House Bill 2778

Sponsored by Representatives EVANS, JAVADI, Senator PATTERSON; Representatives MANNIX, PHAM H (Pre-session filed.)

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.

Requires Department of Human Services to adopt rules requiring licensed long term care facilities, outpatient renal dialysis facilities and residential facilities to acquire and maintain backup power sources to be used during power outages.

A BILL FOR AN ACT

Relating to backup power sources.

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

SECTION 1. The Department of Human Services, in collaboration with the Oregon Health Authority, shall adopt by rule requirements for a long term care facility and an outpatient renal dialysis facility, licensed under ORS 441.020, to acquire and maintain a backup power source that the facility may use on a temporary basis during a power outage for the purpose of operating dialysis units and other equipment and appliances, including refrigeration and portable heating and cooling devices necessary to preserve medications and supplies, that are critical to the care or immediate safety of residents and patients. The backup power source need not be installed or integrated into a facility's infrastructure.

SECTION 2. The Department of Human Services shall adopt by rule requirements for a residential facility, licensed under ORS 443.415, to acquire and maintain a backup power source that the facility may use on a temporary basis during a power outage for the purpose of operating equipment and appliances, including refrigeration and portable heating and cooling devices necessary to preserve medications and supplies, that are critical to the care or immediate safety of residents. The backup power source need not be installed or integrated into a facility's infrastructure.

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.

LC 1725