A-Engrossed House Bill 2745

Ordered by the House April 30 Including House Amendments dated April 30

Sponsored by Representative ESQUIVEL; Representatives FREEMAN, RICHARDSON

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.

Authorizes [Jackson County] counties to adopt premium fee for premium service program for development review permits.

Sunsets January 2, 2014.

A BILL FOR AN ACT

2 Relating to development review processing.

1

6

7

8

10

- 3 Be It Enacted by the People of the State of Oregon:
- SECTION 1. (1) Notwithstanding ORS 215.416, a county may charge an additional fee for premium services in excess of the actual costs of processing a permit.
 - (2) Before charging an additional fee for premium services, a county shall:
 - (a) Adopt a premium fee schedule; and
 - (b) Adopt standards for premium processing justifying the premium fee.
 - (3) A county may not require applicants to use premium services and may not reduce existing standards and timelines adopted for nonpremium permit processing.
- 11 (4) As used in this section, "permit" has the meaning given that term in ORS 215.402. 12 SECTION 2. This 2009 Act is repealed on January 2, 2014.

13