74th OREGON LEGISLATIVE ASSEMBLY--2007 Regular Session

## SENATE AMENDMENTS TO SENATE BILL 561

By COMMITTEE ON COMMERCE

May 1

1	On page 1 of the printed bill, line 2, after "ORS" delete the rest of the line and line 3 and insert
<b>2</b>	"90.100, 90.365, 90.453, 90.456, 90.459, 105.123, 105.124, 105.137, 105.138, 105.146 and 105.148.".
3	Delete lines 5 through 30 and delete pages 2 through 6 and insert:
4	"SECTION 1. Sections 2 to 4 of this 2007 Act are added to and made a part of ORS 90.100
5	to 90.459.
6	"SECTION 2. (1) As used in this section, 'minor habitability defect':
7	"(a) Means a defect that may reasonably be repaired for not more than \$300, such as the
8	repair of leaky plumbing, stopped up toilets or faulty light switches.
9	"(b) Does not mean the presence of mold, radon, asbestos or lead-based paint.
10	"(2) If, contrary to ORS 90.320, the landlord fails to repair a minor habitability defect, the
11	tenant may cause the repair of the defect and deduct from the tenant's subsequent rent
12	obligation the actual and reasonable cost of the repair work, not to exceed \$300.
13	"(3)(a) Prior to causing a repair under subsection (2) of this section, the tenant shall give
14	the landlord written notice:
15	"(A) Describing the minor habitability defect; and
16	"(B) Stating the tenant's intention to cause the repair of the defect and deduct the cost
17	of the repair from a subsequent rent obligation if the landlord fails to make the repair by a
18	specified date.
19	"(b) The specified date for repair contained in a written notice given to a landlord under
20	this subsection must be at least seven days after the date the notice is given to the landlord.
21	"(c) If the landlord fails to make the repair by the specified date, the tenant may use the
22	remedy provided by subsection (2) of this section.
23	"(d) Service or delivery of the required written notice shall be made as provided under
24	ORS 90.155.
25	"(4)(a) Any repair work performed under this section must be performed in a
26	workmanlike manner and be in compliance with state statutes, local ordinances and the state
27	building code.
28	"(b) The landlord may specify the people to perform the repair work if the landlord's
29	specifications are reasonable and do not diminish the tenant's rights under this section.
30	"(c) The tenant may not perform work to repair the defect.
31	"(d) To deduct the repair cost from the rent, the tenant must provide to the landlord a
32	written statement, prepared by the person who made the repair, showing the actual cost of
33	the repair.
34	"(5) A tenant may not cause the repair of a defect under this section if:
35	"(a) Within the time specified in the notice, the landlord substantially repairs the defect;

1 "(b) After the time specified in the notice, but before the tenant causes the repair to be 2 made, the landlord substantially repairs the defect;

3 "(c) The tenant has prevented the landlord from making the repair;

4 "(d) The defect was caused by a deliberate or negligent act or omission of the tenant or 5 of a person on the premises with the tenant's consent;

6 "(e) The tenant knew of the defect for more than six months before giving notice under 7 this section; or

8 "(f) The tenant has previously used the remedy provided by this section for the same 9 occurrence of the defect.

"(6) If the tenant proceeds under this section, the tenant may not proceed under ORS
90.360 (1) as to that breach, but may use any other available remedy in addition to the remedy provided by this section.

13 "<u>SECTION 3.</u> (1) If a tenant perpetrates a criminal act of physical violence related to 14 domestic violence, sexual assault or stalking against a household member who is a tenant, 15 after delivery of at least 24 hours' written notice specifying the act or omission constituting 16 the cause and specifying the date and time of the termination, the landlord may:

"(a) Terminate the rental agreement of the perpetrating tenant, but may not terminate
 the rental agreement of the other tenants; and

"(b) If the perpetrator of the criminal act of physical violence related to domestic violence, sexual assault or stalking continues to occupy the premises after the termination date and time specified in the notice, seek a court order under section 6 of this 2007 Act to remove the perpetrator from the premises and terminate the perpetrator's tenancy without seeking a return of possession from the remaining tenants.

24 "(2) A landlord that terminates the tenancy of a perpetrator under this section may not 25 require the remaining tenants to pay additional rent or an additional deposit or fee due to 26 exclusion of the perpetrator.

27 "(3) The perpetrator is jointly liable with any other tenants of the dwelling unit for rent 28 or damages to the premises incurred prior to the later of the date the perpetrator vacates 29 the premises or the termination date specified in the notice.

"(4) The landlord's burden of proof in a removal action sought under this section is by a
 preponderance of the evidence.

32 "<u>SECTION 4.</u> (1) A landlord may not terminate or fail to renew a tenancy or refuse to
 33 enter into a rental agreement:

"(a) Because a tenant or applicant is, or has been, a victim of domestic violence, sexual
 assault or stalking.

36 "(b) Because of a violation of the rental agreement or a provision of this chapter, if the 37 violation consists of an incident of domestic violence, sexual assault or stalking committed 38 against the tenant or applicant.

39 "(c) Because of criminal activity relating to domestic violence, sexual assault or stalking 40 in which the tenant or applicant is the victim, or of any police or emergency response related 41 to domestic violence, sexual assault or stalking in which the tenant or applicant is the vic-42 tim.

43 "(2) A landlord may not impose different rules, conditions or standards or selectively
44 enforce rules, conditions or standards against a tenant or applicant on the basis that the
45 tenant or applicant is or has been a victim of domestic violence, sexual assault or stalking.

"(3) Notwithstanding subsections (1) and (2) of this section, a landlord may terminate the tenancy of a victim of domestic violence, sexual assault or stalking if the landlord has previously given the tenant a written warning regarding the conduct of the perpetrator relating to domestic violence, sexual assault or stalking and:

5 "(a) The tenant permits or consents to the perpetrator's presence on the premises and 6 the perpetrator is an actual and imminent threat to the safety of persons on the premises 7 other than the victim; or

8 "(b) The perpetrator is an unauthorized occupant and the tenant permits or consents to 9 the perpetrator living in the dwelling unit without the permission of the landlord.

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"(4) If a landlord violates this section:

11 "(a) A tenant or applicant may recover up to two months' periodic rent or twice the ac-12 tual damages sustained by the tenant or applicant, whichever is greater;

"(b) The tenant has a defense to an action for possession by the landlord; and

14 "(c) The applicant may obtain injunctive relief to gain possession of the dwelling unit.

