B-Engrossed House Bill 2984

Ordered by the House July 1 Including House Amendments dated April 24 and July 1

Sponsored by Representatives PARRISH, BUEHLER, WITT; Representatives BARKER, BARTON, BOONE, BUCKLEY, DAVIS, DOHERTY, ESQUIVEL, EVANS, FAGAN, GALLEGOS, GOMBERG, GORSEK, HACK, HELM, HUFFMAN, JOHNSON, KENNEMER, KENY-GUYER, KRIEGER, LIVELY, MCKEOWN, MCLAIN, NOSSE, OLSON, READ, REARDON, SMITH WARNER, TAYLOR, WEIDNER, WHITSETT, WILLIAMSON, Senators BAERTSCHIGER JR, BOQUIST, DEVLIN, ÉDWARDS, GIROD, HANSELL, HASS, JOHNSON, KNOPP, MONROE, OLSEN, RILEY, ROBLAN, SHIELDS, STEINER HAYWARD, THATCHER, THOMSEN, WINTERS

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure

Requires Clackamas County to develop pilot program for forestry products grown on nonforest land in county to be commercially produced and marketed through forestry product cooperative. Exempts pilot program and parties from antitrust laws. Requires State Forester to establish regulatory system for overseeing actions of parties to Clackamas County pilot program. Ends pilot pro-gram displacement of competition on July 1, 2019. Requires county to develop program model for use by other Oregon counties.

Appropriates moneys to State Forestry Department for biennium beginning July 1, 2015,

to fund grants to Clackamas County for pilot program study and preparation. [Allocates moneys during biennium beginning July 1, 2015, from Administrative Services Economic Development Fund to Clackamas County as grant for pilot program development.] Requires county to make multiple reports on program [development progress] study and preparation.

Sunsets pilot program on January 2, [_____ Declares emergency, effective July 1, 2015. _] **2023**.

A BILL FOR AN ACT

Relating to forestry product cooperatives; and declaring an emergency. $\mathbf{2}$

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

SECTION 1. As used in sections 1 to 7 of this 2015 Act:

(1) "Clackamas Forestry Product Cooperative Project" means the pilot program estab-5

lished by Clackamas County under section 3 of this 2015 Act for forestry products grown on 6

7 nonforest land within the county to be commercially produced and marketed through a

forestry products cooperative. 8

(2) "Dealer" means a person or agent of a person, other than a cooperative, that pur-

chases or contracts to purchase forestry products through the Clackamas Forestry Product 10

Cooperative Project. 11

1

4

9

(3) "Forestland" means land for which the highest and best use is the growing of forestry 12products. 13

14 (4) "Forestry products":

(a) Except as provided in paragraph (b) of this subsection, means products from har-15vested timber. 16

(b) Does not mean products from short rotation fiber grown under agricultural condi-17 18 tions as described in ORS 321.267 (3) or 321.824 (3), western juniper or products from har1 vested western juniper.

2

(5) "Nonforest lands" means lands other than forestland.

3 (6) "Party" means Clackamas County or a Clackamas County employee or a producer or
4 dealer that carries out activities or engages in transactions regarding the Clackamas
5 Forestry Product Cooperative Project.

6 (7) "Producer" means a possessor of land on which trees are grown for harvesting as 7 forestry products.

8 <u>SECTION 2.</u> (1) The Legislative Assembly finds and declares that because of the logistical 9 challenges associated with the utilization of individual trees on nonforest lands, and because 10 of the benefits from gains in commercial production and marketing of forestry products that 11 may result from coordinating the activities of producers and buyers, it is in the public in-12 terest to establish cooperatives to coordinate the tracking, removal and sale of trees and to 13 set prices to accomplish increased utilization.

