74th OREGON LEGISLATIVE ASSEMBLY--2007 Regular Session

(To Resolve Conflicts)

# B-Engrossed Senate Bill 193

Ordered by the House May 23 Including Senate Amendments dated March 29 and House Amendments dated May 23 to resolve conflicts

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 Governor Theodore R. Kulongoski for Department of Consumer and Business Services)

#### SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Makes certain boilers and pressure vessels in single family dwellings subject to municipal building inspection programs.

Revises permit definitions and requirements. Revises inspection requirements. Revises duties of special inspector. Allows Department of Consumer and Business Services to grant exemption from regulation for certain boilers and pressure vessels. Authorizes department to establish procedures and requirements regarding boiler and pressure vessel operating permits. Changes timing for inspecting boilers and pressure vessels to be installed within state.

Allows person exempt from licensing to bring action to recover for services. Declares emergency, effective July 1, 2007.

#### A BILL FOR AN ACT 1 Relating to systems subject to Board of Boiler Rules regulation; creating new provisions; amending 2 ORS 455.148, 455.150, 480.515, 480.520, 480.525, 480.560, 480.570, 480.585, 480.595, 480.600, 480.607, 3 480.615, 480.630 and 480.640; repealing section 10, chapter \_\_\_\_\_, Oregon Laws 2007 (Enrolled 4 House Bill 2219); and declaring an emergency. 5 Be It Enacted by the People of the State of Oregon: 6 SECTION 1. ORS 455.148 is amended to read: 7 455.148. (1)(a) A municipality that assumes the administration and enforcement of a building in-8 spection program on or after January 1, 2002, shall administer and enforce the program for all of 9 10 the following: (A) The state building code, as defined in ORS 455.010, except as set forth in paragraph (b) of 11 12this subsection.[;] (B) Manufactured structure installation requirements under ORS 446.155, 446.185 (1) and 13 446.230.[:] 14 (C) Manufactured dwelling parks and mobile home parks under ORS chapter 446.[;] 15(D) Park and camp programs regulated under ORS 455.680.[;] 16 17 (E) Tourist facilities regulated under ORS 446.310 to 446.350.[;] (F) Manufactured dwelling alterations regulated under ORS 446.155.[; and] 18 (G) Manufactured structure accessory buildings and structures under ORS 446.253. 19

- 20 (H) Boilers and pressure vessels described in rules adopted under ORS 480.525 (4).
- 21 (b) A building inspection program of a municipality may not include:

(A) Boiler and pressure vessel programs under ORS 480.510 to 480.670 except those described

2 in rules adopted under ORS 480.525 (4); 3

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(B) Elevator programs under ORS 460.005 to 460.175;

(C) Amusement ride regulation under ORS 460.310 to 460.370; 4

(D) Prefabricated structure regulation under ORS chapter 455;

(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including 6 the administration and enforcement of federal manufactured dwelling construction and safety stan-7 dards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety 8 9 Standards Act of 1974;

(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS 10 chapter 446, 447, 455, 479 or 693; or 11

12 (G) Review of plans and specifications as provided in ORS 455.685.

13 (2) A municipality that administers a building inspection program as allowed under this section shall do so for periods of four years. The Department of Consumer and Business Services shall adopt 14 15 rules to adjust time periods for administration of a building inspection program to allow for vari-16 ations in the needs of the department and participants.

17 (3) When a municipality administers a building inspection program, the governing body of the 18 municipality shall, unless other means are already provided, appoint a person to administer and 19 enforce the building inspection program, who shall be known as the building official. A building of-20ficial shall, in the municipality for which appointed, attend to all aspects of code enforcement, including the issuance of all building permits. Two or more municipalities may combine in the 2122appointment of a single building official for the purpose of administering a building inspection pro-23gram within their communities.

(4)(a) By January 1 of the year preceding the expiration of the four-year period described in 2425subsection (2) of this section, the governing body of the municipality shall notify the Director of the Department of Consumer and Business Services and, if the municipality is not a county, notify the 2627county whether the municipality will continue to administer and enforce the building inspection program after expiration of the four-year period. 28

(b) Notwithstanding the January 1 date set forth in paragraph (a) of this subsection, the director 2930 and the municipality and, if the municipality is not a county, the county may by agreement extend 31 that date to no later than March 1.

32(5) If a city does not notify the director, or notifies the director that it will not administer the building inspection program, the county or counties in which the city is located shall administer and 33 34 enforce the county program within the city in the same manner as the program is administered and enforced outside the city, except as provided by subsection (6) of this section. 35

(6) If a county does not notify the director, or notifies the director that it will not administer 36 37 and enforce a building inspection program, the director shall contract with a municipality or other 38 person or use such state employees or state agencies as are necessary to administer and enforce a building inspection program, and permit or other fees arising therefrom shall be paid into the Con-39 sumer and Business Services Fund created by ORS 705.145 and credited to the account responsible 40 for paying the expenses thereof. A state employee may not be displaced as a result of using contract 41 42personnel.

(7) The governing body of a municipality may commence responsibility for the administration 43 and enforcement of a building inspection program beginning July 1 of any year by notifying the di-44 rector no later than January 1 of the same year and obtaining the director's approval of an as-45

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1 sumption plan as described in subsection (11)(c) of this section.

(8) The department shall adopt rules to require the governing body of each municipality assuming or continuing a building inspection program under this section to submit a written plan with the
notice required under subsection (4) or (7) of this section. If the department is the governing body,
the department shall have a plan on file. The plan must specify how cooperation with the State Fire
Marshal or a designee of the State Fire Marshal will be achieved and how a uniform fire code will
be considered in the review process of the design and construction phases of buildings or structures.
(9) A municipality that administers and enforces a building inspection program pursuant to this

9 section shall recognize and accept the performances of state building code activities by businesses 10 and persons authorized under ORS 455.457 to perform the activities as if the activities were per-11 formed by the municipality. A municipality is not required to accept an inspection, a plan or a plan 12 review that does not meet the requirements of the state building code.

(10) The department or a municipality that accepts an inspection or plan review as required by this section by a person licensed under ORS 455.457 has no responsibility or liability for the activities of the licensee.

