MEMORANDUM

Legislative Fiscal Office 900 Court St. NE, Room H-178 Salem, Oregon 97301 Phone 503-986-1828 FAX 503-373-7807

То:	Capital Construction Subcommittee	
From:	Matt Stayner, Legislative Fiscal Office, 503-986-1840	
Date:	July 7, 2013	
Subject:	HB 3453 A Relating to public safety fiscal emergencies Work Session Recommendation	

The measure allows the Governor to determine the fiscal conditions that compromise the ability of a county to provide a minimally adequate level of services and declare a "Public Safety Fiscal Emergency" in a county. Under the bill, prior to declaring such an emergency, the Governor shall consult with Senate President, Senate Majority and Minority Leader; Speaker of the House, Majority and Minority leader of the House; and each Senator and Representative whose district is wholly or partially within county subject to the emergency. After obtaining written authorization signed by governing body of each county subject to proclamation, the Governor may enter into a written intergovernmental agreement (IGA) with the affected counties and other counties for performance of functions and activities of the affected county. The cost of the services provided under an IGA will be shared between state and counties parties to the IGA. The state will bear 50 percent of costs and affected counties will bear 50 percent of cost, To pay for the county's portion of cost, counties may impose a surtax on state personal, corporate income or excise tax; a tax on telecommunication services; impose any assessment county governing body is lawfully capable of imposing; use existing sources of county revenue; or any combination of previously identified funding sources.

The amendments

The **A18** amendment limits the number of counties for which the Governor can proclaim a public safety fiscal emergency to no more than two for any single proclamation before July 15, 2014.

The **A21** amendment specifies that a telecommunications tax, if imposed, applies only to those cellular, wireless or other radio common carriers on a per instrument basis for those subscribers whose primary place of use is within the county imposing the tax. And for other carriers, only those subscriber lines located with the county imposing the tax.

The **A23** amendment requires the Governor to consult with the Sheriff of an affected county prior to a declaration of a public safety fiscal emergency and prior to entering into an

intergovernmental agreement. The amendment also removes a provision of the bill allowing parties to an intergovernmental agreement to ratify the agreement to continue beyond the termination of the declared emergency.

The **A25** amendment modifies the bill so that after the Governor has declared a public safety fiscal emergency, the sheriff of an affected county is to be considered a non-voting ex officio member of the governing body and the sheriff must be given notice if a meeting held for the purpose of deliberating or making a decision on entering into an intergovernmental agreement, the terms and conditions of an intergovernmental agreement, or any modification or extension of an intergovernmental agreement . The amendment also removes a provision of the bill allowing parties to an intergovernmental agreement to ratify the agreement to continue beyond the termination of the declared emergency.

The **A26** amendment modifies the bill so that an intergovernmental agreement created for the purpose of the bill must be included in the Governor's report to the Legislative Assembly as provided in ORS 192.245. The amendment also prevents an intergovernmental agreement entered into during a legislative session to take effect until the adjournment of that session or the adjournment of the session following if the agreement is entered into during the interim.

Recommendation

LFO recommends moving the amendments into the bill.

Motion

Motion: Senator/Representative_____: I move the dash A18, A21, A23, A25, and A26 amendments into HB 3453 A.

Recommendation

The measure is recommended to be moved to the Full Committee on Joint Ways and Means.

<u>Motion</u>

Motion: Senator/Representative_____: I move HB 3453 A with the dash A18, A21, A23, A25, and A26 amendments to the Full Committee with a "do pass" recommendation as amended.

Assignment of Carriers

Full:

Senate:

House:

Only Impacts on Original or Engrossed Versions are Considered Official

Prepared by:	Matt Stayner
Reviewed by:	John Borden, Daron Hill
Date:	7/7/13

Measure Description:

Provides that Governor may proclaim public safety fiscal emergency for one or more counties where fiscal conditions compromise county ability to provide minimally adequate level of public safety services.

