

SB 664 STAFF MEASURE SUMMARY

Senate Committee On Business and Transportation

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Meeting Dates: 3/13, 4/3

WHAT THE MEASURE DOES:

Prohibits state agencies from imposing civil penalties on small business for first violation of paperwork requirements if the violation does not pose an unreasonable risk of harm to either the employees of the business or to the general public.

ISSUES DISCUSSED:

- Compliance should be primary goal, rather than penalties
- Examples of inadvertent errors a small business owner could make

EFFECT OF AMENDMENT:

[-1 amendment] Deletes word "inadvertent" in language prohibiting imposition of civil penalty for failure to timely file a form or document or for errors in completion of form or document.

FISCAL:

REVENUE:

BACKGROUND:

State agency authorization to impose civil penalties is granted generally by ORS 183.745, which specifies that penalties imposed are due and payable 10 days after the order imposing the penalty becomes final. Persons subject to a civil penalty are provided with notice and given 20 days to appeal for a hearing in writing; failure to do so allows the agency to make the order final. If a hearing is requested, it is conducted as a contested case hearing, and is thereafter subject to judicial review. The procedure outlined in ORS 183.745 does not apply to penalties imposed under tax law; antitrust law; wage claims; occupational safety and health; workers' compensation; unlawful discrimination in employment or public accommodations; or penalties imposed by the Public Utility Commission.