15 "(5) Notwithstanding ORS 105.137 (4), if a tenant asserts a successful defense under sub-16 section (4) of this section to an action for possession, the tenant is not entitled to prevailing 17 party fees, attorney fees or costs and disbursements if the landlord:

(a) Did not know, and did not have reasonable cause to know, at the time of commencing the action that a violation or incident on which the action was based was related to domestic violence, sexual assault or stalking; and

21 "(b) Promptly dismissed tenants other than the perpetrator from the action upon be-22 coming aware that the violation or incident on which the action was based was related to 23 domestic violence, sexual assault or stalking.

24 "<u>SECTION 5.</u> Section 6 of this 2007 Act is added to and made a part of ORS 105.105 to
25 105.168.

26 "<u>SECTION 6.</u> In an action for possession of a dwelling unit to which ORS chapter 90 ap-27 plies:

"(1) If the defendant raises a defense under section 4 of this 2007 Act based upon the defendant's status as a victim of domestic violence, sexual assault or stalking and the perpetrator is a tenant of the dwelling unit, the court may issue an order terminating the tenancy of the perpetrator and ordering the perpetrator to vacate the dwelling unit without terminating the tenancy of the other tenants and without awarding possession to the plaintiff.

"(2) If the action is based upon a notice terminating the tenancy of a perpetrator under section 3 of this 2007 Act, the court may issue an order upholding the termination of the perpetrator's tenancy and ordering the perpetrator to vacate the dwelling unit without the tenancy of the other tenants being terminated and without awarding possession to the plaintiff.

"(3) If a court issues an order described in subsection (1) or (2) of this section, the court may enter judgment in favor of the plaintiff against the perpetrator. The plaintiff may enforce the judgment against the perpetrator as provided in ORS 105.151, but may not enforce the judgment against any other tenant of the dwelling unit. The sheriff shall remove only the perpetrator from the dwelling unit. The sheriff may not return possession of the dwelling unit to the plaintiff.

45 "SECTION 7. ORS 90.100 is amended to read:

1 "90.100. As used in this chapter, unless the context otherwise requires:

"(1) 'Accessory building or structure' means any portable, demountable or permanent structure,
including but not limited to cabanas, ramadas, storage sheds, garages, awnings, carports, decks,
steps, ramps, piers and pilings, that is:

"(a) Owned and used solely by a tenant of a manufactured dwelling or floating home; or

6 "(b) Provided pursuant to a written rental agreement for the sole use of and maintenance by a 7 tenant of a manufactured dwelling or floating home.

8 "(2) 'Action' includes recoupment, counterclaim, setoff, suit in equity and any other proceeding 9 in which rights are determined, including an action for possession.

"(3) 'Applicant screening charge' means any payment of money required by a landlord of an applicant prior to entering into a rental agreement with that applicant for a residential dwelling unit, the purpose of which is to pay the cost of processing an application for a rental agreement for a residential dwelling unit.

"(4) 'Building and housing codes' includes any law, ordinance or governmental regulation concerning fitness for habitation, or the construction, maintenance, operation, occupancy, use or appearance of any premises or dwelling unit.

17 "(5) 'Conduct' means the commission of an act or the failure to act.

18 "(6) 'Dealer' means any person in the business of selling, leasing or distributing new or used 19 manufactured dwellings or floating homes to persons who purchase or lease a manufactured dwelling 20 or floating home for use as a residence.

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"(7) 'Domestic violence' [has the meaning given that term in ORS 135.230.] means:

"(a) Abuse between family or household members, as those terms are defined in ORS
107.705; or

(b) Abuse, as defined in ORS 107.705, between partners in a dating relationship.

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25 "(8) 'Drug and alcohol free housing' means a dwelling unit described in ORS 90.243.

"(9) 'Dwelling unit' means a structure or the part of a structure that is used as a home, residence or sleeping place by one person who maintains a household or by two or more persons who maintain a common household. 'Dwelling unit' regarding a person who rents a space for a manufactured dwelling or recreational vehicle or regarding a person who rents moorage space for a floating home as defined in ORS 830.700, but does not rent the home, means the space rented and not the manufactured dwelling, recreational vehicle or floating home itself.

32 "(10) 'Essential service' means:

33 "(a) For a tenancy not consisting of rental space for a manufactured dwelling, floating home or 34 recreational vehicle owned by the tenant and not otherwise subject to ORS 90.505 to 90.840:

35 "(A) Heat, plumbing, hot and cold running water, gas, electricity, light fixtures, locks for exte-36 rior doors, latches for windows and any cooking appliance or refrigerator supplied or required to 37 be supplied by the landlord; and

38 "(B) Any other service or habitability obligation imposed by the rental agreement or ORS 90.320, 39 the lack or violation of which creates a serious threat to the tenant's health, safety or property or 40 makes the dwelling unit unfit for occupancy.

41 "(b) For a tenancy consisting of rental space for a manufactured dwelling, floating home or 42 recreational vehicle owned by the tenant or that is otherwise subject to ORS 90.505 to 90.840:

43 "(A) Sewage disposal, water supply, electrical supply and, if required by applicable law, any
 44 drainage system; and

45 "(B) Any other service or habitability obligation imposed by the rental agreement or ORS 90.730,

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1 the lack or violation of which creates a serious threat to the tenant's health, safety or property or 2 makes the rented space unfit for occupancy.

3 "(11) 'Facility' means:

4 "(a) A place where four or more manufactured dwellings are located, the primary purpose of 5 which is to rent space or keep space for rent to any person for a fee; or

6 "(b) A moorage of contiguous dwelling units that may be legally transferred as a single unit and 7 are owned by one person where four or more floating homes are secured, the primary purpose of 8 which is to rent space or keep space for rent to any person for a fee.

9 "(12) 'Facility purchase association' means a group of three or more tenants who reside in a 10 facility and have organized for the purpose of eventual purchase of the facility.

"(13) 'Fee' means a nonrefundable payment of money.

"(14) 'First class mail' does not include certified or registered mail, or any other form of mail that may delay or hinder actual delivery of mail to the recipient.

14 "(15) 'Fixed term tenancy' means a tenancy that has a fixed term of existence, continuing to a 15 specific ending date and terminating on that date without requiring further notice to effect the ter-16 mination.

