80th OREGON LEGISLATIVE ASSEMBLY--2019 Regular Session

Senate Bill 390

Sponsored by Senator BOQUIST (at the request of David and Carmen Lawrence) (Presession filed.)

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 **as introduced**.

Allows farm direct marketer sales and consignment sales of olive oil.

 A BILL FOR AN ACT

 Relating to the sale of olive oil; amending ORS 616.683.

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

4 **SECTION 1.** ORS 616.683 is amended to read:

5 616.683. (1)(a) Except as provided in subsection (7) of this section, the sale, or exposure or of-6 fering for sale, of agricultural products described in subsections (2) and (3) of this section by a farm 7 direct marketer does not make the space used by the farm direct marketer subject to ORS 616.695 8 to 616.755.

9 (b) Except as provided in subsection (7) of this section, the sale, or exposure or offering for sale, 10 of agricultural products described in subsections (2) and (3) of this section by a farm direct marketer 11 does not make the farm direct marketer or a consigning agricultural producer subject to ORS 12 616.695 to 616.755. Except as provided in subsection (7) of this section, the storage or preparation 13 of agricultural products identified for sale by a farm direct marketer does not make the farm direct 14 marketer subject to ORS 616.695 to 616.755.

(2) Subsection (1) of this section applies to farm direct marketer sales of the following types ofagricultural products:

17 (a) Fresh fruit, vegetables and herbs.

(b) Fruit, vegetables and herbs, if those items are cured or dried by the agricultural produceras part of routine post-harvest handling.

20 (c) Dried fruits, vegetables and herbs for which drying is not part of routine post-harvest han-21 dling, if:

22 (A) The principal ingredients are grown by the agricultural producer; and

(B) The product is labeled with a list of ingredients and the name and address of the agriculturalproducer.

(d) Shelled nuts and unshelled nuts, if those items are cured or dried by the agricultural pro ducer as part of routine post-harvest handling.

27 (e) Fruit-based syrups, preserves, jams, fruits and vegetables, if those items are:

28 (A) Producer-processed products;

29 (B) Acidic foods;

30 (C) Labeled with a list of ingredients and the name and address of the agricultural producer; 31 and

32 (D) Bottled, packaged or canned by an agricultural producer that during the preceding calendar

SB 390

year had annual sales of fruit-based syrups, preserves and jams, fruits and vegetables described in 1 2 subparagraphs (A) to (C) of this paragraph that in total did not exceed \$20,000 or a higher limit established by State Department of Agriculture rule under ORS 616.686. 3 (f) Shell eggs. 4 $\mathbf{5}$ (g) Honey, if not combined with other food ingredients. (h) Olive oil. 6 [(h)] (i) Whole, hulled, crushed or ground grains, legumes and seeds, if of a type customarily 7 cooked before consumption. 8 9 [(i)] (j) Parched or roasted grains, if of a type customarily cooked before consumption. [(j)] (k) Popcorn, nuts, peppers and corn on the cob, if those items are roasted at the place of 10 purchase by the agricultural producer after purchase and not sold for immediate consumption. 11 12 [(k)] (L) Products identified by the department by rule. 13 (3) Subsection (1) of this section applies to consignment sales of the following types of agricultural products: 14 15 (a) Fresh fruits, vegetables and herbs. 16 (b) Fruit, vegetables and herbs, if those items are cured or dried by the agricultural producer as part of routine post-harvest handling. 17 18 (c) Unshelled nuts that are cured or dried by the agricultural producer as part of routine postharvest handling. 19 20(d) Shell eggs, if the producer or the seller is licensed as an egg handler. 21(e) Honey, if not combined with other food ingredients. 22(f) Olive oil. [(f)] (g) Products identified by the department by rule. 23(4) Subsection (1) of this section does not apply to foods that have been commingled. 94 (5) Title to agricultural products sold on consignment remains with the consigning agricultural 25producer until the products are sold to consumers. Agricultural products sold on consignment must 2627be clearly and conspicuously labeled with the name and business address of the consigning agricultural producer. 28(6)(a) In addition to any other required labeling, agricultural products described in subsections 2930 (2)(e) to [(i)] (j) or (3)(d) [or (e)] to (f) of this section shall bear on the label a statement informing 31 consumers that the product is not prepared in an inspected food establishment. Except as provided in paragraph (b) of this subsection, the required wording for the label statement is: "This product 32is homemade and is not prepared in an inspected food establishment." 33 34 (b) The department may adopt rules specifying alternative wording for the label statement required under paragraph (a) of this subsection to the extent that the alternative wording is necessary 35in order to comply with federal requirements. 36 37 (7) The department may require that a farm direct marketer or the space used by the farm direct 38 marketer be licensed under ORS 616.695 to 616.755, if the farm direct marketer or the person in control of the space used by the farm direct marketer refuses to comply with a department rule 39 adopted under ORS 616.686 or 616.700 for keeping the space used by the farm direct marketer in a 40 clean, healthful and sanitary condition or for ensuring the condition and safety of the food the farm 41 direct marketer provides to retail purchasers. 4243