

Office for State, Tribal, Local and Territorial Support

Prevention Status Report for

Oregon

Accessed on December 5, 2020

About the Prevention Status Reports

The Prevention Status Reports (PSRs) highlight—for all 50 states and the District of Columbia—the status of public health policies and practices designed to address the following important public health problems and concerns:



PSR Framework



Each report follows a simple framework:

- Describe the public health *problem* using public health data
- Identify potential *solutions* to the problem drawn from research and expert recommendations
- Report the *status* of those solutions for each state and the District of Columbia

Criteria for Selection of Policies and Practices

The policies and practices reported in the PSRs were selected because they-

- Can be monitored using state-level data that are readily available for most states and the District of Columbia
- Meet one or more of the following criteria:
- Supported by systematic review(s) of scientific evidence of effectiveness (e.g., *The Guide to Community Preventive Services*)
- Replicitly cited in a national strategy or national action plan (e.g., Healthy People 2020)
- Recommended by a recognized expert body, panel, organization, study, or report with an evidence-based focus (e.g., Institute of Medicine)

Ratings

The PSRs use a simple, three-level rating scale—green, yellow, or red—to show the extent to which the state has implemented the policy or practice in accordance with supporting evidence and/or expert recommendations. The ratings reflect the *status of policies and practices* and do not reflect the *status of efforts* of state health departments, other state agencies, or any other organization to establish or strengthen those policies or practices.

Suggested Citations

For a state report:

Centers for Disease Control and Prevention. *Prevention Status Reports: [State name]*. Atlanta, GA: US Department of Health and Human Services; 2016. Accessed [month date, year].

For the National Summary:

Centers for Disease Control and Prevention. *Prevention Status Reports: National Summary*. Atlanta, GA: US Department of Health and Human Services; 2016. Accessed [month date, year].

State Summary

Prevention Status Reports 2015 - Oregon Summary

The Prevention Status Reports (PSRs) highlight—for all 50 states and the District of Columbia the status of public health policies and practices designed to prevent or reduce problems in 10 important public health topics. Below is a summary of the ratings for the 2013 and 2015 PSR policies and practices for Oregon.

	2013	2015
DCD Delicies and Dresting by Table	2013	2015
PSR Policies and Practices by Topic		
Alcohol-Related Harms		
State beer excise tax	Red	Red
State distilled spirits excise tax	_	_
State wine excise tax	_	
Commercial host (dram shop) liability laws	Yellow	Yellow
Food Safety		
Speed of pulsed-field gel electrophoresis testing of reported <i>E. coli</i> O157 cases	Yellow	Yellow
Completeness of pulsed-field gel electrophoresis testing of reported <i>Salmonella</i> cases	Green	Green
State adoption of selected foodborne disease-related provisions	*	Red
Healthcare-Associated Infections (HAIs)		
State activities to build capacity for HAI prevention	*	Green
Stewardship programs to improve antibiotic use in acute care hospitals *		Red
Heart Disease and Stroke		
Meaningful use of electronic health records	Red	Green
State pharmacist collaborative drug therapy management policy	Green	Green
ΗΙν		
State Medicaid reimbursement for routine HIV screening	*	Green
Consistency of state HIV testing law with CDC's 2006 HIV testing recommendations	Green	Green
State reporting of all CD4 and all viral load data	*	Green
State reporting of an CD4 and an what load data		

Seat belt law	Green	Green
Child passenger restraint law	Yellow	Yellow
Graduated driver licensing: learner's permit age	*	Yellow
Graduated driver licensing: learner's permit holding period	*	Yellow
Graduated driver licensing: nighttime driving restriction	*	Red
Graduated driver licensing: young passenger restriction	*	Green
Graduated driver licensing: unrestricted licensure age	*	Yellow
Ignition interlock law	Green	Green
Nutrition, Physical Activity, and Obesity		
Secondary schools not selling less nutritious foods and beverages	Yellow	Yellow
Nutrition standards policy for foods and beverages sold on state executive branch property	*	Red
Inclusion of obesity prevention standards in state licensing regulations of childcare facilities	Red	Red
State average birth facility score for breastfeeding support	Green	Green
Prescription Drug Overdose Requirement for timely data submission to prescription drug monitoring		Green Yellow
Prescription Drug Overdose		
Prescription Drug Overdose Requirement for timely data submission to prescription drug monitoring program Requirement for universal use of state prescription drug monitoring	5 *	Yellow
Prescription Drug Overdose Requirement for timely data submission to prescription drug monitoring program Requirement for universal use of state prescription drug monitoring program	5 *	Yellow Red
Prescription Drug Overdose Requirement for timely data submission to prescription drug monitoring program Requirement for universal use of state prescription drug monitoring program Teen Pregnancy	*	Yellow Red
Prescription Drug Overdose Requirement for timely data submission to prescription drug monitoring program Requirement for universal use of state prescription drug monitoring program Teen Pregnancy Expansion of state Medicaid family planning eligibility	*	Yellow
Prescription Drug Overdose Requirement for timely data submission to prescription drug monitoring program Requirement for universal use of state prescription drug monitoring program Teen Pregnancy Expansion of state Medicaid family planning eligibility Tobacco Use	s * * Green	Yellow Red Green

* 2015 data not comparable to 2013 data because of changes in the policy/practice indicator or rating scale

— Data not available

Alcohol-Related Harms

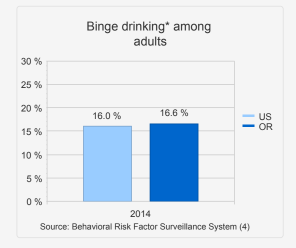
Public Health Problem

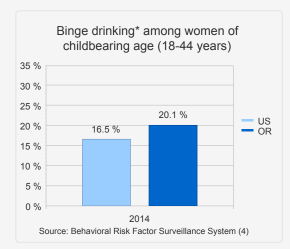


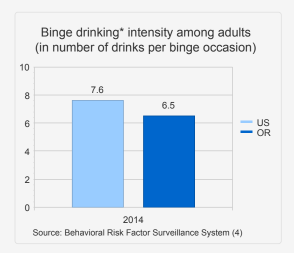
Excessive alcohol use can result in harms such as motor vehicle injuries, violence, heart disease, cancer, alcohol poisoning, and poor birth outcomes. Excessive alcohol use includes binge drinking (five or more drinks per occasion for men or four or more drinks per occasion for women), heavy drinking (15 or more drinks a week for men or 8 or more drinks a week for women), and any alcohol use by pregnant women or underage youth (1). Excessive drinking is responsible for about 88,000 deaths and 2.5 million years of potential life lost in the United States each year (2). Binge drinking is responsible for more than half of the deaths and two-thirds of the years of potential life lost resulting from excessive alcohol use (3). In Oregon, each year 1,302 deaths and 33,933 years of potential life are lost due to the harms resulting from excessive alcohol use (2).

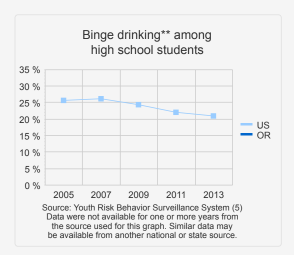
In Oregon, 16.6% of adults reported binge drinking in 2014 (4).

The harms related to excessive alcohol use cost the United States \$249.0 billion, or \$2.05 per drink, in 2010. Most of these costs were due to reduced workplace productivity, law enforcement and other criminal justice expenses, the cost of treating people for health problems caused by excessive drinking, and costs attributable to motor vehicle crashes (6). In Oregon, excessive alcohol use cost \$3.5 billion, or \$2.08 per drink in 2010 (6).









*Four or more drinks (women) or five or more drinks (men) on an occasion at least once in the last 30 days ** Five or more drinks in a row within a couple of hours on at least 1 day during the 30 days before the survey

Solutions and Ratings

This report focuses on the following evidence-based policies recommended by the Community Preventive Services Task Force for preventing alcohol-related harms (7,8):

- Increasing state excise taxes on beer
- Increasing state excise taxes on distilled spirits
- Increasing state excise taxes on wine
- Having commercial host (dram shop) liability laws

Other strategies recommended by the Community Preventive Services Task Force for reducing alcohol-related harms include regulating alcohol outlet density, avoiding further privatization of retail alcohol sales, and providing adults (including pregnant women) with screening and brief intervention for excessive alcohol use (9–11).

State beer excise tax

The excise tax rate, in dollars per gallon, imposed by the state on beer containing 5% alcohol by volume. State beer excise tax does not include any additional taxes, such as those based on price rather than volume (e.g., ad valorem or sales taxes) that states have implemented at the wholesale or retail level.

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As of January 1, 2014, Oregon's excise tax per gallon of beer was $0.08 (12).
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Community Preventive Services Task Force recommendation: Increase alcohol taxes (7). Studies show that a 10% increase in the price of beer would likely reduce beer consumption by approximately 5% (7). Doubling alcohol taxes could reduce alcohol-related mortality by an average of 35% (13).

Rating State beer excise tax Green ≥\$1.00 per gallon Yellow \$0.50-\$0.99 per gallon Red <\$0.50 per gallon</th>

How This Rating Was Determined

Data on state beer excise taxes were obtained from the Alcohol Policy Information System (12). As of January 1, 2014, state beer excise taxes ranged from \$0.02 to \$1.29 per gallon across states for which data were available. This rating reflects where the state's tax fell within this range. For states with different tax rates for off-premises (e.g., liquor stores) and on-premises (e.g., restaurants) retailers, the off-premises tax rate was reported.

State distilled spirits excise tax

The excise tax rate, in dollars per gallon, imposed by the state on distilled spirits containing 40% alcohol by volume. State distilled spirits excise tax does not include any additional taxes, such as those based on price rather than volume (e.g., ad valorem or sales taxes) that states have implemented at the wholesale or retail level.

As of January 1, 2014, Oregon directly controlled the sale of distilled spirits at the retail and/or wholesale levels. State prices for distilled spirits combined both markups and taxes, so tax rates for this beverage type could not be determined (14).

Rating	State distilled spirits excise tax
Green	≥\$8.00 per gallon
Yellow	\$4.00-\$7.99 per gallon
Red	<\$4.00 per gallon

Community Preventive Services Task Force recommendation: Increase alcohol taxes (7). Studies show that a 10% increase in the price of distilled spirits would likely reduce distilled spirits consumption by approximately 8% (7). Doubling alcohol taxes could reduce alcohol-related mortality by an average of 35% (13).

How This Rating Was Determined

Data on state distilled spirits excise taxes were obtained from the Alcohol Policy Information System (14). As of January 1, 2014, state distilled spirits excise taxes ranged from \$1.50 to \$14.25 per gallon across states for which data were available. This rating reflects where the state's tax fell within this range. For states with different tax rates for off-premises (e.g., liquor stores) and on-premises (e.g., restaurants) retailers, the off-premises tax rate was reported.

State wine excise tax

The excise tax rate, in dollars per gallon, imposed by the state on wine containing 12% alcohol by volume. State wine excise tax does not include any additional taxes, such as those based on price rather than volume (e.g., ad valorem or sales taxes) that states have implemented at the wholesale or retail level.

As of January 1, 2014, Oregon directly controlled the sale of wine at the retail and/or wholesale levels. State prices for wine combined both markups and taxes, so tax rates for this beverage type could not be determined (15).

Rating	State wine excise tax
Green	≥\$2.00 per gallon
Yellow	\$1.00–\$1.99 per gallon
Red	<\$1.00 per gallon

Community Preventive Services Task Force recommendation: Increase alcohol taxes (7). Studies show that a 10% increase in the price of wine would likely reduce wine consumption by approximately 6% (7). Doubling alcohol taxes could reduce alcohol-related mortality by an average of 35% (13).

How This Rating Was Determined

Data on state wine excise taxes were obtained from the Alcohol Policy Information System (15). As of January 1, 2014, state wine excise taxes ranged from \$0.11 to \$2.50 per gallon across states for which data were available. This rating reflects where the state's tax fell within this range. For states with different tax rates for off-premises (e.g., liquor stores) and on-premises (e.g., restaurants) retailers, the off-premises tax rate was reported.

Commercial host (dram shop) liability laws

Laws that permit alcohol retail establishments to be held liable for injuries or harms caused by illegal service to intoxicated or underage customers.

