

Open Government Impact Statement

81st Oregon Legislative Assembly 2021 Regular Session

Measure: SB 587 - B Only impacts on Original or Engrossed Versions are Considered Official

Date: 6/22/2021

SUMMARY

Requires Department of Revenue to issue license to qualified retailers of tobacco products and inhalant delivery systems that do not hold license or other authorization issued by city or local public health authority. Defines "tobacco products" and "inhalant delivery system." Allows department to impose civil penalty for specified violations. Continuously appropriates moneys in suspense account to department for specified purposes.

Directs department, Oregon Health Authority and local public health authorities to share information for effective administration of Act and cigarette and tobacco tax laws and to enter into agreements for purposes of collecting fees imposed by Oregon Health Authority and local public health authorities.

Allows Oregon Health Authority to impose civil penalty for violation of certain state public health and safety laws related to tobacco products and inhalant delivery systems. Continuously appropriates moneys in Oregon Health Authority Fund to authority for purposes of administration and enforcement.

Allows local public health authority to enforce local standards for regulation of sale of tobacco products and inhalant delivery systems or enforce state standards for regulation of sale of tobacco products and inhalant delivery systems. Prohibits city or local public health authority from adopting ordinance, after effective date of Act, to prohibit colocation of retailer of tobacco products or inhalant delivery systems with pharmacy.

Allows certain cities and local public health authorities to require license or other authorization issued by city or local public health authority to make retail sales of tobacco products or inhalant delivery systems.

Takes effect on 91st day following adjournment sine die.

OPEN GOVERNMENT IMPACT

Legislative Counsel has not adopted standards for drafting measures that establish exemptions from disclosure of public records.

This measure exempts from public disclosure license applications and information, received by Department of Revenue, related to applying for or renewing a license for retail sales of tobacco products and inhalant delivery systems.

If those public records were instead subject to mandatory disclosure under public records law, the public could be able to access additional information regarding persons to which and locations for which licenses for retail sales of tobacco products and inhalant delivery systems have been applied for or renewed.