Government Unit(s) Affected:

Statewide, Department of Revenue(DOR)

Summary of Expenditure Impact:

Please see analysis

Local Government Mandate:

This bill may affect local governments' service levels or shared revenues sufficient to trigger Section 15, Article XI of the Oregon Constitution.

Analysis:

The fiscal impact of the measure is indeterminate. There are several unknown or undefined elements in the bill that preclude the ability to estimate the cost as follows.

The measure allows the Governor the power to act on behalf of units of local government in the event of a public safety fiscal emergency. For the purpose of the bill, "local government" is defined as a county. After consultation with the Senate President, the Majority and Minority Leaders of the Senate, the Speaker of the House of Representatives, the Majority and Minority Leaders of the House of Representatives, and each Senator an Representative whose district is wholly or partially within a county that is subject to the public safety emergency, and following the proclamation of such an emergency, the Governor, after obtaining written authorization signed by the majority of the governing body of each local government subject to the proclamation, may enter into a written intergovernmental agreement with any other local government for the performance of activities related to public safety. The measure specifically declares that the provisions contained in the bill should be construed liberally and the term "public safety" is not defined in the measure, therefore it is unknown what services would be provided under the intergovernmental agreements.

77th OREGON LEGISLATIVE ASSEMBLY – 2013 Session STAFF MEASURE SUMMARY

Joint Committee on Ways and Means

Revenue:	
Fiscal:	Indeterminate
Action:	
Vote:	
House	
Yeas:	
Nays:	
Exc:	
<u>Senate</u>	
Yeas:	
Nays:	
Exc:	
Prepared	By: Matt Stayner, Legislative Fiscal Office
Meeting D	Date:

WHAT THE MEASURE DOES:

The measure allows the Governor to determine fiscal conditions that compromise ability of county to provide minimally adequate level of services and declare a "Public Safety Fiscal Emergency". Prior to the declaration of such an emergency, the Governor shall consult with Senate President, Majority and Minority Leader; Speaker, Majority and Minority leader of the House; and each Senator and Representative whose district is wholly or partially within county. After obtaining written authorization signed by governing body of each county subject to proclamation, the Governor may enter into a written intergovernmental agreement (IGA) with the affected counties and other counties for performance of functions and activities of the affected county. The cost of the services provided under an IGA will be shared between state and counties parties to the IGA. The state will bear 50 percent of costs and affected counties will bear 50 percent of cost, which may be funded through income tax or alternative means of assessment. To pay for the county's portion of cost, counties may impose a surtax on state personal, corporate income or excise tax; a tax on telecommunication services; impose any assessment county governing body is lawfully capable of imposing; use existing sources of county revenue; or any combination of previously identified funding sources. The measure specifies minimum content of IGA; specifies that units of local government designated in IGA to perform functions or activities are vested with all powers, rights and duties relating to those functions and activities that are vested by law in each party to agreement and its officers and agencies; state that a public body officer designated in IGA to perform duties of two or more public officers shall be considered to hold one office; specifies that an intergovernmental entity created by IGA may adopt rules necessary to carry out IGA; specifies that an IGA must contain a process for division, disposition, and distribution of any assets, debt or liabilities created by entity under IGA. The bill provides that a public safety fiscal emergency proclamation terminates after 18 months unless Governor extends declaration for up to 18 more months. The Governor shall terminate public safety fiscal emergency by proclamation when emergency no longer exists or threat of emergency has passed. Public safety fiscal emergency proclaimed by Governor may be terminated at any time by action of Legislative Assembly. Termination of a public safety fiscal emergency shall apply to: Income and excise tax years beginning on or after January 1 following the termination and other assessment reporting periods beginning on or after first day of first calendar quarter following termination. Sunsets provisions of this Act on January 2, 2018. Declares emergency, effective upon passage.

ISSUES DISCUSSED:

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EFFECT OF COMMITTEE AMENDMENT:

The amendment limits the number of counties for which the Governor can proclaim a public safety fiscal emergency to no more than two for any single proclamation before July 15, 2014.

Carrier – House: Rep. Carrier – Senate: Sen.