"(16) 'Floating home' has the meaning given that term in ORS 830.700. 'Floating home' includes an accessory building or structure.

"(17) 'Good faith' means honesty in fact in the conduct of the transaction concerned.

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"(18) 'Hotel or motel' means 'hotel' as that term is defined in ORS 699.005.

"(19) 'Informal dispute resolution' means, but is not limited to, consultation between the landlord or landlord's agent and one or more tenants, or mediation utilizing the services of a third party.

23 "(20) 'Landlord' means the owner, lessor or sublessor of the dwelling unit or the building or 24 premises of which it is a part. 'Landlord' includes a person who is authorized by the owner, lessor 25 or sublessor to manage the premises or to enter into a rental agreement.

26 "(21) 'Landlord's agent' means a person who has oral or written authority, either express or 27 implied, to act for or on behalf of a landlord.

"(22) 'Last month's rent deposit' means a type of security deposit, however designated, the primary function of which is to secure the payment of rent for the last month of the tenancy.

"(23) 'Manufactured dwelling' means a residential trailer, a mobile home or a manufactured
home as those terms are defined in ORS 446.003. 'Manufactured dwelling' includes an accessory
building or structure. 'Manufactured dwelling' does not include a recreational vehicle.

33 "(24) 'Month-to-month tenancy' means a tenancy that automatically renews and continues for 34 successive monthly periods on the same terms and conditions originally agreed to, or as revised by 35 the parties, until terminated by one or both of the parties.

36 "(25) 'Organization' includes a corporation, government, governmental subdivision or agency, 37 business trust, estate, trust, partnership or association, two or more persons having a joint or com-38 mon interest, and any other legal or commercial entity.

"(26) 'Owner' includes a mortgagee in possession and means one or more persons, jointly or se verally, in whom is vested:

41 "(a) All or part of the legal title to property; or

42 "(b) All or part of the beneficial ownership and a right to present use and enjoyment of the 43 premises.

44 "(27) 'Person' includes an individual or organization.

45 "(28) 'Premises' means:

1 "(a) A dwelling unit and the structure of which it is a part and facilities and appurtenances 2 therein;

"(b) Grounds, areas and facilities held out for the use of tenants generally or the use of which
is promised to the tenant; and

"(c) A facility for manufactured dwellings or floating homes.

6 "(29) 'Prepaid rent' means any payment of money to the landlord for a rent obligation not yet 7 due. In addition, 'prepaid rent' means rent paid for a period extending beyond a termination date.

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"(30) 'Recreational vehicle' has the meaning given that term in ORS 446.003.

9 "(31) 'Rent' means any payment to be made to the landlord under the rental agreement, periodic 10 or otherwise, in exchange for the right of a tenant and any permitted pet to occupy a dwelling unit 11 to the exclusion of others. 'Rent' does not include security deposits, fees or utility or service charges 12 as described in ORS 90.315 (4) and 90.532.

"(32) 'Rental agreement' means all agreements, written or oral, and valid rules and regulations adopted under ORS 90.262 or 90.510 (6) embodying the terms and conditions concerning the use and occupancy of a dwelling unit and premises. 'Rental agreement' includes a lease. A rental agreement shall be either a week-to-week tenancy, month-to-month tenancy or fixed term tenancy.

17 "(33) 'Roomer' means a person occupying a dwelling unit that does not include a toilet and ei-18 ther a bathtub or a shower and a refrigerator, stove and kitchen, all provided by the landlord, and 19 where one or more of these facilities are used in common by occupants in the structure.

"(34) 'Screening or admission criteria' means a written statement of any factors a landlord considers in deciding whether to accept or reject an applicant and any qualifications required for acceptance. 'Screening or admission criteria' includes, but is not limited to, the rental history, character references, public records, criminal records, credit reports, credit references and incomes or resources of the applicant.

25 "(35) 'Security deposit' means a refundable payment or deposit of money, however designated, 26 the primary function of which is to secure the performance of a rental agreement or any part of a 27 rental agreement. 'Security deposit' does not include a fee.

28 "(36) 'Sexual assault' has the meaning given that term in ORS 147.450.

"(37) 'Squatter' means a person occupying a dwelling unit who is not so entitled under a rental agreement or who is not authorized by the tenant to occupy that dwelling unit. 'Squatter' does not include a tenant who holds over as described in ORS 90.427 (4).

32 "(38) 'Stalking' means the behavior described in ORS 163.732.

"(39) 'Statement of policy' means the summary explanation of information and facility policies
 to be provided to prospective and existing tenants under ORS 90.510.

35 "(40) 'Surrender' means an agreement, express or implied, as described in ORS 90.148 between 36 a landlord and tenant to terminate a rental agreement that gave the tenant the right to occupy a 37 dwelling unit.

"(41) 'Tenant' means a person, including a roomer, entitled under a rental agreement to occupy a dwelling unit to the exclusion of others, including a dwelling unit owned, operated or controlled by a public housing authority. 'Tenant' also includes a minor, as defined and provided for in ORS 109.697. As used in ORS 90.505 to 90.840, 'tenant' includes only a person who owns and occupies as a residence a manufactured dwelling or a floating home in a facility and persons residing with that tenant under the terms of the rental agreement.

44 "(42) 'Transient lodging' means a room or a suite of rooms.

45 "(43) 'Transient occupancy' means occupancy in transient lodging that has all of the following

1 characteristics:

2 "(a) Occupancy is charged on a daily basis and is not collected more than six days in advance;

"(b) The lodging operator provides maid and linen service daily or every two days as part of the
regularly charged cost of occupancy; and

5 "(c) The period of occupancy does not exceed 30 days.

6 "(44) 'Vacation occupancy' means occupancy in a dwelling unit, not including transient occu-7 pancy in a hotel or motel, that has all of the following characteristics:

8 "(a) The occupant rents the unit for vacation purposes only, not as a principal residence;

9 "(b) The occupant has a principal residence other than at the unit; and

10 "(c) The period of authorized occupancy does not exceed 45 days.

11 "(45) 'Victim' means: [a person who is the subject of domestic violence, sexual assault or 12 stalking.]