(11) In addition to the requirements of ORS 455.100 and 455.110, the director shall regulate
 building inspection programs that municipalities assume on or after January 1, 2002. Regulation
 under this subsection shall include but not be limited to:

(a) Creating building inspection program application and amendment requirements and proce-dures;

(b) Granting or denying applications for building inspection program authority and amendments;
(c) Requiring a municipality assuming a building inspection program to submit with the notice

23 given under subsection (7) of this section an assumption plan that includes, at a minimum:

(A) A description of the intended availability of program services, including proposed service
 agreements for carrying out the program during at least the first two years;

(B) Demonstration of the ability and intent to provide building inspection program services for
 at least two years;

28 (C) An estimate of proposed permit revenue and program operating expenses;

29 (D) Proposed staffing levels; and

30 (E) Proposed service levels;

31 (d) Reviewing procedures and program operations of municipalities;

(e) Creating standards for efficient, effective, timely and acceptable building inspection pro-grams;

(f) Creating standards for justifying increases in building inspection program fees adopted by a
 municipality;

36 (g) Creating standards for determining whether a county or department building inspection 37 program is economically impaired in its ability to reasonably continue providing the program 38 throughout a county, if another municipality is allowed to provide a building inspection program 39 within the same county; and

40 (h) Enforcing the requirements of this section.

41 (12) The department may assume administration of a building inspection program:

42 (a) During the pendency of activities under ORS 455.770;

(b) If a municipality abandons or is no longer able to administer the building inspection program;and

45 (c) If a municipality fails to substantially comply with any provision of this section or of ORS

1	455.465, 455.467 and 455.469.			
2	(13) A municipality that abandons or otherwise ceases to administer a building inspection pro-			
3	gram that the municipality assumed under this section may not resume the administration or			
4	enforcement of the program for at least two years. The municipality may resume the administration			
5	and enforcement of the abandoned program only on July 1 of an odd-numbered year. Prior to re-			
6	suming the administration and enforcement of the program, the municipality must follow the notifi-			
7	cation procedure set forth in subsection (7) of this section.			
8	SECTION 2. ORS 455.150 is amended to read:			
9	455.150. (1) Except as provided in subsection (14) of this section, a municipality that assumes			
10	the administration and enforcement of a building inspection program prior to January 1, 2002, may			
11	administer and enforce all or part of a building inspection program. A building inspection program:			
12	(a) Is a program that includes <b>the following</b> :			
13	(A) The state building code, as defined in ORS 455.010, except as set forth in paragraph (b) of			
14	this subsection.[;]			
15	(B) Manufactured structure installation requirements under ORS 446.155, 446.185 (1) and			
16	446.230 <b>.</b> [;]			
17	(C) Manufactured dwelling parks and mobile home parks under ORS chapter 446.[;]			
18	(D) Park and camp programs regulated under ORS 455.680.[;]			
19	(E) Tourist facilities regulated under ORS 446.310 to 446.350.[;]			
20	(F) Manufactured dwelling alterations regulated under ORS 446.155.[; and]			
21	(G) Manufactured structure accessory buildings and structures under ORS 446.253.			
22	(H) Boilers and pressure vessels described in rules adopted under ORS 480.525 (4).			
23	(b) Is not a program that includes:			
24	(A) Boiler and pressure vessel programs under ORS 480.510 to 480.670 except those described			
25	in rules adopted under ORS 480.525 (4);			
26	(B) Elevator programs under ORS 460.005 to 460.175;			
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27	(C) Amusement ride regulation under ORS 460.310 to 460.370;			
27 28	<ul><li>(C) Amusement ride regulation under ORS 460.310 to 460.370;</li><li>(D) Prefabricated structure regulation under ORS chapter 455;</li></ul>			
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28	(D) Prefabricated structure regulation under ORS chapter 455;			
28 29	<ul><li>(D) Prefabricated structure regulation under ORS chapter 455;</li><li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including</li></ul>			
28 29 30	<ul><li>(D) Prefabricated structure regulation under ORS chapter 455;</li><li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety stan-</li></ul>			
28 29 30 31	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety</li> </ul>			
28 29 30 31 32	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> </ul>			
28 29 30 31 32 33	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS</li> </ul>			
28 29 30 31 32 33 34	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS chapter 446, 447, 455, 479 or 693; and</li> </ul>			
28 29 30 31 32 33 34 35	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS chapter 446, 447, 455, 479 or 693; and</li> <li>(G) Review of plans and specifications as provided in ORS 455.685.</li> </ul>			
28 29 30 31 32 33 34 35 36	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS chapter 446, 447, 455, 479 or 693; and</li> <li>(G) Review of plans and specifications as provided in ORS 455.685.</li> <li>(2) A municipality that administers a building inspection program as allowed under this section</li> </ul>			
28 29 30 31 32 33 34 35 36 37	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS chapter 446, 447, 455, 479 or 693; and</li> <li>(G) Review of plans and specifications as provided in ORS 455.685.</li> <li>(2) A municipality that administers a building inspection program as allowed under this section shall do so for periods of four years. The Department of Consumer and Business Services shall adopt</li> </ul>			
28 29 30 31 32 33 34 35 36 37 38	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS chapter 446, 447, 455, 479 or 693; and</li> <li>(G) Review of plans and specifications as provided in ORS 455.685.</li> <li>(2) A municipality that administers a building inspection program as allowed under this section shall do so for periods of four years. The Department of Consumer and Business Services shall adopt rules to adjust time periods for administration of a building inspection program to allow for vari-</li> </ul>			
28 29 30 31 32 33 34 35 36 37 38 39	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS chapter 446, 447, 455, 479 or 693; and</li> <li>(G) Review of plans and specifications as provided in ORS 455.685.</li> <li>(2) A municipality that administers a building inspection program as allowed under this section shall do so for periods of four years. The Department of Consumer and Business Services shall adopt rules to adjust time periods for administration of a building inspection program to allow for variations in the needs of the department and participants.</li> </ul>			
28 29 30 31 32 33 34 35 36 37 38 39 40	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS chapter 446, 447, 455, 479 or 693; and</li> <li>(G) Review of plans and specifications as provided in ORS 455.685.</li> <li>(2) A municipality that administers a building inspection program as allowed under this section shall do so for periods of four years. The Department of Consumer and Business Services shall adopt rules to adjust time periods for administration of a building inspection program to allow for variations in the needs of the department and participants.</li> <li>(3) When a municipality administers a building inspection program, the governing body of the</li> </ul>			
28 29 30 31 32 33 34 35 36 37 38 39 40 41	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS chapter 446, 447, 455, 479 or 693; and</li> <li>(G) Review of plans and specifications as provided in ORS 455.685.</li> <li>(2) A municipality that administers a building inspection program as allowed under this section shall do so for periods of four years. The Department of Consumer and Business Services shall adopt rules to adjust time periods for administration of a building inspection program to allow for variations in the needs of the department and participants.</li> <li>(3) When a municipality administers a building inspection program, the governing body of the municipality shall, unless other means are already provided, appoint a person to administer and enforce the building inspection program or parts thereof, who shall be known as the building official. A building official shall, in the municipality for which appointed, attend to all aspects of code</li> </ul>			
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	<ul> <li>(D) Prefabricated structure regulation under ORS chapter 455;</li> <li>(E) Manufacture of manufactured structures programs under ORS 446.155 to 446.285, including the administration and enforcement of federal manufactured dwelling construction and safety standards adopted under ORS 446.155 or the National Manufactured Housing Construction and Safety Standards Act of 1974;</li> <li>(F) Licensing and certification, or the adoption of statewide codes and standards, under ORS chapter 446, 447, 455, 479 or 693; and</li> <li>(G) Review of plans and specifications as provided in ORS 455.685.</li> <li>(2) A municipality that administers a building inspection program as allowed under this section shall do so for periods of four years. The Department of Consumer and Business Services shall adopt rules to adjust time periods for administration of a building inspection program to allow for variations in the needs of the department and participants.</li> <li>(3) When a municipality administers a building inspection program, the governing body of the municipality shall, unless other means are already provided, appoint a person to administer and enforce the building inspection program or parts thereof, who shall be known as the building official.</li> </ul>			