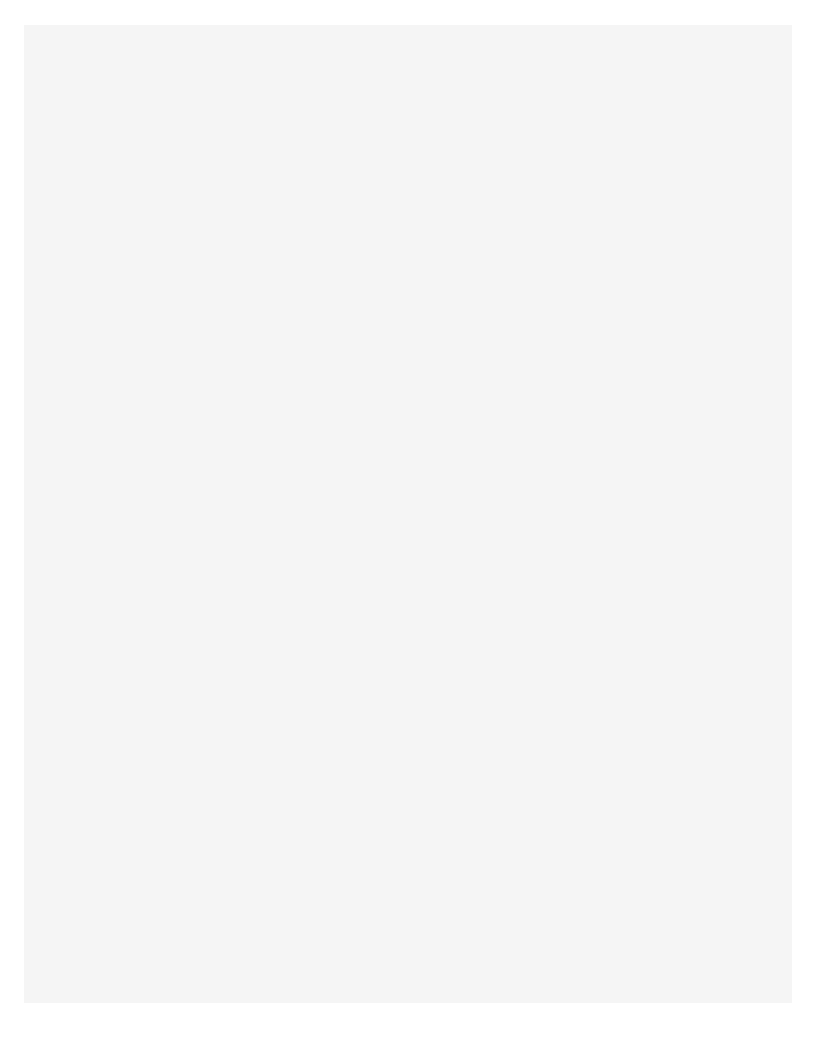
As of January 1, 2015, Oregon had commercial host liability with major limitations (16–18).

Community Preventive Services Task Force recommendation: Commercial host (dram shop) liability for illegal sales or service of alcohol (8). Evidence shows these laws are associated with a reduction in alcoholrelated harms, including a median 6.4% reduction in deaths from motor vehicle crashes (8).

Rating	State had
Green	Commercial host liability with no major limitations
Yellow	Commercial host liability with major limitations
Red	No commercial host liability

How This Rating Was Determined

This rating reflects data provided by Alcohol Policy Consultations and ChangeLab Solutions on current state laws for commercial host liability (16–18). A state's commercial host liability law was considered to have major limitations if it 1) covered underage patrons or intoxicated adults but not both, 2) required increased evidence for finding liability, 3) set limitations on damage awards, or 4) set restrictions on who may be sued.



Alcohol-Related Harms References

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Food Safety

Public Health Problem



Diseases spread by a wide variety of contaminated foods continue to challenge the public health system. Bacteria, viruses, parasites, and chemicals can cause foodborne diseases, which can vary from mild to fatal (1). Robust surveillance for these diseases is essential for detecting outbreaks (2). It also provides critical information to food regulatory agencies and the food industry so that appropriate prevention and control measures can be implemented (3,4).



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CDC estimates that each year, roughly 1 in 6 Americans (or 48 million people) gets sick,

128,000 are hospitalized, and 3,000 die due to foodborne diseases (5). Risk for infection and severity of illness vary at different ages and stages of health (6).

Foodborne illness is costly. According to a 2015 study, 15 pathogens alone are estimated to cost \$15.5 billion in the United States per year. This includes medical costs (doctor visits and hospitalizations) and productivity loss due to premature death and time lost from work (7).

Solutions and Ratings

The three practices in this report are recommended by the Council to Improve Foodborne Outbreak Response and the US Food and Drug Administration (FDA) because scientific evidence supports their effectiveness in improving foodborne disease surveillance, detection, and prevention (2–4). These practices are

- Increasing the speed of DNA fingerprinting using pulsed-field gel electrophoresis (PFGE) testing for all reported cases of Shiga toxin-producing *Escherichia coli (E. coli)* O157
- Increasing the completeness of PFGE testing of *Salmonella*
- Adopting provisions recommended in the FDA Food Code into state food safety regulations

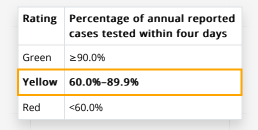
Other strategies supported by scientific evidence include using trained staff and standardized questionnaires to interview persons with suspected foodborne illness as soon as possible after illness is reported and conducting environmental assessments as a routine component of foodborne disease outbreak investigations (2).

Speed of pulsed-field gel electrophoresis testing of reported *E. coli* O157 cases

The annual proportion of E. coli O157 PFGE patterns reported to CDC (i.e., uploaded into PulseNet, the CDC-coordinated national molecular subtyping network for foodborne disease surveillance) within four working days of receiving the isolate in the state or local public health PFGE lab. PFGE is a technique used to distinguish between strains of organisms at the DNA level.

In 2014, Oregon tested 61.6% of *E. coli* 0157 cases within 4 days (8).

CDC target: Testing of \geq 90% of annual reported *E. coli* O157 cases within four days. The CDC Public Health Emergency Preparedness Cooperative Agreement, which provides federal funding to state, local, tribal, and territorial health departments, has two national laboratory performance targets for food safety, including the *E. coli* testing target. Performing DNA fingerprinting as quickly as possible for all Shiga toxin-producing *E. coli* improves outbreak detection, helps prevent additional cases, and identifies prevention and control measures for food regulatory agencies and the food industry (2).



How This Rating Was Determined

The speed of PFGE testing for reported *E. coli* O157 cases was determined by accessing the PulseNet (http://www.cdc.gov/pulsenet/) national *E. coli* O157 database for calendar year 2014. Turnaround times were calculated per lab by subtracting the received date (receipt in the PFGE lab) from the upload date (upload to the PulseNet national database), excluding weekends and federal holidays. The percentage of samples tested within four days was calculated by dividing the number tested within four days (numerator) by the total number uploaded to the PulseNet national database (denominator). If the received date for a sample was missing, the sample was counted in the denominator but not the numerator, thus lowering the percentage.

The rating reflects the extent to which the state tested *E. coli* O157 cases within four days as determined by the PulseNet database.

Completeness of pulsed-field gel electrophoresis testing of reported *Salmonella* cases

The annual proportion of Salmonella *cases reported to CDC's National Notifiable Diseases Surveillance System with PFGE patterns uploaded into PulseNet.*

In 2014, Oregon tested 95.0% of reported *Salmonella* cases (8,9).

Research and experts in the field agree that performing DNA fingerprinting of all *Salmonella* cases would improve outbreak detection, help prevent additional cases, and identify prevention and control measures for food regulatory agencies and the food industry (2).

Rating	Percentage of annual reported cases tested by PFGE	
Green	≥90.0%	
Yellow	60.0%-89.9%	
Red	<60.0%	

How This Rating Was Determined

The completeness of PFGE testing of reported *Salmonella* cases was determined by accessing the PulseNet (http://www.cdc.gov/pulsenet/) national *Salmonella* database for calendar year 2014. The number of *Salmonella* entries per state was determined and used as the numerator. The denominator was the number of cases reported by each lab to the National Notifiable Diseases Surveillance System for calendar year 2014.

The rating reflects the proportion of all *Salmonella* cases tested in the state as determined by the PulseNet database.

State adoption of selected foodborne disease-related provisions

Inclusion in the state's food safety regulations of selected provisions contained in the 2013 FDA Food Code related to norovirus and other foodborne illnesses.

As of September 2014, Oregon had adopted two of the four selected provisions in the 2013 FDA Food Code: excluding ill food service staff from working until at least 24 hours after symptoms of vomiting and diarrhea have ended and requiring food service employees to wash their hands (10).

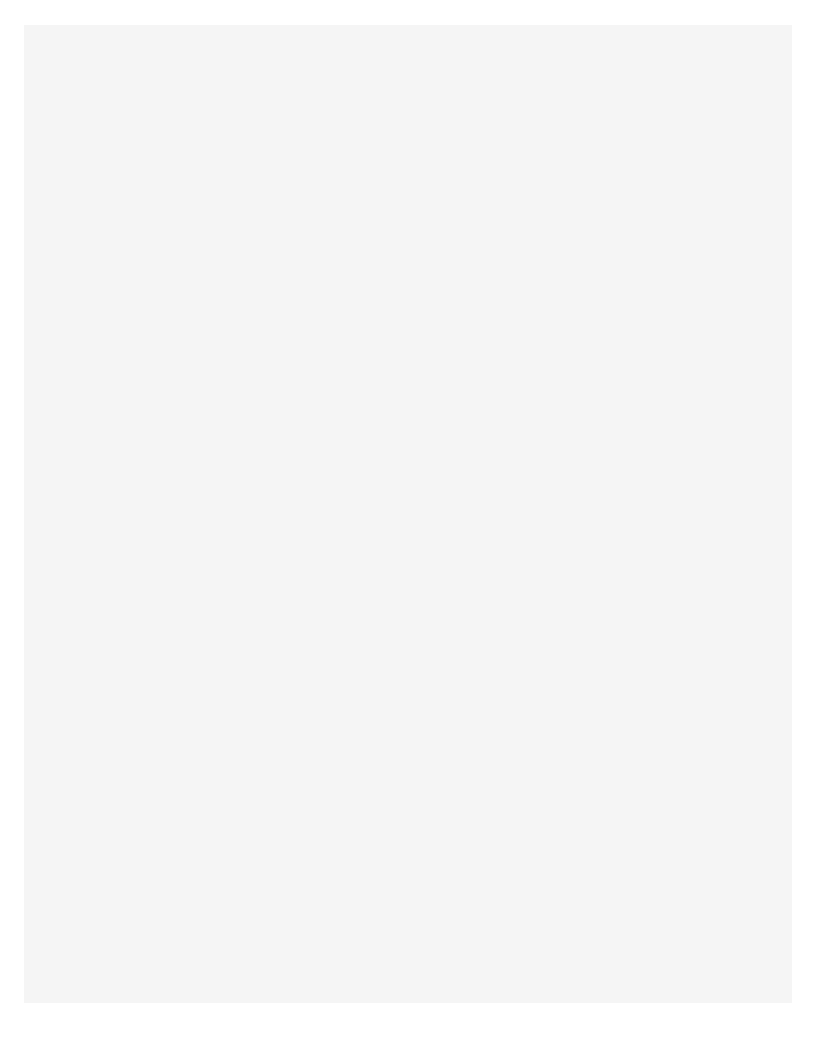
Rating	Number of selected provisions contained in the 2013 FDA Food Code adopted into the state food code	
Green	All four	
Yellow	Three	
Red	Two or fewer	

The FDA publishes model food safety practices to prevent transmission of norovirus and other foodborne illnesses, but adoption is at the discretion of state governments (3). CDC has identified four provisions that are critical to reducing foodborne illnesses (11):

- Excluding ill food service staff from working until at least 24 hours after symptoms of vomiting and diarrhea have ended (section 2-2 of the 2013 FDA Food Code)
- Prohibiting bare hand contact with ready-to-eat food (section 3-301.11)
- Requiring at least one employee in a food service establishment to be a certified food protection manager (sections 2-102.12 and 2-102.20)
- Requiring food service employees to wash their hands (section 2-3)

How This Rating Was Determined

Publicly accessible state food code regulations were assessed for the presence of the selected provisions contained in the 2013 FDA Food Code (10). The rating reflects the number of provisions included in state food safety regulations.



Food Safety References

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Healthcare-Associated Infections

Public Health Problem

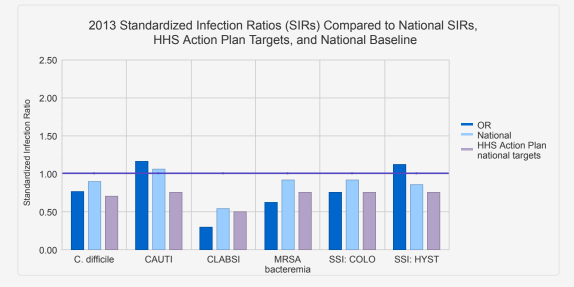
Healthcare-associated infections (HAIs) are linked with increased illnesses, deaths, and healthcare costs (1, 2). Each year, about 1 in 25 US hospital patients is diagnosed with at least one infection related to hospital care. In 2011, there were approximately 722,000 HAIs in US acute care hospitals, and approximately 75,000 hospital patients with HAIs died during their hospitalizations (2).

Many HAIs are caused by antibiotic-resistant (AR) pathogens and *Clostridium difficile (C. difficile)*, often as a consequence of inappropriate antibiotic use. Each year in the United States, at least 2 million people are infected by an AR pathogen and at least 23,000 will die as a direct result of these infections (3).

More than half of all hospital patients receive an antibiotic, and 30%–50% of all antibiotics are prescribed inappropriately or are unnecessary (4). Poor prescribing practices put patients at risk for adverse reactions and also contribute to antibiotic resistance, making these drugs less likely to work in the future.



Despite progress in reducing some HAIs—such as central line-associated bloodstream infections (CLABSIs)—more progress needs to be made in preventing other infections, including *C. difficile* infection and catheter-associated urinary tract infections (CAUTIs). These infections can be prevented by using infection control and prevention procedures in healthcare settings and improving antibiotic prescribing.



Source: 2015 National and State Healthcare-Associated Infections Progress Report, based on 2013 data (5); National Action

Plan to Prevent Health Care-Associated Infections: Roadmap to Elimination (6)

Standardized infection ratio compares infections that occurred to infections predicted.