"(a) The person against whom an incident related to domestic violence, sexual assault
 or stalking is perpetrated; or

15 "(b) [Victim' includes a] The parent or guardian of a minor [who is the subject of domestic vi-16 olence, sexual assault or stalking] household member against whom an incident related to do-17 mestic violence, sexual assault or stalking is perpetrated, unless the parent or guardian is 18 the perpetrator.

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"(46) 'Week-to-week tenancy' means a tenancy that has all of the following characteristics:

"(a) Occupancy is charged on a weekly basis and is payable no less frequently than every seven
 days;

"(b) There is a written rental agreement that defines the landlord's and the tenant's rights and responsibilities under this chapter; and

24 "(c) There are no fees or security deposits, although the landlord may require the payment of 25 an applicant screening charge, as provided in ORS 90.295.

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"SECTION 8. ORS 90.365 is amended to read:

"90.365. (1) If contrary to the rental agreement or ORS 90.320 or 90.730 the landlord intentionally or negligently fails to supply any essential service, the tenant may give written notice to the landlord specifying the breach and that the tenant may seek substitute services, diminution in rent damages or substitute housing. After allowing the landlord a reasonable time and reasonable access under the circumstances to supply the essential service, the tenant may:

"(a) Procure reasonable amounts of the essential service during the period of the landlord's noncompliance and deduct their actual and reasonable cost from the rent;

34 "(b) Recover damages based upon the diminution in the fair rental value of the dwelling unit; 35 or

"(c) If the failure to supply an essential service makes the dwelling unit unsafe or unfit to oc-36 37 cupy, procure substitute housing during the period of the landlord's noncompliance, in which case 38 the tenant is excused from paying rent for the period of the landlord's noncompliance. In addition, 39 the tenant may recover as damages from the landlord the actual and reasonable cost or fair and 40 reasonable value of comparable substitute housing in excess of the rent for the dwelling unit. For 41 purposes of this paragraph, substitute housing is comparable if it is of a quality that is similar to 42or less than the quality of the dwelling unit with regard to basic elements including cooking and refrigeration services and, if warranted, upon consideration of factors such as location in the same 43 44 area as the dwelling unit, the availability of substitute housing in the area and the expense relative 45 to the range of choices for substitute housing in the area. A tenant may choose substitute housing 1 of relatively greater quality, but the tenant's damages shall be limited to the cost or value of com-2 parable substitute housing.

"(2) If contrary to the rental agreement or ORS 90.320 or 90.730 the landlord fails to supply any 3 essential service, the lack of which poses an imminent and serious threat to the tenant's health, 4 safety or property, the tenant may give written notice to the landlord specifying the breach and that 5 the rental agreement shall terminate in not less than 48 hours unless the breach is remedied within 6 7 that period. If the landlord adequately remedies the breach before the end of the notice period, the 8 rental agreement shall not terminate by reason of the breach. As used in this subsection [and subsection (3) of this section], 'imminent and serious threat to the tenant's health, safety or property' 9 shall not include the presence of radon, asbestos or lead-based paint or the future risk of flooding 10 or seismic hazard, as defined by ORS 455.447. 11

"[(3)(a) If contrary to the rental agreement or ORS 90.320 or 90.730 the landlord intentionally or negligently fails to supply any essential service, the tenant may give notice to the landlord as provided in paragraph (b) of this subsection and may cause to be done in a workmanlike manner the work necessary to provide the essential service and, after submitting to the landlord receipts or an agreed upon itemized statement, deduct from the rent the actual and reasonable cost or the fair and reasonable value of the work not exceeding:]

"[(A) \$1,000, if the lack of the essential service poses an imminent and serious threat to the tenant's
health, safety or property and the work is performed by a licensed or registered professional; or]

20 "[(B) \$500, if the lack of the essential service is significant but does not pose an imminent and se-21 rious threat to the tenant's health, safety or property or if work is not performed by a licensed or reg-22 istered professional.]

23 "[(b) The notice required by this subsection shall specify the breach and that the tenant may use 24 the remedy specified in paragraph (a) of this subsection if the landlord fails to supply the essential 25 service within the following periods:]

"[(A) If the lack of the essential service poses an imminent and serious threat to the tenant's health, safety or property, the notice shall be written or actual and shall be given to the landlord at least 48 hours before the tenant causes the necessary work to be done to supply the essential service. If the notice is actual, the tenant shall also give the landlord written notice as promptly after the actual notice as conditions permit.]

31 "[(B) In all other cases, the notice shall be written and given to the landlord at least:]

32 "[(i) Seventy-two hours before the tenant causes the necessary work to be done to correct a sub-33 stantial lack of a cooking or refrigeration service; or]

34 "[(ii) Seven days before the tenant causes the necessary work to be done to correct a substantial 35 lack of any other essential service.]

36 "[(c) A tenant who conducts repairs pursuant to this subsection shall not be considered to be an 37 employee of the landlord.]

38 "[(d) The landlord and tenant may agree, at any time, to allow the tenant to exceed the monetary 39 limits of this subsection when making reasonable repairs. The landlord may specify people to do all 40 work under this section if the tenant's rights under this section are not diminished.]

"[(4)] (3) For purposes of [subsections (1) and (3)] subsection (1) of this section, a landlord shall
 not be considered to be intentionally or negligently failing to supply an essential service if:

43 "(a) The landlord substantially supplies the essential service; or

"(b) The landlord is making a reasonable and good faith effort to supply the essential serviceand the failure is due to conditions beyond the landlord's control.

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1 "[(5)] (4) This section [shall not be construed to] **does not** require a landlord to supply a cooking 2 appliance or a refrigerator if the landlord did not supply or agree to supply a cooking appliance or 3 refrigerator to the tenant.

4 "[(6)] (5) If the tenant proceeds under this section, the tenant may not proceed under ORS 90.360
5 (1) as to that breach.

6 "[(7)] (6) Rights of the tenant under this section do not arise if the condition was caused by the 7 deliberate or negligent act or omission of the tenant or a person on the premises with the tenant's 8 consent.

9 "[(8)] (7) Service or delivery of actual or written notice shall be as provided by ORS 90.150 and 10 90.155, including the addition of three days to the notice period if written notice is delivered by first 11 class mail.

"[(9)] (8) Any provisions of this section that reasonably apply only to a structure that is used as a home, residence or sleeping place [shall] does not apply to a manufactured dwelling, recreational vehicle or floating home if the tenant owns the manufactured dwelling, recreational vehicle or floating home and rents the space.

