HB 2164-24 (LC 2327) 6/17/19 (CMT/ps)

Requested by JOINT COMMITTEE ON TAX EXPENDITURES

Delete lines 4 through 11 and insert:

PROPOSED AMENDMENTS TO HOUSE BILL 2164

In line 2 of the printed bill, after "taxation;" insert "creating new pro-1 visions; amending ORS 307.455, 307.459, 307.517, 307.518, 307.523, 307.529, 2 307.535, 314.752, 315.266, 315.675, 318.031 and 358.499 and section 19, chapter 3 954, Oregon Laws 2001, section 7, chapter 637, Oregon Laws 2005, sections 7 4 and 10, chapter 826, Oregon Laws 2005, section 66, chapter 832, Oregon Laws 5 2005, section 6, chapter 880, Oregon Laws 2007, sections 2b, 7b, 17 and 18, 6 chapter 906, Oregon Laws 2007, sections 5, 24, 28, 34 and 36, chapter 913, 7 Oregon Laws 2009, and sections 58, 61, 63, 64, 66, 67 and 70, chapter 122, 8 Oregon Laws 2019 (Enrolled House Bill 3427); repealing ORS 825.475;". 9

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"TAX CREDIT FOR HIGHER EDUCATION SAVINGS OR ABLE ACCOUNT CONTRIBUTIONS

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"SECTION 1. Sections 2 and 3 of this 2019 Act are added to and
 made a part of ORS chapter 315.

17 "SECTION 2. (1) A credit against taxes otherwise imposed under 18 ORS chapter 316 shall be allowed for amounts contributed by the tax-19 payer during the tax year to a savings network account for higher 20 education established under ORS 178.300 to 178.355 or an ABLE account 21 established under ORS 178.380. A taxpayer who makes contributions to both types of account may claim the credit for the amounts listed
in subsection (2) of this section for each type of account.

"(2) The amount of the credit allowed under this section shall be
limited based on the taxpayer's adjusted gross income and shall be the
lesser of \$300, if reported on a joint return, or \$150, if reported on any
other type of return, or the following:

"(a) The amount contributed, if the taxpayer's adjusted gross income does not exceed \$30,000;

9 "(b) 50 percent of the amount contributed, if the taxpayer's adjusted
10 gross income exceeds \$30,000 but does not exceed \$70,000;

"(c) 25 percent of the amount contributed, if the taxpayer's adjusted
 gross income exceeds \$70,000 but does not exceed \$100,000;

"(d) 10 percent of the amount contributed, if the taxpayer's adjusted
 gross income exceeds \$100,000 but does not exceed \$250,000; or

"(e) 5 percent of the amount contributed, if the taxpayer's adjusted
 gross income exceeds \$250,000.

"(3)(a) The Department of Revenue shall annually adjust the maxi-17 mum credit amounts allowable under this section according to the 18 cost-of-living adjustment for the calendar year. The department shall 19 first make this adjustment for a joint return by multiplying the max-20imum credit amount in subsection (2) of this section by the percentage 21(if any) by which the monthly averaged U.S. City Average Consumer 22Price Index for the 12 consecutive months ending August 31 of the 23prior calendar year exceeds the monthly averaged U.S. City Average 24Consumer Price Index for the 12 consecutive months ending August 2531, 2018. 26

"(b) As used in this subsection, 'U.S. City Average Consumer Price
Index' means the U.S. City Average Consumer Price Index for All Urban Consumers (All Items) as published by the Bureau of Labor Statistics of the United States Department of Labor.

"(c) If any adjustment to the maximum credit amount for a joint return, as determined under paragraph (a) of this subsection, is not a multiple of \$20, the adjustment shall be rounded to the next lower multiple of \$20. The department shall then adjust the maximum credit amount for all other types of returns so that it is half the maximum credit amount for a joint return.

"(4) A credit under this section is allowed for a preceding tax year for amounts contributed to a savings network account for higher education or to an ABLE account if the contribution is made before the taxpayer files a return or before the 15th day of the fourth month following the closing of the taxpayer's tax year, whichever is earlier.

"(5) A credit is not allowed under this section for any amount that
has been transferred into a savings network account for higher education from an individual development account, through a rollover,
as provided in ORS 458.685 (4)(a)(A).

"(6) If the amount allowable as a credit under this section, when 16 added to the sum of the amounts allowable as payment of tax under 17 ORS 316.187 (withholding), ORS 316.583 (estimated tax), other tax pre-18 payment amounts and other refundable credit amounts, exceeds the 19 taxes imposed by ORS chapters 314 and 316 for the tax year (reduced 20by any nonrefundable credits allowable for purposes of ORS chapter 21316 for the tax year), the amount of the excess shall be refunded to the 22taxpayer as provided in ORS 316.502. 23

"(7) The credit shall be claimed on a form prescribed by the De partment of Revenue that contains the information required by the
 department.

"(8) Spouses in a marriage who file separate returns for a taxable
year may each claim a share of the tax credit that would have been
allowed on a joint return in proportion to the adjusted gross income
of each.

1 "(9) In the case of a credit allowed under this section:

"(a) A nonresident shall be allowed the credit in the proportion
provided in ORS 316.117.

"(b) If a change in the status of the taxpayer from resident to
nonresident or from nonresident to resident occurs, the credit shall
be determined in a manner consistent with ORS 316.117.

"(c) If a change in the taxable year of the taxpayer occurs as described in ORS 314.085, or if the department terminates the taxpayer's taxable year under ORS 314.440, the credit shall be prorated or computed in a manner consistent with ORS 314.085.

"SECTION 3. (1) As provided in subsection (2) of this section, prior tax relief afforded a taxpayer by virtue of the credit allowed under section 2 of this 2019 Act shall be forfeited if any of the following are taken:

"(a) A nonqualified withdrawal from an account, as defined in ORS
 178.300;

17 "(b) A withdrawal from a savings network account for higher edu-18 cation established under ORS 178.300 to 178.355 to pay expenses in 19 connection with enrollment or attendance at an elementary or sec-20 ondary school; or

"(c) A distribution from an ABLE account that is not a qualified 21disability expense of the designated beneficiary as provided in ORS 22178.375 and 178.380 and rules adopted by the Oregon 529 Savings Board. 23"(2) A taxpayer shall report the amount of a disallowed withdrawal 24or distribution in the tax year in which it is taken, and shall remit the 25taxes due as a result of the forfeited credit. The Department of Rev-26enue shall by rule determine the calculation of forfeited credit 27amounts. 28

29 "(3) If a taxpayer does not report a disallowed withdrawal or dis-30 tribution in the tax year that it is taken, and notwithstanding ORS 314.410, the department shall proceed to collect those taxes, including
penalties and interest, not paid by the taxpayer as a result of the tax
credit allowed the taxpayer.

4 "<u>SECTION 4.</u> Except as provided in ORS 316.699 (4), a taxpayer:
5 "(1) May use a subtraction under ORS 316.699 only for contributions
6 made in tax years beginning before January 1, 2020; and

"(2) May carry forward and use a subtraction under ORS 316.699 (4)
only in tax years beginning before January 1, 2025.

"SECTION 5. Sections 2 and 3 of this 2019 Act apply to tax years
 beginning on or after January 1, 2020, and before January 1, 2026.

12 **"TAX CREDIT FOR SHORT LINE RAILROAD REHABILITATION** 13

"<u>SECTION 6.</u> Sections 7 to 14 of this 2019 Act are added to and made
 a part of ORS chapter 315.

16 "SECTION 7. As used in sections 7 to 14 of this 2019 Act:

"(1) 'Infrastructure' includes tracks, switches, sidings, roadbeds,
 railroad bridges and industrial leads owned by a short line railroad.

"(2) 'Short line railroad' means a class II or class III railroad as
 defined in 49 C.F.R. 1201.

"(3) 'Short line railroad rehabilitation project' means a project that
 involves the maintenance, reconstruction or replacement of
 infrastructure.

"(4) 'Short line railroad rehabilitation project costs' means costs that are directly related to the work necessary to maintain, reconstruct or replace infrastructure. 'Short line railroad rehabilitation project costs' does not include costs that are funded by or used to qualify for any state or federal grants, or costs that are used to claim a federal tax credit.

30 "(5) 'Tier I short line railroad' means a short line railroad owned

or leased by a person for whom the total length of short line railroad track owned or leased in Oregon is equal to or greater than 200 miles. The total amount of short line railroad track in Oregon calculated under this subsection includes any short line railroad track owned or leased by the person, or if the person is a corporation, by the person's parent corporation or subsidiaries, regardless of whether the track is owned or leased by one or more railroads.

6) "(6) "Tier II short line railroad' means a short line railroad that is not a tier I short line railroad or is a short line railroad owned or leased by the state, a city, a county, a port or any other public or municipal corporation.

"SECTION 8. (1) A credit against taxes imposed by ORS chapter 316 (or, if the taxpayer is a corporation, under ORS chapter 317 or 318) is allowed to a taxpayer, based upon short line railroad rehabilitation project costs actually paid or incurred by the taxpayer during the tax year for which the credit is claimed.

17 "(2) The credit allowed under this section shall be the least of:

"(a) In the case of a tier I short line railroad, \$1,000 multiplied by
the number of miles of short line railroad track the taxpayer owns or
leases in this state on the day the short line railroad rehabilitation
project is completed;

"(b) In the case of a tier II short line railroad, \$3,500 multiplied by the number of miles of short line railroad track the taxpayer owns or leases in this state on the day the short line railroad rehabilitation project is completed; or

"(c) Fifty percent of the short line railroad rehabilitation project
 costs paid or incurred by the taxpayer during the tax year in which
 the credit is claimed.

29 "(3) For the credit to be allowed under this section:

30 "(a) The infrastructure must be located in Oregon; and

- 1 **"(b) The taxpayer must:**
- 2 "(A) Own or lease the infrastructure;
- 3 "(B) Be a short line railroad; and

4 "(C) Receive a final written certification from the Department of
5 Transportation before claiming the credit.

"(4) The amount of the credit claimed under this section for any
one tax year may not exceed the tax liability of the taxpayer.

"(5) Any tax credit otherwise allowable under this section that is 8 not used by the taxpayer in a particular tax year may be carried for-9 ward and offset against the taxpayer's tax liability for the next suc-10 ceeding tax year. Any credit remaining unused in that next succeeding 11 tax year may be carried forward and used in the second succeeding tax 12year, and likewise, any credit not used in that second succeeding tax 13 year may be carried forward and used in the third succeeding tax year, 14 and likewise, any credit not used in that third succeeding tax year 15may be carried forward and used in the fourth succeeding tax year, 16 and likewise, any credit not used in that fourth succeeding tax year 17 may be carried forward and used in the fifth succeeding tax year but 18 may not be carried forward for any tax year thereafter. 19

"(6) The credit allowed under this section is not in lieu of any depreciation or amortization deduction for the short line railroad rehabilitation project to which the taxpayer otherwise may be entitled for purposes of ORS chapter 316, 317 or 318 for the tax year.

