Legislative Action

Legislative Action Summary

2021 Regular Legislative Session – 2021-23 Biennium – Oregon Chapter Law and Budget Reports

Bill	Chapter Law	Purpose
SB 590	587	Relating to rangeland protection associations
SB 762	592	Relating to wildfire
SB 5505	658	
		General Obligation Bonds for Capital Improvements and Toledo Facility Replacement Phase II
SB 5506	659	Santiam District Office Replacement and Toledo Facility Replacement Phase II
SB 5518	605	ODF Main budget bill
HB 5006	669	Debt Service, Tree Seedling Grants, COI for General Obligation Bonds for Toledo, Support cost for rangeland protection associations, Establishment of positions related to Oregon Forest Practices Act

2021—2023 Budget Note Summary

Budget Note Number	Program	Purpose
1	Fire Protection	Special Purpose Appropriation for severity resources incurred during the 2021-23 biennium
2	Agency Administration	Continuance of contracted services from Macias, Gini, and O'Connell (MGO)
3	Private Forests	Reporting of department activities related to the containment and eradication of Sudden Oak Death in Oregon

2022 Regular Legislative Session – 2021-23 Biennium – Oregon Chapter Law and Budget Reports

Bill	Chapter Law	Purpose
HB 4055	31	Forest Products Harvest Taxation
HB 4156	76	Establishment of the State Forestry Department Cash Flow Repayment Fund
HB 5202	110	Payment of emergency fire costs related to the 2021 wildfire season
SB 1501	33	Implementation of the Private Forest Accord (PFA)

Bills and Budget Reports

81st OREGON LEGISLATIVE ASSEMBLY -- 2021 Regular Session

House Bill 5006

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of Oregon Department of Administrative Services)

0006 5 9

AN ACT

Relating to state financial administration; creating new provisions; amending section 2, chapter Oregon Laws 2021 (Enrolled Senate Bill 5544); and declaring an emergency.

CHAPTER

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

SECTION 1. In addition to and not in lieu of any other appropriation, there is approprid to the Emergency Board, for the biennium beginning July 1, 2021, out of the General d, the amount of \$50,000,000, for the purposes for which the Emergency Board lawfully

compensation changes for the biennium beginning July 1, 2021. SECTION 1a. (1) In addition to and not in lieu of any other appropriation, there is ap-If any of the moneys appropriated by subsection (1) of this section are not allocated Emergency Board prior to December 1, 2022, the moneys remaining on that date be-

changes driven by collective bargaining for workers who are not state employees. come available for any purpose for which the Emergency Board lawfully may allocate funds ropriated to the Emergency Board, for the biennium beginnin eneral Fund, the amount of \$20,000,000, to be allocated to state SECTION 1b. (1) In addition to and not in lieu of any other appropriation, there is ap-

by the Emergency Board prior to December 1, 2022, the moneys remaining on that date be come available for any purpose for which the Emergency Board lawfully may allocate funds If any of the moneys appropriated by subsection (1) of this section are not allocated

2021 (Enrolled Senate Bill 5529), collected or received by the Department of Human Services, for aging and people with disabilities programs, is increased by \$1,813,619, for transfer of the penditures established by section 3 (6), chapter SECTION 1c. Notwithstanding any other law limiting expenditures, federal funds, excluding federal funds described in section 2, chapter biennium beginning July

Commission, for programs and related grants, is increased by \$12,900,000, for payments out of the Part/Time Faculty Insurance Fund established by section 4, chapter ___, Oregon Laws (Enrolled Senate Bill 5528), collected or received by the Higher Education Coordinating

July 1, 2021, out of the General Fund, the amount of \$2,000,000 for distribution to the Innopriated to the Oregon Department of Administrative for immigration defense. In addition to and not in lieu of any other appropriation, there is approfor the biennium beginning

expenditure of lottery bond proceeds and costs of bond issuance related to the Oregon Main cluding lottery funds and federal funds, collected expenses from fees, moneys or Bill 5025), for the biennium beginning July 1, 2021, as the maximum limit for payment of expenditures established by section 1 (5), chapter Department, for community support and grants, is increased by \$10,214,553, for the Notwithstanding any other law limiting expenditures, the limitation on revenues, or received by the including Miscellaneous Oregon Laws 2021 (Enrolled House

Fund to the State Parks and Recreation Department, is increased by 5025), for the biennium beginning July 1, 2021, as the maximum limit for payment of expenses ment of debt service. SECTION moneys allocated established by Notwithstanding any other law limiting section from the Administrative Services Economic Development 3, chapter limiting expenditures, the limitation on Oregon Laws 2021 (Enrolled House Bill

cluding lottery funds and federal funds, collected or received by the State Parks and Recreexpenses from fees, moneys or other revenues, Bill 5025), for the biennium beginning July 1, 2021, as the maximum limit for payment of ation Department, for central services, is increased by \$750,000, for the cost of bond issuance for capital improvement and renewal expenditures established by section 1 (2), chapter Notwithstanding any other law limiting expenditures, the limitation on including Miscellaneous Receipts, Oregon Laws 2021 (Enrolled House

2021, out of the General Fund, the amount of \$2,232,560, for the payment of debt service. priated to the State Parks and Recreation Department, for the biennium beginning July 1, In addition to and not in lieu of any other appropriation, there is appro-

port for the Outdoor Recreation Advisory Committee established by section Oregon Laws 2021 (Enrolled House Bill 2171). SECTION 178. In addition development of statewide standards for recreation projects and administrative supof the General the State Parks and Recreation Fund, the amount of \$316,480, for the payment of costs associated to and not in lieu of any other appropriation, there is for the 7, chapter

SECTION 179, Notwithstanding any other expenditures established by section 2 (6), char Bill 5518), for the biennium beginning July 1, projects, but excluding lottery funds and federal funds not described in section 2, Oregon Laws 2021 (Enrolled Senate Bill 5518), collected or received by the Sta Department, for capital improvement, is increased by \$4,820,772. ing federal funds from the United States Forest Service for fire protection and for research expenses from fees, moneys or other revenues, any other law limiting expenditures, (6), chapter including Miscellaneous Receipts and includ-2021, as the maximum limit for payment of Oregon Laws 2021 (Enrolled Senate

expenditures established by Notwithstanding any other law (1), chapter 2021, as the maximum limit for payment of limiting expenditures, the limitation on Oregon Laws 2021 (Enrolled Senate

eral obligation bonds for capital improvements. SECTION 181, Notwithstanding any other 1 Oregon Laws 2021 (Enrolled Senate Bill 5518), collected or received by the State Forestry Department, for agency administration, is increased by \$64,229, for the costs of issuing gen-

ation made to the State Forestry Department by section I (5), chapter ___, Oregon Laws 2021 (Enrolled Senate Bill 5518), for the biennium beginning July 1, 2021, for debt service, is in-Notwithstanding any other provision of law, the General Fund appropri-

Department, for debt service, is increased by \$255,807. Oregon Laws 2021 (Enrolled expenses from fees, moneys or other revenues, including Miscellaneous Receipts and includ-ing federal funds from the United States Forest Service for fire protection and for research Bill 5518), for expenditures established by section 2 (7), chapter but excluding lottery funds and federal funds not described in section 2, chapter the biennium beginning July 1, 2021, as the maximum limit for payment of Senate Bill 5518), collected or received Oregon Laws 2021 (Enrolled Senate by the State Forestry the limitation or

priated to the State Forestry Department General Fund, the amount of \$5,000,000, SECTION TION 183. In addition to and not in lieu of any other appropriation, there is approto the State Forestry Department, for the biennium beginning July 1, 2021, out of the for distribution as grants to expand tree

nursery capacity and supply.

Department, for agency administration, is increased by \$49,196, for the costs eral obligation bonds for replacement of the agency's Toledo facility. SECTION 184. Notwithstanding any other law limiting expenditures, the li expenditures established by section 2 (1), chapter ____, Oregon Laws 2021 (Enro Bill 5518), for the biennium beginning July 1, 2021, as the maximum limit for Oregon Laws 2021 (Enrolled projects, but excluding lottery funds and federal funds not described in section 2, chapter ing federal funds from the United States Forest Service for fire protection and for research expenses from fees, moneys or other revenues, including Miscellaneous Receipts and includ-Senate Bill 5518), collected or received by the State niting expenditures, the limitation on Oregon Laws 2021 (Enrolled Senate

expenses from fees, moneys or other revenues, including Miscellaneous Receipts and includ-ing federal funds from the United States Forest Service for fire protection and for research Department, for debt service, is increased by \$146,257. Oregon Laws 2021 (Enrolled Bill 5518), for the biennium beginning July 1, 2021, as the maximum limit for payment of expenditures established by SECTION but excluding lottery funds and federal funds not described in section 2, chapter 185. Notwithstanding any other law limiting expenditures, the limitation on section Senate Bill 5518), collected or received by the State Forestry 2 (7), chapter including Miscellaneous Receipts and includ-, Oregon Laws 2021 (Enrolled Senate

SECTION 186. Notwithstanding any other provision of law, the General Fund appropriation made to the State Forestry Department by section 1 (5), chapter ____, Oregon Laws 2021 (Enrolled Senate Bill 5518), for the biennium beginning July 1, 2021, for debt service, is in creased by \$105,260.

increased by \$666,937, for costs assuming any secretion 188. Notwithstanding any ation made to the State Forestry Department by section 1 (2), chapter SECTION 187. Senate Bill 5518), for the biennium beginning July 1, 2021, for fire protection, is Notwithstanding any other provision of law, the General Fund approprifor costs associated with support to rangeland protection associations, twithstanding any other law limiting expenditures, the amount of Oregon Laws 2021

Ocean Science Fund established by ORS \$1,060,000 is established for the biennium beginning July 1, payment of expenses by the Department of State Lands for distribution of grants as directed section 1, chapter , Oregon Laws 2021 (Enrolled House Bill 3114), 196.567. 2021, as the maximum limit for

2021, as the maximum limit for payment of expenses Oregon Laws 2021 (Enrolled House Bill

Page 25

cluding lottery funds and federal funds and funds described in sections 8 to 12, chapter —, Oregon Laws 2021 (Enrolled Bill 5528), collected or received by the Higher Education Coordinating Commission, for programs and related grants is increased by \$10,000,000 for payments out of the Oregon Conservation Corps Fund established by section 23, chapter —, Oregon Laws 2021 (Enrolled Senate Bill 762). expenses from fees, moneys or other revenues, including Miscellaneous Receipts, but ex-

care receipts and including federal funds for indirect cost recovery, Social Security Suppleexpenses from fees, moneys or other revenues, including Miscellaneous Receipts and Medi expenditures established by section 2 (8), chap Bill 5529), for the biennium beginning July 1, shared services, is increased by \$628,913 for the purpose of carrying out section 3, chapter (Enrolled Senate Bill 5529), collected or received by the Department of Human Services, for mental Security Income recoveries and the Child Care and Development Fund, but excluding ottery funds and federal funds not described Oregon Laws 2021 (Enrolled Senate Bill 749). Notwithstanding any other law limiting expenditures, the limitation on lished by section 2 (8), chapter ____, Oregon Laws 2021 (Enrolled Senate 2021, as the maximum limit for payment of section 2, chapter

2021 (Enrolled Senate Bill 5518), for the biennium beginning July 1, 2021, for private forests, is increased by \$686,300 for costs associated with the establishment of positions related to SECTION 297. made to 297. Notwithstanding any other provision of law, the General Fund appropri-the State Forestry Department by section 1 (4), chapter ____, Oregon Laws

ing federal funds from the United States Forest Service for fire protection and for research projects, but excluding lottery funds and federal funds not described in section 2, chapter _____, Bill 5518), for the biennium beginning July 1, 2021, as the maximum limit for payment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts and includ-SECTION 298. Notwithstanding any other law limiting expenditures, expenditures established by section 2 (5), chapter ____, Oregon Laws 2021 administration of the Oregon Forest Practices Act. SECTION 298. Notwithstanding any other law tablishment of positions related to administration of the Oregon Department, for private forests, Oregon Laws 2021 (Enrolled Senate Bill 5518), collected or received by the State Forestry is increased by \$457,580, , Oregon Laws 2021 (Enrolled Senate for costs associated with the es-Forest Practices Act

Notwithstanding any other provision of law, by the amounts

(1) ADMINISTRATION

Oregon Laws Chapter/

Section

Adjustment

Operating Expenses Oregon Advocacy Commissions Agency/Program/Funds Chief Operating Office Oregon Department of Administrative Services: HB 5002 2(1) SB 5501 1 -\$16,340

Enrolled House Bill 5006 (HB 5006-A)

-1,559,761 -1,138 -699,452 -100,353 -62,451 -167,457 -15,136 -11,788		Conound Frank
		Debt Service
ė.	SB 5518 4(5)	Federal funds
	SB 5518 2(5)	Other funds
	SB 5518 1(4)	General Fund
		Private Forests
-i -6	SB 5518 4(2)	Federal funds
-6 -1-b	SB 5518 2(2)	Other funds
-1,5	SB 5518 1(2)	General Fund
-1,5		Fire Protection
	SB 5518 4(1)	Federal funds
	SB 5518 2(1)	Other funds
		Agency Administration
-2,078,639	TIS SUUS SIN	Other lunds
	HB 5009 1(3)	General Fund
		Division
		Administrative Services
-1,843	HB 5009 4(2)	Federal funds
	HB 5009 3(2)	Lottery funds
255,794	HB 5009 2(2)	Other funds
.349	HB 5009 1(2)	General Fund
		Wildlife Division
-121	HB 5009 4(1)	Federal funds
-30	HB 5009 3(1)	Lottery funds
-446,546	HB 5009 2(1)	Other funds
-69	HB 5009 1(1)	General Fund
		Fish Division
		Fish and Wildlife:
		State Department of
-6,402	SB 5516 3	Lottery funds
		Parks and Natural
-1,250,464	SB 5516 2(4)	Other funds
	1000	
-400,443	SB 5516 5(3)	Federal funds
		Land Quality
-287,782	SB 5516 5(2)	Federal funds
	916	Other funds
	9700	General Fund
		Water Quality
-3,361	SB 5516 5(1)	Federal funds
ćo	SB 5516 2(1)	Other funds
	5516	General Fund
		Air Quality
		Quality:
	ntal	Department of Environmental
-75,930	SB 5502 3	Lottery funds
		Resources Fund
100	448 03150 200	Parks and Natural

Other funds	General Fund	Chief Medical Examiner	Forensic Services and	Federal funds	Other funds	Geneval Fund	rish and wilding	Federal funds	Other funds	General Fund	the State Fire Marshal	Enforcement and Office of	Investigations, Gaming	Department of State Police: Patrol Services, Criminal	General Fund	State Board of Parole and	Agency/Program/Funds	(9) PUBLIC SAFETY.	Operating Expenses General Fund	Commission:	Columbia River Corge	Federal funds	Other funds	General Fund	Planning Program	Department of Land	Other funds	and Management	Facilities Maintenance	Equipment Pool	General Fund	Federal Forest Restoration	Federal funds	Other funds	Other funds
HB 5028 2(3)	HB 5028 1(3)			HB 5028 8(2)	HB 5028 2(2)	HB 5028 1(2)		HB 5028 3(1)	HB 5028 2(1)	HB 5028 1(1)				**	HB 5026 1		2021 Oregon Laws Chapter/ Section		SB 5508 1		10000	SB 5530 3	SB 5530 2	SB 5530 1(1)	nenc		SB 5518 2(9)		total constant and	SR 5518 9(8)	SB 5518 1(3)		SB 5518 4(3)	SB 5518 2(3)	SB 5518 2(7)
-434	-174,006					-180.468		-17,855		1					-\$133,859		Adjustment		-1,251			-48,580		-170,597			-1.785			-99.419	-18,249			-107,181	+2,060

Legislative Action

re funds SB 5504 1(1) -\$31,667 retation: revice real Fund SB 5542 1 -547 re funds SB 5542 2 (18) +550 rery funds SB 5542 2 (18) +550 rery funds SB 5542 2 (18) +550 rery funds SB 5542 2 (2) -4,932,261 ation Program re funds SB 5542 2 (2) -4,932,261 ation Program re funds SB 5542 2 (2) -4,932,261 re funds SB 5542 2 (3) -998 re funds SB 5542 2 (3) -20,692 re funds SB 5542 2 (5) -20,692 re funds SB 5542 2 (7) -664,181 re funds SB 5542 2 (8) -807 re funds SB 5542 2 (1) -16,288 re funds SB 5542 2 (1) -19,610 real funds SB 5542 2 (12) -19,610 real funds SB 5542 2 (13) -60,120 real funds SB 5542 2 (14) -521 re funds SB 5542 2 (14) -521 real funds SB 5542 2 (15) -72,556 real funds SB 5542 2 (16) -9,018 and Budget SB 5542 2 (16) -9,018	-1,760,106	SB 5542 2(17)	5542	SB	Other funds
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(3) SB 5542 2(4) SB 5542 2(5) m SB 5542 2(6) SB 5542 2(7) ogram SB 5542 2(9) incle SB 5542 2(10) ysis SB 5542 2(12) SB 5542 2(12) SB 5542 2(14) SB 5542 2(14) SB 5542 2(14) SB 5542 2(15) SB 5542 2(16)					Finance and Budget
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 4 SB 5542 2(2) SB 5542 2(3) SB 5542 2(3) SB 5542 2(4) SB 5542 2(5) m SB 5542 2(7) ogram SB 5542 2(7) ogram SB 5542 2(10) ysis SB 5542 2(10) SB 5542 2(12) SB 5542 2(12) SB 5542 2(13) SB 5542 2(14) SB 5542 3(5) SB 5542 3(6) SB 5542 3(6) SB 5542 3(6) SB 5542 2(14) SB 5542 2(15) SB 5542 3(6)	.9,018	2(16)	5542	SB	Other funds
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 2(2) SB 5542 2(3) SB 5542 2(3) SB 5542 2(4) SB 5542 2(5) m SB 5542 2(6) SB 5542 2(7) ogram SB 5542 2(7) incle SB 5542 2(10) ysis SB 5542 2(12) SB 5542 2(12) SB 5542 2(13) SB 5542 2(14) SB 5542 2(15) SB 5542 2(15) SB 5542 2(15) SB 5542 2(15)					Headquarters
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 4 SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(5) m SB 5542 2(7) ogram SB 5542 2(7) incle SB 5542 2(10) ysis SB 5542 2(10) SB 5542 2(12) SB 5542 2(12) SB 5542 2(13) SB 5542 2(14) SB 5542 2(14) SB 5542 2(14) SB 5542 2(14)	-3,221,439	2(15)	5542	SB	Other funds
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 2(3) SB 5542 2(3) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(7) ogram SB 5542 2(7) ogram SB 5542 2(1) sB 5542 2(10) ysis SB 5542 2(12) SB 5542 2(12) SB 5542 2(13) SB 5542 2(13) SB 5542 2(14)					Support Services
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(5) m SB 5542 2(6) SB 5542 2(6) series SB 5542 2(7) ogram SB 5542 2(10) ysis SB 5542 2(10) SB 5542 2(12) SB 5542 2(12) SB 5542 2(12) SB 5542 2(13) SB 5542 2(14)	-195	3(6)	5542	SB	Federal funds
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(5) m SB 5542 2(6) SB 5542 2(7) ogram SB 5542 2(7) idde SB 5542 2(10) ysis SB 5542 2(10) SB 5542 2(12) SB 5542 2(12) SB 5542 2(12) SB 5542 2(13) SB 5542 2(13)	-521	2(14)	5542	SB	Other funds
SB 5542 1 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(6) SB 5542 2(7) rram SB 5542 2(7) rram SB 5542 2(10) sis SB 5542 2(10) SB 5542 2(11) SB 5542 2(12) SB 5542 2(12) SB 5542 2(13) SB 5542 2(13) SB 5542 2(13)					Transportation Safety
SB 5542 1 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(6) SB 5542 2(7) Fram SB 5542 2(9) le SB 5542 2(10) sis SB 5542 2(11) SB 5542 2(12) SB 5542 2(12) SB 5542 2(13)	-72,556	3(5)	5542	SB	Federal funds
SB 5542 1 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(6) SB 5542 2(7) Fram SB 5542 2(7) Fram SB 5542 2(9) He SB 5542 2(10) SB 5542 2(11) SB 5542 2(12) SB 5542 2(12)	-60,120	2(13)	5542	SB	Other funds
SB 5542 1 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(6) SB 5542 2(7) Fram SB 5542 2(7) Fram SB 5542 2(9) Io SB 5542 2(10) SB 5542 2(11) SB 5542 2(12) SB 5542 2(12)					Rail
SB 5542 1 SB 5542 4 SB 5542 2(2) SB 5542 2(3) SB 5542 2(3) SB 5542 2(4) SB 5542 2(5) SB 5542 2(6) SB 5542 2(7) Fram SB 5542 2(7) Fram SB 5542 2(9) He SB 5542 2(10) SS 5542 2(10) SS 5542 2(11) SS 5542 3(3)	-197	2(12)	5542	SB	Other funds
SB 5542 1 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(3) SB 5542 2(4) SB 5542 2(5) SB 5542 2(6) SB 5542 2(7) Fram SB 5542 2(7) SB 5542 2(9) is SB 5542 2(10) SB 5542 2(11) SB 5542 2(11)					Public Transit
SB 5542 1 SB 5542 4 SB 5542 2(2) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(5) SB 5542 2(7) SB 5542 2(7)	-326	3(3)	5542	SB	Federal funds
SB 5542 1 SB 5542 4 SB 5542 2(8) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(6) SB 5542 2(7) SB 5542 2(7) rram SB 5542 2(7) rram SB 5542 2(8) le SB 5542 2(9) sis	-19,610	2(11)	5542	SB	Other funds
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 2(2) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(6) SB 5542 2(6) SB 5542 2(7) rram SB 5542 2(9) se SB 5542 2(9) se SB 5542 2(9)					Policy, Data and Analysis
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 2(2) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(6) SB 5542 2(7) Fram SB 5542 2(8) SB 5542 2(9) SB 5542 2(9) SB 5542 2(9) SB 5542 2(9)	-16,288	2(10)	5542	SB	Other funds
SB 5542 1 SB 5542 4 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(7) Fram SB 5542 2(8) SB 5542 2(9) SB 5542 2(9) SB 5542 2(9)					Commerce and Compliance
SB 5542 1 SB 5542 4 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(7) rsam SB 5542 2(8) de	-367,454	2(9)	5542	SB	Other funds
SB 5542 1 SB 5542 4 SB 5542 2(18) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(7) rram SB 5542 2(8) ie					Services
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 2(3) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(6) SB 5542 2(7) SB 5542 2(8)					Driver and Motor Vehicle
SB 5504 1(1) SB 5542 1 SB 5542 4 .3, gency SB 5542 2(2) .4, SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(6) SB 5542 2(6) SB 5542 2(6) SB 5542 2(7)	-807	2(8)	5542	8	Other funds
SB 5504 1(1) SB 5542 1 SB 5542 2 (18) SB 5542 2 (2) SB 5542 2 (2) SB 5542 2 (3) SB 5542 2 (4) SB 5542 2 (6) SB 5542 2 (6) SB 5542 2 (7)					Local Government Program
SB 5504 1(1) SB 5542 1 SB 5542 4 .3, gency SB 5542 2(2) .4, SB 5542 2(3) SB 5542 2(4) SB 5542 2(6) SB 5542 2(6)	-664,181	2(7)	5542	B	Other funds
SB 5504 1(1) SB 5542 1 SB 5542 4 .3, gency SB 5542 2(2) .4, SB 5542 2(3) SB 5542 2(4) SB 5542 2(6) SB 5542 2(6)					Special Programs
SB 5542 1 SB 5542 4 SB 5542 4 SB 5542 2(2) SB 5542 2(2) SB 5542 2(3) SB 5542 2(4) SB 5542 2(4) SB 5542 2(5)	-40,581	2(6)	5542	SB	Other funds
SB 5542 1 d SB 5542 1 sB 5542 2(18) is SB 5542 2(2) d Emergency SB 5542 2(2) ogram SB 5542 2(3) pram SB 5542 2(4) pram SB 5542 2(5)					Modernization Program
SB 5542 1 d SB 5542 1 SB 5542 2(18) is SB 5542 4 -3,5; d Emergency SB 5542 2(2) -4,9; ogram SB 5542 2(3) SB 5542 2(4)	-20,692	2(5)	5542	SB	Other funds
SB 5542 1 d SB 5542 1 SB 5542 2(18) sB 5542 4 -3,5; d Emergency SB 5542 2(2) -4,9; ogram SB 5542 2(3)					Operations Program
SB 5542 1 d SB 5542 1 SB 5542 2(18) s SB 5542 4 d Emergency SB 5542 2(2) -4,93 ogram SB 5542 2(3)	-8,137	2(4)	5542	SB	
SB 5542 1 nd SB 5542 1 s SB 5542 4 ds SB 5542 4 3.69 dd SB 5542 2(2) s SB 5542 2(2) s SB 5542 2(3)					Bridge Program
SB 5504 1(1) -\$3 nd SB 5542 1 s SB 5542 4 3,53 ds SB 5542 4 3,53 d Emergency s SB 5542 2(2) -4,93 rogram	-998	2(3)	5542	SB	
SB 5504 1(1) -\$3 nd SB 5542 1 s SB 5542 2(18) ds SB 5542 4 -3,53 dd Emergency s SB 5542 2(2) -4,93					Preservation Program
SB 5504 1(1) -\$3 nd SB 5542 1 s SB 5542 2(18) ds SB 5542 4 -3,53 id Emergency	-4,932,261	2(2)	5542	SB	Other funds
SB 5504 1(1) -\$3 id SB 5542 1 SB 5542 2(18) ds SB 5542 4 -3,53					Relief Program
SB 5504 1(1) -\$3 id SB 5542 1 SB 5542 2(18) ds SB 5542 4 -3,55				7	Maintenance and Emergency
SB 5504 1(1) -\$1 id SB 5542 1 SB 5542 2(18)	-3,539,712	4	5542	SB	Lottery funds
SB 5504 1(1) -\$3 ad SB 5542 1	+550	2(18)	5542		Other funds
SB 5504 1(1)	-547	1	5542		General Fund
SB 5504 1(1)					Debt Service
SB 5504 1(1)					Transportation:
SB 5504 1(1)					Department of
	-\$31,667	1(1)	5504	SB	Other funds
					Operations
					AVIALION
					A

peace, health and safety, an emergency is declared to exist, and this 2021 Act takes effect on its passage.

Enrolled House Bill 5006 (HB 5006-A)

Enrolled House Bill 5006 (HB 5006-A)

Page 60

te June 26, 2021 Peter Courtney, President of Senate Tina Kotek, Speaker of House ak, Chief Clerk of House Approved: Filed in Office of Secretary of State: ANGUIST LO Shemia Fagan, Secretary of State Kate Brown, Governor 2021

81st OREGON LEGISLATIVE ASSEMBLY .- 2021 Regular Session

Enrolled

Senate Bill 590

Sponsored by Senator HANSELL; Representatives LEVY, OWENS (Presession filed.)

CHAPTER

000587

Relating to rangeland protection associations; amending ORS 477,315.

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

SECTION 1, ORS 477.315 is amended to read: 477.315. As used in ORS 477.315 to 477.325:

- (1) "Rangeland" means any land: (a) That is located in that part of the state lying easterly of the summit of the Cascade Moun-(b) That has not been classified as Class 1, Class 2 or Class 3 forestland under ORS 526.305 to
- 526.370; and
- (c) That [contains] may contain isolated tracts of forestland not so classified or not within a forest protection district, or that is primarily land used for cultivating crops, rangeland, undeveloped land or undeveloped area containing sagebrush, juniper and similar growths.
 (2) "Rangeland protection association" means an entity that has the purpose of protecting
- tablished under ORS 477.320 and lies wholly outside any forest protection district; or (b) Organized with the approval of a county governing body to be a cost-neutral part of the rangeland from fire and is: owners of rangeland that is located within a rangeland protection system es-
- emergency management program in a county having 200,000 or more acres of rangeland that are not protected by an association formed under para-

Enrolled Senate Bill 590 (SB 590-INTRO)

Enrolled Senate Bill 590 (SB 590-INTRO

Page 2

Tina Kotek, Speaker of House Approved: 9:23 AM Filed in Office of Secretary of State: Shemia Fagan, Secretary of State 2021 2021

81st OREGON LEGISLATIVE ASSEMBLY-2021 Regular Session

Enrolled

Senate Bill

Sponsored by COMMITTEE ON NATURAL RESOURCES AND WILDFIRE RECOVERY (at the request of Senate Committee on Natural Resources and Wildfire Recovery, Governor Kate Brown)

000592

CHAPTER

AN ACT

477.052, 477.054, 477.057, 477.059, 477.060 and 477.061; and declaring an emergency. creating new provisions; amending ORS 197.716, 205.130, 477.281 and 526.360; repealing ORS 477.017, 477.018, 477.028, 401.025, 477.029, 477.015,

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

ELECTRIC SYSTEM PLANS

SECTION 1. Sections 2 to 4 of this 2021 Act are added to and made a part of ORS chapter

of best practices regarding wildfires, including, but not limited to, tection and risk-based wildfire mitigation procedures and standards. purpose of helping public utilities that provide electricity, municipal electric utilities, people's utility districts organized under ORS chapter 261 that sell electricity, electric cooperatives systems to develop and share information for the identification, adoption and carrying our organized under ORS chapter 62 and operators of electrical transmission and distribution SECTION 2. The Public Utility Commission shall periodically convene workshops for the

mission and has been evaluated by the commission. The plan must be based on reasonable and prudent practices identified through workshops conducted by the commission pursuant to section 2 of this 2021 Act and on commission standards adopted by rule. The public utility customers and promote electrical system resilience to wildfire damage. must design the plan in a manner that seeks to protect public safety, reduce risk to utility pliance with a risk-based wildfire protection plan that is filed with the Public Utility Com-SECTION 3. (1) A public utility that provides electricity must have and operate in com-

protection plan on a schedule (a) Identify areas that are subject to a heightened risk of wildfire and are: A public utility that provides electricity shall regularly update a risk-based wildfire ion plan on a schedule determined by the commission. The plan must, at a minimum:

Within the service territory of the public utility; and

(B) Outside the service territory of the public utility but within a reasonable distance, as determined by the commission, of the public utility's generation or transmission assets.

mitigation costs with the resulting reduction of wildfire risk. Identify a means for mitigating wildfire risk that reflects a reasonable balancing of

the public utility will carry out to

- preserve health and communication infrastructure, (d) After seeking information from regional, state and local entities, including munici-palities, identify a protocol for the deenergizing of power lines and adjusting of power system operations to mitigate wildfires, promote the safety of the public and first responders and
- (e) Describe the procedures, standards and time frames that the public utility will use utility infrastructure in areas that the public utility identifies under paragraph (a
- carry out vegetation management in areas that the public utility identifies under paragraph (f) Describe the procedures, standards and time frames that the public utility will use to
- (g) Identify the development, implementation and administration costs for the plan.
- the community outreach and public awareness efforts that the public utility during and after a wildfire season.
- consult with and consider information from (3) To develop a plan described in subsection (2) of this section, a regional, state and local public utility may entities, including
- emergency services agencies, shall evaluate a public utility's wildfire protection plan and plan updates through a public process. The commission, in consultation with the State Forestry Department and local
- applicable rules and standards adopted by identified through workshops pursuant to section 2 of this 2021 Act and designed to meet all if the commission finds that the plan or update is based on reasonable and prudent practices public utility, the commission shall approve or approve with conditions the plan or update (5) Not more than 180 days after receiving a wildfire protection plan or plan update from the commission.
- practices and technologies. public utility from proactively managing wildfire risk, including (6) The commission's approval of a wildfire protection plan does not establish a defense enforcement action for violation of a commission decision, order or rule or relieve a ьу monitoring emerging
- monitoring systems management, public power (7) The commission shall adopt rules for the implementation of this section. The rules y include, but need not be limited to, procedures and standards regarding vegetation be limited to, procedures and standards regarding vegetation safety shutoffs and restorations, pole materials, circuitry and
- utility to develop, implement or operate a wildfire protection plan under this section are re-(8) All reasonable operating costs incurred by, and prudent investments made by, a public to 757.220. The commission shall establish an automatic adjustment clause, as defined in the rates of the public utility from all customers through a filing under ORS
- in ORS 757.210, or another method to allow timely recovery of the costs.

 SECTION 3a. (1) In addition to all other penalties provided by law, violation of section 3 of this 2021 Act or a rule adopted pursuant to section 3 of this 2021 Act is subject to a civil penalty not to exceed \$10,000. (2) Notwithstanding ORS 183.315 (6), 183.745 (7)(d) and 756.500 to 756.610, civil penalties
- under this section must be imposed by the Public Utility Commission as provided in ORS
- (3) Civil penalties collected under this section must be paid into the General Fund and credited to the Public Utility Commission Account as described in ORS 756.990 (7). SECTION 4. (1) As used in this section, "consumer-owned utility" and "governing body"
- have the meanings given those terms in ORS 757.600.
- wildfire mitigation plan approved by the governing body of the utility. The plan must be de-(2) A consumer-owned utility must have and operate in compliance with a risk-based

- (3) The consumer-owned utility shall regularly update the risk-based wildfire mitigation plan on a schedule the governing body deems consistent with prudent utility practices.
 (4) A consumer-owned utility shall conduct a wildfire risk assessment of utility facilities.
- consistent with prudent utility practices. The utility shall review and revise the assessment on a schedule the governing body deems
- plan approved by the utility governing body to the Public Utility Commission to facilitate commission functions regarding statewide wildfire mitigation planning and wildfire (5) A consumer-owned utility shall submit a copy of the risk-based wildfire mitigation
- wildfire protection plan required of the public utility under section 3 of this 2021 Act for SECTION 5. A public utility that provides electricity shall submit the first risk-based

Public Utility Commission evaluation no later than December 31, 2021.

