



Open Government Impact Statement

80th Oregon Legislative Assembly
2019 Regular Session

Measure: HB 2100

Only impacts on Original or Engrossed
Versions are Considered Official

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SUMMARY

Defines "video lottery terminal" for purposes of lottery chapter and amusement device excise tax provision.

Provides that claimed prize is valid if ticket or share is mailed and postmarked by claim deadline.

Provides that potential vendors must make certain disclosures when given notice of intent to award contract, instead of at time that bid, proposal or offer is submitted.

Provides that Oregon State Lottery may include costs of entering into agreements with third parties to research problem gambling in costs of administration.

Directs Oregon State Lottery Commission to adopt rules to protect, secure and maintain confidentiality of personally identifiable player data.

Makes various statutory changes to clarify statutes and align statutes with current terminology and practice.

OPEN GOVERNMENT IMPACT

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

This measure exempts from disclosure the contents of bid proposals received by the Oregon State Lottery until after a notice of intent to award a contract has been issued. The measure also allows the Oregon State Lottery Commission to, by rule, exempt personally identifiable player data from public disclosure.

If the public records were instead subject to mandatory disclosure under public records law, trade secret information of bidders could be revealed, and the Oregon State Lottery might find it more difficult to attract bidders and negotiate contracts. Additionally, if personally identifiable player data were subject to mandatory disclosure, it would likely result in a decreased willingness to play lottery games, resulting in decreased lottery revenue.