

HOUSE AMENDMENTS TO HOUSE BILL 2088

By COMMITTEE ON REVENUE

May 15

1 On page 1 of the printed bill, line 3, after “308.149” delete the rest of the line and insert “and
2 308.156; and”.

3 Delete lines 6 through 30 and delete pages 2 through 8 and insert:

4 **“SECTION 1. Section 2 of this 2017 Act is added to and made a part of ORS 308.149 to
5 308.166.**

6 **“SECTION 2. (1) This section applies to a city if the majority of the population of the city
7 resides in a county with a population greater than 700,000.**

8 **“(2)(a) For purposes of ORS 308.149, the governing body of a city may adopt an ordinance
9 or resolution defining ‘area’ to mean the city.**

10 **“(b) An ordinance or resolution may be adopted under this section only after a public
11 hearing and must be approved by a three-fifths majority of the members of the governing
12 body of the city.**

13 **“(3) A governing body that adopts an ordinance or resolution under this section must
14 notify the county assessor on or before January 1 of the assessment year for which the city
15 first intends the definition to apply.**

16 **“(4) The governing body of a city may not adopt an ordinance or resolution under this
17 section, or repeal such an ordinance or resolution, more often than once in five years.**

18 **“(5)(a) The county assessor may withhold from property tax distributions made under
19 ORS 311.395 to cities located in the county amounts for the actual costs incurred by the
20 county for software upgrades required because of the adoption by the cities of ordinances
21 and resolutions under this section.**

22 **“(b) Amounts withheld under this subsection:**

23 **“(A) Shall be in proportion to the total property taxes imposed in the current tax year
24 by cities adopting ordinances or resolutions under this section; and**

25 **“(B) May not exceed \$60,000 in total.**

26 **“SECTION 3. ORS 308.149 is amended to read:**

27 **“308.149. As used in ORS 308.149 to 308.166:**

28 **“(1) ‘Area’ means:**

29 **“(a) The county in which property, the maximum assessed value of which is being adjusted, is
30 located [except that ‘area’ means], including the area of any city located within the county that
31 has adopted an ordinance or resolution pursuant to section 2 of this 2017 Act;**

32 **“(b) The city in which property, the maximum assessed value of which is being adjusted,
33 is located, if the city has adopted an ordinance or resolution pursuant to section 2 of this
34 2017 Act; or**

35 **“(c) This state, if the property for which the maximum assessed value is being adjusted is**

1 property that is centrally assessed under ORS 308.505 to 308.681.

2 “(2)(a) ‘Average maximum assessed value’ means the value determined by dividing the total
3 maximum assessed value of all property in the same area in the same property class by the total
4 number of properties in the same area in the same property class.

5 “(b) In making the calculation described under this subsection, the following property is not
6 taken into account:

7 “(A) New property or new improvements to property;

8 “(B) Property that is partitioned or subdivided;

9 “(C) Property that is rezoned and used consistently with the rezoning;

10 “(D) Property that is added to the assessment and tax roll as omitted property; or

11 “(E) Property that is disqualified from exemption, partial exemption or special assessment.

12 “(c) Paragraph (b)(B), (C), (D) and (E) of this subsection does not apply to the calculation of
13 average maximum assessed value in the case of property centrally assessed under ORS 308.505 to
14 308.681.

15 “(3)(a) ‘Average real market value’ means the value determined by dividing the total real market
16 value of all property in the same area in the same property class by the total number of properties
17 in the same area in the same property class.

18 “(b) In making the calculation described under this subsection, the following property is not
19 taken into account:

20 “(A) New property or new improvements to property;

21 “(B) Property that is partitioned or subdivided;

22 “(C) Property that is rezoned and used consistently with the rezoning;

23 “(D) Property that is added to the assessment and tax roll as omitted property; or

24 “(E) Property that is disqualified from exemption, partial exemption or special assessment.

25 “(c) Paragraph (b)(B), (C), (D) and (E) of this subsection does not apply to the calculation of
26 average real market value in the case of property centrally assessed under ORS 308.505 to 308.681.

