; and

36 (j) Fundraising.

37 (14) "Health care provider" includes but is not limited to:

(a) A psychologist, occupational therapist, regulated social worker, professional counselor or
marriage and family therapist licensed or otherwise authorized to practice under ORS chapter 675
or an employee of the psychologist, occupational therapist, regulated social worker, professional
counselor or marriage and family therapist;

(b) A physician, podiatric physician and surgeon, physician assistant or acupuncturist licensed
under ORS chapter 677 or an employee of the physician, podiatric physician and surgeon, physician
assistant or acupuncturist;

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(c) A nurse or nursing home administrator licensed under ORS chapter 678 or an employee of

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1	the nurse or nursing home administrator;
2	(d) A dentist licensed under ORS chapter 679 or an employee of the dentist;
3	(e) A dental hygienist or denturist licensed under ORS chapter 680 or an employee of the dental
4	hygienist or denturist;
5	(f) A speech-language pathologist or audiologist licensed under ORS chapter 681 or an employee
6	of the speech-language pathologist or audiologist;
7	(g) An emergency medical [technician certified] services provider licensed under ORS chapter
8	682;
9	(h) An optometrist licensed under ORS chapter 683 or an employee of the optometrist;
10	(i) A chiropractic physician licensed under ORS chapter 684 or an employee of the chiropractic
11	physician;
12	(j) A naturopathic physician licensed under ORS chapter 685 or an employee of the naturopathic
13	physician;
14	(k) A massage therapist licensed under ORS 687.011 to 687.250 or an employee of the massage
15	therapist;
16	(L) A direct entry midwife licensed under ORS 687.405 to 687.495 or an employee of the direct
17	entry midwife;
18	(m) A physical therapist licensed under ORS 688.010 to 688.201 or an employee of the physical
19	therapist;
20	(n) A medical imaging licensee under ORS 688.405 to 688.605 or an employee of the medical
21	imaging licensee;
22	(o) A respiratory care practitioner licensed under ORS 688.800 to 688.840 or an employee of the
23	respiratory care practitioner;
24	(p) A pharmacist licensed under ORS chapter 689 or an employee of the pharmacist;
25	(q) A dietitian licensed under ORS 691.405 to 691.585 or an employee of the dietitian;
26	(r) A funeral service practitioner licensed under ORS chapter 692 or an employee of the funeral
27	service practitioner;
28	(s) A health care facility as defined in ORS 442.015;
29	(t) A home health agency as defined in ORS 443.005;
30	(u) A hospice program as defined in ORS 443.850;
31	(v) A clinical laboratory as defined in ORS 438.010;
32	(w) A pharmacy as defined in ORS 689.005;
33	(x) A diabetes self-management program as defined in ORS 743.694; and
34	(y) Any other person or entity that furnishes, bills for or is paid for health care in the normal
35	course of business.
36	(15) "Health information" means any oral or written information in any form or medium that:
37	(a) Is created or received by a covered entity, a public health authority, a life insurer, a school,
38	a university or a health care provider that is not a covered entity; and
39	(b) Relates to:
40	(A) The past, present or future physical or mental health or condition of an individual;
41	(B) The provision of health care to an individual; or
42	(C) The past, present or future payment for the provision of health care to an individual.
43	(16) "Health insurer" means:
44	(a) An insurer who offers:
45	(A) A health benefit plan as defined in ORS 743.730;

(B) A short term health insurance policy, the duration of which does not exceed six months including renewals; (C) A student health insurance policy; (D) A Medicare supplemental policy; or (E) A dental only policy. (b) The Oregon Medical Insurance Pool operated by the Oregon Medical Insurance Pool Board under ORS 735.600 to 735.650. (17) "Homeowner insurance" means insurance for residential property consisting of a combination of property insurance and casualty insurance that provides coverage for the risks of owning or occupying a dwelling and that is not intended to cover an owner's interest in rental property or commercial exposures. (18) "Individual" means a natural person who: (a) In the case of life or health insurance, is a past, present or proposed principal insured or certificate holder; (b) In the case of other kinds of insurance, is a past, present or proposed named insured or certificate holder; (c) Is a past, present or proposed policyowner; (d) Is a past or present applicant; (e) Is a past or present claimant; or (f) Derived, derives or is proposed to derive insurance coverage under an insurance policy or certificate that is subject to ORS 746.600 to 746.690. (19) "Individually identifiable health information" means any oral or written health information that is: (a) Created or received by a covered entity or a health care provider that is not a covered entity: and (b) Identifiable to an individual, including demographic information that identifies the individual, or for which there is a reasonable basis to believe the information can be used to identify an individual, and that relates to: (A) The past, present or future physical or mental health or condition of an individual; (B) The provision of health care to an individual; or (C) The past, present or future payment for the provision of health care to an individual. (20) "Institutional source" means a person or governmental entity that provides information about an individual to an insurer, insurance producer or insurance-support organization, other than: (a) An insurance producer; (b) The individual who is the subject of the information; or (c) A natural person acting in a personal capacity rather than in a business or professional capacity. (21) "Insurance producer" or "producer" means a person licensed by the Director of the Department of Consumer and Business Services as a resident or nonresident insurance producer. (22) "Insurance score" means a number or rating that is derived from an algorithm, computer application, model or other process that is based in whole or in part on credit history. (23)(a) "Insurance-support organization" means a person who regularly engages, in whole or in part, in assembling or collecting information about natural persons for the primary purpose of providing the information to an insurer or insurance producer for insurance transactions, including:

45 (A) The furnishing of consumer reports to an insurer or insurance producer for use in con-

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nection with insurance transactions; and 1

2 (B) The collection of personal information from insurers, insurance producers or other insurance-support organizations for the purpose of detecting or preventing fraud, material misrep-3 resentation or material nondisclosure in connection with insurance underwriting or insurance claim 4 activity. 5

(b) "Insurance-support organization" does not mean insurers, insurance producers, governmental 6 institutions or health care providers. 7

(24) "Insurance transaction" means any transaction that involves insurance primarily for per-8 9 sonal, family or household needs rather than business or professional needs and that entails:

(a) The determination of an individual's eligibility for an insurance coverage, benefit or payment; 10 11 or

12(b) The servicing of an insurance application, policy or certificate.

13 (25) "Insurer" has the meaning given that term in ORS 731.106.

(26) "Investigative consumer report" means a consumer report, or portion of a consumer report, 14 15 for which information about a natural person's character, general reputation, personal characteristics or mode of living is obtained through personal interviews with the person's neighbors, friends, 16 associates, acquaintances or others who may have knowledge concerning such items of information. 17

18 (27) "Licensee" means an insurer, insurance producer or other person authorized or required to 19 be authorized, or licensed or required to be licensed, pursuant to the Insurance Code.

(28) "Loss history report" means a report provided by, or a database maintained by, an 20insurance-support organization or consumer reporting agency that contains information regarding 2122the claims history of the individual property that is the subject of the application for a homeowner 23insurance policy or the consumer applying for a homeowner insurance policy.

(29) "Nonaffiliated third party" means any person except: 94

25(a) An affiliate of a licensee;

(b) A person that is employed jointly by a licensee and by a person that is not an affiliate of the 2627licensee; and

- (c) As designated by the director by rule. 28
- (30) "Payment" includes but is not limited to: 29
- 30 (a) Efforts to obtain premiums or reimbursement;
- 31 (b) Determining eligibility or coverage;
- (c) Billing activities; 32
- (d) Claims management; 33
- 34 (e) Reviewing health care to determine medical necessity;
- 35(f) Utilization review; and
- (g) Disclosures to consumer reporting agencies. 36
- 37 (31)(a) "Personal financial information" means:

(A) Information that is identifiable with an individual, gathered in connection with an insurance 38 transaction from which judgments can be made about the individual's character, habits, avocations, 39

finances, occupations, general reputation, credit or any other personal characteristics; or 40

(B) An individual's name, address and policy number or similar form of access code for the 41 individual's policy. 42

(b) "Personal financial information" does not mean information that a licensee has a reasonable 43 basis to believe is lawfully made available to the general public from federal, state or local gov-44 ernment records, widely distributed media or disclosures to the public that are required by federal, 45

state or local law. 1 2 (32) "Personal information" means: (a) Personal financial information; 3 (b) Individually identifiable health information; or 4 (c) Protected health information. 5 (33) "Personal insurance" means the following types of insurance products or services that are 6 to be used primarily for personal, family or household purposes: 7 (a) Private passenger automobile coverage; 8 9 (b) Homeowner, mobile homeowners, manufactured homeowners, condominium owners and 10 renters coverage; (c) Personal dwelling property coverage; 11 12(d) Personal liability and theft coverage, including excess personal liability and theft coverage; 13 and (e) Personal inland marine coverage. 14 15 (34) "Personal representative" includes but is not limited to: (a) A person appointed as a guardian under ORS 125.305, 419B.370, 419C.481 or 419C.555 with 16 authority to make medical and health care decisions; 17 18 (b) A person appointed as a health care representative under ORS 127.505 to 127.660 or 127.700 19 to 127.737 to make health care decisions or mental health treatment decisions; 20(c) A person appointed as a personal representative under ORS chapter 113; and 21(d) A person described in ORS 746.611. 22(35) "Policyholder" means a person who: (a) In the case of individual policies of life or health insurance, is a current policyowner; 23(b) In the case of individual policies of other kinds of insurance, is currently a named insured; 94 25or (c) In the case of group policies of insurance under which coverage is individually underwritten, 2627is a current certificate holder. (36) "Pretext interview" means an interview wherein the interviewer, in an attempt to obtain 28personal information about a natural person, does one or more of the following: 2930 (a) Pretends to be someone the interviewer is not. 31 (b) Pretends to represent a person the interviewer is not in fact representing. 32(c) Misrepresents the true purpose of the interview. (d) Refuses upon request to identify the interviewer. 33 34 (37) "Privileged information" means information that is identifiable with an individual and that: (a) Relates to a claim for insurance benefits or a civil or criminal proceeding involving the in-35dividual; and 36 37 (b) Is collected in connection with or in reasonable anticipation of a claim for insurance benefits 38 or a civil or criminal proceeding involving the individual. (38)(a) "Protected health information" means individually identifiable health information that is 39 transmitted or maintained in any form of electronic or other medium by a covered entity. 40 (b) "Protected health information" does not mean individually identifiable health information in: 41 (A) Education records covered by the federal Family Educational Rights and Privacy Act (20 42 U.S.C. 1232g); 43 (B) Records described at 20 U.S.C. 1232g(a)(4)(B)(iv); or 44

