

HB4054 • Oregon

Relating to downcoding.

Enacted

Risk: Medium

Sector-Specific

Last Action (Mar 06, 2026): In committee upon adjournment.

Summary

Health insurers must notify providers when AI is used to downcode claims and provide an appeals process for affected providers.

Business Impact

If you are a health insurer in Oregon using AI to downcode claims, you must notify providers and establish an appeals process to avoid penalties.

Key Provisions

- Insurers must notify providers when AI is used to downcode claims.
- An appeals process must be available for downcoded claims.
- Applies to health insurers providing utilization review in Oregon.

Compliance Checklist

- Notify healthcare providers when AI is used to downcode claims. | Who: Health insurers offering health benefit plans in Oregon. | Penalty: Potential penalties for non-compliance.
- Establish an appeals process for downcoded claims. | Who: Health insurers. | Penalty: Potential penalties for non-compliance.

Industries Affected

Healthcare Providers

Healthcare

Health Insurance

Technology

Topics

Amendments

- Joint Committee On Information Management and Technology Amendment #-1 — 2026-02-06 (Not Adopted)

Official Source

<https://olis.oregonlegislature.gov/liz/2026R1/Measures/Overview/HB4054>

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