BACKGROUND:

HB 3453-A18 (LC 3748) 7/1/13 (DAJ/ps)

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 3453

1 On page 2 of the printed A-engrossed bill, after line 4, insert:

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"SECTION 2a. Notwithstanding section 2 of this 2013 Act, the Governor may not proclaim a public safety fiscal emergency that affects
more than two counties before July 15, 2014.".

Only Impacts on Original or Engrossed Versions are Considered Official

Prepared by:	Matt Stayner
Reviewed by:	John Borden, Daron Hill
Date:	7/7/13

Measure Description:

Provides that Governor may proclaim public safety fiscal emergency for one or more counties where fiscal conditions compromise county ability to provide minimally adequate level of public safety services.

Government Unit(s) Affected:

Statewide, Department of Revenue(DOR)

Summary of Expenditure Impact:

Please see analysis

Local Government Mandate:

This bill may affect local governments' service levels or shared revenues sufficient to trigger Section 15, Article XI of the Oregon Constitution.

Analysis:

The fiscal impact of the measure is indeterminate. There are several unknown or undefined elements in the bill that preclude the ability to estimate the cost as follows.

The measure allows the Governor the power to act on behalf of units of local government in the event of a public safety fiscal emergency. For the purpose of the bill, "local government" is defined as a county. After consultation with the Senate President, the Majority and Minority Leaders of the Senate, the Speaker of the House of Representatives, the Majority and Minority Leaders of the House of Representatives, and each Senator an Representative whose district is wholly or partially within a county that is subject to the public safety emergency, and following the proclamation of such an emergency, the Governor, after obtaining written authorization signed by the majority of the governing body of each local government subject to the proclamation, may enter into a written intergovernmental agreement with any other local government for the performance of activities related to public safety. The measure specifically declares that the provisions contained in the bill should be construed liberally and the term "public safety" is not defined in the measure, therefore it is unknown what services would be provided under the intergovernmental agreements.

This summary has not been adopted or officially endorsed by action of the Committee.

action of the Committee.

77th OREGON LEGISLATIVE ASSEMBLY – 2013 Session STAFF MEASURE SUMMARY

Joint Committee on Ways and Means

Revenue:	
Fiscal:	Indeterminate
Action:	
Vote:	
House	
Yeas:	
Nays:	
Exc:	
Senate	
Yeas:	
Nays:	
Exc:	
Prepared	By: Matt Stayner, Legislative Fiscal Office
Meeting D	Date:

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ISSUES DISCUSSED:

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EFFECT OF COMMITTEE AMENDMENT:

The amendment specifies that a telecommunications tax, if imposed, applies only to those cellular, wireless or other radio common carriers on a per instrument basis for those subscribers whose primary place of use is within the county imposing the tax. And for other carriers, only those subscriber lines located with the county imposing the tax.

Carrier – House: Rep. Carrier – Senate: Sen.

BACKGROUND:

HB 3453-A21 (LC 3748) 7/1/13 (DAJ/ps)

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 3453

1 On page 4 of the printed A-engrossed bill, delete lines 17 and 18 and in-2 sert:

"(a) For cellular, wireless or other radio common carriers, the tax applies
on a per instrument basis and only if the subscriber's place of primary use,
as defined under 4 U.S.C. 124, is within the county imposing the tax;
"(b) For all other subscriber lines, the tax applies to lines designated for
a particular subscriber located within the county imposing the tax; and".
In line 19, delete "(b)" and insert "(c)".

9

Only Impacts on Original or Engrossed Versions are Considered Official

Prepared by:	Matt Stayner
Reviewed by:	John Borden, Daron Hill
Date:	7/7/13

Measure Description:

Provides that Governor may proclaim public safety fiscal emergency for one or more counties where fiscal conditions compromise county ability to provide minimally adequate level of public safety services.

Government Unit(s) Affected:

Statewide, Department of Revenue(DOR)

Summary of Expenditure Impact:

Please see analysis

Local Government Mandate:

This bill may affect local governments' service levels or shared revenues sufficient to trigger Section 15, Article XI of the Oregon Constitution.