45 (C) Employment records held by a covered entity in its role as employer.

(39) "Residual market mechanism" means an association, organization or other entity involved 1

2 in the insuring of risks under ORS 735.005 to 735.145, 737.312 or other provisions of the Insurance

Code relating to insurance applicants who are unable to procure insurance through normal insur-3 4

ance markets.

 $\mathbf{5}$ (40) "Termination of insurance coverage" or "termination of an insurance policy" means either a cancellation or a nonrenewal of an insurance policy, in whole or in part, for any reason other than 6 the failure of a premium to be paid as required by the policy. 7

(41) "Treatment" includes but is not limited to: 8

9 (a) The provision, coordination or management of health care; and

(b) Consultations and referrals between health care providers. 10

11 SECTION 63. ORS 820.330 is amended to read:

12 820.330. (1) A person commits the offense of failure to make, maintain and make available am-13 bulance records if the person violates any of the following:

(a) When an ambulance is used in an emergency situation the driver of the ambulance, within 14 15 24 hours after such use, [must] shall cause to be made and must sign a record that complies with 16 ORS 820.340.

(b) The owner of any ambulance [must] shall cause any record required by this section to be 17 18 preserved for not less than seven years.

19 (c) Upon demand of any district attorney, the custodian of any record required under this section [must] shall make the record available to that district attorney for the purpose of investigating 20any alleged violation of ORS 820.320 by a driver of an ambulance. 21

22(d) Upon demand of an authorized representative of the Oregon Health Authority, the custodian 23of any record required under this section shall make the record available to the authorized representative who wishes to inspect the record for purposes of ascertaining identities of emergency 94 medical [technicians] services providers as defined in ORS 682.025. 25

(2) This section does not apply to any person or ambulance exempted by ORS 682.035 or 682.079 2627from regulation by the authority.

(3) Authority of political subdivisions to regulate records of ambulances is limited under ORS 28682.031. 29

30 (4) The offense described in this section, failure to make, maintain and make available ambu-31 lance records, is a Class B traffic violation.

SECTION 64. ORS 820.340 is amended to read: 32

820.340. Records required under ORS 820.330 [shall] must contain all of the following: 33

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(1) The time of day and the date when ambulance service was requested.

(2) The name of the ambulance driver and the name of the emergency medical [technicians] 35services providers, as defined in ORS 682.025, who provided the service, one of whom may be the 36 37 driver.

38 (3) The name and address of any individual to be transported.

(4) Any reason to believe the life of the individual is jeopardized by delay of the ambulance. 39

(5) The location from which the individual is to be transported. 40

(6) The name and address of any person who requested the ambulance service. 41

(7) The time of day when service for the individual is begun and ended. 42

SECTION 65. ORS 682.027 is repealed. 43

SECTION 66. ORS 163.213 is amended to read: 44

163.213. (1) A person commits the crime of unlawful use of an electrical stun gun, tear gas or 45

1 mace in the first degree if the person knowingly discharges or causes to be discharged any electrical 2 stun gun, tear gas weapon, mace, tear gas, pepper mace or any similar deleterious agent against 3 another person, knowing the other person to be a peace officer, corrections officer, parole and pro-4 bation officer, firefighter or emergency medical [*technician or paramedic*] **services provider** and 5 while the other person is acting in the course of official duty.

6 (2) Unlawful use of an electrical stun gun, tear gas or mace in the first degree is a Class C 7 felony.

8 <u>SECTION 67.</u> (1) The amendments to ORS 682.039 by section 8 of this 2011 Act apply to 9 appointments to the State Emergency Medical Service Committee made on or after the ef-10 fective date of this 2011 Act.

(2) A member serving on the committee on the effective date of this 2011 Act continues
 to serve until the term of office for which the member was appointed terminates by expira tion of time, resignation from the committee by the member or removal of the member from
 office.

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