MRSA: methicillin-resistant Staphylococcus aureus

SSI: surgical site infections

COLO: colon surgery

HYST: abdominal hysterectomy

National baseline (purple line): For more information, visit the FAQs (http://www.cdc.gov/psr/faq.html)

Solutions and Ratings

This report highlights two practices to reduce HAIs and AR:

- Implementing state activities to build capacity for HAI prevention
- Implementing stewardship programs to improve antibiotic use in acute care hospitals

Improving health care through HAI and AR prevention, detection, and response are priorities for CDC, the US Department of Health and Human Services (HHS), and the White House. The White House's National Strategy for Combating Antibiotic-Resistant Bacteria (CARB) and National Action Plan stress the judicious use of antibiotics to prevent transmission of AR infections (7,8). The HHS HAI action plan sets national goals for reducing HAIs and provides a framework for state HAI prevention plans (6). In CDC's 2014 National Healthcare Safety Network (NHSN) Annual Hospital Survey, 39.2% of US hospitals reported having antibiotic stewardship programs (9) that included seven core elements CDC deems critical for such programs (4).

Other strategies supported by evidence include optimizing infection control practices within healthcare facilities, using a coordinated regional approach to preventing infections, and implementing CDC's Targeted Assessment for Prevention (TAP) strategy (10,11).

State activities to build capacity for HAI prevention

State health department implementation of activities to improve the state's ability to prevent and control HAIs across four prevention areas: 1) building and maintaining partnerships (e.g., collaborating with quality improvement organizations or hospital associations), 2) supporting HAI-related outbreak response by building infrastructure to identify and respond to reports of outbreaks in healthcare settings, 3) conducting or supporting HAI training, and 4) validating HAI data (i.e., analyzing data for quality and completeness and/or reviewing medical records to check data accuracy).

As of July 31, 2015, Oregon's HAI activities addressed all four prevention areas (11).

Number of HAI prevention areas addressed	
All four	
Three	
Two or fewer	

HHS's HAI action plan sets national goals and targets for reducing and preventing HAIs (6). CDC helps states achieve these targets by providing technical expertise and assistance in addressing the following prevention areas: HAI partnerships, outbreak response, training, and data validation. State programs that address these four areas are critical for reducing HAIs (6). Increasing states' capacity to prevent HAIs can reduce illnesses, save money, and improve healthcare quality for patients (6).

How This Rating Was Determined

The rating reflects the number of HAI prevention areas the state has addressed. Ratings are based on data from a CDC 2015 survey of state HAI coordinators, which asked states whether their HAI prevention activities had addressed the following prevention areas: HAI partnerships, outbreak response, training, and data validation (12). Data validation responses were confirmed using the findings of the 2015 *National and State Healthcare-Associated Infections Progress Report* (13).

Stewardship programs to improve antibiotic use in acute care hospitals

Programs in acute care hospitals that incorporate seven core elements CDC deems critical to successful hospital antibiotic stewardship: 1) leadership commitment, 2) accountability, 3) drug expertise, 4) actions to improve antibiotic use, 5) tracking antibiotic use and outcomes, 6) reporting antibiotic use and outcomes to staff, and 7) education (4).

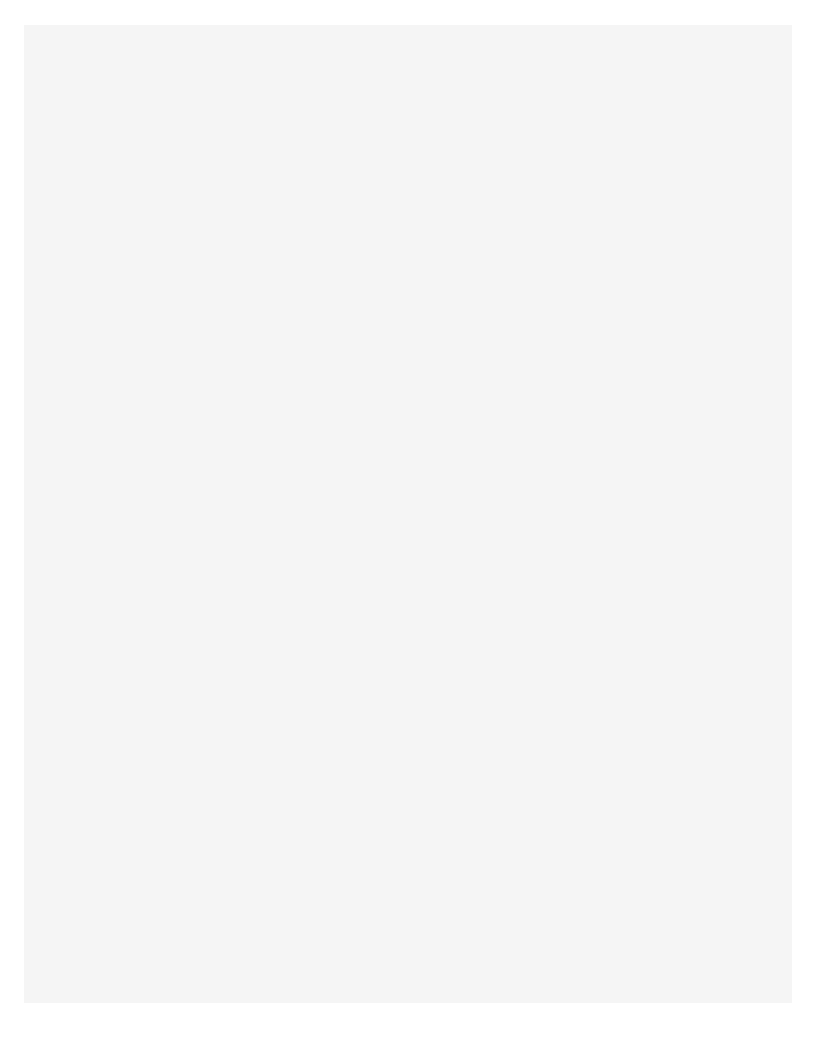
As of December 2014, 33.3% of acute care hospitals in Oregon reported having antibiotic stewardship programs that incorporated all 7 core elements deemed critical by CDC (9).

The White House's National Strategy and Action Plan for fighting antibiotic resistance encourage the use of antibiotic stewardship programs to ensure and improve the judicious use of antibiotics (7,8). AR infections prolong hospitalizations and increase costs, disabilities, and deaths. Inappropriate antibiotic use is a major cause of these infections. Stewardship programs in acute care hospitals are critical to improving antibiotic use and prescribing practices, ensuring optimal treatment of patients, and prolonging the time antibiotics are effective (4). Stewardship programs can reduce AR infections, C. difficile infections, and antibiotic adverse events; decrease drug and healthcare costs; and improve healthcare quality for patients.

How This Rating Was Determined

The rating reflects the percentage of the state's acute care hospitals participating in the Patient Safety Component of NHSN that reported having antibiotic stewardship programs that incorporated CDC's seven core elements (4). Ratings are based on data from the 2014 NHSN Annual Hospital Survey Patient Safety Component (9).

Rating	Percentage of acute care hospitals with antibiotic stewardship programs
Green	≥75.0%
Yellow	50.0%-74.9%
Red	≤49.9%



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Heart Disease and Stroke

Public Health Problem



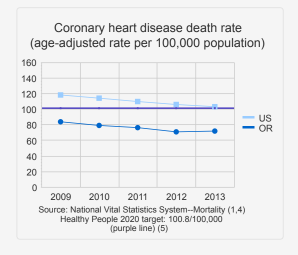
Cardiovascular disease—including heart disease, stroke, and other vascular diseases—is the leading cause of death in the United States. Each year, nearly 800,000 people die from cardiovascular disease, accounting for one in every three deaths (1).

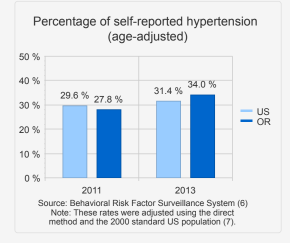


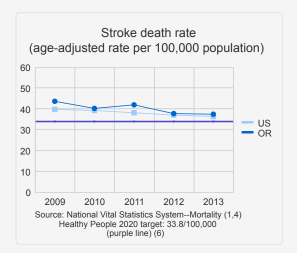
Twenty-nine percent of US adults—more than 70 million people—have high blood pressure and approximately 73.5 million have high levels of low-density lipoprotein (LDL) cholesterol. High blood pressure and high LDL are two leading risk factors for heart disease and stroke (2,3).

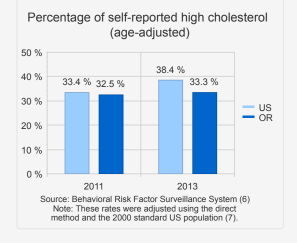


About one of every six healthcare dollars in the United States is spent on treating cardiovascular disease. Annual US cardiovascular disease costs exceed \$195.6 billion in direct medical expenses and \$320.1 billion when indirect expenses are included (3).









Solutions and Ratings

This report focuses on one policy and one practice recommended by the Community Preventive Services Task Force, the US Public Health Service, Institute of Medicine, and the American College of Clinical Pharmacy because scientific studies support their effectiveness in managing heart disease and stroke risks (8–11):

- Implementing meaningful use of certified electronic health records
- Establishing state collaborative drug therapy management (CDTM) policies that authorize pharmacists to provide certain patient services

Other strategies for reducing heart disease and stroke that are supported by scientific evidence and practice include promoting team-based care, implementing clinical decision-support systems, using interventions that engage community health workers, reducing out-of-pocket costs for cardiovascular disease preventive services, and reducing sodium consumption at the community level (12,13).

Meaningful use of electronic health records

The percentage of office-based physicians demonstrating meaningful use of certified electronic health record (EHR) technology, as defined by the Centers for Medicare & Medicaid Services EHR Incentive Program's meaningful use criteria (14).

As of December 2014, 85.0% of office-
based physicians in Oregon
demonstrated meaningful use of EHRs
(15).

Rating	Percentage of office-based physicians in the state who demonstrated meaningful use	
Green	≥62.0%	
Yellow	53.0%-61.9%	
Red	<53.0%	

According to the Institute of Medicine, using electronic health records supports highquality primary care (10). The Community Preventive Services Task Force recommends clinical decision-support systems, which are used in certified EHR technology, for prevention of cardiovascular disease (13). Research shows that meaningful use of EHRs allows physicians, nurses, pharmacists, and other healthcare providers to proactively monitor and manage the health of their patients by tracking heart disease and stroke risk factors (16-23). "Meaningful use" involves using EHRs to 1) improve quality, safety, and efficiency; 2) engage patients and family; 3) improve care coordination; 4) maintain privacy and security of patient health information; 5) improve population and public health; and 6) reduce health disparities (23).

How This Rating Was Determined

The rating reflects meaningful use of certified EHRs in the state as measured by the Centers for Medicare & Medicaid Services (23). Certified EHR technology must include clinical decision supports, such as alerts for elevated blood pressure and cholesterol levels based on laboratory results, to support guidelines-based clinical decision making (24).

State pharmacist collaborative drug therapy management policy

A state legislative, regulatory, or other written administrative policy that authorizes qualified pharmacists working within the context of a collaborative practice agreement or defined protocol to perform patient assessments; order drug therapy-related laboratory tests; administer drugs; and/or select, initiate, monitor, continue, and adjust drug regimens (8–11).

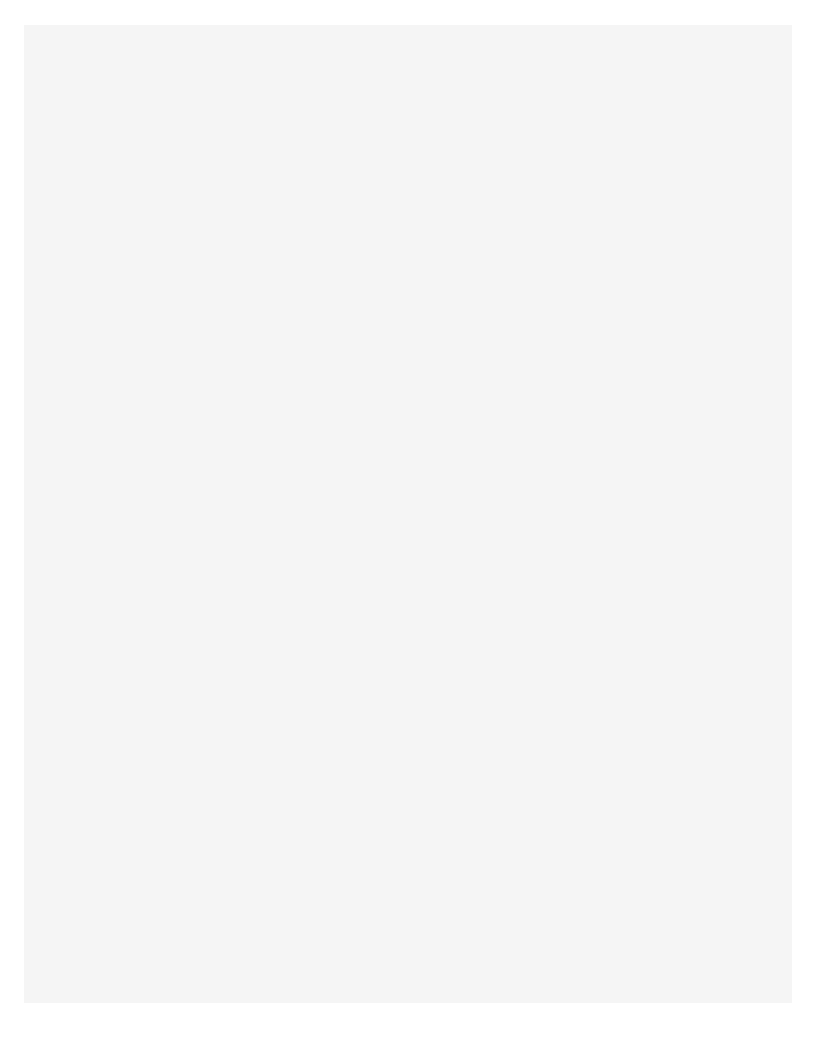
As of December 31, 2014, Oregon had a statewide pharmacist CDTM policy for all health conditions (25).