45 in the appointment of a single building official for the purpose of administering a building inspection

1 program within their communities.

2 (4)(a) By January 1 of the year preceding the expiration of the four-year period described in 3 subsection (2) of this section, the governing body of the municipality shall notify the Director of the 4 Department of Consumer and Business Services and, if not a county, notify the county whether the 5 municipality will continue to administer the building inspection program, or parts thereof, after ex-6 piration of the four-year period. If parts of a building inspection program are to be administered and 7 enforced by a municipality, the parts shall correspond to a classification designated by the director 8 as reasonable divisions of work.

9 (b) Notwithstanding the January 1 date set forth in paragraph (a) of this subsection, the director 10 and the municipality and, if the municipality is not a county, the county may by agreement extend 11 that date to no later than March 1.

(5) If a city does not notify the director, or notifies the director that it will not administer certain specialty codes or parts thereof under the building inspection program, the county or counties in which the city is located shall administer and enforce those codes or parts thereof within the city in the same manner as it administers and enforces them outside the city, except as provided by subsection (6) of this section.

17 (6) If a county does not notify the director, or notifies the director that it will not administer 18 and enforce certain specialty codes or parts thereof under the building inspection program, the di-19 rector shall contract with a municipality or other person or use such state employees or state 20 agencies as are necessary to administer and enforce those codes or parts thereof, and permit or 21 other fees arising therefrom shall be paid into the Consumer and Business Services Fund created 22 by ORS 705.145 and credited to the account responsible for paying such expenses. A state employee 23 may not be displaced as a result of using contract personnel.

(7) If a municipality administering a building inspection program under this section seeks to administer additional parts of a program, the municipality must comply with ORS 455.148, including the requirement that the municipality administer and enforce all aspects of the building inspection program. Thereafter, the municipality is subject to ORS 455.148 and ceases to be subject to this section.

(8) The department shall adopt rules to require the governing body of each municipality to submit a written plan with the notice required under subsection (4) of this section. If the department is the governing body, the department shall have a plan on file. The plan shall specify how cooperation with the State Fire Marshal or a designee of the State Fire Marshal will be achieved and how a uniform fire code will be considered in the review process of the design and construction phases of buildings or structures.

(9) A municipality that administers a code for which persons or businesses are authorized under ORS 455.457 to perform activities shall recognize and accept those activities as if performed by the municipality. A municipality is not required to accept an inspection, a plan or a plan review that does not meet the requirements of the state building code.

(10) The department or a municipality that accepts an inspection or plan review as required by this section by a person licensed under ORS 455.457 has no responsibility or liability for the activities of the licensee.

(11) In addition to the requirements of ORS 455.100 and 455.110, the director shall regulate
building inspection programs of municipalities assumed prior to January 1, 2002. Regulation under
this subsection shall include but not be limited to:

45 (a) Creating building inspection program application and amendment requirements and proce-

1 dures;

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2 (b) Granting or denying applications for building inspection program authority and amendments;

(c) Reviewing procedures and program operations of municipalities;

4 (d) Creating standards for efficient, effective, timely and acceptable building inspection pro-5 grams;

6 (e) Creating standards for justifying increases in building inspection program fees adopted by a 7 municipality;

8 (f) Creating standards for determining whether a county or department building inspection pro-9 gram is economically impaired in its ability to reasonably continue providing the program or part 10 of the program throughout a county, if another municipality is allowed to provide a building in-11 spection program or part of a program within the same county; and

12 (g) Enforcing the requirements of this section.

13 (12) The department may assume administration of a building inspection program:

14 (a) During the pendency of activities under ORS 455.770;

(b) If a municipality abandons any part of the building inspection program or is no longer ableto administer the building inspection program; and

(c) If a municipality fails to substantially comply with any provision of this section or of ORS
455.465, 455.467 and 455.469.