"(7) The taxpayer's adjusted basis for determining gain or loss may
 not be decreased by any tax credit allowed under this section.

"(8)(a) The Department of Revenue may by rule require that the Department of Transportation provide information about a certification issued under section 9 of this 2019 Act, including the name and taxpayer identification number of the taxpayer or other person receiving certification, the date the certification was issued in its final form, the approved amount of credit and the first tax year for which
 the credit may be claimed.

"(b) A taxpayer that is a pass-through entity that has received certification under section 9 of this 2019 Act shall provide to the Department of Revenue, within two months after the close of the tax year in which the certification was issued, the name, taxpayer identification number and any other information required by the department of each owner receiving a distributive share of the credit, in a manner prescribed by the department.

"(9) The Department of Revenue shall prescribe by rule the manner
 and the timing of submission of the information described in sub section (8) of this section to the department.

"(10) The credit shall be claimed on a form prescribed by the De partment of Revenue that contains the information required by the
 department.

16 "(11) In the case of a credit allowed under this section:

"(a) A nonresident shall be allowed the credit under this section in
 the proportion provided in ORS 316.117.

"(b) If a change in the status of a taxpayer from resident to non resident or from nonresident to resident occurs, the credit allowed by
 this section shall be determined in a manner consistent with ORS
 316.117.

"(c) If a change in the taxable year of a taxpayer occurs as described in ORS 314.085, or if the Department of Revenue terminates a
taxpayer's taxable year under ORS 314.440, the credit allowed under
this section shall be prorated or computed in a manner consistent with
ORS 314.085.

28 "<u>SECTION 9.</u> (1) Prior to construction of a short line railroad re-29 habilitation project, a taxpayer may apply to the Department of 30 Transportation for preliminary certification of the project in the manner prescribed by rules adopted under this section, which must
 include:

"(a) Timelines and deadlines for submission of application materials;

"(b) A description of the information required by the department
to determine that the taxpayer qualifies for the credit allowed under
section 8 of this 2019 Act;

"(c) Criteria for determining the amount of the tax credit allowed
under section 8 of this 2019 Act, including standards for what constitutes completion of a short line railroad rehabilitation project;

"(d) The process by which an applicant will be notified of an in complete application and the time allowed for the applicant to provide
 the missing information; and

"(e) The month and date by which the department must notify an applicant of the preliminary certification decision and the potential amount of the tax credit for which the applicant has received preliminary certification.

"(2) If the total amount of potential tax credits allowed under section 8 of this 2019 Act for all taxpayers that have applied for preliminary certification exceeds the limit in section 8 of this 2019 Act, the department shall allocate the tax credits allowed under section 8 of this 2019 Act as follows:

"(a) By giving first priority to all tier II short line railroads that
own or lease less than 75 miles of short line railroad track in this
state; and

"(b) By giving second priority to all tier II short line railroads not
 described in paragraph (a) of this subsection.

"(3) If the department must allocate tax credits to a group of taxpayers in an amount that is less than the amount the taxpayers would otherwise receive under section 8 of this 2019 Act, the department shall divide the available tax credits among the group proportionally, based
on the amount each taxpayer would have otherwise received under
section 8 of this 2019 Act.

4 "<u>SECTION 10.</u> (1) A taxpayer may apply to the Department of 5 Transportation for final certification of a short line railroad rehabili-6 tation project if:

"(a) The taxpayer received preliminary certification for the project
under section 9 of this 2019 Act; and

9 "(b) The project is completed.

10 "(2) After approving the application, the department shall certify 11 the project, including the amount of the tax credit for which the tax-12 payer has received final certification. The department may not certify 13 an amount that is more than the amount approved in the preliminary 14 certification for the project.

"(3) The department may establish by rule a process for accepting
 applications and issuing final certifications under this section.

17 "<u>SECTION 11.</u> (1) The Department of Transportation may charge 18 and collect a fee from taxpayers for preliminary or final certification 19 of short line rehabilitation projects under sections 9 and 10 of this 2019 20 Act. The fee may not exceed the cost to the department of issuing 21 certifications.

"(2) All fees collected under this section shall be deposited in the State Treasury to the credit of the Railroad Fund established under ORS 824.014. Moneys deposited under this section are continuously appropriated to the Department of Transportation for the purpose of administering and enforcing the provisions of sections 7 to 14 of this 2019 Act.

"<u>SECTION 12.</u> (1) A person that has obtained a tax credit under
 section 8 of this 2019 Act may transfer the credit to a taxpayer under
 ORS chapter 316, 317 or 318. A transfer that occurs on or after January

1, 2020, is conditioned upon compliance with this section and ORS
 315.052 and 315.053.

"(2) The Department of Revenue may require that the person that
has earned the credit and the taxpayer that intends to claim the credit
jointly file a notice of tax credit transfer with the department on or
before the earliest of the following dates:

7 "(a) A date 30 days after the transfer of the credit;

8 "(b) The date on which the transferee files a return; or

9 "(c) The due date, including extensions, of the transferee's return.

"(3) The notice shall be given on a form prescribed by the depart ment that contains:

"(a) The name and address of the transferor and of the transferee;
"(b) The taxpayer identification number of the transferor and of the
transferee;

"(c) The dates on which the person earning the credit received
 certifications for the credit;

"(d) The amount of the credit that is certified, the amount that is
being transferred and the amount that is being retained by the
transferor; and

20 "(e) Any other information required by the department.

"(4)(a) A transferor may separately transfer the entirety of that
 portion corresponding to the tax year to one or more transferees,
 subject to subsection (5) of this section.

24 "(b) Any amount of credit that would be allowed due only to a
 25 carryforward provision may not be transferred.

"(5) Any transfer of a tax credit or a portion of a tax credit must
be completed no later than the earliest of the following dates in relation to the tax return on which the credit is claimed:

"(a) The original due date, including extensions, of the transferor's
 return;

1 "(b) The date on which the transferor's return is actually filed;

2 "(c) The original due date, including extensions, of the transferee's
3 return; or

4 "(d) The date on which the transferee's return is actually filed.

⁵ "(6) Notwithstanding subsection (5) of this section, if the transferor ⁶ is a tax-exempt entity, the transfer must be completed on or before a ⁷ date one year after the close of the tax year for which the credit was ⁸ certified. As used in this subsection, 'tax-exempt entity' means a ⁹ government agency or an organization that is recognized as exempt ¹⁰ under section 501(c)(3) of the Internal Revenue Code.

11 "(7) The transferee shall claim the credit in accordance with the 12 credit provisions for the tax years in which the credit is allowed.

"(8) The department by rule may establish policies and procedures
 for the implementation of this section.

"SECTION 13. The total amount of potential tax credits allowed
 under section 8 of this 2019 Act at the time of preliminary certification
 under section 9 of this 2019 Act may not exceed \$4 million for any
 biennium.

19 "SECTION 14. (1) Under the procedures for a contested case under 20 ORS chapter 183, the Director of Transportation may order the sus-21 pension, revocation or forfeiture of a tax credit certification under 22 section 9 or 10 of this 2019 Act, or of a portion thereof, if the director 23 finds that:

²⁴ "(a) The certification was obtained by fraud or misrepresentation;

25 "(b) The certification was obtained by mistake or miscalculation;
 26 or

"(c) The taxpayer otherwise violates or has violated a condition or
 requirement for eligibility for the tax credit.

"(2) As soon as an order of revocation under this section becomes
 final, the director shall notify the Department of Revenue and the

person that received the tax credit certification of the order of revocation. Upon notification, the Department of Revenue immediately
shall proceed to collect:

"(a) If no portion of a credit has been transferred, those taxes not paid by the holder of the certification as a result of the tax credits provided to the holder under the revoked approval, from the holder or a successor in interest to the business interests of the holder. All tax credits provided to the holder and attributable to the fraudulently or mistakenly obtained certification or portion of the certification shall be forfeited.

"(b) If all of a credit has been transferred, an amount equal to the
 amount of the tax credits allowable to the transferee under the re voked certification, from the transferor.

"(c) If a portion of a tax credit has been transferred, those taxes not paid by the transferor as a result of the tax credits provided to the transferor pursuant to the revoked certification, from the transferor or a successor in interest to the business interests of the transferor, and an amount equal to the amount of the tax credits allowable to the transferee pursuant to the revoked certification, from the transferor.

"(3)(a) The Department of Revenue shall have the benefit of all laws of the state pertaining to the collection of income and excise taxes and may proceed to collect the amounts described in subsection (2) of this section from the person that obtained certification or a successor in interest to the business interests of that person. An assessment of tax is not necessary and the collection of taxes described in this subsection is not precluded by any statute of limitations.

"(b) For purposes of this subsection, a lender, bankruptcy trustee or other person that acquires an interest through bankruptcy or through foreclosure of a security interest is not considered to be a successor in interest to the business interests of the person that ob1 tained certification.

"(4) If the certification is ordered revoked pursuant to this section,
the holder of the certification shall be denied any further relief in
connection with the credit from and after the date that the order of
revocation becomes final.

6 "(5) Notwithstanding subsections (1) to (4) of this section, a certi-7 fication or portion of a certification held by a transferee may not be 8 considered revoked for purposes of the transferee, the tax credit al-9 lowable to the transferee may not be reduced and a transferee is not 10 liable under this section.

"(6) Interest under this section shall accrue at the rate established
 in ORS 305.220 beginning the day after the due date of the return on
 which the credit may first be claimed.

14 "(7) The Department of Revenue may collect amounts owed under
 15 this section by a partnership from the partnership.

"SECTION 15. ORS 314.752, as amended by section 7, chapter 108, Oregon
 Laws 2018, is amended to read:

"314.752. (1) Except as provided in ORS 314.740 (5)(b), the tax credits allowed or allowable to a C corporation for purposes of ORS chapter 317 or 318 shall not be allowed to an S corporation. The business tax credits allowed or allowable for purposes of ORS chapter 316 shall be allowed or are allowable to the shareholders of the S corporation.

"(2) In determining the tax imposed under ORS chapter 316, as provided 23under ORS 314.734, on income of the shareholder of an S corporation, there 24shall be taken into account the shareholder's pro rata share of business tax 25credit (or item thereof) that would be allowed to the corporation (but for 26subsection (1) of this section) or recapture or recovery thereof. The credit (or 27item thereof), recapture or recovery shall be passed through to shareholders 28in pro rata shares as determined in the manner prescribed under section 29 1377(a) of the Internal Revenue Code. 30

"(3) The character of any item included in a shareholder's pro rata share under subsection (2) of this section shall be determined as if such item were realized directly from the source from which realized by the corporation, or incurred in the same manner as incurred by the corporation.

