

## Section Summary of House Bill 3055 & -14 Amendment

<u>Section</u>	<u>Requester</u>	<u>Effect</u>
1-7	ODOT (HB 4036-A)	<p>Clarifies language related to issuing, renewing, and invalidating cards, placards, and decals that expire on the recipient’s birthday eight years following year of issuance:</p> <ul style="list-style-type: none"> <li>• Eliminates renewal of disabled parking permits by mail (section 1);</li> <li>• Specifies when an individual or “wheelchair user” placard is to be invalidated (such as being licensed in another state, being deceased, discovery that it was issued under fraudulent circumstances, or no longer qualifies (section 3));</li> <li>• Clarifies information to be provided by applicant for disabled parking permit (section 4);</li> <li>• Specifies that an individual placard issued is valid for eight years from the date of issue, separate from renewal date of license or ID card, and may be renewed in manner determined by rule (section 5);</li> <li>• Specifies term and renewal process for “Wheelchair User” placards identical to that for individual placards (section 6);</li> <li>• Specifies term and renewal process for “Wounded Warrior” placards, identical to that for individual and Wheelchair User placards (section 7).</li> </ul>
8	ODOT (HB 4036-A)	<p>Clarifies that surrendering title or application for salvage title does not apply if the person does not intend to rebuild or repair the vehicle, transfer the vehicle, or use the frame or unibody for repairing or constructing another vehicle (which is current law), <b>or if the person</b> rebuilds or repairs the vehicle and applies to title the vehicle with the designation of assembled, reconstructed, or replica (new provision).</p>
9	ODOT (HB 4036-A)	<p>Eliminates requirement that ODOT prescribe standards for sanitation facilities on railroad locomotives, and sanitation facilities and water quality on cabooses – this is part of a cleanup designed to remove outdated language (sanitation facilities) and requirements no longer relevant (cabooses, which are no longer in use) from railroad statutes.</p>
10	ODOT (HB 4036-A)	<p>Provides for use of weight identifier <b>or valid user’s emblem</b> for collection of tax on use fuels (such as propane or compressed natural gas) – this language was inadvertently amended out of the statute by an earlier bill related to weight receipts (House Bill 2592, 2019).</p>

11	ODOT (HB 4036-A)	Adds requirement that license plate number be recorded on fuel invoice in cases where no valid user’s emblem or temporary pass number is present – previous legislation deleted reference to license plates, but there are situations where a license plate may be the only valid identifier (this is another clarifying change following House Bill 2592, 2019).
12	ODOT (HB 4036-A)	Modifies offense of failure to comply with requirements for destruction of vehicle by removing terms “substantial alteration” and “substantially alter” and “substantially alters” – both this section and section 8 (salvage titles) are related to House Bill 2576 (2019) and meant to clarify those provisions.
13-14	ODOT (HB 4036-A)	<p>Provides explicit statutory authority for ODOT to continue to collect local fuels taxes on behalf of cities, counties, and local governments that impose a local fuels tax under ORS 319.950 – this has been common practice since 1977; however, a close review of the statute amended here showed that the statutory authority to conduct this collection may not be airtight, so this section makes the amendment explicit (section 13);</p> <p>Section 14 makes the explicit authorization to collect local fuel taxes retroactive to January 1, 1977.</p>
15	Jackson County Airport (HB 4036-A)	Adds county-owned airports to definition of “visitor venue” to make them exempt from provisions providing preferences for persons who are blind with regard to operating vending facilities. This is a provision that already applied to commercial airports owned by cities and port districts, but not to the Rogue Valley International-Medford Airport, which is the state’s only commercial airport owned and operated by a county (Jackson County) – it is thus considered a technical clarification to align that airport with other commercial airports in the state.
16	Sen. Gelser (HB 4036-A)	Requires drivers to pay extra attention to message provided by flashing yellow beacon and follow requirements of the other traffic control device which might otherwise not be applicable at all times – this is an enhancement to ORS 811.260 requested to address an issue with a particular interchange that had difficulty with the flashing yellow signal and had used additional signage to clarify how drivers are to proceed at the intersection – the additional language specifies that drivers are to also obey the additional traffic signs.

<p>17</p> <p><b>Deleted by -14 (pg 2, lines 4-7)</b></p>	<p>Port of Portland (HB 4036-A)</p>	<p>Adds passenger terminals of commercial service airports to list of facilities where open carry of weapons, including firearms, is prohibited – the provision applies to two airports – Portland International Airport and Southwest Oregon Regional Airport in North Bend. There was no known opposition to this provision during the 2020 Session.</p>
<p>18-20</p> <p><b>-14 amendment pg 2, line 22</b></p>	<p>Oregon Trucking Associations (HB 4036-A)</p>	<p>Amends provisions related to motor carrier mandatory training programs in Oregon:</p> <ul style="list-style-type: none"> <li>• Requires motor carriers participating in mandatory education program to attend at least eight hours of classroom instruction, which may include a webinar option (section 18);</li> <li>• Specifies ODOT may appoint agents to carry out the program in accordance with rules prescribed by ODO; specifies ODOT may charge a \$2 service fee (section 19);</li> <li>• <b>Repeals statute permitting ODOT to assess fee to defray cost of program.</b></li> </ul>
<p>21-23</p> <p><b>-14 amendment Pages 7-8 (NW Natural)</b></p>	<p>Sen. Beyer &amp; NW Natural (HB 4036-A)</p>	<p>Allows electric company or natural gas utility to recover costs from consumers for expenses of infrastructure to support adoption of alternative forms of transportation vehicles if certain conditions are met:</p> <ul style="list-style-type: none"> <li>• Defines “infrastructure measures” for support of transportation electrification, which do not include education and outreach; allows electric companies to recover costs from retail electricity consumers for prudent infrastructure measures to support transportation electrification if they: support reductions in GHG from transportation sector; benefit the electric company’s customers through transmission/distribution, revenue, system efficiencies, or increased customer choice; requires allowing customer choice in selection of type of vehicle charging station to be installed; clarifies that cost recovery is from retail electricity customers in manner determined by Public Utility Commission (section 21);</li> <li>• Allows natural gas utilities to recover costs from investments related to infrastructure to support alternative fuel vehicles; specifies investments considered eligible for program, including those related to <b>compressed renewable natural gas</b> or hydrogen (section 23).</li> </ul>

24	ODOT (HB 4036-A)	Extends, from April 1 of each odd-numbered year to June 1 of each odd-numbered year, the reporting date for describing and reporting the condition of transportation infrastructure – this is a technical fix to better align the required report with other reports that are prepared and delivered by the Oregon Department of Transportation.
25	ODOT (HB 4036-A)	Eliminates outdated term “icing from statutes regulating railroads. in the 19 <sup>th</sup> century, a ‘reefer’ refrigerated boxcar would use ice in compartments to keep temperatures in the car low enough to avoid spoilage on long trips and in warm weather; today, refrigeration is used to maintain cold temperatures, and so the term “icing” is finally being phased out as an anachronism.
26	ODOT (HB 4036-A)	Replaces term “stop and detain” with “inspect” to replace provisions related to oversight by railroad inspectors, to reflect changes in statute pre-empted by federal law – the updated terminology more accurately reflects current language used in the industry.
27-29	ODOT (HB 4036-A)	<p>Makes additional modifications related to railroads:</p> <ul style="list-style-type: none"> <li>• Eliminates the requirement that locomotive engines <i>and cabooses</i> be equipped with fire extinguishers; specifies that fire extinguishers may be foam, dry chemical, or carbon dioxide; specifies minimum capacity, placement, and maintenance requirements for fire extinguishers on locomotives; and allows for limited-time exemption from updated fire extinguisher requirements (section 27);</li> <li>• Eliminates reference to October 1977 effective date for requirement that trains exceeding 2,000 feet in length and carrying hazardous materials be equipped with radio handsets (section 28);</li> <li>• Updates reference in violations section to the aforementioned fire extinguisher requirement updates (section 29).</li> </ul>
30-31	ODOT (HB 4036-A)	<p>Aligns statutory odometer check requirement with federal law:</p> <ul style="list-style-type: none"> <li>• by limiting requirement to qualified vehicles at least 20 years old; specifies that ODOT may exempt vehicles from odometer disclosure requirements by rule in accordance with federal laws, rules and regulations (section 30);</li> <li>• Specifies that updated odometer requirements become operative January 1, 2022 (section 31).</li> </ul>



42	ODOT (new)	Exempts applicants from motorcycle rider education course requirements for persons temporarily residing outside the state, domiciled in or is a resident, and who completes a motorcycle rider education course outside the state that is approved by ODOT by rule.
43	ODOT (new)	Modifies offense of failure to use vehicle traction tires or chains and fine for offense by modifying the fine from a Class C traffic violation to a specific presumptive fine of \$880
44-45	ODOT (new)	Short line railroad tax credit for short line railroads: <ul style="list-style-type: none"> <li>• Specifies that qualifying infrastructure includes tracks, switches, sidings, roadbeds, railroad bridges and industrial leads owned <i>or leased by</i> a short line railroad (section 44);</li> <li>• Applies previous section to tax years beginning January 1, 2020, and ending January 1, 2026 (section 45).</li> </ul>
46-51	ODOT (new)	Expansion of contracting limits for Emerging Small Businesses in public contracting. Modifies delivery contracting methods.
52-71  -14 amendment Page 12 (Port of Hood River)	ODOT (new)	General revision of statutes related to tolling programs.  --Amends section 53 to clarify that nothing in the provisions prohibits Port of Hood River or Port of Cascade Locks from establishing toll on bridges under their jurisdiction.
72-80	ODOT (new)	General revision of statutes related to financing for tollway projects
81  -14 amendment Page 13 (Clackamas and Lane Counties)	City of Portland (HB 4103-A)	Authorizes ODOT to delegate authority to Multnomah County, <del>Lane County</del> , or a city with jurisdiction over a highway to establish different speed limits for those highways upon determination that the entity will exercise the authority according to the criteria adopted by the Department.  --Replaces authority granted to Lane County with authority granted to Clackamas County to establish different speed limits

**NEW SECTIONS ADDED BY -14 AMENDMENT**

82	ODOT	Short-Term Borrowing (ORS 367.105) <ul style="list-style-type: none"><li>• Increases maximum indebtedness from \$100 million to \$600 million;</li><li>• Specifies maturity in five years instead of three years;</li><li>• Clarifies Treasurer may issue refunding revenue bonds;</li><li>• Clarifies repayment/securing of short-term borrowing and refunding revenue bonds from State Highway Fund or other funds legally available to ODOT or Treasurer</li></ul>
83-84	ODOT	Driver Suspension Hearings (ORS 809.440) <ul style="list-style-type: none"><li>• Actions that serve as defense by petitioner (departmental error, in compliance on date specified, insurance company error, believed in good faith they were in compliance) (section 83)</li><li>• Conforming amendment (section 84)</li></ul>
85-92	ODOT	Repeal of Vehicle Registration Suspensions in response to conviction of driving while suspended or second or subsequent charge of DUII: <ul style="list-style-type: none"><li>• Repeals (section 85)</li><li>• Conforming amendments (sections 86-92)</li></ul>
93	ODOT	Allows for approval of vehicles to be included in OReGO road usage charge program if applicant is either the registered owner/lessee or has applied for registration. Addresses circumstance if application is subsequently denied.
94-99	ODOT	Traction tire or chain use: <ul style="list-style-type: none"><li>• Creates offense of failure to carry vehicle traction tires or chains; designated as Class C violation (sections 94-95);</li><li>• Conforming amendments (sections 96-98)</li><li>• Applies to offenses on or after effective date (section 99)</li></ul>
100-101	ODOT	Revisions related to interest charged on reported weight-mile tax
102-124	ODOT	Commercial Driving Privileges – intended to conform Oregon statute with changes to federal law: <ul style="list-style-type: none"><li>• Allows ODOT to comply with entry level driver training;</li><li>• Removes duplicative legal presence requirement for Hazardous Materials Endorsement;</li><li>• Allows suspension, cancellation, or revocation if same occurs in another jurisdiction;</li></ul>

		<ul style="list-style-type: none"> <li>• Treats record of DUII diversion the same as DUII conviction;</li> <li>• Allows 1-year suspension for DUII in non-commercial vehicle;</li> <li>• Allows lifetime suspension for human trafficking;</li> <li>• Allows provisions around reinstatement of lifetime suspension to administrative rule;</li> <li>• Clarifies lifetime CDL suspensions are consecutive to other CDL suspensions;</li> <li>• Removes medical officer reporting requirement for positive drug tests (no longer necessary due to FMCSA Drug and Alcohol Clearinghouse);</li> <li>• Corrects omissions related to applicability of commercial traffic violations and crimes to non-CDL;</li> <li>• Provides greater accuracy to implied consent rights and consequences.</li> </ul>
125	Rep. Nathanson For Arcimoto	Modifies definition of “autocycle” by eliminating reference to steering apparatus.
126-127	Sen. Frederick	Clarifies that owner requesting identical replacement vehicle registration plates does not need to pay custom plate fee.
128		Conforming Amendments
129		Repeals
130		Captions
131		Operative Dates
132		Effective on 91 <sup>st</sup> Day following adjournment sine die.



## Earlier Amendments included in the -14 Amendment

<u>Original Amendment</u>	<u>Requester</u>	<u>Effect</u>
-2 amendment	ODOT	<p>Revisions to existing HB 3055 sections:</p> <ul style="list-style-type: none"> <li>• (section 1) Clarifies that temporary replacement permits are good for <i>up to</i> 120 days;</li> <li>• (section 5) Eliminates requirement that expiration date of placards be the same as expiration date of permit/ID card;</li> <li>• (section 14) Clarifies that agreement between ODOT and governing body is under ORS 190.010;</li> <li>• (section 32) Fixes omission of subsection (4);</li> <li>• (sections 46-51) Makes sections effective on 91<sup>st</sup> day following adjournment <i>sine die</i>;</li> <li>• (section 47) Revert to original statutory language;</li> <li>• (section 48) General revisions to section.</li> </ul> <p>New sections inserted into HB 3055:</p> <ul style="list-style-type: none"> <li>• Insert sections 6-7 from original HB 2137 (eliminates duplicate hearings for driver suspension hearings);</li> <li>• Insert sections 15-22 from original HB 2137 (repeal of vehicle registration suspensions);</li> <li>• Insert section 1 from HB 2138 (allows applicants for vehicle registration to apply for OReGO);</li> <li>• Insert sections 3-8 from HB 2138 (offense of failure to carry vehicle traction tires/chains);</li> <li>• Insert sections 11-12 from HB 2138 (interest charged on reported weight-mile tax)</li> <li>• 14 new sections related to CDL program administration</li> <li>• Revision to ORS 367.105 (provisions related to short-term borrowing for project delivery).</li> </ul>
-3 amendment	NW Natural	Replaces reference in section 23 to allow natural gas utilities to recover costs related to supporting the adoption of alternative vehicles that are powered by <del>[compressed]</del> <b>renewable</b> natural gas or hydrogen.
-4 amendment	Port of Hood River	Adds provision to section 53 to clarify that provisions in the section do not prohibit Port of Cascade Locks or Port of Hood River from collecting tolls on bridges.

<b>-6 amendment</b>	<b>Clackamas County Lane County</b>	Modifies section 81 (local government speed setting) by removing authority from Lane County and granting authority to Clackamas County.
<b>-7 amendment</b>	<b>Rep. Nathanson</b>	Modifies definition of “autocycle” by eliminating reference to method of steering control.
<b>-8 amendment</b>	<b>Sen. Frederick</b>	<p>Adds provisions from Senate Bill 591:</p> <ul style="list-style-type: none"> <li>• Provides that person may replace a registration plate with a duplicate plate without being charged a fee for customized plate;</li> <li>• Authorizes ODOT to replace single plate rather than both plates upon owner request.</li> </ul>
<b>-9 amendment</b>	<b>Oregon Department of Aviation</b>	<p>Increases maximum term of commercial arrangements entered into by Department of Aviation from 30 years to 50 years.</p> <p><b>Also in -9 amendment but NOT included in -14</b></p> <p>Adds provisions from Senate Bill 38:</p> <ul style="list-style-type: none"> <li>• Authorizes Oregon Department of Aviation to establish a fee to cover tall structure evaluations.</li> </ul>