SECTION 6. A consumer-owned utility shall submit the first risk-based wildfire mitigation plan required under section 4 of this 2021 Act to the utility governing body no later

term in ORS 757.600. than June 30, 2022, SECTION 6a. (1) As used in this section, "electric utility" has the meaning given that

(2) Sections 3 and 4 of this 2021 Act do not affect the terms or conditions of easement

held by an electric utility over private land as of the effective date of this 2021 Act. SECTION 6b, Sections 3 and 3a of this 2021 Act do not apply to municipally owned utiliorganized under ORS chapter

STATEWIDE MAP OF WILDFIRE RISK

maintenance of a comprehensive statewide map of wildfire risk that displays the wildfire risk classes described in subsection (4) of this section and populates the Oregon Wildfire Risk classification mapping tool for the State of Oregon. (3) The State Board of Forestry shall establish by rule criteria by which the map must (2) The Oregon Wildfire Risk Explorer must be the official wildfire planning and risk SECTION 7. (1) The State Forestry Department shall oversee the development and

be developed and maintained, including criteria concerning the use of the most current with Oregon State University, the department shall establish five

statewide wildfire risk classes of extreme, high, moderate, low Consistent with ORS 477.027 and no risk. The classes must

electronic form through the Oregon Wildfire Risk Explorer the university (b) Based on weather, climate, topography and vegetation.(5) The department shall enter into an agreement with the university that provides that will develop and maintain the map and make the map publicly available 5

(6) The board shall adopt rules that:

risk classes described in subsection (4) of this section. (a) Provide opportunities for public input into the assignment of properties to the wildfire Require the department to provide notice and information about how a

map and within a reasonably time after properties to the wildfire risk classes after the map is developed owner may appeal an (c) Allow affected property owners and local governments to appeal the assignment of the property owner's notice and information property after any updates to the extreme or high

- (d) Establish a specific process for appeals through which a requested change in assignment is assessed based on:
- Whether the assignment is consistent with the criteria described in subsection (3)
- Any pertinent facts that may justify a change in the assignment; and Any error in the data the department used to determine the assignment, if the error
- on the wildfire risk classes.
- sufficiently detailed to allow the assessment of wildfire risk at the property-
- consistent with national standards. (c) Include the boundaries of the wildland-urban interface, as defined in ORS 477.015.
- (d) Include a layer that geospatially displays the locations of socially and economically communities.
- university deems appropriate. Indian tribes in this state, other public bodies and any other information sources that the (8) To develop and maintain the map, the university shall collaborate with the State Fire Marshal, other state agencies, local governments, federally recognized
- and update the map maintaining the map, consistent with the results of appeals described in subsection the university shall make technical adjustments as
- (10) The university shall provide technical assistance to representatives of state and local

in complying with the requirements of section 7 of this 2021 Act.
(2) On or before June 30, 2022, the department and university Programs Advisory Council on the progress of the department and Oregon State University ner provided in ORS 192,245, to the State Wildfire Programs Director and to the Wildlife report to an interim committee of the Legislative Assembly related to wildfire, government, and to landowners, that use the map.

SECTION 7a. (1) On or before December 31, 2021, the State Forestry Department shall in the man-

quired of the department and university by section 7 of this 2021 Act. must finish all actions re-

adopt temporary rules to help ensure the requirements described in subsection (2) of this (3) Notwithstanding any contrary provision of law, the State Board of Forestry may

DEFENSIBLE SPACE

SECTION 8a. (1) The State Fire Marshal shall establish minimum defensible space requirements for wildfire risk reduction on lands in areas identified on the statewide map of allow space for fire suppression operations to occur. been treated, cleared or modified to slow the rate and intensity of advancing wildfire and a natural or human-made area in which material capable of supporting the spread of fire has SECTION 8. As used in sections 8a, 8b and 8c of this 2021 Act, "defensible space" means

wildfire risk described in section 7 of this 2021 Act as within the wildland-urban interface.

- (2) The State Fire Marshal:
- Shall consult with the Oregon Fire Code Advisory Board to establish the require
- Interface Code published by pertaining only to defensible space that are set forth in the International Wildland-Urban (b) Shall establish requirements that are consistent with and do not exceed the standards the International Code Council, including the standards per-

Page 4

- Urban Interface Code and update the requirements to reflect current best practices, in consultation with the Oregon Fire Code Advisory Board. (d) Shall periodically reexamine the standards set forth in the International Wildland-
- (e) Shall enforce the requirements that are applicable to lands within the jurisdiction of
- (f) Shall adopt rules governing administration of the requirements
- May develop and apply a graduated fee structure for noncompliance with the requirements. use in assessing penalties on
- Shall consult on implementation of the requirements.
- (4)(a) of this section (i) May adopt rules concerning reports by local governments described in subsection
- identified on the map. Subject to additional local requirements, the requirements shall apply statewide ds in the wildland-urban interface that are designated as extreme or high risk,
- (4) Notwithstanding subsection (2) of this section, a local government may
- change in the degree of compliance since the last report and any other information required by the State Fire Marshal by rule. extent of compliance for each property within the jurisdiction of the local government, any report to the State Fire Marshal regarding compliance with the requirements, including the (a) Administer, consult on and enforce the requirements established by the State Fire Marshal, within the jurisdiction of the local government, A local government that adminis-ters or enforces the requirements established by the State Fire Marshal shall periodically local government that adminis-Fire Marshal shall periodically
- tices specific to Oregon. framework set forth in the International Wildland-Urban Interface Code or other best pracgovernment adopts for defensible space must be defensible space standards selected from the requirements established by the State Fire Marshal. Any local requirements that a local (b) Adopt and enforce local requirements for defensible space that are greater than the
- with the reporting requirements in paragraph (a) of this subsection. agraph (b) of this subsection. A local government that designates enforcement must comply quirements established by the State Fire Marshal or the local government pursuant to par-(5) The State Fire Marshal shall administer a community risk reduction program that Designate local fire districts, fire departments or fire agencies to enforce the re-
- emphasizes education and methods of prevention with respect to wildfire risk, enforcement of defensible space requirements, response planning and community preparedness for
- to the creation of defensible space: financial assistance provided by the State Fire Marshal under this subsection to give priority ments within the jurisdiction of the local government. A local government shall expend sistance to a local government to facilitate the administration and enforcement of require (a) On lands owned by members of socially and economically vulnerable communities, (6) The State Fire Marshal may provide financial, administrative, technical or other as
- 456.055. persons with limited proficiency in English and persons of lower income as defined in ORS
- (b) For critical or emergency infrastructure.(c) For schools, hospitals and facilities that serve seniors.
- Fire Marshal pursuant to section 8a (1) The minimum defensible space requirements established by the State of this 2021 Act may not be used as criteria
- (a) An amendment to a local government's acknowledged comprehensive plan or land use
- as defined in ORS 215.402 or 227.160
- (b) A permit, as defined in ORS 215.402 or 227.160.(c) A limited land use decision, as defined in ORS 197.015.

Enrolled Senate Bill 762 (SB 762-C)

- (d) An expedited land division, as defined in ORS 197,360.(2) Notwithstanding subsection (1) of this section, a local government may:
- (a) Amend the acknowledged comprehensive plan or land use regulations of the local include the requirements; and
- plan or land use regulations as a criterion for a land use decision. (b) Use the requirements that are included in the amended acknowledged comprehensive

ments for wildfire risk reduction on lands in areas identified on the map described in section of this 2021 Act on or before December 31, 2022. SECTION 8c. The State Fire Marshal shall establish minimum defensible space require-

local government financial assistance described in section 8a of this 2021 Act. to the State Fire Marshal for the purpose of carrying out community risk reduction and the duction Fund shall be credited to the fund. Moneys in the fund are continuously appropriated separate and distinct from the General Fund. Interest earned by the Community Risk Re-9. The Community Risk Reduction Fund is established in the State Treasury,

State Fire Marshal and local government activities for the manner provided in ORS 192.245, to the State Wildfire Programs Director and to Act to a committee or interim committee of the Legislative SECTION 10. (1) The State Fire Marshal shall biannually report regarding the status of te Fire Marshal and local government activities for carrying out section 8a of this 2021

Wildfire Programs Advisory Council:

- On or before the date of convening of the regular session of the Legislative Assembly
- as specified in ORS 171.010. Approximately six months after the date described in paragraph (a) of this subsection
- The report shall include, but need not be limited to:
- A status report regarding community risk reduction and the establishment, adminis-The amount of moneys expended during the year for community risk reduction and and enforcement of defensible space requirements;
- the establishment, administration or enforcement of defensible space requirements; (c) The amount of moneys expended during the year for the suppression of during the
- and establishing, administering or enforcing defensible space requirements wildland-urban interface lands; and (d) Any recommendations of the State Fire Marshal for legislative action, to, current or future resource and funding needs for community risk reduction

LAND USE

SECTION 11. (1) As used in this section, "defensible space" has the meaning given that term in section 8 of this 2021 Act.

- are needed in order to incorporate wildfire risk maps and minimize wildfire risk, including statewide land use planning program and local comprehensive plans and zoning codes that (2) The Department of Land Conservation and Development shall identify updates to the
- the appropriate levels of state and local resources necessary for effective implementation.

 (3) Updates may include, but need not be limited to, provisions regarding sufficients. defensible space, building codes, safe evacuation and development considerations extreme and high wildfire risk, allowing for regional differences. in areas of
- (4) On or before October 1, 2022, the Department of Land Conservation and Development
- (a) Complete the updates
- (b) Report to a committee or interim committee of the Legislative Assembly related to wildfire, in the manner provided in ORS 192.245, to the State Wildfire Programs Director and to the Wildfire Programs Advisory Council on the updates. The report must include recom-

Enrolled Senate Bill 762 (SB 762-C)

the State Forestry Department, the Department of Consumer and Business Services and lo-(5) As necessary to identify needed updates and develop the recommendations required by subsection (4)(b) of this section, the department may consult with the State Fire Marshal,

BUILDING CODES

apply to new dwellings and the accessory structures of dwellings, face that are identified pursuant to section 7 of this 2021 Act, the Department of Consumer and Business Services shall adopt wildfire hazard mitigation building code standards that of the 2021 Oregon Residential Specialty Code. SECTION 12. (1) For extreme and high wildfire risk classes in the wildland-urban interas described in section R327

tial Specialty Code. to include standards for additions to existing dwellings and accessory structures and for re-placement of existing exterior elements covered in section R327 of the 2021 Oregon Residen-(2) The department shall amend section R327 of the Oregon Residential Specialty Code

(3) The department shall incorporate the standards described in subsections (1) and (2)

of this section into any updates to the Oregon Residential Specialty Code.

SECTION 12a. (1) The Department of Consumer and Business Services shall take the actions required by section 12 (1) and (2) of this 2021 Act not later than October 1, 2022. (2) The standards described in section 12 (1) and (2) of this 2021 Act may not become

operative before April 1, 2023.

shall update section R327 of the Oregon Residential Specialty Code to: SECTION 12b. 2710N 12h, Not more than two years after the standards described in section 12 (1) of this 2021 Act are adopted, the Department of Consumer and Business Services

of this 2021 Act; and (2) Make any (1) Ensure that the code incorporates the standards described in section 12 (1) and (2) necessary adjustments to the applicability of the standards and permitting

requirements in the code. SECTION 12c. The Department of Consumer and Business Services:

(1) Shall develop and maintain an interactive mapping tool that displays, at the property level, wildfire hazard mitigation standards covered in section R327 of the Oregon Residential Specialty Code. The tool must be designed to support future inclusion of snow load, seismic and wind building code standards at the property level.

the tool. the Oregon Wildfire Risk Explorer and national or science-based sources in order to develop (2) Shall collaborate with Oregon State University to obtain any needed information from

public at no charge. (3) Shall ensure that the tool is displayed in an electronic format and available to the

(4) Shall periodically update the tool when the relevant building code is updated

velop and maintain the tool. (5) May enter into an agreement with the university concerning services required to de

the statewide map of wildfire risk described in section 7 of this 2021 Act is developed interactive mapping tool described in section 12c of this 2021 Act not more than 60 days after 12d. (1) The Department of Consumer and Business Services

(2) Any delay in developing the tool may not affect a deadline concerning the map.

HEALTH SYSTEMS FOR SMOKE

SECTION 13. The Department of Environmental Quality shall develop and implement a program for supporting local communities, in detecting, preparing for, communicating or mitigating the environmental and public health impacts of wildfire smoke.

supporting local communities through intergovernmental agreements, grants, cooperative agreements to develop and implement community response plans to communities' readiness and nitigation capacity for smoke. SECTION 13a. The Department of Environmental Quality shall establish a program for porting local communities through intergovernmental agreements, grants, contracts or

ment a program to support communities across this state in monitoring, SECTION 13b. (1) The Department of Environmental Quality shall establish and imple-

communicating data related to ambient air quality conditions caused by wildfire smoke.

(2) As part of the program, the department shall: (a) Conduct community outreach in areas of this state that are prone to poor air quality

attributable to elevated levels of particulate matter.

poor air quality. (b) Deploy air quality monitoring equipment in a manner sufficient to evaluate an in a seed prevalence of poor air quality attributable to elevated levels of particulate matter. (e) Monitor meteorological conditions in a manner sufficient to forecast occurrences of

filtration system capable of removing particulates and other harmful components of wildfive smoke in a public building. of Human Services shall establish and implement a grant program that allows local govern-(2) In consultation and coordination with the Oregon Health Authority, the Department (1) As used in this section, "smoke filtration system"

emergency clean air shelters.

(b) Equip public buildings with smoke filtration systems so the public buildings may serve as cleaner air spaces during wildfire smoke and other poor air quality events.

(3) The department shall require grantees to provide access to the clean air shelters at

SECTION 14a. The Department of Human Services is the lead state agency for clean air shelter operations. The department shall:

(1) Consult and collaborate with the Oregon Health Authority to align practices for vol-

section 14 of this 2021 Act (2) Coordinate with the authority in setting priorities for awarding grants described in evacuations and emergency sheltering operations.

(3) Provide support to local agencies that take lead roles in operating and planning clean air shelters in the local agencies' jurisdictions.

State Wildfire Programs Director and to the Wildfire Programs thority, the Department of Human Services shall report to an appropriate committee or interim committee of the Legislative Assembly, in the manner described in ORS 192.245, to the shelters in the local agencies' jurisdictions.

SECTION 14b. No later than June 30, 2023, in consultation with the Oregon Health Au-

about which local governments received grants. The grants administered pursuant to section 14 of this 2021 Act, including information

(2) Any barriers to administering the grants.

Areas for improving the grant program described in section 14 of this 2012 Act.

(4) Public health impacts from wildfire smoke events.

from the air in a room to improve indoor air quality. TION 15. (1) As used in this section, "smoke filtration device" means portable air and furnace, heating, ventilation and air conditioning filters that are intended to contaminants, including particulates and other harmful components of wildfire

wildfire smoke who reside in areas susceptible to wildfire smoke. residential smoke filtration devices among The Oregon Health Authority shall establish a persons vulnerable to the health program to increase the availability

(3) The authority may award grants for the purchase of smoke filtration devices.

(4) If the authority awards grants described in this section, the authority shall give pri-

ority to funding for smoke filtration devices in residential buildings occupied by persons who

Enrolled Senate Bill 762 (SB 762-C)

qualify for the Oregon Health Plan or Medicaid and are vulnerable to the health effects of

obtained with grant moneys received under this section, including, but not limited to, mini-mum acceptable efficiency for the removal of particulates and other harmful substances (5) The authority may adopt rules establishing standards for smoke filtration

interventions such as weather proofing. need housing interventions to facilitate effective use of smoke filtration devices, including (6) The authority may provide information and refer service providers to grantees that

to the State Wildfire Programs Director and to the Wildfire Programs Advisory Council on: committee or interim committee of the Legislative Assembly, as described in ORS 192.245. (1) The use of smoke filtration devices funded under section 15 of this 2021 Act, including The Oregon Health Authority shall periodically report to

The effectiveness of the programs described in section the smoke filtration devices by vulnerable and underserved communities. 15 of this 2021 Act

Areas for improvement.

Public health impacts during wildfire smoke events

Whether funding described in section 15 of this 2021 Act has provided a public health

EMERGENCY RESPONSE AND DISASTER RECOVERY

SECTION 16. ORS 401.025 is amended to read 401.025. As used in this chapter:

threatens widespread loss of life, (1) "Emergency" means a human created or natural event or circumstance that causes of injury to person or property, human suffering or financial loss

blight, infestation, civil disturbance, riot, sabotage, acts of terrorism and war, and quake, volcanic activity, tsunamis or other oceanic phenomena, spills or releases of oil or hazardous material as defined in ORS 466.605, contamination, utility or transportation emergencies, disease, (b) A rapid influx of individuals from outside this state, a rapid migration of individuals from wildfire, explosion, flood, severe weather, landslides or mud slides,

displacement results from the type of event or circumstance described in paragraph (a) of this sub one part of this state to another or a rapid displacement of individuals if the influx, migration or essential services (2) "Emergency service agency" means an organization within a local government that performs for the public's benefit before, during or after an emergency, such as law

and those measures defined as "civil defense" in 50 U.S.C. app. tivities, warning and public information, damage assessment, administration and fiscal management, ment, medical, health and sanitation services, engineering and public works, search and rescue ac including but not public information and communications. enforcement, fire control, health, medical and sanitation services, public works and engineering (3) "Emergency services" oil or hazardous material spill or release cleanup as defined in ORS 466.605, law enforce for an emergency and to prevent, minimize, to coordination, preparedness planning, training, means activities engaged in by state and local respond to or recover from an emergency, planning, training, interagency liaison, fire government agencies

(4) "Local government" has the meaning given that term in ORS 174.116

disaster" means any event defined as a "major disaster" under 42 U.S.C. 5122(2)

17. (1) The Office of Emergency Management shall update its statewide emer-necessary to prepare for or respond to wildfire emergencies on an area-wide

evacuation planning. emergencies shall include, but need not be limited to, wildfire risk mitigation efforts and

caused by wildfire are conducted in a manner consistent with the plan developed by the wildfire and ensure that local efforts to prevent, respond to or recover from an emergency Authority to establish local or private (2) The office shall coordinate with cities, counties, adult foster-ties and residential facilities, the Department of Human Services for or respond to wildfire be limited to, providing training, carrying out exercises facilities, the Department of Human Services and the Oregon emergencies. The procedures to prepare for emergencies related to

section 17 (1) of this 2021 Act on or before December 31, 2021. SECTION 17a. The Office of Emergency Management shall conduct the update required

REDUCTION OF WILDFIRE RISK

SECTION 18. (1)(a) The State Forestry Department shall design and implement a program to reduce wildfire risk through the restoration of landscape resiliency and the reduction of hazardous fuel on public or private forestlands and rangelands and in communities near homes and critical infrastructure.

the objectives described in this subsection. scribed in this section and biennially select, administer and evaluate projects consistent with When developing program and project selection criteria, the department shall, to the The department shall ensure that the program is consistent with the objectives de

state and private investments in a tangible way. geographies for wildfire risk reduction. The plan must be able to be used to direct federal. Stewardship Agreement signed on August 13, 2019, that prioritizes restoration actions and section (3) of this section. evant community organizations and ensure consistency with the priorities described (3) (2) The department selecting and administering projects, shall develop a 20-year strategic plan, the department shall: as described in the Shared in sub-

private forestland and rangeland owners, forest and rangeland collaboratives and other rel

federally recognized Indian tribes in this state, public and

extent practicable, consult and cooperate with state and federal agencies, counties, cities

other units of local government,

- within the landscapes that are: identify strategic collaboration landscapes that are with the Oregon State University Extension Service and for treatment, giving priority
- Results" and dated April 9, Service report titled "Pacific Northwest Quantitative Wildfire Risk Assessment: Methods and (A) On lands in the four highest eNVC risk classes identified in the United States Forest 2018;
- (B) Inclusive of federal lands with treatment projects currently approved under the National Environmental Policy Act (42 U.S.C. 4321 et seq.);
 (C) Focusing on treatments protective of human life, property, critical infrastructure.
- watershed health and forest or rangeland habitat restoration; and
- approaches to addressing the underlying causes that could be implemented ing causes of poor wildfire resilience and elevated risk of wildfire or that establish innovative rangeland stakeholders that use an expansive, landscape-scale approach to address underly-(D) Part of a collaborative partnership with agreements across diverse forestland or
- To the extent practicable, identify and support projects that are
- (B) Leverage the collective power of public-private partnerships and federal and state funding to support collaborative initiatives

Page 10

Legislative Action

that address the underlying causes of elevated forestland and rangeland wildfire risk across

- of federal government investments that
- (c) Design the projects to involve existing forest-based and range-based contracting en-
- Enhancement Board or other state agencies as needed. (d) Design the projects to complement programs and projects of the Oregon Watershed
- Conservation Corps Fund established by section 23 of this 2021 Act. projects located in the wildland-urban interface, (e) Design the projects to involve the Oregon Conservation Corps Program established section 21 of this 2021 Act, to the maximum extent possible, for community protection subject to funding available in the Oregon
- portunities for significant involvement by communities in proximity to project sites. holding a wide variety of perspectives regarding forest (f) Affirmatively seek, and enhance opportunities for, collaboration from stakeholders and rangeland management and op-
- recommendations to the Legislative Assembly. (g) Engage in monitoring of the projects to produce useful information on which to base
- (4) A project under this section may not include commercial thinning on:
- Inventoried roadless areas;
- Land Management resource management plans; Riparian reserves identified in the Northwest Forest Plan or in federal Bureau of
- occidentalis caurina); States Fish and Wildlife Service Revised Recovery Plan for the Northern Spotted Owl (Strix successional reserves, except to the extent consistent with the 2011 United
- (d) Areas protected under the federal Wild and Scenic Rivers Act (P.L. 90-542), national
- recreation areas, national monuments or areas protected under ORS 390.805 to 390.925; (e) Designated critical habitat for species listed as threatened or endangered under Endangered Species Act of 1973 (P.L. 93-205) or by the State Fish and Wildlife Commit ronmental review or recognized habitat recovery plan; or under ORS 496.172, unless commercial thinning is already allowed under an existing envithe State Fish and Wildlife Commission or endangered under the
- wilderness study areas. (f) Federally designated areas of critical environmental concern or federally designated
- (5) The department shall give public notice, and allow reasonable opportunity for public ut, when identifying and selecting landscapes under this section. SECTION 19. Section 18 of this 2021 Act does not expand, diminish or otherwise affect a
- pertain to the management of private lands in this state. right, privilege, duty or function established under federal, state or local laws or rules that
- SECTION 20. (1) The State Forestry Department shall complete the operation of projects
- report shall include, but need not be limited to: grams Director and Wildfire Programs Advisory Council no later than January resources, in the manner provided by ORS 192.245, and to the Governor, State Wildfire Prounder section 18 of this 2021 Act no later than June 30, 2023.

 (2) The department shall report regarding progress in carrying out projects under section 18 of this 2021 Act to an interim committee of the Legislative Assembly related to natural
- by section 18 of this 2021 Act, anticipated time frames for completion of the projects and description of initial outcomes from projects selected under the requirements established (a) An explanation of how landscapes were selected, a summary of the selected projects, section 18 of this 2021 Act
- amounts secured by the department

Page 11

- collaboratives and other relevant community organizations to identify and select landscapes for treatment and develop selection criteria for projects. counties, cities and other units of local government, federally recognized Indian tribes in this (c) A summary of outreach and coordination with relevant federal and state agencies private forestland and rangeland owners, forestland
- of the Legislative Assembly related to natural resources, in the manner provided by ORS 192.245, and to the Governor, State Wildfire Programs Director and Wildfire Programs Advisory Council no later than July 15, 2023. The report shall include, but need not be limited tained from the projects described in section 18 of this 2021 Act, to an interim committee risk reduction on forestland and rangeland and (3)(a) The department shall report its findings and recommendations regarding wildfire in communities, based on information ob-
- of wildfire risk to public values; anticipated changes in landscape conditions related to enhanced resiliency or the mitigation states the number of acres treated, the treatment actions carried out and any resulting or (A) A qualitative and quantitative summary of the project outcomes that, at a minimum,
- goals in future wildfire risk reduction projects; (B) The identification of barriers to more efficient implementation and achievement of
- number of acres burned or treated and any resulting or anticipated changes in landscap conditions related to enhanced resiliency or the mitigation of wildfire risk to public values; invasive annual grass treatments for wildfire risk reduction that, at a minimum, states the (C) A qualitative and quantitative summary of the use of prescribed fire activities and landscape
- barriers to, the use of prescribed fire; identification of existing disincentives to, and recommendation
- wildfire risk reduction projects; (E) Recommendations for creating optimal working relationships with forestland or collaboratives and other relevant community organizations regarding future
- as matching funds to carry out projects; and (F) A description of the funding source types and amounts secured by the department
- carried out in the 2023-2025 biennium. 3 Recommendations for investment in future wildfire risk reduction projects to be
- in reducing wildfire risk on public or private forestlands and rangelands and in communities for monitoring and communicating the effectiveness of state investments and project actions third parties to develop consistent coordination with federal land management agencies, institutions of higher education and ird parties to develop consistent performance measurements and condition-based metrics (b) In developing the report required under this subsection, the department shall work

OREGON CONSERVATION CORPS

SECTION 21. (1) The Oregon Conservation Corps Program is established for the purposes

- Reducing the risk wildfire poses to communities and critical infrastructure
- (b) Helping to create fire-adapted communities.
- (c) Engaging youth and young adults in workforce training
- qualified by a youth development organization may participate in projects undertaken by the young adults between 13 years of age and 26 years of age who have been
- by the corps: (3) Notwithstanding any contrary provision of law, participants in projects undertaken
- Are not employees of the corps.

 Are exempt from prevailing wage laws.

Enrolled Senate Bill 762 (SB 762-C

SECTION 22. (1) As used in this eligible to receive, including academic credit or an AmeriCorps education award, is equivallowance or stipend that, when combined with other sources of payment the participant is (c) Must receive compensation for their participation of at least minimum wage or an

training, skill development and forest-related or rangeland-related career path training. nonprofit youth development organizations and public entities that provide programs of job "eligible organization"

Education Coordinating Commission for the purpose of managing the Oregon Conservation (2) The Oregon Conservation Corps Advisory Committee is established within the Higher

(3) The Governor shall determine the number of members on the committee and appoint

(4) The committee shall, in collaboration with a qualified nonprofit foundation, actively

seek and source private donations to support the Oregon Conservation Corps Program. (5) Fund for a promotional website and materials to solicit private funds. The committee may direct the expenditure of moneys from the Oregon Conservation

reimbursing the members. formance of committee duties with moneys available to the commission for the purpose of may be reimbursed for actual and necessary travel and other expenses incurred in the perto any applicable laws regulating travel and other expenses of state officers and employees, may not receive compensation for service on the committee, but,

The committee shall administer a grant process that:

(a) Provides funding to support the work conducted by the Oregon Conservation Corps

with lower-income members. populations with greater vulnerability including communities of color, indigenous communities, communities with members who have limited proficiency in English and communities (b) Defines and uses an equity lens in awarding grants by identifying and supporting

(c) Awards grants to eligible organizations

Act and subsection (8) of this section. <u>a</u> Ensures that grant awards support activities described in section 21 (1) of this 2021

ences and reduce bazardous fuels. fire risks, promote youth and young adult workforce development and educational experi (e) Establishes guidelines for prioritizing grant-supported projects to reduce community

grant process awards funds to proposals that: (a) Protect at-risk communities and infrastructure within the wildland-urban interface (8) The committee shall consult with the State Forestry Department to ensure that the

as described in section 18 of this 2021 Act.

(b) Meet standards for fuel treatment established by the department.

Advisory Council, regarding the expenditure described in ORS 192.245, and to the State Wildfire Programs Director and Wildfire Programs 293.640, to an appropriate committee or interim committee of the Legislative Assembly, as (9) The committee shall biennially submit a report, on the timeline described in ORS the Oregon Conservation

tion Corps Fund shall be credited to the fund. SECTION 23. (1) The Oregon Conservation Corps Fund is established in the State Treasseparate and distinct from the General Fund. Interest earned by the Oregon Conserva-

(2) The fund may receive contributions from individuals and private organizations

Moneys in the fund are continuously appropriated to the Higher Education Coordi-Commission to be used as directed by the Oregon Conservation Corps Advisory Com-

and the activity or program against which each withdrawal from the fund is charged. (4) The commission shall keep records of all moneys credited to and deposited in the fund

SMALL FORESTLAND GRANT PROGRAM

SECTION 24. (1) As used in this section, "small forestland owner" means an individual

group, federally recognized Indian tribe in Oregon or association that owns:

(a) Up to 160 acres of nonindustrial private forestland west of the crest of the Cascade

(b) Up to 640 acres of nonindustrial private forestland east of the crest of the Cascade

(2) The State Forestry Department shall establish a small forestland grant program for

the purpose of providing grants, on a competitive basis, to support small forestland owners in reducing wildfire risk through the restoration of landscape resiliency and the reduction assessing grant applications and awarding grants. The criteria may include, but need not be of hazardous fuels on the owners' property. (3) In consultation with partners and stakeholders, the department shall set criteria for

Prioritization of projects on forestland in extreme or high wildfire risk classes de-

scribed in section 7 of this 2021 Act.

(b) Owner commitment to maintaining fuel reduction treatments.

funding source, that would contribute to cross-boundary, landscape-scale forest resiliency. (c) Owner possession of a forest management plan.
(d) Project proximity to current or past fuel mitigation efforts, supported by any owner

(f) Whether critical facilities and infrastructure may receive enhanced protection due to

PRESCRIBED FIRE

SECTION 25. The State Forestry Department shall adopt rules to clarify that a person

 Conduct a prescribed fire that burns across land ownership boundaries if the person obtains a permit for the fire as described in ORS 477.515 or 477.625 and complies with the conditions of the permit.

(2) Obtain a single permit under ORS 477.515 or 477.625 for a prescribed fire that burns land ownership boundaries if the person demonstrates to the department that the has obtained consent to conduct the fire from all persons on whose lands the fire is The State Forestry Department shall initiate the rulemaking described in

section 25 of this 2021 Act on or before November 30, 2021, and finalize the rulemaking on

or before November 30, 2022.

SECTION 26, ORS 526,360 is amended to read:
526,360. (1) The State Board of Forestry, [and the forester] the State Forester grazing or agricultural uses, all forestland classified including the burning of brush or other flammable material for the purpose of: associations may assist to the extent (possible) practical in developing, pursuant to ORS 526.328 or 526.340 for such

(a) Removing a fire hazard to any property;

development or use of that land; (b) Preparing seed beds;(c) Removing obstructions to or interference with the proper seeding or agricultural or grazing

Enrolled Senate Bill 762 (SB 762-C)

- (d) Promoting the establishment of new forest crops on cutover, denuded or underproductive
- suppression activities, as provided in ORS 527.310 to
- fuse to perform or supervise burning or to issue any burning per forester or forest protective association, conditions so warrant fire control actions and activities as the forester or forest protective association may require owner or the agent of the owner shall supply such personnel and equipment and shall perform such to ORS 526.328 or 526.340, the forester or a forest protective association may perform or supervise burning operations thereon for any of the purposes stated in subsection (1) of this section. The (2) Upon request of the owner or the agent of the owner of any forestland classified pursuant (f) Promoting improvements to forest health, including improvements to fish and wildlife habitat is danger of the fire spreading. issue any burning permit The forester or forest protective
- Forestry may | board shall establish by rule a Certified Burn Manager program (3) To accomplish the purposes set forth in subsection (1) of this section, the |State Board of
- The rules shall include:
- Certification standards, requirements and procedures
- Standards, requirements and procedures to revoke certification;
- (d) Actions and activities that a Certified Burn Manager may not allow or perform: (c) Actions and activities that a Certified Burn Manager must perform;
- Limitations on the use of a Certified Burn Manager; and

and effective administration of the program.

- (f) Any other standard, requirement or procedure that the board considers necessary for the safe
- damage is caused by the negligence of the person.

 SECTION 27. By December 1, 2021, the State Board of Forestry shall: (5) The rules may establish and impose fees for participation in the program.
 [(4)] (6) When |any| a burning for any of the purposes stated in subsection (1) of this section on forestland classified pursuant to ORS 526.328 or 526.340 is started under the supervision of and supervised by the forester, a forest protective association or a Certified Burn Manager, |no| a person [shall] may not be held liable for property damage resulting from that burning unless the
- ducting the Certified Burn Manager program described in ORS 526,360; (1) Consult with the Oregon Prescribed Fire Council concerning best practices for con-
- (2) Initiate rulemaking to establish the program; and
- committee of the Legislative (3) Report in the manner provided in ORS 192.245 to an appropriate committee or interim unittee of the Legislative Assembly on progress the board has made in establishing and and when the board expects to launch the

FEDERAL PARTNERSHIPS

increase the effectiveness of activities undertaken pursuant to ORS 526.271, 526.274 and SECTION 27a. The State Forestry Department shall cooperate with federal agencies to

PROTECTED AREAS

collaboration with the State Forester and the State Fire Marshal, may work to ensure that and susceptible to wildfire. baseline levels of wildfire protection for lands that are outside of forest protection districts Forester shall ensure that the levels are adapted to reflect regional conditions. agencies and local governments as defined in ORS 174.116, shall adopt rules establishing SECTION 28. (1) The State Forester, in collaboration with the State Fire Marshal, state When establishing the baseline levels for

wildfire are provided with wildfire protection services at the applicable baseline level or a higher level. As used in this subsection, "forest protection districts" means lands designated in State Forester rules as provided under ORS 477.225.

- in collaboration with the State Forester and the State Fire Marshal, may
- (a) Landowners, individuals and businesses with forming jurisdictions to provide wildfire
- other changes (b) Landowners, individuals, to boundaries or facility locations of jurisdictions that provide wildfire probusinesses and jurisdictions with obtaining expansion of or
- wildfire protection for lands; and (c) Jurisdictions to expand or adjust jurisdiction service boundaries to ensure
- protection at the baseline level or higher on lands described in subsection (1) of this section (d) Jurisdictions in developing wildfire protection facilities, equipment, training and other adequate to ensure that the jurisdiction provides timely and
- Forester and designated for that purpose. county duties under subsection (2) of this section from any funds made available to the The State Forester may provide financial assistance to counties for carrying out

SECTION A county shall ensure no later than January 1, 2026, of this 2021 Act within the county have baseline section 28 of this 2021 Act. level or that all lands described

WILDFIRE RESPONSE CAPACITY

panded system of automated smoke detection cameras that includes staff centers to monitor and alert fire suppression staff when fires are detected. SECTION 30. (1) The State Forestry Department shall establish and maintain panded system of automated smoke detection cameras that includes staffing in de-

fires and keeping fires as small as possible. (2) The system must serve the purposes of quickly detecting, locating and extinguishing

The State Forestry Department:

- communication and coordination between federal, state, local and private entities. (1) Shall consult and coordinate with federal agencies, private stakeholders and other state agencies to determine the adequacy of state, federal and private wildfire response ca-pacity. The department shall act to facilitate wildfire prevention and wildfire response
- tive support personnel, to the extent the department receives funding for the increase.