5 "(4) If the shareholder is a nonresident and there is a requirement appli-6 cable for the business tax credit that in the case of a nonresident the credit 7 be allowed in the proportion provided in ORS 316.117, then that provision 8 shall apply to the nonresident shareholder.

"(5) As used in this section, 'business tax credit' means the following 9 credits: ORS 315.104 (forestation and reforestation), ORS 315.138 (fish 10 screening, by-pass devices, fishways), ORS 315.141 (biomass production for 11 biofuel), ORS 315.156 (crop gleaning), ORS 315.164 and 315.169 (agriculture 12workforce housing), ORS 315.176 (bovine manure), ORS 315.204 (dependent 13 care assistance), ORS 315.208 (dependent care facilities), ORS 315.213 (con-14 tributions for child care), ORS 315.237 (employee and dependent scholar-15 ships), ORS 315.271 (individual development accounts), ORS 315.304 16 (pollution control facility), ORS 315.326 (renewable energy development con-17 tributions), ORS 315.331 (energy conservation projects), ORS 315.336 (trans-18 portation projects), ORS 315.341 (renewable energy resource equipment 19 manufacturing facilities), ORS 315.354 and 469B.151 (energy conservation fa-20cilities), ORS 315.506 (tribal taxes on reservation enterprise zones and res-21ervation partnership zones), ORS 315.507 (electronic commerce), ORS 315.514 22(film production development contributions), ORS 315.521 (university venture 23development funds), ORS 315.523 (employee training programs), ORS 315.533 24(low income community jobs initiative), ORS 315.675 (Trust for Cultural De-25velopment Account contributions), ORS 317.097 (loans for affordable hous-26 ing), ORS 317.124 (long term enterprise zone facilities), ORS 317.147 (loans 27for agriculture workforce housing), ORS 317.152 (qualified research expenses) 28and ORS 317.154 (alternative qualified research expenses) and section 9, 29 chapter 774, Oregon Laws 2013 (alternative fuel vehicle contributions), and 30

section 2, chapter 108, Oregon Laws 2018 (Opportunity Grant Fund contri butions), and section 8 of this 2019 Act (short line railroads).

"SECTION 16. ORS 318.031, as amended by section 8, chapter 108, Oregon
Laws 2018, is amended to read:

"318.031. It being the intention of the Legislative Assembly that this $\mathbf{5}$ chapter and ORS chapter 317 shall be administered as uniformly as possible 6 (allowance being made for the difference in imposition of the taxes), ORS 7 305.140 and 305.150, ORS chapter 314 and the following sections are incor-8 porated into and made a part of this chapter: ORS 315.104, 315.141, 315.156, 9 315.176, 315.204, 315.208, 315.213, 315.304, 315.326, 315.331, 315.336, 315.506, 10 315.507, 315.523 and 315.533 and section 2, chapter 108, Oregon Laws 2018, 11 and section 8 of this 2019 Act (all only to the extent applicable to a cor-12 poration) and ORS chapter 317. 13

"SECTION 17. (1) Sections 7 to 14 of this 2019 Act apply to tax years
 beginning on or after January 1, 2020, and before January 1, 2026.

"(2) Except as provided in section 8 (5) of this 2019 Act, a credit may
 not be claimed under section 8 of this 2019 Act for tax years beginning
 on or after January 1, 2026.

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"TAX CREDIT FOR CONTRIBUTIONS TO CULTURAL TRUST

"SECTION 18. Section 19, chapter 954, Oregon Laws 2001, as amended
by section 35, chapter 913, Oregon Laws 2009, and section 8, chapter 750,
Oregon Laws 2013, is amended to read:

"Sec. 19. ORS 315.675 applies to tax years beginning on or after January
1, 2002, and before January 1, [2020] 2026.

27 "SECTION 19. ORS 315.675 is amended to read:

"315.675. (1) As used in this section, 'cultural organization' means an entity that is:

30 "(a) Exempt from federal income tax under section 501(c)(3) of the Inter-

1 nal Revenue Code; and

"(b) Organized primarily for the purpose of producing, promoting or presenting the arts, heritage, programs and humanities to the public or organized primarily for identifying, documenting, interpreting and preserving
cultural resources.

"(2) A taxpayer shall be allowed a credit against the taxes otherwise due
under ORS chapter 316 for amounts contributed during the tax year to the
Trust for Cultural Development Account established under ORS 359.405.

9 "(3) A taxpayer that is a corporation shall be allowed a credit against the 10 taxes otherwise due under ORS chapter 317 or 318 for amounts contributed 11 during the tax year to the Trust for Cultural Development Account estab-12 lished under ORS 359.405.

"(4) The credit is allowable under this section only to the extent the taxpayer has contributed an equal amount to an Oregon cultural organization during the tax year.

"(5) The amount of the credit shall equal 100 percent of the amount contributed to the Trust for Cultural Development Account, but may not exceed the lesser of the tax liability of the:

"(a) Taxpayer under ORS chapter 316 for the tax year [or \$500], or \$1,000
for a taxpayer filing a joint return or \$500 for a taxpayer filing any
other type of return.

"(b) Taxpayer that is a corporation under ORS chapter 317 or 318 for the
tax year or \$2,500.

24 "(6) The credit allowed under this section may not be carried over to 25 another tax year.

"(7) The credit allowed under this section is in addition to any charitable
 contribution deduction allowable to the taxpayer.

"(8) In the case of a credit allowed under this section for purposes of ORS
chapter 316:

30 "(a) A nonresident shall be allowed the credit under this section in the

1 proportion provided in ORS 316.117.

"(b) If a change in the status of a taxpayer from resident to nonresident
or from nonresident to resident occurs, the credit allowed under this section
shall be determined in a manner consistent with ORS 316.117.

5 "(c) Spouses in a marriage who file separate returns for a taxable year 6 may each claim a share of the tax credit that would have been allowed on 7 a joint return in proportion to the contribution of each.

"(d) If a change in the taxable year of a taxpayer occurs as described in
ORS 314.085, or if the Department of Revenue terminates the taxpayer's
taxable year under ORS 314.440, the credit allowed under this section shall
be prorated or computed in a manner consistent with ORS 314.085.

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13 **"TAX PROVISIONS RELATED TO MANUFACTURED DWELLINGS**

14

"SECTION 20. Section 7, chapter 826, Oregon Laws 2005, as amended by
 section 21, chapter 906, Oregon Laws 2007, section 36, chapter 750, Oregon
 Laws 2013, and section 14, chapter 217, Oregon Laws 2015, is amended to
 read:

"Sec. 7. (1) Section 6, chapter 826, Oregon Laws 2005, applies to tax years
beginning on or after January 1, 2006, and before January 1, [2020] 2026.

"(2) The amendments to section 6, chapter 826, Oregon Laws 2005, by
section 9, chapter 217, Oregon Laws 2015, [of this 2015 Act] apply to tax
years beginning on or after January 1, 2015, and before January 1, [2020]
2026.

"<u>SECTION 21.</u> Section 7b, chapter 906, Oregon Laws 2007, as amended
by section 3, chapter 83, Oregon Laws 2011, and section 35, chapter 750,
Oregon Laws 2013, is amended to read:

"Sec. 7b. The amendments to ORS 90.650 by section 7a, chapter 906,
Oregon Laws 2007, become operative January 1, [2020] 2026.

³⁰ "SECTION 22. Section 10, chapter 826, Oregon Laws 2005, as amended

by section 22, chapter 906, Oregon Laws 2007, section 37, chapter 750, Oregon
Laws 2013, and section 15, chapter 217, Oregon Laws 2015, is amended to
read:

"Sec. 10. (1) Section 9, chapter 826, Oregon Laws 2005, applies to tax
years beginning on or after January 1, 2006, and before January 1, [2020]
2026.

"(2) The amendments to section 9, chapter 826, Oregon Laws 2005, by
section 10, chapter 217, Oregon Laws 2015, [of this 2015 Act] apply to tax
years beginning on or after January 1, 2015, and before January 1, [2020]
2026.

"SECTION 23. Section 18, chapter 906, Oregon Laws 2007, as amended
by section 33, chapter 913, Oregon Laws 2009, and section 33, chapter 750,
Oregon Laws 2013, is amended to read:

"Sec. 18. Section 17, chapter 906, Oregon Laws 2007, applies to individuals whose household ends tenancy at a manufactured dwelling park during
a tax year that begins on or after January 1, 2007, and before January 1,
[2020] 2026.

"SECTION 24. Section 2b, chapter 906, Oregon Laws 2007, as amended
by section 1, chapter 83, Oregon Laws 2011, and section 34, chapter 750,
Oregon Laws 2013, is amended to read:

"Sec. 2b. The amendments to ORS 90.645 by section 2a, chapter 906,
Oregon Laws 2007, become operative January 1, [2020] 2026.

"SECTION 25. Section 17, chapter 906, Oregon Laws 2007, as amended
by section 17, chapter 348, Oregon Laws 2015, is amended to read:

²⁵ **"Sec. 17.** (1) As used in this section:

"(a) 'Household' means the taxpayer, the spouse of the taxpayer and all
other persons residing in the manufactured dwelling during any part of the
calendar year for which a credit is claimed.

"(b) 'Manufactured dwelling' has the meaning given that term in ORS
446.003.

"(c) 'Manufactured dwelling park' means a place within this state where four or more manufactured dwellings are located, the primary purpose of which is to rent space or keep space for rent to any person for a charge or fee.

5 "(d) 'Rental agreement' means a contract under which an individual rents 6 space in a manufactured dwelling park for siting a manufactured dwelling.

"(2) A credit of \$5,000 against the taxes otherwise due under this chapter
is allowed to an individual who:

9 "(a) Rents space in a manufactured dwelling park for a manufactured 10 dwelling that is owned and occupied by the individual as the individual's 11 principal residence on the date that the landlord delivers notice that the 12 park, or a portion of the park, is being closed and the rental agreement for 13 the space is being terminated **by the landlord or** because of the exercise of 14 eminent domain, by order of a federal, state or local agency [or by the land-15 lord]; and

"(b) Ends tenancy at the manufactured dwelling park site in response to
 the delivered notice described in paragraph (a) of this subsection.

18 "(3) For purposes of subsection (2) of this section:

"(a) Tenancy by the individual at the manufactured dwelling park site
ends on the last day that a member of the individual's household occupies
the manufactured dwelling at the manufactured dwelling park site; and

"(b) Tenancy by the individual at the manufactured dwelling park site does not end if the manufactured dwelling park is converted to a subdivision under ORS 92.830 to 92.845 and the individual buys a space or lot in the subdivision or sells the manufactured dwelling to a person who buys a space or lot in the subdivision.

