HB 3043 A -A3 STAFF MEASURE SUMMARY

Senate Committee On Energy and Environment

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Meeting Dates: 5/4, 5/9

WHAT THE MEASURE DOES:

Defines terms. Authorizes Oregon Health Authority (OHA) to include a "class of chemicals" on the list of high priority chemicals of concern for children's health when used in children's products. Stipulates that if OHA includes a class of chemicals, it may exclude specific members of the class of chemicals, or a subclass of chemicals, that do not share the same hazards as the other members of the class of chemicals. Directs OHA when establishing by rule the practical quantification limits to consider for classes of chemicals on the list to consider guidance developed by the State of Washington and other federal, state, and nongovernmental organizations with the applicable expertise. Applies requirement that OHA review and revise list every three years to certain aspects of high priority class of chemicals. Removes provision prohibiting OHA from adding more than five chemicals to the list of high priority chemicals during each three-year revision period. Requires a manufacturer of a children's product sold or offered for sale in Oregon that contains a chemical or member of a class of chemicals included on the list established to provide a biennial notice containing the brand name and model of the children's product that contains the chemical, in addition to the product category. Authorizes manufacturer to continue to sell the children's products for which the hazard assessment was submitted for a period of three years. Requires OHA to grant a waiver to a manufacturer if the application includes a quantitative exposure assessment demonstrating that the high priority chemical of concern for children's health used in children's products is inaccessible to the consumer. Provides that notices containing the brand name, model, and product category of the children's product that contains a chemical, are to be submitted to OHA on or after January 31, 2026. Provisions adding "class of chemicals" become operative on January 1, 2024. Takes effect on 91st day following adjournment sine die.

Fiscal Impact: Has Minimal Fiscal Impact

• Revenue Impact: No Revenue Impact

House Vote: Ayes, 42; Nays, 14

ISSUES DISCUSSED:

EFFECT OF AMENDMENT:

-A3 Modifies definition of "class of chemicals" to not include a group of chemicals that are related or similar based on their use.

- No Revenue Impact
- Minimal Fiscal Impact

BACKGROUND:

Children's products contain toxic chemicals, including heavy metals and flame retardants, that can cause health problems. The risks of exposure to and negative health impacts from these chemicals are higher for children than adults because they handle—and place in their mouths—toys and accessories. In some states, manufacturers are required to limit the use of and report the chemicals used in children's products.

Senate Bill 478 (2015) directed the Oregon Health Authority to establish a list of high priority chemicals for children's health used in children's products; required manufacturers to provide notice including the name, registry number, amount, and function of the chemicals on the list used in the children's product; and required

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manufacturers to remove or substitute for the chemical under certain circumstances. Similar legislation has been passed in other states, notably Maine's Protect Children's Health and the Environment from Toxic Chemicals in Toys and Children's Products and Washington's Children's Safe Products Act.

House Bill 3043 A authorizes Oregon Health Authority (OHA) to include classes of chemicals on the list of high priority chemicals of concern for children's health when used in children's products.