19 (13) If a municipality abandons or otherwise ceases to administer all or part of a building inspection program described in this section, the municipality may not resume the administration and 20enforcement of the abandoned program or part of a program for at least two years. The municipality 2122may resume the administration and enforcement of the abandoned program or part of a program only 23on July 1 of an odd-numbered year. To resume the administration and enforcement of the abandoned program or part of a program, the municipality must comply with ORS 455.148, including the re-2425quirement that the municipality administer and enforce all aspects of the building inspection pro-Thereafter, the municipality is subject to ORS 455.148 and ceases to be subject to this 26gram. 27section.

(14) A municipality that administers and enforces a building inspection program under
 this section shall include in the program the inspection of boilers and pressure vessels de scribed in subsection (1)(a)(H) of this section.

31 **SECTION 3.** ORS 480.515 is amended to read:

32 480.515. As used in ORS 480.510 to 480.670, unless the context requires otherwise:

33 (1) "Board" means the Board of Boiler Rules created under ORS 480.535.

34 (2) "Boiler" or "boilers" means:

(a) A closed vessel or vessels intended for the heating or vaporizing of liquids to be used ex ternally to such vessel or vessels by the application of heat from combustible fuels, electricity or
 nuclear energy;

(b) Related appurtenances including but not limited to pressure piping directly connected and
 related to the safe operation of a boiler; and

40 (c) Pressure piping consisting of boiler or nonboiler external piping connected to a boiler, but
 41 not potable water nonboiler external piping.

42 (3) "Boiler external piping" has the meaning given the term in the 1986 Pressure Piping Code43 B 31.1, adopted by the American Society of Mechanical Engineers.

44 (4) "Certificate of competency" means a certificate issued under the provisions of ORS 480.56545 (3).

1 (5) "Department" means the Department of Consumer and Business Services.

2 (6) "Director" means the Director of the Department of Consumer and Business Services.

3 (7) "Install, alter or repair permit" means a written approval issued by the department 4 under ORS 480.630 authorizing the installation, alteration or repair of a boiler or pressure 5 vessel.

6 [(7)] (8) "Minimum safety standards" means the rules, regulations, formulae, definitions and in-7 terpretations for the safe construction, installation, operation and repair of boilers and pressure 8 vessels either adopted by ORS 480.510 to 480.670 or adopted by the board, under ORS 480.510 to 9 480.670.

[(8)] (9) "Nonboiler external piping" has the meaning given the term in the 1986 Pressure Piping
 Code B 31.1, adopted by the American Society of Mechanical Engineers.

12 [(9) "Permit" means a card issued by the department authorizing the operation of a vessel but the 13 permit does not signify that the vessel has been inspected or meets minimum safety standards until an 14 actual inspection has been made and no deviation from the minimum safety standards exists.]

(10) "Operating permit" means a written approval issued by the department authorizing
 the operation of a boiler or pressure vessel.

[(10)] (11) "Pressure vessel" means containers for the containment of pressure, either internal
or external. This pressure may be obtained from an external source or by the application of heat
from a direct or indirect source, or any combination thereof.

20 [(11)] (12) "Related appurtenances" means any equipment instrumental to the safe operation of 21 a boiler or pressure vessel.

[(12)] (13) "Shop inspection" means the inspection and testing, to determine the meeting of minimum safety standards, of boilers and pressure vessels being manufactured, altered, repaired or installed or in the process of manufacture, alteration, repair or installation in the shop or on the job site.

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# SECTION 4. ORS 480.520 is amended to read:

480.520. The purpose of ORS 480.510 to 480.670 is to protect the safety of the people of Oregon and to protect property situated in Oregon from the hazard of fires and explosions caused by boilers and pressure vessels. To accomplish this purpose the Legislative Assembly intends by ORS 480.510 to 480.670 to provide a system:

(1) For determining where and by whom boilers and pressure vessels are being constructed, in stalled, repaired, used and operated.

33 (2) To [assure] ensure that only qualified persons do welding on boilers and on pressure vessels.

(3) To [assure] ensure that boilers and pressure vessels are manufactured, installed, repaired,
 operated, inspected and maintained so as to meet the minimum safety standards formulated and
 promulgated by the Board of Boiler Rules.

(4) For the administration and enforcement of ORS 480.510 to 480.670 by the Department of
 Consumer and Business Services and the board.

(5) To defray the cost of administration and the cost of enforcing ORS 480.510 to 480.670 by
establishing fees to be charged for [*the issuing of permits, for giving welding examinations, and for the making of inspections.*]:

42 (a) Issuing operating permits;

- 43 (b) Issuing install, alter or repair permits;
- 44 (c) Giving examinations; and
- 45 (d) Making inspections.

SECTION 5. ORS 480.525 is amended to read: 1 2 480.525. (1) ORS 480.510 to 480.670 do not apply to: (a) Boilers and pressure vessels under federal safety regulations or control. 3 (b) Domestic water heaters designed for heating potable water, equipped with an approved 4 pressure-relieving device, containing only water and that do not exceed a: 5 (A) Capacity of 120 gallons; 6 (B) Water temperature of 210 degrees Fahrenheit; 7 (C) Pressure of 150 pounds per square inch gauge pressure; or 8 9 (D) Heat input of 200,000 BTU per hour. (c) Pressure vessels containing liquefied petroleum gas[, and which] that are under the juris-10 diction of the State Fire Marshal[; except that]. However, the construction and repair of such ves-11 12 sels shall be in compliance with ORS 480.510 to 480.670 and shall be under the jurisdiction of the Board of Boiler Rules. 13 (d) Air tanks used in the operation of brakes on self-propelled vehicles and trailers[, which ve-14 15 hicles or trailers] that are used for transporting freight or passengers. 16 (e) Medical sterilizers that do not exceed one and one-half cubic feet in volume. (f) Pressure vessels that do not exceed one and one-half cubic feet in volume and [which]: 17 18 (A) Are not operated at gauge pressure of more than 150 pounds per square inch[,]; (B) Are equipped with a relief valve[,]; 19 (C) Are approved under the American Society of Mechanical Engineers code adopted by the 20board[.]: 2122(D) Are set at a maximum pressure of 150 pounds per square inch or less; and (E) Are located in a place of public assembly. 23(g) Pressure vessels that do not exceed five cubic feet in volume and [which]: 24 (A) Are not operated at gauge pressure of more than 150 pounds per square inch[,]; 25(B) Are equipped with a relief valve[,]; 2627(C) Are approved under the American Society of Mechanical Engineers code adopted by the board; and 28(D) Are set at a maximum pressure of 150 pounds per square inch[,] or less. 2930 (2) Notwithstanding subsection (1) of this section, if the board, upon presentation of 31 satisfactory evidence, determines that danger to health or safety is evident in any pressure vessel or class of pressure vessels exempted under subsection (1)(f) of this section, the board 32may require the inspection or reinspection of the pressure vessel or class of pressure vessels 33 34 and make the pressure vessel or class of pressure vessels subject to the fee, construction or other requirements of ORS 480.510 to 480.670. 35 [(2)] (3) The following boilers and pressure vessels are exempt from ORS 480.510 to 480.670, ex-36 37 cept as to all provisions relating to construction, [or] installation, alteration or repair and to the 38 inspection and fees in connection [therewith] with construction, installation alteration or repair: 39 (a) Boilers [which] that are not operated at gauge pressures of more than 15 pounds per square 40 inch and [which] that are located on farms and used solely for agricultural purposes except when 41 used in connection with a greenhouse. 42 (b) Air tanks located on farms and used solely for agricultural purposes. 43 [(c) Any boiler or pressure vessel which is used in a single private residence shall have an instal-44 lation inspection and be provided with a permit to operate but shall be exempt from subsequent in-45

