## HOUSE AMENDMENTS TO HOUSE BILL 2181

By COMMITTEE ON SUSTAINABILITY AND ECONOMIC DEVELOPMENT

April 29

On page 1 of the printed bill, delete lines 6 through 29 and delete page 2 and insert: 1 2 "SECTION 2. (1) As used in this section: 3 "(a) 'Energy improvements' means energy efficiency and renewable energy improvements to qualifying real property authorized by: 4 5 (A) A local government implementing a program established under subsection (2) of this 6 section; or (B) The State Department of Energy for a loan issued under subsection (9) of this section 7 to an owner of qualifying real property. 8 9 "(b) 'Local government' means cities and counties. 10 (c) 'Qualifying real property' means single-family or multifamily residential dwellings 11 or commercial or industrial buildings that the local government has determined can be ben-12efited by energy improvements. 13 "(2) Subject to subsection (3) of this section, a local government may establish a program 14 to make loans to owners of record of qualifying real property for the purpose of paying for 15cost-effective energy improvements to the qualifying real property financed with the net 16 proceeds and interest earnings of revenue bonds authorized by this section. 17 "(3) Before establishing a program under this section, the local government shall provide 18 notice to utilities that distribute electric energy or natural gas within the areas in which the 19 local government will operate the program. 20 "(4) A local government that establishes a program under this section may: 21"(a) Require performance of an energy audit on the qualifying real property before the 22local government approves a loan for energy improvements to the property; "(b) Impose requirements intended to ensure that the loan is consistent with the purpose 23 24 of the program; and 25"(c) Impose requirements and conditions on loans that are designed to ensure timely 26 repayment of the loans. 27(5) If the owner of record of qualifying real property requests a loan under this section, 28the local government implementing the program may: 29 "(a) Enter into a loan agreement with the owner, and any other person benefited by the 30 loan, in a principal amount sufficient to pay: 31 "(A) The costs of energy improvements the local government determines will benefit the 32qualifying real property and the borrowers; "(B) The costs of the energy audit; and 33 34 "(C) The costs and reserves of the program. 35 "(b) Charge the borrower an interest rate on the principal amount that is sufficient to

1 pay the financing costs of the program, including loan delinquencies.

2 "(c) Charge periodic fees to pay for program costs.

3 (6) The local government implementing the program that lends money for qualifying real 4 property may:

"(a) Secure the loan with a lien on the benefited qualifying real property in the manner 5 and with the same priority as a lien for assessments for local improvements authorized by 6 7 ORS 223.393.

"(b) Assess the benefited qualifying real property for the amounts due under a loan 8 9 agreement.

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"(c) Enforce a lien and collect an assessment authorized by this section as provided in ORS 223.505 to 223.650. 11

"(d) Secure a loan in any other manner that the local government determines is reason-12able. 13

"(7) In lieu of enforcing liens and collecting assessments as provided in subsection (6) of 14 15this section, a local government may certify the assessment, in the manner provided in ORS 310.060, to the county assessor of each county in which benefited qualifying real property is 16 located. If the assessments are certified as provided in this subsection, the county assessor 1718 shall:

"(a) Enter the assessment upon the county assessment roll against the property de-19 20 scribed in the certificate, in the manner that other local government assessments are en-21tered;

22"(b) Collect, account for and enforce the assessments in the manner that local govern-23ment taxes are collected, accounted for and enforced; and

"(c) Transfer, as provided by law, the assessments collected to the local government that 24 25imposed the assessment.

"(8) A local government may issue revenue bonds pursuant to ORS 287A.150 to finance 26program costs, including the costs of making loans for energy improvements. 27

"(9) The State Department of Energy may lend money under the provisions of ORS 28 29 470.060 to 470.080 and 470.090 to a local government that establishes a program under this section or, in cooperation with a local government implementing a program under this sec-30 tion, to owners of qualifying real property within the jurisdiction of the local government 31implementing a program under this section. If the department lends money under this sec-3233 tion, the department, in cooperation with the Housing and Community Services Department, shall establish by rule the type and extent of energy improvements a property owner may 34finance with a loan that will be made from money provided by the State Department of En-35 ergy. In establishing the type and extent of energy improvements that may be financed, the 36 37 departments shall consider the amount of energy that can be conserved and the cost-38 effectiveness of particular types of energy improvements.".

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