The Community Preventive Services Task Force recommends team-based care to improve blood pressure control (8). State policies such as CDTM laws, which authorize pharmacists to enter into collaborative practice agreements with prescribing providers, can increase medication adherence rates and improve health outcomes (e.g., reduced hemoglobin A1c, lower blood pressure and LDL cholesterol level, fewer adverse drug events) (9).

Rating	State CDTM policy
Green	Authorized pharmacists to collaborate or provide patient services under protocol for all health conditions
Yellow	Authorized pharmacists to collaborate or provide patient services under protocol but did not cover chronic diseases, OR collaboration was limited to specified hospital, medical, or clinical practice settings
Red	No policy existed

How This Rating Was Determined

The rating reflects the status of the state's CDTM policies as reviewed by CDC policy analysts (25). CDTM policies were rated on the extent to which pharmacists were able to enter into collaborative practice agreements that included all health conditions and all healthcare settings.



Heart Disease and Stroke References

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Public Health Problem



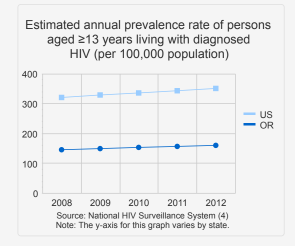
CDC estimates that more than 1.2 million people in the United States are living with HIV and that 12.8% (about one in eight) are not aware they are infected (1). In 2010, the White House released the first National HIV/AIDS Strategy for the United States to increase the nation's sense of urgency and to improve HIV prevention and care (2).

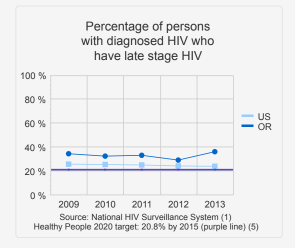


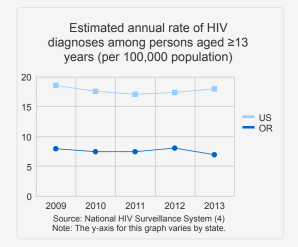
In 2013, 226 people (aged \geq 13 years) in Oregon were diagnosed with HIV infection (1). Thirty-six percent of these people were diagnosed late in the disease (1) and therefore were at increased risk for disease progression, death, and transmission of HIV to others. In 2012, an estimated 17,858 people with HIV died in the United States. Of these, CDC estimates that 97 were from Oregon (1).

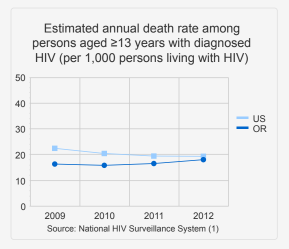
6

The lifetime cost of medical care for a person with an early HIV diagnosis is about \$402,000 (3). This means that lifetime medical costs for the 226 Oregon residents diagnosed with HIV in 2013 could exceed \$80.2 million.









Solutions and Ratings

This report highlights four policies that reflect recent scientific advances (6) in HIV prevention and medical care that can reduce new HIV infections and related illnesses and deaths:

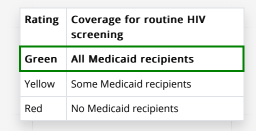
- Facilitating state Medicaid reimbursement for HIV screening (7–9)
- Making state HIV testing laws compatible with the 2006 CDC and 2013 US Preventive Services Task Force HIV testing recommendations (8–10)
- Reporting all CD4 and all HIV viral load data to the state HIV surveillance program and complete lab reporting to CDC (11)
- Increasing the percentage of HIV-infected persons who have a suppressed viral load (2)

These policies are important state-level tools that further the goals of the 2010 National HIV/AIDS Strategy (2). Another strategy supported by scientific evidence is use of antiretroviral medications by persons with HIV to prevent transmission to uninfected partners (6).

State Medicaid reimbursement for routine HIV screening

Medicaid (traditional state Medicaid programs and Medicaid expansion programs) reimbursement of healthcare providers for costs associated with routine HIV screening, regardless of the patient's HIV infection risk. (In states with Medicaid expansion, persons insured under the expansion are covered for routine HIV screening as required by law [13], while enrollees in traditional state Medicaid programs might or might not be covered for routine HIV screening.)

As of May 12, 2015, Oregon's Medicaid program reimbursed for routine HIV screening of persons aged 15–65 years, regardless of risk (7,12).



CDC/US Preventive Services Task Force recommendation: HIV screening of adolescents, adults, and pregnant women, regardless of risk (8,9). All state Medicaid programs cover medically necessary HIV testing (7). Reimbursement for routine screening—meaning broad, populationbased HIV screening, in contrast with medically necessary testing and screening targeted at those at higher risk—increases the availability of this important preventive service for low-income populations (5,13). **How This Rating Was Determined**

The rating reflects the extent to which the state's Medicaid program supported routine HIV screening, as assessed by the Kaiser Family Foundation (KFF) and the National Alliance of State and Territorial AIDS Directors (NASTAD) (7,12,14).

Coverage of Routine HIV Screening—Traditional Medicaid: To assess coverage of routine HIV screening in traditional Medicaid fee-for-service programs, KFF surveyed state Medicaid officials in 2010 and 2013 (7). NASTAD updated the results in 2015 for all states without such coverage, except for two states (Alabama and Mississippi) that did not respond to requests for information (12).

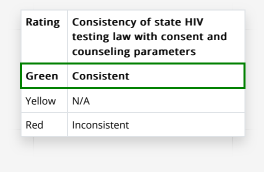
Coverage of Routine HIV Screening—Medicaid Expansion Plans: Routine HIV screening is recommended with an "A" grade by the US Preventive Services Task Force and is covered without cost sharing in the "essential health benefits" package that Medicaid expansion plans provide to enrollees (9,15). Accordingly, all states that have expanded Medicaid coverage under the Affordable Care Act cover routine HIV screening for their expansion populations. State Medicaid expansion status was determined on the basis of data collected and posted by KFF as of April 29, 2015 (14).

Consistency of state HIV testing law with CDC's 2006 HIV testing recommendations

Consistency of the state's HIV testing law with key parameters of consent and counseling outlined in CDC's 2006 HIV testing recommendations (8).

As of January 2015, Oregon's HIV testing law was consistent with CDC's 2006 HIV testing recommendations (8,10).

CDC recommendation: HIV testing of all people aged 13–64 years (8). HIV testing enables individuals with HIV to become aware of their health status and to access medical care and treatment. Studies show that people diagnosed with HIV are less likely to transmit HIV to others (16). State laws can facilitate access to HIV testing. **How This Rating Was Determined**



The rating reflects the extent to which the state's laws governing HIV testing met every consent and counseling parameter stated below.

CDC researches state laws, regulations, and policies that could influence risk behaviors or alter the environment in which HIV prevention services are accessed and delivered (17). To assess HIV testing laws, staff reviewed laws and regulations in the 50 states and the District of Columbia using WestlawNext© (an online legal research system), literature reviews, and web searches. Relevant laws and regulations were coded using the following parameters:

Consent parameters:

- Opt-out (rather than opt-in) testing
- Inclusion of HIV testing consent as part of general medical consent forms (rather than HIV-specific consent forms)
- Permission to give consent orally

Counseling parameter:

• No requirement for HIV prevention counseling prior to testing

State reporting of all CD4 and all viral load data

Existence of a state statute, regulation, or policy that requires reporting of all CD4 and HIV viral load test results (detectable and undetectable); reporting of \geq 95% of CD4 and viral *load results to the state or local health department; AND reporting by the health department of* \geq 95% of *laboratory results to CDC by the end of each year.*

As of December 2014, Oregon required reporting of all CD4 and all viral load results (including undetectable results) and reported complete data to CDC (10,11).

CD4 results (providing a measure of a person's immune function) and HIV viral load data (measuring the amount of virus in a person's blood) provide critical data for the management of medical care and health of people living with HIV. These data are also used to monitor progress toward achieving the goals of the National HIV/AIDS Strategy and to ensure that people living with HIV are linked to HIV medical care and retained in care (2).

How This Rating Was Determined

Rating	State reporting requirement and completeness of reporting
Green	Reporting of all CD4 and viral load test results required, AND complete data reported to CDC
Yellow	Reporting of all CD4 and viral load test results required, BUT incomplete data reported to CDC
Red	Reporting of all CD4 and viral load test results not required OR no policy existed

The rating reflects the extent to which state CD4 and viral load reporting requirements were in place, as determined by a policy assessment conducted by CDC (10,11), and whether complete CD4 and viral load data were reported to CDC (1,10,11).

CDC researches state laws, regulations, and policies that could influence risk behavior or alter the environment in which HIV prevention services are accessed and delivered (17). To assess CD4 and viral load reporting requirements, staff reviewed laws, regulations, and directives in the 50 states and the District of Columbia using WestlawNext© (an online legal research system), literature reviews, and web searches. Relevant laws, regulations, and directives were coded using the following parameters:

- CD4 reporting: Required laboratories to report all values (not just those below a specified threshold)
- HIV viral load: Required laboratories to report all results (detectable and undetectable)

States were assessed as having complete reporting of laboratory results to CDC if, in addition to having state laws requiring the reporting of all levels of CD4 and viral load, the following criteria were met: 1) laboratories that perform HIV-related testing had reported a minimum of 95% of HIV-related test results to the state or local health department, and 2) by December 2014, the state had reported to CDC at least 95% of all CD4 and viral load test results received during January 2012–September 2014 (1).

HIV viral suppression

Statewide percentage of viral suppression among persons with diagnosed HIV infection. A person's viral load is considered suppressed when the results of a viral load test show either that HIV is undetectable or there are fewer than 200 copies/mL of virus in the blood.

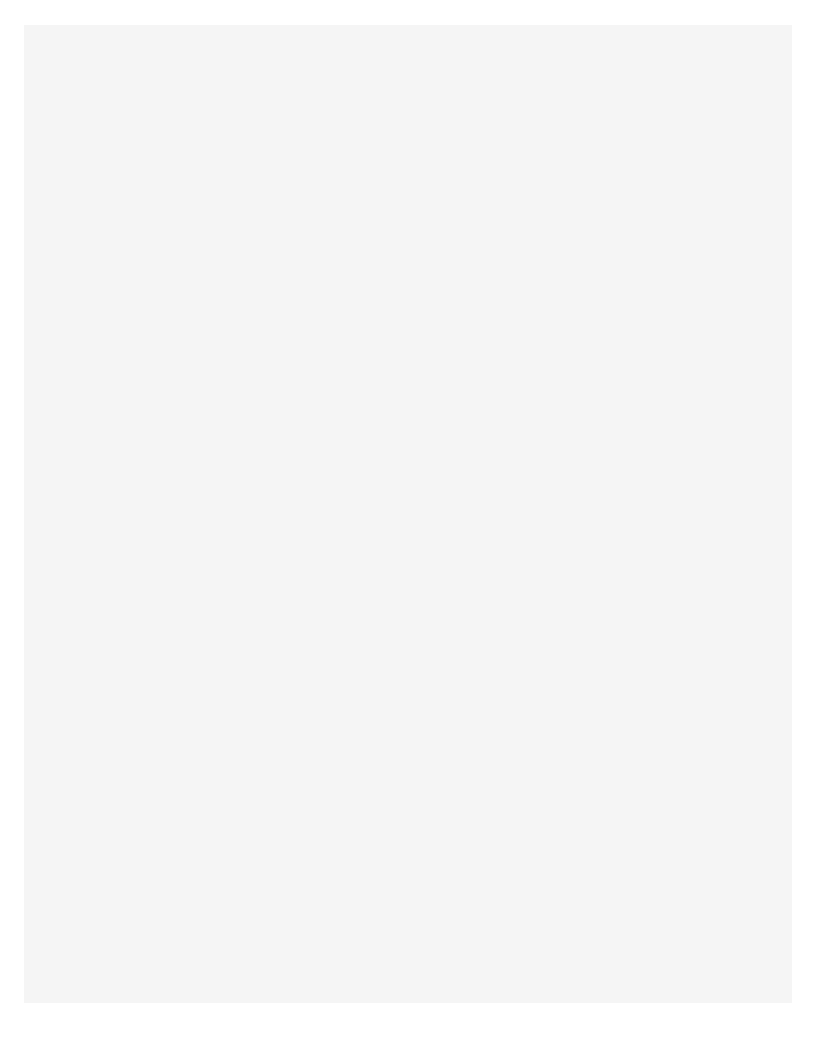
As of December 31, 2012, 59.5% of persons in Oregon with diagnosed HIV infection had a suppressed viral load (1).