1 spection required in ORS 480.560 (1)(a) to (d).]

2 (c) Boilers and pressure vessels that are located in private residences and may be in-3 spected only by a boiler inspector.

(d) Pressure vessels being operated at gauge pressures of less than 15 pounds per square inch
and [which are] equipped with a pressure relief device set to open at a pressure [no greater than]
that does not exceed the lesser of the pressure vessel's maximum allowed working pressure[, but
in no case shall the gauge pressure exceed] or 15 pounds per square inch gauge pressure.

8 (4) The Director of the Department of Consumer and Business Services may adopt rules 9 identifying boilers and pressure vessels used in single family dwellings or other structures 10 that may be inspected by an inspector certified under ORS 455.715 to 455.740 for a specialty 11 code other than the code adopted under ORS 480.545. The boilers and pressure vessels iden-12 tified in the rules shall be subject to inspection upon installation, alteration or repair, but 13 be exempt from periodic inspection under ORS 480.560 and from the operating permit re-14 quirements of ORS 480.585.

15 [(3) If the board, upon presentation of satisfactory evidence, determines that jeopardy to health and 16 safety is evident in any vessel or class of vessels subject to subsection (1)(f) of this section, the board 17 may require that the vessel or class of vessels be inspected or reinspected, subject to fees or construction 18 requirements or any other requirements of ORS 480.510 to 480.670.]

(5) Notwithstanding any requirement of ORS 480.510 to 480.670 or the state building code, the Department of Consumer and Business Services may adopt rules granting partial or complete exemption from ORS 480.510 to 480.670 for a boiler or pressure vessel if the board determines that the boiler or pressure vessel does not present a danger to public health or safety within this state.

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**SECTION 6.** ORS 480.560 is amended to read:

480.560. [(1) Each boiler and pressure vessel used or proposed to be used within this state, except as exempted under ORS 480.510 to 480.670, shall be thoroughly inspected as to its construction, installation, operation and condition as follows:]

[(a) Power boilers, meaning boilers used to produce steam or vapor at a pressure in excess of 15 pounds per square inch gauge pressure, or a boiler used for heating liquid to a pressure in excess of 160 pounds per square inch gauge pressure, shall be annually inspected both internally, where construction permits, and externally while not under pressure and shall also be annually inspected externally while under pressure.]

[(b) Low pressure steam or vapor heating boilers, hot water heating boilers and hot water supply boilers shall be biennially inspected externally, while under pressure, and internally, where construction permits, except that cast iron heating boilers shall be inspected only externally unless the Board of Boiler Rules has reason to believe that an internal inspection of an individual boiler is necessary to assure safe operation.]

[(c) Pressure vessels subject to internal corrosion or erosion shall be inspected biennially both
 internally and externally where construction permits.]

40 [(d) Pressure vessels, no part of which are subject to internal corrosion or erosion shall be 41 biennially inspected externally, except that vessels containing anhydrous ammonia, intended for use as 42 fertilizer, shall be inspected externally once every three years and fixed vessels, containing only air, 43 not located at a place of public assembly, not exceeding 20 cubic feet in volume and which are operated 44 at gauge pressures of not more than 200 pounds per square inch shall be inspected once every five 45 years.]

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(1) The Board of Boiler Rules shall adopt rules to provide for the inspection of the in-

stallation, operation and condition of boilers and pressure vessels that are used or proposed for use in this state and not made exempt from periodic inspection under ORS 480.510 to 480.670. [(e)] (2) Pressure piping that is nonboiler external piping, but [which] that excludes potable water nonboiler external piping, shall be inspected on installation only and [shall] may not thereafter be considered as part of the boiler for the purposes of any subsequent inspections required by this section. Fees for such inspections shall be as provided in ORS 480.605 (1). [(2) The board, upon presentation of satisfactory evidence that jeopardy to health and safety will not be substantially increased thereby, may:] [(a) Broaden the intervals between inspections, eliminate types of inspections, and correspondingly reduce the fees charged where the use, contents or construction of the vessel warrant special consideration: or] [(b) Exempt additional classes of vessels to the same extent vessels are exempted either under ORS 480.525 (1) or (2).] (3) If a hydrostatic test is necessary to determine the safety of a boiler or pressure vessel, the test shall be made by the owner or user of [such] the boiler or pressure vessel and witnessed by a deputy or special inspector. (4) All boilers and pressure vessels to be installed in this state [after July 1, 1961,] shall be inspected during construction: (a) By an inspector authorized to inspect boilers in this state[, or,] or authorized under ORS 455.715 to 455.740 to perform inspections of boilers and pressure vessels identified by rule as provided in ORS 480.525 (4); or (b) If constructed outside of the state, by an inspector holding a certificate of competency issued by a state that has a standard of examination substantially equal to that of this state. SECTION 7. ORS 480.570 is amended to read: 480.570. (1) A special inspector receiving a certificate of competency under ORS 480.565 (3)(b) [shall] may not inspect under ORS 480.510 to 480.670 any boiler[; nor shall the special inspector inspect under ORS 480.510 to 480.634 any] or pressure vessel not used or not to be used by the employer of the special inspector. (2) [When the individual] If a special inspector holds a certificate of competency issued [pursuant to] under ORS 480.565 (3)(a), [a] the special inspector [is authorized to]: (a) May conduct periodic shop inspections of boilers and pressure vessels manufactured or to be installed in this state whether or not such boilers or pressure vessels are insured or will be insured by the employer of the special inspector; and [(b) Inspect all boilers and pressure vessels insured or to be insured by the special inspector's employer or all pressure vessels operated by the special inspector's employer.] (b) Upon being notified that the boilers or pressure vessels are ready for inspection, shall perform all installation and operating inspections required under ORS 480.510 to 480.670 on boilers and pressure vessels that are operated or insured by the special inspector's employer. (3) A boiler contractor licensed under ORS 480.630 that performs an alteration or repair on a boiler or pressure vessel shall utilize the services of: (a) An authorized inspector certified under this chapter with whom the contractor has an agreement for inspection of the alteration or repair; (b) A special inspector of an insurance company with which the contractor has an in1 spection contract; or

