Senate Bill 317

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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 as introduced.

Requires water quality permit holders who discharge persistent bioaccumulative toxins into Oregon waters at concentrations that cause waters to fail to meet water quality standards to pay for installation and maintenance of marker systems.

A BILL FOR AN ACT

2 Relating to water quality.

Be It Enacted by the People of the State of Oregon: 3

SECTION 1. Section 2 of this 2007 Act is added to and made a part of ORS 468B.048 to 4 468B.085. 5

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SECTION 2. (1) As used in this section, "persistent bioaccumulative toxin" means a toxic 6 7 substance that accumulates in plant or animal tissue and remains in the tissue for substantial periods of time. 8

9 (2) Any person that discharges waste into the waters of the state under a permit issued 10 pursuant to ORS 468B.050 shall pay for the installation and maintenance of a system of buoys or similar markers, or an alternative under subsection (4) or (5) of this section, if the waste 11 contains persistent bioaccumulative toxins at concentrations that cause the waters to fail 12 13 to meet the standards for water quality and purity established by the Environmental Quality Commission under ORS 468B.048. The system of buoys or similar markers shall designate the 14 area where the waters fail to meet the standards for water quality and purity because of the 15 discharge. The payment for installation and maintenance must be made as part of the permit 16 fee established pursuant to ORS 468.065. 17

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(3) The buoys or similar markers required under subsection (2) of this section:

(a) May not interfere with navigation or use of the waters; 19

20 (b) Shall be installed and maintained by the Department of Environmental Quality; and

(c) Shall indicate how a person may obtain additional information about the discharge. 21

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(4) If the department determines that it is not feasible to install buoys or similar mark-23ers in the waters of the state due to issues related to navigation or stream size, onshore 24 signs may be used as a substitute if the signs:

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(a) Indicate how a person may obtain additional information about the discharge; and

26 (b) Contain a map showing the general location of the discharge in the body of water.

27 (5) If the department determines that it is not feasible to install buoys, similar markers

28 or onshore signs, then the department may use another comparable means of public notice.

29 (6) The Environmental Quality Commission shall adopt rules necessary for the administration of this section. 30

NOTE: Matter in **boldfaced** type in an amended section is new: matter *[italic and bracketed]* is existing law to be omitted. New sections are in **boldfaced** type.

$\rm SB~317$

1 <u>SECTION 3.</u> Section 2 of this 2007 Act becomes operative on September 1, 2008.

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