House Bill 2013

Sponsored by Representative BARNHART

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Creates Oregon Military Family Relief Program in Oregon Military Department. Directs Department of Revenue to establish charitable checkoff on personal income tax return forms or instructions for checkoff contributions to Oregon Military Family Relief Program. Estab-lishes Oregon Military Family Relief Program Checkoff Contribution Account for checkoff contributions.

Continuously appropriates checkoff contributions to Oregon Military Department for Oregon Military Family Relief Program.

Modifies provisions relating to how eligible entities may qualify for charitable contribution checkoff listing on tax return forms. Modifies provisions relating to listing of entities and designation of amounts contributed.

Applies to biennial years beginning on or after effective date of Act. Takes effect on 91st day following adjournment sine die.

1	A BILL FOR AN ACT
2	Relating to Oregon Military Family Relief Program; creating new provisions; amending ORS 305.727,
3	305.745, 305.749 and 305.753; appropriating money; and prescribing an effective date.
4	Be It Enacted by the People of the State of Oregon:
5	SECTION 1. (1) The Oregon Military Family Relief Program is created in the Oregon
6	Military Department. The purpose of the program is to provide grants or loans to:
7	(a) A member of the Oregon National Guard;
8	(b) A member of the reserves of the Armed Forces of the United States who is a resident
9	of Oregon; or
10	(c) The spouse or dependent of a person described in paragraph (a) or (b) of this sub-
11	section.
12	(2) The department may provide grants or loans under the program established in this
13	section for necessities of daily life, for services for transition to civilian life or for other
14	purposes determined by regulation of the department.
15	(3) The department shall adopt regulations implementing subsections (1) and (2) of this
16	section, including but not limited to establishing procedures for applying for a grant or a loan
17	and criteria for determining eligibility to receive a grant or a loan.
18	(4) As used in this section, "dependent" means a person who is:
19	(a) A natural child, adopted child or stepchild of a person described in subsection (1)(a)
20	or (b) of this section and the child is:
21	(A) 18 years of age or younger;
22	(B) 19 through 22 years of age and enrolled as a full-time undergraduate student; or
23	(C) 19 years of age or older and incapable of self-support due to a physical or mental
24	disability; or

25(b) Recognized in regulations of the Oregon Military Department as a dependent of a

1 person described in subsection (1)(a) or (b) of this section.

2 <u>SECTION 2.</u> (1) Personal income taxpayers who file an Oregon income tax return and 3 who will receive a tax refund from the Department of Revenue may designate that a contri-4 bution of all or a portion of the refund be made to the Oregon Military Family Relief Pro-5 gram by marking the appropriate box printed on the return pursuant to subsection (2) of this 6 section.

7 (2)(a) Subject to paragraph (b) of this subsection, the Department of Revenue shall print 8 on the face of the Oregon personal income tax return form a space for a taxpayer to desig-9 nate that a contribution be made to the Oregon Military Family Relief Program from the 10 taxpayer's income tax refund. The space for designating the contribution shall provide for 11 checkoff boxes as indicated under ORS 305.749.

(b) If space limitations make the listing of the Oregon Military Family Relief Program
on the return form impracticable without the removal of a checkoff listing described in ORS
316.490, 316.493 and 496.380, the Oregon Military Family Relief Program may be given an instruction listing as described in ORS 305.727. ORS 305.727 (3) does not apply to the Oregon
Military Family Relief Program.

17 <u>SECTION 3.</u> (1) The Oregon Military Family Relief Program Checkoff Contribution Ac 18 count is established in the State Treasury, separate and distinct from the General Fund.

(2) Moneys contributed to the Oregon Military Family Relief Program through the char itable checkoff described in section 2 of this 2007 Act shall be deposited in the Oregon Mili tary Family Relief Program Checkoff Contribution Account.

(3) Moneys in the Oregon Military Family Relief Program Checkoff Contribution Account
 are continuously appropriated to the Oregon Military Department for the purpose of funding
 the Oregon Military Family Relief Program.

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SECTION 4. ORS 305.753 is amended to read:

26 305.753. (1) The State Treasurer may solicit and accept from private and public sources and 27 cause to be credited and paid to any entity gifts, grants and other donations, in money or otherwise, 28 if the entity is currently listed or entitled to be listed on the Oregon tax return for checkoff.