 (3) Shall, to the extent practicable, seek to leverage state moneys to obtain an increase increases to fire suppression response personnel, aviation assets and necessary administra-(2) Shall increase the department's wildfire readiness and response capacity, including
- in federal wildfire resources available to Oregon for effective initial response purposes
- wildland-urban interface lands and to identify means for providing additional resources from board chiefs to assess the adequacy of available mutual aid to provide wildfire response on (4) Shall consult with the office of the State Fire Marshal and with local fire defense or other entities to enhance response capacity on
- to provide an adequate level of wildfire protection, as described in ORS a sustained basis. The identified workforce development needs must align with wildfire risk mitigation and wildfire response (5) Shall continually identify workforce development needs associated with wildfire risk and develop funding proposals for meeting those needs on 477.062
- the purpose of assisting the entity to organize for purposes of wildfire risk mitigation or but not limited to, facilitating wildfire

ance and other administrative expenses of the entity associated with wildfire risk mitigation or wildfire response. tion of firefighting equipment for the entity and assisting with payment for liability insur-

readiness and response capacity to the extent the office receives funding for the increase, SECTION 30b. (1) The office of the State Fire Marshal shall increase the office's wildfire

(a) Increasing fire prevention and response personnel and fire administrative support

source deployment in an efficient and safe manner. personnel to address planning, communications, training, deployment and safety, (b) Implementing innovative technologies and modernizing systems to expe

The State Fire Marshal may:

sitioning of resources and costs, (a) Designate funding intended for the Oregon fire mutual aid system to support prepo-

corporations and authorities having fire suppression jurisdiction for fire prevention Enter into contracts with federal or state agencies coordination and response. other states, political

WILDLAND-URBAN INTERFACE FIRE PROTECTION

SECTION 31, ORS 477.015 is amended to read:

477.015. [(1)] As used in this section and ORS [477.015 to 477.061] 477.025 and 477.027, [unless the context otherwise requires,] "[forestland-urban] wildland-urban interface" [means] has the meaning given that term in rule by the State Board of Forestry, [a geographic area of forestland inside a forest protection district where there exists a concentration of structures in

(2) As used in ORS 477,015 to 477,057, unless the context requires otherwise:)

((a) "Committee" means a county forestland-urban interface classification committee.]
((b) "Governing body" means the board of county commissioners or county court of a county, as the

SECTION 32. ORS 477.025 is amended to read:

different problems necessitate varied fire prevention and interface fire protection problems exist across the state established by ORS 477.027 to 477.057.) in ORS 477.023, certain classifications of the forestland-urban interface within the State of Oregon are give recognition to such differences and their effect on the accomplishment of Oregon varies by condition, situation, fire hazard and risk, that different [forestland] wildland-urban 477.025. The Legislative Assembly recognizes that the [forestland] wildland-urban interface in because of this variability, practices. [and

SECTION 33. ORS 477.027 is amended to read:

[administrative] rule, considering national best practices, the State Board of

(a) A definition of "wildland-urban interface."

(b) Criteria by which the [forestland-urban] wildland-urban interface |shall| must be identified

(2) The criteria |shall|:

teristics within the [forestland-urban] wildland-urban interface (a) Must recognize differences across the state in fire hazard, fire risk and structural charac

May not exclude a category of land from inclusion in the wildland-urban interface.

Based on the criteria |shall include not less shall es-

7 of this 2021 Act

SECTION 33a. The State Board of Forestry shall adopt by rule the definition described in ORS 477.027 (1)(a), as amended by section 33 of this 2021 Act, not later than 100 days after the effective date of this 2021 Act.

SECTION 34. ORS 477.017, 477.018, 477.023, 477.029, 477.031, 477.052, 477.054, 477.057,

477.059, 477.060 and 477.061 are repealed.

STATE WILDFIRE PROGRAMS DIRECTOR

the pleasure of the Governor. SECTION 35. (1) The Governor shall appoint a State Wildfire Programs Director to serve

- The duties of the director shall include:
- (a) Overseeing implementation of requirements and authorization provided by this 2021
- required or authorized by this 2021 Act in order to optimize the efficiency and effectiveness (b) Coordinating and integrating activities of state agencies and other entities that are
- (c) Ensuring compliance with deadlines set out in this 2021 Act.
- (d) Monitoring and assessing any financial impacts of the activities on local jurisdictions and the equity of those financial impacts among the jurisdictions.
- (e) Supervising staffing of the Wildfire Programs Advisory Council.
- further reduce wildfire risk ities, note obstacles and opportunities and catalog possibilities for future improvements Speaker of the House of Representatives and the chairs of relevant committees and interim committees of the Legislative Assembly to summarize progress on implementing the activ-(f) Reporting at least every 60 days to the Governor, the President of the Senate, the in this state.
- (g) Exploring additional opportunities to reduce wildfire risk, including but not limited
- property from wildfire at a reasonable cost. to engaging with:

 (A) Insurance companies regarding insurance policy coverage provisions, insurance rates and any other topics relevant to enhancing the protection of
- Electric utilities regarding further actions to protect public and promote electrical system resilience to wildfire damage.
- partnerships for wildfire mitigation and develop (C) Congressional delegations and federal agencies to expand opportunities for cost-share
- (h) Collaborating with the State Resilience Officer and participating in any relevant

WILDFIRE PROGRAMS ADVISORY COUNCIL

term in section 8 of this 2021 Act. SECTION 36. (1) As used in this section, "defensible space" has the meaning given that

- (2) There is established a Wildfire Programs Advisory Council to advise and assist the te Wildfire Programs Director by:
- sponse, including receiving and evaluating agency reports related to wildfire (a) Closely monitoring implementation of activities related to wildfire prevention and re-(b) Providing advice on potential changes to the activities in order to
- dramatically reducing wildfire risk in this state and ensuring that regional defensible space, (c) Strengthening intergovernmental and multiparty collaboration and enhancing collab-

Eurolled Senate Bill 762 (SB 762-C)

- (d) Developing strategies to enhance collaboration among governmental bodies and the
- Act may inform development of building codes and land use laws, rules and decisions, (e) Assessing ways the statewide map of wildfire risk described in section 7 of this 2021
- (f) Assessing the application of defensible space requirements to vineyards, crops and
- local comprehensive plans and zoning codes to incor wildfire risk to people, public and private property, commendations related to potential updates to the statewide land use planning program mendations in the report required by section 11 of this 2021 Act and making additional re (g) Reviewing Department of Land Conservation and Development findings and recom and zoning codes to incorporate wildfire risk maps and
- (3) The council is not a decision-making body but instead is established to provide advice
- appoint 19 members to the council as follows: perspective, ideas and recommendations to the State President of the Senate and Speaker of the House of
- One member who represents county government.
- One member who is a land use planning director of a county that is wholly or partially the wildland-urban interface.
- member who represents city government
- (d) One member who is a land use planning director of a city that is wholly or partially the wildland-urban interface.

(e) One member who represents five chiefs and has experience with managing, fighting

- preventing fire within the wildland-urban interface preventing fire within the wildland-urban interface (g) One member who represents firefighters and has experience with managing, fighting (f) One member who represents fire marshals and has experience with managing, fighting
- or preventing fire within the wildland-urban interface. (h) One member who represents rural residential property owners whose property is
- partially within the wildland-urban interface. or partially within the wildland-urban interface. member who represents farming property owners whose property is wholly or
- partially within the wildland-urban interface. (j) One member who represents ranching property owners whose property is wholly or
- the wildland-urban interface. One member who represents forestland owners whose property is wholly or partially
- partially within the wildland-urban interface (L) One member who represents federally recognized Indian tribes with land wholly or
- (m) One member who represents a utility company.
- One member who represents environmental interests.

0

- One member who represents forest resiliency interests.

 One member who represents state or regional land use planning organizations.

 One member who represents land and housing development interests or real real estate
- member who represents public health professionals.
- One member who represents the environmental justice community.
- submit names of interest for appointment to the council. presiding officers shall provide public notice of an opportunity for interested
- with the minority leaders member, the presiding officers shall consult in and House of Representatives on the ap-

Enrolled Senate Bill 762 (SB 762-C)

- (7) The term of service for each member is four years.(8) The members are eligible for reappointment.(9) The council shall elect a chairperson and vice c and vice chairperson to serve for one-year
- (10) The members shall serve on the council as volunteers and are not entitled to re-
- shall each provide 15 percent of the time of a full-time equivalent employee to: (11) The Department of Consumer and Business Services, Department of Land Conservation and Development, office of the State Fire Marshal and State Forestry Department imbursement for expenses.
 (11) The Department of
- Cooperatively staff the council
- Attend council meetings as informational resources.
- (c) Assist with drafting reports at the request of the council.(d) Support the work of the State Wildfire Programs Director.
- staff for the council (12) The Oregon State University Extension Service shall designate a person to serve
- implementing program activities related to defensible space, building codes, land use committees or interim committees of the Legislative Assembly that describes progress on Each October the council shall submit a report to the Governor and appropriate
- Advisory Council must be appointed as described in section 36 (4) of this 2021 Act. (1) On or before September 1, members Wildfire Programs
 - community emergency preparedness and that recommends improvements.
- (m), (o), (q) and (s) of this 2021 Act is three years, SECTION 39. The Wildfire Programs Advisory members first appointed from each category described in section 36 (4)(a), (c), (e), (g), (i), (k), SECTION 38, Notwithstanding section 36 (7) of this 2021 Act, (2) On or before November 1, 2021, the council must begin meeting regularly, service for the

scribed in section 36 (13) of this 2021 Act in October 2022. The Wildfire Programs Advisory Council must make the first report de

CONFORMING AMENDMENTS

SECTION 40. For purposes of the sellers' property disclosure statements described in ORS 105.464, "forestland-urban interface" has the same meaning as "wildland-urban interface," as defined in ORS 477.015.

SECTION 41. ORS 197,716 is amended to read:

197.716. (1) As used in this section:

- (a) "Economic opportunity analysis" means an analysis performed by a county that:
- state, regional or county level; sonably be expected to expand or locate in the county based Identifies the major categories of industrial uses or other employment uses that could reaon a review of trends on national
- expected employment growth based on the site characteristics typical of expected (B) Identifies the number of sites by type reasonably expected to be needed to accommodate the
- economic advantages and disadvantages, including:

 (i) Location, size and buying power of markets; cur in the county based on subparagraphs (A) and (B) of this paragraph and considering the county's (C) Estimates the types and amounts of industrial uses and other employment uses likely to ac
- (ii) Availability of transportation facilities for access and freight mobility:
- (iii) Public facilities and public services;
- Labor market factors;
- (v) Access to suppliers and utilities;
- (vi) Necessary support services;(vii) Limits on development due to federal and state environmental protection laws; and
- (viii) Educational and technical training programs;

- with state agencies and consistent with any categories or particular types of industrial us other employment uses desired by the community as identified in an existing comprehensive (D) Assesses community economic development potential through a public process in conjunction
- existing firms in the county to identify the types
- dustrial use or other employment use, including: (F) Includes an inventory of vacant and developed lands within the county designated for in-
- or zoning district; and (i) The description, including site characteristics, of vacant or developed sites within each plan
- description additional potential sites for designation in the inventory; and of any development constraints or infrastructure needs that affect the and rezoning that could reasonably
- commodate expected industrial uses and other employment uses that cannot be met by existing in
- and research and development. fabrication, processing, storage, logistics, warehousing, importation, distribution and transshipment (b) "Industrial use" means industrial employment activities, including manufacturing, assembly
- Wallowa or Wheeler County county" means Baker, Gilliam, Grant, Harney, Lake, Malheur, Sherman, Union
- industries and that occupy retail, office or flexible building types of any size or multibuilding cam commercial use, employment use" means all nonindustrial employment activities, including small scale, wholesale, service, nonprofit, business headquarters, administrative, governmental activities that serve the medical, educational, social service, recreational or security
- the appropriate locational factors for the use or category of use. (e) "Reasonably be expected to expand or locate in the county" means that the county possesses
- sale of products or services, including offices.

 (B) "Small scale commercial use" does not include use of land for factories, warehouses, freight (f)(A) "Small scale commercial use" means the low-impact use of land primarily for the retail
- (2) A listed county that has adopted an economic opportunity analysis as part of its compre or wholesale distribution centers.
- planning goals related employment uses without acres of land if the sites were identified in any economic opportunity analysis as additional potentia not more than 10 sites outside an urban growth boundary that cumulatively total not more than 50 hensive plan may amend its comprehensive plan, land use regulations and zoning map to designate industrial uses or other employment uses in order to requiring ORS 197.732 to for industrial uses
- Agriculture;
- 3
- A county may not designate a site under subsection (2) of this section
- On any lands designated as high-value farmland as defined in ORS 195.300.
- Unless the county complies with ORS 197.714; and
- (c) If any portion of the proposed site is for lands designated for forest use, unless
- Cooperates with the State Forester the State Forester in writing not less than 21 days before designating the site; and
- Updating and classifying [forestland] wildland-urban interface lands in and around the site:
- around the site as described in ORS [477.015 to 477.061] 477.027; steps to implement or update the [forestland] wildland-urban interface fire
- (iii) Implementing other fire protection measures authorized by the State Forester

this section to allow a use that would conflict with an administrative rule of implementing the Oregon Sage-Grouse Action Plan and Executive Order SECTION 42, ORS 205.130 is amended to read: (4) A county may not amend its comprehensive plan, land use regulations or zoning map under section to allow a use that would conflict with an administrative rule adopted for the purpose implementing the Oregon Sage-Grouse Action Plan and Executive Order 15-18.

gages of real property and a record of all maps, plats, contracts, powers of attorney and terests affecting the title to real property required or permitted by law to be recorded. (2) Record, or cause to be recorded, in a legible and permanent manner, and keep in the office (1) Have the custody of, and safely keep and preserve, all files and records of deeds and mort-

of the county clerk, all:

(a) Deeds and mortgages of real property, powers of attorney and contracts affecting the fittle to real property, authorized by law to be recorded, assignments thereof and of any interest therein quired or permitted by law to be recorded; when properly acknowledged or proved and other interests affecting the title to real property re-

(b) Certificates certificates or of any interest in real property, when properly acknowledged or of sale of real property under execution or order of court, or assignments

the deed records of a county under this subsection is a public record and is not subject to the dis-(c) Certified copies of death records of any person appearing in the county records as owning or having a claim or interest in land in the county. A certified copy of a death record recorded in limitations under ORS 432,350

tical subdivision of either, that affect title to or an interest in real property or that lawfully concern (d) Instruments presented for recording by the United States or the State of Oregon, or a poli-

(f) Orders from a county interest in real property if the instrument is properly acknowledged or provedl; and]. forestland-urban ORS

(e) Instruments recognized under state law or rule or federal law or regulation as affecting title

477.052.

(3) Keep and maintain:

(a) Deed and mortgage records;

(b) Statutory lien records;

(c) A record called the County Clerk Lien Record in which the following shall be recorded:

warrants and orders of officers and agencies that are required permitted by law to

and mortgage records or the statutory lien records; that affect the title to or an interest in real property, other than instruments recorded in the deed instruments presented for recordation when required or permitted by law to be recorded

(d) Releases, satisfactions, assignments, amendments and modifications of recorded instruments:

(e) Other instruments required or permitted by law to be recorded not affecting interests in real

property, contracts, abstracts of judgments, notices of pendency, powers of attorney and other terests when required or permitted by law to be recorded that affect the title of real property, and regard to the entry of satisfaction and discharge of the same, together with other documents (4) Perform all the duties in regard to the recording and indexing of deeds and mortgages of reaor permitted by law to be recorded.

instrument that does not comply with the provisions of law that require or allow the recording (5) Incur no civil or criminal liability, either personally or in an official capacity, for

ORS 477.281 is amended to

taxes for fire protection of forestland is limited to: 477.281. (1) The obligation of an owner of timberland or grazing land for payment of assessments

- (a) The payment of moneys pursuant to ORS 321.015 (2), 477.277, 477.295, 477.760 (4) and 477.880 to maintain the Oregon Forest Land Protection Fund; and
- (b) The payment of forest protection district assessments pursuant to ORS [477.060 and] 477.205
- in a rural fire protection district pursuant to ORS 478.010. of the owner under ORS 477.066, 477.068 or 477.120 or the obligations of an owner of land included assessments and taxes for fire protection of forestland" does not include the duties or obligations "obligation of an owner of timberland or grazing land for payment

APPROPRIATIONS

(State Forestry Department)

increased by \$10,611,235, for carrying out the provisions of section 30a of this 2021 Act. (Enrolled Senate Bill 5518), for the biennium beginning July 1, 2021, for fire protection, is SECTION 44. Notwithstanding any other provision of law, the General Fund appropriation made to the State Forestry Department by section 1 (2), chapter ____, Oregon Laws 2021

this 2021 Act. fire protection, is increased by \$11,514,649, for carrying out the provisions of section 30a of 2021 (Enrolled Senate Bill 5518), collected or received by the State Forestry Department, for cluding lottery funds and federal funds not described in section 2, from the United States Forest Service for fire protection and for 5518), for the biennium beginning July 1, 2021, as the maximum limit for payment of expenses penditures established by section 2 (2), chapter SECTION 45. Notwithstanding any other law limiting expenditures, the limitation on ex fees, moneys or other revenues, including Miscellaneous Receipts and federal , Oregon Laws 2021 (Enrolled Senate Bill chapter research projects, but ex-

30a of this 2021 Act. ration, is increased by \$27,990,713, for carrying out the provisions of sections 7, 18, 20, 24 and made to the State Forestry Department by section 1 (3), chapter ____, Oregon Laws 2021 (Enrolled Senate Bill 5518), for the biennium beginning July 1, 2021, for federal forest resto-SECTION 46. Notwithstanding any other provision of law, the General Fund appropriation

agency administration, is increased by \$1,467,358, for carrying out the provisions of sections cluding lottery funds and federal funds not described in section 2, chapter ___, Oregon Laws 2021 (Enrolled Senate Bill 5518), collected or received by the State Forestry Department, for from the United States Forest Service for fire protection and for research projects, but exfrom fees, moneys or other revenues, 5518), for the biennium beginning July 1, 2021, as the maximum limit for payment of expenses penditures established by section 2 (1), chapter 18, 20 and 30a of this 2021 Act. SECTION 47. Notwithstanding any other law limiting expenditures, the limitation on ex including Miscellaneous Receipts and federal funds , Oregon Laws 2021 (Enrolled Senate Bill

provisions of section 30a of this 2021 Act. SECTION 49. Notwithstanding any oth landowner forest patrol assessments under ORS 477,270 due to the implementation priated to the State Forestry Department, for the biennium beginning July 1, 2021, out of the General Fund, the amount of \$15,000,000, for the purpose of offsetting potential increases in SECTION 48. In addition to and not in lieu of any other appropriation, there is appro

(Enrolled Senate Bill 5518), the State Forestry Department by 49. Notwithstanding any other provision of law, the General Fund appropriation for the biennium out the provisions of section 30a of this 2021 Act beginning July 1, 2021, for the equipment pool section 1 (6), chapter

(Public Utility Commission)

Enrolled Senate Bill 762 (SB 762-C)

Commission, for carrying out the provisions of sections 2 and 3 of this 2021 Act. payment of expenses from fees, moneys or other revenues, but excluding lottery funds and federal funds, collected SECTION 50. Notwith \$324,286 is established for Notwithstanding any other law limiting expenditures, the biennium beginning July 1, , including Miscellaneous Receipts, or received by the Public Utility 2021, as the maximum limit for

(Department of State Police, Office of the State Fire Marshal)

creased by \$13,506,889, for carrying out the provisions of sections 8a, 10 and 30b (1) of this criminal investigations, gaming enforcement and the office of the State Fire (Enrolled House Bill 5028), for the biennium beginning July 1, 2021, for patrol services made to the Department of State Police by section 1 (1), chapter SECTION 51. Notwithstanding any other provision of law, the General Fund appropriation , Oregon Laws 2021

creased by \$7,000,000, for carrying out the provisions of section 8a (5) of this 2021 Act. criminal investigations, gaming enforcement and the office of the State Fire Marshal, is in-(Enrolled House Bill 5028), for the biennium beginning July 1, 2021, for patrol services SECTION 52. Notwithstanding any other provision of law, the General Fund appropriation made to the Department of State Police by section 1 (1), chapter ___, Oregon Laws 2021

Community Risk Reduction Fund established by section 9 of this 2021 Act. SECTION 53. In addition to and not in lieu of any other appropriation, there priated to the Department of State Police, office of the State Fire Marshal, for the beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000, for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000, for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000, for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the amount of \$25,000,000 for depole beginning July 1, 2021, out of the General Fund, the Amount of Section Fund, the General Fund, the Amount of Section Fund, the General Fund, the Amount of Section Fund, the General SECTION the amount of \$25,000,000, for deposit in the for the biennium is appro

purpose of carrying out the provisions of section 8a (6) of this 2021 Act. from the Community Risk Reduction Fund established by payment \$25,000,000 is established for the biennium beginning July 1, 2021, as the maximum limit for SECTION of expenses by the Department of 54, Notwithstanding any other law limiting expenditures, the amount of State Police, office of the State Fire Marshal, stablished by section 9 of this 2021 Act for the

related to the Oregon fire mutual criminal investigations, gaming enforcement and the office of the State Fire M creased by \$55,000,000, for carrying out the provisions of section 30b of this 2021 (Enrolled House Bill 5028), for the biennium beginning July made to the Department of State Police by section 1 (1), chapter SECTION 55. Notwithstanding any other provision of law, the General Fund appropriation aid system. uly 1, 2021, for patrol services, of the State Fire Marshal, is in-Oregon Laws 2021

(Department of Environmental Quality)

SECTION 56. Notwithstanding any other provision of law, the General Fund appropriation made to the Department of Environmental Quality by section 1 (1), chapter ___, Oregon Laws 2021 (Enrolled Senate Bill 5516), for the biennium beginning July 1, 2021, for air quality, is increased by \$3,322,828, for carrying out the provisions of sections 13, 13a and 13b of this 2021

(Department of Human Services)

increased by made to the Department of Human Services by section I (1), chapter ___, Oregon Laws 2021 (Enrolled Senate Bill 5529), for the biennium beginning July 1, 2021, for central services, is SECTION 57. Notwithstanding any other provision of law, the General Fund appropriation \$5,187,411,

Enrolled Senate Bill 762 (SB 762-C)

(Oregon Health Authority)

SECTION 58. Notwithstanding any other provision of law, the General Fund appropriation made to the Oregon Health Authority by section 1 (1), chapter ____, Oregon Laws 2021 (Enrolled House Bill 5024), for the biennium beginning July 1, 2021, for health systems, health policy and analytics and public health, is increased by \$4,768,812, for carrying out the provisions of sections 14, 14a, 14b, 15 and 15a of this 2021 Act

(Oregon Military Department)

ment, is increased by \$700,003, for carrying out the provisions of section (Enrolled Senate Bill 5535), for the biennium beginning July 1, 2021, made to the Oregon SECTION 59. Notwithstanding any other provision of law, the General Fund appropriation Military Department by section 1 (3), chapter for emergency manage Oregon Laws 2021

(Higher Education Coordinating Commission, Oregon State University)

Oregon Laws 2021 (Enrolled Senate Bill 5528), for the biennium beginning July 1, 2021, for distribution to public university statewide programs, is increased by \$1,138,040, for distribution to Oregon State University for carrying out the provisions of sections 7, 12c and 18 of made to the Higher Education Coordinating SECTION 60. Notwithstanding any other provision of law, the General Fund appropriation Commission by section 1 (11), chapter

Education Coordinating Commission pro provisions of section 22 of this 2021 Act made to the Higher Education Coordinating Commission by section 1 (1), chapter Laws 2021 (Enrolled SECTION 61. Notwithstanding any other provision of law, the General Fund appropriation Senate Bill 5528), for the biennium beginning July 1, 2021, for Higher Commission programs, is increased by \$643,668, for carrying out the

servation Corps Fund established by section 23 of this 2021 Act.

SECTION 63. In addition to and not in lieu of any other appropriation, 1, 2021, out of the General Fund, the amount of \$10,000,000, for deposit in the Oregon Conpriated to the Higher Education Coordinating Commission, for the biennium beginning July SECTION 62. In addition to and not in lieu of any other appropriation, there is appro-

Conservation Corps Program established by section 21 of this 2021 Act. 1, 2021, out of the General Fund, the amount of \$1,000,000, to match private priated to the for the purposes of funding grant-supported projects related to the Oregon Higher Education Coordinating Commission, for the biennium there is appro-

(Office of the Governor)

rying out the provisions of section 35 of this 2021 Act. Senate Bill 5520), for the biennium beginning July 1, 2021, is increased by \$497,541, for car-SECTION 64. Notwithstanding any other provision of law, the General Fund appropriation made to the Office of the Governor by section 1, chapter ___, Oregon Laws 2021 (Enrolled

CAPTIONS

legislative intent in the ience of the reader and do not become part of the statutory The unit captions used in this 2021 Act are provided only for the er and do not become part of the statutory law of this state or exp enactment of this 2021 Act. conven-

Enrolled Senate Bill 762 (SB 762-C)

EMERGENCY CLAUSE

SECTION 66. This 2021 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2021 Act takes effect on its passage.

Junior Communication of the Co	Peter Courtney, Passed by House June 26, 2021	100	Passed by Senate June 25, 2021
Tina Kotek, Spe	Peter Courtney, President of e June 26, 2021	1 L. Brocker, Secretary of Senate	une 25, 2021
Tina Kotek, Speaker of House	sident of Senate	etary of Senate	
			Recei
Filed in Office of Secretary of State: b:49, M	Ka	Approved:	Received by Governor: 2:32 PM July 01 2021
1. Office of Secretary of State: 1.A.M. JULY 76 2021	Kate Brown, Governor	Jury 19	July o
W' ta	Kate Brown, Governor	2021	

2023-25

Enrolled Senate Bill 762 (SB 762-C)

81st OREGON LEGISLATIVE ASSEMBLY-2021 Regular Session

Enrolled

Senate Bill 5505

Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Oregon Department of Administrative Services)

000658

CHAPTER

AN ACT

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

Relating to state financial administration; and declaring an emergency.

SECTION 1. The amounts authorized, as provided by ORS 286A.035, for issuance of general obligation bonds of the state during the 2021-2023 biennium are as follows:

GENERAL OBLIGATION BONDS
General Fund Obligations
(1) Higher Education Coordinating

Commission (Art. XI-G):

Eastern Oregon University,
Inlow Hall Renovation,
Phase II
Oregon State University:

600,000

Heritage Building Renovation \$ 5,960,000

(e) Western Oregon University,
Student Success Center....... \$ 695,000

(f) Blue Mountain Community

College, Facility for

) Chemeketa Community

Enrolled Senate Bill 5505 (SB 5505-A)

Page 1

	38	Higher Education Coordinating	(10)	0	
50,000,000	-50	(Art. XI-I(2)) \$			
		Services Department		1	
a column column	+	Housing and Community	=	9	
10,000,000	56 E	Ouglity (Art. XI-H) \$	8	8	
180,000,000	- 65	Affairs (Art. XJ-A)			
		Department of Veterans'	3	3	
-		Dedicated Fund Obligations	edi	0	
4.310.000	66	System			
		Publishing and Management			
			-	(H)	
21,950,000	90	Renovation		8	
		Supreme Court Building	(E)	0	
16,110,000	on	Linn County Courthouse	9	0	
11,885,000		Crook County Courthouse	0	6	
95,400,000	60	Courthouse			
		Clackamas County	B	0	
20,730,000	co	Benton County Courthouse	8	2	
and conference	4	Judicial Department:	Ē	G.	
413,490,000	9	Housing			
		Permanent Supportive			
		Track (LIFT) Housing and			
		Local Innovation and Fast			
		Services Dengerment	1		
of Tonyone	4	Honsing and Community	3	3	
5 105 000	0	and Renewal			
		Capital Improvement			
		Fish and Wildlife.	-	-	
A Secretary	Ġ	Oregon Department of	2	9	
50,750,000	66	Improvement and Renewal \$			
		Department, Capital		-	
and a constant of	4	State Parks and Recreation			
1.136.227	*	Phase II	,	-	
2,404,200	-	Toledo Facility Benlecement	3 3	2 0	
0 404 000	b	State Forestry Department:		£	
1,425,000	-99	Windows Upgrade			
		Oregon School for the Deaf	0	~	
3,145,000	40	Replacement			
		Fire Alarm System	(0)	-	
1,065,000	00	ADA Restrooms	-		
		Oregon School for the Deaf	A	-	
		Department of Education:	Ē	0	
5,105,000	60	FAMIS System Replacement	$\hat{\mathbf{H}}$	0	
20,920,000	40	Student Success Center			
		Western Oregon University,	Ĝ	~	
53,285,000	69	Heritage Building Renovation \$	-	- 5	
- delinetone		University of Oregon,	3	=	
45,585,000	¥	Extension			

Enrolled Senate Bill 5505 (SB 5505-A)

(a) Oregon Institute of Technology, New Residence Hall Facility							Dir	RE		venue l	SEC	1	Tota	100	Ĉ	(8)		(A)		(d)	(0)	(A)	(g)	(f)		(e)		(b)		100	121	(b)		(a)		1	(11)		1	(c)		101	4		(a)	
\$ 55,650,000 \$ 18,300,000 \$ 18,300,000 \$ 45,620,000 \$ 3,555,000 \$ 8,730,000 \$ 8,730,000 \$ 1,578,773 \$ 10,175,000 \$ 2,420,791 \$ 10,175,000 \$ 27,390,000 \$ 27,390,000 \$ 2,252,290,200 \$ 2,252,290,200 \$ 2,252,290,200 \$ 32,252,290,000 \$ 32,252,290,000 \$ 32,252,290,000 \$ 32,252,290,000 \$ 32,252,290,000 \$ 32,252,290,000	Oregon Department of	Department	Oregon Business Developmen	Transportation	Department of		et Revenue Bonds	ENUE BONDS	Section of the sectio	ands of the state during the 2	TION 2. The amounts authori						System	Liquor Warehouse Conveyor	Commission:	Oregon Liquor Control	Phase II	Capital Improvements	State Forestry Department:	Yellow Parking Lot Paving	System Upgrades	Revenue Building Electrical	Building Improvements	Portland State Office	Tenant Improvements	Infrastructure Unorades	Renovations	Justice Building Exterior	and Seismic Renovation	Executive Building Interior	(Art. XI-Q):	Administrative Services	Oregon Department of	and Extension	Gateway Center Reuse	Portland State University.	Grandstands	Reser Stadium West	One of State Heisensite	Technology, New Residence	Oregon Institute of	
55,650,000 40,555,000 18,300,000 3,555,000 60,820,000 8,730,000 7,120,000 7,120,000 2,420,791 1,578,773 10,175,000 2,420,791 1,578,773 10,175,000 27,390,000 27,390,000 501,252,290,200 1,252,290,200 880,000,000 880,000,000						99			1	091	ized	00			-6	0													500		40		-					66		4	fr.					
, o		30,000,000		880,000,000		500,000,000			and the state of t	2023 hiennium	as provided b	2,252,290,200		27,390,000	Opply topo	59 170 000	10,175,000			Therefore	1 200 000	2,420,791		4,055,000	7,120,000		8,730,000	and an advance	60.820.000		3,555,000		45,620,000				1	18.300.000		20,000,000	AO REE 000		000,000,000	RE CEO DOO		

Enrolled Senate Bill 5505 (SB 5505-A)

age 5

- target of having at least (b) Establish and execute a plan for outreach, recruitment and retention of women, miindividuals and veterans to perform work under the contract, with the as of having at least 15 percent of total work hours performed by individuals aspirational
- (c) Provide health insurance and retirement benefits to workers; and
- (d) Require any subcontractor engaged by the contractor to abide by the requirements set forth in paragraphs (a), (b) and (c) of this subsection, if the work to be performed under subcontract has an estimated cost of \$200,000 or greater.
- qualified project shall report to the Joint (2) On or before February 1 of each year, each public university that is carrying out a Ways and Means, as part of the report required under ORS 350.379, on: performed on qualified projects by apprentices; Committee on Ways and Means or Joint Interim
- and veterans; and (b) The amount of work amount of work performed on amount of work performed on qualified projects by women, minority individuals
- contractors and subcontractors.

 (3) The requirements of this section are in addition to, and not in lieu of, the require-The types and costs of health insurance and retirement benefits provided to workers
- under ORS 350.379.
- (4) As used in this section:
- ing, selecting, employing and training apprentices in an apprenticeable occupation committee's registered standards and all other terms and conditions for qualifying, recruitparticular local joint committee, as defined in ORS 660.010, operates, including the local joint (a) "Apprentice" has the meaning given that term in ORS 660,010.(b) "Apprenticeable occupation" has the meaning given that term in ORS 660,010.(c) "Apprenticeship training program" means the total system of apprenticeship that a
- "Minority individual" has the meaning given that term in ORS 200.005
- e) 3 "Qualified project" means the following capital construction projects:
- (A) The Eastern Oregon University Inlow Hall Renovation, Phase II referenced in section
- (1)(b)(A) of this 2021 Act; (1)(a) of this 2021 Act; (B) The Oregon State University Cascades Student Success Center referenced in section
- 1 (1)(b)(B) of this 2021 Act; (D) The Portland State 1 (1)(c) of this 2021 Act; University Gateway Center Reuse and Extension referenced in

(C) The Oregon State University Cordley Hall Renovation, Phase II referenced in section

- of this 2021 Act; and (E) The University of Oregon Heritage Building Renovation referenced in section 1 (1)(d)
- Western Oregon University Student Success Center referenced in section 1 (1)(e)
- (f) "Veteran" has the meaning given that term in ORS 408.225
- (g) "Woman" has the meaning given that term in ORS 200,005, SECTION 11. This 2021 Act being necessary for the immediate
- preservation of the public

Enrolled Senate Bill 5505 (SB 5505-A)

Enrolled Senate Bill 5505 (SB 5505-A)

Page 9

y of Senate

2021

Filed in Office of Secretary of State: Kate Brown, Governor

Passed by House June 26, 2021

Peter Courtney, President & Senate

Tina Kotek, Speaker of House

Shemia Fagan, Secretary of State

81st OREGON LEGISLATIVE ASSEMBLY-2021 Regular Session

Enrolled

Senate Bill

Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Oregon Department of Administrative Services)

9000

CHAPTER S 9

AN ACT

Relating to state financial administration; creating new provisions; amending section 4, chapter 747, Oregon Laws 2019; and sections 2 and 4, chapter 662, Oregon Laws 2019; and declaring an emergency.

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

ment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts, but excluding lottery funds and federal funds, collected or received by the state agencies listed, for the acquisition of land and the acquisition, planning, constructing, altering, repairing, are established for a six-year period beginning July 1, 2021, as the maximum limits for pay-SECTION 1. Notwithstanding any other law limiting expenditures, the following amounts

 istrative	1 Depar
Administrative Services:	ment or

2,000,000	\$	Expansions \$ 2,000,000		
		and EV Charging Station		
		Parking Lot Improvements	3	
2,000,000	-90	Net Zero Solutions \$ 2,000,000		
		Climate Adaptation and	(e)	
1,500,000	69	Yaquina Hall Improvements \$ 1,500,000		
		Dome Building and	a)	
2,750,000	-60	Structure Improvements \$ 2,750,000		
		Capitol Mall Parking	(c)	
\$ 10,000,000	90	and Mothers' Rooms		
		Gender Neutral Facilities	9	
15,500,000	40	Deferred Maintenance \$ 15,500,000	(a)	

E Infrastructure Upgrades/ and Seismic Renovation.....