(2) It is the intent of sections 1 to 7 of this 2015 Act to displace competition through a 14 15 regulatory system for the commercial production and marketing of forestry products on nonforest land under a Clackamas County program, referred to in sections 1 to 7 of this 2015 16 Act as the Clackamas Forestry Product Cooperative Project, to a limited degree and for the 17 period specified in subsection (7) of this section. The regulatory system is intended to grant 18 immunity from federal and state antitrust laws to the Clackamas Forestry Product Cooper-19 ative Project parties for the limited purposes of allowing the parties to bargain collectively 20and to arrive at a negotiated price for forestry products produced on nonforest land within 2122**Clackamas County.**

(3) The activities of any party that comply with the regulatory system described in
sections 1 to 7 of this 2015 Act and State Forester rules for carrying out the regulatory
system and the Clackamas Forestry Product Cooperative Project may not be considered to
be in restraint of trade, a conspiracy or combination or any other unlawful activity in violation of any provision of ORS 646.705 to 646.826 or federal antitrust laws.

(4) The State Forester shall actively supervise the conduct of a party in negotiating 28tentative prices for forestry products bought and sold as part of the Clackamas Forestry 2930 Product Cooperative Project. The State Forester shall actively supervise, and establish pro-31 cedures and guidelines for, the negotiations between the parties and shall review the tentative prices established by those negotiations. The State Forester must set the prices for 32forestry products bought and sold as part of the project by formal action before the prices 33 34 may be implemented. In setting the prices for the forestry products, the State Forester may 35give consideration to the tentative prices for those forestry products negotiated between the parties. The State Forester must make any adjustments to previously set prices for forestry 36 37 products by formal action before the adjustments may be implemented.

(5) The State Forester may compel the parties to take whatever action the State
 Forester considers necessary to:

40 (a) Ensure that the parties are engaging in conduct that is authorized under sections 1
41 to 7 of this 2015 Act;

42 (b) Ensure that the policies of this state are being fulfilled under the Clackamas Forestry
43 Product Cooperative Project; and

(c) Prevent conduct by any of the parties that is not authorized by the regulatory system
 administered by the State Forester or conduct that, in the opinion of the State Forester,

1 does not advance the interests of this state in carrying out the regulatory system for the

2 Clackamas Forestry Product Cooperative Project.

3 (6) The State Forester may take any actions the State Forester deems appropriate to
4 resolve disputes between the parties that involve or arise out of the Clackamas Forestry
5 Product Cooperative Project, including but not limited to referring the dispute for mediation,
6 arbitration or hearing.

7 (7) Except as provided in section 7 of this 2015 Act, for the period prior to July 1, 2019, 8 the Clackamas Forestry Product Cooperative Project shall displace competition regarding the 9 commercial production and marketing of forestry products on nonforest land in those areas 10 of the county where the project is in effect.

(8) The State Forester may designate employees of the State Forestry Department to
 carry out the responsibility of actively supervising the conduct of the parties, including
 serving as intermediaries between parties or prospective parties.

(9) The State Forester may adopt rules to carry out the State Forester's authority under sections 1 to 7 of this 2015 Act. The department and the county shall enter into a memorandum of understanding for the county to reimburse the department for the actual costs to the department of providing services for the benefit of the Clackamas Forestry Product Cooperative Project. Moneys paid by the county as reimbursement shall be deposited in the State Forestry Department Account established under ORS 526.060.

<u>SECTION 3.</u> (1) Clackamas County shall establish the Clackamas Forestry Product Cooperative Project as a pilot program. In addition to promoting economic development within Clackamas County, the purpose of the project shall be to develop a program model for use by counties in this state that wish to promote economic development by using cooperatives to provide for the commercial production and marketing of forestry products from nonforest lands. Subject to section 2 of this 2015 Act, Clackamas County may do the following to carry out the pilot program:

(a) Subject to section 4 of this 2015 Act, negotiate and enter into an agreement with
persons, cities or other governmental entities willing to commercially produce forestry products as members of the Clackamas Forestry Product Cooperative Project. The agreement
must specify the number, type and location of trees covered by the agreement. The State
Forester may impose additional requirements for the contents of agreements described in
this paragraph.