"(4) Notwithstanding subsection (2) of this section, if the manufactured dwelling park, or a portion of the park, is being closed and the rental agreement of the individual is being terminated because of the exercise of eminent domain, the credit amount allowed to the individual is the amount described in subsection (2) of this section, reduced by any amount that was
paid to the individual as compensation for the exercise of eminent domain.

"(5) An individual may not claim more than one credit under this section
for tenancies ended during the tax year.

"(6) If, for the year in which the individual ends the tenancy at the $\mathbf{5}$ manufactured dwelling park, the amount of the credit allowed by this sec-6 tion, when added to the sum of the amounts allowable as payment of tax 7 under ORS 316.187 and 316.583 plus other tax prepayment amounts and other 8 refundable credit amounts, exceeds the taxes imposed by this chapter or ORS 9 chapter 314 for the tax year, reduced by any nonrefundable credits allowable 10 for purposes of this chapter for the tax year, the amount of the excess shall 11 be refunded to the individual as provided in ORS 316.502. 12

"(7) If more than one individual in a household qualifies under this section to claim the tax credit, the qualifying individuals may each claim a share of the available credit that is in proportion to their respective gross incomes for the tax year.

"SECTION 26. The amendments to section 17, chapter 906, Oregon
 Laws 2007, by section 25 of this 2019 Act apply to tax years beginning
 on or after January 1, 2017.

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"TAX CREDIT FOR CERTAIN RETIREMENT INCOME

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"SECTION 27. Section 36, chapter 913, Oregon Laws 2009, as amended

²⁴ by section 9, chapter 750, Oregon Laws 2013, is amended to read:

"Sec. 36. A credit may not be claimed under ORS 316.157 for tax years
beginning on or after January 1, [2020] 2026.

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"TAX CREDIT FOR VOLUNTEER PROVIDERS OF RURAL EMERGENCY MEDICAL SERVICES

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"SECTION 28. Section 66, chapter 832, Oregon Laws 2005, as amended
by section 26, chapter 913, Oregon Laws 2009, and section 16, chapter 750,
Oregon Laws 2013, is amended to read:
"Sec. 66. ORS 315.622 applies to tax credit certifications issued by the
Office of Rural Health on or after January 1, 2006, and before January 1,
[2020] 2026.

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"TAX CREDIT FOR EMPLOYER PROVIDED SCHOLARSHIPS

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"SECTION 29. Section 24, chapter 913, Oregon Laws 2009, as amended
by section 17, chapter 750, Oregon Laws 2013, is amended to read:

"Sec. 24. Except as provided in ORS 315.237 (6), a credit may not be
claimed under ORS 315.237 for tax years beginning on or after January 1,
[2020] 2026.

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"TAX CREDIT FOR AGRICULTURE WORKFORCE HOUSING PROJECTS

"SECTION 30. Section 28, chapter 913, Oregon Laws 2009, as amended
by section 18, chapter 750, Oregon Laws 2013, is amended to read:

"Sec. 28. Except as provided in ORS 315.164 (8), a credit may not be
claimed under ORS 315.164 for agriculture workforce housing projects
completed in tax years beginning on or after January 1, [2020] 2026.

"EARNED INCOME TAX CREDIT

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²⁷ "SECTION 31. ORS 315.266 is amended to read:

"315.266. (1)(a) In addition to any other credit available for purposes of
ORS chapter 316, an eligible resident individual shall be allowed a credit
against the tax otherwise due under ORS chapter 316 for the tax year in an

amount equal to [*eight*] **nine** percent of the earned income credit allowable
to the individual for the same tax year under section 32 of the Internal
Revenue Code.

"(b) Notwithstanding paragraph (a) of this subsection, for a taxpayer with a dependent under the age of three at the close of the tax year, the credit allowed under this section shall be in an amount equal to [11] 12 percent of the earned income credit allowable to the individual for the same tax year under section 32 of the Internal Revenue Code.

9 "(2) An eligible nonresident individual shall be allowed the credit com-10 puted in the same manner and subject to the same limitations as the credit 11 allowed a resident by subsection (1) of this section. However, the credit shall 12 be prorated using the proportion provided in ORS 316.117.

"(3) If a change in the taxable year of a taxpayer occurs as described in
ORS 314.085, or if the Department of Revenue terminates the taxpayer's
taxable year under ORS 314.440, the credit allowed by this section shall be
prorated or computed in a manner consistent with ORS 314.085.

"(4) If a change in the status of a taxpayer from resident to nonresident
or from nonresident to resident occurs, the credit allowed by this section
shall be determined in a manner consistent with ORS 316.117.

"(5) If the amount allowable as a credit under this section, when added to the sum of the amounts allowable as payment of tax under ORS 316.187 or 316.583, other tax prepayment amounts and other refundable credit amounts, exceeds the taxes imposed by ORS chapters 314 and 316 for the tax year after application of any nonrefundable credits allowable for purposes of ORS chapter 316 for the tax year, the amount of the excess shall be refunded to the taxpayer as provided in ORS 316.502.

"(6) The Department of Revenue may adopt rules for purposes of this section, including but not limited to rules relating to proof of eligibility and the furnishing of information regarding the federal earned income credit claimed by the taxpayer for the tax year.

1	"(7) Refunds attributable to the earned income credit allowed under this
2	section do not bear interest.
3	"SECTION 32. Section 6, chapter 880, Oregon Laws 2007, as amended by
4	section 1, chapter 750, Oregon Laws 2013, is amended to read:
5	"Sec. 6. ORS 315.266 applies to tax years beginning before January 1,
6	[<i>2020</i>] 2026 .
7	" <u>SECTION 33.</u> The amendments to ORS 315.266 by section 31 of this
8	2019 Act apply to tax years beginning on or after January 1, 2020, and
9	before January 1, 2026.
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11	"LOW INCOME RENTAL PROPERTY TAX EXEMPTION
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13	"SECTION 34. ORS 307.517, as amended by section 10, chapter 111,
14	Oregon Laws 2018, is amended to read:
15	"307.517. (1) Property or a portion of the property is exempt from taxation
16	as provided under ORS 307.515 to 307.523 if:
17	"(a) The property is:
18	"(A) Offered for rent; or
19	"(B) Held for the purpose of developing low income rental housing, for a
20	period not exceeding a reasonable maximum period, if any, adopted by the
21	governing body;
22	"(b) The property, if occupied, is occupied solely by low income persons;
23	"(c) The required rent payment reflects the full value of the property tax
24	exemption;
25	"(d) The exemption has been approved as provided in ORS 307.523, pur-
26	suant to an application filed before July 1, [2020] 2030;
27	"(e) The housing units on the property were constructed after the local
28	governing body adopted the provisions of ORS 307.515 to 307.523; and
29	"(f) The information disclosed on the application filed pursuant to ORS
30	307.521 meets any other criteria adopted by the governing body.

"(2) A governing body that adopts the provisions of ORS 307.515 to 307.523 may adopt additional criteria for exemption that do not conflict with the criteria described in subsection (1)(a) to (e) of this section.

"(3) For the purposes of subsection (1) of this section, a person that has
only a leasehold interest in property is deemed to be a purchaser of that
property if:

"(a) The person is obligated under the terms of the lease to pay the ad
valorem taxes on the real and personal property used in this activity on that
property; or

"(b) The rent payable has been established to reflect the savings resultingfrom the exemption from taxation.

"SECTION 35. ORS 307.518, as amended by section 11, chapter 111,
 Oregon Laws 2018, is amended to read:

"307.518. (1) Property or a portion of property is exempt from taxation as
 provided under ORS 307.515 to 307.523 if:

16 "(a) The property, if unoccupied, is:

17 "(A) Offered for rental solely as a residence for low income persons; or

"(B) Held for the purpose of developing low income rental housing, for a
 period not exceeding a reasonable maximum period, if any, adopted by the
 governing body;

21 "(b) The property, if occupied, is occupied solely as a residence for low 22 income persons;

"(c) An exemption for the property has been approved as provided under
ORS 307.523, pursuant to an application filed before July 1, [2020] 2030;

"(d) The property is owned or being purchased by a nonprofit corporation
organized in a manner that meets the criteria for a public benefit corporation
or a religious corporation, both terms as defined in ORS 65.001;

(e) The property is owned or being purchased by a nonprofit corporation that expends no more than 10 percent of the nonprofit corporation's annual income from residential rentals for purposes other than the acquisition, maintenance or repair of residential rental property for low income persons
or for the provision of on-site child care services for the residents of the
rental property; and

"(f) The information disclosed on the application filed pursuant to ORS
307.521 meets any other criteria adopted by the governing body.

6 "(2) A governing body that adopts the provisions of ORS 307.515 to 307.523 7 may adopt additional criteria for exemption that do not conflict with the 8 criteria described in subsection (1)(a) to (e) of this section.

9 "(3) For the purposes of this section, a nonprofit corporation that has 10 only a leasehold interest in property is considered to be a purchaser of that 11 property if:

"(a) The nonprofit corporation is obligated under the terms of the lease to pay the ad valorem taxes on the real and personal property used in the rental activity on that property; or

"(b) The rent payable has been established to reflect the savings resultingfrom the exemption from taxation.

"(4) A partnership shall be considered a nonprofit corporation for pur poses of this section if:

"(a) A nonprofit corporation is a general partner of the partnership; and
"(b) The nonprofit corporation is responsible for the day-to-day operation
of the property that is the subject of the exemption under ORS 307.515 to
307.523.

"SECTION 36. ORS 307.523, as amended by section 12, chapter 111,
Oregon Laws 2018, is amended to read:

"307.523. (1) Application shall be made on or before December 1 of the calendar year immediately preceding the first assessment year for which exemption is requested, and shall be accompanied by the application fee required under ORS 307.527. However, if the property is acquired after November 1, the application shall be made within 30 days after the date of acquisition.

"(2) Within 60 days of the filing of an application under ORS 307.521, the governing body shall take final action upon the application as provided under ORS 307.527, and certify the results of the action to the county assessor, as set forth in ORS 307.512.

"(3) Upon receipt of certification under subsection (2) of this section, the
county assessor shall exempt the property from taxation to the extent certified by the governing body.

8 "(4) Notwithstanding the dates specified in ORS 307.517 and 307.518, 9 property granted exemption pursuant to an application filed under ORS 10 307.517 or 307.518 before July 1, [2020] **2030**, shall continue to receive the 11 exemption on the same terms, including duration, on which the exemption 12 was granted.