Analysis:

The fiscal impact of the measure is indeterminate. There are several unknown or undefined elements in the bill that preclude the ability to estimate the cost as follows.

The measure allows the Governor the power to act on behalf of units of local government in the event of a public safety fiscal emergency. For the purpose of the bill, "local government" is defined as a county. After consultation with the Senate President, the Majority and Minority Leaders of the Senate, the Speaker of the House of Representatives, the Majority and Minority Leaders of the House of Representatives, and each Senator an Representative whose district is wholly or partially within a county that is subject to the public safety emergency, and following the proclamation of such an emergency, the Governor, after obtaining written authorization signed by the majority of the governing body of each local government subject to the proclamation, may enter into a written intergovernmental agreement with any other local government for the performance of activities related to public safety. The measure specifically declares that the provisions contained in the bill should be construed liberally and the term "public safety" is not defined in the measure, therefore it is unknown what services would be provided under the intergovernmental agreements.

77th OREGON LEGISLATIVE ASSEMBLY – 2013 Session STAFF MEASURE SUMMARY

Joint Committee on Ways and Means

Revenue:	
Fiscal:	Indeterminate
Action:	
Vote:	
House	
Yeas:	
Nays:	
Exc:	
Senate	
Yeas:	
Nays:	
Exc:	
Prepared	By: Matt Stayner, Legislative Fiscal Office
Meeting D	Date:

WHAT THE MEASURE DOES:

The measure allows the Governor to determine fiscal conditions that compromise ability of county to provide minimally adequate level of services and declare a "Public Safety Fiscal Emergency". Prior to the declaration of such an emergency, the Governor shall consult with Senate President, Majority and Minority Leader; Speaker, Majority and Minority leader of the House; and each Senator and Representative whose district is wholly or partially within county. After obtaining written authorization signed by governing body of each county subject to proclamation, the Governor may enter into a written intergovernmental agreement (IGA) with the affected counties and other counties for performance of functions and activities of the affected county. The cost of the services provided under an IGA will be shared between state and counties parties to the IGA. The state will bear 50 percent of costs and affected counties will bear 50 percent of cost, which may be funded through income tax or alternative means of assessment. To pay for the county's portion of cost, counties may impose a surtax on state personal, corporate income or excise tax; a tax on telecommunication services; impose any assessment county governing body is lawfully capable of imposing; use existing sources of county revenue; or any combination of previously identified funding sources. The measure specifies minimum content of IGA; specifies that units of local government designated in IGA to perform functions or activities are vested with all powers, rights and duties relating to those functions and activities that are vested by law in each party to agreement and its officers and agencies; state that a public body officer designated in IGA to perform duties of two or more public officers shall be considered to hold one office; specifies that an intergovernmental entity created by IGA may adopt rules necessary to carry out IGA; specifies that an IGA must contain a process for division, disposition, and distribution of any assets, debt or liabilities created by entity under IGA. The bill provides that a public safety fiscal emergency proclamation terminates after 18 months unless Governor extends declaration for up to 18 more months. The Governor shall terminate public safety fiscal emergency by proclamation when emergency no longer exists or threat of emergency has passed. Public safety fiscal emergency proclaimed by Governor may be terminated at any time by action of Legislative Assembly. Termination of a public safety fiscal emergency shall apply to: Income and excise tax years beginning on or after January 1 following the termination and other assessment reporting periods beginning on or after first day of first calendar quarter following termination. Sunsets provisions of this Act on January 2, 2018. Declares emergency, effective upon passage.

ISSUES DISCUSSED:

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EFFECT OF COMMITTEE AMENDMENT:

The amendment requires the Governor to consult with the Sheriff of an affected county prior to a declaration of a public safety fiscal emergency and prior to entering into an intergovernmental agreement. The amendment also removes a

Carrier – House: Rep. Carrier – Senate: Sen. provision of the bill allowing parties to an intergovernmental agreement to ratify the agreement to continue beyond the termination of the declared emergency.