Viral suppression is a primary goal of HIV treatment. Having a suppressed viral load improves one's health, increases one's chance of survival, and reduces one's risk of transmitting HIV. A target of 80% of persons with HIV having viral suppression is consistent with the updated 2020 National HIV/AIDS Strategy and aligns with the 90-90-90 goals set by the Joint United Nations Programme on HIV/AIDS (2,18). **How This Rating Was Determined**

Rating	Percentage of persons with viral suppression
Green	≥80.0%
Yellow	N/A
Red	<80.0%

The rating reflects whether a state had a viral suppression prevalence \geq 80% among persons aged \geq 13 years who had HIV infection diagnosed by the end of 2011 and were alive at the end of 2012 (1).

Ratings are reported only for those states that met the following criteria: 1) the state's law or regulations required reporting of all CD4 and all viral load data to the state or local health department (11), 2) laboratories that perform HIV-related testing had reported a minimum of 95% of HIV-related test results to the state or local health department, and 3) by December 2014, the state had reported to CDC at least 95% of all CD4 and viral load test results received during January 2012–September 2014 (1). Geographic designations of viral suppression reflect where persons resided at HIV diagnosis.



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Motor Vehicle Injuries

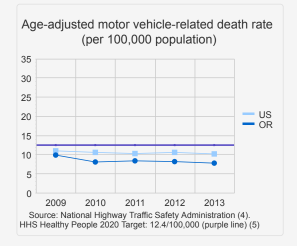
Public Health Problem

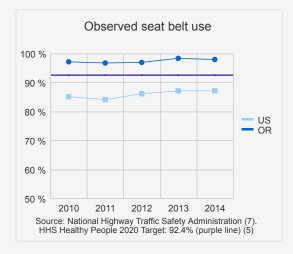


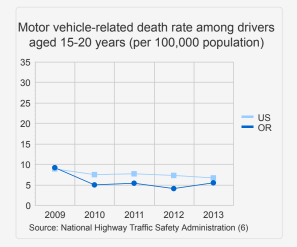
Motor vehicle crashes are a leading cause of death in the United States for people aged 1–54 years (1).

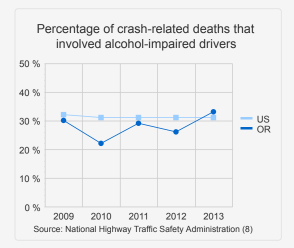
In 2013, motor vehicle crashes killed more than 32,700 people in the United States and injured more than 2.3 million (1,2).

In 2013 alone, occupants in motor vehicle traffic crashes cost Americans nearly \$56 billion in medical care and productivity losses (3).









Solutions and Ratings

The following policies are recommended by the Community Preventive Services Task Force and the National Highway Traffic Safety Administration because scientific studies support their effectiveness in preventing or reducing crash-related injuries and deaths (9–23):

- Implementing primary enforcement seat belt laws that cover occupants in all seating positions
- Mandating the use of car seats and booster seats for motor vehicle passengers through at least age 8 years
- Implementing comprehensive graduated driver licensing (GDL) systems, which help new drivers gain experience under low-risk conditions by granting driving privileges in stages. Research shows that more comprehensive GDL systems prevent more crashes and deaths than less comprehensive GDL systems (12– 19). Components of comprehensive GDL systems include
 - A minimum age of 16 years for learner's permits
 - A mandatory holding period of at least 12 months for learner's permits
 - Nighttime driving restrictions between 10:00 pm and 5:00 am (or longer) for intermediate or provisional license holders
 - A limit of zero or one young passengers who can ride with intermediate or provisional license holders without adult supervision
 - A minimum age of 18 years for unrestricted licensure
- Requiring the use of ignition interlock devices for everyone convicted of alcohol-impaired driving

Other strategies recommended by scientific evidence for preventing motor vehicle injuries include enhanced seat belt enforcement campaigns (9,12), 0.08% blood alcohol concentration laws (24), minimum legal drinking age laws (12,24), publicized sobriety checkpoint programs (12,24,25), alcohol-impaired driving mass media campaigns (12,26), increased alcohol taxes (27), car and booster seat distribution plus education campaigns (10), and community-wide car seat and booster seat information and enhanced enforcement campaigns (10).

Seat belt law

A primary enforcement seat belt law allows police to stop a vehicle solely because a driver or passenger is not wearing a seat belt. A secondary enforcement seat belt law requires police to have another reason for stopping a vehicle before citing a driver or passenger for not buckling up. The most comprehensive policies are primary seat belt laws that cover all occupants, regardless of where they are sitting.

As of July 1, 2015, Oregon had a primary enforcement seat belt law for all seating positions (28).

Rating	State seat belt law
Green	Primary enforcement law covering all seating positions
Yellow	Primary enforcement law covering only the front seats
Red	Secondary enforcement law OR no law

Task Force on Community Preventive Services recommendation: Primary enforcement seat belt laws are recommended on the basis of strong evidence that they are substantially more effective than secondary enforcement laws at reducing motor vehicle-related injuries and deaths (9). Seat belt use rates are an average of 9–14 percentage points higher in primary enforcement states than in secondary enforcement states (9,21–23).

How This Rating Was Determined

The rating reflects the extent to which the state's seat belt law allowed for primary enforcement and covered all seating positions. Ratings are based on data collected from the Insurance Institute for Highway Safety (IIHS) on July 1, 2015, and therefore reflect IIHS's interpretation of each state's policy at that time (28). The "as of" date referenced—July 1, 2015—is the date CDC assessed the policy. The date does not reflect when the law was enacted or became effective.

Child passenger restraint law

A law that requires child passengers to travel in appropriate child passenger restraints, such as car seats or booster seats, until adult seat belts fit them properly.

As of July 1, 2015, Oregon required that all motor vehicle passengers aged ≤7 years be buckled in a car seat or booster seat (28).

Evidence shows that laws mandating the use of car seats and booster seats increase their use (10). Increasing the required age for car seat or booster seat use is an effective way to keep children protected. For example, among states that increased the required age to 7 or 8 years, car seat and booster seat use tripled (11).



How This Rating Was Determined

The rating reflects the age through which the state required child passengers to travel in appropriate child passenger restraints. Ratings are based on data collected from the Insurance Institute for Highway Safety (IIHS) on July 1, 2015, and therefore reflect IIHS's interpretation of each state's policy at that time (28). The "as of" date referenced—July 1, 2015—is the date CDC assessed the policy. The date does not reflect when the law was enacted or became effective.

Age at which a young driver can first acquire a learner's permit, which requires a novice driver to practice driving under the supervision of an adult.

As of July 1, 2015, the minimum age for acquiring a learner's permit in Oregon was 15 years (29).

A minimum age of 16 years for a learner's permit is one of the five recommended components of a comprehensive GDL system (13–16,19).

How This Rating Was Determined



The rating reflects the age at which the state allowed drivers to first acquire a learner's permit. Ratings are based on data collected from the Insurance Institute for Highway Safety (IIHS) on July 1, 2015, and therefore reflect IIHS's interpretation of each state's policy at that time (29). The "as of" date referenced—July 1, 2015—is the date CDC assessed the policy. The date does not reflect when the law was enacted or became effective.

The length of time a driver must maintain a learner's permit before being allowed to apply for an intermediate or provisional license.

As of July 1, 2015, the mandatory holding period for a learner's permit in Oregon was 6 months (29).

State learner's permit mandatory holding period
≥12 months
6-11 months
<6 months

A 12-month holding period for a learner's permit is one of the five recommended components of a comprehensive GDL system (12,14,16,19).

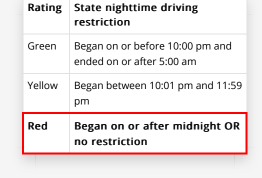
How This Rating Was Determined

The rating reflects the length of time the state required a driver to maintain a learner's permit before being allowed to apply for an intermediate or provisional license. Ratings are based on data collected from the Insurance Institute for Highway Safety (IIHS) on July 1, 2015, and therefore reflect IIHS's interpretation of each state's policy at that time (29). The "as of" date referenced—July 1, 2015—is the date CDC assessed the policy. The date does not reflect when the law was enacted or became effective. If a state had varying holding periods dependent on the age the young driver received his/her learner's permit, the rating was based on the shortest holding period allowable for novice drivers. Exceptions to learner's permit holding periods (e.g., a shorter holding period for completion of a driver's education course) were not considered, and states were rated based on the general law.

A restriction against intermediate or provisional license holders driving without adult supervision during certain nighttime hours.

As of July 1, 2015, Oregon had a restriction for intermediate or provisional license holders against nighttime driving between 12:00 am and 5:00 am (29).

A restriction against nighttime driving between 10:00 pm and 5:00 am (or longer) is one of the five recommended components of a comprehensive GDL system (12,14,16,17,19).



How This Rating Was Determined

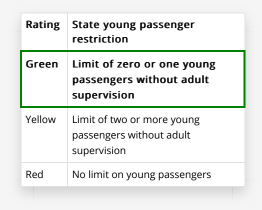
The rating reflects the extent to which the state restricted intermediate or provisional license holders from driving without adult supervision at night. Ratings are based on data collected from the Insurance Institute for Highway Safety (IIHS) on July 1, 2015, and therefore reflect IIHS's interpretation of each state's policy at that time (29). The "as of" date referenced—July 1, 2015—is the date CDC assessed the policy. The date does not reflect when the law was enacted or became effective. If a state had varying nighttime driving restrictions dependent on the month of the year or day of the week, the rating was based on the least restrictive requirement. Provisions loosening restrictions based on the length of time the young driver had been licensed were not considered; states were rated based on the initial restriction only.

Graduated driver licensing: young passenger restriction

A restriction against intermediate or provisional license holders transporting more than a certain number of young passengers without adult supervision.

As of July 1, 2015, Oregon limited to zero the number of young passengers who can ride with intermediate or provisional license holders without adult supervision (29).

A limit of zero or one on the number of young passengers who can ride with an intermediate or provisional license holder is one of the five recommended components of a comprehensive GDL system (12,14,16,17,19).



How This Rating Was Determined

The rating reflects the extent to which the state restricted intermediate or provisional license holders from transporting young passengers without adult supervision. Ratings are based on data collected from the Insurance Institute for Highway Safety (IIHS) on July 1, 2015, and therefore reflect IIHS's interpretation of each state's policy at that time (29). The "as of" date referenced—July 1, 2015—is the date CDC assessed the policy. The date does not reflect when the law was enacted or became effective. If a state had varying young passenger restrictions dependent on the time of day, the rating was based on the least restrictive requirement. Provisions loosening restrictions based on the length of time the young driver had been licensed were not considered; states were rated based on the initial restriction only.

The minimum age at which drivers, who have met all requirements of intermediate or provisional license, may first drive unsupervised without nighttime or young passenger restrictions.

As of July 1, 2015, Oregon lifted nighttime and young passenger restrictions beginning at age 17 years (29).

A minimum age of 18 years for unrestricted licensure is one of the five recommended components of a comprehensive GDL system (12,14,16,17,19).

Rating	State unrestricted licensure age
Green	Nighttime and young passenger restrictions existed and were lifted for drivers aged ≥18 years
Yellow	Nighttime and young passenger restrictions existed, and one or both were lifted for drivers between ages 16 years, 7 months and 17 years, 11 months
Red	Nighttime and/or young passenger

How This Rating Was Determined

The rating reflects the minimum age at which the state allowed drivers, who have met all requirements of intermediate or provisional license, to first drive unsupervised with no nighttime driving or young passenger restrictions. States that did not have both restrictions were rated red. Ratings are based on data collected from the Insurance Institute for Highway Safety (IIHS) on July 1, 2015, and therefore reflect IIHS's interpretation of each state's policy at that time (29). The "as of" date referenced—July 1, 2015—is the date CDC assessed the policy. The date does not reflect when the law was enacted or became effective.

Ignition interlock law

A law that mandates the use of ignition interlocks for drivers convicted of alcohol-impaired driving. An ignition interlock is a device that analyzes a driver's breath and prevents the vehicle from starting if alcohol is detected.

