A-Engrossed House Bill 3509

Ordered by the House May 25 Including House Amendments dated May 25

Sponsored by Representative C EDWARDS; Representatives D EDWARDS, GALIZIO, RILEY, ROBLAN, WITT

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.

Requires persons obtaining economic development assistance from Economic and Community Development Department to [verify that employees may lawfully work in United States] enter into signed agreement with department assuring that recipient employs or will employ only individuals lawfully authorized to work in United States.

1	A BILL	FOR.	AN	ACT

2 Relating to Economic and Community Development Department; creating new provisions; and amending ORS 285A.090.

Be It Enacted by the People of the State of Oregon:

- SECTION 1. ORS 285A.090 is amended to read:
- 285A.090. The Economic and Community Development Department shall:
 - (1) Implement programs consistent with policies of the Oregon Economic and Community Development Commission.
 - (2) Provide field representatives in the various geographical regions of the state. The field representatives shall be in the unclassified service and shall receive such salary as may be set by the Director of the Economic and Community Development Department, unless otherwise provided by law. The field representatives shall:
 - (a) Serve as internal advocates and centralized contacts within state government for businesses seeking to locate or expand in the region and shall guide the businesses through all required processes with state regulatory agencies and local units of government to facilitate and expedite siting or expansion of the businesses within the businesses' budgets and in an economically viable manner;
 - (b) Seek assistance and direction from the Governor or a designee of the Governor for resolving issues that have delayed a project in order to ensure that governmental decisions and actions on projects are made in a timely and reasonable manner;
 - (c) Work with local units of government and the private sector as they establish and carry out economic and community development plans and programs under ORS 280.500;
 - (d) Establish links with and act as liaisons between businesses seeking to locate or expand in the region and resources within the public and private institutions of higher education in Oregon familiar with technological advancements and grant opportunities;
 - (e) Serve as liaisons between businesses seeking to locate or expand in the region and appropriate governmental, university, community college and industry representatives to assist and partner with the businesses in their developmental efforts;

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

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- (f) Assemble regional rapid response teams that include regional departmental staff and representatives of local governments in the region to work with businesses seeking to locate or expand in the region by facilitating developmental procedures and eliminating obstacles to completion of projects;
- (g) Assign specific responsibilities for and monitor progress of rapid response team members toward completion of tasks essential to the achievement of a successful outcome of a project for all parties involved;
- (h) Coordinate meetings between businesses seeking to locate or expand in the region and the members of rapid response teams to establish and monitor the adherence to developmental timelines and to ensure satisfaction with services provided;
- (i) Deliver to local units of government and the private sector the assistance and services available from the department, including publications, research and technical and financial assistance programs; and
- (j) Promote local awareness of department policy and department programs and services and of assistance and economic incentives available from government at all levels.
- (3) Process requests received by state agencies and interested parties for information pertaining to industrial and commercial locations and relocations throughout the state.
- (4) Consult and advise with, coordinate activities of, and give technical assistance and encouragement to, state and local organizations, including local development corporations, county, city, and metropolitan-area committees, chambers of commerce, labor organizations and similar agencies interested in obtaining new industrial plants or commercial enterprises.
- (5) Act as the state's official liaison agency between persons interested in locating industrial or business firms in the state, and state and local groups seeking new industry or business, maintaining the confidential nature of the negotiations it conducts as requested by persons contemplating location in the state.
 - (6) Coordinate state and federal economic and community development programs.
- (7) Consult and advise with, coordinate activities of, and give technical assistance and encouragement to all parties including, but not limited to, port districts within the state working in the field of international trade or interested in promoting their own trading activity.
 - (8) Provide advice and technical assistance to Oregon business and labor.
- (9) Collect and disseminate information regarding the advantages of developing new business and expanding existing business in the state.
- (10) Aid local communities in planning for and obtaining new business to locate therein and provide assistance in local applications for federal development grants.
- (11) Work actively to recruit domestic and international business firms to those communities that desire such recruitment.
- (12) In carrying out its duties under ORS chapters 285A, 285B and 285C and ORS 329.905 to 329.975, give priority to assisting small businesses in this state by encouraging the creation of new businesses, the expansion of existing businesses and the retention of economically distressed businesses which are economically viable.
- (13) Establish and operate foreign trade offices in those foreign countries in which the department considers a foreign trade office necessary using department employees, contracts with public or private persons or a combination of department employees and contractors. Department employees, including managers, who are assigned to work in a foreign trade office shall be in the unclassified service, and the director shall set the salaries of those persons. Foreign trade offices shall

- 1 provide one or more of the following services:
 - (a) Work with the private sector to assist them in finding international markets for their goods and services;
 - (b) Work with local units of government to assist them in locating foreign businesses within their jurisdiction;
 - (c) Promote awareness in foreign countries of department policy, programs and services and of assistance and economic incentives available from government at all levels; or
 - (d) Provide other assistance considered necessary by the director.
 - (14)(a) Require private sector businesses, facilities or industries receiving economic development assistance to enter into a signed agreement of employee status with the department prior to the recipient's receipt of such economic development assistance. The agreement of employee status shall contain assurances from the recipient that:
 - (A) At the time the recipient enters into the agreement, the recipient employs only individuals lawfully authorized to work in the United States; and
 - (B) During the time the recipient receives economic development assistance, the recipient will employ only individuals lawfully authorized to work in the United States.
 - (b) If the recipient of economic development assistance that is a party to an agreement under paragraph (a) of this subsection is convicted of employing a person or persons not lawfully authorized to work in the United States, require that the recipient repay to the state the dollar value of the economic development assistance received by the recipient. A recipient required to repay economic development assistance under this paragraph is not eligible for any other form of economic development assistance for five years from the date of the conviction.
 - (c) Adopt rules to carry out the provisions of this subsection.
 - SECTION 2. The amendments to ORS 285A.090 by section 1 of this 2007 Act apply to economic assistance provided on or after the effective date of this 2007 Act.