"SECTION 37. ORS 307.529, as amended by section 13, chapter 111,
 Oregon Laws 2018, is amended to read:

"307.529. (1) Except as provided in ORS 307.531, if, after an application 15 for exemption under ORS 307.517 has been approved under ORS 307.527, the 16 governing body finds that construction or development of the exempt prop-17 erty differs from the construction or development described in the applica-18 tion for exemption, or is not completed on or before July 1, [2020] 2030, or 19 that any provision of ORS 307.515 to 307.523 is not being complied with, or 20any provision required by the governing body pursuant to ORS 307.515 to 21307.523 is not being complied with, the governing body shall give notice of 22the proposed termination of the exemption to the owner, by mailing the no-23tice to the last-known address of the owner, and to every known lender, by 24mailing the notice to the last-known address of every known lender. The 25notice shall state the reasons for the proposed termination and shall require 26the owner to appear at a specified time, not less than 20 days after mailing 27the notice, to show cause, if any, why the exemption should not be termi-28nated. 29

30 "(2) If the owner fails to appear and show cause why the exemption

should not be terminated, the governing body shall notify every known lender, and shall allow any lender not less than 30 days after the date the notice of the failure to appear and show cause is mailed to cure any noncompliance or to provide assurance adequate to the governing body that all noncompliance shall be remedied.

"(3) If the owner fails to appear and show cause why the exemption 6 should not be terminated, and the lender fails to cure or give adequate as-7 surance of the cure of any noncompliance, the governing body shall adopt 8 an ordinance or resolution stating its findings terminating the exemption. 9 A copy of the ordinance or resolution shall be filed with the county assessor, 10 and a copy shall be sent to the owner at the owner's last-known address and 11 to the lender at the last-known address of the lender within 10 days after its 12 adoption. 13

"SECTION 38. ORS 307.535, as amended by section 14, chapter 111,
 Oregon Laws 2018, is amended to read:

¹⁶ "307.535. Notwithstanding any provision of ORS 307.515 to 307.523:

"(1) If the governing body finds that construction of the housing unit otherwise entitled to exemption under ORS 307.517 was not completed by July 1, [2020] 2030, due to circumstances beyond the control of the owner, and that the owner had been acting and could reasonably be expected to act in good faith and with due diligence, the governing body may extend the deadline for completion of construction for a period not to exceed 12 consecutive months.

"(2) If property granted exemption under ORS 307.515 to 307.523 is destroyed by fire or act of God, or is otherwise no longer capable of owneroccupancy due to circumstances beyond the control of the owner, the exemption shall cease but no additional taxes shall be imposed upon the property under ORS 307.531 or 307.533.

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"TAX CREDIT FOR CROP DONATION

section 1, chapter 115, Oregon Laws 2014, is amended to read: $\mathbf{2}$ "Sec. 5. Except as provided in ORS 315.156 (4), a credit may not be 3 claimed under ORS 315.156 for tax years beginning on or after January 1, 4 2012, and before January 1, 2014, or on or after January 1, [2020] 2026. $\mathbf{5}$ 6 **"HISTORIC PROPERTY SPECIAL ASSESSMENT** 7 8 "SECTION 40. ORS 358.499 is amended to read: 9 "358.499. (1) Property first classified and specially assessed as historic 10 property for a tax year beginning on or before July 1, 1994, shall continue 11 to be so classified, specially assessed and removed from special assessment 12 as provided under ORS 358.487 to 358.543 as those sections were in existence 13 and in effect on December 31, 1992. 14 "(2) Property may be classified and specially assessed under ORS 358.487 15 to 358.543 pursuant to application filed under ORS 358.487 on or after Sep-16 tember 9, 1995, and first applicable for the tax year 1996-1997 or any tax year 17 thereafter. 18 "(3) Property may not be classified and specially assessed pursuant to 19 application filed under ORS 358.487 or 358.540 if the application is filed on 20or after July 1, [2020] 2022. 2122**"EXEMPTION FOR VEHICLE USED IN EMISSIONS TESTING** 2324"SECTION 41. ORS 825.475 is repealed. 25"SECTION 42. The repeal of ORS 825.475 by section 41 of this 2019 26Act becomes operative on January 1, 2026. 2728**"QUALIFIED MACHINERY AND EQUIPMENT** 29 **PROPERTY TAX EXEMPTION** 30 HB 2164-24 6/17/19 Proposed Amendments to HB 2164 Page 29

"SECTION 39. Section 5, chapter 913, Oregon Laws 2009, as amended by

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"SECTION 43. Section 7, chapter 637, Oregon Laws 2005, as amended by
section 1, chapter 656, Oregon Laws 2011, and section 1, chapter 210, Oregon
Laws 2013, is amended to read:

"Sec. 7. Property may not qualify for a first year of exemption under ORS
307.455 for a tax year beginning on or after July 1, [2020] 2025.

6 "SECTION 44. Section 45 of this 2019 Act is added to and made a 7 part of ORS 307.453 to 307.459.

8 "<u>SECTION 45.</u> (1)(a) Notwithstanding ORS 307.455, the governing 9 body of a city or county may adopt an ordinance or resolution that:

"(A) Changes, but not above 100 percent, the percentage of ex emption granted under ORS 307.455 or changes, but not above five
 years, the number of property tax years for which the exemption may
 be granted; or

14 "(B) Renders the exemption granted under ORS 307.455 inoperative.

15 "(b) An ordinance or resolution adopted pursuant to this subsection
 16 by the governing body of a city shall apply:

17 "(A) Only within the corporate boundaries of the city;

"(B) To all qualified machinery and equipment taxable within the
 corporate boundaries; and

20 "(C) To the tax levies of the city and all other taxing districts 21 having jurisdiction within the corporate boundaries.

"(c) An ordinance or resolution adopted pursuant to this subsection
by the governing body of a county shall apply:

²⁴ "(A) Only within the unincorporated territory of the county;

"(B) To all qualified machinery and equipment taxable within the
 unincorporated territory; and

"(C) To the tax levies of the county and all other taxing districts
 having jurisdiction within the unincorporated territory.

"(2)(a) An ordinance or resolution adopted pursuant to subsection
(1) of this section shall not become operative before the beginning of

the second property tax year that begins on or after the date on which
the ordinance or resolution is adopted.

"(b) For property tax years beginning on or after the operative date specified in paragraph (a) of this subsection, qualified machinery and equipment that is subject to an ordinance or resolution described in subsection (1)(a)(B) of this section shall be assessed and taxed as other similar property is assessed and taxed.

8 "(3) Notwithstanding subsection (1) of this section, qualified ma-9 chinery and equipment that is exempt under ORS 307.455 on the oper-10 ative date specified in subsection (2)(a) of this section that would 11 otherwise be subject to an ordinance or resolution adopted pursuant 12 to subsection (1) of this section shall continue to be exempt for the 13 number of property tax years for which the qualified machinery and 14 equipment is eligible under ORS 307.455 (3).

15 "(4)(a) The governing body of a city or county that adopts an ordi-16 nance or resolution pursuant to subsection (1)(a)(B) of this section 17 may subsequently adopt an ordinance or resolution rendering the ex-18 emption granted under ORS 307.455 operative again for the city or 19 county, respectively, and all other affected taxing districts.

"(b) The exemption shall become operative for the first property tax
 year that begins on or after the date on which the ordinance or re solution adopted under this subsection becomes effective.

"(5) As soon as practicable after the adoption of an ordinance or
 resolution under:

"(a) Subsection (1) of this section, the governing body of the city
 or county shall provide notice of the adoption or changes to:

- 27 "(A) The county assessor;
- 28 "(B) The Department of Revenue;
- 29 "(C) The State Department of Agriculture; and
- 30 "(D) Taxpayers whose qualified machinery and equipment is exempt

under ORS 307.455 for the current property tax year on the effective
date of the ordinance or resolution.

"(b) Subsection (4) of this section, the governing body of the city
or county shall provide notice of the adoption to:

5 "(A) The county assessor;

6 "(B) The Department of Revenue; and

7 "(C) The State Department of Agriculture.

"(6) An ordinance or resolution adopted under subsection (1) or (4)
of this section must remain in effect for at least three consecutive
property tax years.

11 "SECTION 46. ORS 307.455 is amended to read:

"307.455. (1) As used in [this section and ORS 307.457] ORS 307.453 to
307.459:

"(a) 'Assessor' means the county assessor, or the Department of Revenue
if under ORS 306.126 the department is responsible for appraisal of the facility at which the qualified machinery and equipment is located.

17 "(b) 'Bakery product' has the meaning given that term in ORS 625.010.

¹⁸ "(c) 'Dairy products' has the meaning given that term in ORS 621.003.

19 "(d) 'Food processor':

"(A) Means a person engaged in the business of freezing, canning, dehydrating, concentrating, preserving, processing or repacking for human consumption raw or fresh fruit, vegetables, nuts, legumes, grains, bakery products, dairy products, eggs or seafood in any procedure that occurs prior to the point of first sale by the processor.

25 "(B) Does not include:

"(i) Persons engaged in the business of producing alcoholic beverages or
 marijuana items as defined in ORS 475B.015.

"(ii) A person engaged in the business of producing bakery products unless the person has been issued a wholesale license by the State Department
of Agriculture.

"(e) 'Integrated processing line' does not include forklifts, trucks or other rolling stock used to transport material to or from a point of manufacture or assembly.

"(f) 'Qualified machinery and equipment' means property, whether new
or used, that is newly acquired by a food processor and placed into service
prior to January 1 preceding the first tax year for which an exemption under
this section is sought, and that consists of:

8 "(A) Real property machinery and equipment that is used by a food 9 processor in the primary processing of raw or fresh fruit, vegetables, nuts, 10 legumes, grains, bakery products, dairy products, eggs or seafood; or

"(B) Personal property machinery and equipment that is used in an integrated processing line for the primary processing of raw or fresh fruit, vegetables, nuts, legumes, grains, bakery products, dairy products, eggs or seafood.

"(2)(a) On or before March 1 preceding the first tax year for which property is to be exempt from taxation under this section, a food processor seeking an exemption under this section shall apply to the assessor for exemption. The application shall be on a form prescribed by the Department of Revenue and shall include any information required by the department, including a schedule of the qualified machinery and equipment for which certification is sought.

"(b) Notwithstanding paragraph (a) of this subsection, the assessor may approve an application that is filed after March 1, and on or before December 31 of the assessment year, if the statement is accompanied by a late filing fee of the greater of \$200 or one-tenth of one percent of the real market value of the property that is the subject of the application.

"(c) The assessor shall review the application and, if the machinery and equipment that is the subject of the application constitutes qualified machinery and equipment certified by the State Department of Agriculture under ORS 307.457, shall approve the application and exempt the qualified 1 machinery and equipment.

"(d) If any of the machinery and equipment that is the subject of the application does not constitute qualified machinery and equipment certified by the State Department of Agriculture under ORS 307.457, the assessor shall exclude the nonqualified machinery and equipment from the application.