Ê

Executive Building Interior

2,000,000

(2) (E)

Envolled Senate Bill 5506 (SB 5506-A)

Page 1

2023-25

3.500.000	50	Cabinets		
		Automated Dispensing		
1	-		9	
4,492,750	90	Treatment Facility	101	
		OSH Salem Well Water	9	
			Ξ	
50,000,000	69	newal		
		Department, Capital		
	1	State Parks and Recreation	(0)	
5,000,000	*			
		Fish and Wildlife, Capital		
			(9)	
1,632,842	46	Replacement Phase II		
		Toledo Facility	9	
2,500,000	*	Replacement		
		Santiam District Office	(a)	
		State Forestry Department:	8	
320,000	*	*		
		Airport Runway and		
		Aviation, Siletz Bay State		
		Oregon Department of	3	
3,800,000	40			
			<u>e</u>	
16,200,000	-90	***************************************		
			(b)	
12,000,000	+			
		Meacham Maintenance	(a)	
		Department of Transportation:	6)	
14,261,687	40			
		Springfield Patrol Area	<u>@</u>	
61,982,733	+	Medical Examiner's Office		
			9	
33,961,269	*	on	(a)	
			(5)	
3,508,206	40			
		Off-Net Telephone	6	
70,000,000	-60			
		Capital Improvement and	(a)	
		21	(4)	
10,279,899	40	dentification of the second		
			(E)	
8,000,000	5 0		70.00	
State Control	4	MacLaren West Cottages	9	
6.742.239	90		6	
6,867,101	66		1	
		Camp Riverbend Dorm	(a)	
	-	LY:	3	
5,300,000	-			
April 10 and	4		6	
4,317,605	69		100	
		Corvallis Armory Service	6	

Senate Bill 5506 (SB 5595-A)

Page

DEC		(d)			6			(b)			(a)	(2)		(0)		9		(B)
SECTION 8, Section 4, chapter 652, Oregon Laws 2019, is amended to r	Service Life Extension\$ 4,300,000	Grants Pass Armory	Facility and Water Supply Line \$	Facility and Water Supply Line \$	Umatilla Wastewater Treatment	Aerial Vehicle Facility \$ 15,000,000	[Aerial Vehicle Facility \$ 12,000,000]	Boardman Tactical Unmanned	Life Extension	Readiness Center Service	Salem and Anderson	Oregon Military Department:	Taxiway Rehabilitation	Siletz Bay State Airport	Runway Rehabilitation	Condon State Airport	Run-Up Area Construction \$ 1,845,000	Aurora State Airport
ger.	-50		-			*	50		46				66		*		-	
ETOT SART TO	4,300,000		8,900,000	6,000,000]		15,000,000	12,000,000		\$ 6,200,000				\$ 1,026,000		\$ 2,340,000		1,845,000	
her boz, Oregon Laws 2019, is amended to	in annual of the																	

munity college, pursuant to agreements between the commission and a community college. Sec. 4. Notwithstanding any other law limiting expenditures, the amount of [\$24,860,000] \$23,360,000 is established for a six-year period beginning July 1, 2019, as the maximum limit for payment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts, but excluding lottery funds and federal funds, collected or received by the Higher Education Coordinating Commission, for expenditures of proceeds from state bonds issued for the benefit of a com-

ant to agreements between the commission and a community college.

SECTION 10. Notwithstanding any other law limiting expenditures, and in lieu of the reimbursements from federal service agreements, but excluding lottery funds and federal funds not described in this section, collected or received by the Higher Education Coordinating Commission, for expenditures of proceeds from state bonds issued for the benefit of a community college, pursupayment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts and Sec. 4. Notwithstanding any other \$72,400,247 is established for a six-year Sec. 4. Notw Section 4, chapter 747, Oregon Laws 2017, is amended to read: vithstanding any other law limiting expenditures, the amount of [\$101,397,241] period beginning July 1, 2017, as the maximum limit for

33), the amount of \$25,000,000 is established for a six-year period beginning July 1, 2017, as the maximum limit for payment of expenses for the Camp Umatilla Regional Training Institute Re-Set project from federal funds collected or received by the Oregon Military Departlimitation on expenditures established at the December 14, 2018, Emergency Board meeting (Item No. 25), as increased at the September 25, 2020, Emergency Board meeting (Item No.

mory and Lebanon Organizational Maintenance Shop. SECTION 12. This 2021 Act being necessary for the SECTION 11. The Legislative Assembly approves the proposal of the Oregon Military Department, submitted in accordance with ORS 396.515 (4), for the sale of the Lebanon Ar-

2023-25

nrolled Senate Bill 5506 (SB 5506-A)

Page 6

Passed by Senate June 25, 2021 Tina Kotek, Speaker of House Filed in Office of Secretary of State: Shemia Fagan, Secretary of State AUGUST Kate Brown, Governor 2021 2021 2021

81st OREGON LEGISLATIVE ASSEMBLY-2021 Regular Session

Enrolled

Senate Bill 5518

Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Oregon Department of Administrative Services)

CHAPTER 0006

0

UT

Relating to the financial administration of the State Forestry Department; and declaring an emer-

It Enacted by the People of the State of Oregon:

beginning July 1, 2021, out of the General Fund, the SECTION 1. There are appropriated to the State Forestry Department, for the biennium following amounts, for the

SECTION 2. Notwithstanding any other law limiting expenditures, the following amounts are established for the biennium beginning July 1, 2021, as the maximum limits for payment of expenses from fees, moneys federal funds from Federal forest restoration but excluding lottery funds and federal or other revenues, including Miscellaneous Receipts United States Forest Service for fire protection and 8,556,663 1,000,000

collected or received by the State Forestry Department, Federal forest restoration Debt service..... Capital improvement..... Private forests..... Agency administration..... Fire protection..... \$ 83,042,203 \$112,705,564 14,002,091 49,263,199

Equipment pool.....

and management... 5,888,809

19,073,288

expenses from lottery moneys allocated from the Administrative Services Ecoestablished for the biennium beginning July I, any other law limiting 2021, as the maximum limit for

purchase of land in the Gilchrist Forest. nomic Development Fund to the State Forestry Department for debt service relating to the

lected or received by the State Forestry SECTION 4. Notwithstanding any other law limiting expenditures, the following amounts established for the biennium beginning July 1, 2021, as the maximum limits for payment ther than those described in section 2 of this 2021 Act, col-Department,

(3) Fire protection..... Agency administration..... 2,546,614

Federal forest restoration 18,636,498 4,702,216 948,483

SECTION 5. (1) In addition to and not in lieu of any other appropriation, there is approto the Emergency Board, Private forests 14,637,594

come available for any purpose for which the Emergency Board lawfully may allocate funds. SECTION 6. There is appropriated to the State Forestry Department, for the biennium by the Emergency Board prior to December 1, 2022, the moneys remaining on that date beprotection expenses. (2) If any of the moneys appropriated by subsection (1) of this section are not allocated amount of \$14,000,000, to for the biennium beginning July 1, 2021, out of the General to be allocated to the State Forestry Department for fire

for payment of catastrophic wildfire insurance premiums for the 2021 fire season ending June 30, 2021, out of the General Fund, the amount of \$3,816,424, for fire protection, immediate preservation of the public

Passed by Senate June 24, 2021

Brocker, Secretary of Senate

Peter Courtney, President of Senate

Passed by House June 25, 2021

Tina Kotek, Speaker of House

Received by Governors

2:32 PM KING 0

2021

2021

Approved: 9:26 4

Kate Brown,

Governor

Filed in Office of Secretary of State:

SE MAN 2021

10:57 A M

Shemia Fagan, Secretary of State

Enrolled Senate Bill 5518 (SB 5518-A)

Summary of Revenue Changes

The Oregon Department of Forestry (ODF) is funded with General Fund, Lottery Funds, Other Funds, and Federal Funds. ODF's programs are funded through a network of public and private sources including Other Funds revenue from timber sales, Other Funds fire protection assessments paid by private forest landowners and Federal Funds revenue received for fire protection services on federal lands. Lottery Funds support debt service. The 2021-23 budget assumes passage of HB 2070, which would set the Forest Products Harvest Tax rates for calendar years 2022 and 2023. Revenue from the tax funds the Forest Practices program, along with large fire protection funding through the Oregon Forest Land Protection Fund.

In addition to establishing the 2021-23 budget for ODF, SB 5518 appropriates \$14,000,000 General Fund to the Emergency Board to be allocated to the Department for fire protection expenses. Also included in the bill is an appropriation of \$3,816,424 General Fund for the 2019-21 biennium.

Summary of Natural Resources Subcommittee Action

The mission of ODF is to serve the people of Oregon by protecting, managing, and promoting stewardship of Oregon's forests to enhance environmental, economic, and community sustainability. For budgetary purposes, ODF is organized into nine program units: Agency Administration, Fire Protection, Equipment Pool, State Forests, Private Forests, Facility Maintenance, Debt Service, Capital Improvement, and Capital Construction.

The Subcommittee recommended a budget of \$107,468,647 General Fund, \$2,564,210 Lottery Funds, \$289,752,162 Other Funds expenditure limitation, and \$41,471,405 Federal Funds expenditure limitation for the 2021-23 biennium. The total funds budget of \$441,256,424 and 1,221 positions (920.42) represents a 6.1% increase over the 2021-23 current service level.

The bill also establishes a Special Purpose Appropriation (SPA) of \$14.0 million General Fund in the Emergency Board for ODF fire protection expenses. The Subcommittee recommended the following Budget Note related to the SPA:

Budget Note:

An appropriation to the Emergency Board of \$14.0 million is included in SB 5518 for allocation to the Department of Forestry, for a portion of the net cost associated with severity resources incurred during the 2021-23 biennium. The net cost is the residual cost of severity resources after accounting for reimbursements or payments from any other source, including, but not limited to, reimbursement from any federal, state, or local government entity, insurance policy claims, and responsible party recoveries. It is the intent of the Legislature that the Department of Forestry contract for, and utilize, any available aviation, initial attack, and other resources commonly referred to as severity resources that the agency deems appropriate for the agency's fire suppression and

SB 5518 A

prevention activities within the context of the fire conditions upon the landscape. The specific amount of funding provided in this appropriation is based on estimates of costs provided by the agency and is not intended to limit the ability of the agency in its prudent, professional use of severity resources.

Agency Administration

The purpose of the Agency Administration program is to assess and report on the condition of Oregon's forest resources; increase Oregonians' understanding of forests, forestry, and the Board of Forestry; preserve the forestland base by promoting sound land use planning; manage the Department's business, accounting, and technical units; and provide sufficient levels of support to the Board of Forestry. The Subcommittee recommended a budget of \$52,991,440 total funds and 134 positions (133.27 FTE), which includes the following packages:

<u>Package 099, Microsoft 365 Consolidation.</u> Microsoft 365 is being consolidated within the Office of the State Information Officer and corresponding costs for each agency will be included in the State Government Service Charge. This package makes a corresponding reduction to the agency base budget in an amount equivalent to what agencies should be paying in the current 2019-21 biennium for Microsoft 365.

Package 101, Fire Organizational Sustainability and Modernization. This package continues enhancements to the Department's capacity authorized by the Emergency Board in January of 2021. Other Funds expenditure limitation is increased by \$715,922 to establish a budget manager position (1.00 FTE), an incident business analyst position (1.00 FTE), and a procurement and contract specialist position (1.00 FTE). These permanent positions provide direct support of finance and contracting functions of the fire protection program and other operating divisions.

Package 161, Implementing Shared Stewardship. This package is a continuation and expansion of funding provided by the January 2021 Emergency Board for the partnership and planning program. Three permanent positions (3.00 FTE) are established in Agency Administration to provide direct financial and procurement support for expanded capacity of the program in the Federal Forests Restoration division. Two of the positions are procurement and contract specialists, the third is an accounting technician. The package includes \$577,265 Other Funds expenditure limitation, which is funded via the administrative pro-rate.

<u>Package 171, Firefighter Life Safety.</u> This package supports the agency's critical life safety communication and location tracking for firefighters and emergency response efforts through operation and maintenance of wireless communication systems, equipment, resources and infrastructure. In the Agency Administration division, a Safety Specialist position (1.00 FTE) is established to coordinate statewide safety programs for the Department. This position had been approved as part of Emergency Board actions in January 2021, but was established as a limited duration position in the Fire Protection division. Establishing the permanent position in the Agency Administration division better aligns the position to its agency-wide function.

SB 5518 A

Package 172, Diversity, Equity & Inclusion. This package addresses capacity needs to further ODF's strategies on diversity, equity, inclusion, environmental justice, sustainability, and government-to-government leadership initiatives. The package includes the establishment of two positions (2.00 FTE). The first of these positions is a policy analyst that will work half-time on coordination and integration of diversity, equity, and inclusion and environmental justice strategies into department culture and half-time as the agency's sustainability coordinator. A second full-time policy analyst will support ODF's government-to-government leadership initiatives. The package adds \$452,433 Other Funds expenditure limitation derived from internal assessments of Department programs via the administrative pro-rate.

<u>Package 173, Administrative Modernization.</u> This package continues work to align and enhance administrative functions across the Department by streamlining processes and providing agency-wide data management services. The package establishes seven permanent positions (7.00 FTE) to address outdated processes, information systems, and agency-wide data management. Other Funds for the package will be received from internal assessments of Department programs via the administrative pro-rate.

<u>Package 174, Facilities Capital Management.</u> This package provides \$452,433 Other Funds expenditure limitation and authorizes the establishment of two limited-duration positions (2.00 FTE) to address the workload related to the reconstruction of the Department's damaged and destroyed infrastructure, during the 2020 wildfire season. This continues the funding and position authority that was authorized by the Emergency Board in December 2020.

Package 200, MGO Recommendations. This package provides expenditure limitation and authorization to establish eight positions (7.50 FTE) being transferred to Agency Administration from the Fire Protection division as recommended by Macias, Gini, & O'Connell, LLP (MGO). The positions provide accounting and financial functions that directly support the Fire Protection division. The package also includes expenditure limitation and the authorization to establish four new permanent, full-time positions (4.00 FTE); three regional financial managers and one additional accounts receivable specialist for finance activities. These positions will ensure enhanced financial oversight for the Fire Protection program and the Department overall. A reclassification of two existing positions in the Agency Administration division are also included in the package due to expanded position responsibilities.

<u>Package 801, LFO Analyst Adjustments.</u> This package includes two adjustments, both of which address the timely implementation of recommendations made by MGO. Three limited duration positions (3.00 FTE) are established to provide dedicated administration of the Department's implementation of recommendations made by MGO. These positions include a Project Manager, Operations and Policy Analyst, and a Fiscal Analyst. The package includes \$681,627 General Fund to support these positions. In addition, \$500,000 General Fund is provided for the Department to continue the contractual relationship with MGO to provide direct implementation technical assistance, oversight, and reporting as directed by the following budget note approved by the Subcommittee:

SB 5518 A

Budget Note: Macias, Gini, and O'Connell

The Department of Forestry is directed to use funding provided for the continuance of contracted services from Macias, Gini, and O'Connell (MGO) to enter into a contract for the provision of direct technical assistance and oversight of the implementation of recommendations made by MGO and for interim and final reports by MGO to the Board of Forestry and the Joint Committee on Ways and means on the agency's implementation of the MGO recommendations. Specific implementation timelines must be developed with a goal of full implementation of the recommendations by the end of the biennium. The first interim report is to be provided no later than January 31, 2022.

Fire Protection

The Fire Protection program delivers fire protection through a complete and coordinated system with federal agencies, forest landowner operators and contractors, local structural fire agencies, and nearby states. Program services include fire prevention, detection and suppression, equipment cache, communications, weather and smoke management services, mapping, federal grants utilization, central and field program administration, and Emergency Fire Cost management. The Subcommittee recommended a budget of \$160,726,044 total funds and 685 positions (396.58 FTE), which includes the following packages:

Package 101 Fire Organizational Sustainability and Modernization. This package continues enhancements to ODF's capacity authorized by the Emergency Board in January of 2021. In the Fire Protection program, the package includes \$2,018,553 General Fund, \$3,191,693 Other Funds expenditure limitation and 17 permanent positions (16.75 FTE). The first is a Forest Manager 2 position (0.75 FTE) to be established via a transfer from the State Forests program. The package also adds a second Deputy Fire Program Division Chief (1,00 FTE) to ensure appropriate oversight and accountability and manage an increasing workload. A lead investigator position and three area investigator positions (4.00 FTE) are established to address the increased investigation and recovery workload for responsible party cost recovery fires. These positions also act as fire prevention coordinators to aid in the implementation of prevention programs throughout the state. Three aviation coordinator positions are established (3.00 FTE) to provide ground support, crew member support, training, and financial tracking. Three area training coordinator positions (3,00 FTE) are established to supplement the Department's current statewide fire training coordinator. A GIS coordinator, Information Systems Specialist 5 position (1.00 FTE), is added to expand capacity for fire risk mapping and integrating multiple data inputs to the agency's GIS tools. A prescribed fire coordinator position (1.00 FTE) is established to work on the development of a prescribed burn management program. A Fire Operations Specialist (1.00 FTE) is added to support general operational workload demands across the agency. A Natural Resource Specialist 3 position (1.00 FTE) is established in the program to develop a variation on the rangeland fire protection model that could be applied to lands outside of the ODF protected lands. Additionally, a position (1.00 FTE) is established to address the increased smoke management issues resulting from increased prescribed burning and wildfires. Total package funding is inclusive of position associated costs, capital outlay for automobiles and associated equipment, and funding for centralized administrative functions.

<u>Package 171, Firefighter Life Safety.</u> This package provides funding to pay internal assessments for costs associated with the package in the Agency Administration and Equipment Pool programs.

SB 5518 A

<u>Package 172, Diversity, Equity and Inclusion.</u> This package provides funding to pay internal assessments for costs associated with the package in the Agency Administration program.

<u>Package 173, Administrative Modernization.</u> This package provides funding to pay internal assessments for costs associated with the package in the Agency Administration program.

<u>Package 174, Facilities Capital Management Capacity.</u> This package provides funding to support administrative pro-rate charges to the operating divisions for limited duration positions established in the Facilities program to address the workload resultant from damaged and destroyed infrastructure during the 2020 wildfire season.

<u>Package 200, MGO Recommendations.</u> This package includes funding for the payment of the administrative pro-rate for position actions in the Agency Administration division that transferred eight positions from the Fire Protection program and established an additional four positions to align agency operations with recommendations made by MGO.

Package 801, LFO Analyst Adjustments. This package includes three adjustments to the Private Forests division budget. The first includes \$163,674 General Fund to correct an error made to technical adjustments in Package 060 that removed funding for administrative pro-rate costs. Second, an additional \$555,374 General Fund, \$137,743 Other Funds expenditure limitation, and the establishment of one limited duration project manager position (0.25 FTE) and one permanent pesticide application program administrator position (1.00 FTE) are included in the package to continue upgrades and enhancements to the Department's forest reporting and notification system as required by SB 1602 (2020 1st Special Session). Finally, a one-time appropriation of \$1.7 million General fund is included in the package for continued eradication and containment programs related to Sudden Oak Death (SOD). The Subcommittee recommended the following budget note related to the SOD appropriation:

Budget Note: Sudden Oak Death

In conjunction with the \$1.7 million General Fund appropriation included in the agency's budget, the department is directed to produce a detailed report of all department activities related to the containment and eradication of Sudden Oak Death in Oregon. The report must contain, at a minimum, a comprehensive review of expenditures made by the department and its federal and state partners on containment and eradication activities, detailed discussion of each of the activities, strategies, or actions that includes the amount spent on these items and the efficacy of these items. The report should also identify any impediments that have been encountered by the agency, its federal and state partners, or contractors in achieving the purposes of the activities, strategies, or actions taken to slow or stop the spread of Sudden Oak Death. The report must also include a strategic plan and a detailed implementation plan for the containment and eradication of Sudden Oak Death by the department for the next two biennia that is based on quantifiable, successful strategies that have been implemented to date. The report must be provided to the Joint Committee on Ways and Means by January 30, 2023.

SB 5518 A

81st OREGON LEGISLATIVE ASSEMBLY-2022 Regular Session

Enrolled

House Bill 4055

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House terim Committee on Revenue for Representative Nancy Nathanson)

000037

AN ACT

Relating to forest products scribing an effective date; harvest taxation; creating new provisions; ite; and providing for revenue raising that requires approval by a amending ORS 321,015; pre-

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

ORS 321.015 is amended to read:

and studies described in ORS 526.215 and for the Forest Research Laboratory established under ORS for the privilege of harvesting of all merchantable forest products harvested on forestlands. Subject to ORS 321.145, the proceeds of the tax shall be transferred as provided in ORS 321.152 (2) to the Forest Research and Experiment Account for use for the forest resource research, experimentation 2023, there is levied a privilege tax of 90.00 cents per thousand feet, board measure, upon taxpayers section, there is levied a forest products harvest tax upon taxpayers of 62.5 cents per thousand feet, board measure. for the privilege of harvesting all merchantable forest products harvested on Except as provided in ORS 477.760, in addition to the tax levied by subsection (1) of this For the calendar years beginning January 1, [2020] 2022, and January 1, [2021]

forestlands in the amount of [138.72] 207.02 cents per thousand feet, board measure, for the purpose of administering the Oregon Forest Practices Act in an amount not to exceed 40 percent of the total dition to the taxes levied under subsections (1) and (2) of this section, there is levied a privilege tax expenditures approved by the Legislative Assembly for this purpose, taxpayers for the privilege of harvesting all merchantable forest products harvested on .560 to 321,600 and 477,440 to 477,460. payment of benefits related to fire suppression as provided in ORS years beginning January 1, [2020] 2022, and January 1, [2021] 2023, in adincluding salary adjustments

tax shall be transferred as provided in ORS 321.152 ORS 350.520 for use by Oregon State University for merchantable forest products harvested on forestlands. [10] 21 cents per thousand feet, board measure, upon taxpayers for the dition to the taxes levied approved by the Legislative Assembly for fiscal years [2020 and 2021] (4) For the calendar years beginning January 1, [2020] 2022, and January 1, [2021] 2023, in ad-on to the taxes levied by subsections (1) to (3) of this section, there is levied a privilege tax of College of Forestry. State University for the purpose of making investments 6 Subject to ORS 321.145, 2022 and 2023. privilege of harvesting all

quantity of forest products

2023-25

quantity of merchantable forest products harvested by the taxpayer, and which is designed to measure total volume of merchantable forest products in board feet. Howstate measured by use of any log scale which is or may be in general use in the logging industry rately reflect merchantable harvest in board feet. adopt another log scale in general use in the industry which in the the Department of Revenue finds that the scale used by any der ORS 321.005 to 321.185 and 321.560 to 321.600 does scale used by any taxpayer in computing the taxes to 321.600 does not accurately reflect the total department's opinion will accuit may require the taxpayer to

during each calendar year shall be excluded from the total quantity of harvested forest proceed that constitutes the measure of the taxes under ORS 321.005 to 321.185 and 321.560 to 321.600. The first 25,000 feet, board measure, of forest products harvested annually by any each calendar year shall be excluded from the total quantity of harvested forest

(3) and (4) of this section. begin considering the biennial forest products harvest tax rates levied under subsections (1) (7)(a) Not later than March 10 of each odd-numbered year, the Legislative Assembly shall

data for the purposes of paragraph (a) of this subsection. State Forestry Department shall provide the respective officers with relevant timber harvest Upon request of the Legislative Revenue Officer or the Legislative Fiscal Officer, the

merchantable forest products harvested before, on SECTION 2. The amendments to ORS 321.015 by section 1 of this 2022 Act apply or after the effective date of this

mit, in the manner provided in ORS 192.245, a report on the forest products harvest tax the interim committees of the Legislative Assembly related to revenue. SECTION 3. Not later than January 15, 2023, the Legislative Revenue Officer shall sub-

SECTION 4. 321,185. Section 5 of this 2022 Act is added to and made a part of ORS 321.005

harvested on forestlands in the amount provided in subsection (2) of this section levied a privilege tax upon taxpayers on the harvesting of all merchantable forest products SECTION 5. (1) In addition to the taxes levied under ORS 321.015 and 321.017, there is

calendar year, the Department this section at a rate estimated (2)(a) Except as provided in paragraph (b) of this subsection, at the beginning of each andar year, the Department of Revenue shall set the tax levied under subsection (1) of Department to collect \$2.5 million per year.

sistent with the terms of the Private Forest Accord Report dated published by the State Forestry Department on February 7, 2022, the shall set the tax at a rate estimated to collect \$5 million per year. by the federal National Marine Fisheries Service or the United States Fish and Wildlife vice, pursuant to the federal Endangered Species Act (3) The tax shall be (b) Beginning with the first January following the issuance of an incidental take permit measured by and be applicable to each per thousand feet, board (16 U.S.C. 1531 to 1544), 2022, the Department of Revenue February

ORS 321.015 (5) and (6). measure, and such shall be subject (4) The tax levied under subsection (1) of this section shall be due and payable to the to and determined by the procedures and provisions of

321.145 (1). After payment of refunds, which shall be paid in the same manner as other forest Department of Revenue in the manner and procedure, including penalties and interest, set forth for the collection of the privilege tax under ORS 321,005 to 321.185. products harvest tax refunds are paid under ORS 321.145 tax imposed under subsection (1) of this section shall State Treasurer who shall deposit it in a suspense account established under The revenue from the tax levied under subsection (1) of this section shall be remitted Recreation Fund related 8 funding mitigation deposited in a (2), the balance of the additional

(1) Section 5 of this 2022 Act applies to calendar years beginning on or after

Enrolled House Bill 4055 (HB 4055-A)

Page :

(a) A cumulative total of at least \$250 million of revenue from the tax imposed under section 5 of this 2022 Act has been collected by the Department of Revenue; or
 (b) The incidental take permit described in section 5 (2)(b) of this 2022 Act is for any

or other decision that is not subject to further review or appeal. reason revoked or invalidated or otherwise withdrawn pursuant to a final order, judgment

(2) The Director of the Department of Revenue shall notify the Legislative Counsel and in subsection (1) of this section. as practicable following the end date of the tax de-

January I, 2028, the National Marine Fisheries Service or the United States Fish and Wildlife Service, pursuant to the federal Endangered Species Act (16 U.S.C. 1531 to 1544): SECTION Section 5 of this 2022 Act is repealed on January 2, 2028, unless, before

February 7, 2022; and Accord Report dated February 2, 2022, and published by the State Forestry Department on plan consistent with the terms of the Private Forest

become law, section 5 of this 2022 Act is repealed. SECTION 8, 1 incidental take permit related to the habitat conservation plan.

If chapter _____, Oregon Laws 2022 (Enrolled Senate Bill 1501), does not

regular session of the Eighty-first Legislative Assembly adjourns sine die. SECTION 9. This 2022 Act takes effect on the 91st day after the date on which the 2022

Passed by House February 23, 2022

Dan Rayfield, Speaker of House

Passed by Sanate March 2, 2022

Peter Courtney, President of Senate

Received by Governor:

12:55 PM MARCH 08

Approved:

Sekerak, Chief Clerk of House

Z:49 PM MARCH IT

2022

Filed in Office of Secretary of State: Kate Brown, Governor

2022

Shemia Fagan, Secretary of State

Enrolled House Bill 4055 (HB 4055-A)

Page 3

81st OREGON LEGISLATIVE ASSEMBLY-2022 Regular Session

Enrolled House Bill 415

Sponsored by JOINT COMMITTEE ON WAYS AND MEANS

00007

Relating to state financial administration, creating new provisions; amending ORS 401.536 and section 4, chapter 17, Oregon Laws 2020 (first special session); and AN ACT 284.793 and

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

BROADBAND FUND

providing grants or loans through, or for administering, the Oregon Broadband Office and the program established by rule under section 5 [of this 2020 special session Act], chapter 17, Oregon Laws are continuously appropriated to the Oregon Business Development 759.425 and moneys appropriated or transferred to the fund by the Legislative Assembly 2020 (first special session). The fund shall consist of moneys deposited in the fund pursuant to ORS terest earned by the Broadband Fund shall be credited to the fund. Moneys in the Broadband Fund SECTION 1. Section 4, chapter 17, Oregon Laws 2020 (first special session), is amended to read: Sec. 4. The Broadband Fund is established, separate and distinct from the General Fund. Inthe Oregon Broadband Office and the Department

STATE FORESTRY DEPARTMENT

SECTION 2, Sections 3 and 4 of this 2022 Act are added to and made a part of ORS

fund are continuously appropriated to section (3) of this section. by the State Forestry Department pursuant to subsection (2) of this section. Moneys in the SECTION 3. (1) 'lished in the State Forestry Department Cash Flow Repayment Fund consists of moneys deposited in the fund (1) The State Forestry Department Cash Flow Repayment Fund is estab-tate Treasury, separate and distinct from the General Fund. The State department for the purposes set

department in an amount greater than necessary to satisfy the current cash flow needs of (2)(a) When the State Forestry Department determines that moneys are available to the the department shall deposit excess amounts in the State Forestry provided in paragraph (b)

The department is not required to deposit moneys in the fund if the balance of the for cash flow purposes

Hed House Bill 4150 (Kib 4156-4

Page 1

2023-25

(c) The moneys deposited in the fund under this subsection shall not be considered as a budget item on which a limitation is otherwise fixed by law, but shall be in addition to any appropriated moneys for any biennial period. specific biennial appropriations or amounts authorized to be expended

fund to be transferred to the General Fund for general governmental purposes. 1 of each odd-numbered year, the department shall cause the balance of the

SECTION 4. On or before March 31 of each odd-numbered year, the State Forestry De-

report to the standing or interim Joint Committee otherwise made available to the department

specifically for cash flow purposes, both within the current biennium and cumulatively;
(2) The amounts deposited in the State Forestry Department Cash Flow Repayment amounts appropriated, allocated or

s deposited in t n 3 (2) of this 2022 Act,

The current balance of the fund; and

(4) The amount currently in use by the department for eash flow purposes

OREGON LOCAL DISASTER ASSISTANCE LOAN AND GRANT ACCOUNT

SECTION 5, ORS 401.536 is amended to read:
401.536. (1) The Oregon Local Disaster Assistance Loan and Grant Account is established account in the Oregon Disaster Response Fund. The account consists of moneys appropriated Legislative Assembly and any other moneys deposited into the account pursuant to law. are continuously appropriated to the Oregon Department of Emer

clared disaster relief that require a match; fied recipients to match, (b) Providing loans and llocal governments, as defined in ORS 174.116, either in full or in part, moneys from federal grants to [local governments, as defined in ORS 174.116, and school disand school districts] qualiprograms for federally de-

tricts] qualified recipients, for the purpose of paying costs incurred by [local governments and school districts] qualified recipients in response to federally declared disasters;

in the account; and (b) of this subsection have been repaid, (c) Providing loans and grants to (local governments, as defined in ORS 174.116, and school disdistricts] qualified recipients in response qualified recipients for the purposes of paying costs incurred by determined by the Legislative Assembly, if all loans and grants provided under paragraphs and fulfilled to disasters that are not

(d) Subject to subsection (5) of this section, paying the department's expenses for administering

loans made from the account under paragraph (a) of this subsection.

(3) Loans made under subsection (2)(b) or (c) of this section shall be repaid pursuant to such terms and conditions as may be established by the Oregon Department of Administrative Services. Loans made under subsection (2)(b) or (c) of this section may be interest free, or bear interest at a made under subsection (2)(b) or (c) of this section shall be deposited in the General rate established by the Oregon Department of Administrative Services. Amounts repaid

Oregon Department n Department of Emergency Management loans made under subsection (2)(a) of this : deposit into account any

subsection (2)(a) of this section. (5) The department may not charge the account more than five percent of the maximum amount during a biennium for administrative expenses attributable to a loan made under

(6) An applicant may apply to the department the application,

Enrolled House Bill 4156 (HB 4156-A)

and recommendation to the Local Disaster Assistance Review Board established under subsection

The department shall establish a Local Disaster Assistance Review Board to:

- (a) Review the recommendations of the department regarding loans under subsection (2)(a) of
- by a majority vote of members, the amount of any loan under subsection (2)(a) of
- by a majority vote of members, the terms and conditions of any loan under sub-
- The review board shall include:
- (a) Three members of county governing bodies, with at least one member representing a county from east of the crest of the Cascade Mountains, with membership determined by the Association
- (b) Three members of city governing bodies, with at least one member representing a city from east of the crest of the Cascade Mountains, with membership determined by the League of Oregon
- A representative of the office of the State Treasurer
- representative of the department; representative of school districts
- school districts. with membership determined by the Oregon School
- Association of Oregon; A representative of special districts, with membership determined by the Special Districts
- representative of the Oregon Department of Administrative Services; and
- Counties and the League of Oregon Cities. (9) The Oregon Department of Emergency Management shall adopt rules establishing: (h) Two additional members determined jointly by the department, the Association of Oregon
- (a) A loan application process and application forms for loans under subsection (2)(a) of this
- including interest and the repayment of the loans; (b) Reasonable financial terms and conditions for loans under subsection (2)(a) of this section,
- (c) Eligibility requirements for applicants for loans under subsection (2)(a) of this section;
- (e) The methodology the department will use for charging the account for administrative (d) The maximum amount an applicant for a loan under subsection (2)(a) of this section may
- (2)(a) of this section.

 (10) The department shall provide staff support for the review board penses; and (f) Procedures for submission of recommendations to the review board for loans under subsection
- disaster grants offered by the Federal Emergency Management Agency. As used in this section, "qualified recipient" means a local government, as defined a school district or another entity that meets eligibility criteria for post-
- ORS 401.536, as operative until July 1,
- the Legislative Assembly and any other moneys deposited into the account pursuant to law. account in the Oregon Disaster Response Fund. The account consists of moneys appropriated
- (a) Providing loans to (2) Moneys in the account are continuously appropriated to the Oregon Military Department for llocal governments, as defined in ORS 174.116, and school

disaster relief that require a match;

- (c) Providing loans and grants to local governments, as defined in ORS 174.116, and school districts] qualified recipients for the purposes of paying costs incurred by local governments and school districts] qualified recipients in response to disasters that are not federally declared disastered. ters, as determined by the Legislative Assembly, fulfilled or otherwise satisfied if all loans and grants provided under paragraphs
- (d) Subject to subsection (5) of this section, paying the department's expenses for administering
- rate established by the Oregon Department of Administrative Services. Amounts loans made from the account under paragraph (a) of this subsection.