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2 (c) A designated inspector who is authorized to inspect the alteration or repair.

3 [(3)] (4) A special inspector's certificate of competency remains in force only while the special
 4 inspector is continuously employed by one of the persons mentioned in ORS 480.565 (3).

5 [(4)] (5) [When a] If a boiler or pressure vessel is inspected by a special inspector as provided 6 in this section, [the owner or user of such boiler or pressure vessel is exempt from payment of the 7 permit fee] the boiler or pressure vessel is subject during the inspection period[, except as pro-8 vided] to the special permit fee described in ORS 480.600 (2) instead of the operating permit 9 fee established under ORS 480.595.

[(5)] (6) The Department of Consumer and Business Services may cause a deputy inspector to 10 inspect or reinspect all boilers and pressure vessels [which could be inspected by] that a special in-11 12 spector is authorized or required to inspect. However, [there shall be no] the deputy inspector 13 may not conduct an internal inspection or reinspection unless there is a question as to whether or not the boiler or pressure vessel meets the minimum safety standards and the special inspector 14 15 who made the original inspection, or the employer of the special inspector, is given reasonable no-16 tice [of the intention to make such inspection or reinspection so the special inspector or the employer of the special inspector can] and opportunity to be present during the internal inspection or re-17 18 inspection.

(7) Subsections (1) to (6) of this section do not apply to boilers or pressure vessels located
 in a residential structure that contains fewer than six dwelling units.

**SECTION 8.** ORS 480.585 is amended to read:

480.585. (1) Any person may apply to the Department of Consumer and Business Services for [a] an operating permit for a boiler or pressure vessel:

(a) By filing reports showing details of the proposed construction before construction is started;
 or

(b) By submitting satisfactory proof that the boiler or pressure vessel has been constructed in accordance with minimum safety standards and has been found to be safe.

(2) [A] An operating permit for a boiler or pressure vessel shall [bear the date of the inspection
period and] specify the maximum pressure under which the boiler or pressure vessel may be operated. Except as provided by regulation, a permit must be posted in the room containing the boiler
or pressure vessel for which the permit is issued.

32(3) The department may at any time suspend or revoke [a permit when, in the department's opinion,] an operating permit if the department finds that the boiler or pressure vessel, or re-33 34 lated appurtenances, for which the permit was issued [is found not to] does not comply with ORS 35 480.510 to 480.670. Suspension of any permit continues in effect until the vessel conforms to ORS 480.510 to 480.670 and the permit is reissued. However, before suspending or revoking a permit, the 36 37 department shall first notify the person concerned of the department's intention. The notice must 38 be in writing and advise the person concerned of the right to appeal in writing within 10 days and that the appeal will be heard by the Board of Boiler Rules. [When] If there is a timely appeal, the 39 40 department may not suspend or revoke the permit pending the appeal unless the reason for suspension or revocation constitutes an immediate menace to health or safety or the person concerned fails 41 42to prosecute an appeal with diligence.

(4)(a) Except as provided in ORS 480.510 to 480.670, a person may not operate a boiler or pressure vessel unless a valid **operating** permit [for the operation of the boiler or pressure vessel,] issued
under this section[,] is attached [thereto] to the boiler or pressure vessel or posted in a conspicu-

ous place in the room where the boiler or pressure vessel is located. 1

2 (b) A person may not permit or suffer the operation of a boiler or pressure vessel on property the person owns, controls, manages or supervises unless a valid operating permit [for the operation 3 of the boiler or pressure vessel,] issued under this section[,] is attached [thereto] to the boiler or 4 pressure vessel or posted in a conspicuous place in the room where the boiler or pressure vessel 5 is located. 6

7 (c) The owner or lessee or person having possession of a boiler or pressure vessel may not permit or suffer the operation of the boiler or pressure vessel unless a valid operating permit[,] is-8 9 sued under this section[,] is attached [thereto] to the boiler or pressure vessel or posted in a conspicuous place in the room where the boiler or pressure vessel is located. 10

11 (5) The board may [waive by rule the] adopt rules waiving provisions of this section.

12 SECTION 9. ORS 480.595 is amended to read:

13 480.595. [(1) Upon receipt of a permit fee due on a date determined by the Department of Consumer and Business Services, and on the same day of each year thereafter in which an inspection is due 14 15 pursuant to ORS 480.560, the Department of Consumer and Business Services may issue or renew a 16 permit before or after an inspection has been made pursuant to ORS 480.510 to 480.670.]

(1) The Department of Consumer and Business Services may adopt rules establishing 17 18 procedures and requirements regarding operating permits, including but not limited to the term for which an operating permit is valid. 19

(2) Upon timely receipt of an operating permit fee, the department may issue or renew 20an operating permit. 21

22[(2)] (3) Operating permit fees shall be prescribed by the Board of Boiler Rules with approval 23of the Oregon Department of Administrative Services, and may be prorated.