(2) In accordance with ORS chapter 183, the Department of Revenue may adopt rules to carry
 out the purposes of ORS 305.690 to 305.753.

(3) Except as provided in ORS 305.749, ORS 305.690 to 305.753 do not apply to the Nongame
Wildlife Fund established under ORS 496.385, the Alzheimer's Disease Research Fund established
under section 3, chapter 902, Oregon Laws 1987, the subaccount created pursuant to section 36 (2),
chapter 1084, Oregon Laws 1999, or its successor, the Oregon Military Emergency Financial Assistance Fund established under ORS 396.364, the Oregon Military Family Relief Program
Checkoff Contribution Account established under section 3 of this 2007 Act or other checkoff
program established by statute other than ORS 305.690 to 305.753.

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SECTION 5. ORS 305.749 is amended to read:

39 305.749. Except as provided in ORS 305.690 to 305.753 and as otherwise specifically provided, the
40 following are applicable to the various checkoff programs established under ORS 316.491 and 496.380
41 and ORS chapter 316 and section 2 of this 2007 Act:

(1) Subject to subsection (4) of this section, the dollar amounts of contributions made by taxpayer checkoff on Oregon tax returns shall be remitted by the Department of Revenue to the State
Treasurer, who shall deposit them to a suspense account established under ORS 293.445.

45 (2) Of the contributions so deposited, a portion is continuously appropriated for use to reimburse

1 the General Fund for costs incurred in administering the various checkoff programs. No more than

10 percent of the moneys generated by each checkoff program per fiscal year ending June 30 may
 be appropriated under this subsection.

(3) The remainder of the contributions shall be credited by the department to each checkoff 4 program in proportion to the total amounts checked off for the tax year, the proportions to be de- $\mathbf{5}$ termined on the basis of tax returns processed as of the June 30 following the tax year. The amounts 6 so credited to each of the checkoff programs are continuously appropriated to the department for 7 payment to the checkoff designee, or shall be transferred by the department to the checkoff 8 9 designee, as specified under the law governing the particular checkoff program. The department may adopt rules governing the crediting and payment or transfer of checkoff moneys. In addition to any 10 other provision, if adopted, the rules shall specify the time that the contributions to a program so 11 12 credited are to be paid or transferred by the department.

(4)(a) Space for designating the dollar amount of a contribution made to each checkoff program shall be printed on the Oregon tax return. The space shall provide for checkoff boxes [for the program in the amounts of \$1, \$5, \$10 or other dollar amount.] or as otherwise designed by the department.

(b) Overpayments of tax that are insufficient, due to ORS 293.250 or otherwise, to satisfy the
total amount of checkoffs designated on a tax return shall be allocated among the designees on a
pro rata basis as provided under ORS 305.745 (3).

[(5)(a) If, as of June 30 of the calendar year immediately following the calendar year in which a particular tax year begins, the department determines that the total amount checked off for that tax year for a checkoff program is \$50,000 or less, the department shall notify a person administering the program or other appropriate person.]

[(b) If, as determined by the department under paragraph (a) of this subsection, the total amount checked off for a particular checkoff program is \$50,000 or less for each year in a period of two consecutive tax years, a checkoff line and appropriate box for that program shall not be provided on the Oregon individual tax return for the tax year immediately following the later year of the two-year period nor for any tax year thereafter, except as otherwise provided by law.]

[(c) As used in this subsection, "total amount checked off" means the total amount checked off by taxpayers as reflected by tax returns for the tax year processed as of June 30 before any deduction for administrative costs as required under subsection (2) of this section has occurred but after any proration under subsection (4) of this section.]

<u>SECTION 6.</u> (1) Notwithstanding any other provision of law, an entity that is eligible to receive contributions by means of a checkoff on the Oregon individual income tax return under section 2 of this 2007 Act or ORS 305.690 to 305.753 or 496.380 or ORS chapter 316, or that is eligible for listing in the Department of Revenue instructions under ORS 305.727, shall be shown as an equivalent option on the face of the income tax form.