 (3) Loans made under subsection (2)(b) or (c) of this section shall be repaid pursuant to such terms and conditions as may be established by the Oregon Department of Administrative Services. Loans made under subsection (2)(b) or (c) of this section may be interest free, or bear interest at a deposited in the General
- made under subsection (2)(b) or (c) of this section shall be (4) The Oregon Military Department shall deposit into made under subsection (2)(a) of this section. amounts repaid on loans
- maximum amount in the account during a (5) The Oregon Military Department may not charge the account more than five percent of the simum amount in the account during a biennium for administrative expenses attributable to a made under subsection (2)(a) of this section.
- under subsection (7) the application and An applicant may apply to the Oregon Military Department for a The department shall recommendation to consider the application, make a recommendation the Local Disaster Assistance Review loan under subsection (2)(a) Board established
- (7) The Oregon Military Department shall establish Local Disaster
- (a) Review the recommendations of the department regarding loans under subsection (2)(a) of (b) Approve, by a majority vote of members, the amount of any loan under subsection (2)(a) of
- section 6 (2)(a) of this section. by a majority vote of members, the terms and conditions of any loan under sub-
- The review board shall include:
- (a) Three members of county governing bodies, with at least one member representing a county from east of the crest of the Cascade Mountains, with membership determined by the Association of Oregon Counties; 8
- Cities; (b) Three members of city governing bodies, with at least one member representing a city from east of the crest of the Cascade Mountains, with membership determined by the League of Oregon 0
- representative of the office of the State Treasurer; representative of the Oregon Military Department;
- representative of school districts, with membership determined by the Oregon School
- A representative of special districts, with membership determined by the Special Districts
- A representative of the Oregon Department of Administrative Services;
- Counties and the League of Oregon (9) The Office of Emergency Management of the Oregon Military Department shall adopt rules (h) Two additional members determined jointly by Cities. the department, the Association of Oregon
- loan application process and application forms for loans under subsection (2)(a) of this
- including interest and the repayment of the loans; (b) Reasonable financial terms and conditions for loans under subsection (2)(a) of this section,

- (c) Eligibility requirements for applicants for loans under subsection (2)(a) of this section (d) The maximum amount an applicant for a loan under subsection (2)(a) of this section may
- penses; and The methodology the department will use for charging the account for administrative ex-
- (2)(a) of this section.

 (10) The Oregon Military Department shall provide staff support for the review board. (f) Procedures for submission of recommendations to the review board for loans under subsection
- disaster grants offered by the Federal Emergency Management Agency. (11) As used in this section, "qualified recipient" means a local government, as defined in ORS 174.116, a school district or another entity that meets eligibility criteria for post-

EASTERN OREGON BORDER ECONOMIC DEVELOPMENT BOARD

SECTION 7. ORS 284.793 is amended to read:
284.793. (1) On or before June 30 of each year, the third-party administrator shall submit the following information from the previous 12 months to the Eastern Oregon Border Economic Developments.

(a) The number of businesses or regionally significant industrial sites that were assisted with grants awarded and loans made through programs under ORS 284.791;

(b) The types and amount of resources leveraged by the grant and loan moneys:

- area of the Eastern Oregon Border Economic Development Region in which grant and loan moneys (c) The return on investment, performance and outcome with respect to jobs and wages in any
- rience of the grant and loan programs. (d) Any other information the third-party administrator considers useful in evaluating the expe-

third-party administrator under subsection (1) of this section and any other information source that the Eastern Oregon Border Economic Development Board thinks convenient sary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the administration and experience of the grant and loan program estary for evaluating the experience of the grant and loan program estary for experience of the grant and loan program estary for evaluating the experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant and loan program estary for experience of the grant estary for exp (2)(a) On or before September 15 of each year, the Eastern Oregon Border Economic Development Board, jointly with the Oregon Business Development Department, shall submit a report to the Legislative Assembly, in the manner required under ORS 192.245, Ito the Joint Committee under ORS 284.771 to 284.801 Ways and Means or the Emergency Board, I that sets forth the information received from the convenient or

dations for legislation and strategies to improve workforce development (b) The Eastern Oregon Border Economic Development Board's report may include recommenand economic development

UNIT CAPTIONS

SECTION 8. The unit captions used in this 2022 Act are provided only for the convenience of the reader and do not become part of the statutory law of this state or express any logislative intent in the enactment of this 2022 Act.

EMERGENCY CLAUSE

SECTION 9. This 2022 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2022 Act takes effect on its passage.

Enrolled House Bill 4156 (HB 4156-A)

Page 5

2023-25

Enrolled House Bill 4156 (HB 4156-A)

Chief Clerk of House

Dan Rayfield, Speaker of House

Peter Courtney, President of Senate

enate March 4, 2022

10:45 AM MARCH

2022

12:12 PM

Filed in Office of Secretary of State:

Kate Brown, Governor

81st OREGON LEGISLATIVE ASSEMBLY--2022 Regular Session

House Enrolled Bill 5202

Sponsored by JOINT COMMITTEE ON WAYS AND MEANS

000110

CHAPTER

Relating to state financial administration; creating new provisions; amending sections 196 and 299, chapter 669, Oregon Laws 2021; and declaring an emergency.

It Enacted by the People of the State of Oregon:

Judicial Department, is increased SECTION 3. Notwithstanding of domestic and sexual violence and human trafficking in maintaining or acquiring housing.

SECTION 2. Notwithstanding any other law limiting expenditures, the limitation on ex penditures established by section 2 (5), chapter 427, Oregon Laws 2021, for the biennium ending June 30, 2023, as the maximum limit for payment of expenses from fees, moneys or those described in section 2, chapter 557, penditures established by section 3, chapter June 30, 2023, as the maximum limit for payment of expenses from federal funds other than SECTION 1. Notwithstanding any other law limiting expenditures, the limitation on ex is increased by \$2,000,000 for distribution to nonprofit entities to assist survivors including Miscellaneous Receipts, but excluding lottery or received by the Department of Justice, for crime vi by \$275,752 for an Elder Justice Innovation grant. chapter 557, Oregon Laws 2021, for the biennium ending Oregon Laws 2021, collected or received by the

counseling services. the Housing and Community penditures established by section 4, chapter 556, Oregon Laws 2021, for the biennium ending June 30, 2023, as the maximum limit for payment of expenses from federal funds other than those described in sections 2 and 6, chapter 556, Oregon Laws 2021, collected or received by the Housing and Community Services Department, is increased by \$1,681,331 for housing Notwithstanding any other law limiting expenditures,

cator professional learning system. revenues, including Miscellaneous Receipts, but excluding lottery funds, corporate activity tax funds and federal funds, collected or received by the Department of Education, for operations, is increased by \$1,668,814 to support the implementation of a comprehensive edudescribed in sections 6 and 14, chapter 603, Oregon Laws 2021, from fees, moneys or other penditures established by section 5 (2), chapter 603, Oregon Laws 2021, ending June 30, 2023, as the maximum limit for payment of expenses, ot SECTION 4. Notwithstanding any other law limiting expenditures, the limitation on exother than for the biennium

SECTION 5. Notwithstanding any other law limiting expenditures, the limitation on ex by section 6 (3), chapter 603, Oregon Laws 2021, for the is the maximum limit for payment of grants-in-aid, program

ending June 30, 2023, as the maximum limit for payment of expenses from fees, moneys or penditures established by section 1 (1), chapter 640, Oregon Laws 2021, for the biennium SECTION 33. Notwithstanding any other law limiting expenditures, the limitation on exbut excluding lottery funds and Cannabis Commission,

increasing investigatory workload, increased board stipends and other miscellaneous costs. collected or received by the Board of Medical Imaging, is increased by \$202,000, to address June 30, 2023, penditures established by section 4, chapter 504, Oregon Laws 2021, for the biennium ending SECTION 34. Notwithstanding any other law limiting expenditures, the limitation on exincluding Miscellaneous as the maximum limit for payment of expenses from fees, moneys or other uding Miscellaneous Receipts, but excluding lottery funds and federal funds, Receipts, but excluding lottery funds and federal

collected or received by the Real Estate Agency, is increased by \$151,083, for the eLicense penditures established by section 1, chapter 311, Oregon Laws 2021, for the June 30, 2023, as the maximum limit for payment of expenses from fees, SECTION 35. including Miscellaneous Notwithstanding any other law limiting expenditures, the limitation on ex-Receipts, but excluding lottery funds and federal funds, biennium ending moneys or other

information technology replacement project. SECTION

operating expenses. collected or received by the State revenues, including Miscellaneous June 30, 2023, SECTION to the State Forestry ON 36. Notwithstanding established by section as the maximum limit for payment of expenses from fees, moneys or other Notwithstanding any other law limiting expenditures, the limitation on exished by section 1, chapter 348, Oregon Laws 2021, for the biennium ending Board of Tax Practitioners, is Receipts, but excluding lottery increased by \$72,100, for funds and federal funds,

associated with the 2021 fire season. the biennium ending June 30, Notwithstanding any other provision of law, the General Fund appropriation be Forestry Department by section 1 (2), chapter 605, Oregon Laws 2021, for ding June 30, 2023, for fire protection, is increased by \$46,298,469 for costs

for the processing of payments of costs from the 2021 fire season. or received by the State Forestry Department, for fire protection, is increased by States Forest Service for fire protection and for research projects, but excluding lottery funds and federal funds not described in section 2, chapter 605, Oregon Laws 2021, collected other revenues, including Miscellaneous Receipts and including federal funds from the United States Forest Service for fire protection and for research projects, but excluding lottery ending June 30, 2023, as the maximum limit for payment of expenses from fees, moneys or penditures established by SECTION 38. Notwithstanding any other law limiting expenditures, the limitation on exsection 2 (2), chapter 605, Oregon Laws 2021, for the biennium

made to the tection expenses, biennium ending June 30, 2023, for allocation to SECTION 39. Emergency Notwithstanding any other provision of law, the General Fund appropriation ergency Board by section 5 (1), chapter 605, Oregon Laws 2021, for the is decreased by \$6,146,267 Forestry

creased by \$766,259 ending June 30, 2023, as the maximum limit for payment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts, but excluding lottery funds and federal penditures established by section I (1), chapter 602, Oregon Laws 2021, for the biennium SECTION 40. Notwithstanding any other law limiting expenditures, the limitation on excollected or received by the Oregon Department of Aviation, for operations,

ending June 30, penditures established by SECTION 41. Notwithstanding any other law limiting expenditures, 2023, as the maximum limit for payment of expenses from fees, moneys or section 1 (3), chapter 602, Oregon Laws 2021, for

Enrolled House Bill 5202 (HB 5202-A)

stitution, is increased by \$1,213,188.

SECTION 309. The allocation made by the Oregon Watershed Enhancement Board to the 541.945, for activities and projects to implement Article XV, section 4b, of the Oregon Conmoneys deposited into the Watershed Conservation Operating Fund established under ORS

Oregon Constitution, is increased by \$249,144.

SECTION 310. The allocation made by the Oregon Watershed Enhancement Board to the Department of State Police under section 1, chapter 680, Oregon Laws 2021, from moneys deposited into the Watershed Conservation Operating Fund established under ORS 541.945, fish and wildlife activities and projects to implement Article XV, section

State Department of Fish and Wildlife under section 2, chapter 680, Oregon Laws 2021, from moneys deposited into the Watershed Conservation Operating Fund established under ORS 541.945, for activities and projects to implement Article XV, section 4b, of the Oregon Constitution, is increased by \$118,337.

541.945, for activities and projects to implement Article XV, section 4b, of the Oregon Constitution, is increased by \$224,550. Department of Environmental Quality under section 4, chapter 680, Oregon Laws 2021, from moneys deposited into the Watershed Conservation Operating Fund established under ORS SECTION 311. The allocation made by the Oregon Watershed Enhancement Board to the

eral Fund, the amount of \$50,000,000, to be allocated to the State Forestry Department for cash flow needs. propriated to the Emergency Board, SECTION 312. (1) In addition to and not in lieu of any other appropriation, there is ap for the biennium ending June 30, 2023, out of the Gen

come available for any purpose for which the Emergency Board lawfully may allocate funds by the Emergency Board prior to December 1, 2022, the moneys remaining on that date be-NOTE: Section 313 was deleted. Subsequent sections were not renumbered If any of the moneys appropriated by subsection (1) of this section are not allocated

programs, is increased by \$7,500,000 for the Strong Start Program. Oregon Laws 2021, for the biennium ending June 30, 2023, for public university SECTION 314. Notwithstanding any other provision of law, the General Fund appropri-ation made to the Higher Education Coordinating Commission by section 1 (8), chapter 660, statewide

Oregon Laws 2021, for the biennium ending June 30, 2023, for statewide public services, is increased by \$1,000,000 to support the Oregon State University Extension Service Oregon Bee ation made to the Higher Education Coordinating Commission by section 1 (9), chapter 660, SECTION 315. Notwithstanding any other provision of law, the General Fund appropri

ation made to the Higher Education Coordinating Commission by section 1 (8), chapter 660, Oregon Laws 2021, for the biennium ending June 30, 2023, for public university statewide programs, is increased by \$700,000 to support the expansion of the College of Education's Oregon Child Abuse Prevalence Study. SECTION 316. Notwithstanding any other provision of law, the General Fund appropri-University

and loan repayment to learners from underrepresented communities capacity for health care education and pathway programs and to provide University education and other programs, Oregon Laws 2021, for the biennium ending June 30, 2023, for Oregon Health and Science ation made to the Higher Education Coordinating Commission by section 1 (7), chapter 660, SECTION 317. SECTION 318. Notwithstanding any other provision of law, the General Fund appropri-Notwithstanding any other provision of law, the General Fund appropriis increased by \$45,000,000 to support expanded

for the biennium ending June 30, ation made to the Department of Corrections by section 1 (1), chapter 468, Oregon Laws 2021, 2023, services is

SECTION 319. Notwithstanding any 95, chapter 669, Oregon Laws 2021, for the biennium

Page 35

2023-25

State Forestry Department: Debt service General Fund Other funds	Agency/Program/Funds	(6) NATURAL RESOURCES.	Judicial Department: Debt service General Fund	Agency/Program/Funds	(5) JUDICIAL BRANCH.	Department of Human Services: Debt service General Fund Other funds	Agency/Program/Funds	(4) HUMAN SERVICES.	debt service Other funds	Other funds	debt service General Fund
ent: Ch. 605 1(5) Ch. 605 2(7)	2021 Oregon Laws Chapter/ Section	JRCES.	Ch. 557 1(5)	2021 Oregon Laws Chapter/ Section	Эн.	Ch. 606 1(8) Ch. 606 2(9)	2021 Oregon Laws Chapter/ Section	is.	Ch. 660 6(3)	1(10)(a) Ch. 660 6(2)	Ch. 660
-656 +660	\$ Adjustment		-273,641	\$ Adjustment		-900,000 +944,250	\$ Adjustment		+1,030,420	-1,030,391 +695,171	

	+2,299,492	Ch. 605 2(2)	Ch.	Other funds
	+1,582,696	Ch. 605 1(2)	Ch.	General Fund
				Fire Protection
8	+54,059	605 4(1)	Ch.	Federal funds
	+1,259,501	605 2(1)	Ch.	Other funds
	+53,323	605 1(1)	Ch.	General Fund
				Agency Administration
			3.5	State Forestry Department:
	+23,690	Ch. 679 2(4)	Ch.	Other funds
				Capital Improvement
	+335,090	679 4(5)	Ch.	Federal funds
	+11,886	679 3(3)	Ch.	Lottery funds
	+141,809	679 2(7)	Ch.	Other funds
	+245,749	679 1(7)	Ch.	General Fund
				Habitat Division
	+148,119	679 4(3)	Ch.	Federal funds
8	+1,164,637	679 2(3)	Ch.	Other funds
	+34,330	679 1(3)	Ch.	General Fund
				Division
				Administrative Services
	+461,594	679 4(2)	Ch.	Federal funds
	+36,386	679 3(2)	Ch.	Lottery funds
	+778,725	679 2(2)	Ch.	Other funds
	+187,172	679 1(2)	Ch.	General Fund
				Wildlife Division
	+2,183,238	679 4(1)	Ch.	Federal funds
	+70,065	679 3(1)	Ch.	Lottery funds
	+1,849,472	679 2(1)	Ch.	Other funds
	+709,192	679 1(1)	Ch.	General Fund
		1,400 1		Fish Division
				Fish and Wildlife:
				State Department of
	+224,550	Ch. 673 3	Ch.	Lottery funds
				Resources Fund
	Committee of the Commit			Parks and Natural
	+922,275	673 2(4)	Ch.	Other funds
	+3.445	673 1(4)	Ch.	General Fund
	+140,000	010 0(0)	CII.	Agency Management
	100 007	070 5(0)		E-JI f J-
	+1.529.643	673 2(3)	3	Other finds
	+36.054	673 1(3)	Ch.	General Fund
		1		Land Quality
	+254.755	673 5(2)		Federal funds
	+941,874	673 2(2)	Ch.	Other funds
	+1,199,293	$673\ 1(2)$	Ch.	General Fund
		0		Water Quality
	+194,839	673 5(1)		Federal funds
	+1,557,730	673 2(1)	Ch.	Other funds
	+676,152	673 1(1)	Ch.	
				Air Quality

Enrolled House Bill 5202 (HB 5202-A)

and Wildlife: Division Che finds Che finds Cheff9 2(1) Cottery funds Cheff9 3(1) Federal funds Cheff9 3(1) Federal funds Cheff9 3(1) Federal funds Cheff9 3(1) Cheff9 3(1) Federal funds Cheff9 3(1) Cheff9 3(1) Cheff9 3(1) Cheff9 3(1) Cheff9 3(1) Cheff9 3(1) Cheff9 3(2) Cheff 3(3) Chef	-1,251	132 1	Ch. 432 1	General Fund
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds Ch. 679 3(1) Federal funds Ch. 679 3(2) Cher funds Ch. 679 1(2) Cher funds Ch. 679 2(2) Cother funds Ch. 679 2(3) Ch. 605 2(2) Ch. 605 2(3) Ch. 60				Operating Expenses
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilfe Division Ch. 679 4(1) Ilfe Division Ch. 679 4(1) Ilfe Division Ch. 679 2(2) Other funds Ch. 679 3(2) Federal funds Ch. 679 3(2) Federal funds Ch. 679 3(2) Ch. 679 4(2) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 2(2) Ch. 605 3(3) Ch. 605 3(4) Ch. 605 3(3)				Commission:
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 2(1) Cher funds Ch. 679 3(1) Ch. 679 2(1) Ch. 679 3(1) Ch. 679 2(2) Cherry funds Ch. 679 4(2) Federal funds Ch. 679 2(2) Ch. 679 3(2) Ch. 679 3(2) Ch. 679 3(2) Ch. 679 2(2) Ch. 679 2(2) Ch. 679 2(2) Ch. 679 2(3) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 2(2) Federal funds Ch. 605 2(2) Federal funds Ch. 605 2(2) Federal funds Ch. 605 2(3) Federal funds Ch. 605 2(3) Federal funds Ch. 605 2(3) Federal funds Ch. 605 2(8) Ch. 605 2(9) Annagement Ch. 605 2(9) Annagement Ch. 438 1(1) Ch. 438 2 Federal funds Ch. 438 2				Columbia River Gorge
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal finnds Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 2(1) Ch. 679 2(1) Ch. 679 3(1) Federal funds Ch. 679 4(1) Iffe Division Ch. 679 4(1) Ch. 679 3(2) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 3(1)	-48,580			Federal funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 3(2) Ch. 605 2(1) Ch. 605 2(2) Ch. 605 3(2) Ch. 605 3(3) Ch. 605 2(3) Ch.	-2,49			Other funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Lottery funds Ch. 679 4(1) Lottery funds Ch. 679 2(2) Cher funds Ch. 679 2(2) Cher funds Ch. 679 2(2) Ch. 679 3(2) Federal funds Ch. 679 2(3) Ch. 605 2(1) Ch. 605 2(2) Ch. 605 2(3) Ch. 6	-170,59	138 1(1)		General Fund
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cettery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilife Division Ch. 679 4(1) Ilife Division Ch. 679 4(1) Ilife Division Ch. 679 1(2) Other funds Ch. 679 2(2) Cottery funds Ch. 679 3(2) Federal funds Ch. 679 4(2) Inistrative Services Sion Ch. 679 4(2) Ch. 679 2(3) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 2(2) Ch. 605 2(3) Ch. 605 2(8) Ilities Maintenance Management Other funds Ch. 605 2(8) Ilities Maintenance Management Other funds Ch. 605 2(9) Ch. 605 2(9)				Planning Program
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilife Division Ch. 679 4(2) Other funds Ch. 679 4(2) Federal funds Ch. 679 4(2) Federal funds Ch. 679 2(2) Ch. 679 3(2) Ch. 605 2(1) Ch. 605 3(2) Ch. 605 3(3)			ıt:	
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilife Division Ch. 679 4(1) Ch. 679 2(2) Cherry funds Ch. 679 2(2) Cherry funds Ch. 679 3(2) Federal funds Ch. 679 4(2) Ch. 679 4(2) Ch. 679 2(3) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 2(2) Ch. 605 2(3) Ch. 605 2(8) Ch. 605 2(8) Ch. 605 2(9) Cher funds Ch. 605 2(9) Cher funds Ch. 605 2(9) Cher funds Ch. 605 2(9)				Department of Land.
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilife Division General Fund Ch. 679 1(2) Other funds Ch. 679 2(2) Cottery funds Federal funds Ch. 679 3(2) Federal funds Ch. 679 4(2) Inistrative Services Inistrative Services Sion General Fund Ch. 679 1(3) Ch. 679 2(3) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 2(2) Federal funds Ch. 605 2(2) Federal funds Ch. 605 2(3) Ch. 605 2(3) Ch. 605 2(3) Ch. 605 2(8)	-1,785	305 2(9)	Ch. 6	Other funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilife Division General Fund Ch. 679 1(2) Other funds Ch. 679 2(2) Ch. 679 3(2) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 3(2) Ch. 605 3(3) Ch				and Management
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds General Fund Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 2(2) Cherry funds Ch. 679 2(2) Ch. 679 3(2) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 3(3) Ch. 605 3(8)				Facilities Maintenance
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds General Fund Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 3(1) Ch. 679 3(1) Ch. 679 3(1) Ch. 679 4(1) Ilife Division General Fund Ch. 679 2(2) Chtery funds Ch. 679 3(2) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 3(2) Ch. 605 3(3) Ch	-29,419	305 2(8)	Ch. 6	Other funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 4(1) Ilfe Division General Fund Ch. 679 4(2) Ch. 679 2(2) Ch. 679 3(2) Ch. 679 4(2) Ch. 605 2(1) Ch. 605 3(3) Ch.				Equipment Pool
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 4(1) Iffe Division Ch. 679 4(2) Ch. 679 2(3) Ch. 605 2(1) Ch. 605 2(1) Ch. 605 2(2) Ch. 605 2(3)	-18,249		Ch. 6	General Fund
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 4(1) Iffe Division Ch. 679 4(2) Ch. 679 3(2) Ch. 605 2(1) Ch. 605 3(1) Ch. 605 3(3)				Federal Forest Restoration
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 3(2) Ch. 679 3(1) Ch. 679 3(2) Ch. 605 3(1) Ch. 606 3(1) Ch.	-875		Ch. 6	Federal funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Ch. 679 3(1) Ch. 679 3(1) Ch. 679 3(1) Ch. 679 4(1) Ilife Division General Fund Ch. 679 4(2) Ch. 679 3(2) Ch. 679 2(3) Ch. 679 2(3) Ch. 679 2(3) Ch. 605 2(1) Protection General Fund Ch. 605 2(2) Ch. 605 2(2) Federal funds General Fund Ch. 605 2(2) Ch. 605 2(5) Federal funds Ch. 605 2(6) Ch. 605 2(6) Ch. 605 4(5) Ch. 605 4(5) Ch. 605 2(7) Ch. 605 2(7)	-107,18	305 2(3)	Ch. 6	Other funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilife Division General Fund Ch. 679 4(1) Ch. 679 4(1) Ch. 679 4(1) Ch. 679 4(2) Ch. 679 1(3) Ch. 679 2(3) Cher funds Ch. 679 2(3) Cher funds Ch. 679 2(3) Ch. 679 2(3) Cher funds Ch. 605 2(1) Ch. 605 2(2) Cher funds Ch. 605 2(2) Cher funds Ch. 605 2(2) Cher funds Ch. 605 2(2) Ch. 605 2(5) Federal funds Ch. 605 2(6) Ch. 605 2(6) Ch. 605 4(5) Ch. 605 4(5) Ch. 605 4(5) Ch. 605 2(7) Ch. 605 1(4) Ch. 605 2(7)				State Forests
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Life Division General Fund Ch. 679 4(1) Ch. 679 4(2) Ch. 679 4(2) Ch. 679 4(2) Ch. 679 1(3) Ch. 679 1(3) Ch. 679 2(3) Ch. 6	+2,060	305 2(7)	Ch. 6	Other funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) General Fund Ch. 679 1(2) Other funds Ch. 679 2(2) Ch. 679 3(2) Federal funds Ch. 679 3(2) Federal funds Ch. 679 4(2) Inistrative Services Sion General Fund Ch. 679 1(3) Other funds Ch. 679 2(3) Federal funds Ch. 605 2(1) Protection General Fund Ch. 605 2(2) Federal funds Ch. 605 4(2) Federal funds Ch. 605 2(2)	-2,05	305 1(5)	Ch. 6	General Fund
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lottery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) General Fund Ch. 679 1(2) Other funds Ch. 679 2(2) Ch. 679 3(2) Federal funds Ch. 679 3(2) Federal funds Ch. 679 4(2) Inistrative Services Sion General Fund Ch. 679 2(3) Cher funds Ch. 679 2(3) Federal funds Ch. 605 2(1) Protection General funds Ch. 605 2(2) Federal funds Ch. 605 4(2) Federal funds Ch. 605 4(2) Administration Ch. 605 2(2) Federal funds Ch. 605 2(2) Federal funds Ch. 605 2(2) Cher funds Ch. 605 2(2) Cher funds Ch. 605 2(2) Ch. 605 2(2) Cher funds Ch. 605 2(2) Ch. 605 3(2) Ch. 605 3(5) Federal funds Ch. 605 2(5) Federal funds Ch. 605 2(5)				
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lettery funds Ch. 679 3(1) Federal funds Ch. 679 3(1) General Fund Ch. 679 1(2) Other funds Ch. 679 3(2) Ch. 679 3(2) Federal funds Ch. 679 3(2) Federal funds Ch. 679 3(2) Cher funds Ch. 679 3(2) Cher funds Ch. 679 2(2) Cher funds Ch. 679 2(3) Ch. 679 2(3) Cher funds Ch. 679 2(3) Federal funds Ch. 605 2(1) Protection General Fund Ch. 605 4(1) Protectal funds Ch. 605 4(2) Federal funds Ch. 605 4(2) Federal funds Ch. 605 4(2) Federal funds Ch. 605 4(2) Ch. 605 1(4) Ch. 605 2(5)	-11,788			Federal funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Lettery funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilife Division General Fund Ch. 679 1(2) Other funds Ch. 679 2(2) Cottery funds Ch. 679 3(2) Federal funds Ch. 679 4(2) Inistrative Services Sion General Fund Ch. 679 2(3) Cher funds Ch. 605 2(1) Ch. 605 2(1) Ch. 605 4(2) Federal funds Ch. 605 4(2) Federal funds Ch. 605 4(2) Federal Fund Ch. 605 4(2) Federal Fund Ch. 605 4(2) Ch. 605 1(4)	-15,13			Other funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Cch. 679 2(1) Cettery funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilife Division General Fund Ch. 679 1(2) Other funds Ch. 679 2(2) Cottery funds Ch. 679 3(2) Federal funds Ch. 679 4(2) Inistrative Services Inistrative Services Sion General Fund Ch. 679 2(3) Cher funds Ch. 679 2(3) Cher funds Ch. 679 2(3) Ch. 679 2(3) Cher funds Ch. 679 2(3) Ch. 605 2(1) Ch. 605 2(2) Federal funds Ch. 605 2(2) Ch. 605 4(2)	-167,45			General Fund
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilife Division General Fund Ch. 679 4(2) Other funds Ch. 679 4(2) Ch. 679 4(2) Cottery funds Federal funds Ch. 679 4(2) Ch. 679 2(3) Ch.				Private Forests
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ilfe Division General Fund Ch. 679 4(2) Other funds Ch. 679 4(2) Federal funds Ch. 679 4(2) Federal funds Ch. 679 4(2) Federal funds Ch. 679 4(2) Cher funds Ch. 679 2(3) Cher funds Ch. 679 2(3) Ch. 679 2(3) Ch. 679 4(2) Ch. 679 5(3) Ch. 679 5(3) Ch. 679 5(3) Ch. 679 5(3) Ch. 679 6(5) Ch. 679	-62,45		Ch. 6	Federal funds
and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Cottery funds Ch. 679 3(1) Federal funds Ch. 679 4(1) Ife Division General Fund Ch. 679 4(1) Ch. 679 1(2) Cherry funds Ch. 679 2(2) Cottery funds Ch. 679 3(2) Federal funds Ch. 679 4(2) Inistrative Services Sion General Fund Ch. 679 2(3) Cher funds Ch. 605 2(1) Protection Ch. 605 1(2)	-100,35		Ch. 6	Other funds
and Wildlife: Division General Fund Other funds Coh. 679 1(1) Cottery funds Coh. 679 2(1) Cottery funds Coh. 679 2(1) Cottery funds Coh. 679 2(1) Cottery funds Coh. 679 2(2) Cottery funds Coh. 679 2(2) Cottery funds Coh. 679 3(2) Cottery funds Coh. 679 2(3) Cotter funds Cother fund	-699,45		Ch. 6	General Fund
Division Reneral Fund Ch. 679 1(1) Cher funds Ch. 679 2(1) Cherr funds Ch. 679 2(1) Ch. 679 3(1) Ch. 679 4(1) Ch. 679 3(1) Ch. 679 4(1) Ch. 679 3(2) Ch. 679 3(2) Ch. 679 3(2) Ch. 679 3(2) Ch. 679 4(2) Ch. 679 2(3)				Fire Protection
Division General Fund Ch. 679 1(1) Detery funds Other funds Ch. 679 4(1) Ch. 679 4(1) Ch. 679 2(2) Ch. 679 3(2) Ch. 679 3(2) Ch. 679 4(2)	-1,13	05 4(1)	Ch. 6	Federal funds
Division General Fund Ch. 679 1(1) Ther funds Other funds Ch. 679 4(1) Ch. 679 2(2) Other funds Other	-1,559,76	05 2(1)	Ch. 6	Other funds
Division General Fund Ch. 679 1(1) Ther funds Other funds Ch. 679 4(1) Therefore funds Other funds				Agency Administration
Division General Fund Other funds				State Forestry Department:
Division General Fund Other funds Other f	-2,078,639	79 2(3)	Ch. 6	Other funds
Division General Fund Ch. 679 1(1) Ther funds Ch. 679 2(1) Other funds Ch. 679 3(1) Teleral funds Ch. 679 3(1) Teleral funds Ch. 679 1(2) Teleral funds Ch. 679 2(2) Ch. 679 3(2) Teleral funds Ch. 679 3(2)	-41,53	79 1(3)	Ch. 6	General Fund
Division General Fund Ch. 679 1(1) Cher funds Ch. 679 2(1) Ch. 679 3(1) Ch. 679 4(1) Ch. 679 2(2) Ch. 679 2(2) Ch. 679 2(2) Ch. 679 3(2)				Division
Division General Fund Ch. 679 1(1) Cher funds Ch. 679 2(1) Cher funds Ch. 679 4(1) Cher funds Ch. 679 4(1) Cher funds Ch. 679 4(2) Ch. 679 3(2) Ch. 679 3(2) Ch. 679 3(2)				Administrative Services
Division Therefore funds Therefore fun	-1,84	79 4(2)		Federal funds
Division Heneral Fund Ch. 679 1(1) Therefunds Ch. 679 2(1) Ch. 679 3(1) Ch. 679 4(1) Ch. 679 4(1) Ch. 679 1(2) Ch. 679 1(2) Ch. 679 2(2)	-58			Lottery funds
Division General Fund Jeneral Funds Jettery funds Jederal Fund Jederal Fund Jeneral Fun	-255,79			Other funds
Department of and Wildlife: Division General Fund Ch. 679 1(1) Ch. 679 2(1) Ch. 679 3(1) Ch. 679 4(1) Ch. 679 4(1) Ch. 679 4(1)	-349			General Fund
Department of and Wildlife: Division General Fund Ch. 679 1(1) Ch. 679 2(1) Ch. 679 3(1) Ch. 679 4(1)				Wildlife Division
Department of and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) Other funds Ch. 679 3(1)	-121			Federal funds
Department of and Wildlife: Division General Fund Ch. 679 1(1) Other funds Ch. 679 2(1) -4	-30			Lottery funds
Department of and Wildlife: Division General Fund Ch. 679 1(1)	-446,546			Other funds
Department of and Wildlife: Division	-69			General Fund
Department of and Wildlife:				Divi
of con circ				and Wildlife:
011	0,101	0	0111	State Department of

rage yo

-1,760,106	Ch. 442 2(17)	442	Ch.	Other funds
1 76	9(17)	440	3	Finance and Budget
-9,018	Ch. 442 2(16)	442	Ch.	Headquarters Other funds
-3,221,439	Ch. 442 2(15)	442	Ch.	Support Services Other funds
	3(6)	Ch. 442 3(6)	Ch.	Federal funds
	Ch. 442 2(14)	442	Ch.	Transportation Safety Other funds
-72,556	3(5)	Ch. 442 3(5)	Ch.	Federal funds
-60,120	Ch. 442 2(13)	442	Ch.	Other funds
	Ch. 442 2(12)	442	Ch.	Other funds
				Public Transit
	3(3)	Ch. 442 3(3)	Ch.	Federal funds
-19,610	Ch. 442 2(11)	442	Ch.	Other funds
				Policy, Data and Analysis
-16,288	Ch. 442 2(10)	442	Ch.	Other funds
-367,454	2(9)	Ch. 442 2(9)	Ch.	Other funds Commerce and Compliance
				Services
				Driver and Motor Vehicle
	2(8)	Ch. 442 2(8)	Ch.	Local Government Program Other funds
-664,181	2(7)	Ch. 442 2(7)	Ch.	Special Programs Other funds
-40,581	2(6)	Ch. 442 2(6)	Ch.	Other funds
-20,692	2(5)	Ch. 442 2(5)	Ch.	Other funds

Enrolled House Bill 5202 (HB 5202-A)

Dan Rayfield, Speaker of House

Peter Courtney, President of Senate

Filed in Office of Secretary of State:

Shemia Fagan, Secretary of State

2023-25

Governor's Budget

Received by Governor:

Kate Brown, Governor

81st OREGON LEGISLATIVE ASSEMBLY-2022 Regular Session

Enrolled

Senate Bill 1501

Sponsored by Senator COURTNEY; Senators ARMITAGE, KENNEMER, Representatives CAMPOS, DEXTER, HELM, MCLAIN, NELSON, NOSSE, REARDON, REYNOLDS, WILLIAMS

CHAPTER 000033

Relating to a negotiated agreement concerning private forestland; creating new provisions; amending ORS 105.810, 195.308, 496.252, 496.254, 527.620, 527.630, 527.686, 527.685, 527.714, 527.990, 527.992, 610.060 and 610.105; and declaring an emergency.