(b) Negotiate with one or more producers and dealers to establish the price for the forestry products sold through the cooperative. The dealers may negotiate the price for the forestry products through a committee that sets forth the views of the dealers and votes on any issues being negotiated as authorized by this section, including the price for forestry products. However, a person that is both a producer and a dealer may not participate in negotiations under this section.

(2) A tree that is covered by an agreement under subsection (1)(a) of this section must
 be marked for identification purposes as required by the county.

41 (3) An agreement under subsection (1)(a) of this section may not be used to alter the
42 supply of buildable land within an urban growth boundary.

43 (4) If the land on which a tree subject to the Clackamas Forestry Product Cooperative
44 Project is located is sold, the tree shall continue to be a tree subject to the Clackamas
45 Forestry Product Cooperative Project unless:

[3]

1 (a) The new owner of the land removes the tree from the project; or

2 (b) The county project coordinator determines that the tree is not being maintained as 3 required by the project.

4 <u>SECTION 4.</u> (1) The Clackamas Forestry Product Cooperative Project shall operate:

(a) In all areas of Clackamas County that are outside of city limits;

6 (b) On residential or commercial properties, or properties owned by nonprofit entities, 7 located in a city that elects to allow the project within the city limits; and

8

 $\mathbf{5}$

(c) On lands owned by any governmental entity that elects to participate in the project.

9 (2) An election by a city or other governmental entity to allow or participate in the 10 project must be by formal action of the governing body for the city or other governmental 11 entity.

(3) Clackamas County may undertake efforts to inform cities and other governmental
entities about the Clackamas Forestry Product Cooperative Project and the opportunities for
the cities and governmental entities to elect to allow or participate in the project. The State
Forester shall undertake to encourage cities and governmental entities located within urban
growth boundaries to allow or participate in the project.

(4) The State Forester, county and a city may work jointly to adopt components of the 17Clackamas Forestry Product Cooperative Project within city limits. A city electing to allow 18 the project may specify how the project is to be administered within the city limits, including 19 20but not limited to specifications regarding land use zoning requirements, maintenance requirements and the issuance of tree removal permits for harvesting of trees enrolled in the 2122program. Any specifications regarding how the project is to be administered within a city 23must be set forth in a memorandum of understanding between the county and the city. A memorandum of understanding described in this subsection may not take effect unless re-24 viewed and approved by the State Forester. This subsection does not authorize a city to 25regulate the project on lands owned by a governmental entity described in subsection (1)(c) 2627of this section that are located inside city limits.

(5) If a change in city limits causes a property that is participating in the Clackamas Forestry Product Cooperative Project to become located inside city limits, notwithstanding any other provision of this section, the property may continue to participate in the project under the terms of the agreement described in section 3 (1)(a) of this 2015 Act for that property and the terms of any annexation agreement between the city and the owner of that property.

(6) Except as provided in subsections (4) and (7) this section, a local government may not
 enforce an ordinance to require or prohibit the removal of a tree that is subject to the
 Clackamas Forestry Product Cooperative Project. This subsection does not prohibit a local
 government from:

(a) Enforcing a county ordinance approved by the State Forester for regulating trees
 subject to the Clackamas Forestry Product Cooperative Project or regulating land on which
 a tree that is subject to the project is located;

(b) Enforcing a county ordinance adopted to implement comprehensive plan policies de veloped to address statewide land use goals;

43 (c) Enforcing a local ordinance regulating a tree that is removed from the Clackamas
 44 Forestry Product Cooperative Project;