[(3)] (4) Maximum operating permit fees shall be determined as follows:

25	(a)	Boilers of 15 horsepower		
26		or less	\$ 65	
27	(b)	Boilers greater than 15		
28		horsepower to 100 horsepower	\$ 85	
29	(c)	Boilers greater than 100		
30		horsepower to 500 horsepower	\$100	
31	(d)	Boilers greater		
32		than 500 horsepower	\$110	
33	(e)	Cast iron boilers	\$ 65	
34	(f)	Pressure vessels having		
35		a product volume of		
36		20 cubic feet or less	\$ 55	
37	(g)	Pressure vessels having		
38		a product volume		
39		greater than 20 cubic feet	\$ 75	
40 [(4)] (5) A reinspection fee shall be charged at the maximum rate of \$60 per hour for travel and				

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41 inspection time to defray the cost of a reinspection when deviations from the minimum safety standards are found during any inspection. 42

SECTION 10. ORS 480.600 is amended to read: 43

480.600. (1) The operating permit fee established under ORS 480.510 to 480.670, for a quantity 44 of boilers or pressure vessels available for inspection at the same location, shall be fixed by the 45

Board of Boiler Rules at cost, in accordance with the time required to conduct the inspection and the inspector's mileage to the place of inspection. [However, in no case shall the total payment be more than the total of the individual pressure vessel fees fixed by] The operating permit fee charged for a quantity of boilers or pressure vessels available for inspection at the same location may not exceed the total amount that would be charged for individual boiler or pressure vessel

6 operating permit fees under ORS 480.510 to 480.670.

7 (2)(a) Notwithstanding ORS 480.595, except as provided in this subsection, the owner or 8 user of any boiler or pressure vessel [which] that is to be inspected under ORS 480.570 (1) or (2) 9 during the inspection period [under the provisions of ORS 480.570] shall pay to the Department of 10 Consumer and Business Services a special permit fee of \$25. However, [except that] the department 11 may require payment of [a] an operating permit fee as provided in ORS 480.595 [where it] if the 12 department finds the boiler or pressure vessel to be in violation of the minimum safety standards 13 during the inspection period. [In addition,]

(b) For a quantity of **boilers or** pressure vessels inspected at the same location, the board may establish a different special permit fee [which] that recognizes the lower costs of handling.[, but in no such case shall the total payment be more than the total of individual pressure vessel fees fixed by ORS 480.510 to 480.670.] The special permit fee charged for a quantity of boilers or pressure vessels inspected at the same location may not exceed the total amount that would be charged for individual boiler or pressure vessel special permit fees under paragraph (a) of this subsection.

[(3) If there is a lengthened inspection interval under ORS 480.560 (2), the permit fee interval shall
 be lengthened correspondingly.]

[(4)] (3) [Whenever] If an insurance company notifies its insured that [*it*] the insurance company will no longer insure a boiler or pressure vessel, or that insurance on a boiler or pressure vessel is no longer in force, the insurance company shall also notify the chief boiler inspector, in a form and manner prescribed by the chief boiler inspector, of the description and vessel registration numbers of the boilers or pressure vessels for which insurance is canceled or suspended or is not to be renewed.

[(5)] (4) [Whenever] If an owner or user of a boiler or pressure vessel fails to pay any fee re-2930 quired by this chapter within 60 days after the date of depositing written notification in the United 31 States mail, postage prepaid, and addressed to the last-known address of the owner or user, the fee 32[shall be considered] is delinquent and [the fee] shall be increased by an amount equal to 50 percent of the original fee. The court may award reasonable attorney fees to the department if the depart-33 34 ment prevails in an action to collect a fee required by this chapter. The court may award reason-35 able attorney fees to a defendant who prevails in an action to collect a fee required by this chapter if the court determines that the department had no objectively reasonable basis for asserting the 36 37 claim or no reasonable basis for appealing an adverse decision of the trial court.

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SECTION 11. ORS 480.607 is amended to read:

480.607. Notwithstanding the fees prescribed in ORS 480.595 [(3) and] (4) and (5), 480.600 (2) and 480.630 (4) and (5), and subject to the prior approval of the Department of Consumer and Business 41 Services, the Oregon Department of Administrative Services and a report to the Emergency Board 42 prior to adopting the fees, the Board of Boiler Rules may increase the fees referred to in this section 43 by an amount not greater than 10 percent. The fees shall be within the budget authorized by the 44 Legislative Assembly as that budget may be modified by the Emergency Board. The fees must not 45 exceed the cost of the program, including but not limited to the cost of administering a continuing 1 education registry.

2 SECTION 12. ORS 480.615 is amended to read:

480.615. (1) The Board of Boiler Rules shall hear the appeal of an appellant who has filed a timely written request and who (a) has received notice that a restraining order or injunction will be sought, or (b) has received notice that [a] **an operating** permit will be suspended or revoked, or (c) is affected by either of such notices. The board shall likewise hear the appeal of an appellant who has filed a written request and who has reason to desire a change in the minimum safety standards or the rules.

9 (2) The board shall set the time and place for hearing and give the appellant 10 days' written 10 notice.

11 (3) All appeals shall be heard within three months of receipt of the request. Provided, if imme-

diate menace to health or safety is involved, the appeal shall be heard within 20 days of receipt of the request.

(4)(a) Two or more appeals may be consolidated for hearing, if based upon substantially the samefacts.

(b) The board and the appellant may subpoena witnesses who shall receive the same compen-sation and mileage pay as circuit court witnesses.

18 (c) A written or recorded record shall be kept.

19 **SECTION 13.** ORS 480.630 is amended to read:

480.630. (1) A person engaging in the business of installing, repairing or altering boilers or
pressure vessels must possess a boiler contractor license issued by the Department of Consumer and
Business Services.

(2) A person who installs, repairs or alters boilers or pressure vessels as the employee or agent
of a business engaged in the installation, repair or alteration of boilers or pressure vessels must
possess an employee or agent license issued by the department.

(3) The chief inspector may conduct examinations for licensing an employee or agent of a busi-ness to establish the competency of the applicant.

