HB 2564-A5 (LC 2270) 5/4/15 (BHC/emm/ps)

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 2564

- Delete lines 4 through 26 of the printed A-engrossed bill and insert: 1
- "SECTION 1. ORS 197.309 is amended to read: 2
- "197.309. [(1) Except as provided in subsection (2) of this section,] Not-3
- withstanding ORS 91.225, a city, county or metropolitan service district
- may [not] adopt a land use regulation or functional plan provision, or impose 5
- as a condition for approving a permit under ORS 215.427 or 227.178, a re-6
- quirement that has the effect of establishing the sales or rental price for a 7
- **new** housing unit or residential building lot or parcel, or that requires a
- **new** housing unit or residential building lot or parcel to be designated for 9
- sale or rent to any particular class or group of purchasers or renters based 10
- on income, provided the condition: 11
- "(1) Does not require more than 30 percent of housing units within 12 13
 - a residential development to be sold at below-market rates; and
- "(2) Offers developers one or more of the following incentives: 14
- "(a) Density adjustments. 15
- "(b) Fee waivers or reductions. 16
- "(c) Waivers of system development charges or impact fees. 17
- "(d) Finance-based incentives. 18
- "(e) Preferential treatment for processing of permits. 19
- "(f) Expedited service for local approval processes. 20
- "(g) Modification of height, floor area or other site-specific re-21
- quirements. 22

"[(2) This section does not limit the authority of a city, county or metro-1 politan service district to:] 2 "[(a) Adopt or enforce a land use regulation, functional plan provision or 3 condition of approval creating or implementing an incentive, contract commit-4 ment, density bonus or other voluntary regulation, provision or condition de-5 signed to increase the supply of moderate or lower cost housing units; or] 6 "[(b) Enter into an affordable housing covenant as provided in ORS 456.270 7 to 456.295.]". 8 9