16 "SECTION 9. ORS 90.453 is amended to read:

17 "90.453. (1) As used in this section[,]:

18 "(a) 'Qualified third party' means a person that has had individual contact with the ten-19 ant and is a law enforcement officer, attorney or licensed health professional or is a victim's 20 advocate at a victim services provider.

21 **"(b)** 'Verification' means:

"[(a)] (A) A copy of a valid order of protection issued by a court pursuant to ORS 30.866, 107.095
(1)(c), 107.716, 107.718[, 124.015, 124.020] or 163.738 or any other federal, state, local or tribal court
order that restrains a person from contact with the tenant;

25 "[(b)] (B) A copy of a federal agency or state, local or tribal police report regarding an act 26 of domestic violence, sexual assault or stalking against the tenant [or a minor member of the tenant's 27 household]; [or]

28 "[(c) A statement by a law enforcement officer that the tenant has reported to the officer that the 29 tenant or a minor member of the tenant's household is a victim of domestic violence, sexual assault or 30 stalking.]

"(C) A copy of a conviction of any person for an act of domestic violence, sexual assault
 or stalking against the tenant; or

33 "(D) A statement substantially in the form set forth in subsection (3) of this section.

34 "(c) 'Victim services provider' means:

35 "(A) A nonprofit agency or program receiving moneys administered by the Department 36 of Human Services or the Department of Justice that offers safety planning, counseling, 37 support or advocacy to victims of domestic violence, sexual assault or stalking; or

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"(B) A prosecution-based victim assistance program or unit.

39 "(2)(a) If a tenant gives a landlord at least 14 days' written notice, [with verification that the 40 tenant has been the victim of domestic violence, sexual assault or stalking within the 90 days preceding 41 the date of the notice,] and the notice so requests, the landlord shall release the tenant from the 42 rental agreement.

43 "(b) The notice given by the tenant must specify the release date.

44 "(c) The notice must be accompanied by verification that the tenant:

45 "(A) Is protected by a valid order of protection; or

1 2	"(B) Has been the victim of domestic violence, sexual assault or stalking within the 90 days preceding the date of the notice. For purposes of this subparagraph, any time the
3	perpetrator was incarcerated or residing more than 100 miles from the victim's home does
4	not count as part of the 90-day period.
5	"(3) A verification statement must be signed by the tenant and the qualified third party
6	and be in substantially the following form:
7	"
8 9	QUALIFIED THIRD PARTY
)	VERIFICATION
L	
2 3	Name of qualified third party
ł	
	Name of tenant
	PART 1. STATEMENT BY TENANT
	I, (Name of tenant), do hereby state as follows:
	i, (value of tenant), do nereby state as follows.
	(A) I or a minor member of my household have been a victim of domestic violence, sexual
	assault or stalking, as those terms are defined in ORS 90.100.
	(B) The most recent incident(s) that I rely on in support of this statement occurred on the following data(s):
	the following date(s):
	The time since the most recent incident took place is less than 90 days; or
	The time since the most recent incident took place is less than 90 days if periods when
	the perpetrator was incarcerated or was living more than 100 miles from my home are not
	counted. The perpetrator was incarcerated from to
	The perpetrator lived more than 100 miles from my home
	from to
	(C) I hereby declare that the above statement is true to the best of my knowledge and
	belief, and that I understand it is made for use as evidence in court and is subject to penalty
	for perjury.
	(Signature of tenant)
	Date:
	DART 9 STATEMENT BY OUALIFIED THIRD DADTY
	PART 2. STATEMENT BY QUALIFIED THIRD PARTY

I,	(Name of qualified third party), do hereby verify as follows:
(A) I a	m a law enforcement officer, attorney or licensed health professional or a victim's
advocate v	with a victims services provider, as defined in ORS 90.453.
(B) My	v name, business address and business telephone are as follows:
	e person who signed the statement above has informed me that the person or a mber of the person's household is a victim of domestic violence, sexual assault or
	pased on incidents that occurred on the dates listed above.
(D) I 1	reasonably believe the statement of the person above that the person or a minor
	f the person's household is a victim of domestic violence, sexual assault or stalk
	ose terms are defined in ORS 90.100. I understand that the person who made the may use this document as a basis for gaining a release from the rental agreement
	person's landlord.
I here	by declare that the above statement is true to the best of my knowledge and belief
	understand it is made for use as evidence in court and is subject to penalty for
perjury.	
perjury	
(Signature	of qualified third party
-	is statement)
Date:	
"	
"[(3)] (	4) A tenant who is released from a rental agreement pursuant to subsection (2) of this
section:	
	not liable for rent or damages to the dwelling unit incurred after the release date; and
	not subject to any fee solely because of termination of the rental agreement.
	5) Notwithstanding the release from a rental agreement of a tenant who is a victim o
	violence, sexual assault or stalking, any other tenant remains subject to the renta
agreement.	violence, sexual assault of starking, any other tenant remains subject to the renta
0	varification statement by a law enforcement officer must be in substantially the following
	verification statement by a law enforcement officer must be in substantially the following
form: ] "	
	[LAW ENFORCEMENT OFFICER
	VERIFICATION

1	Name of law enforcement officer
2	
3	
4	Name of tenant
5 6	PART 1. STATEMENT BY TENANT
7 8 9	I, (Name of tenant), do hereby state as follows:
0 10 11 12	(A) I or a minor member of my household have been abused, sexually assaulted or stalked as described or defined by ORS 124.005, 135.230, 147.450 or 163.732.
13 14	(B) The most recent incident(s) that I rely on in support of this statement occurred on the following date(s):
5 6 7	I make this statement in support of my request to be released from my rental agreement.
8 9	(Signature of tenant)
0	Date:
L 2 3	PART 2. STATEMENT BY LAW ENFORCEMENT OFFICER
1 5	I, (Name of law enforcement officer), do hereby verify as follows:
3	(A) I am a law enforcement officer.
3 9	(B) My name, business address and business telephone are as follows:
) 1	
2	
3 4	I am employed by (Name and address of law enforcement agency)
5 6	(C) I verify that the person who signed the statement above has informed me that the person or a
7 8 9	minor member of the person's household is a victim of domestic violence, sexual assault or stalking, based on incidents that occurred on the dates listed above.
0	(D) I reasonably believe the statement of the person above that the person or a minor member of the person's household is a vistim of domestic violence, served acceptly on stalking. I understand that
1 2	the person's household is a victim of domestic violence, sexual assault or stalking. I understand that the person who made the statement may use this document as a basis for gaining a release from the
3 4	rental agreement with the person's landlord.
5	

1 (Signature of law enforcement officer

2 making this statement)

3 Date: \_\_\_\_\_]

4 5

6

7

"(6) A landlord may not disclose any information provided by a tenant under this section to a third party unless the disclosure is:

8 "(a) Consented to in writing by the tenant;

9 "(b) Required for use in an eviction proceeding;

10 "(c) Made to a qualified third party; or

11 "(d) Required by law.