6 "(3) Qualified machinery and equipment for which an application has been 7 approved under subsection (2) of this section shall be exempt for the tax year 8 for which the application was approved and for the next four succeeding tax 9 years, if as of the assessment date for each year the property constitutes 10 qualified machinery and equipment.

"(4) The duration of the exemption under subsection (3) of this section may not be extended as the result of the value of changes to qualified machinery and equipment that are attributable to rehabilitation, reconditioning or ongoing maintenance or repair.

"(5) Notwithstanding subsection (3) of this section, qualified machinery and equipment that is used to process grains or bakery products may not be granted exemption under this section unless the qualified machinery and equipment has a total cost of initial investment of at least \$100,000 to the food processor.

20 "(6) Notwithstanding subsection (3) of this section, qualified machinery 21 and equipment that is used to process bakery products may not be granted 22 exemption under this section if proceeds from retail sales made at the pro-23 cessing site constitute more than 10 percent of all proceeds from sales made 24 at the processing site.

²⁵ "SECTION 47. ORS 307.459 is amended to read:

"307.459. The Department of Revenue and the State Department of Agriculture may adopt rules to implement the provisions of ORS 307.455 and
307.457 and section 45 of this 2019 Act.

²⁹ "<u>SECTION 48.</u> The amendments to ORS 307.455 and 307.459 by ³⁰ sections 46 and 47 of this 2019 Act become operative on July 1, 2020.

1	"POLITICAL CONTRIBUTION TAX CREDIT
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3	"SECTION 49. Section 34, chapter 913, Oregon Laws 2009, as amended
4	by section 7, chapter 750, Oregon Laws 2013, is amended to read:
5	"Sec. 34. A credit may not be claimed under ORS 316.102 for tax years
6	beginning on or after January 1, [2020] 2026.
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8	"CORPORATE ACTIVITY TAX MODIFICATIONS
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10	"SECTION 50. Section 58, chapter 122, Oregon Laws 2019 (Enrolled
11	House Bill 3427), is amended to read:
12	"Sec. 58. As used in sections 58 to 76, chapter 122, Oregon Laws 2019
13	(Enrolled House Bill 3427) [of this 2019 Act]:
14	"(1)(a) 'Commercial activity' means:
15	"(A) The total amount realized by a person, arising from transactions and
16	activity in the regular course of the person's trade or business, without de-
17	duction for expenses incurred by the trade or business[.];
18	"(B) If received by a financial institution:
19	"(i) If the reporting person for a financial institution is a holding
20	company, all items of income reported on the FR Y-9 filed by the
21	holding company;
22	"(ii) If the reporting person for a financial institution is a bank
23	organization, all items of income reported on the call report filed by
24	the bank organization; and
25	"(iii) If the reporting person for a financial institution is a nonbank
26	financial organization, all items of income reported in accordance with
27	generally accepted accounting principles; and
28	"(C)(i) If received by an insurer, as reported on the statement of
29	premiums accompanying the annual statement required under ORS
30	731.574 to be filed with the Director of the Department of Consumer

and Business Services, all gross direct life insurance premiums, gross
 direct accident and health insurance premiums and gross direct prop erty and casualty insurance premiums; and

4 "(ii) The gross amount of surplus lines premiums received on
5 Oregon home state risks as shown in the report required by ORS
6 735.465.

7 "(b) 'Commercial activity' does not include:

8 "(A) Interest income except:

9 "(i) Interest on credit sales; or

"(ii) Interest income, including service charges, received by finan cial institutions;

"(B) Receipts from the sale, exchange or other disposition of an asset
described in section 1221 or 1231 of the Internal Revenue Code, without regard to the length of time the person held the asset;

"(C) If received by an insurer, federally reinsured premiums or in come from transactions between a reciprocal insurer and its attorney
 in fact operating under ORS 731.142;

(D) Receipts from hedging transactions, to the extent that the transactions are entered into primarily to protect a financial position, including transactions intended to manage the risk of exposure to foreign currency fluctuations that affect assets, liabilities, profits, losses, equity or investments in foreign operations, risk of exposure to interest rate fluctuations or risk of commodity price fluctuations;

"[(C)] (E) Proceeds received attributable to the repayment, maturity or redemption of the principal of a loan, bond, mutual fund, certificate of deposit or marketable instrument;

"[(D)] (**F**) The principal amount received under a repurchase agreement or on account of any transaction properly characterized as a loan to the person;

(E) (G) Contributions received by a trust, plan or other arrangement,
any of which is described in section 501(a) of the Internal Revenue Code, or
to which title 26, subtitle A, chapter 1, subchapter (D) of the Internal Revenue Code applies;

"(H) Compensation, whether current or deferred, and whether in 4 cash or in kind, received or to be received by an employee, a former $\mathbf{5}$ employee or the employee's legal successor for services rendered to 6 or for an employer, including reimbursements received by or for an 7 individual for medical or education expenses, health insurance premi-8 ums or employee expenses or on account of a dependent care spending 9 account, legal services plan, any cafeteria plan described in section 125 10 of the Internal Revenue Code or any similar employee reimbursement; 11 "(F)] (I) Proceeds received from the issuance of the taxpayer's own stock, 12 options, warrants, puts or calls, or from the sale of the taxpayer's treasury 1314 stock;

"[(G)] (J) Proceeds received on the account of payments from insurance
 policies owned by the taxpayer, except those proceeds received for the loss
 of business revenue;

"[(H)] (**K**) Gifts or charitable contributions received, membership dues received by trade, professional, homeowners' or condominium associations, payments received for educational courses, meetings or meals, or similar payments to a trade, professional or other similar association, and fundraising receipts received by any person when any excess receipts are donated or used exclusively for charitable purposes;

"[(I)] (**L**) Damages received as the result of litigation in excess of amounts that, if received without litigation, would be treated as commercial activity;

"[(J)] (M) Property, money and other amounts received or acquired by an
agent on behalf of another in excess of the agent's commission, fee or other
remuneration;

(K) (N) Tax refunds, other tax benefit recoveries and reimbursements

for the tax imposed under sections 58 to 76, chapter 122, Oregon Laws 2019 1 (Enrolled House Bill 3427), [of this 2019 Act] made by entities that are part $\mathbf{2}$ of the same unitary group as provided under section 60, chapter 122, 3 Oregon Laws 2019 (Enrolled House Bill 3427) [of this 2019 Act], and re-4 imbursements made by entities that are not members of a unitary group that $\mathbf{5}$ are required to be made for economic parity among multiple owners of an 6 entity whose tax obligation under sections 58 to 76, chapter 122, Oregon 7 Laws 2019 (Enrolled House Bill 3427), [of this 2019 Act] is required to be 8 reported and paid entirely by one owner, as provided in section 60, chapter 9 122, Oregon Laws 2019 (Enrolled House Bill 3427) [of this 2019 Act]; 10

11 "[(L)] (**O**) Pension reversions;

12 "[(M)] (**P**) Contributions to capital;

"[(N)] (Q) Receipts from the sale, transfer, exchange or other disposition
 of motor vehicle fuel or any other product used for the propulsion of motor
 vehicles;

"[(O)] (**R**) In the case of receipts from the sale of cigarettes or tobacco products by a wholesale dealer, retail dealer, distributor, manufacturer or seller, an amount equal to the federal and state excise taxes paid by any person on or for such cigarettes or tobacco products under subtitle E of the Internal Revenue Code or ORS chapter 323;

"(P)] (S) In the case of receipts from the sale of malt beverages, wine 21or alcoholic liquor, all] or wine, as defined in ORS 471.001, [or] cider, as 22defined in ORS 471.023[,] or distilled liquor, as defined in ORS 471.001, 23by a person holding a license issued under ORS chapter 471, an amount equal 24to the federal and state excise taxes paid by any person on or for such malt 25beverages, [wine or alcoholic liquor] wine or distilled liquor under subtitle 26E of the Internal Revenue Code or ORS chapter 471 or 473, and any [net] 27amount paid to the Oregon Liquor Control Commission [by a person licensed 28to sell alcoholic liquor under ORS chapter 471 in excess of the purchase price 29 paid by the licensee] for sales of distilled spirits by an agent appointed 30

1 under ORS 471.750;

"[(Q)] (**T**) In the case of receipts from the sale of marijuana items, as defined in ORS 475B.015, by a person holding a license issued under ORS 475B.010 to 475B.545, an amount equal to the federal and state excise taxes paid by any person on or for such marijuana items under subtitle E of the Internal Revenue Code or ORS 475B.700 to 475B.760 and any local retail taxes authorized under ORS 475B.491;

"(U) Local taxes collected by a restaurant or other food establishment on sales of meals, prepared food or beverages;

"(V) Tips or gratuities collected by a restaurant or other food es tablishment and passed on to employees;

"[(R)] (**W**) Receipts realized by a vehicle dealer certified under ORS 822.020 or a person described in ORS 320.400(9)(a)(B) from the sale or other transfer of a motor vehicle, as defined in ORS 801.360, to another vehicle dealer for the purpose of resale by the transferee vehicle dealer, but only if the sale or other transfer was based upon the transferee's need to meet a specific customer's preference for a motor vehicle;

"[(S)] (X) Registration fees or taxes collected by a vehicle dealer certified under ORS 822.020 at the sale or other transfer of a motor vehicle, as defined in ORS 801.360, that are owed to a third party by the purchaser of the motor vehicle and passed to the third party by the dealer;

"[(T)] (Y) Receipts from a financial institution for services provided to the financial institution in connection with the issuance, processing, servicing and management of loans or credit accounts, if the financial institution and the recipient of the receipts have at least 50 percent of their ownership interests owned or controlled, directly or constructively through related interests, by common owners;

"[(U)] (**Z**) In the case of amounts retained as commissions by a holder of a license under ORS chapter 462, an amount equal to the amounts specified under ORS chapter 462 that must be paid to or collected by the Department of Revenue as a tax and the amounts specified under ORS chapter 462 to be
used as purse money;

"[(V)] (AA) Net revenue of residential care facilities as defined in ORS
443.400 or in-home care agencies as defined in ORS 443.305, to the extent that
the revenue is derived from or received as compensation for providing services to a medical assistance or Medicare recipient;

7 "[(W)] (**BB**) Dividends received;

8 "[(X)] (CC) Distributive income received from a pass-through entity;

9 "[(Y)] (**DD**) Receipts from sales to a wholesaler in this state, if the seller 10 receives certification at the time of sale from the wholesaler that the 11 wholesaler will sell the purchased property outside this state;

¹² "[(Z) Rebates paid to purchasers by retailers or wholesalers;]

13 "[(AA)] (EE) Receipts from the wholesale or retail sale of groceries;

