A-Engrossed Senate Bill 252

Ordered by the Senate February 25 Including Senate Amendments dated February 25

Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Governor Kate Brown for Oregon Military Department)

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.

[Prohibits Oregon Military Department from incurring expense that is reimbursable under cooperative agreement with federal National Guard Bureau unless department has available moneys sufficient to meet expense.]

Provides that Oregon Military Department may select any available payment method for cooperative agreements with federal National Guard Bureau. If department selects advance payment method, prohibits department from incurring funding obligation payable or reimbursable from federal moneys under cooperative agreement unless department has available moneys sufficient to meet obligation.

Authorizes State Treasurer to create accounts or subaccounts and adopt rules to maintain eligibility to receive advance funding under cooperative agreement with federal bureau.

A BILL FOR AN ACT

2 Relating to federal moneys received by the Oregon Military Department.

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

4 <u>SECTION 1.</u> (1) The Oregon Military Department may enter into cooperative agreements

5 with the federal National Guard Bureau.

6 (2) The department may select any available payment method option for a cooperative

7 agreement, including the advance payment method.

8 (3) If the department selects the advance payment method for a cooperative agreement,

9 the department may not incur a funding obligation that is payable or reimbursable from

10 federal moneys under the cooperative agreement unless moneys sufficient to meet the obli-

11 gation are available in the State Treasury and:

12 (a) Are available for expenditure by the department; and

13 (b) Are not committed or encumbered for any other purpose.

14 <u>SECTION 2.</u> The State Treasurer may create accounts or subaccounts in the General

15 Fund and adopt rules as necessary to maintain the eligibility of the state to receive advance

- 16 payments under cooperative agreements with the federal National Guard Bureau.
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1