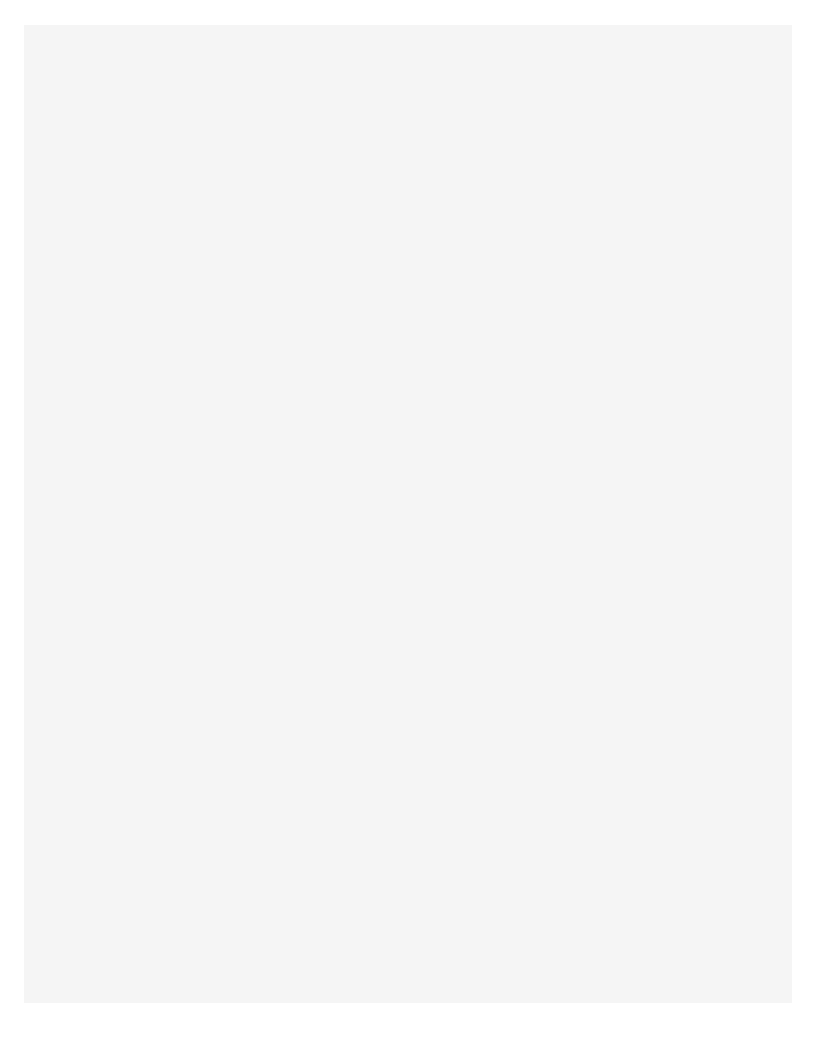
As of July 1, 2015, Oregon required ignition interlocks for all offenders convicted of alcohol-impaired driving (30).

Task Force on Community Preventive Services recommendation: Use of ignition interlocks is recommended for all people convicted of alcohol-impaired driving on the basis of strong evidence of interlocks' effectiveness in reducing re-arrest rates while the interlocks are installed (20).

Rating	State ignition interlock law
Green	Ignition interlocks required for all offenders convicted of alcohol-impaired driving (i.e., driving with a blood alcohol concentration [BAC] ≥0.08 g/dL), which includes both first-time and repeat offenders
Yellow	Ignition interlocks required for repeat offenders convicted of alcohol-impaired driving or first- time offenders with a particularly high BAC (e.g., BAC \geq 0.15 g/dL)
Red	Ignition interlocks not required for any offenders convicted of alcohol- impaired driving

How This Rating Was Determined

The rating reflects the extent to which the state required use of ignition interlocks for drivers convicted of alcohol-impaired driving. Ratings are based on data collected from the Insurance Institute for Highway Safety (IIHS) on July 1, 2015, and therefore reflect IIHS's interpretation of each state's policy at that time (30). The "as of" date referenced—July 1, 2015—is the date CDC assessed the policy. The date does not reflect when the law was enacted or became effective.



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Nutrition, Physical Activity, and Obesity

Public Health Problem



Poor diet and physical inactivity contribute to many serious and costly health conditions, including obesity, heart disease, type II diabetes, some cancers, unhealthy cholesterol levels, and high blood pressure (1,2).

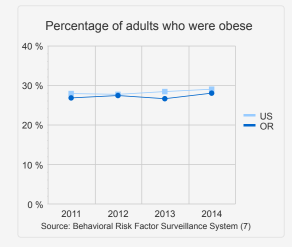
Obesity is associated with increased blood pressure; unhealthy cholesterol levels; chronic diseases such as heart disease, diabetes, some cancers, and osteoarthritis; complications of pregnancy; and premature death (3).

Children who are not breastfed are at greater risk for various health problems, including childhood infections and obesity (4).

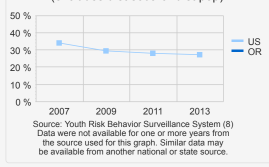
During 2011–2014, approximately 17% of children and adolescents and 36% of adults were obese, according to data from the National Health and Nutrition Examination Survey (5).

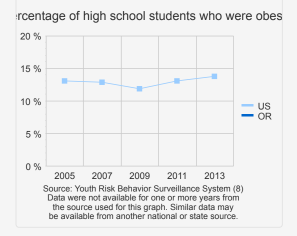


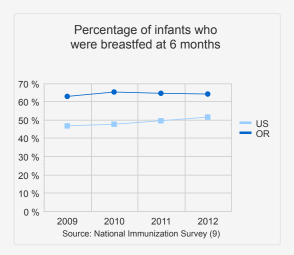
US direct medical costs associated with adult obesity were estimated to be as high as \$147 billion in 2008 (6).



rcentage of high school students who drank a ca e, or glass of soda or pop at least one time per d during the 7 days before the survey (excludes diet soda or diet pop)







Solutions and Ratings

This report focuses on four policies and practices recommended by the Institute of Medicine, Community Preventive Services Task Force, US Surgeon General, CDC, and other expert bodies. The recommendations are based on expert judgment and/or evidence from scientific studies that the policies and practices can improve diet, increase breastfeeding, increase physical activity, or reduce obesity (10–15). These policies and practices are

- Limiting the availability of less nutritious foods and beverages in schools
- Implementing nutrition standards for foods and beverages sold on government property
- Including obesity prevention standards in state regulations of licensed childcare facilities
- Promoting evidence-based practices that support breastfeeding in hospitals and birth centers

Additional strategies to prevent obesity and promote healthy eating, physical activity, and breastfeeding are supported by scientific evidence or expert judgment (11–18). Examples include requiring daily physical education in schools (14), designing communities to support physical activity (16), and improving the availability and promotion of healthier foods in the retail environment (11).

Secondary schools not selling less nutritious foods and beverages

Percentage of secondary schools (middle schools and high schools) in the state that did not allow students to purchase less nutritious foods and beverages from vending machines, school stores, canteens, and snack bars.

In 2014, 60.9% of secondary schools in Oregon did not sell the following items in vending machines or at school stores, canteens, or snack bars: candy, baked goods that are not low in fat, salty snacks that are not low in fat, soda pop, or fruit drinks that are not 100% juice (19).

Rating	Percentage of secondary schools
Green	≥66.6%
Yellow	50.0%-66.5%
Yellow Red	50.0%-66.5%

In addition to providing school meals, many schools offer foods and beverages in venues such as school stores, canteens, snack bars, and vending machines. The USDA's regulation commonly known as Smart Snacks in School requires that all foods and beverages sold at school during the school day meet federally defined nutrition standards (20). These standards were implemented in school year 2014– 2015 for schools participating in the federal school meal programs and apply to foods and beverages sold a la carte, in the school store, and in vending machines.

How This Rating Was Determined

The rating reflects the extent to which the state's secondary schools limited the sale of less nutritious foods and beverages. For a school to be identified as not selling less nutritious foods and beverages, the school principal had to respond "no" to each of the following five items on the CDC School Health Profiles principal questionnaire when asked whether students can purchase that item: 1) chocolate candy; 2) other kinds of candy; 3) salty snacks that are not low in fat, such as regular potato chips; 4) cookies, crackers, cakes, pastries, or other baked goods that are not low in fat; and 5) soda pop or fruit drinks that are not 100% juice (19). Data were collected prior to implementation of the Smart Snacks in School regulation and do not reflect impact of the regulation on school nutrition standards.

Nutrition standards policy for foods and beverages sold on state executive branch property

A state nutrition standards policy for sale of foods and beverages that meets the following criteria: 1) provides or references quantifiable nutrition standards (e.g., sets a maximum for the amount of sodium a food item can include) addressing four or more of the following nine foods or nutrients: fruits, vegetables, whole grains, water, added sugars, sodium, trans fat, saturated fat, and calories/portion sizes; 2) applies to all property and facilities owned, leased, or operated by the state executive branch; and 3) applies to two or more food service venues (e.g., vending machines, cafeterias, snack bars).

As of February 2015, Oregon did not have a nutrition standards policy for sale of foods and beverages (21).

The Institute of Medicine recommends that government agencies implement "strong nutrition standards for all foods and beverages sold or provided through the government" and ensure "that healthy options are available in all places frequented by the public" to reduce the availability of less healthy foods and beverages and increase the availability of more healthy options (11).

Rating	State's nutrition standards policy for sale of foods and beverages
Green	Provided or referenced quantifiable nutrition standards AND applied to two or more food service venues on state executive branch property
Yellow	Provided or referenced quantifiable nutrition standards AND applied to a single food service venue on state executive branch property
Red	Did not provide or reference quantifiable nutrition standards, did not apply to state executive branch property, OR no policy existed

How This Rating Was Determined

The rating reflects whether the state had a nutrition standards policy for sale of foods and beverages and the extent to which the policy meets the following three criteria: 1) provides or references quantifiable nutrition standards (1,22), 2) applies to all state executive branch property, and 3) applies to two or more food service venues.

A policy was defined as a regulation, statute, or executive order. Policies were identified by searching WestlawNext[©] (an online legal research system) for statutes and regulations and LexisNexis[®] (an online database) for executive orders. Ratings indicate the presence of a policy, not whether it was implemented. For the purposes of this report, correctional facilities, schools, nursing homes, and personal care homes were excluded from the analyses.

Inclusion of obesity prevention standards in state licensing regulations of childcare facilities

Inclusion of some or all of the 47 components of national standards considered to have a high impact for obesity prevention into state licensing regulations of childcare facilities.

In 2014, Oregon's state licensing regulations for childcare facilities included 6 of the 47 components of national standards for obesity prevention (23).

Number of components included in state licensing regulations
≥38
24-37
<24

Building on a comprehensive set of national standards defined in 2011 (15), the National Resource Center for Health and Safety in Child Care and Early Education has identified 47 licensing standards components considered to have a high impact for obesity prevention (24). These components include nutrition, physical activity, screen time, and infant feeding in licensed childcare settings (24). In addition, the Institute of Medicine has recommended that childcare regulations include requirements related to physical activity, sedentary activity, and child feeding (12).

How This Rating Was Determined

The rating reflects the extent to which state licensing regulations for childcare facilities included the 47 recommended components of national standards considered to have a high impact for obesity prevention. Data were compiled from a report of the National Resource Center for Health and Safety in Child Care and Early Education (23). A state was considered to have included a component if its regulations for childcare centers, large family childcare homes, and small family childcare homes fully met the requirements of the component.

State average birth facility score for breastfeeding support

The average score for breastfeeding support in the state's participating birth facilities.

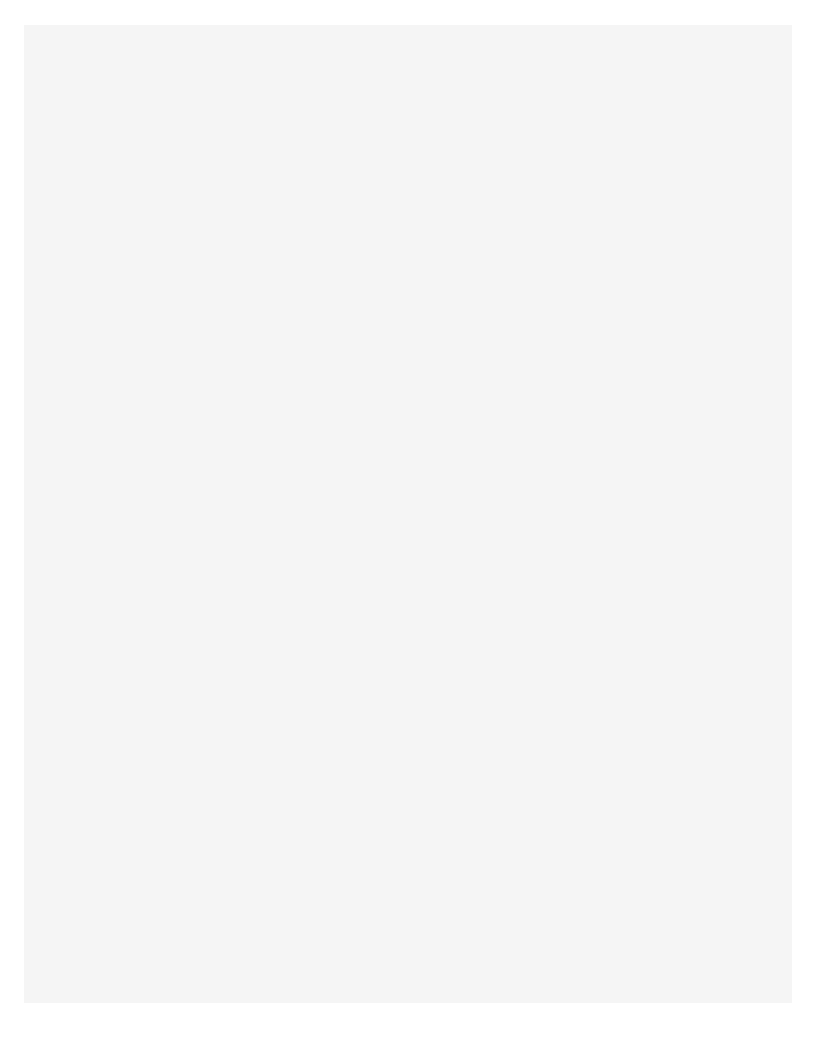
In 2013, Oregon had an average birth facility score of 85 out of a possible 100 (25).

The US Surgeon General recommends that
maternity care practices throughout the
United States fully support breastfeeding
(13). A review of evidence by the Cochrane
Collaboration found that institutional
changes in maternity care practices
effectively increased breastfeeding
initiation and duration rates (26).