(4) [Licenses shall be issued and renewed by] The department shall issue and renew licenses
as provided by rules adopted under ORS 455.117 by the Board of Boiler Rules upon payment of a fee
of \$25 for each application for an employee or agent license and \$150 for each application for a
boiler contractor license.

(5) A person required to be licensed under this section may not install, alter or repair a boiler or pressure vessel unless an [appropriate] install, alter or repair permit is first secured from the department. Permits shall be issued only to persons possessing a valid boiler contractor license or as provided by the department by rule. [A] An install, alter or repair permit fee of \$15 shall be paid directly to the department.

(6) [In the case of] If an emergency exists, a permit under subsection (5) of this section is not
required in advance for boiler or pressure vessel installations or repair, [*if*] provided that an application accompanied by the appropriate fee for [a] the permit is submitted to the department
within five days after the commencing of the boiler or pressure vessel work.

(7) The license and examination requirements of this section and ORS 480.632 do not apply when a person is brought in from out of state to repair or alter a boiler or pressure vessel utilizing special tools or a special process for which that person is uniquely qualified. The activity shall be limited solely to the special process and the person performing the work shall have qualifications that meet or exceed license standards as determined by the chief boiler inspector. The chief boiler

1 inspector shall be notified prior to performance of any work under this subsection.

2 (8) If a license issued under subsection (4) of this section is of a class that authorizes a person 3 to perform work equivalent to that performed by pressure vessel installers, building service me-4 chanics, boilermakers or pressure piping mechanics, the person must complete eight hours of 5 board-approved continuing education every year.

6 <u>SECTION 13a.</u> If House Bill 2219 becomes law, section 10, chapter \_\_\_\_\_, Oregon Laws 7 2007 (Enrolled House Bill 2219) (amending ORS 480.630), is repealed and ORS 480.630, as 8 amended by section 13 of this 2007 Act, is amended to read:

9 480.630. (1) A person engaging in the business of installing, repairing or altering boilers or
 10 pressure vessels must possess a boiler contractor license issued by the Department of Consumer and
 11 Business Services.

(2) A person who installs, repairs or alters boilers or pressure vessels as the employee or agent
of a business engaged in the installation, repair or alteration of boilers or pressure vessels must
possess an employee or agent license issued by the department.

(3) The chief inspector may conduct examinations for licensing an employee or agent of a busi-ness to establish the competency of the applicant.

[(4) The department shall issue and renew licenses as provided by rules adopted under ORS
455.117 by the Board of Boiler Rules upon payment of a fee of \$25 for each application for an employee
or agent license and \$150 for each application for a boiler contractor license.]

(4) Upon payment of the applicable application fee, the department shall issue a license
to an applicant who qualifies as provided in rules adopted under ORS 455.117 by the Board
of Boiler Rules. Upon payment of the applicable renewal application fee, the department shall
renew the license of a person who complies with ORS 480.510 to 480.670 and the rules adopted
by the board under ORS 455.117 or 480.545. The fee to apply for or renew a license is:

25 (a) \$25 per year for an employee or agent license.

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## (b) \$150 per year for a boiler contractor license.

(5) A person required to be licensed under this section may not install, alter or repair a boiler
or pressure vessel unless an install, alter or repair permit is first secured from the department.
Permits shall be issued only to persons possessing a valid boiler contractor license or as provided
by the department by rule. An install, alter or repair permit fee of \$15 shall be paid directly to the
department.

(6) If an emergency exists, a permit under subsection (5) of this section is not required in advance for boiler or pressure vessel installations or repair, provided that an application accompanied by the appropriate fee for the permit is submitted to the department within five days after the commencing of the boiler or pressure vessel work.

(7) The license and examination requirements of this section and ORS 480.632 do not apply when a person is brought in from out of state to repair or alter a boiler or pressure vessel utilizing special tools or a special process for which that person is uniquely qualified. The activity shall be limited solely to the special process and the person performing the work shall have qualifications that meet or exceed license standards as determined by the chief boiler inspector. The chief boiler inspector shall be notified prior to performance of any work under this subsection.

42(8) If a license issued under subsection (4) of this section is of a class that authorizes a person to perform work equivalent to that performed by pressure vessel installers, building service me-43 chanics, boilermakers or pressure piping mechanics, the person must [complete eight hours of 44 board-approved education every year] comply with continuing 45 continuing education

requirements. 1 2 SECTION 13b. If House Bill 2219 becomes law, the amendments to ORS 480.630 by section 13a of this 2007 Act become operative on January 1, 2008. 3 SECTION 14. ORS 480.640 is amended to read: 4 480.640. A person providing services connected with boilers or pressure vessels may not bring 5 or maintain an action in the courts of this state to recover for those services unless the person al-6 leges and proves that, at the time the services were performed, the person performing the services 7 held a license issued under ORS 480.630. This section does not apply to a person exempted from 8 9 licensing by ORS 480.630 (7). SECTION 15. (1) The amendments to ORS 480.570 by section 7 of this 2007 Act apply to 10 boiler and pressure vessel inspection periods that begin on or after the effective date of this 11 12 2007 Act. (2) A permit issued by the Department of Consumer and Business Services under ORS 13 480.630 (5) before the effective date of this 2007 Act is an install, alter or repair permit for 14 15 purposes of the amendments to ORS 480.515, 480.520, 480.570 and 480.630 by sections 3, 4, 7 16and 13 of this 2007 Act. (3) The amendments to ORS 480.640 by section 14 of this 2007 Act apply to actions to 17recover for services performed before, on or after the effective date of this 2007 Act. 18 19 SECTION 16. (1) The amendments to ORS 455.148 and 455.150 by sections 1 and 2 of this 2007 Act become operative July 1, 2008. 20(2) Notwithstanding ORS 455.148 and 455.150 (7), the assumption of a boiler and pressure 2122vessel inspection program in compliance with the amendments to ORS 455.150 by section 2 of this 2007 does not make a municipality that administers and enforces a building inspection 23program under ORS 455.150 subject to ORS 455.148. 2425SECTION 17. This 2007 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2007 Act takes effect 2627July 1, 2007. 28