(2) The Oregon Charitable Checkoff Commission shall provide a list annually to the de partment of entities eligible for inclusion on the Oregon income tax form or in the depart ment instructions.

(3) The department shall maximize the number of eligible entities shown on the income
tax form, consistent with readability and format. If there is insufficient space on the form
to show all eligible entities, the department by rule shall establish a system for rotating eligible entities for inclusion either on the tax form or in the department instructions.

45 **SECTION 7.** ORS 305.745 is amended to read:

305.745. (1) Upon receipt of the list certified by the Oregon Charitable Checkoff Commission 1 2 under ORS 305.715 (2), the Department of Revenue shall cause the name of each entity so listed to be included on the Oregon individual income tax return forms prepared for the biennial years as 3 certified. 4

(2) Individual taxpayers who file an Oregon income tax return and who will receive a tax refund 5 from the department may designate that a contribution be made to one or more entities listed. 6 Designation shall be made by marking the appropriate box which the department shall cause to be 7 printed on the return form. [For each entity, the space for designating the contribution shall provide 8 9 for checkoff boxes in the amount of \$1, \$5, \$10 or other dollar amount.]

(3) Overpayments of tax that are insufficient, due to ORS 293.250 or otherwise, to satisfy the 10 total amount of checkoffs designated on a tax return under subsection (2) of this section and under 11 12 statute other than ORS 305.690 to 305.753 shall be allocated among the entities designated on a pro 13 rata basis.

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SECTION 8. ORS 305.727 is amended to read:

15305.727. (1) In addition to the opportunity to apply to the Oregon Charitable Checkoff Commission for listing on the Oregon individual tax return forms under ORS 305.725, an entity may apply 16 to the commission for listing in the Department of Revenue instructions and eligibility for tax return 17 18 checkoff contribution as provided in this section.

(2) In order to qualify for instruction listing, the entity must apply to the commission in the 19 manner in which an entity applies for listing on the individual tax forms under ORS 305.725. 20

(3) In order to qualify for instruction listing, the entity must meet the qualifications described 2122in ORS 305.720, collect 10,000 or more signatures from electors of this state attesting that the 23electors support the entity qualifying for instruction listing and be:

(a) The Oregon Veterans' Home; 24

25(b) A nonprofit organization described in section 501(c)(3) of the Internal Revenue Code with a gross income of at least \$1 million for the year prior to application; or 26

27(c) The central office for a group of affiliated nonprofit organizations with a collective gross income of at least \$1 million in the year prior to the year of application. 28

(4) The commission shall review applications and approve those that meet the qualifications of 2930 ORS 305.720 and this section. An entity that is approved by the commission shall thereafter qualify 31 for instruction listing for six years and thereafter must reapply under this section for continued 32listing in additional six-year periods.

(5) The commission shall certify those entities that the commission has approved in the interim 33 34 since the last preceding certification to the Department of Revenue for listing in the instructions to the forms described in ORS 305.710. 35

(6) The department shall include in the instructions to the forms described in ORS 305.710 a list 36 37 of entities that have been certified by the commission under this section as of the date the in-38 structions for the forms must be prepared.

(7) The department shall cause a line to be included on the Oregon individual tax return forms 39 following the listing of the entities described in ORS 305.715 (2). The line may be used by a taxpayer 40 to designate an entity that has qualified for instruction listing under this section as the recipient 41 of a checkoff contribution by the taxpayer. [The space for designation shall also provide for checkoff 42 boxes in the amount of \$1, \$5, \$10 or other dollar amounts.] 43

(8) Amounts contributed by charitable checkoff to an instruction-listed entity shall be subject 44 to and distributed as provided in ORS 305.747. 45

1 SECTION 9. Sections 2, 3 and 6 of this 2007 Act and the amendments to ORS 305.727,

2 305.745, 305.749 and 305.753 by sections 4, 5, 7 and 8 of this 2007 Act apply to biennial years,

3 as defined in ORS 305.690, beginning on or after the effective date of this 2007 Act.

4 <u>SECTION 10.</u> This 2007 Act takes effect on the 91st day after the date on which the 5 regular session of the Seventy-fourth Legislative Assembly adjourns sine die.

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