State average birth facility score
≥80
70–79
<70

How This Rating Was Determined

The rating reflects the extent to which birth facilities (e.g., hospitals and birth centers) within the state implemented multiple evidence-based strategies that support breastfeeding. State average birth facility scores were obtained from CDC's National Survey of Maternity Practices in Infant Nutrition and Care (mPINC) (25). Each birth facility that responded to a self-administered survey was scored on multiple evidence-based practices that support breastfeeding across seven categories: 1) labor and delivery, 2) breastfeeding assistance, 3) mother-newborn contact, 4) newborn feeding practices, 5) breastfeeding support after discharge, 6) nurse/birth attendant breastfeeding training and education, and 7) structural and organizational factors related to breastfeeding. The total score can range from 0 to 100, with a higher score representing more support. The national average score across all states was 75.



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Prescription Drug Overdose

Public Health Problem



Opioid pain relievers, such as oxycodone, hydrocodone, fentanyl, and hydromorphone, are responsible for three-fourths of all prescription drug overdose deaths and caused more than 16,200 deaths in the United States in 2013 (1). Nationally, deaths involving opioids have quadrupled since 1999 (1).



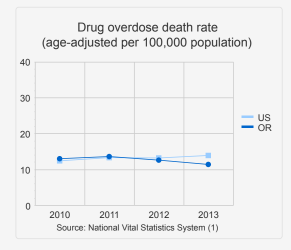
The sharp rise in prescription opioid overdose deaths closely parallels an equally sharp increase in the prescribing of these drugs. Opioid pain reliever sales in the United States quadrupled from 1999 to 2010 (2).

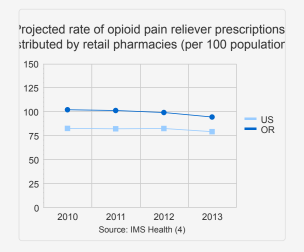
The severity of the epidemic varies widely across US states and regions. For example, the state with the highest drug overdose death rate has a rate more than 10 times that of the state with the lowest rate. Oregon's drug overdose death rate for 2013 (11.3per 100,000 population) is below the national rate (13.8 per 100,000 population) (1).



The epidemic of prescription drug overdose imposes a major financial toll nationally and at the state level. The societal costs of prescription opioid abuse were estimated to exceed \$55 billion in 2007, including workplace, healthcare, and criminal justice expenses (3).

Prescription drug overdose also burdens state Medicaid programs, with prescription opioid abuse costing state Medicaid programs an estimated \$8 billion (3).





Solutions and Ratings

CDC and other agencies continue to identify and evaluate interventions to reduce prescription opioid overdose deaths. This report focuses on two key policies concerning state prescription drug monitoring programs (PDMPs), electronic systems that track the dispensing of controlled substances to patients. The following policies are supported by emerging evidence, expert consensus, and extensive review of the primary drivers of the epidemic (5–7):

- Requiring timely data submission to the PDMP
- Requiring universal PDMP use by prescribers

These policies are especially promising but are not the only interventions needed to address this epidemic. Rather, they should be seen as key pieces in a much larger, multisector approach to preventing prescription drug abuse and overdose. Other important PDMP practices for states to consider include ensuring that their PDMP 1) is easy to use and access (e.g., by allowing delegates of the provider to access the system); 2) can be linked to electronic health records for point-of-care decision making by providers; 3) is accessible to public health agencies for tracking trends; and 4) has the capacity to proactively notify users of high-risk behaviors (5). Also, the Department of Health and Human Services outlines three priority areas to advance a comprehensive approach to reversing the epidemic: improving opioid prescribing practices, expanding use and distribution of naloxone, and expanding medication-assisted treatment to reduce opioid use disorders and overdose (6).

Requirement for timely data submission to prescription drug monitoring program

State-required interval between dispensing a controlled substance and submitting the dispensing data to the state PDMP.

As of July 31, 2015, Oregon required that dispensing data be submitted to the PDMP within 72 hours (8).

Requiring timely submission of drug dispensing data to PDMPs is an important policy to enable informed prescribing and help identify questionable activity (5). When pharmacists dispense controlled substances to patients, they have to enter the prescription into the state PDMP system. However, states vary in how quickly they require pharmacies to submit these data to the PDMPs. Required intervals can range from one month to one day or even "real-time" (i.e., less than five minutes). When there is a significant time lag between dispensing a prescription and submitting data to the state PDMP, providers and other PDMP users lack information about patients' most recent prescriptions. Delayed data submission reduces the usefulness of the prescription history data and has implications for patient safety and public health.

How This Rating Was Determined

The rating reflects data provided by the National Alliance of Model State Drug Laws about state legal requirements for the timeliness of data submission to the state PDMP. CDC translated this information into a rating for each state. The rating does not reflect how fully the state has carried out the law. The "as of" date referenced—July 31, 2015—is the date CDC assessed the law. The date does not reflect when the law was enacted or became effective.

Rating	State dispensing data submission requirement
Green	Within 24 hours
Yellow	More than 24 hours but within one week
	one week

Requirement for universal use of state prescription drug monitoring program

State requirement that prescribers must consult the patient's PDMP history before initially prescribing opioid pain relievers and benzodiazepines, and at least every three months thereafter.

As of October 31, 2015, Oregon did not require prescribers to consult the PDMP before initially prescribing opioids (9).

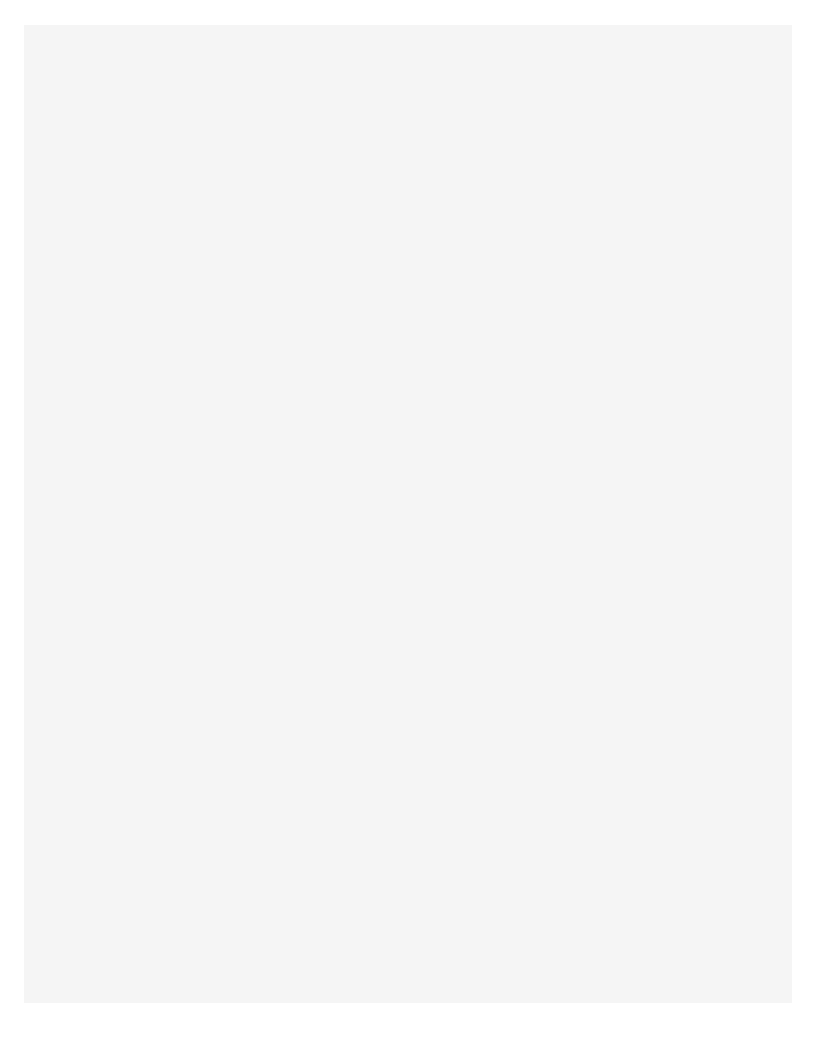
PDMPs are promising tools, allowing healthcare providers to see patients' prescription histories to inform their prescribing decisions. However, a PDMP is useful to healthcare providers only if they check the system before prescribing, and checking the PDMP prior to prescribing opioid pain relievers and benzodiazepines is particularly important. States have sought to increase PDMP use by requiring providers to consult the PDMP before initially prescribing opioids and benzodiazepines. These policies have significant potential for maximizing the usefulness and promise of PDMPs as a clinical decision support tool (7,10). How This Rating Was Determined

Rating	State PDMP use requirement
Green	Prescribers are required to consult the PDMP before initial opioid and benzodiazepine prescriptions and at least every three months thereafter
Yellow	Prescribers are required to consult the PDMP before initial opioid prescriptions and again within one year
Red	Prescribers are not required to consult the PDMP before initial opioid prescriptions, OR such a requirement does exist but there is no required subsequent check and/or the policy includes subjective standards or broad exceptions

The rating reflects data provided by the National Alliance of Model State Drug Laws and the PDMP Center of Excellence at Brandeis University about state laws requiring prescriber use of state PDMPs. CDC translated this information into a rating for each state. The rating does not reflect how fully the state has carried out the law. The "as of" date referenced—October 31, 2015—is the date CDC assessed the law. The date does not reflect when the law was enacted or became effective.

For the purposes of this report, a law was deemed to "require" a PDMP check when it applied to most or all prescribers. To be rated green, a state's policy must have required a check for both opioid and benzodiazepine prescriptions; to be rated yellow, the requirement must have applied to at least opioid prescriptions.

Laws were considered to be requiring a PDMP check even if they had limited exceptions to the requirement (e.g., exempting prescriptions written in emergency departments) or if they exempted short prescriptions (i.e., lasting less than seven days). Laws that applied only to limited classes of providers (e.g., only opioid treatment programs or pain clinics) or that had overly broad exceptions (e.g., exempting prescriptions lasting 90 days or less), were not deemed as requiring PDMP checks in this report and were rated as red. In addition, laws in which the requirement depended on a subjective standard (e.g., the provider was required to check the PDMP only when having a reasonable belief of inappropriate use by the patient or only when treating chronic pain) were rated red.



Prescription Drug Overdose References

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Teen Pregnancy

Public Health Problem



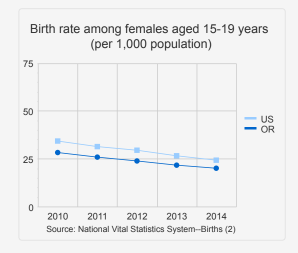
In 2014, about 252,000 women under age 20 gave birth; 99% (about 249,000) of these births were among girls aged 15–19 years of age (1). In 2014 in Oregon, 2,390 teen girls aged 15–19 years gave birth (2).



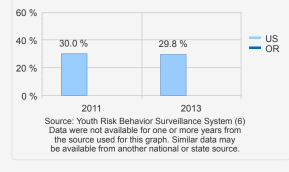
Teen mothers are more likely to experience negative social outcomes, including lower school completion rates and reduced earnings, than teens who do not have children. The children of teenaged mothers are more likely to achieve less in school, experience abuse or neglect, have more health problems, be incarcerated at some time during adolescence, and give birth during their teen years (3,4).

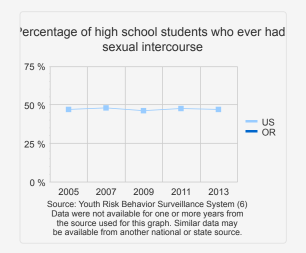


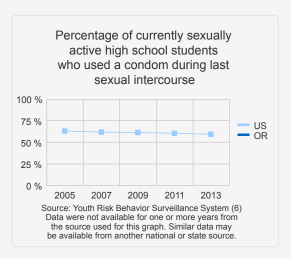
The annual costs of teen childbearing in 2010 were \$9.4 billion in the United States (3,4) and \$88 million in Oregon (5).



Percentage of currently sexually active female high school students who used birth control pills, any ectable birth control, any birth control ring or implan or intrauterine device before last sexual intercourse







Solutions and Ratings

This report highlights the status of a key policy that states can use to reduce teen pregnancy: increasing access to contraceptive counseling and services by expanding the age and income eligibility levels for Medicaid coverage of family planning services to increase teens' access to healthcare services, including contraception and other preventive services.

Prior to the Affordable Care Act (ACA), women qualified for full Medicaid coverage only if their incomes were very low and they belonged to one of Medicaid's categories of eligibility —parent, senior, or disabled. Pregnant women were eligible for prenatal, delivery, and newborn care at a somewhat higher income level but generally lost coverage soon after delivery. Since the 1990s, many states have broadened Medicaid eligibility for family planning services and supplies for people who were not otherwise eligible for Medicaid (7). Many states offered family planning services to women at higher income levels through waivers applied for and granted by the Centers for Medicare and Medicaid Services (CMS). The ACA included an option for states to expand full Medicaid services to individuals based on income eligibility alone. Another ACA provision allowed states to make coverage for family planning services available at the same income level as for pregnancy care through a state plan amendment (8–13). Thus, states have three options to provide Medicaid coverage for family planning services to low-income individuals. Income-based Medicaid expansions have been shown to be effective in reducing births among teens aged 15–19 years (8–11).

