

## HOUSE AMENDMENTS TO HOUSE BILL 4130

By COMMITTEE ON REVENUE

March 3

1 On page 1 of the printed bill, line 2, after the semicolon delete the rest of the line and insert  
2 “creating new provisions; and amending ORS 308A.056, 308A.062 and 308A.077.”.

3 Delete lines 4 through 30 and delete pages 2 and 3 and insert:

4 “**SECTION 1.** ORS 308A.056 is amended to read:

5 “308A.056. (1) As used in ORS 308A.050 to 308A.128, ‘farm use’ means the current employment  
6 of land for the primary purpose of obtaining a profit in money by:

7 “(a) Raising, harvesting and selling crops.

8 “(b) Feeding, breeding, managing or selling livestock, poultry, fur-bearing animals or honeybees  
9 or the produce thereof.

10 “(c) Dairying and selling dairy products.

11 “(d) Stabling or training equines, including but not limited to providing riding lessons, training  
12 clinics and schooling shows.

13 “(e) Propagating, cultivating, maintaining or harvesting aquatic species and bird and animal  
14 species to the extent allowed by the rules adopted by the State Fish and Wildlife Commission.

15 “(f) On-site constructing and maintaining equipment and facilities used for the activities de-  
16 scribed in this subsection.

17 “(g) Preparing, storing or disposing of, by marketing, donation to a local food bank or school  
18 or otherwise, the products or by-products raised for human or animal use on land described in this  
19 section.

20 “(h) Implementing a remediation plan previously presented to the assessor for the county in  
21 which the land that is the subject of the plan is located.

22 “(i) Using land described in this section for any other agricultural or horticultural use or animal  
23 husbandry or any combination thereof.

24 “(2) ‘Farm use’ does not include the use of land subject to timber and forestland taxation under  
25 ORS chapter 321, except land used exclusively for growing cultured Christmas trees or land de-  
26 scribed in ORS 321.267 (3) or 321.824 (3) (relating to land used to grow certain hardwood timber,  
27 including hybrid cottonwood).

28 “(3) For purposes of this section, land is currently employed for farm use if the land is:

29 “(a) Farmland, the operation or use of which is subject to any farm-related government program;

30 “(b) Land lying fallow for one year as a normal and regular requirement of good agricultural  
31 husbandry;

32 “(c) Land planted in orchards or other perennials, other than land specified in paragraph (d) of  
33 this subsection, prior to maturity;

34 “(d) Land not in an exclusive farm use zone that has not been eligible for assessment at special  
35 farm use value in the year prior to planting the current crop and has been planted in orchards,

1 cultured Christmas trees or vineyards for at least three years;

2 “(e) Wasteland, in an exclusive farm use zone, dry or covered with water, neither economically  
3 tillable nor grazeable, lying in or adjacent to and in common ownership with farm use land and that  
4 is not currently being used for any economic farm use;

5 “(f) Except for land under a single family dwelling, land under buildings supporting accepted  
6 farming practices[, *including the processing facilities allowed by ORS 215.255 and the processing of*  
7 *farm crops into biofuel as commercial activities in conjunction with farm use under ORS 215.213 (2)(c)*  
8 *and 215.283 (2)(a)*];

9 “(g) **Land under processing facilities, including adjacent land used in conjunction with the**  
10 **processing facility;**

11 “[*g*] (h) Water impoundments lying in or adjacent to and in common ownership with farm use  
12 land;

13 “[*h*] (i) Any land constituting a woodlot, not to exceed 20 acres, contiguous to and owned by  
14 the owner of land specially valued for farm use even if the land constituting the woodlot is not  
15 utilized in conjunction with farm use;

16 “[*i*] (j) Land lying idle for no more than one year when the absence of farming activity is the  
17 result of the illness of the farmer or a member of the farmer’s immediate family, including injury  
18 or infirmity, regardless of whether the illness results in death;

19 “[*j*] (k) Land described under ORS 321.267 (3) or 321.824 (3) (relating to land used to grow  
20 certain hardwood timber, including hybrid cottonwood);

21 “[*k*] (L) Land subject to a remediation plan previously presented to the assessor for the county  
22 in which the land that is the subject of the plan is located; or

23 “[*L*] (m) Land used for the processing of farm crops into biofuel, as defined in ORS 315.141, if:

24 “(A) Only the crops of the landowner are being processed;

25 “(B) The biofuel from all of the crops purchased for processing into biofuel is used on the farm  
26 of the landowner; or

27 “(C) The landowner is custom processing crops into biofuel from other landowners in the area  
28 for their use or sale.

29 “(4) As used in this section:

30 “(a) ‘Accepted farming practice’ means a mode of operation that is common to farms of a similar  
31 nature, necessary for the operation of these similar farms to obtain a profit in money and custom-  
32 arily utilized in conjunction with farm use.

