Senate Bill 239

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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.**

Eliminates certain land use regulations relating to agricultural quarantines and embargoes and to animal and plant disease control from list of land use regulations for which owner may claim compensation because land use regulation restricts use of private real property and reduces fair market value of private real property.

Declares emergency, effective on passage.

A BILL FOR AN ACT

Relating to regulation of use of real property; creating new provisions; amending ORS 197.352; and declaring an emergency.

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

- 5 **SECTION 1.** ORS 197.352 is amended to read:
- 6 197.352. [The following provisions are added to and made a part of ORS chapter 197:]
 - (1) If a public entity enacts or enforces a new land use regulation or enforces a land use regulation enacted prior to December 2, 2004, that restricts the use of private real property or **of** any interest therein and has the effect of reducing the fair market value of the property[,] or **of** any interest therein, then the owner of the property shall be paid just compensation.
 - (2) Just compensation [shall be] is equal to the reduction in the fair market value of the affected property interest resulting from enactment or enforcement of the land use regulation as of the date the owner makes a written demand for compensation under this section.
 - (3) Subsection (1) of this section [shall] **does** not apply to land use regulations:
 - [(A)] (a) Restricting or prohibiting activities commonly and historically recognized as public nuisances under common law[. This subsection shall be construed narrowly in favor of a finding of compensation under this section];
 - [(B)] (b) Restricting or prohibiting activities for the protection of public health and safety, such as fire and building codes, health and sanitation regulations, solid or hazardous waste regulations[,] and pollution control regulations;
 - [(C)] (c) To the extent the land use [regulation is] regulations are required to comply with federal law;
 - [(D)] (d) Restricting or prohibiting the use of a property for the purpose of selling pornography or performing nude dancing. Nothing in this subsection, however, is intended to affect or alter rights provided by the Oregon or United States Constitutions; or];
 - (e) Established in ORS 30.930 to 30.947, 527.310 to 527.370, 561.685, 561.687, 561.689, 561.691, 561.693, 561.695, 561.995, 570.005 to 570.600, 570.650, 570.700 to 570.710, 570.995, 596.095, 596.100, 596.105, 596.393, 596.990 or 596.995 or in administrative rules or statewide plans implementing

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these statutes; or

[(E)] (f) Enacted prior to the date of acquisition of the property by the owner or a family member of the owner who owned the subject property prior to acquisition or inheritance by the owner, whichever occurred first.

(4)(a) Subsection (3)(a) of this section shall be construed narrowly in favor of a finding of compensation under this section.

(b) Nothing in subsection (3)(d) of this section is intended to affect or alter rights provided by the Oregon or United States Constitution.

[(4)] (5) Just compensation under subsection (1) of this section [shall be] is due the owner of the property if [the] a land use regulation continues to be enforced against the property 180 days after the owner of the property makes a written demand for compensation under this section to the public entity enacting or enforcing the land use regulation.

[(5)] (6) For claims arising from land use regulations enacted prior to December 2, 2004, the owner of the property shall make a written demand for compensation under subsection [(4)] (5) [shall be made] of this section within two years of December 2, 2004, or the date the public entity applies the land use regulation as an approval [criteria] criterion to an application submitted by the owner of the property, whichever is later. For claims arising from land use regulations enacted after December 2, 2004, the owner of the property shall make a written demand for compensation under subsection [(4) shall be made] (5) of this section within two years of the enactment of the land use regulation, or the date the owner of the property submits a land use application in which the land use regulation is an approval [criteria] criterion, whichever is later.

[(6)] (7) If a land use regulation continues to apply to the subject property more than 180 days after the present owner of the property has made a written demand for compensation under this section, the present owner of the property[,] or of any interest therein[, shall have] has a cause of action for compensation under this section in the circuit court for the county in which the real property is located, and the present owner of the real property shall be entitled to reasonable attorney fees, expenses, costs[,] and other disbursements reasonably incurred to collect the compensation.

[(7)] (8) A metropolitan service district, city, [or] county[,] or state agency may adopt or apply procedures for the processing of claims under this section, but in no event shall these procedures act as a prerequisite to the filing of a compensation claim under subsection [(6)] (7) of this section, nor shall the failure of an owner of property to file an application for a land use permit with the local government serve as grounds for dismissal, abatement[,] or delay of a compensation claim under subsection [(6)] (7) of this section.

[(8)] (9) Notwithstanding any other state statute or the availability of funds under subsection [(10)] (11) of this section, in lieu of payment of just compensation under this section, the governing body responsible for enacting the land use regulation may modify, remove[,] or not [to] apply the land use regulation or land use regulations to allow the owner to use the property for a use permitted at the time the owner acquired the property.

[(9)] (10) A decision by a governing body under this section [shall not be considered] is not a land use decision as defined in ORS 197.015 [(11)].

[(10)] (11) Claims made under this section [shall] must be paid from funds, if any, specifically allocated by the [legislature] Legislative Assembly, city, county[,] or metropolitan service district for payment of claims under this section. Notwithstanding the availability of funds under this subsection, a metropolitan service district, city, county[,] or state agency [shall have discretion to] may

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use available funds to pay claims or [to] **may** modify, remove[,] or not apply a land use regulation or land use regulations pursuant to subsection [(6)] (7) of this section. If a claim has not been paid within two years from the date on which it accrues, the owner [shall be allowed to] **may** use the property as permitted at the time the owner acquired the property.

- [(11)] (12) [Definitions for purposes of] As used in this section:
- [(A)] (a) "Family member" shall include the wife, husband, son, daughter, mother, father, brother, brother-in-law, sister, sister-in-law, son-in-law, daughter-in-law, mother-in-law, father-in-law, aunt, uncle, niece, nephew, stepparent, stepchild, grandparent[,] or grandchild of the owner of the property, an estate of any of the foregoing family members[,] or a legal entity owned by any one or combination of these family members or the owner of the property.
 - [(B)] (b) "Land use regulation" shall include:
 - [(i)] (A) Any statute regulating the use of land or of any interest therein;
 - [(ii)] (B) Administrative rules and goals of the Land Conservation and Development Commission;
- [(iii)] (C) Local government comprehensive plans, zoning ordinances, land division ordinances[,] and transportation ordinances;
 - [(iv)] (**D**) Metropolitan service district regional framework plans, functional plans, planning goals and objectives; and
 - [(v)] (E) Statutes and administrative rules regulating farming and forest practices.
 - [(C)] (c) "Owner" is the present owner of the property[,] or of any interest therein.
- 20 [(D)] (d) "Public entity" shall include the state, a metropolitan service district, a city[, or] and 21 a county.
 - [(12)] (13) The remedy created by this section is in addition to any other remedy under the Oregon or United States [Constitutions] Constitution, and is not intended to modify or replace any other remedy.
 - [(13)] (14) If any portion or portions of this section are declared invalid by a court of competent jurisdiction, the remaining portions of this section [shall remain] continue in full force and effect.
 - SECTION 2. ORS 197.352 is added to and made a part of ORS chapter 197.
 - <u>SECTION 3.</u> This 2007 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2007 Act takes effect on its passage.