States can expand access to their Medicaid family planning program and reduce teen births by 1) extending coverage to teens under age 18 years and 2) setting the income eligibility level for family planning coverage to at least the same income level required for pregnancy care coverage (this level varies by state). Expanding Medicaid coverage for family planning services is consistent with US Department of Health and Human Services recommendations to support reproductive and sexual health services (14) and with *Healthy People 2020* family planning objectives (15). Other strategies for reducing teen pregnancy that are supported by scientific evidence include providing sexual health education for adolescents, using positive youth development approaches, and improving parent-child communication and parental monitoring of youth behavior (16–19).

Expansion of state Medicaid family planning eligibility

State expansion of eligibility for Medicaid coverage of family planning services to include teens under age 18 years and to be set to at least the income eligibility level for coverage of pregnancy care (this level varies by state).

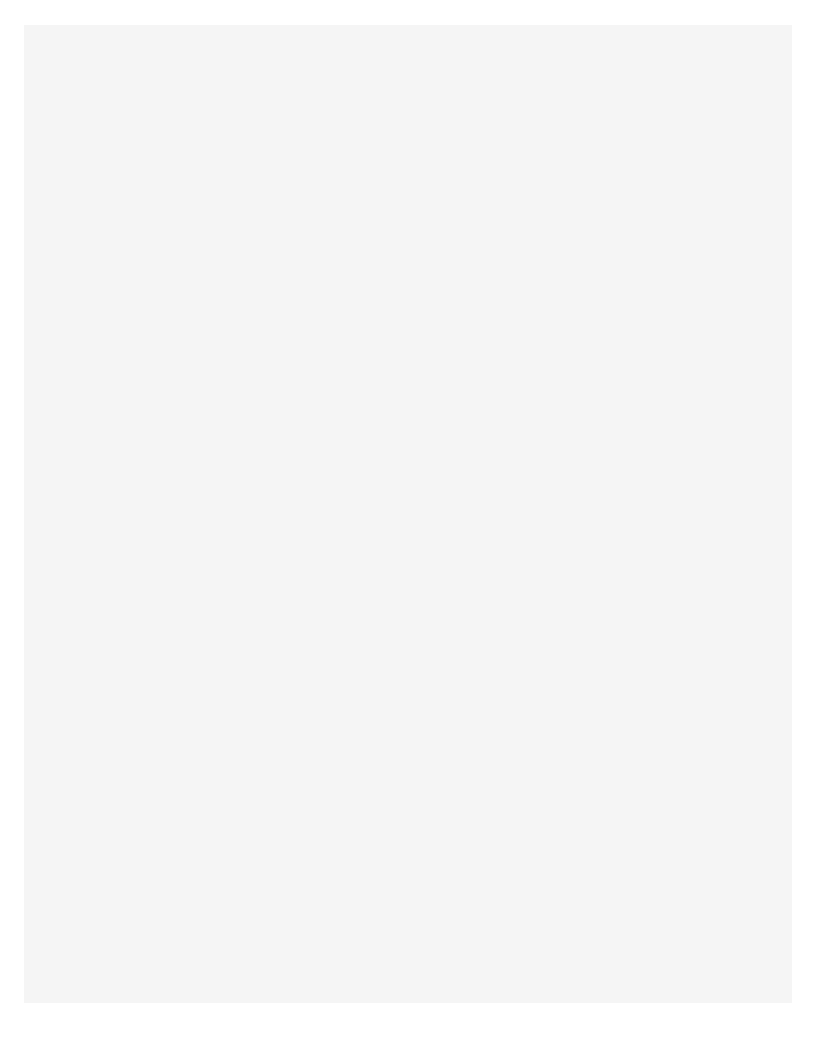
As of October 2015, Oregon had 1) expanded Medicaid coverage through the ACA and 2) expanded Medicaid coverage of family planning services to include all teens and adults with incomes up to 250% of the federal poverty level (FPL), which exceeded the state's income level for pregnancyrelated Medicaid coverage (20–22).

Healthy People 2020 objectives: 1) Increase the number of states that set the income eligibility level for Medicaid-covered family planning services to at least the same level used to determine eligibility for Medicaidcovered pregnancy-related care and 2) Increase the proportion of sexually experienced females aged 15–44 years who received reproductive health services in the past 12 months (15). Income-based Medicaid expansions have been shown to be effective in reducing births among teens aged 15–19 years (8–11).

How This Rating Was Determined

The rating reflects the extent to which the state had expanded eligibility for Medicaid coverage of family planning services. A review of state Medicaid family planning waivers and state plan amendments (SPAs) was conducted to determine whether a state's income eligibility level for family planning coverage was set to at least the same income level as for pregnancy care coverage (20,21). The income eligibility level for family planning services extended to applicants whose income was up to 5 percentage points above the set FPL for the following states: Alabama, Connecticut, Indiana, Louisiana, Mississippi, Missouri, Montana, New Hampshire, New Mexico, New York, North Carolina, Ohio, Oklahoma, Pennsylvania, South Carolina, Virginia, and Wisconsin. This review also examined the extent to which the state waiver or SPAs covered all teens, regardless of pregnancy status (20). In addition, a review was conducted of those states that had expanded their Medicaid programs under the ACA to cover adults aged <65 years with incomes up to 138% of the FPL (22). Teens aged ≤18 years with family incomes up to 138% of the FPL (or higher, depending on the state) are eligible for free or low-cost health coverage, including family planning services, in all states that have expanded Medicaid.

Rating	State Medicaid family planning eligibility
Green	Income-based, meets the income eligibility level for pregnancy-related care, and covers all women, including teens
Yellow	Limited, not income-based, does not meet the eligibility level for pregnancy-related services, and/or excludes some teens
Red	Not expanded



Teen Pregnancy References

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Tobacco Use

Public Health Problem



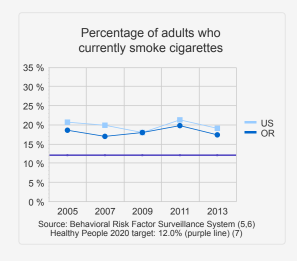
Tobacco use is the leading cause of preventable death in Oregon and the United States overall (1). Smoking harms nearly every organ in the body and causes cancer, heart disease, stroke, respiratory illness, and other health problems (1).

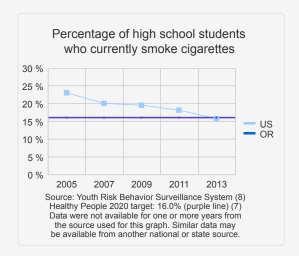


In 2012, despite progress in reducing exposure to secondhand smoke, 1 in 4 nonsmoking adults and about 2 in 5 children aged 3–11 years in the United States were still exposed to secondhand smoke. Among black children aged 3–11 years, 7 in 10 were still exposed to secondhand smoke in 2012 (2).



Smoking costs the United States more than \$300 billion each year, including nearly \$170 billion for direct medical care of adults and more than \$156 billion from lost productivity (1,3). In Oregon, smoking costs \$ 1.55 billion a year for medical care alone (4).





Solutions and Ratings

The three policies and practices in this report are recommended by the Institute of Medicine, World Health Organization, Community Preventive Services Task Force, US Surgeon General, and Centers for Disease Control and Prevention because scientific studies support their effectiveness in preventing or reducing tobacco use (1,4,9–11):

- Increasing the price of tobacco products, such as through state cigarette excise taxes
- Establishing comprehensive, statewide smoke-free policies to protect all nonsmokers from exposure to secondhand smoke
- Sustaining comprehensive tobacco control program funding

Other strategies also supported by scientific evidence include hard-hitting media campaigns and systemic changes to increase access to and use of cessation services (4).

State cigarette excise tax

The amount of state excise tax, in dollars, on a pack of 20 cigarettes.

As of September 30, 2015, Oregon's cigarette excise tax was \$1.31 per pack, compared with the highest state tax of \$4.35 (range = \$0.17-\$4.35) (12).

Rating	State excise tax
Green	≥\$2.00 per pack
Yellow	\$1.00–\$1.99 per pack

Healthy People 2020 target: An increased excise tax in all states and the District of Columbia by \$1.50 per pack by the year 2020 (7). This increase would generate millions of dollars in revenue annually, prevent more children from starting to smoke, help smokers quit, save lives, and save millions in long-term healthcare costs (1,9–11).

How This Rating Was Determined

The rating reflects the amount of cigarette excise tax in the state as reported by CDC's State Tobacco Activities Tracking and Evaluation (STATE) System (12). The data reflect laws in effect as of September 30, 2015; data do not reflect laws that had been enacted but had not yet taken effect. A state law that prohibits smoking in all indoor areas of private workplaces, restaurants, and bars, with no exceptions.

As of September 30, 2015, Oregon had a statewide smoke-free policy covering workplaces, restaurants, and bars (12).

Healthy People 2020 target: A statewide prohibition on smoking in public places and worksites in all states and the District of Columbia (7). Studies have shown that smoke-free policies reduce secondhand smoke exposure, help smokers quit, and reduce heart attack and asthma hospitalizations (1,9–11,13–17).

Rating	Locations covered by state smoke-free policy
Green	Workplaces, restaurants, and bars
Yellow	One or two of the three locations
Red	None of the locations

How This Rating Was Determined

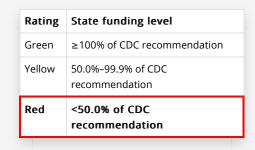
The rating reflects the comprehensiveness of the state's smoke-free policies as reported by CDC's State Tobacco Activities Tracking and Evaluation (STATE) System (12). The data reflect laws in effect as of September 30, 2015; data do not reflect laws that had been enacted but had not yet taken effect.

State funding for tobacco control

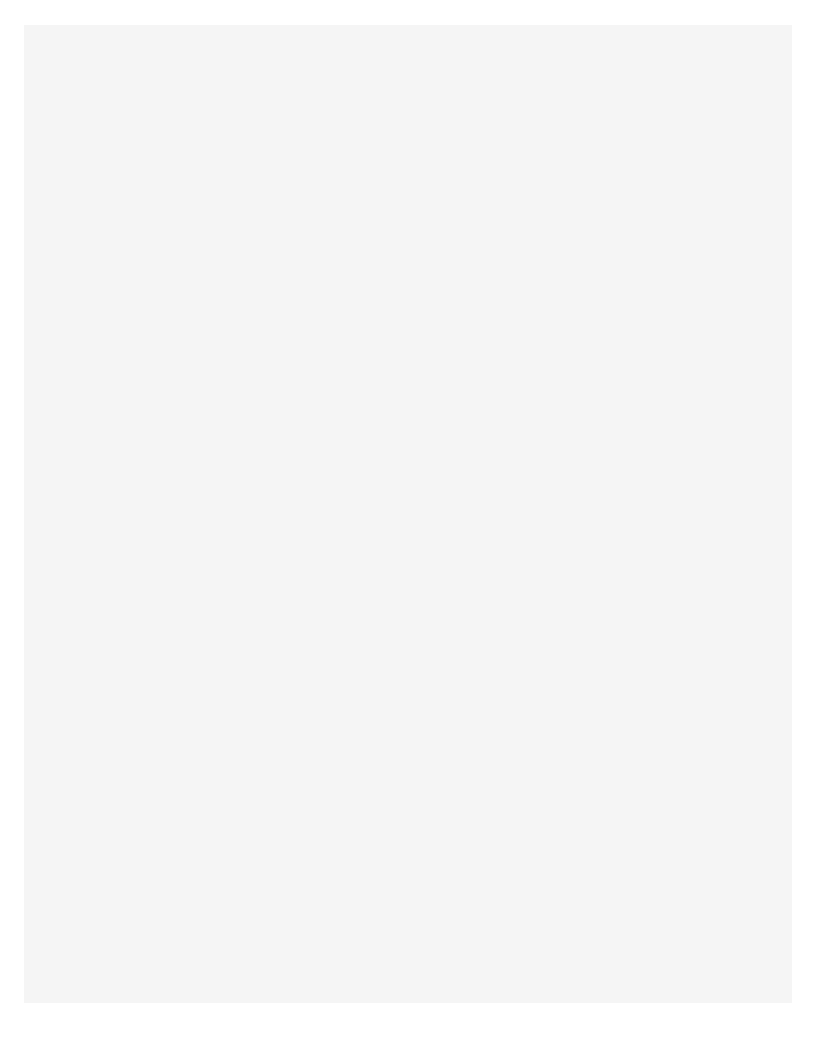
The amount of state funding allocated for state comprehensive tobacco control activities.

As of fiscal year 2015, Oregon allocated 25.2% of the CDC-recommended funding for tobacco control (\$9.9 million of \$39.3 million) (4,18).

CDC recommendation: Tobacco control funding at 100% of CDC's recommended annual investment in all states and the District of Columbia (4). States that have invested in comprehensive tobacco control programs at recommended levels (or above) have seen cigarette sales drop more than twice as much as sales in the United States as a whole (4). Smoking prevalence among adults and youth has also declined faster as spending for tobacco control programs has increased (1,4,19,20). **How This Rating Was Determined**



The rating reflects the extent to which state tobacco control funding meets CDC's recommendations. Ratings were determined by comparing each state's FY 2015 funding for comprehensive tobacco control programs with recommendations from CDC's *Best Practices for Comprehensive Tobacco Control Programs—2014* (4,18). According to the Campaign for Tobacco-Free Kids' Broken Promises report, the funding data are accurate as of each state's fiscal year 2015—which ended June 30, 2015, for most states—and do not include additional funds that might have been received later (18).



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