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

RULE PACKAGE

SECTION 1. Section 2 of this 2022 Act is added to and made a part of ORS 527.610 to

SECTION 2. (1) The State Board of Forestry shall, as a single rule package following a single, consolidated rulemaking process:

(a) Adopt rules consistent with the requirements of the Private Forest Accord Report

(b) As needed to conform with the rules described in paragraph (a) of this subsection, and only as needed to conform with the rules described in paragraph (a) of this subsection, amend or repeal the rules in effect on the effective date of this 2022 Act that implement ORS statutory requirements dated February 2, 2022, and published by the State Forestry Department on February 7, 2022, to the extent that requirements in the Private Forest Accord Report do not contravene

When adopting, amending or repealing rules as the board shall resolve any gaps or ambiguities in the requirements of

(a) Referring to the intent and structure of the rules implementing ORS 527.610 to 527.770 t are in effect on the effective date of this 2022 Act; and Accord Report by:

Achieving the outcomes described in the Private Forest Accord Report.

The department shall:

Publish the Private Forest Accord Report.

Forest Accord Report remains publicly available on a de-

rule package described in section 2 of this 2022 Act. SECTION 3. (1) On or before November 30, 2022, the State Board of Forestry shall adopt

Enrolled Senate Bill 1501 (SB 1501-B)

- (a) Regularly and closely consult with representatives of the authors of the Private Forest Accord Report dated February 2, 2022, and published by the State Forestry Department on February 7, 2022, to ensure that the rule package is consistent with the intent of the re-
- (b) Prioritize development of the rule package over other obligations to the extent pos-
- (3) Adoption or amendment of rules included in the rule package is not subject to the requirements of ORS 183.333, 183.335 or 527.714 or section 39 of this 2022 Act.
- (4) When adopting the rule package, the board is subject to the requirements of subto (11) of this section,
- amending the rules. (5) The board shall give notice of its intent to adopt the proposed rule package in the bulletin described in ORS 183.360 at least 30 days prior to the date proposed for adopting or
- the rule package. (a) A caption of not more than 15 words that reasonably identifies the subject matter of
- and purpose of the rule package in sufficient detail to inform a person that the terests may be affected, and the time, place and manner in which interested I present their views on the proposed rule package. (b) An objective, simple and understandable statement summarizing the subject matter person's in-
- (c) A citation of the law the rule package is intended to implement
- location at which those documents are available for public inspection. pared by or relied upon citation of the law the rule package is incoments, reports or studies, if any, pre-full or abbreviated list of the principal documents, reports or studies, if any, pre-
- (d) of this section from publication in the bulletin. (7) The Secretary of State may omit the information described in subsection (6)(c) and
- (8) After giving the notice, the board shall accept public comments for 30 days
- (9) After receiving public comments, the board may amend the draft rules in posed rule package without providing notice or accepting public comments. the pro-
- may submit written or oral testimony, (10) The board shall hold one public hearing before (11) The board shall publish notice of the hearing in the bulletin at least 21 days before during which interested persons
- amended as described in subsection (13) of this section. the hearing. validity or applicability of a rule adopted or amended as part of the rule package or a rule (12) The provisions of ORS 183.400, 183.410 and 183.480 apply to a petition concerning the
- with the Private Forest Accord Report. (13) After adopting the rule package, and on or before July 1, 2023, the board may amend that implement ORS 527.610 to 527.770 to make minor changes as needed to conform
- quirements of ORS 183.333, 183.335 or 527.714 or section 39 of this 2022 Act. (14) Amendments described in subsection (18) of this section are not subject to the re-
- rules as needed to conform with the rule package describ may only adopt, amend or repeal rules under this section SECTION 4. (1) The State Fish and Wildlife Commission may adopt, described bed in section as needed section 5 of this 2022 Act had with
- repeal of a rule under subsection (1) of this section that occurs on or before November 30 (2) The provisions of ORS 183,333 and 183,335 do not apply to an adoption, amendment or
- subject to the requirements to which the (5) to (11) of this 2022 Act.

SECTION 5. (1) As used in this section:

Enrolled Senate Bill 1501 (SB 1501-B)

- ownership interest in less than 5,000 acres of forestland in this state. (b) "Small forestland" means forestland that has an owner that owns or holds common (a) "Common ownership" has the meaning given that term in section 16 of this 2022 Act.
- Act apply only to an operation for which a notification is filed under ORS 527.670 (6):
 a) On or after January 1, 2024. or amended as part of the rule package described in section 2 of this
- Before January 1, 2024, if the operation is not completed on or before December 31
- the rule package that relate to fish buffers apply to an operation, other than an operation on small forestland, for which a notification is filed on or after July I, 2023.

 (4) If the State Forester determines that a forest activity electronic reporting and notice (3) Notwithstanding subsection (2) of this section, rules adopted or amended as part of
- subsection (2) of this section for application of rules that do not relate to fish buffers: ary 2, 2022, and published by the department on February 7, 2022, in time for operations to necessary to implement the requirements of the Private Forest Accord Report dated Februsystem operated by the State Forestry Department is not updated with the information comply with the requirements by January 1, 2024, the deadlines
- (a) May be extended by the State Forester for a period not to exceed one year; and(b) After an extension described in paragraph (a) of this subsection, may be extended byState Board of Forestry only if the board finds that the additional extension is necessary.

POST-DISTURBANCE HARVEST RULEMAKING

of Forestry shall initiate rulemaking concerning the post-disturbance harvest of trees that, but for the disturbance, would not be harvested under rules adopted, amended or repealed as part of the rule package described in section 2 of this 2022 Act. SECTION 6. (1) Pursuant to the authority granted by ORS 527.710 and subject to the procedures set forth in ORS 527.714 for rules described in ORS 527.714 (1)(c), the State Board

- (a) Must be completed on or before November 30, 2025.
- (b) Is not subject to the requirements of section 39 of this 2022 Act

TETHERED LOGGING RULEMAKING

rulemaking concerning tethered logging. three years after the effective date of this 2022 Act, the State Board of Forestry shall initiate SECTION 7. (1) Pursuant to the authority granted by ORS 527.710 and subject to the procedures set forth in ORS 527.714 for rules described in ORS 527.714 (1)(c), not more than

- (2) The board shall prioritize the rulemaking.
- Research and Science Team described in sections 36 and 38 of this 2022 Act (3) The rulemaking is not subject to the requirements of section 39 of this 2022 Act, but as part of the rulemaking, the board may solicit and consider reports that pertain to tethered logging from the Adaptive Management Program Committee and the Independent

JUST COMPENSATION EXEMPTION

nsation under ORS 195.305 to 195.336 for any restriction placed on the use a rule adopted or amended by the State Board of Forestry:

(1) As part of the rule package described in section 2 of this 2022 Act. SECTION 8. The Legislative Assembly intends that a person is not entitled to just com-

in sections 36 and 38 of this 2022 Act. Management Program Committee and the Independent Research and Science Team described (2) After the board has considered reports that pertain to the rule from the Adaptive

lations under ORS 195.305 (1), compensation is not due for: SECTION 9. ORS 195.308 is amended to read:
195.308. Notwithstanding the requirement to pay just compensation for certain land use regu-

- (1) The enforcement or enactment of a land use regulation established in ORS 30.930 to 30.947, 527.310 to 527.370, 561.995, 569.360 to 569.495, 570.010 to 570.050, 570.105 to 570.190, 570.305, 570.310, 570.320 to 570.360, 570.405, 570.412, 570.420, 570.425, 570.460, 570.700 to 570.710, 570.755, 570.770, administrative rules or statewide plans implementing these statutes 570.780, 570.790, 570.800, 570.995, 596.095, 596.100, 596.105, 596.393, 596.990 or 596.995 or in
- The enforcement, adoption or amendment of a rule adopted or amended by the State
- As part of the rule package described in section 2 of this 2022 Act.
- (b) After the board has considered reports that pertain to the rule from the Adaptive Management Program Committee and the Independent Research and Science Team described in sections 36 and 38 of this 2022 Act.

LANDSLIDE MODELING

- SECTION 10, (1) The Legislative Assembly finds that:
 (a) The requirements of the Private Forest Accord Republished by the State Forestry Department on February landslide modeling developed by a specific contractor. Accord Report dated February 2, February 7, 2022, are premised o
- (b) Implementation of the requirements is contingent on the ability to use the specific
- of landslide modeling. Implementation of the requirements is time sensitive and requires rapid development
- (d) Procurement of services pursuant to this section:
- (A) Is unlikely to encourage favoritism in awarding public contracts or to diminish competition for public contracts.
 (B) Will substantially promote the public interest in a manner that could be practically realized through a procurement subject to the requirements favoritism in awarding public contracts or to substantially
- Code. manner that could not otherwise the requirements of the Public
- The State Forestry Department shall:
- chapter 3 and appendix B of the Private Forest Accord Report. (a) Procure services for development and application of the landslide modeling described
- tronic reporting and notice system operated (b) Ensure that the modeling is developed and incorporated into a forest activity elecdescribed in (2) and (3)
- In time to facilitate compliance 2022 Act. section 5
- (B) Not later than May 1, 2023.
- Public Contracting Code. (3) The procurement required by this section is not subject to the requirements of the

SUBMISSION OF HABITAT CONSERVATION PLAN

Service and the United States Fish and Wildlife Service: SECTION 11. The State Board of Forestry shall submit to the National Marine Fisheries

(1) A proposed habitat conservation plan consistent with the Private Forest Accord Re-2022, and published by the Forestry Department on

(2) An application for an incidental take permit, supported by the habitat conservation for the incidental taking of species addressed in the Private Forest Accord Report.

pare and submit to the National Marine Fisheries Service and the United States Fish and Wildlife Service the habitat conservation plan described in SECTION 12. (1) On or before December 31, 2022, the State Board of Forestry shall pre-

(2) The board shall procure the services of a person

279B,060, 279B,065 and 279B,070, the board may award a contract for the services without liciting competitive price quotes or competitive proposals. undertaking a process of competitive sealed bidding or competitive sealed proposals or soto ORS 279A.050 (6)(m) and notwithstanding ORS 279B.050, 279B.055

February 7, 2022, are: cord Report dated February The board shall ensure that representatives of the authors of the Private Forest Ac-2022, and published by the State Forestry Department on

and closely consulted concerning the development and drafting of the

(b) Consulted if any question arises concerning the intent of the Private Forest Accord

section 11 of this 2022 Act do not constitute rules for purposes of ORS 183.310 to 183.410 (5) The habitat conservation plan and application for an incidental take permit described

PASS-THROUGH PROTECTION FOR ENDANGERED SPECIES ACT AGREEMENTS

527.770. SECTION 13. Section 14 of this 2022 Act is added to and made a part of ORS 527.610 to

rules adopted thereunder that relate to protection of a species addressed in the agreement. the agreement, the forest practice is not subject to provisions of ORS 527.610 to 527.770 or SECTION 14. If a person is party to an agreement with the National Marine Fisheries vice or the United States Fish and Wildlife Service under the federal Endangered Species 1531 to 1544) and is engaging in a forest practice in compliance

SMALL FORESTLAND OWNER PROVISIONS

SECTION 15. Sections 16 and 16a of this 2022 Act are added to and made a part of ORS 527.610 to 527.770.

SECTION 16. (1) As used in this section:

(a) "Common ownership" means direct ownership by one or more individuals or ownership by a corporation, partnership, association or other entity in which an individual owns

Board of Forestry under section 2 of this 2022 Act. mum option available for small forestland owners pursuant to rules adopted by the State "Small forestland owner minimum option" means any small forestland owner mini-

buffer widths or lengths that measure less than the minimum riparian buffer widths or lengths set forth in sections 5.3.1.3 and 5.3.1.4 of chapter 5 of the Private Forest Accord (2) The board may not establish riparian prescriptions that result in minimum riparian , 2022, published by the State Forestry Department on

department receives a notification (3)(a) An operator, timber owner or landowner may not follow a small forestland owner minimum option for an operation unless the department determines that, as of the date the related to the operation under ORS 527.670:

- (A) The landowner of the forestland where the operation will occur owns or holds comownership interest in less than 5,000 acres of forestland in this state;
- (B) No more than an average yearly volume of two million board the three years prior to the date the department receives the notification; and from the landowner's forestland in feet of merchantable
- following the date the department receives the notification.

 (b) Notwithstanding paragraph (a)(B) and (C) of this subsection, the department may alproducts to be harvested from the landowner's forestland in this state during the The landowner has submitted an affirmation to the department that it does not exan average yearly volume of two million board feet of merchantable forest
- to pay estate taxes or for a compelling and unexpected obligation. set forth in paragraph (a)(B) or (C) of this subsection was or will be necessary to raise funds lishes to the department's reasonable satisfaction that any exceedance of the harvest limits landowner to follow a small forestland owner minimum option if the landowner estab
- whether a landowner meets the requirements of subsection (3) of this section. (4) The department may require a landowner to submit, as part of the notification required under ORS 527.670, any additional information or statements necessary to determine
- (5) The board may adopt any rules necessary to implement this section.

field watersheds are not in effect. in lieu of the small forestland owner minimum option is not owners, State Board of Forestry rules must provide that res forestland owner minimum option related to the horizontal feet limitation applicable to SECTION 16a. In any tax year that a tax credit allowed for use of the standard practice not available to small forestland restrictions on using the small

SECTION 17. (1) The State Board of Forestry shall adopt by rule a Small Forestland In-

- vestment in Stream Ha
 (2) The purpose of Habitat Program.

 of the program is to provide grants to certain small forestland owners
- cord Report dated February 2, 2022, and published by the State Forestry Department on (a) Result in environmental benefits to fish species addressed in the Private Forest Ac-7, 2022; or
- maintenance of forest roads or related activities. Mitigate risks natural resources arising from the
- Act shall implement and administer the program. (3) The Small Forestland Owner Assistance Office established by section 19 of this 2022
- (4)(a) To be eligible for a grant under the program, a landowner must:
- million board feet of merchantable forest products has been harvested from the landowner's (A) Own or hold common ownership interest in less than 5,000 acres of forestland in this Submit documentation showing that no more than an average yearly volume of two
- volume of two million board feet of merchantable forest products to be harvested from the landowner's forestland in this state during the 10 years following the date the office receives ceives the grant application. forestland in this state, when averaged over the three years prior to the date the office re-(C) Affirm to the office that the landowner does not expect to exceed an average yearly
- located anywhere in the parcel of land on which the project for which grant of all the roads, abandoned with the State Forestry Department a road condition assessment that
- For purposes of this subsection, a landowner must be considered to hold common hip interest in forestland if the forestland is owned by the landowner directly or by

a corporation, partnership, association or other entity in which the landowner owns a sig-

that any exceedance of the harvest limits set forth in paragraph (a)(B) or (c) Notwithstanding paragraph (a)(B) and (C) of this subsection, a landowner may be elifor a grant if the or will be necessary to raise funds to pay estate taxes or for landowner establishes to the department's reasonable satisfaction (C) of this sub-

conservation value sites, as described in section 5.3.5.3 of chapter 5 State Department of Fish and Wildlife to prioritize awarding grants (5) In administering and implementing the program, the office shall coordinate with the of the Private Forest

awarding grants under the program, the office may consider: addition to the requirements described in subsection (4) of this section, when

other activities at a proposed project site. (a) The length of time that has elapsed since an application for a grant was received.

(b) Any potential efficiencies gained through coordinating grant-funded activities with

Forestry Department, a report for the previous calendar year that addresses:

(a) Each funded project that was completed during the calendar year. (7) The office shall annually publish, and make publicly available on a website of the State

of the completed project. (b) The costs of each completed project and the mileage of streams improved as a result

(8) The department shall submit a copy of the report to an appropriate committee or interim committee of the Legislative Assembly, in the manner described in ORS 192.245, no than September 15 of each year.

Forestland Investment in Stream Habitat Program Fund shall be credited to the established, separate and distinct from the General Fund. Interest earned by the Small (2) Moneys in the SECTION 18. (1) The Small Forestland Investment in Stream Habitat Program Fund is fund are continuously appropriated to the State Forestry

Stream Habitat Program established under section 17 of this 2022 Act. this 2022 Act as grants to small forestland owners under the Small Forestland Investment distributed by the Small Forestland Owner Assistance Office described

(3) The fund shall consist of:

ferred to (a) Moneys appropriated to the department for deposit in the fund or otherwise transthe fund.

caused to be deposited in the fund or otherwise transferred to the fund (2) of this section that are received by the department from any public or private source and (b) Any gifts, grants, contributions or other donations for use as described in subsection

State Forestry Department, SECTION 19. (I) The Small Forestland Owner is created within

The office shall:

programs for small forestland owners that align with the intent of the Private Forest Accord Report dated February 2, 2022, and published by the department on February 7, 2022. (a) Support and promote implementation of financial incentives and technical assistance

Carry out duties related described in section 17 of this 2022 Act. to the Small Forestland Investment in Habitat Pro-

requirements of the Private Forest Accord Report, develop and maintain a database of (c) To support compliance with a habitat conservation plan that is consistent with the (A) Landowners that the department has determined meet the requirements set forth in

is owned by the

conditions of the forestland

(D) The roads and streams located within the forestland

port forestland owners that own or hold common ownership interest in less than 5,000 acres partnerships and educational opportunities not otherwise described in this section (d) Serve as the lead coordination and support body within the department for programs.

maintain roads or collect data related to the habitat conservation plan. ucational opportunities to support (e) Identify and implement opportunities to leverage the programs, partnerships and edactivities consistent with the habitat conservation plan.

(f) Engage in any other duties delegated to the office by the State Board of Forestry or

e department.

SECTION 20. The State I and 19 of this 2022 Act as (3) The board may adopt rules as necessary to implement this section. SECTION 20. The State Board of Forestry shall adopt the rules described in sections 16, part of the rule package described in section 2 of this 2022 Act.

BEAVER (CASTOR CANADENSIS) CONSERVATION

SECTION 21. Sections 22, 23 and 25 of this 2022 Act are added to and made a part of ORS

CTION 22. (1) As used in this section:

) "Beaver" means a member of the species Castor canadensis.

"Forestland" has the meaning given that term in ORS 527.620.

cation of the taking and the number of beavers taken. Department of Fish and Wildlife, privately including the reason for the forestland shall report the taking, taking the lo-

) The department shall:

derstand the scale of trapping on privately owned forestland (a) Annually submit a summary of the takings of beaver reported under subsection of this section to the State Fish and Wildlife Commission to help the commission better

public on a department website. (b) Make the summary described in paragraph (a) of this subsection available to

(4) The commission shall adopt rules to implement this section.

SECTION 23. (1) As used in this section:

(a) "Beaver" means a member of the species Castor canadensis.

(b) "Forest practices" has the meaning given that term in ORS 527.620.

"Forestland" has the meaning given that term in ORS 527.620.

(d) "Small forestland" means forestland whose owner of interest in less than 5,000 acres of forestland in this state. or holds common ownership

a designee of the owner, may take a beaver on the owner's forestland only if: Notwithstanding ORS 498.012 (1), an owner of forestland, other than small forestland,

The beaver apparently poses a threat to infrastructure.

(b) The owner or a designee of the owner first requests that the State Department of Fish and Wildlife address the threat to infrastructure apparently posed by the beaver.

scribed in paragraph (b) of this subsection before taking the beaver The owner or a designee of the owner waits 30 days after making the request de

(3) If the department receives a request under subsection (2)(b) of this section, the dein consultation with the owner or a designee of the owner. shall make nake a reasonable attempt to nonlethally relocate the beaver, as departn or otherwise address the threat to infrastructure apparently posed by to nonlethally relocate the beaver, as department

(4) Notwithstanding subsection (2) of this section and ORS 498,012 (1), if a beaver on an

Enrolled Senate Bill 1501 (SB 1501-B)

Page &

(5) An owner, or a designee of an owner, that takes a beaver under subsection of this section must report the taking as described in section 22 of this 2022 Act.(6) In consultation with persons engaged in forest practices and other in the consultation of the consultation with persons engaged in forest practices.

or (4)

stakeholders, the department shall: engaged

(a) Make reasonable attempts to nonlethally relocate beavers, as department resources

rules to implement this section. (b) Develop a program for voluntarily relocating beavers.
(7) Notwithstanding ORS 496.162 (3), the State Fish and Wildlife Commission shall adopt

SECTION 24. The State Fish and Wildlife Commission shall adopt the rules required by sections 22 and 23 of this 2022 Act on or before November 30, 2022.

SECTION 25. (1) As used in this section:

(a) "Forestland" has the meaning given that term in ORS 527.620.

or (4) of this 2022 Act. (2) A person may not solicit or accept a fee for trapping a beaver on privately owned forestland other than small forestland, unless the trapping occurs pursuant to section 23 (2) (b) "Small forestland" has the meaning given that(2) A person may not solicit or accept a fee for that term in section 23 of for trapping a beaver on 23 of this 2022 Act. privately owned

(3) A person that traps a beaver on privately owned forestland other than strength of the person of the beaver, unless the trapping occurs suant to section 23 (2) or (4) of this 2022 Act. on privately owned

SECTION 26, ORS 610.060 is amended to read:

610.060. Except as provided in section 23 of this 2022 Act, nothing in the wildlife laws is intended to deny the right of any person to control predatory animals as provided in ORS 610.105. SECTION 27. ORS 610.105 is amended to read:

cupying, possessing or having charge of or dominion over any land, place, building, structure, wharf, pier or dock which is infested with ground squirrels and other noxious rodents or predatory animals, as soon as their presence comes to the knowledge of the person, may, or the agent of the person may, proceed immediately and continue in good faith to control them by poisoning, trapping or other appropriate and effective means. 610.105. Except as provided in section 23 of this 2022 Act, any person owning, leasing, oc-

MITIGATING EFFECTS ON AQUATIC WILDLIFE

SECTION 28. ORS 496.252 is amended to read:
496.252. (1) The Oregon Conservation and Recreation Fund is established in the State Treasury, separate and distinct from the General Fund. Interest earned by the Oregon Conservation and Recreation Fund shall be credited to the fund

Wildlife to carry out activities that serve to protect, maintain or enhance fish and wildlife resources in Oregon. The activities for which the department may expend fund moneys include, but are not (2) Moneys in the fund are continuously appropriated to the

ORS 541.890, including conservation programs and strategies for the nearshore identified in the marine component of the Oregon Conservation Strategy;

(b) Improving engagement of the public in hunting and fishing opportunities and in other out-door recreation opportunities related to and in support of healthy fish, wildlife and habitats; conservation programs and strategies identified in the Oregon Conservation Strategy, as def ORS 541.890, including conservation programs and strategies for the nearshore identified (a) Promoting the health of Oregon's ecosystems and fish and wildlife species by implementing servation programs and strategies identified in the Oregon Conservation Strategy, as defined in

served communities, related to and in support of healthy fish, (c) Improving educational outreach and engagement of the public, including diverse red communities, related to and in support of healthy fish, wildlife and habitats; under-

(d) Engaging in, and providing funding for, joint projects of the department and Recreation Department or other state agencies as recommended by the Orego

Enrolled Senate Bill 1501 (SB 1501-B)

- management, research, habitat improvement, enforcement, outdoor
- (3) The fund shall consist of:
- otherwise transferred to the fund; [and] (a) Moneys appropriated to the State Department of Fish and Wildlife for deposit in the func
- deposited and credited to the fund(.); and (b) Gifts, grants, contributions or other donations for use as described in subsection (2) of this the department from any public or private source and caused
- (c) Moneys in the subaccount described in subsection (4) of this section.
- donations that are received by the department from any public or private source and caused subaccount shall consist of moneys appropriated to the department for deposit in the sub-account or otherwise transferred to the subaccount and gifts, grants, contributions or other be deposited and credited to the subaccount. Moneys in the subaccount may (4) The Private Forest Accord Mitigation Subaccount is established in the fund. The be used for:
- (b) Conducting outreach to persons that own or operate an artificial obstruction, as de (a) The purposes described in, and the administration of, section 32 of this 2022 Act
- fined in ORS 509.580, to further the goal of fish passage. Conducting outreach to persons that may undertake projects described in section 32
- shall jointly submit a biennial report to the Legislative Assembly as provided in ORS 293.640 regarding the expenditure of moneys deposited in the fund, other than moneys deposited in the Private Forest Accord Mitigation Subaccount, and on the status of various activities of this 2022 Act. (5) The department and the Oregon Conservation and Recreation Advisory Committee
- jointly submit a biennial report to the Legislative Assembly as provided in garding the expenditure of moneys deposited in the Private Forest Accord account and on the status of various activities funded by the moneys. funded by the moneys. (6) The department and the Private Forest Accord Mitigation Advisory Committee shall Mitigation Sub-ORS 293,640 re-

SECTION 29. ORS 496.254 is amended to read:

- officio member. Director of Outdoor Recreation, or the associate director's designee, shall serve as a nonvoting, ex sentation by the members. The Governor shall appoint the members of the committee Wildlife for the purpose of carrying out the duties described in subsection advisory committee to the State Fish and Wildlife Commission and the State Department of Fish and (2) The committee shall review department policies regarding the use of Oregon Conservation 496.254. (1) The Oregon Conservation and Recreation Advisory Committee is established as an shall determine the number of members of the committee and the geographical repre-(2) of this section.
- Mitigation Recreation Fund moneys, other than policies regarding the use of Private Subaccount moneys, and make recommendations to the commission and the department Forest Accord
- regarding the use of fund moneys for implementing and amount for service as members. However, (3) Members of the committee may not receive compensation for service as members. However, a member may imbursement of committee members. performance of official duties from moneys available to the department for the purpose of resubject to any applicable law regulating travel and other expenses (4) The department be reimbursed and the committee jointly for actual and necessary travel and other expenses incurred shall submit a biennial report to
- provided in ORS 293,640 and Recreation Fund established under ORS 496.252 and on the status of various activregarding the expenditure of moneys deposited in the Oregon

SECTION 30. (1) The Private Forest Accord Mitigation Advisory Committee is established committee to the State Fish and Wildlife

Enrolled Senate Bill 1501 (SB 1501-B)

ment of Fish and Wildlife for the purpose of carrying out the duties described in subsection

- (2) The committee shall consist of up to 12 members, including seven voting members appointed pursuant to subsections (3) and (4) of this section and up to five nonvoting members as provided for in subsection (5) of this section. voting members
- (3)(a) The Governor shall appoint the following six voting members:
- who represent the timber industry.
- of freshwater aquatic habitat. who represent nongovernmental organizations that promote conser-
- from the timber industry and nongovernmental organizations that promote (b) In appointing the Governor shall solicit and consider recommendations conservation of
- select and appoint from among themselves one person to serve Private Forest Accord Mitigation Advisory Committee. (4) The members of the Oregon Conservation and Recreation voting member
- 6 The department shall appoint up to five nonvoting members recommended by
- The State Forestry Department.
- State Department of Fish and Wildlife. Oregon Watershed Enhancement Board
- The United States Fish and Wildlife Service.
- (e) The National Marine Fisheries Service.
- - (6)(a) The term of a voting member is four years.
- authority shall appoint a successor whose term begins on the following January 31. (c) A Before the expiration of the term of a voting member, the appropriate appointing voting member may be reappointed but may not serve for more than two full terms.
- (7) In case of a vacancy, the appropriate appointing authority shall make an appointment voting member appointed by the Governor may be removed only for cause.
- to become effective immediately (8) The voting members shall biennially select from among themselves a chairperson and for the unexpired portion of the term
- (9) The committee shall meet at least four times per year.
- (10) A majority of the voting members constitutes a quorum for the transaction of
- (11) The committee shall:
- (a) Review State Department of Fish and Wildlife policies regarding the use of moneys deposited in the Private Forest Accord Mitigation Subaccount of the Oregon Conservation regarding the use of moneys in the subaccount. and Recreation Fund and make recommendations to the commission and the
- tices, as defined described in section 32 of this 2022 Act and advise the commission and department on how (b) Solicit and review grant applications under the Private Forest Accord Grant Program grants in a manner that will most effectively mitigate the impacts of forest pracin ORS 527,620.
- Conservation and Recreation Advisory Committee. may solicit and consider recommendations from, and otherwise (13) Members of the Private Forest Accord Mitigation Advisory Committee may receive (12) In undertaking the duties described in subsection (11) of this section, the committee coordinate with, the Oregon
- compensation and expenses as described in ORS 292,495
- 31. (1) Notwithstanding section Private Forest Accord Mitigation Advisory Committee ors of the Private Forest Accord Report dated February 30 (3) of this 2022 Act, the voting members first

- pointed by the Governor: (2) Notwithstanding section 30 (6)(a) of this 2022 Act, of the voting members first ap-
- (a) Two shall serve for terms ending one year after the date of appointment.(b) Two shall serve for terms ending two years after the date of appointment.
- (c) Two shall serve for terms ending three years after the date of appointment.
- SECTION 32. (1) As used in this section, "forestland" and "forest practice" have the
- meanings given those terms in ORS 527.620.

 (2) The State Fish and Wildlife Commission shall establish by purpose of funding projects that mitigate rule a Private Forest Acimpacts of forest
- (a) Removing structures that block the passage of aquatic organisms or repairing the
- structures to promote the passage of aquatic organisms. (b) Placing logs or other wood-based material in streams to promote natural stream
- 6 Conserving, recruiting or reintroducing beavers to restore aquatic landscapes
- (d) Developing or sustaining healthy riparian corridors or wet duce burn intensity during fires and protect streams from excess : complexes to re-
- hasten the return of riparian function after tree harvesting. 8 Applying restoration treatments to stands of trees to Applying restoration treatments to densely stocked, single-species enhance historic species diver-
- that benefits riparian function.
- to protect riparian areas. (g) Supporting establishment of conservation easements on land other than forestland
- (h) Supporting acquisition of an existing water right for conversion to an in-stream water at, as described in ORS 537.348, to improve in-stream flow conditions.(i) Installing fencing or otherwise excluding grazing in riparian areas or around seeps or
- Installing off-stream stockwater systems or hardened watering gaps to reduce the
- effects of grazing on aquatic organisms.

 (k) Undertaking other measures that effectively conserve or restore habitat for aquatic organisms addressed by a habitat conservation plan that is consistent with the Private Forest Accord Report dated February 2, 2022, and published by the State Forestry Department
- February 7, 2022. 3
- In administering the program, the commission:
- (a) Shall develop criteria for awarding a grant and a process for applying for a (b) Shall award grants to most effectively mitigate impacts of forest practices, c
- with advice from the Private Forest Accord Mitigation Advisory
- May require the recipient of a grant to report to the commission on the use of grant

ADAPTIVE MANAGEMENT

SECTION 33. Sections 34, 36, 38 and 39 of this 2022 Act are added to and made a part of ORS 527.610 to 527.770.

subject to a process of adaptive management, whereby protection of aquatic 34, (1) It is the policy of the State of Oregon that regulation of forest practices ction of aquatic species shall, in addition to other statutory requirements, be monitored for goals and objectives are validated,

State Board of Forestry shall establish by rule an adaptive management program

adaptive management framework set forth in the Private Forest Accord Report dated February 2, 2022, and published by the State Forestry Department on February 7, 2022. ruary 2, 2022, and published by the State Forestr (3) The adaptive management program must:

Ensure effective change as needed to meet resource objectives

of the process of changing regulation so the public can understand and anticipate

Apply best available science to decision-making.

(d) Effectively meet resource objectives with less operationally expensive prescriptions

Private Forest Accord Report.

(5) The board shall consider reports submitted by the committee and team ligations of the Adaptive Management Program Committee and Independent Research and when feasible.

(4) The State Board of Forestry shall adopt rules prescribing in detail the roles and ob-Science Team, consistent with sections 36 and 38 of this 2022 Act and the provisions of the

section 2 of this 2022 Act. SECTION 36, (1) The A SECTION 35, On or before November 30, 2022, the State Board of Forestry shall adopt

(2) The committee shall consist of 10 voting members and up to three nonvoting memcommittee to the State Board of Forestry. Adaptive Management Program Committee is established

(3) The board shall select a voting member from among two candidates recommended by each of the following 10 entities:

Oregon Forest and Industries Council

(b) The Coalition of Oregon Land Trusts.

The Associated Oregon Loggers.

and published by the State Forestry Department on February 7, Watersheds, which were parties to the Private Forest Accord Report dated February 2, 2022, The Commission The Oregon Small Woodlands Association. The Commission on Indian Services. A recreational or commercial angling organization collectively selected by Northwest Klamath Siskiyou Wildlands organization Coalition, collectively Oregon Center, Wild, Oregon League selected by Portland Audubon Conservation and

Unlimited and Wild Salmon Center, which were parties to the Private Guides and Anglers Association, Pacific Coast Federation of Fishermen's Associations, Trout Forest Accord Report.

(h) The Association of Oregon Counties.

The State Department of Fish and Wildlife The Department of Environmental Quality.

If an entity described in subsection (3) of this section ceases to exist, the board shall successor entity that represents the same interests.

Select one representative of the State Forestry Department to serve as a nonvoting

tative of the United States Fish and Wildlife Service to serve on the committee as nonvoting (b) Invite one representative of the National Marine Fisheries Service and one represen-

Guide the adaptive management process

Enrolled Senate Bill 1501 (SB 1501-B)

- (b) Set the research agenda of the Independent Research and Science Team established section 38 of this 2022 Act and recommend to the board the team's budget. Assess the scientific findings in a report prepared by the team and
- Submit the committee's reports to the board
- Assist the board in the ongoing process of identifying and modifying resource objec-
- (f) Review reports related to compliance monitoring and enforcement
- (g) Submit recommendations to the board concerning rule adjustment, guidance
- (h) Strive for full consensus in committee decision-making,
- tial decisions by a vote of at least seven voting members, (8) Notwithstanding subsection (7)(h) of this section, the committee shall make substan
- board shall award the participation grant in an amount determined by the board ing the committee member's service on the committee, subject to available funding, grant to compensate for the organizational resources the organization dedicated to support an organization members are not eligible represented by a for compensation or reimbursement committee member requests for ex-
- (10) The board shall adopt rules describing a process for awarding participation grants
- described in subsection (9) of this section.

 SECTION 37. (1) The State Board of Forestry shall appoint the first voting members of the Adaptive Management Program Committee on or before November 30, 2022.
- mittee first appointed by the board (2) Notwithstanding section 36 (6) of this 2022 Act, of the voting members of the com-
- (a) for terms ending one year after the date of appointment, for terms ending two years after the date of appointment.
- Three shall serve for terms ending three years after the date of appointment.
- Science Team from a list of candidates provided by the committee (3) The board shall appoint the first voting members of the Independent Research and
- sory committee to the State Board of Forestry.