12 "(7) The provision of a verification statement under subsection (2) of this section does 13 not waive the confidential or privileged nature of a communication between the victim of 14 domestic violence, sexual assault or stalking and a qualified third party.

15

"SECTION 10. ORS 90.456 is amended to read:

"90.456. Notwithstanding the release of a victim of domestic violence, sexual assault or stalking from a rental agreement under ORS 90.453 or the exclusion of a perpetrator of domestic violence, sexual assault or stalking as provided in ORS 90.459 or section 6 of this 2007 Act, if there are any remaining tenants of the dwelling unit, the tenancy shall continue for those tenants. Any fee, security deposit or prepaid rent paid by the victim, perpetrator or other tenants shall be applied, accounted for or refunded by the landlord following termination of the tenancy and delivery of possession by the remaining tenants as provided in ORS 90.300 and 90.302.

23

"<u>SECTION 11.</u> ORS 90.459 is amended to read:

"90.459. (1) A tenant may give actual notice to the landlord that the tenant is a victim of domestic violence, sexual assault or stalking and may request that the locks to the dwelling unit be changed. A tenant is not required to provide verification of the domestic violence, sexual assault or stalking to initiate the changing of the locks.

"(2) A landlord who receives a request under subsection (1) of this section shall promptly change the locks to the tenant's dwelling unit at the tenant's expense or shall give the tenant permission to change the locks. If a landlord fails to promptly act, the tenant may change the locks without the landlord's permission. If the tenant changes the locks, the tenant shall give a key to the new locks to the landlord.

"(3) If the perpetrator of the domestic violence, sexual assault or stalking is a tenant in the same dwelling unit as the victim:

35 "(a) Before the landlord or tenant changes the locks under this section, the tenant must provide 36 the landlord with a copy of an order issued by a court pursuant to ORS 107.716[,] or 107.718[, 37 124.015 or 124.020] or any other federal, state, local or tribal court that orders the perpetrator 38 to move out of the dwelling unit.

39 "(b) The landlord has no duty under the rental agreement or by law to allow the perpetrator 40 access to the dwelling unit or provide keys to the perpetrator, during the term of the court order 41 or after expiration of the court order, or to provide the perpetrator access to the perpetrator's 42 personal property within the dwelling unit. Notwithstanding ORS 90.425, 90.435 or 90.675, if a land-43 lord complies completely and in good faith with this section, the landlord is not liable to a 44 perpetrator excluded from the dwelling unit.

45 "(c) The perpetrator is jointly liable with any other tenant of the dwelling unit for rent or

1	damages to the dwelling unit incurred prior to the date the perpetrator was excluded from the
2	dwelling unit.
3	"(d) Except as provided in subsection (2) of this section, the landlord may not require the tenant
4	to pay additional rent or an additional deposit or fee because of the exclusion of the perpetrator.
5	"(e) The perpetrator's tenancy terminates by operation of law upon an order described
6	in paragraph (a) of this subsection becoming a final order.
7	"SECTION 12. ORS 105.123 is amended to read:
8	"105.123. [(1)] In an action pursuant to ORS 105.110, it is sufficient to state in the complaint:
9	" $(a)$ ] (1) A description of the premises with convenient certainty;
10	" $(b)$ ] (2) That the defendant is in possession of the premises;
11	"[(c)] (3) That, in the case of a dwelling unit to which ORS chapter 90 does not apply, the de-
12	fendant entered upon the premises with force or unlawfully holds the premises with force; and
13	" $[(d)]$ (4) That the plaintiff is entitled to the possession of the premises.
14	"[(2) The plaintiff may include, at the plaintiff's option, the defendant's Social Security number in
15	the complaint for the purpose of accuracy in tenant screening information. This subsection does not
16	require a tenant to have a Social Security number in order to enter into a rental agreement.]
17	"SECTION 13. ORS 105.124 is amended to read:
18	"105.124. For a complaint described in ORS 105.123, if ORS chapter 90 applies to the dwelling
19	unit:
20	"(1) The complaint must be in substantially the following form and be available from the clerk
21	of the court:
22	«
23	
-0 24	IN THE CIRCUIT COURT
25	FOR THE COUNTY OF
-0 26	
-0 27	No
28	
20 29	RESIDENTIAL EVICTION COMPLAINT
30	
31	PLAINTIFF (Landlord or agent):
32	
33	
34	
35	
36 27	Address:
37	Address.
38	City:
39	City:
40	
41	State: Zip:
42	
43	Telephone:
44	
45	VS.

DEFE	ENDANT (Tenants/Occupants):
MAIL	ING ADDRESS:
City:	
State:	z Zip:
Telep	hone:
[1	Defendant's Social Security number (Optional information for purposes of
identi	fication.)]
	1.
	enants are in possession of the dwelling unit, premises or rental property described above or
locate	ed at:
_	2.
L	andlord is entitled to possession of the property because of:
	24-hour notice for personal
	injury, substantial damage, extremely
	outrageous act or unlawful occupant.
	ORS 90.396 or 90.403.
	24-hour or 48-hour notice for
	violation of a drug or alcohol
	program. ORS 90.398.
	<u>24-hour notice for perpetrating</u>
	domestic violence, sexual assault or
	stalking. Section 3 of this 2007 Act.
	72-hour or 144-hour notice for
	nonpayment of rent. ORS 90.394.
	- 7-day notice with stated cause in
	a week-to-week tenancy. ORS 90.392 (6).
	10-day notice for a pet violation,
	a repeat violation in a month-to-month
	tenancy or without stated cause in a
	week-to-week tenancy. ORS 90.392 (5),
	90.405 or 90.427 (1).