33 “(b) ‘Cultured Christmas trees’ means trees:

34 “(A) Grown on lands used exclusively for that purpose, capable of preparation by intensive cul-  
35 tivation methods such as plowing or turning over the soil;

36 “(B) Of a marketable species;

37 “(C) Managed to produce trees meeting U.S. No. 2 or better standards for Christmas trees as  
38 specified by the Agricultural Marketing Service of the United States Department of Agriculture; and

39 “(D) Evidencing periodic maintenance practices of shearing for Douglas fir and pine species,  
40 weed and brush control and one or more of the following practices:

41 “(i) Basal pruning;

42 “(ii) Fertilizing;

43 “(iii) Insect and disease control;

44 “(iv) Stump culture;

45 “(v) Soil cultivation; or

1 “(vi) Irrigation.

2 “(c) ‘Preparing’ products or by-products described in subsection (1)(g) of this section in-  
3 cludes but is not limited to cleaning, treating, cutting, pressing, sorting and packaging.

4 “(d) ‘Processing facility’ means:

5 “(A) A facility for the processing of farm products as defined in ORS 215.255, whether  
6 or not located on land within a farm use zone and without regard to the amount of floor area  
7 dedicated to farm product processing; or

8 “(B) A facility approved for the processing of farm crops into biofuel as commercial ac-  
9 tivities in conjunction with farm use as described in ORS 215.213 (2)(c) and 215.283 (2)(a).

10 “**SECTION 2.** ORS 308A.062 is amended to read:

11 “308A.062. (1) Any land that is within an exclusive farm use zone and that is used exclusively  
12 for farm use shall qualify for farm use special assessment under ORS 308A.050 to 308A.128, unless  
13 disqualified under other provisions of law.

14 “(2) Whether farmland qualifies for special assessment under this section shall be determined  
15 as of January 1 of the assessment year. However, if land so qualified becomes disqualified prior to  
16 July 1 of the same assessment year, the land shall be valued under ORS 308.232, at its real market  
17 value as defined by law without regard to this section, and shall be assessed at its assessed value  
18 under ORS 308.146 or as otherwise provided by law. If the land becomes disqualified on or after July  
19 1, the land shall continue to qualify for special assessment as provided in this section for the current  
20 tax year.

21 “(3)(a) **An owner of exclusive farm use land seeking special assessment for land employed**  
22 **in farm use as described in ORS 308A.056 (3)(g) must file an application with the county**  
23 **assessor on or before April 1 of the first assessment year for which the assessment is**  
24 **sought. The applicant must include any information as may reasonably be required to dem-**  
25 **onstrate that the exclusive farm use land for which the applicant seeks special assessment**  
26 **is under or used in conjunction with a processing facility as defined in ORS 308A.056.**

27 “(b) **There shall be attached to each application the affidavit or affirmation of the appli-**  
28 **cant that the statements contained in the application are true.**

29 “**SECTION 3.** ORS 308A.077 is amended to read:

30 “308A.077. (1) Any owner of nonexclusive farm use zone farmland entitled to special assessment  
31 under ORS 308A.068 must, to secure the assessment, [*make application therefor to*] **file an applica-**  
32 **tion with** the county assessor on or before April 1 of the first year in which the assessment is de-  
33 sired.

34 “(2)(a)(A) The application shall be made upon forms prepared by the Department of Revenue and  
35 supplied by the county assessor and shall include any information as may reasonably be required to  
36 determine the entitlement of the applicant.

37 “(B) **An application seeking special assessment for nonexclusive farm use zone farmland**  
38 **employed in farm use as described in ORS 308A.056 (3)(g) must include information demon-**  
39 **strating that the facility meets the definition of a processing facility under ORS 308A.056.**

40 “(b) The application may be signed by any one of the following:

41 “(A) The owner of the farmland who holds an estate therein in fee simple or for life.

42 “(B) Any one of tenants in common or tenants by the entirety, holding an estate in the farmland  
43 in fee simple or for life.

44 “(C) Any person of legal age, duly authorized in writing to sign an application on behalf of any  
45 person described in subparagraph (A) or (B) of this paragraph.

1       “(D) The guardian or conservator of an owner, or the executor or administrator of an owner’s  
2 estate.

3       “(E) The purchaser of the fee simple or life estate of an owner under a contract of sale.

4       “(c) The assessor or the deputy of the assessor may not approve an application signed by a  
5 person whose authority to sign is not a matter of public record unless there is filed with the  
6 assessor a true copy of the deed, contract of sale, power of attorney or other appropriate instrument  
7 evidencing the signer’s interest or authority. When filed with the assessor only, such instrument  
8 shall not constitute a public record.

9       “(3) There shall be attached to each application the affidavit or affirmation of the applicant that  
10 the statements contained [*therein*] **in the application** are true.

11       “**SECTION 4. The amendments to ORS 308A.056, 308A.062 and 308A.077 by sections 1 to**  
12 **3 of this 2026 Act apply to property tax years beginning on or after July 1, 2027.”.**

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