 (2) The team shall consist of an odd number of at least five voting members. The 38. (1) The he Independent Research and Science Team is established as an advi-State Board of Forestry.
- hydrology, wildlife, fisheries or geology. degree in a relevant natural resources-related field such as forestry, silviculture, ecology, (a) Have demonstrated subject matter expertise in a relevant field and a graduate-level
- 3 Include, at all times:
- At least one voting member who represents a public institution. At least one voting member who represents the timber industry.
- promotes conservation of freshwater aquatic habitat. (4) Team members shall serve for initial terms of four years and may serve an unlimited At least one voting member who represents a nongovernmental organization that
- number of terms. team member may be removed by a two-thirds vote of the team by a
- (6) If there is a vacancy on the team, or if the team determines that a new scientific or
- must be represented on the team in order for the team to
- team shall submit a list of candidates to the board.
- (b) The board may appoint one or the candidates as voting members of the team

- appoints one or more candidates as voting members of the team. (c) If the board does not select one or more voting members from the list of candidates, the team shall submit a new list of candidates to the board until such time as the board
- (7) The board shall adopt rules for administering subsection (6) of this section
- (a) Conduct or oversee research requested by the Adaptive Management Program Com-
- findings concerning the magnitude of impacts on species of concern, the urgency action and the degree of scientific confidence or uncertainty behind the findings. (b) Report to the board and the committee on the findings of the research, including of needed
- (9)(a) The team shall strive for full consensus in team decision-making
- decisions by a vote of at least two-thirds of the team members (b) Notwithstanding paragraph (a) of this subsection, the team shall make substantial
- grant in an amount determined by the board. for the organizational resources the organization dedicated to supporting the team member's service on the team, subject to available funding, the board shall award the participation an organization represented by a team member requests a participation grant to compensate (10) Team members are not eligible for compensation or reimbursement for expenses.
- described in subsection (10) of this section. (11) The board shall adopt rules describing a process for awarding participation grants
- Science Team described in sections 36 and 38 of this 2022 Act. resources until the board has first received and considered reports that pertain to the rule from the Adaptive Management Program Committee and the Independent Research and may not adopt, SECTION 39. (1) Subject to subsection (2) of this section, the State Board of Forestry amend or repeal a rule described in ORS 527.714 (1)(c) that relates to aquatic
- (2) Notwithstanding ORS 527.714 (7), subsection (1) of this section does not apply:
- ment practices made by the Environmental Quality Commission;
 (b) To adoption, amendment or repeal of a rule by the commission; menced pursuant to ORS 527.765 (3)(e) in response to a petition for review of best manage-(a) To adoption, amendment or repeal of a rule as part of a rulemaking proceeding com-
- rule provides a specific exemption from this section; or (c) If the legislation authorizing or requiring the adoption, amendment or repeal of the
- (3) The board may solicit and consider a report from the committee or the team prior (d) If the adoption, amendment or repeal of the rule is necessary to comply with a court
- (a) A rulemaking proceeding described in subsection (2)(a) of this section, if soliciting and considering the report does not conflict with the requirements of ORS 527.765 (3)(e); or
 (b) Any other rulemaking described in ORS 527.714 (1)(e), subject to the funding available to or as part of:
- ments of subsection (1) of this section. to, and the capacity of, the committee and the team, taking into

AMENDMENTS TO OREGON FOREST PRACTICES ACT

527,620 is amended to read:

SECTION 40, ORS 527.620 is amended to r 527.620. As used in ORS 527.610 to 527.770, 527,990 and 527,992:

- (1) "Aquatic resource" means:
- published by the State Forestry Department on February 7, 2022, and the resources on which (a) A species addressed in the Private Forest Accord Report dated February 2, 2022, and

Enrolled Senate Bill 1501 (SB 1501-B)

- been approved, a species addressed in the habitat conservation plan and the resources on (b) If a habitat conservation plan consistent with the Private Forest Accord Report has
- means the State Board of Forestry
- [(2)] (3) "Cumulative effects" means the impact on the environment which results from the incremental impact of the forest practice when added to other past, present and reasonably foreseeafuture forest practices regardless of what governmental agency or person undertakes such other (3) "Cumulative effects" means the impact
- standing tree at four and one-half feet above the ground, [(4)] (5) "Edge of the roadway" means: breast height which is measured on the uphill side. the width of a

- (a) For interstate highways, the(b) For all other state highways, the outermost edge of pavement, or if unpaved, the edge of the
- cluding but not limited to:
 (a) Reforestation of forestland: [(5)] (6) "Forest practice" means any operation conducted on or pertaining to forestland, in-
- (b) Road construction and maintenance;
- (c) Harvesting of forest tree species; Application of chemicals;
- 9
- (f) Removal of woody
- forest products except trees grown to be Christmas trees as defined in ORS 571.505 on land used wood materials suitable for the production of lumber, sheeting, pulp, firewood or other commercial [(6)] (7) "Forest tree species" means any tree species capable of producing logs, fiber or other
- rules or regulations are applied. species, regardless of how the land is zoned or taxed or how any state or local statutes, ordinances, r the production of Christmas trees.

 (8) "Forestland" means land that is used for the growing and harvesting of forest tree
- rule of the board that represents adequate utilization of the productivity of the site. seedlings, saplings, poles and larger (9) "Harvest 'Harvest type 1" means an operation that requires reforestation but does not require trees. A harvest type 1 is an operation that leaves a combined stocking level of free lings, saplings, poles and larger trees that is less than the stocking level established
- combined stocking of free to grow seedlings, saplings,
 (a) On Cubic Foot Site Class I, II or III, fewer require reforestation. [(9)] (10) "Harvest type 2" means an operation that requires wildlife leave trees but A harvest type 2 does not require reforestation because s and larger 50 11-inch DBH adequate
- equivalent basal area in larger trees (b) On Cubic Foot Site Class IV or V, fewer than 30 11-inch DBH trees or less than an equivper acre;
- alent basal area in larger trees, per acre; or (c) On Cubic Foot Site Class VI, fewer than 15 11-inch DBH trees or less than an equivalent
- ORS 527,740 and 527,750. leave trees. This represents a level of stocking below which the size of operations is limited under basal area in al area in larger trees, per acre.
 [(10)] (11) "Harvest type 3" means an operation that requires reforestation and requires wildlife
- (12) "Landowner" means any individual, combination of association of whatever nature that holds an ownership subdivision thereof. ownership interest in individuals, partnership,
- of forest tree species except as provided by the following: blishment, management or harvest of Christmas trees, as defined in means any commercial activity relating to the

- (b) The establishment, management or harvest of hardwood timber, including but not limited to
- of competing vegetation for at least three years after tree planting rid cottonwood, that is:

 (A) Grown on land that has been prepared by intensive cultivation methods and that is cleared
- species marketable as fiber for inclusion in the furnish for manufacturing paper pro-
- ducts;
 (C) Harvested on a rotation cycle that is 12 or fewer years after planting; and
- (D) Subject to intensive agricultural practices such as fertilization, cultivation, irrigation, insect
- (c) The establishment, management or harvest of trees actively farmed or cultured for the pro-
- tion of agricultural tree crops, including nuts, fruits, seeds and nursery stock.

 (d) The establishment, management or harvest of ornamental, street or park trees within an
- urbanized area, as that term is defined in ORS 221.010. (e) The management or harvest of juniper species conducted in a unit of less than 120 contig-
- managed for windbreaks, riparian filters or shade strips immediately (f) The establishment or management of trees intended to mitigate the effects of agricultural the environment or fish and wildlife resources, such as trees that are established or a single ownership. adjacent to
- completed and land use conversion activities have commenced (g) The development of an approved land use change after timber harvest activities have been
- an operation [(13)] (14) "Operator" means any person, including a landowner or timber owner, who conducts
- (15)(a) "Significant violation" means:
- (B) Continued operation in contravention of an order issued by the State Forester under (A) Violation of ORS 527.670 (6) by engaging in an operation without filing the requisite
- ORS 527.680 (2)(a), (3) or (5); or which restoration is expected to take more than 10 years. A violation resulting in major damage to a resource described in ORS 527.710 (2) for
- E "Significant violation" does not include:
- which sufficient notification was filed pursuant (A) Unintentional operation in an area outside an operating area of an operation for to ORS 527.670 (6);
- ORS 527,680 (2)(a), (3) or (5), that it did not receive the order; or (B) Continued operation in contravention of an where an operator, timber owner or landowner demonstrates the State Forester under
- (C) Failure to timely notify the State Forester of an intent to continue an operation into
- those of public corporations whose stock is traded on the open market), partners, or officers, or otherwise have an interest in or are associated with each property. tles where the same individual or individuals, or their heirs or assigns, are shareholders (other than political subdivision thereof. Single ownership includes ownership held under different names or tiited liability company, trust, [(14)] (16) "Single ownership" means ownership by an individual, partnership, corporation, lim-liability company, trust, holding company or other business entity, including the state or any
- (17) "State Forester" means the State Forester 01 duly authorized representative of
- logs or fiber, or both, sufficient in size and quality for the production of [(16)] (18) "Suitable hardwood seedlings" means any hardwood seedling that will eventually yield lumber,
- poration or association of whatever nature, in any forest tree species on forestland means any individual, combination of individuals, other than a landowner, that holds an

on the slope, from the outermost edge of 527.755, along both sides for the full length [[19]] "Wildlife leave trees" means [(18)] (20) "Visually sensitive corridor" means forestland extending outward 150 feet, the roadway of a scenic highway referred to of the highway. , measured to in ORS

snags required to be retained as described in

owner that describes how the operation is planned to be conducted. [(20)] (22) "Written plan" means a document prepared by an operator, timber owner or land

SECTION 41, ORS 527.630 is amended to read:

management of soil, air, water, fish and wildlife resources and scenic resources sensitive corridors as provided in ORS 527.755 and to ensure the continuous bene sources for future generations of Oregonians. ter resources and by providing a habitat for wildlife and aquatic life. Therefore, it is declared to be the public policy of the State of Oregon to encourage economically efficient forest practices that forestland for such purposes as continuous growing and Forests make a vital contribution to Oregon by provious, the leading use on privately owned land, consistent with harvesting of forest tree species and within

planning and carrying out operations on forestlands. uncertainty and confusion in enforcement and implementation of such laws and regulations and in the manner in which operations are conducted. ulations of other (2) It is recognized that operations on forestland are already subject to agencies which deal primarily with consequences of such It is further recognized such operations rather than that it is essential to avoid other laws and to reg-

(3) To encourage forest practices implementing the policy of ORS 527.610 to 527.770, [and] 527.990 and 527.992, it is declared to be in the public interest to vest in the State Board of Forestry exclusive authority to develop and enforce statewide and regional rules pursuant to ORS 527.710 and to coordinate with other state agencies and local governments which are concerned with the the policy of ORS 527.610 to 527.770,

of ORS 527.610 to 527.770, 527.990 and 527.992 and rules and orders adopted or issued thereunder is essential to protect Oregon's natural resources. It is further recognized that onsite inspections are necessary to further the policy (4) It is recognized that ensuring compliance with, and enforcing, ORS

standards for forest practices are being followed. It is further recognized that an effective enforcement program must include: Adequate training and education of enforcement officers, operators, timber owners

527.992 is necessary to support the integrity of the policy and give the public confidence that

(5) It is recognized that enforcement of the policy of ORS 527.610 to 527.770, 527.990 and

Clear technical guidance

(c) Implementation expectations that are transparent and easily understood by operators

menting enforcement under ORS 527.680, 527.683, 527.685, 527.690 and 527.700 be adequately timber owners and landowners. (6) It is declared to be the policy of the State of Oregon that the program and that the board: for imple-

Use inspections and timber owners enforcement as tools to deter future to educate

consequential violations and the including discretion to impose penalties, priorof

cordance with ORS 527.755. (7) The board may adopt enforce rules addressing scenic considerations only in ac-

Enrolled Senste Bill 1501 (SB 1501-B)

[(5)] (8) The board shall adopt and enforce forest practice rules to reduce the risk of serious bodily injury or death from a rapidly moving landslide only in accordance with ORS 527.710 (10). As used in this subsection, "rapidly moving landslide" has the meaning given in ORS 195.250. [(6)] (9) The State of Oregon should provide a stable regulatory environment to encourage in-

Sections 43 and 44 of this 2022 Act are added to and made a part of ORS

which notifications are filed pursuant to ORS 527.670 (6), compliance with ORS 527.610 to 527.770 and rules and orders adopted or issued thereunder. conduct a program of inspections of forestland within the operating areas of operations for (1) The State Forester, or a representative of the State Forester, shall at regular intervals, to assess

The inspection may occur:

ation has been completed. not more than three years after the date on which the State Forester (b) Only at a reasonable time, absent consent or a warrant or after the date on which notification is filed pursuant to ORS 527,670 (6), but learns that the oper-

pursuant to the law The person conducting the inspection shall:

Advise the operator, timber owner or landowner that the inspection is being made
ant to the law and is limited in scope to the operation subject to the relevant notifi-

527.770 and rules and orders adopted or issued thereunder.

(4) The State Forester may petition the circuit court of this state having jurisdiction (b) Ensure that the inspection is tailored to assessing compliance with ORS 527.610 to

State Forester to inspect the forestland. over the forestland for a warrant authorizing the State Forester or a representative of the

(5) The court may issue a warrant if:

consistent with subsections (1) to (3) of this section and access forestland was actually or constructively denied; or (a) The State Forester or a representative of the State Forester has attempted inspection sistent with subsections (1) to (3) of this section and access to all or part of the

527.770 or a rule or order adopted or issued thereunder has occurred. SECTION 44. (1) As used in this section, "photogrammetric mapping" has the meaning (b) The State Forester has reasonable cause to believe that a violation of ORS 527.610 to

given that term in ORS 672.002.

thereunder, the State Board of Forestry shall adopt rules that: (a) Require persons that file notifications pursuant to ORS 527.670 (6) to inform the State (2) To aid in monitoring compliance with ORS 527.610 to 527.770 and rules adopted

Forester when the operations are complete, within a reasonable time after completion; (b) Authorize the State Forester to use a program of photogrammetric mapping to de-

(6) have been completed; or termine whether operations for which notifications have been filed pursuant

(c) Otherwise establish a program for determining when operations for which notifica-tions have been filed pursuant to ORS 527.670 (6) have been completed.

the person conducting the compliance monitoring. (3) Rules described in subsection (2)(b) or (c) of this section must limit the discretion of

SECTION 45. ORS 527,680 is amended to read:

may issue and serve a citation upon the landowner or authorized under ORS 527.990 (1), the State Forester may issue and serve a citation upon the operator thorized representative. The State Forester shall cause a copy of the citation to be mailed 527.680. (1) Whenever the State Forester determines that an operator has committed a violation failed to comply with the reforestation rules under ORS 527.710, the State Forester Whenever the State Forester determines that the representative. Each citation is

sued under this section shall specify the nature of the violation charged and any damage or unsat-isfactory condition that has occurred as the result of such violation.

(2) Whenever a citation is served pursuant to subsection (1) of this section, the State Porester:

(a) Shall issue and serve upon the landowner or operator or authorized representative an order operator cease further violation. If the order is served

order to be mailed or delivered to the timber owner and landowner, directing the landowner or operator, where practical and economically feasible, to make reasonable efforts to repair the damage or correct the unsatisfactory condition specified in the citation within a period specified by the serve an order upon the landowner or operator and shall cause a copy of such

the date that the violation ceases. until the date of the expiration of the period as prescribed in subsection (4) of this section or until portion of the operation that is resulting in such damage. Such temporary order shall be in effect with, and the violation specified in such order is resulting in continuing damage, the State Forester by temporary order[,] may direct the landowner or operator to cease any further activity in that (3) In the event the order issued under subsection (2)(a) of this section has not temporary order issued under subsection whichever date occurs first (3) of this section shall be complied

hearing unless the order is sooner affirmed, modified or revoked by the board. to subsection (3) of this section shall remain in effect not more appeal procedures of ORS 527.700, must hold a hearing on the temporary order within five working days after the receipt by the board of the request. A temporary order issued and served pursuant such temporary order to be mailed or delivered to the operator, landowner or operator or authorized representative, requested by the operator, timber owner or landowner, (5) If a landowner or operator fails to comply with a final order issued under subsection (2)(b) and the State Forester shall cause a copy of the State Board of Forestry, following the than five working days after such timber owner and landowner. If

civil penalty, (6) The S (6) The State Forester may require an operator, timber owner or landowner to provide financial assurance before conducting a new operation if the State Forester has, within the timber owner or landowner preceding three-year period, made a finding under ORS 527.685 (6) applicable to the operator, as the case may be, to the satisfaction of the State Forester.

operator has complied with the order to correct an unsatisfactory condition, make repair or pay the erator from conducting any new operations on any forestland in this state until the landowner or

the State Forester may issue an order that prohibits the affected landowner or op-

of this section within the time specified in the order, or if the landowner or operator fails to

46. ORS 527.685 is amended to read:

may be imposed for a particular violation. Except as provided in |subsection (5)| subsections (5) of this section, [no] a civil penalty [shall] may not exceed [\$5,000] \$10,000 per E The State Board of Forestry shall by rule establish the amount of civil penalty that

factors: imposing a penalty authorized by this section, the State Forester may consider the fol-

(a) The past history of the person incurring a penalty in taking all feasible steps or procedures necessary or appropriate to correct any violation.

prior violations of statutes, rules, orders and permits pertaining to the Oregon Forest

(c) The gravity and magnitude of the violation

the violation

) Whether) Whether s repeated or continuous. violation was an unavoidable accident, negligence OI.

(f) The size and type of ownership of

Enrolled Senate Bill 1501 (SB 1501-B)

(g) Any relevant rule of the board.
 (h) The [violator's] cooperativeness of the person incurring the penalty and the person's efficient of the person.
 (s) if any, to correct the violation.

request of the person incurring the penalty, the board shall consider evidence of the economic ar financial condition of the person in determining whether a penalty shall be remitted or mitigated. conditions as the board determines to be proper and consistent with the public (3) The penalty imposed under this section may be remitted or mitigated upon such terms and board shall consider evidence of the

necessary, all or part of the authority of the board provided in subsection (3) of this section to as-(4) The board, by rule, may delegate to the State Forester, upon such

the State Forester may impose a civil penalty in an amount equal to the estimated cost of reforest- remit or mitigate civil penalties.
 For a violation of ORS 527.745, or rules for reforestation adopted pursuant to ORS 527.745

violation. In imposing the penalty, the State Forester shall consider, in addition to State Forester may impose a civil penalty in an amount not to exceed \$50,000 per significant quirements of ORS ing lands pursuant to ORS 527.690 (6) If the State Forester makes a finding that a history of significant violations that shows described in subsection (2) of this section: Forester makes a finding that an operator, timber owner or landowner mificant violations that shows a pattern of willful disregard for the re-527.610 to 527.770 or rules or orders adopted or issued thereunder, the

nomic benefit from the significant violation. The degree, if any, to which the operator, timber owner or landowner derived eco-

owner related to which significant violations have occurred compared to the of operations conducted by the operator, timber owner or landowner, while the organizational structure of the operator, timber owner or landowner. (b) The proportion of total operations conducted by the operator, timber owner or land-

SECTION 47. ORS 527.714 is amended to read:

527.770 consists generally of the following three types of rules: 527,714. (1) The rulemaking authority of the State Board of Forestry under ORS 527.610 to

(a) Rules adopted to implement administration, procedures or enforcement of ORS 527.610 to 527.770 that support but do not directly regulate standards of forest practices.

(b) Rules adopted to provide definitions or procedures for forest practices where the standards

(2) When considering the adoption of a rule, and prior to the notice required pursuant to ORS 183.335, the board shall determine which type of rule described in subsection (1) of this section is (c) Rules adopted to implement the provisions of ORS 527.710 (2), (3), (6), (8), (9) and (10) that grant broad discretion to the board and that set standards for forest practices not specifically addressed in statute.

(3) If the board determines that a proposed rule is of the type described in subsection (1)(a) or (b) of this section, or if the proposed rule is designed only to clarify the meaning of rules already adopted or to make minor adjustments to rules already adopted that are of the type described in

and is not subject to the provisions of this section. subsection (1)(c) of this section, rulemaking may proceed in accordance with ORS 183.325 to

posed rule would change the standards for forest practices that relate to the protection of (4) If the board determines that a proposed rule is of the type described in subsection (1)(c) of this section, and the proposed rule would change the standards for forest practices, the board shall aquatic resources, the level of protection that is desired must its rule the purpose of the rule and the level of protection that is desired. If the probe consistent with:

published by the State Forestry Department on February 7,

plan consistent with the Private Forest Accord Report has

- (5) If the board determines that a proposed rule is of the type described in subsection (1)(c) of this section, including a proposed amendment to an existing rule not qualifying under subsection (3) of this section, and the proposed rule would provide new or increased standards for forest practices, rule only after determining that the following facts exist and
- (a)(A) If forest practices continue to be conducted under existing regulations(.):
 (i) There is monitoring or research evidence that documents that degradation of resources maintained under ORS 527.710 (2) or (3) is likely(.); or
- (ii) In the case of rules proposed under ORS 527.710 (10), that there is a substantial risk of se death; or
- (B) The board has received reports produced by the Adaptive Management Program Committee and the Independent Research and Science Team described in sections 36 and 38 of this 2022 Act that review the new or increased standards the proposed rule would provide;
- available information; If the resource to be protected is or resource site to be protected be protected by a wildlife species, the the proposed scientific or biological has been documented
- Oregon, of relevant monitoring andly as appropriate, adequate field evaluation at representative locations in (c) The proposed rule reflects available scientific information() and, as appropriate, the results
- practices as a result of adoption of the proposed rule: (d) The objectives of the proposed rule are clearly defined, and the restrictions placed on forest
- tection is sought(); or (A)(i) Are to prevent harm or provide benefits to the resource or resource site for which pro-
- (ii) In the case of rules proposed under ORS 527.710 (10), are to reduce risk
- vance its purpose; and (B) Are directly related to the objective of the proposed rule and (substantially) materially ad
- protection[; and]. (e) The availability, effectiveness and feasibility of alternatives to the proposed rule, including nonregulatory alternatives, were considered, and the alternative chosen is the least burdensome to landowners and timber owners, in the aggregate, while still achieving the desired level of
- benefits in reduction of risk of serious bodily injury or death, that would be achieved by adopting rule are in proportion to the degree that existing practices of the landowners and timber owners, in The benefits to the resource, or in the case of rules proposed under ORS 527.710 (10), contributing to overall that the the
- (6) Nothing in subsection (5) of this section:
- Requires the board to call witnesses;

(a)

- such communications on the record; (b) Requires the board to allow cross-examination of witnesses;(c) Restricts ex parte communications with the board or requires the board to place statements
- (d) Requires verbatim transcripts of records of proceedings; or
- Requires depositions, discovery or subpoenas
- Program Committee and the Independent Research and Science Team. the board may adopt the rule only after considering reports from the Adaptive Management (1)(c) of this section, subsection (3) of this section, (7) If the board determines that a proposed rule is of the type described in subsection including a proposed amendment to an existing rule not qualifying un-
- [(7)] (8) If the board determines that a proposed rule is of the type described in and the proposed rule would the close economic and fiscal impact statement required by proposed rule is of the type described in subsection (1)(c) require new or increased standards for forest practices, ORS 183.335

ysis shall include, but is not limited to: able to the public a comprehensive analysis of the economic impact of the proposed rule. The anal-

(a) An estimate of the potential change in timber harvest as(b) An estimate of the overall statewide economic impact, impact, a result of the rule; including a change in output, em-

(B) Other private sectors such as commercial fishing, recreational fishing and other

built and natural infrastructure; Government sectors such as public water system providers, waste treatment and

 (c) An estimate of the total economic impact on the forest products industry and common school and county forest trust land revenues, both regionally and statewide; and
 (d) [Information derived from consultation with potentially affected landowners and timber owners of potentially affected stances, including varying ownership sizes and the geographic location and terrain of a diverse subse and] An assessment of the economic impact of the proposed rule lander a wide variety of circumtially affected forestland parcels] on various types of affected forestland parcels and on geographic locations that is derived from consulting stakeholders.

(9) The provisions of this section do not apply to temporary rules adopted by the board.

SECTION 48. ORS 527,990 is amended to read:

527.990. (1) Subject to ORS 153.022, violation of ORS 527.570, 527.672, 527.676, 527.740, 527.750, [or] 527.755, 527.788 or 527.797, or any rule promulgated under ORS 527.710 or section 2 or 44 of this 2022 Act, is a Class A misdemeanor. Each day of operation in violation of an order issued under ORS 527.680 (3) shall be deemed to be a separate offense.

(2) Violation of ORS 527.260 (1) is a Class A misdemeanor, Violation of ORS 527.260 (3) is a

SECTION 49. ORS 527.992 is amended to read:

527.992. (1) In addition to any other penalty provided by law, any person who fails to comply with any of the following may incur a civil penalty in the amount adopted under ORS 527.685:

(a) The requirements of ORS 527.670, 527.672, 527.676, 527.740, 527.750, [or] 527.755, 527.788 or

(c) Any rule or standard of the State Board of Forestry adopted or issued pursuant to ORS (b) The terms or conditions of any order of the State Forester issued in accordance with ORS

527.710 or section 2 or 44 of this 2022 Act. pursuant to the rules adopted under ORS 527.710. term or condition of a written waiver, or prior approval granted by the State Forester

an amount based on the gain resulting from individual or corporate criminal violations leging trespass under ORS 105.810, nor to actions under ORS 161.635 or 161.655 payment of a civil penalty under this section shall not be a bar to seeking to recover

EFFECT OF POLICIES ON INDIAN TRIBES

527.685, 527.714, 527.990, 527.992, 610.060 and 610.105 by sections 9, 26 to 29, 2022 Act and the amendments SECTION 50. (1) Nothing in sections 1 to 8, 10 to 25, 30 to 39, 42 to 44, 51 and 52 of this to ORS 195,308, 496,252, 496,254, 527,620, 527.630, 527.680, 40, 41 and 45

(a) Affects the treaty or other rights of a federally recognized Indian

(b) Applies to real property that

tribe in Oregon or a member of a federally recognized Indian tribe in Oregon; (A) Held in trust by the United States for the benefit of a federally recognized Indian

Enrolled Senate Bill 1501 (SB 1501-B)

(i) A federally recognized Indian tribe in Oregon; or

(ii) A tribally owned or operated corporation organized pursuant to the Indian Reorganization Act (25 U.S.C. 5101 to 5144).
 (2) The State Board of Forestry shall develop a process for a federally recognized Indian

section 11 of this 2022 Act, consistent with the terms and requirements applicable to private tribe in Oregon to elect to join as an applicant for a habitat conservation plan described in forestland under the Private Forest Accord Report dated February 2, 2022, and published by

RULEMAKING CONCERNING PESTICIDE APPLICATIONS

visions of ORS 527.786 to 527.793, 527.794, 527.795, 527.796, 527.797 and 527.798 SECTION 51. The State Forestry Department may adopt rules to implement the pro-

REPORTS TO LEGISLATIVE ASSEMBLY

terim committee of the Legislative Assembly related to forestry, in the manner described in ORS 192.245, on progress in implementing the requirements of the Private Forest Accord Report dated February 2, 2022, and published by the State Forestry Department on February SECTION 52. NOTE: Section 53 was deleted by amendment. Subsequent sections were not renumbered The State Board of Forestry shall report annually to a committee or in-

CONTINGENT OPERATIVE DATES

1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act and the amendments to ORS 195.308, 496.252, 496.254, 527.620, 527.630, 527.680, 527.685, 527.714, 527.990, 527.992, 610.060 and 610.105 by sections 9, 26 to 29, 40, 41 and 45 to 49 of this 2022 Act shall remain in effect only SECTION 54. (1) The Legislative Assembly intends that the policies described in sections

(a) An incidental take permit related to an approved habitat conservation plan consistent with the Private Forest Accord Report dated February 2, 2022, and published by the State Forestry Department on February 7, 2022, is issued on or before December 31, 2027;
(b) The State Board of Forestry has not made a finding that the habitat conservation

imposes more than a de minimis difference in economic or resource impacts, at the

scribed in section 2 of this 2022 Act; and level of landscapes, relative to rules adopted or amended as part of the rule

The incidental take permit remains in effect.

legislative intent described in subsection (1) of this section is established by

finding as to whether the habitat conservation plan imposes more than a de minimis ence in economic or resource impacts, at the level of landscapes, relative to rules a sections 55 to 64 of this 2022 Act.

SECTION 55. (1) If an incidental take permit related to an approved habitat conservation plan responsive to the Private Forest Accord Report dated February 2, 2022, and published by the State Foresty Department on February 7, 2022, is issued on or before December 31, date the incidental take permit is issued, petition the State or amended as part of the rule package described in section 2 of this an author of the Private Forest Accord Report may, no later than 14 days after the Board of Forestry to

finding no later than 45 days after the date the petition is received board receives a petition described in subsection (1) of this section, the board

- (a) On or before the 91st day after the date the board makes the finding, the board shall:
 (A) Repeal new rules adopted as part of the rule package described in section 2 of this
- conform with repeals described in subparagraph (A) of this paragraph. (B) Amend rules in effect on or before the effective date of this 2022 Act as needed to
- (C) Amend any other rules as needed to conform repeals described in subparagraph
- by the board under paragraph (a) of this subsection.

 SECTION 56. If, pursuant to section 55 (1) and (2) of this 2022 Act, the State Board of Wildlife Commission shall amend rules as needed to conform the rules with actions taken of this paragraph.
 (b) On or before the 120th day after the board makes the finding, the State Fish and
- in section 55 (1) of this 2022 Act, and 55 (1) of this 2022 not make a finding or finds that the habitat conservation plan described subsequently revoked or Act does not impose more than a de minimis difference, as dethe incidental invalidated: take permit described
- vocation or (1) On or before the invalidation has been 180th day exhausted or foregone, whichever occurs first, the board after the date that any appeals process related to the re-
- (a) Repeal new rules adopted as part of the rule package described in section 2 of this
- conform with repeals described in paragraph (a) of this paragraph. (b) Amend rules in effect on or before the effective date of this 2022 Act as needed to
- of this paragraph.
 (2) On or before the 210th day (c) Amend any other rules as needed to conform with repeals described in paragraph (a)

after the date that any appeals process related to the re-

- taken by the board under subsection (1) of this section. plan consistent with the Private Forest Accord Report dated February 2, Fish and Wildlife Commission shall amend rules as needed to conform the rules with actions vocation or invalidation has been exhausted or foregone, whichever occurs first, an incidental take permit related
- the State Forestry Department on February 2022, is not issued on or before December
- (1) On or before April 1, 2028, the State Board of Forestry shall:
- (a) Repeal new rules adopted as part of the rule package described in section 2 of this
- conform with repeals described in paragraph (a) of this subsection. (e) Amend any other rules as needed to conform with repeals described in paragraph (a) (b) Amend rules in effect on or before the effective date of this 2022 Act as needed to
- as needed to conform the rules with actions taken by the board under before May 1, 2028, the State Fish and Wildlife Commission shall amend rules subsection (1) of this
- a committee or interim committee of the Legislative manner described in ORS 192.245, on: SECTION 58. On or before February 1, 2028, the State Board of Forestry shall report to
- or before December 31, (1) Whether the incidental take permit described in section 11 of this 2022 Act was issued
- Whether the board has received a petition to make a finding described in
- plan consistent with the Private Forest Accord Report dated February 2, 2022, and published by the State Forestry Department on February 7, 2022, is issued on or before December 31, incidental take permit related to an approved habitat conservation

the State Board of Forestry shall: lated to the revocation or invalidation has been exhausted or forgone, whichever occurs first, 2027, but is subsequently revoked or invalidated, after the date that any appeals process re-

(1) Promptly report the revocation or invalidation to a committee or interim committee Assembly related to forestry, in the manner described in ORS 192,245

(2) Notify the Office of the Legislative Counsel of the revocation or invalidation as soon

SECTION 60. Sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act are

repealed.

SECTION 61. (1) Except as otherwise provided in sections 62 and 63 of this 2022 Act, the repeal of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act by section repeal of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act by section repeal of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act by section repeal of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act, the 60 of this 2022 Act and the amendmen 527.680, 527.685, 527.714, 527.990, 527.992, 2022 Act imposes more than a de minimis difference, as described in section 55 (1) of this 2022 and (2) of this 2022 Act, that the habitat conservation plan described in section 55 (1) of this Act become operative only if the State Board of Forestry finds, pursuant to section 55 (1) the amendments to ORS 195.308, 496.252, 610,060 and 610,105 by sections 65 to 76 of this 2022

day after the date the board makes the finding. 527.992, 610.060 and 610.105 by sections 65 to 76 of this 2022 Act become operative on the 150th difference, as described in section 55 (1) of this 2022 Act, the repeal of sections 1 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act by section 60 of this 2022 Act conservation plan described in section 55 (1) of this 2022 Act imposes more than a de minimis amendments to ORS 195.308, 496.252, 496.254, 527.620, 527.630, 527.680, 527.685, 527.714, 527.990 (2) If the board finds, pursuant to section 55 (1) and (2) of this 2022 Act, that the habitat to 8, and the

(a) Pursuant to section 55 (1) and (2) of this 2022 Act, the State Board of Forestry does not make a finding or finds that the habitat conservation plan described in section 55 (1) of this 2022 Act does not impose more than a de minimis difference, as described in section 55 SECTION 62. (1) Except as otherwise provided in sections 61 and 63 of this 2022 Act, the repeal of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act by section 60 of this 2022 Act and the amendments to ORS 195.308, 496.252, 496.254, 527.620, 527.630, Act become operative only if: 527.680, 527.685, 527.714, 527.990, 527.992, 610.060 and 610.105 by sections 65 to 76 of this 2022

of this 2022 Act; and
(b) The incidental take permit is subsequently revoked or invalidated.

(2) If the events described in subsection (1)(a) and (b) of this section occur, the repeal of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act by section 60 of this 2022 Act and the amendments to ORS 195.308, 496.252, 496.254, 527.620, 527.630, 527.680 vocation or invalidation has been come operative on the 240th day after the date that any appeals process related to the re-527.685, 527.714, 527.990, 527.992, 610.060 and 610.105 by sections 65 to 76 of this 2022 Act beexhausted or foregone, whichever occurs first

servation plan consistent with the Private Forest Accord Report dated February 2, published by the State Forestry Department on February 7, 2022, is not issued on 527.680, 527.685, 527.714, 527.990, 527.992, 610.060 and 610.105 by sections 65 to 76 of this 2022 60 of this 2022 Act and the amendments to ORS 195.308, Act become operative only if an incidental take permit related to an approved habitat con-SECTION 63. (1) Except as otherwise provided in sections 61 and 62 of this 2022 Act, the eal of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act by section , 2027 496.252, 496.254, 527.620, 527.630

sistent with the Private Forest Accord Report is not issued on or before December 31, 2027, the repeal of sections I to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act by section 60 of this 2022 Act and the amendments to ORS 195.308, 496.252, 496.254, 527.620, 527.630, If an incidental take permit related to an approved habitat conservation plan con

Page 2

Act become operative on June 1, 2028.