"[(BB)] (FF) Receipts from transactions among members of a unitary
 group;

"[(CC)] (GG) Moneys, including public purpose charge moneys collected under ORS 757.612 and costs of funding or implementing cost-effective energy conservation measures collected under ORS 757.689, that are collected from customers, passed to a utility and approved by the Public Utility Commission and that support energy conservation, renewable resource acquisition and low-income assistance programs;

"[(DD)] (HH) Moneys collected by a utility from customers for the pay ment of loans through on-bill financing;

(EE) (II) Surcharges collected under ORS 757.736;

[(FF)] (JJ) Moneys passed to a utility by the Bonneville Power Administration for the purpose of effectuating the Regional Power Act Exchange credits or pursuant to any settlement associated with the exchange credit;

"[(GG)] (KK) Moneys collected [by a utility for] or recovered, by entities listed in ORS 756.310, cable operators as defined in 47 U.S.C. 522(5),
telecommunications carriers as defined in 47 U.S.C. 153(51) and pro-

viders of information services as defined in 47 U.S.C. 153(24), for fees
payable under ORS 756.310, right-of-way fees, franchise fees, privilege
taxes, federal taxes[,] and local taxes [and fees payable under ORS 756.310];
"[(HH)] (LL) Charges paid to the Residential Service Protection Fund
required by chapter 290, Oregon Laws 1987;

6 "[(*II*)] (**MM**) Universal service surcharge moneys collected [*by telecom-*7 *munications carriers*] **or recovered** and paid into the universal service fund 8 established in ORS 759.425;

9 "[(JJ)] (NN) Moneys collected for public purpose funding as described in
10 ORS 759.430;

"[(KK)] (OO) Moneys collected [for] or recovered and paid into the
 federal universal service fund as determined by the Federal Communications
 Commission;

"[(*LL*)] (**PP**) In the case of a seller or provider of telecommunications services, the amount of tax imposed under ORS 403.200 for access to the emergency communications system that is collected from subscribers or consumers;

"[(MM)] (QQ) In the case of a transient lodging tax collector, the amount
 of tax imposed under ORS 320.305 and of any local transient lodging tax
 imposed upon the occupancy of transit lodging;

"[(NN)] (**RR**) In the case of a seller of bicycles, the amount of tax imposed
under ORS 320.415 upon retail sales of bicycles;

"[(OO)] (SS) In the case of a qualified heavy equipment provider, the
amount of tax imposed under section 2, chapter 64, Oregon Laws 2018, upon
the rental price of heavy equipment;

"[(PP)] (TT) [Receipts representing business done with or for members of]
Farmer sales to an agricultural cooperative in this state that is a cooperative organization described in section 1381 of the Internal Revenue Code;
and

(QQ) (UU) Revenue received by a business entity that is mandated by

contract or subcontract to be distributed to another person or entity if the revenue constitutes sales commissions that are paid to a person who is not an employee of the business entity, including, without limitation, a split-fee real estate commission.

5 "[(2)(a) 'Commercial activity of a financial institution' includes all items 6 of income without deduction for expenses.]

"[(b) If the reporting person for a financial institution is a holding company, 'commercial activity of a financial institution' includes all items of income reported on the FR Y-9 filed by the holding company.]

"[(c) If the reporting person for a financial institution is a bank organization, 'commercial activity of a financial institution' includes all items of income reported on the call report filed by the bank organization.]

"[(d) If the reporting person for a financial institution is a nonbank financial organization, 'commercial activity of a financial institution' includes all items of income reported in accordance with generally accepted accounting principles.]

¹⁷ "[(3) 'Commercial activity of an insurer' includes all items of income with-¹⁸ out deduction for expenses and all items of income] [reported on the statement ¹⁹ of income accompanying the annual statement required under ORS 731.574 to ²⁰ be filed with the Director of the Department of Consumer and Business Ser-²¹ vices.]

"[(4)] (2) 'Cost inputs' means the cost of goods sold as calculated [under
section 471 of the Internal Revenue Code] in arriving at federal taxable
income under the Internal Revenue Code.

²⁵ "[(5)] (3) 'Doing business' means engaging in any activity, whether legal ²⁶ or illegal, that is conducted for, or results in, the receipt of commercial ac-²⁷ tivity at any time during a calendar year.

²⁸ "[(6)] (4) 'Excluded person' means any of the following:

"(a) Organizations described in sections 501(c) and 501(j) of the Internal
Revenue Code, unless the exemption is denied under section 501(h), (i) or (m)

1 or under section 502, 503 or 505 of the Internal Revenue Code.

"(b) Organizations described in section 501(d) of the Internal Revenue
Code, unless the exemption is denied under section 502 or 503 of the Internal
Revenue Code.

5 "(c) Organizations described in section 501(e) of the Internal Revenue
6 Code.

7 "(d) Organizations described in section 501(f) of the Internal Revenue8 Code.

9 "(e) Charitable risk pools described in section 501(n) of the Internal Rev10 enue Code.

"(f) Organizations described in section 521 of the Internal Revenue Code.
 "(g) Qualified state tuition programs described in section 529 of the
 Internal Revenue Code.

"(h) Foreign or alien insurance companies, but only with respect to the
 underwriting profit derived from writing wet marine and transportation in surance subject to tax under ORS 731.824 and 731.828.

17 "(i) Governmental entities.

"(j) Any person with commercial activity that does not exceed [\$1 million] \$750,000 for the calendar year, other than a person that is part of a unitary group as provided in section 60, chapter 122, Oregon Laws 2019 (Enrolled House Bill 3427), [of this 2019 Act] with commercial activity in excess of [\$1 million] \$750,000.

"(k) Hospitals subject to assessment under section 2, chapter 736, Oregon
Laws 2003, long term care facilities subject to assessment under section 16,
chapter 736, Oregon Laws 2003, or any entity subject to assessment under
section 3, 5 or 9, chapter 538, Oregon Laws 2017.

"[(7)] (5) 'Financial institution' has the meaning given that term in ORS
314.610, except that 'financial institution' does not include a credit union.

29 "[(8)(a)] (6)(a) 'FR Y-9' means the consolidated or parent-only financial 30 statements that a holding company is required to file with the Federal Re1 serve Board pursuant to 12 U.S.C. 1844.

"(b) In the case of a holding company required to file both consolidated
and parent-only financial statements, 'FR Y-9' means the consolidated financial statements that the holding company is required to file.

5 "[(9)] (7) 'Governmental entity' means:

6 "(a) The United States and any of its unincorporated agencies and in-7 strumentalities.

8 "(b) Any incorporated agency or instrumentality of the United States 9 wholly owned by the United States or by a corporation wholly owned by the 10 United States.

11 "(c) The State of Oregon and any of its unincorporated agencies and in-12 strumentalities.

13 "(d) Any county, city, district or other political subdivision of the state.

"(e) [Any public corporation] A special government body as defined in
 ORS 174.117.

16 "(f) A federally recognized Indian tribe.

"[(10)] (8) 'Groceries' means food as defined in 7 U.S.C. 2012(k), but does
 not include cannabinoid edibles or marijuana seeds.

"(9)(a) 'Hedging transaction' means a hedging transaction as de fined in section 1221 of the Internal Revenue Code or a transaction
 accorded hedge accounting treatment under Financial Accounting
 Standards Board Statement No. 133.

"(b) 'Hedging transaction' does not include a transaction in which
an actual transfer of title of real or tangible property to another entity
occurs.

[(11)] (10) 'Insurer' has the meaning given that term in ORS 317.010.

"[(12)] (11) 'Internal Revenue Code,' except where the Legislative Assembly has provided otherwise, refers to the laws of the United States or to the
Internal Revenue Code as they are amended and in effect on December 31,
2018.

1 "[(13)] (12) 'Labor costs' means total compensation of all employees, not 2 to include compensation paid to any single employee in excess of \$500,000.

"[(14)(a)] (13)(a) 'Motor vehicle fuel or any other product used for the
propulsion of motor vehicles' means:

5 "(A) Motor vehicle fuel as defined in ORS 319.010; and

"(B) Fuel the use of which in a motor vehicle is subject to taxation under
ORS 319.530.

"(b) 'Motor vehicle fuel or any other product used for the propulsion of
motor vehicles' does not mean:

10 "(A) Electricity; or

"(B) Electric batteries or any other mechanical or physical component or
 accessory of a motor vehicle.

"[(15)] (14) 'Person' includes individuals, combinations of individuals of 13 any form, receivers, assignees, trustees in bankruptcy, firms, companies, 14 joint-stock companies, business trusts, estates, partnerships, limited liability 15 partnerships, limited liability companies, associations, joint ventures, clubs, 16 societies, entities organized as for-profit corporations under ORS chapter 60, 17 C corporations, S corporations, qualified subchapter S subsidiaries, qualified 18 subchapter S trusts, trusts, entities that are disregarded for federal income 19 tax purposes and any other entities. 20

"[(16)] (15) 'Retailer' means a person doing business by selling tangible personal property to a purchaser for a purpose other than:

"(a) Resale by the purchaser of the property as tangible personal property
in the regular course of business;

"(b) Incorporation by the purchaser of the property in the course of regular business as an ingredient or component of real or personal property; or
"(c) Consumption by the purchaser of the property in the production for sale of a new article of tangible personal property.

²⁹ "[(17)] (16) 'Taxable commercial activity' means commercial activity ³⁰ sourced to this state under section 66, chapter 122, Oregon Laws 2019 (Enrolled House Bill 3427) [of this 2019 Act], less any subtraction pursuant
 to section 64, chapter 122, Oregon Laws 2019 (Enrolled House Bill 3427)
 [of this 2019 Act].

"[(18)(a)] (17)(a) 'Taxpayer' means any person or unitary group required
to register, file or pay tax under sections 58 to 76, chapter 122, Oregon
Laws 2019 (Enrolled House Bill 3427) [of this 2019 Act].

"(b) 'Taxpayer' does not include excluded persons, except to the extent
that a tax-exempt entity has unrelated business income that is taxable
under the Internal Revenue Code.

"[(19)(a)] (18)(a) 'Unitary business' means a business enterprise in which there exists directly or indirectly between the members or parts of the enterprise a sharing or exchange of value as demonstrated by:

13 "(A) Centralized management or a common executive force;

"(B) Centralized administrative services or functions resulting in econo-mies of scale; or

"(C) Flow of goods, capital resources or services demonstrating functional
 integration.

"(b) 'Unitary business' may include a business enterprise the activitiesof which:

20 "(A) Are in the same general line of business, such as manufacturing, 21 wholesaling or retailing; or

"(B) Constitute steps in a vertically integrated process, such as the steps
involved in the production of natural resources, which might include exploration, mining, refining and marketing.