BACKGROUND:

HB 3453-A23 (LC 3748) 7/2/13 (DAJ/ps)

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 3453

1 On page 1 of the printed A-engrossed bill, delete lines 15 through 19 and 2 insert:

"(2) Prior to declaring a public safety fiscal emergency, the Governor 3 shall consult with the Senate President, the Majority and Minority Leaders 4 of the Senate, the Speaker of the House of Representatives, the Majority and $\mathbf{5}$ Minority Leaders of the House of Representatives, each Senator and Repre-6 sentative whose district is wholly or partially within a county that is pro-7 posed to be subject to the public safety fiscal emergency and each sheriff of 8 a county that is proposed to be subject to the public safety fiscal 9 emergency.". 10

On page 2, line 12, after the period insert "The Governor shall consult with each sheriff affected by the proclamation prior to executing the intergovernmental agreement.".

14 On <u>page 5</u>, delete lines 5 through 9.

15

Only Impacts on Original or Engrossed Versions are Considered Official

Prepared by:	Matt Stayner
Reviewed by:	John Borden, Daron Hill
Date:	7/7/13

Measure Description:

Provides that Governor may proclaim public safety fiscal emergency for one or more counties where fiscal conditions compromise county ability to provide minimally adequate level of public safety services.

Government Unit(s) Affected:

Statewide, Department of Revenue(DOR)

Summary of Expenditure Impact:

Please see analysis

Local Government Mandate:

This bill may affect local governments' service levels or shared revenues sufficient to trigger Section 15, Article XI of the Oregon Constitution.

Analysis:

The fiscal impact of the measure is indeterminate. There are several unknown or undefined elements in the bill that preclude the ability to estimate the cost as follows.

The measure allows the Governor the power to act on behalf of units of local government in the event of a public safety fiscal emergency. For the purpose of the bill, "local government" is defined as a county. After consultation with the Senate President, the Majority and Minority Leaders of the Senate, the Speaker of the House of Representatives, the Majority and Minority Leaders of the House of Representatives, and each Senator an Representative whose district is wholly or partially within a county that is subject to the public safety emergency, and following the proclamation of such an emergency, the Governor, after obtaining written authorization signed by the majority of the governing body of each local government subject to the proclamation, may enter into a written intergovernmental agreement with any other local government for the performance of activities related to public safety. The measure specifically declares that the provisions contained in the bill should be construed liberally and the term "public safety" is not defined in the measure, therefore it is unknown what services would be provided under the intergovernmental agreements.

This summary has not been adopted or officially endorsed by action of the Committee.

The amendment modifies the bill so that after the Governor has declared a public safety fiscal emergency, the sheriff of an affected county is to be considered a non-voting ex officio member of the governing body and the sheriff must be given notice if a meeting held for the purpose of deliberating or making a decision on entering into an intergovernmental

2013 Session Page 1 of 2

R Fi A V House Yeas: Nays: Exc: Senate Yeas: Navs: Exc:

Matt Stayner, Legislative Fiscal Office

WHAT THE MEASURE DOES:

Prepared By:

Meeting Date:

Joint Committee on Ways and Means

The measure allows the Governor to determine fiscal conditions that compromise ability of county to provide minimally adequate level of services and declare a "Public Safety Fiscal Emergency". Prior to the declaration of such an emergency, the Governor shall consult with Senate President, Majority and Minority Leader; Speaker, Majority and Minority leader of the House; and each Senator and Representative whose district is wholly or partially within county. After obtaining written authorization signed by governing body of each county subject to proclamation, the Governor may enter into a written intergovernmental agreement (IGA) with the affected counties and other counties for performance of functions and activities of the affected county. The cost of the services provided under an IGA will be shared between state and counties parties to the IGA. The state will bear 50 percent of costs and affected counties will bear 50 percent of cost, which may be funded through income tax or alternative means of assessment. To pay for the county's portion of cost, counties may impose a surtax on state personal, corporate income or excise tax; a tax on telecommunication services; impose any assessment county governing body is lawfully capable of imposing; use existing sources of county revenue; or any combination of previously identified funding sources. The measure specifies minimum content of IGA; specifies that units of local government designated in IGA to perform functions or activities are vested with all powers, rights and duties relating to those functions and activities that are vested by law in each party to agreement and its officers and agencies; state that a public body officer designated in IGA to perform duties of two or more public officers shall be considered to hold one office; specifies that an intergovernmental entity created by IGA may adopt rules necessary to carry out IGA; specifies that an IGA must contain a process for division, disposition, and distribution of any assets, debt or liabilities created by entity under IGA. The bill provides that a public safety fiscal emergency proclamation terminates after 18 months unless Governor extends declaration for up to 18 more months. The Governor shall terminate public safety fiscal emergency by proclamation when emergency no longer exists or threat of emergency has passed. Public safety fiscal emergency proclaimed by Governor may be terminated at any time by action of Legislative Assembly. Termination of a public safety fiscal emergency shall apply to: Income and excise tax years beginning on or after January 1 following the termination and other assessment reporting periods beginning on or after first day of first calendar quarter following termination. Sunsets provisions of this Act on January 2, 2018. Declares emergency, effective upon passage.

ISSUES DISCUSSED:

EFFECT OF COMMITTEE AMENDMENT:

Revenue:			
	Indeterminate		
Action:			
/ote:			
Uouco			

Carrier – House: Rep. Carrier – Senate: Sen.

agreement, the terms and conditions of an intergovernmental agreement, or any modification or extension of an intergovernmental agreement. The amendment also removes a provision of the bill allowing parties to an intergovernmental agreement to ratify the agreement to continue beyond the termination of the declared emergency.

BACKGROUND:

HB 3453-A25 (LC 3748) 7/6/13 (DAJ/ps)

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 3453

1 On page 2 of the printed A-engrossed bill, after line 27, insert:

2 "(4) For purposes of this section:

"(a) The sheriff of a county affected by a public safety fiscal emergency
shall be considered a nonvoting ex officio member of the governing body; and
"(b) The sheriff must be given notice of any meeting of the governing
body if the governing body is meeting for purposes of deliberating or making
a decision on:

8 "(A) Whether to enter into an intergovernmental agreement under this9 section;

"(B) The terms and conditions of an intergovernmental agreement entered
 into under this section; or

"(C) Any extension or modification of an intergovernmental agreement
 entered into under this section.".

14 On page 5, delete lines 5 through 9.

15

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Reviewed by:	John Borden, Daron Hill
Date:	7/7/13

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Please see analysis

Local Government Mandate:

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Revenue:	
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Yeas:	
Nays:	
Exc:	
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Prepared	By: Matt Stayner, Legislative Fiscal Office
Meeting D	Date:

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ISSUES DISCUSSED:

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EFFECT OF COMMITTEE AMENDMENT:

The amendment modifies the bill so that an intergovernmental agreement created for the purpose of the bill must be included in the Governor's report to the Legislative Assembly as provided in ORS 192.245. The amendment also

Carrier – House: Rep. Carrier – Senate: Sen. prevents an intergovernmental agreement entered into during a legislative session to take effect until the adjournment of that session or the adjournment of the session following if the agreement is entered into during the interim.

BACKGROUND:

HB 3453-A26 (LC 3748) 7/7/13 (DAJ/mam/ps)

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 3453

1 On page 3 of the printed A-engrossed bill, after line 24, insert:

<u>"SECTION 6a.</u> (1) If an intergovernmental agreement is entered
into under section 3 of this 2013 Act, the Governor shall report to the
Legislative Assembly as provided in ORS 192.245. The report shall include a copy of the intergovernmental agreement.

"(2)(a) If an intergovernmental agreement is entered into under
section 3 of this 2013 Act during a regular session of the Legislative
Assembly, the intergovernmental agreement may not take effect until
after adjournment sine die of that regular session.

"(b) If an intergovernmental agreement is entered into under sec tion 3 of this 2013 Act during the interim, the intergovernmental
 agreement may not take effect until after adjournment sine die of the
 next regular session of the Legislative Assembly.".

14 _____