45 (d) Exercising the power of eminent domain to acquire fee title to the land on which a

tree that is subject to the Clackamas Forestry Product Cooperative Project is located; or 1 2 (e) Acting or requiring action to remedy or mitigate a hazardous condition in a tree that presents an imminent threat of serious harm to persons or property. 3 (7) Subsection (6) of this section does not prevent the application of a local ordinance to 4 require or prohibit the removal of a tree if the tree becomes subject to the Clackamas 5 Forestry Product Cooperative Project more than five years after the tree is planted. 6 (8) This section does not require a county project coordinator or the State Forester to 7 consent to the inclusion or continued inclusion of a tree in the Clackamas Forestry Product 8 9 **Cooperative Project.** SECTION 5. The county program model that Clackamas County develops through the 10 Clackamas Forestry Product Cooperative Project must include, but need not be limited to: 11 12 (1) A training manual to guide counties in establishing and administering cooperatives for the commercial production and marketing of forestry products on nonforest lands; 13 (2) Information identifying tree species best suited for use in western Oregon for 14 15 producing forestry products; 16 (3) An Internet website for use by the county, producers and dealers to establish agreements under the program; 17 18 (4) Standardized memorandums of understanding setting forth the services provided and the terms of program participation; 19 (5) Care instructions and identification of best practices for the production of forestry 20products; 2122(6) Means for identifying and monitoring the status of trees in the program; and 23(7) Materials for the marketing of, and promoting demand for, forestry products. SECTION 6. (1) The governing body of Clackamas County shall appoint an advisory 94 committee to provide the county with recommendations regarding the structure and opera-25tion of the Clackamas Forestry Product Cooperative Project in a successful manner, includ-2627ing but not limited to recommendations for addressing the concerns of the local governments and business interests within the county and recommendations regarding the marketing of 2829forestry products. 30 (2) To the extent practicable, the advisory committee appointed under subsection (1) of 31 this section shall include but need not be limited to representatives from: (a) The Association of Oregon Counties; 32(b) The League of Oregon Cities; 33 34 (c) The Department of Transportation; 35 (d) A conservation organization; 36 (e) The forest products industry; 37 (f) The nursery products industry; and (g) The Oregon Wood Innovation Center operated by Oregon State University. 38 SECTION 7. The State Forester may terminate the Clackamas Forestry Product Coop-39 erative Project if the State Forester determines that the project is not being conducted in 40 accordance with sections 1 to 7 of this 2015 Act or rules adopted under section 2 of this 2015 41 Act. 42 SECTION 8. (1) Clackamas County shall report on progress regarding studies and prepa-43 ration for the Clackamas Forestry Product Cooperative Project described in sections 1 to 7 44 of this 2015 Act: 45

(a) To an interim committee of the Legislative Assembly dealing with economic develop-1 2 ment during September 2015; 3 (b) To the 2016 regular session of the Legislative Assembly; (c) To an interim committee of the Legislative Assembly dealing with economic develop-4 ment during September 2016; and 5 (d) To the 2017 regular session of the Legislative Assembly. 6 (2) The reports made under this section must be accompanied by accountings sufficient 7 to establish that expenditures of moneys described in section 9 of this 2015 Act are used 8 9 solely for the purpose of studying and preparing for the Clackamas Forestry Product Cooperative Project. 10 (3) The county shall make all reasonable efforts to complete preparations for the 11 12Clackamas Forestry Product Cooperative Project no later than June 1, 2017. SECTION 9. In addition to and not in lieu of any other appropriation, there is appropri-13 ated to the State Forestry Department, for the biennium beginning July 1, 2015, out of the 14 15 General Fund, the amount of \$400,000, which may be expended for the purpose of issuing one or more grants to Clackamas County for studying matters regarding, and making prepara-16 tions for, the Clackamas Forestry Product Cooperative Project. 17 18 SECTION 10. (1) Sections 1 to 7 of this 2015 Act are repealed January 2, 2023. 19 (2) Any activities under an agreement entered into as part of the pilot program described in sections 1 to 7 of this 2015 Act must cease on or before the repeal date established in 20subsection (1) of this section. 21SECTION 11. This 2015 Act being necessary for the immediate preservation of the public

22 <u>SECTION 11.</u> This 2015 Act being necessary for the immediate preservation of the public 23 peace, health and safety, an emergency is declared to exist, and this 2015 Act takes effect 24 July 1, 2015.

25