²⁵ "[(20)] (19) 'Unitary group' means a group of persons with more than 50 ²⁶ percent common ownership, either direct or indirect, that is engaged in ²⁷ business activities that constitute a unitary business.

"[(21)] (20) 'Wholesaler' means a person primarily doing business by mer chant distribution of tangible personal property to retailers or to other
 wholesalers.

"SECTION 51. Section 61, chapter 122, Oregon Laws 2019 (Enrolled
House Bill 3427), is amended to read:

³ "Sec. 61. (1) Except as provided in subsection (2) of this section:

"(a) A person shall include as taxable commercial activity the value of
property the person transfers into this state for the person's own use in the
course of a trade or business within one year after the person receives the
property outside this state; and

8 "(b) In the case of a unitary group, the taxpayer shall include as taxable 9 commercial activity the value of property that any of the taxpayer's members 10 transferred into this state for the use in the course of a trade or business 11 by any of the taxpayer's members within one year after the taxpayer receives 12 the property outside this state.

"(2) Property brought into this state within one year after it is received 13 outside this state by a person or unitary group described in subsection (1) 14 of this section may not be included as taxable commercial activity as re-15 quired under subsection (1) of this section if the person or unitary group 16 can show or if the Department of Revenue ascertains that the property's 17 receipt outside this state by the person or unitary group followed by its 18 transfer into this state within one year was not intended in whole or in part 19 to avoid in whole or in part the tax imposed under sections 58 to 76, chapter 20122, Oregon Laws 2019 (Enrolled House Bill 3427) [of this 2019 Act]. 21

"(3) The department may adopt rules necessary to administer this section.
"<u>SECTION 52.</u> Section 63, chapter 122, Oregon Laws 2019 (Enrolled House Bill 3427), is amended to read:

"Sec. 63. (1) A corporate activity tax is imposed on each person with taxable commercial activity for the privilege of doing business in this state. The tax is imposed upon persons with substantial nexus with this state. The tax imposed under this section is not a transactional tax and is not subject to the Interstate Income Act of 1959 (P.L. 86-272). The tax imposed under this section is in addition to any other taxes or fees imposed under the tax laws

of this state. The tax imposed under this section is imposed on the person [receiving] with the commercial activity and is not a tax imposed directly on a purchaser. The tax imposed under this section is an annual privilege tax for the calendar year and shall be remitted quarterly to the Department of Revenue. A taxpayer is subject to the annual corporate activity tax for doing business during any portion of such calendar year.

"(2) A person has substantial nexus with this state if any of the following
applies. The person:

9 "(a) Owns or uses a part or all of its capital in this state.

"(b) Holds a certificate of existence or authorization issued by the Sec retary of State authorizing the person to do business in this state.

12 "(c) Has bright-line presence in this state.

"(d) Otherwise has nexus with this state to an extent that the person can
be required to remit the tax imposed under sections 58 to 76, chapter 122,
Oregon Laws 2019 (Enrolled House Bill 3427), [of this 2019 Act] under the
United States Constitution.

"(3) A person has bright-line presence in this state for the calendar year
if any of the following applies. The person:

"(a) Owns at any time during the calendar year property in this state with an aggregate value of at least \$50,000. For purposes of this paragraph, owned property is valued at original cost and rented property is valued at eight times the net annual rental charge.

"(b) Has during the calendar year payroll in this state of at least \$50,000.
Payroll in this state includes the following:

"(A) Any amount subject to withholding by the person under ORS 316.167
and 316.172;

"(B) Any other amount the person pays as compensation to an individual
under the supervision or control of the person for work done in this state;
and

30 "(C) Any amount the person pays for services performed in this state on

1 the person's behalf by another.

"(c) Has during the calendar year commercial activity, sourced to this
state under section 66, chapter 122, Oregon Laws 2019 (Enrolled House
Bill 3427) [of this 2019 Act], of at least \$750,000.

"(d) Has at any time during the calendar year within this state at least
25 percent of the person's total property, total payroll or total commercial
activity.

"(e) Is a resident of this state or is domiciled in this state for corporate,
commercial or other business purposes.

"(4) Notwithstanding subsection (1) of this section, a vehicle dealer
 may collect from the purchaser of a motor vehicle the estimated por tion of the tax imposed under this section that is attributable to
 commercial activity from the sale of the vehicle.

"SECTION 53. Section 64, chapter 122, Oregon Laws 2019 (Enrolled
 House Bill 3427), is amended to read:

16 "Sec. 64. (1) A taxpayer shall subtract from commercial activity sourced 17 to this state 35 percent of the greater of the following amounts paid or in-18 curred by the taxpayer in the tax year:

19 "(a) The amount of cost inputs; or

20 "(b) The taxpayer's labor costs.

"(2) The amounts in subsection (1)(a) or (b) of this section shall be apportioned to this state in the manner required for apportionment of income under ORS 314.605 to 314.675.

"(3) A subtraction under this section is not allowed for any amount
of:

"(a) Expenses from transactions among members of a group, as
 excluded under section 60, chapter 122, Oregon Laws 2019 (Enrolled
 House Bill 3427); or

"(b) Cost inputs or labor costs that are attributable to a person's
 receipts from an item that is not commercial activity.

"[(3)] (4) Notwithstanding subsection (1) of this section, the subtraction under this section may not exceed 95 percent of the taxpayer's commercial activity in this state.

4 "SECTION 54. Section 66, chapter 122, Oregon Laws 2019 (Enrolled
5 House Bill 3427), is amended to read:

"Sec. 66. (1) For purposes of sections 58 to 76, chapter 122, Oregon
Laws 2019 (Enrolled House Bill 3427) [of this 2019 Act], commercial activity
[other than commercial activity of financial institutions or insurers] shall be
sourced to this state as follows:

"(a) In the case of the sale, rental, lease or license of real property, if and
to the extent the property is located in this state.

"(b) In the case of the rental, lease or license of tangible personal property, if and to the extent the property is located in this state.

14 "(c) In the case of the sale of tangible personal property, if and to the 15 extent the property is delivered to a purchaser in this state.

"(d) In the case of the sale of a service, if and to the extent the serviceis delivered to a location in this state.

"(e) In the case of the sale, rental, lease or license of intangible property, if and to the extent the property is used in this state. If the receipts are not based on the amount of use of the property, but rather on the right to use the property, and the payor has the right to use the property in this state, the receipts shall be sourced to this state to the extent the receipts are based on the right to use the property in this state.

"(f) In the case of a financial institution or an insurer, commercial
activity not otherwise described in this section is sourced to this state
if it is from business conducted in this state.

"(2) If the sourcing provisions of subsection (1) of this section do not fairly represent the extent of a person's commercial activity attributable to this state, the person may request, or the Department of Revenue may require or permit, an alternative method. A request under this subsection by

a person must be made within the statute of limitations applicable to
sections 58 to 76, chapter 122, Oregon Laws 2019 (Enrolled House Bill
3427) [of this 2019 Act].

"(3) The department may adopt rules to provide additional guidance to the application of this section, and to provide alternative methods of sourcing commercial activity that apply to financial institutions and to insurers, and to any other persons, or a subset of persons, that are engaged in similar business or trade activities.

9 "SECTION 55. Section 67, chapter 122, Oregon Laws 2019 (Enrolled
10 House Bill 3427), is amended to read:

"Sec. 67. (1) Except as expressly authorized by this section, the authority to impose, in this state, a tax upon the commercial activity of an entity is vested solely in the Legislative Assembly. A city, county, district or other political subdivision or municipal corporation of this state may not impose, by ordinance or other law, a tax upon commercial activity or upon receipts from grocery sales.

17 "(2) Subsection (1) of this section does not apply:

"(a) To any tax, or to subsequent amendments of the provisions of any
tax, if the ordinance or other law imposing the tax is in effect and operative
on April 1, 2019, or is adopted by initiative or referendum petition at an
election held prior to March 1, 2019; or

"(b) To the imposition of privilege taxes not measured by commercial
activity, franchise fees [or franchise taxes] or right-of-way fees.

²⁴ "<u>SECTION 56.</u> Section 70, chapter 122, Oregon Laws 2019 (Enrolled ²⁵ House Bill 3427), is amended to read:

"Sec. 70. (1) For purposes of the corporate activity tax imposed under section 63, chapter 122, Oregon Laws 2019 (Enrolled House Bill 3427) [of this 2019 Act], every person doing business in this state with commercial activity for the tax year in excess of \$1 million shall file not later than April 15 of the following year an annual return. The return must be filed with the

1 Department of Revenue in a form prescribed by the department.

"(2) The corporate activity tax imposed under section 63, chapter 122,
Oregon Laws 2019 (Enrolled House Bill 3427), [of this 2019 Act] is due and
estimated tax payments are payable to the department on or before the
last day of January, April, July and October of each year for the previous
calendar quarter.

"(3) The department may by rule extend the time for making any return for good cause. If the time for filing a return is extended at the request of a taxpayer, interest on any unpaid tax at the rate established under ORS 305.220 from the time the return was originally required to be filed to the time of payment, shall be added and paid.

"SECTION 57. Section 58 of this 2019 Act is added to and made a
 part of sections 58 to 76, chapter 122, Oregon Laws 2019 (Enrolled
 House Bill 3427).

15 "SECTION 58. An exclusion from taxable commercial activity shall 16 be allowed for subcontracting payments for labor costs that are made 17 by a general contractor, as defined in ORS 701.005, to a subcontractor, 18 as defined in ORS 701.410, pursuant to a contract for residential real 19 estate construction. The exclusion under this section:

"(1) Shall be allowed only for single-family residential construction
 located in Oregon;

22 "(2) Is not allowed for payment for materials, land or permits;

23 "(3) Is not allowed for payments between subcontractors; and

"(4) Shall be 15 percent of payments for labor by the general con tractor.

²⁶ "<u>SECTION 59.</u> Section 58 of this 2019 Act applies to tax years be-²⁷ ginning on or after January 1, 2020, and before January 1, 2026.

"<u>SECTION 60.</u> The amendments to sections 58, 61, 63, 64, 66 and 70,
chapter 122, Oregon Laws 2019 (Enrolled House Bill 3427), by sections
50 to 54 and 56 of this 2019 Act apply to tax years beginning on or after

1	January 1, 2020.
2	
3	"CAPTIONS
4	
5	"SECTION 61. The unit captions used in this 2019 Act are provided
6	only for the convenience of the reader and do not become part of the
7	statutory law of this state or express any legislative intent in the
8	enactment of this 2019 Act.
9	
10	"EFFECTIVE DATE
11	
12	"SECTION 62. This 2019 Act takes effect on the 91st day after the
13	date on which the 2019 regular session of the Eightieth Legislative
14	Assembly adjourns sine die.".
15	