HB 2534-2 (LC 1626) 3/16/21 (RLM/ps)

Requested by Representative HELM

PROPOSED AMENDMENTS TO HOUSE BILL 2534

1 On <u>page 1</u> of the printed bill, line 2, after "documents;" insert "creating 2 new provisions; amending ORS 93.270;".

3 Delete lines 5 through 29 and delete pages 2 and 3 and insert:

4 **"SECTION 1.** ORS 93.270 is amended to read:

"93.270. (1) A person conveying or contracting to convey fee title to real
property, or recording a declaration under ORS 94.580, may not include in
an instrument for that purpose a provision:

8 "(a) Restricting the use of the real property by any person or group of 9 persons by reason of race, color, religion, sex, sexual orientation, national 10 origin or disability.

11 "(b) Restricting the use of the real property:

"(A) As a certified or registered family child care home pursuant to ORS
329A.250 to 329A.450 or as the premises of an exempt family child care provider participating in the subsidy program under ORS 329A.500; or

"(B) By any home or facility that is licensed under ORS 443.400 to 443.455
or 443.705 to 443.825 to provide residential care alone or in conjunction with
treatment or training or a combination thereof.

"(2) A condominium that includes units used for residential pur poses or planned community, including a community not subject to
 ORS 94.550 to 94.783, may not include in a recorded instrument gov erning the community and may not enforce any provision that would

restrict the use of the community or the lots or units of the community because of race, color, religion, sex, sexual orientation, national origin, marital status, familial status, source of income, disability or the number of individuals, including family members, persons of close affinity or unrelated persons, who are simultaneously occupying a dwelling unit within occupancy limits.

"[(2)] (3) Any provision in an instrument executed in violation of subsection (1) or (2) of this section is void and unenforceable.

9 "[(3)] (4) An instrument that contains a provision restricting the use of 10 real property in a manner listed in subsection (1)(b) of this section does not 11 give rise to any public or private right of action to enforce the restriction.

"[(4)(a)] (5)(a) An instrument that contains a provision restricting the use of real property by requiring roofing materials with a lower fire rating than that required in the state building code established under ORS chapter 455 does not give rise to any public or private right of action to enforce the restriction in an area determined by a local jurisdiction as a wildfire hazard zone. Prohibitions on public or private right of action under this paragraph are limited solely to considerations of fire rating.

"(b) As used in this subsection, 'wildfire hazard zones' are areas that are legally declared by a governmental agency having jurisdiction over the area to have special hazards caused by a combination of combustible natural fuels, topography and climatic conditions that result in a significant hazard of catastrophic fire over relatively long periods each year. Wildfire hazard zones shall be determined using criteria established by the State Forestry Department.

"<u>SECTION 2.</u> The amendments to ORS 93.270 by section 1 of this
 2021 Act apply to instruments recorded on, before or after the effective
 date of this 2021 Act.

"<u>SECTION 3.</u> Section 4 of this 2021 Act is added to and made a part
 of ORS 94.550 to 94.783.

"SECTION 4. (1) On or before December 31, 2022, each homeowners
association shall review each governing document currently binding
on the planned community, or the lots or the lot owners within the
planned community and shall:

"(a) Amend or restate each document as necessary to remove all
restrictions against the use of the community or the lots not allowed
under ORS 93.270 (2); or

"(b) Execute and record a declaration that the homeowners associ-8 ation has reviewed the governing documents binding on the planned 9 community and that the documents do not contain any restriction, 10 rule or regulation against the use of the community or the lots by a 11 person or group of persons because of race, color, religion, sex, sexual 12 orientation, national origin, marital status, familial status, source of 13 income, disability or the number of individuals, including family 14 members, persons of close affinity or unrelated persons, who are si-15multaneously occupying a dwelling unit within occupancy limits. 16

"(2) Notwithstanding ORS 94.590 or 94.625 or any requirement of the 17 declaration or bylaws, an amendment to or a restatement of the dec-18 laration or bylaws under subsection (1)(a) of this section is effective 19 and may be recorded without the vote of the owners or the board 20members if the amendment or restatement includes a certification 21signed by the president and secretary of the homeowners association 22that the amended or restated declaration or bylaws does not change 23that document except as required under this section and as may be 24necessary to correct scriveners' errors or to conform format and style. 25"SECTION 5. Section 6 of this 2021 Act is added to and made a part 26of ORS chapter 100. 27

"<u>SECTION 6.</u> (1) On or before December 31, 2022, each association
 of a condominium that includes units used for residential purposes
 shall review each governing document currently binding on the con-

dominium or the units or unit owners within the condominium andshall:

"(a) Amend or restate each document as necessary to remove all
restrictions against the use of the condominium or the units not allowed under ORS 93.270 (2); or

(b) Execute and record a declaration that the association has re-6 viewed the governing documents binding on the condominium and that 7 the documents do not contain any restriction, rule or regulation 8 against the use of the condominium or the units by a person or group 9 of persons because of race, color, religion, sex, sexual orientation, 10 national origin, marital status, familial status, source of income, dis-11 ability or the number of individuals, including family members, per-12 sons of close affinity or unrelated persons, who are simultaneously 13 occupying a dwelling unit within occupancy limits. 14

"(2) Notwithstanding ORS 100.110, 100.135, 100.413 or any require-15ment of the declaration or bylaws, an amendment to or a restatement 16 of the declaration or bylaws under this section, upon submission and 17 approval of the Real Estate Commissioner under ORS 100.123, 100.125, 18 100.668 and 100.675, is effective and may be recorded without the vote 19 of the owners or the board members if the amended or restated dec-20laration or bylaws includes a certification signed by the president and 21secretary of the association that the amended or restated declaration 22or bylaws does not change that document except as required under 23this section and as may be necessary to correct scriveners' errors or 24to conform format and style. 25

"<u>SECTION 7.</u> This 2021 Act takes effect on the 91st day after the
 date on which the 2021 regular session of the Eighty-first Legislative
 Assembly adjourns sine die.".

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