SECTION 64. Sections 59 and 62 of this 2022 Act are repealed on January 2, 2077. 527.680, 527.685, 527.714, 527.990, 527.992, 610.060 and 610.105 by sections 65 to 76 of this 2022

CONTINGENT AMENDMENTS

SECTION 65. ORS 195.308, as amended by section 9 of this 2022 Act, is amended to read

195.308. Notwithstanding the requirement to pay just compensation for certain land use regulations under ORS 195.305 (1), compensation is not due for[:] [(1)] the enforcement or enactment of a land use regulation established in ORS 30.930 to 30.947,

administrative rules or statewide plans implementing these statutes.

[(2) The enforcement, adoption or amendment of a rule adopted or amended by the State Board of 527.310 to 527.370, 561.995, 569.360 to 569.495, 570.010 to 570.050, 570.105 to 570.190, 570.305, 570.310 to 570.360, 570.405, 570.800, 570.995, 596.095, 596.100, 570.412, 570.420, 570.425, 570.450, 570.700 to 570.710, 596.105, 596.393, 596.990 or 596.995 or in 570,755,

((a) As part of the rule package described in section 2 of this 2022 Act.)

(b) After the board has considered reports that pertain to the rule from the Adaptive Management Committee and the Independent Research and Science Team described in sections 36

SECTION 66. ORS 496.252, as amended by section 28 of this 2022 Act, is amended to read:

creation Fund shall be credited to the fund separate and distinct from the General Fund. Interest earned by the Oregon 496.252. (1) The Oregon Conservation and Recreation Fund is established in the State Treasury, Conservation and Re-

in Oregon. (2) Moneys in the fund are continuously appr Wildlife to carry out activities that serve to protect, The activities for which the department may expend fund moneys include, but are not fund are continuously appropriated to the State Department of Fish and maintain or enhance fish and wildlife resources

(a) Promoting the health of Oregon's ecosystems and fish and wildlife species by implementing conservation programs and strategies identified in the Oregon Conservation Strategy, as defined in ORS 541.890, including conservation programs and strategies for the nearshore identified in the (b) Improving engagement of the public in hunting and fishing opportunities and in other outcomponent of the Oregon Conservation Strategy;

door recreation opportunities related to and

(c) Improving educational outreach rtunities related to and in support of healthy fish, wildlife and habitats; lucational outreach and engagement of the public, including diverse and related to and in support of healthy fish, wildlife and habitats; under-

and Recreation Advisory Committee established under ORS (d) Engaging in, and providing funding for, joint projects of the department and the State Parks Department or other state agencies as recommended by the Oregon Conservation

creation or education activities (e) Other conservation, management, research, habitat improvement, enforcement, outdoor re-

The fund shall consist of:

otherwise transferred to the fund; and (a) Moneys appropriated to the State Department of Fish and Wildlife for deposit in the fund

deposited and credited to the fundl; and l. section, that are received by the department from any public or private source and caused to be (b) Gifts, grants, contributions or other donations for use as described in subsection (2) of this

described in subsection (4) of this section.

Private Forest Accord Mitigation Subaccount is established in the fund. The subaccount the subaccount and gifts, moneys appropriated to the department for deposit in the subaccount or otherwise

the department from any public or private source and caused to be deposited and credited unt. Maneys in the subaccount may be used for:1 (a) The purposes described in, and the administration of, section 32 of this 2022 Act.) 8

ORS 509.580, to further the goal of fish passage. (b) Conducting outreach to persons that own or operate an artificial abstruction, as defined in

to persons that may undertake projects described in section 32 of this 2022

[(5)] (4) The department and the Oregon Conservation and Recreation Advisory Committee shall jointly submit a biennial report to the Legislative Assembly as provided in ORS 293,640 regarding the expenditure of moneys deposited in the fundl, other than moneys deposited in the Private Forest Accord Mitigation Subaccount.] and on the status of various activities funded by the moneys.

of various activities funded by the moneys. penditure of moneys deposited in the submit a biennial report to the Legislative Assembly as provided (6) The department and the Private Forest Accord Private Forest Accord Mitigation Advisory Committee shall jointly provided in ORS 293.640 regarding the ex-Mitigation Subaccount

SECTION 67. ORS 496.254, as amended by section 29 of this 2022 Act, is amended to read:

Director of Outdoor Recreation, or the associate director's designee, shall serve as a nonvoting, ex advisory committee to the State Fish and Wildlife Commission and the State Wildlife for the purpose of carrying out the duties described in subsection sentation by the members. The Governor shall appoint the members of the committee. commission shall determine the number of members of the committee and the geographical repre-496.254. (1) The Oregon Conservation and Recreation Advisory Committee is established as an sory committee to the State Fish and Wildlife Commission and the State Department of Fish and State Fish and Wildlife Commission (2) of this section. The

officio member.

(2) The committee shall review department policies regarding the use of Oregon Conservation garding the use of fund moneys for implementing and administering department activities gation Subaccount moneys,] and make recommendations to the commission and the department reand Recreation Fund moneysl, other than policies regarding the use of Private Forest Accord Mili-

performance of official duties from imbursement of committee members. member may (3) Members of the committee may not receive compensation for service ject to any applicable law regulating travel and other expenses of state be reimbursed for actual and necessary travel moneys available to the department and other expenses of state officers and employees for the purpose

SECTION 68. N 68. ORS 527.620, as amended by section 40 of this 2022 Act, is amended to As used in ORS 527.610 to 527.770, 527.990 and 527.992:

"Aquatic resource" means:

3

lished by the State Forestry Department on February 7, 2022, and the resources on which the species relies; or (a) A species addressed in the Private Forest Accord Report dated February 2, 2022, and pub

relies. (b) If a habitat conservation plan consistent with the Private Forest Accord Report has been approved, a species addressed in the habitat conservation plan and the resources on which the species

[(2)] (1) "Board" means the State Board of Forestry

[(3)] (2) "Cumulative effects" means the impact on the environment which results from the incremental impact of the forest practice when added to other past, present and reasonably foreseeable future forest practices regardless of what governmental agency or person undertakes such other

standing tree at four and one-half feet above [(4)] (3) "DBH" means the diameter at the breast height ground, on the

[(5)] (4) "Edge of the roadway"

(b) For all other state highways, the outermost edge of pavement, or if unpaved, the edge of the

- [(6)] (5) "Forest practice" means any operation conducted on or pertaining to forestland,
- (b) Road construction and maintenance;

- solely for the production of Christmas forest products except trees grown to be Christmas trees as defined in ORS 571,505 on land used wood materials suitable for the production species" means any tree species capable of producing logs, fiber or other of lumber, sheeting, pulp, firewood or
- rules or regulations are applied. species, regardless of how the land is zoned or taxed or how any state or local statutes, ordinances, that is used for the growing and harvesting of forest tree
- wildlife leave trees. A harvest type 1 is an operation that leaves a combined stocking level of free to grow seedlings, saplings, poles and larger trees that is less than the stocking level established by rule of the board that represents adequate utilization of the productivity of the site. (8) "Harvest type 1" means an operation that requires reforestation but does not require
- combined stocking of free to grow seedlings (a) On Cubic Foot Site Class I, II or require reforestation. (9) "Harvest type 2" means an operation that requires wildlife leave trees but A harvest type 2 does not require reforestation because seedlings, saplings, poles s and larger 50 11-inch it has an adequate does not
- ivalent basal area in larger trees, per acre; (b) On Cubic Foot Site Class IV or V, fewer than 30 11-inch DBH trees or less than an equiv.
- alent basal area in larger trees, per acre; or (c) On Cubic Foot Site Class VI, fewer than 15 11-inch DBH trees or less than an equivalent
- leave trees. This represents a level of stocking below which the size of operations is limited under al area in larger trees, per acre.

 [(11)] (10) "Harvest type 3" means an operation that requires reforestation and requires wildlife
- ORS 527.740 and 527.750. ration or association of whatever nature that holds an ownership interest in [(12)] (11) "Landowner" means any individual, combination of individuals, any political subdivision thereof partnership, corpo-
- ment or harvest of forest tree species except as provided by the following: [(13)] (12) "Operation" means any commercial activity relating to the establishment, manage-
- land used solely for the production of Christmas trees (a) The establishment, management or harvest of Christmas trees, as defined in ORS 571.505, on
- (A) Grown on land that has been prepared by intensive cultivation methods and that is cleared (b) The establishment, management or harvest of hardwood timber, including but not limited to cottonwood, that is:
- of competing v
 (B) Of a vegetation for at least three years after tree planting; species marketable as fiber for inclusion in the furnish for manufacturing paper pro-
- (C) Harvested on a rotation cycle that is 12 or fewer years after planting; and
- (D) Subject to intensive agricultural practices such as fertilization, cultivation, irrigation, insect (c) The establishment, management or harvest of trees actively farmed or cultured for the pro-
- of agricultural tree crops, including nuts, fruits, seeds and nursery stock
- management or harvest of ornamental, street or park trees within an

- uous acres within a single ownership.

 (f) The establishment or manager (e) The management or harvest of juniper species conducted in a unit of less than 120 contig-
- managed for windbreaks, riparian filters or shade strips immediately adjacent to actively farmed practices on the environment or fish and wildlife resources, such as trees that are established or management of trees intended to mitigate the effects of agricultural
- completed and land use conversion activities have commenced.

 [[14]] (13) "Operator" means any person, including a landowner or timber owner, who conducts

- (15)(a) "Significant violation" means: (A) Violation of ORS 527.670 (6) by engaging in an operation without filing the requisite notifi-
- 680 (2)(a), (3) or (5), or] [(C) A violation resulting in major damage to a resource described in ORS 527.710 (2) for which Continued operation in contravention of an order issued by the State Forester under
- restoration is expected to take more than 10 years. "Significant violation" does not include:
- [(A) Unintentional operation in an area outside a cient notification was filed pursuant to ORS 527.670 outside an operating area of an operation for which suffi
- 527.680 (2)(a), (3) or eceive the order; or Continued operation in contravention of an order issued by the State Forester under ORS (5), where an operator, timber owner or landowner demonstrates that it did not
- (C) Failure to timely notify the State Forester of an intent to continue an operation into the next
- or officers, or otherwise have an interest in or are associated with each property tles where the same individual or individuals, or their heirs or assigns, those of public corporations whose stock is traded on the open market). political subdivision ited liability company, trust, holding company or other business entity, including [(16)] (14) "Single ownership" means ownership by an individual, partnership, Single ownership includes ownership held under different names or partners, business trustees the state or any
- the State Forester. (15) "State Forester" means the State Forester or the duly authorized representative of
- [(18)] (16) "Suitable hardwood seedlings" means any hardwood seedling that will eventually yield logs or fiber, or both, sufficient in size and quality for the production of lumber, plywood, pulp or
- est in any forest tree species on forestland poration or association of whatever nature, other than a landowner, that holds an [(19)] (17) "Timber owner" means any individual, combination of individuals, partnership, cor-
- 527.755, along both sides for the full length of the highway. the slope, [(20)] (18) from the outermost edge of the roadway of a "Visually sensitive corridor" means forestland extending outward 150 feet, measured scenic highway referred to in
- ORS 527,676 (1) [(21)] (19) "Wildlife leave trees" means trees or snags required to be retained as described in
- owner that describes how the operation is planned to be conducted [(22)] (20) "Written plan" means a document prepared by an operator, timber owner or land-
- SECTION 69. ORS 527.630, as amended by section 41 of this 2022 Act, is amended to read:
- ter resources and by providing a habitat for wildlife and aquatic life. Therefor the public policy of the State of Oregon to encourage economically efficient 527.630. (1) Forests make a vital contribution to benefits, by helping to maintain forest and Oregon by providing jobs, products, tax base

forestland for such purposes as the leading use on privately owned land, consistent with sound management of soil, air, water, fish and wildlife resources and scenic resources within visually sensitive corridors as provided in ORS 527.755 and to ensure the continuous benefits of those resources for future generations of Oregonians.

planning and carrying out operations on forestlands. uncertainty and confusion in enforcement and implementation of such laws and regulations and ulations of other agencies which deal primarily with consequences of such operations rather than the manner in which operations are conducted. It is further recognized that it is essential to avoid (2) It is recognized that operations on forestland are already subject to other laws and to reg-

527.992, it is declared to be in the public interest to vest in the State Board of Forestry exclusive authority to develop and enforce statewide and regional rules pursuant to ORS 527.710 and to coordinate with other state agencies and local governments which are concerned with the forest en-(3) To encourage forest practices implementing the policy of ORS 527.610 to 527.770, 527.990 and

(4) It is recognized that ensuring compliance with, and enforcing, ORS 527.610 to 527.770 and

rules and orders adopted or issued thereunder is essential to protect Oregon's natural resources. It is further recognized that onsite inspections are necessary to further the policy of ORS 527.610 to 527.770, 527.990 and 527.992.] (6) It is recognized that enforcement of the policy of ORS 527.610 to 527.770, 527.990 and 527.992

forest practices are being followed. It is further recognized that an effective enforcement program must support the integrity of the policy and give the public confidence that standards for

(a) Adequate training and education of enforcement officers, operators, timber owners and land

(b) Clear technical guidance.

owners and landowners. (c) Implementation expectations that are transparent and easily understood by operators, timber

[(6) It is declared to be the policy of the State enforcement under ORS 527.680, 527.683, 527.685, 527. 527.690 and 527.700 be adequately funded, of Oregon that the program and that

((a) Use inspections and enforcement as tools to deter future violations and to educate and train timber owners and landowners,

(b) In exercising enforcement discretion, including discretion to impose penalties, prioritize addressing significant violations, other consequential violations and the actions of repeat violators.]

[(7)] (4) The board may adopt and enforce rules addressing scenic considerations only in ac-

cordance with ORS 527.755

bodily injury or death from a rapidly moving landslide only in accordance with ORS 527.710 (10). As used in this subsection, "rapidly moving landslide" has the meaning given in ORS 195.250. [(8)] (5) The board shall adopt and enforce forest practice rules to reduce the risk of serious

[(9)] (6) The State of Oregon should provide a stable regulatory environment to encourage investment in private forestlands.

SECTION 70, ORS 527.680, as amended by section 45 of this 2022 Act, is amended to read:

under ORS 527.990 (1), the State Forester may issue and serve a citation upon the operator or au landowner has thorized representative. The State Forester shall cause a copy of the citation 527.680. (1) Whenever the State Forester determines that an operator has committed a violation issue and serve a the failed to comply with timber owner and shall specify the nature of the violation charged citation upon the landowner or authorized representative. occurred as the result of such violation landowner. Whenever the the reforestation rules under ORS 527.710, the State State Forester and any

(2) Whenever a citation is served pursuant to subsection (1) of this section, the State Forester:

(a) Shall issue and serve upon the landowner or operator or authorized representative an order directing that the landowner or operator cease further violation. If the order is served upon an op-erator, the State Forester shall cause a copy of such order to be mailed or delivered to the timber

erator, where practical and economically feasible, to make reasonable efforts to repair the or correct the unsatisfactory condition specified in the citation within a period specified order to be mailed or delivered to the timber owner and landowner, directing the landowner or opserve an order upon the landowner or operator and shall cause a copy of such period specified

by temporary order may direct the landowner or operat portion of the operation that is resulting in such damage. with, and the violation specified in such order is resulting in by temporary order may direct the landowner or operator (3) In the event the order issued under subsection (2)(a) of this section has not of the expiration of the period as prescribed in subsection (4) of this section or until or operator to Such temporary order shall be in effect continuing damage, the State Forester to cease any further activity in that

the date that the violation ceases, whichever date occurs first.

(4) A temporary order issued under subsection (3) of th hearing unless the order is sooner affirmed, modified or revoked by the board. to subsection (3) of this section shall remain in effect not more than five working days after such days after the receipt by the board of the request. A temporary order issued and served pursuant requested by the operator, timber owner or landowner, the State Board of Forestry, following the appeal procedures of ORS 527.700, must hold a hearing on the temporary order within five working landowner or operator or authorized representative, and the State Forester shall cause a copy of such temporary order to be mailed or delivered to the operator, timber owner and landowner. If (3) of this section shall be

(5) If a landowner or operator fails to comply with a final order issued under subsection (2)(b) of this section within the time specified in the order, or if the landowner or operator fails to comply with a final order imposing civil penalties for violation of any provision of the Oregon Forest operator has complied with the order to correct an unsatisfactory condition, make repair or pay the civil penalty, as the case may be, to the satisfaction of the State Forester.

[(6) The State Forester may require an operator, timber owner or landowner to provide financial Practices Act, erator from conducting any new operations on any forestland in this state until the State Forester may issue an order that prohibits the affected landowner or op-

assurance before conducting a new operation if the State Forester has, within the preceding three-year period, made a finding under ORS 527.685 6) applicable to the operator, timber

SECTION 71. ORS

(5) of this section, a civil penalty may not exceed [\$10,000] \$5,000 per violation may be imposed for a particular violation. Except as provided in [subsections (5) and (6)] subsection 527.685. (1) 71. ORS 527.685, as amended by section 46 of this 2022 Act, is amended to read: The State Board of Forestry shall by rule establish the amount of civil penalty that

(2) In imposing a penalty authorized by this section, the State Forester may consider the fol-

necessary or appropriate to correct any violation. (a) The past history of the person incurring a penalty in taking all feasible steps or procedures

(b) Any prior violations of statutes, rules, orders and permits pertaining to the Oregon Forest

(c) The gravity and magnitude of the violation

(d) Whether the violation was repeated or continuous.
(e) Whether the cause of the violation was an unavoidable accident, negligence or an intentional

(f) The size and type of ownership of the operation

of the person incurring the penalty and the person's efforts, if any,

- request of the person incurring the penalty, the board shall consider evidence of the economic and financial condition of the person in determining whether a penalty shall be remitted or mitigated. conditions as the board determines to be proper and consistent with the public (3) The penalty imposed under this section may be remitted or mitigated upon such terms and may delegate to the State Forester, upon such benefit. Upon the
- necessary, all or part of the authority of the board provided in subsection (3) of this section to as-
- ing lands pursuant to ORS 527.690 a violation of ORS impose a civil penalty in an amount equal to the 527.745, or rules for reforestation adopted estimated cost of pursuant to ORS 527.745, estimated cost of reforest-
- State Forester shall consider, 527.610 to 527.770 or rules or orders adopted or issued thereunder, vivil penalty in an amount not to exceed \$50,000 per significant viole (6) If the State Forester makes a finding that an operator, timber owner or landowner has a significant violations that shows a pattern of willful disregard for the requirements of ORS in addition to the factors described in subsection (2) of per significant violation. the State Forester may impose
- from the significant violation. (a) The degree, if any, to which the operator, owner or landowner
- of the operator, timber owner or landowner.] ducted by the operator, (b) The proportion of timber owner or landowner, total operations conducted by the operator, timber owner or landowner re-violations have occurred compared to the total number of operations conwhile accounting for the organizational structure
- SECTION 72. ORS 527.714, as amended by section 47 of this 2022 Act, is amended to read:
- 527.770 consists generally of the following three types of rules: (a) Rules adopted to implement administration, procedure The rulemaking authority of the State Board of Forestry under ORS 527.610
- 527.770 that support but do not directly regulate standards of forest practices procedures or enforcement of ORS 527.610 to
- grant broad discretion to set in statute. (c) Rules adopted to implement the provisions of ORS 527.710 (2), (3), (6), (8), (9) and (10) that at broad discretion to the board and that set standards for forest practices not specifically ad-(b) Rules adopted to provide definitions or procedures for forest practices where the standards
- (2) When considering the adoption of a rule, and prior to the notice required pursuant to ORS 183.335, the board shall determine which type of rule described in subsection (1) of this section is
- and is not subject to the provisions of this section subsection (1)(c) of this section, rulemaking may proceed in accordance with ORS 183.325 to 183.410 adopted or to make minor adjustments to rules already adopted that are of the (b) of this section, or if the proposed rule is designed only to clarify the meaning of rules already (3) If the board determines that a proposed rule is of the type described in subsection (1)(a) or
- posed rule would change the standards for forest practices that relate to the this section, and If the board determines that a proposed rule is of the type described in subsection (1)(c) of the level of protection that is desired must be consistent with: its rule the purpose of the rule and the proposed rule would change the standards for forest practices, the board shall ule the purpose of the rule and the level of protection that is desired. If the pro-
- published by the State Forestry Department on February 7, 2022; or Requirements described in the Private Forest Accord Report dated February 2,
- habitat conservation plan consistent with the Private Forest Accord Report has been ap habitat conservation plan
- a proposed amendment to an existing rule not qualifying under subsection (3)

the board may adopt such a rule only after determining that the following facts exist and standards

- maintained under ORS 527.710 (2) or (3) is likely; [(a)(A)] (a) If forest practices continue to be conducted under existing regulations:
 [(i)] (A) There is monitoring or research evidence that documents that degradation of resources S.
- [(ii)] (B) In the case of rules proposed under ORS 527.710 (10), that there is a substantial risk or
- and the Independent Research and Science Team described in sections 36 and 38 of this 2022 Act that review the new or increased standards the proposed rule would provide; reports produced by the Adaptive Management
- available information be protected is by a wildlife species, the scientific or biological documented
- (c) The proposed rule reflects available scientific information, [and, as appropriate,] the results elevant monitoring and, as appropriate, adequate field evaluation at representative locations
- practices as a result of adoption of the proposed rule: (d) The objectives of the proposed rule are clearly defined, and the restrictions placed on forest
- (A)(i) Are to prevent harm or provide benefits to the resource or resource site for which pro-
- injury or death; and ion is sought; or (ii) In the case of rules proposed under ORS 527.710 (10), are to reduce risk of serious bodily
- (B) Are directly related to the objective of the proposed rule and [materially] substantially adits purpose;
- protection[.]; and nonregulatory alternatives, (e) The availability, effectiveness and feasibility of alternatives to the proposed rule, including regulatory alternatives, were considered, and the alternative chosen is the least burdensome to and timber owners, in the aggregate, while still achieving the desired
- the proposed rule is intended to address. the benefits in reduction of risk of serious bodily injury or death, that would be achieved by adopting the rule are in proportion to the degree that existing practices of the landowners and timber owners, (f) The benefits to the resource, or in the case of rules proposed under ORS 527.710 (10), 6) in the aggregate, are contributing to the
- Nothing in subsection (5) of this section:
- Requires the to call witnesses;
- Requires the board to allow cross-examination of witnesses;
- of such communications on the record; (c) Restricts ex parte communications with the board or requires the board to place statements
- (d) Requires verbatim transcripts of records of proceedings; or
- (e) Requires depositions, discovery or subpoenas
- considering reports from the Adaptive Management Program Committee and the Independent Research and that the proposed rule relates to aquatic resources, the board may adopt the rule only after including a proposed amendment Team. determines that a proposed rule is of the type described in subsection (1)(c) of this to an existing rule not qualifying under subsection (3) of this
- of this section, and the proposed rule would require new or increased standards for forest practices, part of or in addition to the [(8)] (7) If the board determines that a the board shall, prior to the close of the public comment period, comprehensive analysis of economic and fiscal impact statement required by proposed rule is of the type described in subsection (1)(c)
- potential change in timber harvest as a result of the rule;

Enrolled Senate Bill 1501 (SB 1501-B)

- overall statewide economic impact, including a change in output, em-
- (B) Other private sectors such as commercial fishing, recreational fishing and other outdoor
- Government sectors such as public water system providers, waste treatment and built and
- (c) An estimate of the total economic impact on the forest products industry and common school and county forest trust land revenues, both regionally and statewide; and
 (d) An assessment of the economic impact of the proposed rule on various types of affected forestland parcels and on various geographic locations that is derived from consulting stakeholders.
- or 44 of this 2022 Act, is a Class A misdemeanor. Each day of operation in violation of an order issued under ORS 527.680 (3) shall be deemed to be a separate offense.

 (2) Violation of ORS 527.260 (1) is a Class A misdemeanor. Violation of ORS 527.260 (3) is a 527.750[] or 527.755[, 527.788 or 527.797,] or any rule promulgated under ORS 527.710 [or [(9)] (8) The provisions of this section do not apply to temporary rules adopted by the board. SECTION 78. ORS 527.990, as amended by section 48 of this 2022 Act, is amended to read: 527.990. (1) Subject to ORS 153.022, violation of ORS 527.670, 527.672, 527.676, 527.77
- SECTION 74. ORS 527.992, as amended by section 49 of this 2022 Act, is amended to read: 527.992. (1) In addition to any other penalty provided by law, any person who fails to comply with any of the following may incur a civil penalty in the amount adopted under ORS 527.685:

 (a) The requirements of ORS 527.670, 527.672, 527.676, 527.740, 527.7501, or 527.7551, 527.788 or
- (b) The terms or conditions of any order of the State Forester issued in accordance with ORS
- 527.710 [or section 2 or 44 of this 2022 Act]. 527.680. (c) Any rule or standard of the State Board of Forestry adopted or issued pursuant to ORS
- pursuant to the rules adopted under ORS 527.710. (d) Any term or condition of a written waiver, or prior approval granted by the State Forester
- an amount based on the gain resulting from individual or corporate criminal violations.

 SECTION 75, ORS 610.060, as amended by section 26 of this 2022 Act, is amended to read: (2) Imposition or payment of a civil penalty under this section shall not be a bar to actions alleging trespass under ORS 105.810, nor to actions under ORS 161.635 or 161.655 seeking to recover
- 610,060. [Except as provided in section 23 of this 2022 Act,] Nothing in the wildlife laws is intended to deny the right of any person to control predatory animals as provided in ORS 610,105. SECTION 76. ORS 610,105, as amended by section 27 of this 2022 Act, is amended to read:
- ing, possessing or having charge of or dominion over any land, place, building, structure, wharf, pier soon as their presence comes to the knowledge of the person, may, or proceed immediately and continue in good faith to control them by poi propriate and effective means. dock which is infested with ground squirrels and other noxious rodents or predatory animals, as on as their presence comes to the knowledge of the person, may, or the agent of the person may, 610.105. [Except as provided in section 23 of this 2022 Act,] Any person owning, leasing, occupy-

CONFORMING AMENDMENTS

corporation, or on the street or highway ber or shrub on the land of another person, or of the state, county, United States or any public section, whenever any SECTION 77, ORS 105.810 is amended to read: 105.810. (1) Except as provided in ORS 477.089 and 477.092 and subsections (4) to (7) of this thereof or cuts down, girdles or otherwise injures or carries off any tree, timperson, without lawful authority, willfully injures or severs from the land of

Legislative Action

city lot, or cultivated grounds, or on the common or public grounds of any village, town or city, or on the street or highway in front thereof, in an action by such person, village, town, city, the United States, state, county, or public corporation, against the person committing such trespasses if judgfor the plaintiff, In any such action, it shall be given for treble the amount of damages any of the acts mentioned in upon plaintiffs proof of ownership of the premises and rentioned in this section, it is prima facie evi-willfully, intentionally and without plaintiff's

tion reimbursement of reasonable costs of litigation including but not limited to investigation costs (2) A court may, in its discretion, award to a prevailing party under subsection (1) of this sec-

its discretion, award to a prevailing plaintiff under subsection (1) of this

section reasonable costs of reforestation activities related to the injury sustained by the plaintiff. A contract logger is liable only for actual damages in an action under this

in the operation area; the contract logger reasonably believes The contract logger conducts an operation under a signed to be the legal owner of the written contract with a person produce, trees, timber or shrubs

(b) The contract identifies the operation area by a metes and bounds description or other suffi legal description;

contract logger under the contract; Before the contract logger begins harvesting in the operation area, the person who engages

(A) Locates, marks and protects from damage all survey monuments in the operation area;

produce, trees, timber or shrubs in the operation area; person who engages the contract logger under the contract relies upon as Flags, stakes or otherwise clearly marks the boundaries of the operation area; and Provides the contract logger with a copy of the deed, contract or other instrument proof of ownership of the instrument that the

of this subsection against the metes and bounds description or other sufficient legal description in (d) The contract logger verifies the deed, contract or instrument described in paragraph (c)(C)

graph (c)(C) of this subsection for at least three years; and contract logger retains a copy of the deed, contract or instrument described in para

logger under the contract.

(5) Subsection (4) of this section does not affect an action for double or treble damages against the land or timber in the operation area that is adverse to the person who engages the contract (f) The contract logger does not receive written notice that any person has a claim of title to

a contract logger for damages outside the operation area as described in subsection (4) of this

was engaged to harvest the timber by a person who purported to own the timber or to have authority to harvest the timber, the person who engaged the contract logger must be joined in the action as a defendant unless jurisdiction over the person cannot be had. If a judgment is entered against the judgment cannot be enforced logger shall not be required to pay any part of the judgment unless the plaintiff establishes that the (6) If an action is brought under this section against a contract logger, and the contract logger the judgment against contract logger and against the person who engaged the contract against the person who engaged the contract logger, the contract logger only if:

(a) The plaintiff makes a good faith effort for at least six months after the judgment becomes final and subject to execution to enforce the judgment against the person who engaged the contract

(b) The court determines, upon motion of the plaintiff, that all or part of the judgment cannot be collected from the person who engaged the contract logger.

subsection (4) of this section (7) Subsections (2) and (3) of this against a contract logger under

Envolled Senate Bill 1501 (SB 1501-B)

- a 8
- For purposes of this section:
 "Contract logger" means a person engaged in a commercial timber harvesting operation.
- "Operation" has the meaning given that term in ORS 527.620 ((12)).

APPROPRIATIONS

SECTION 78. Notwithstanding any other provision of law, the General Fund appropriation made to the Department of Environmental Quality by section 1 (2), chapter 673, Oregon Laws 2021, for the biennium ending June 30, 2023, for water quality, is increased by \$852,217 to carry out the provisions of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act and the amendments to statutes by sections 9, 26 to 29, 40, 41 and 45 to 49 of this 2022

SECTION 79. Notwithstanding any other provision of law, the General Fund appropriation made to the State Department of Fish and Wildlife by section 1 (2), chapter 679, Oregon Laws 2021, for the biennium ending June 30, 2023, for wildlife division, is increased by \$228,558 to carry out the provisions of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act and the amendments to statutes by sections 9, 26 to 29, 40, 41 and 45 to 49 of this 2022

2021, for the biennium ending June 30, 2023, for administrative services division, is increased by \$567,897 to carry out the provisions of sections I to 8, 10 to 25, 30 to 38, 42 to 44 and 50 to 52 of this 2022 Act to 49 of this 2022 Act SECTION 80, Notwithstanding any other provision of law, the General Fund appropriation made to the State Department of Fish and Wildlife by section 1 (3), chapter 679, Oregon Laws Act and the amendments to statutes by sections 26 to

SECTION 81, Notwithstanding any other provision of law, the General Fund appropriation made to the State Department of Fish and Wildlife by section 1 (7), chapter 679, Oregon Laws 2021, for the biennium ending June 30, 2023, for habitat division, is increased by \$826,619 to Act and the amendments 2021, for the biennium ending June 30, 2023, for habitat division, is increased by \$826,619 to carry out the provisions of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 to statutes by sections 9, 26 to 29, 40, 41 and 45 to 49 of this 2022

Coastal Salmon Recovery Fund, but excluding lottery funds and federal funds not described other revenues, penditures established by section 2 (7) ending June 30, 2023, as the maximum to statutes by sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Ac statutes by sections 9, 26 to 29, 40, 41 and 45 to 49 of this 2022 Act. section 2, chapter 679, Oregon Laws 2021, collected or received by the State Department Fish and Wildlife, SECTION 82. Notwithstanding any other law limiting expenditures, the limitation on exditures established by section 2 (7), chapter 679, Oregon Laws 2021, for the biennium ling June 30, 2023, as the maximum limit for payment of expenses from fees, moneys or er revenues, including Miscellaneous Receipts and including federal funds from the Pacific for habitat division, is , is increased by \$64,907 to carry out the provisions 44 and 50 to 52 of this 2022 Act and the amendments

General Fund, the amount of \$10,000,000, for deposit in the Private Forest Accord Mitigation Subaccount established within the Oregon Conservation and Recreation Fund established by ORS 496.252, for use by the Private Forest Accord Grant Program described in section 32 of this 2022 Act. SECTION 83. Notwithstanding any other provision of law, there is appropriated to the

SECTION 84. Notwithstanding any other provision of law, the General Fund appropriation made to the State Forestry Department by section 1 (4), chapter 605, Oregon Laws 2021, for the biennium ending June 30, 2023, for private forests, is increased by \$14,024,057 to carry and the amendments to statutes by sections 9, 26 to 29, 40, 41 and 45 to 49 of this 2022 Act. out the provisions of June 30, 2023, for private forests, is increased by \$14,024,057 to carry sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act

or received by the State Forestry Department, for agency administration, is increased by \$1,021,131 to carry out the provisions of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act and the amendments to statutes by sections 9, 26 to 29, 40, 41 and 45 to 49 of this 2022 Act. ending June 30, 2023, as the maximum limit for payment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts and including federal funds from the United States Forest Service for fire protection and for research projects, but excluding lottery funds and federal funds not described in section 2, chapter 605, Oregon Laws 2021, collected

or received by the State Forestry Department, for private forests, is increased by \$1,625,000 to carry out the provisions of sections 1 to 8, 10 to 25, 30 to 39, 42 to 44 and 50 to 52 of this 2022 Act and the amendments to statutes by sections 9, 26 to 29, 40, 41 and 45 to 49 of this penditures established by section 2 (5), chapter 605, Oregon Laws 2021, for the biennium ending June 30, 2023, as the maximum limit for payment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts and including federal funds from the United funds and federal funds not described in section 2, chapter 605, Oregon Laws 2021, collected States Forest Service for fire protection and for research projects, but excluding lottery SECTION 86. Notwithstanding any other law limiting expenditures, the limitation on ex-

CAPTIONS

SECTION 87. The unit captions used in this 2022 Act are provided only for the convenience of the reader and do not become part of the statutory law of this state or express any legislative intent in the enactment of this 2022 Act.

EMERGENCY CLAUSE

SECTION 88. This 2022 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2022 Act takes effect on its passage.

Enrolled Senate Bill 1501 (SB 1501-B)

Enrolled Senate Bill 1501 (SB 1501-B)

Brocker, Secretary of Senate

Passed by House March 3, 2022

Dan Rayfield, Speaker of House

Received by Governor:

2:50 PM

Kate Brown, Governor

Shemia Fagan, Secretary of State

MARCH 09

Filed in Office of Secretary of State: