SB 1013-3 (LC 4017) 5/10/23 (RLM/ps)

Requested by Senator HAYDEN

PROPOSED AMENDMENTS TO SENATE BILL 1013

1 On page 1 of the printed bill, line 3, after "197.493" insert "and 455.405".

2 Delete lines 7 and 8 and insert:

"(a) 'Recreational vehicle' has the meaning given that term in ORS
174.101.".

5 In line 12, delete "shall" and insert "may".

6 On page 2, after line 23, insert:

7 **"SECTION 3.** ORS 455.405 is amended to read:

⁸ "455.405. (1) A recreational vehicle that has a title issued by the De-⁹ partment of Transportation does not qualify as a structure. If a recreational ¹⁰ vehicle is being converted to use as a structure, at the time of commencing ¹¹ the conversion the owner shall surrender the title and any registration is-¹² sued for the recreational vehicle to the department for cancellation. A rec-¹³ reational vehicle that is converted to use as a structure is subject to the ¹⁴ state building code.

"(2) There is a rebuttable presumption that a recreational vehicle has
 been converted to use as a structure if the recreational vehicle is located
 outside of a mobile home park as defined in ORS 446.003 and the vehicle:

18 "(a) Has been rendered structurally immobile; [or]

19 "(b) Has direct attachment to utilities[.]; and

"(c) Is owned by the owner of the real property on which it is
sited.".
