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То:	Capital Construction Subcommittee
From:	<i>Tim Walker</i> , Legislative Fiscal Office (503) 986-1827
Date:	June 26, 2015
Subject:	SB 912 Work Session

HB 2320 Clarifies distinction between "historically filled lands" and "new lands" for purposes of determining ownership and transfer of ownership of lands created upon submersible or submerged lands by artificial fill or deposit. Authorizes State Land Board to adopt by rule process for Department of State Lands to sell, lease or trade historically filled lands owned by state. Repeals provisions related to study of formerly submerged and submersible lands. Establishes process for State Land Board to identify and declare state's interest in historically filled lands and to provide notice of declaration. Prohibits board from asserting title in historically filled lands unless certain procedures met prior to December 31, 2025. Directs Department of State Lands to provide progress report on identification and declaration process to interim committees of Legislative Assembly related to environment and natural resources on or before September 15, 2017. Becomes operative January 1, 2016. Declares emergency, effective on passage.

The Work Session packet, including measure, staff measure summary, and amendment are available on the Oregon Legislative Information System (OLIS). The measure has a revenue impact and a fiscal impact.

## Amendment

The –A2 amendment appropriates \$328,228 GF to the Department of State Lands for the purposes of the bill.

## Motion #1: Move the –A2 amendment to SB 912.

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

## Motion #2: Move SB 912 to the full committee with a "do pass", as amended, recommendation.

Chair to assign carriers:

Full:\_\_\_\_\_

House:\_\_\_\_\_

Senate:\_\_\_\_\_