1	20-day notice for a repeat violation.
<b>2</b>	ORS 90.630 (4).
3	30-day or 180-day notice without
4	stated cause in a month-to-month
5	tenancy. ORS 90.427 (2) or 90.429.
6	30-day notice with stated cause.
7	ORS 90.392, 90.630 or 90.632.
8	Other notice
9	No notice (explain)
10	
11 12	A COPY OF THE NOTICE RELIED UPON, IF ANY, IS ATTACHED
13	3.
10	If the landlord uses an attorney, the case goes to trial and the landlord wins in court, the
15	landlord can collect attorney fees from the defendant pursuant to ORS 90.255 and 105.137 (3).
16	Landlord requests judgment for possession of the premises, court costs, disbursements and at-
17	torney fees.
18	I certify that the allegations and factual assertions in this complaint are true to the best of my
19	knowledge.
20	
21	
22 23	Signature of landlord or agent. "
24	
25	"(2) The complaint must be signed by the plaintiff or an attorney representing the plaintiff as
26	provided by ORCP 17, or verified by an agent or employee of the plaintiff or an agent or employee
27	of an agent of the plaintiff.
28	"(3) A copy of the notice relied upon, if any, must be attached to the complaint.
29	" <u>SECTION 14.</u> ORS 105.137 is amended to read:
30	"105.137. In the case of a dwelling unit to which ORS chapter 90 applies:
31	"(1) If the plaintiff appears and the defendant fails to appear at the first appearance, a default
32	judgment shall be entered in favor of the plaintiff for possession of the premises and costs and dis-
33	bursements.
34	"(2) If the defendant appears and the plaintiff fails to appear at the first appearance, a default
35	judgment shall be entered in favor of the defendant dismissing the plaintiff's complaint and awarding
36	costs and disbursements.
37	"(3) An attorney at law shall be entitled to appear on behalf of any party, but [no] attorney fees
38	may not be awarded to the plaintiff if the defendant does not contest the action.
39	"(4) If the plaintiff dismisses the action before the first appearance, a judgment of dis-
40	missal shall be entered in favor of the defendant dismissing the plaintiff's complaint and
41	awarding costs and disbursements. The defendant may not recover attorney fees for pre-
42	judgment legal services provided after the delivery of written notice of the dismissal by the
43	plaintiff to the defendant, or to an attorney for the defendant, in the manner provided under
44	ORS 90.155.
45	"[(4)] (5) The plaintiff or an agent of the plaintiff may obtain a continuance of the action for as

1 long as the plaintiff or the agent of the plaintiff deems necessary to obtain the services of an at-2 torney at law.

3 "[(5)] (6) If both parties appear in court on the date contained in the summons, the court shall 4 set the matter for trial as soon as practicable, unless the court is advised by the parties that the 5 matter has been settled. The trial shall be scheduled no later than 15 days from the date of such 6 appearance. If the matter is not tried within the 15-day period, and the delay in trial is not attrib-7 utable to the landlord, the court shall order the defendant to pay rent that is accruing into court, 8 provided the court finds after hearing that entry of such an order is just and equitable.

9 "[(6)(a)] (7)(a) The court shall permit an unrepresented defendant to proceed to trial by directing 10 the defendant to file an answer in writing on a form which shall be available from the court clerk, 11 and to serve a copy upon the plaintiff on the same day as first appearance.

12"(b) The answer shall be in substantially the following form: " 1314 IN THE \_\_\_\_\_ COURT FOR 15 THE COUNTY OF \_\_\_\_\_ 16 17) 18 (Landlord), ) 19 Plaintiff(s), 20 ) 21) ) 22vs. No.\_\_\_\_ 23 ) 24 (Tenant), ) 25) 26 Defendant(s). ) 2728 ANSWER I (we) deny that the plaintiff(s) is (are) entitled to possession because: 29 \_\_\_\_ The landlord did not make repairs. 30 31List any repair problems: \_\_\_\_\_ 3233 — The landlord is attempting to evict me (us) because of my (our) complaints (or the eviction is 34 35 otherwise retaliatory). 36 \_\_\_\_ The landlord is attempting to evict me because of my status as a victim of domestic violence, sexual assault or stalking. 37 38 \_\_\_\_ The eviction notice is wrong. 39 List any other defenses: \_\_\_\_\_ 40 41 4243 I (we) may be entitled as the prevailing party to recover attorney fees from plaintiff(s) if I (we) 44

obtain legal services to defend this action pursuant to ORS 90.255.

45

I (we) ask that the plaintiff(s) not be awarded possession of the premises and that I (we) be awarded my (our) costs and disbursements and attorney fees, if applicable, or a prevailing party fee.

4

5 6

7

12

Date

"

Signature of defendant(s)

8 "[(7)] (8) If an unrepresented defendant files an answer as provided in subsection [(6)] (7) of this 9 section, the answer may not limit the defenses available to the defendant at trial under ORS chapter 10 90. If such a defendant seeks to assert at trial a defense not fairly raised by the answer, the plaintiff 11 shall be entitled to a reasonable continuance for the purposes of preparing to meet the defense.

"SECTION 15. ORS 105.138 is amended to read:

"105.138. (1) Notwithstanding ORS 105.137 [(5)] (6), if a party to an action to which ORS 90.505 to 90.840 apply moves for an order compelling arbitration and abating the proceedings, the court shall summarily determine whether the controversy between the parties is subject to an arbitration agreement enforceable under ORS 90.610 (2) and, if so, shall issue an order compelling the parties to submit to arbitration in accordance with the agreement and abating the action for not more than 30 days, unless the parties agree to an order of abatement for a longer period acceptable to the court.

20 "(2) If the court issues an order compelling arbitration under subsection (1) of this section, the 21 court may not order the payment of rent into court pending the arbitration unless the court finds 22 such an order is necessary to protect the rights of the parties.

23

"<u>SECTION 16.</u> ORS 105.146 is amended to read:

"105.146. (1) In an action to recover possession of the premises, if the court has entered an order by stipulation that provides for the defendant to retain possession of the premises contingent upon the defendant's performance or payment of moneys by a certain date as provided under ORS 105.145 (2), and the defendant fails to comply with the order, the plaintiff may obtain and enforce a judgment of restitution of the premises pursuant to this section and ORS 105.148 and 105.149.