27 “(4) ‘Lot line adjustment’ means any addition to the square footage of the land for a real prop-
28 erty tax account and a corresponding subtraction of square footage of the land from a contiguous
29 real property tax account.

30 “(5) ‘Minor construction’ means additions of real property improvements, the real market value
31 of which does not exceed \$10,000 in any assessment year or \$25,000 for cumulative additions made
32 over five assessment years.

33 “(6)(a) ‘New property or new improvements’ means changes in the value of property as the result
34 of:

35 “(A) New construction, reconstruction, major additions, remodeling, renovation or rehabilitation
36 of property;

37 “(B) The siting, installation or rehabilitation of manufactured structures or floating homes; or

38 “(C) The addition of machinery, fixtures, furnishings, equipment or other taxable real or per-
39 sonal property to the property tax account.

40 “(b) ‘New property or new improvements’ does not include changes in the value of the property
41 as the result of:

42 “(A) General ongoing maintenance and repair; or

43 “(B) Minor construction.

44 “(c) ‘New property or new improvements’ includes taxable property that on January 1 of the
45 assessment year is located in a different tax code area than on January 1 of the preceding assess-

1 ment year.

2 “(7) ‘Property class’ means the classification of property adopted by the Department of Revenue
3 by rule pursuant to ORS 308.215, except that in the case of property assessed under ORS 308.505 to
4 308.681, ‘property class’ means the total of all property set forth in the assessment roll prepared
5 under ORS 308.540.

6 “**SECTION 4.** ORS 308.156 is amended to read:

7 “308.156. (1) If property is subdivided or partitioned after January 1 of the preceding assessment
8 year and on or before January 1 of the current assessment year, then the property’s maximum as-
9 sessed value shall be established as provided under this section.

10 “(2) If property is rezoned and, after January 1 of the preceding assessment year and on or be-
11 fore January 1 of the current assessment year, the property is used consistently with the rezoning,
12 the property’s maximum assessed value shall be established under this section.

13 “(3)(a) For the first tax year for which property is added to the property tax account as omitted
14 property, the property’s maximum assessed value shall be established under this section.

15 “(b) For tax years subsequent to the first tax year for which property is added to the property
16 tax account as omitted property, the property’s maximum assessed value shall be determined as
17 otherwise provided by law, taking into account the maximum assessed value of the property as de-
18 termined under this section.

19 “(4)(a) If property was subject to exemption, partial exemption or special assessment as of the
20 January 1 assessment date of the preceding assessment year and is disqualified from exemption,
21 partial exemption or special assessment as of the January 1 of the current assessment year, the
22 property’s maximum assessed value shall be established under this section.

23 “(b) If property described in this subsection is eligible for a different type of exemption, partial
24 exemption or special assessment as of January 1 of the current assessment year, the property’s
25 maximum assessed value shall be established under the provision granting the partial exemption or
26 special assessment.

27 “(5) The property’s maximum assessed value shall be the sum of:

28 “(a) The maximum assessed value determined under ORS 308.146 that is allocable to that portion
29 of the property not affected by an event described in subsection (1), (2), (3) or (4)(a) of this section;
30 and

31 “(b) The product of the real market value of that portion of the property that is affected by an
32 event described in subsection (1), (2), (3) or (4)(a) of this section multiplied by the ratio, not greater
33 than 1.00, of the average maximum assessed value over the average real market value for the as-
34 sessment year [*in the same area and property class*].

35 “(6) The property’s assessed value for the year shall equal the lesser of:

36 “(a) The property’s maximum assessed value; or

37 “(b) The property’s real market value.

38 “(7) The Department of Revenue shall provide by rule the method by which the allocations de-
39 scribed in subsection (5) of this section are to be made.

40 “**SECTION 5. (1) A definition of ‘area’ adopted under section 2 of this 2017 Act may not**
41 **be applied to any assessment year beginning before January 1, 2019.**

42 “**(2) Notwithstanding subsection (1) of this section, a definition of ‘area’ adopted under**
43 **section 2 of this 2017 Act may be applied to assessment years beginning on or after January**
44 **1, 2018, with the written consent of the assessor of the county in which the city adopting the**
45 **definition is located.**