"(2) A plaintiff may obtain and enforce a judgment of restitution based upon an order entered
 as provided under ORS 105.145 (2), provided the order includes only:

31 "(a) Future performance or conduct as described in the order for a period of not more than six 32 months following entry of the order;

33 "(b) Payment of past due rent and other past due amounts pursuant to a schedule provided in 34 the order for a period of not more than six months following entry of the order;

35 "(c) Payment of rent due for future rental periods that follow entry of the order pursuant to a 36 schedule provided in the order for not more than the first three monthly rental periods following 37 entry of the order; and

38 "(d) Payment of any costs, disbursements or attorney fees pursuant to a schedule provided in the 39 order.

40 "(3) The order shall contain a statement providing that 12 months following the entry of the 41 order, the court shall automatically dismiss the order without further notice to either the plaintiff 42 or the defendant.

43 "(4) If the defendant fails to comply with the order, the plaintiff may file with the clerk of the 44 court an affidavit **or declaration** of noncompliance describing how the defendant has failed to 45 comply. The plaintiff shall attach a copy of the order to the affidavit **or declaration**. The affidavit 1 or declaration, or the order, must include the terms of the underlying settlement agreement or 2 stipulation or have a copy of the agreement attached.

3 "(5) Upon receipt of a plaintiff's affidavit or declaration:

4 "(a) The court shall enter a judgment of restitution; and

5 "(b) The clerk shall issue a notice of restitution as provided by ORS 105.151 and attach to the 6 notice a copy of the plaintiff's affidavit **or declaration** of noncompliance and any attachments for 7 service.

8 "(6) The court shall establish a procedure that allows the defendant to request a hearing on the 9 plaintiff's affidavit **or declaration** of noncompliance and delay expiration of the notice of restitution 10 period or execution upon a judgment of restitution pending the hearing.

"(7) The court shall enter a judgment dismissing the plaintiff's action in favor of the defendant without assessment of costs, disbursements, prevailing party fee or attorney fees against either party except as provided in the order and without further notice to either party:

14 "(a) Upon receipt of a writing signed by the plaintiff showing compliance with or satisfaction 15 of the order; or

16 "(b) Twelve months following entry of the order, unless the plaintiff has filed an affidavit or 17 declaration of noncompliance and the court has found in favor of the plaintiff on the affidavit or 18 declaration.

19

"<u>SECTION 17.</u> ORS 105.148 is amended to read:

"105.148. (1)(a) To contest a plaintiff's affidavit **or declaration** of noncompliance under ORS 105.146 and delay expiration of the notice of restitution period or execution upon the judgment of restitution, a defendant shall file a request for hearing with the clerk of the court. The request must be filed prior to issuance by the clerk of a writ of execution of judgment of restitution and must include a statement by the defendant describing how the defendant complied with the order or describing why the defendant should not be required to comply.

26"(b) A court may, as part of the procedure authorized by ORS 105.146 (6), require that a de-27fendant submit a hearing request to the court for ex parte review prior to the defendant's filing the request with the clerk. If the court provides for ex parte review, the ex parte review must be 2829 available every judicial day for appearance by the defendant before the court within the time period 30 between service of the notice of restitution and the date of expiration of the notice of restitution. 31The notice of restitution must include or have attached to it a description of the requirements for 32appearing before the court for ex parte review and a copy of the hearing request form. The court 33 may not require that the defendant notify the plaintiff of the defendant's intention to appear before 34the court. If, after hearing the defendant at the ex parte review, the court finds that the reasons 35 given by the defendant for opposing the plaintiff's affidavit or declaration of noncompliance do not relate to the issues listed in ORS 105.149 (2), the court shall deny the request for a hearing. 36

"(2) The clerk shall make available a document providing for a request for hearing by a defendant. The document must be in substantially the following form:

39	«
40	
41	IN THE CIRCUIT COURT
42	FOR THE COUNTY OF
43	
44	
45	Defendant's Request for Hearing to

	n Affidavit <b>or Declaration</b> of Noncompliance Case No
	Case 110
Landlord or agent (Plaintiff):	
vs.	
Tenant/Occupant (Defendant):	
Address of Property:	
1 0	
	statement with the court saying that I have not complied with
	nat as a result my landlord is entitled to possession of the property
-	itled to possession of the property because (The reason must be on
of the following. You must chec	k one or more of these responses and you must explain in sectio
3.):	
	wrong. As explained below, I did comply with the agreement.
	omply with the agreement, the landlord was supposed to do what i
explained below, which the land	
c. The landlord an changed. The change we agreed	d I changed the agreement and I complied with the agreement a
	evented me from keeping the agreement. The way the landlord di
that is explained below.	stoned no nom nooping the agroomont. The way the fanalera a
-	vas not made in good faith as required by ORS 90.130. The lack o
good faith is explained below.	
f. The portion of t	he agreement described below was unconscionable as described i
ORS 90.135.	
g. The landlord is a	required by law or contract to have good cause to force me to mov
out and my alleged conduct or p	performance does not meet the standard of good cause, as explaine
below.	
	claiming I did not pay rent for a period of time following the dat
	that rent because I have claims for money against the landlord t
	rise from the landlord's violation of the Residential Landlord an
	nent since the date of the court order and are explained below.
3. Here is my explanation for	or the reason or reasons checked above:

4. I understand that if I lose in court, I may be responsible for the landlord's costs, disbu
ments, any attorney fees and a prevailing party fee.
[I swear the above statements are true.] I hereby declare that the above statement is true
the best of my knowledge and belief, and that I understand it is made for use as evidence
court and is subject to penalty for perjury.
court and is subject to penalty for perjury.
(Signature of tenant)
Date:
Date
[Subscribed and sworn to before me this day of, 2
Trial court administrator / clerk / notary
]
"(3) As an alternative to the document described in subsection (2) of this section, a
fendant may request a hearing by use of a notarized affidavit.
"SECTION 18. Notwithstanding the amendments to ORS 105.124 by section 13 of this
Act, prior to January 1, 2009, a clerk of the court may use either the complaint form
forth in ORS 105.124 as published in the 2005 Edition of Oregon Revised Statutes or the f
set forth in ORS 105.124 as amended and in effect on the effective date of this 2007 Act.