House Bill 3021

Sponsored by COMMITTEE ON VETERANS AND EMERGENCY SERVICES (at the request of Oregon Law Commission)

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**.

Provides that qualified emergency service volunteer is agent of public body under Oregon Tort Claims Act for purpose of acts and omissions of volunteer if acts or omissions occur during state of emergency or state of public health emergency and while volunteer is performing emergency services under direction of public body. Requires Office of Emergency Management to provide workers' compensation coverage for qualified emergency service volunteers who are injured in course and scope of performing emergency service activities under direction of public body.

Provides that certain volunteer emergency health care providers, health care facilities and operators of emergency health care centers are agents of state under Oregon Tort Claims Act for purpose of acts and omissions of providers, facilities and operators during state of emergency or state of public health emergency, without regard to whether providers, facilities or operators are compensated for services.

Provides that qualified search and rescue volunteer is agent of county under Oregon Tort Claims Act for purpose of acts and omissions of volunteer that occur while volunteer is performing search and rescue activities under direction of sheriff or sheriff's designee. Requires county to provide workers' compensation coverage for qualified search and rescue volunteers who are injured in course and scope of performing search and rescue activities under direction of sheriff's designee.

Provides that for purposes of limitation of Oregon Tort Claims Act on recovery for single accident or occurrence, events giving rise to proclamation of state of emergency or state of public health emergency do not constitute single accident or occurrence.

Revises other laws relating to emergencies.

1	A BILL FOR AN ACT							
2	Relating to emergencies; creating new provisions; amending ORS 18.348, 30.270, 176.800, 190.156,							
3	$254.471,\ 401.015,\ 401.025,\ 401.035,\ 401.039,\ 401.065,\ 401.074,\ 401.085,\ 401.155,\ 401.257,\ 401.270,$							
4	$401.272,\ 401.274,\ 401.275,\ 401.309,\ 401.315,\ 401.490,\ 401.550,\ 401.560,\ 401.570,\ 401.580,\ 401.590,$							
5	$401.641,\ 401.657,\ 401.661,\ 401.667,\ 401.990,\ 453.322,\ 469.533,\ 469.535,\ 469.611,\ 480.347\ \text{and}\ 801.208;$							
6	and repealing ORS 401.355, 401.365, 401.375, 401.385, 401.395, 401.405, 401.415, 401.425, 401.435,							
7	401.445, 401.455, 401.465 and 401.515.							
8	Be It Enacted by the People of the State of Oregon:							
9								
10	QUALIFIED EMERGENCY SERVICE VOLUNTEERS							
11								
12	SECTION 1. Sections 2 to 5 of this 2009 Act are added to and made a part of ORS 401.015							
13	to 401.039.							
14	SECTION 2. Definitions. As used in sections 2 to 5 of this 2009 Act:							
15	(1) "Emergency service activities" means the provision of emergency services and train-							
16	ing engaged in by qualified emergency service volunteers for the purpose of preparing to							
17	perform emergency services.							
18	(2) "Qualified emergency service volunteer" means a person who is:							
19	(a) Registered with the Office of Emergency Management or other public body to perform							

emergency service activities; 1 2 (b) Acknowledged in writing as a qualified emergency service volunteer, at the time the person offers to volunteer during an emergency, by the Office of Emergency Management 3 or by another public body; or 4 $\mathbf{5}$ (c) A member of the Oregon State Defense Force. SECTION 3. Application. Sections 2 to 5 of this 2009 Act apply only to a qualified emer-6 gency service volunteer who is performing emergency service activities without compen-7 sation other than reimbursement for expenses. 8 9 SECTION 4. Coverage under Oregon Tort Claims Act. (1) A qualified emergency service volunteer is an agent of a public body under ORS 30.260 to 30.300 for the purpose of acts and 10 omissions of the volunteer if the acts or omissions occur: 11 12(a) During a state of emergency declared under ORS 401.015 to 401.039 or a state of public health emergency proclaimed under ORS 433.441; and 13 (b) While the volunteer is performing emergency service activities under the direction 14 15 of the public body. 16(2) A public body shall defend, save harmless and indemnify a qualified emergency service volunteer as required by ORS 30.285 for any tort claim arising out of an act or omission de-17 18 scribed in subsection (1) of this section. 19 SECTION 5. Workers' compensation benefits. The Office of Emergency Management shall 20provide workers' compensation coverage for qualified emergency service volunteers who are injured in the course and scope of performing emergency service activities under the direc-2122tion of a public body. Coverage shall be provided in the manner provided by ORS 656.039. 23SECTION 6. ORS 401.355, 401.365, 401.375, 401.385, 401.395, 401.405, 401.415, 401.425, 401.435, 401.445, 401.455, 401.465 and 401.515 are repealed. 2425**EMERGENCY HEALTH CARE SERVICES** 2627SECTION 7. ORS 401.657 is amended to read: 28401.657. (1) The Department of Human Services may designate all or part of a health care fa-2930 cility or other location as an emergency health care center. [Upon] If the Governor [declaring] de-31 clares a state of emergency under ORS 401.055, or [proclaiming] proclaims a state of public health emergency [after determining that a threat to the public health is imminent and likely to be widespread, 32life-threatening and of a scope that requires immediate medical action to protect the public health] 33 34 under ORS 433.441, emergency health care centers may be used for: 35 (a) Evaluation and referral of individuals affected by the emergency; (b) Provision of health care services; and 36 37 (c) Preparation of patients for transportation. (2) The department may enter into cooperative agreements with local public health authorities 38 that allow local public health authorities to designate emergency health care centers under this 39 section. 40 (3) An emergency health care center designated under this section must have an emergency 41 operations plan and a credentialing plan that governs the use of emergency health care providers 42 registered under ORS 401.654 and other health care providers who volunteer to perform health care 43 services at the center under ORS 401.651 to 401.670. The emergency operations plan and creden-44

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45 tialing plan must comply with rules governing those plans adopted by the department.

1 **SECTION 8.** ORS 401.661 is amended to read:

401.661. [Upon] If the Governor [declaring] declares a state of emergency under ORS 401.055, or [proclaiming] proclaims a state of public health emergency [after determining that a threat to the public health is imminent and likely to be widespread, life-threatening and of a scope that requires immediate medical action to protect the public health] under ORS 433.441:

6 (1) The Department of Human Services may direct emergency health care providers registered 7 under ORS 401.654 who are willing to provide health care services [*on a voluntary basis*] to proceed 8 to any place in this state where health care services are required by reason of the emergency or 9 crisis; and

(2) Any emergency health care provider registered under ORS 401.654 or other health care
 provider may volunteer to perform health care services described in ORS 401.657 at any emergency
 health care center or health care facility in the manner provided by ORS 401.664.

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SECTION 9. ORS 401.667 is amended to read:

401.667. (1) If the Governor declares a state of emergency under ORS 401.055, or proclaims a state of public health emergency under ORS 433.441, emergency health care providers registered under ORS 401.654 and other health care providers who volunteer to perform health care services [without compensation] under ORS 401.651 to 401.670 are agents of the state under ORS 30.260 to 30.300 for the purposes of any claims arising out of [those] services provided under ORS 401.651 to 401.670 pursuant to directions from a public body, without regard to whether the health care provider is compensated for the services.

(2) If the Governor declares a state of emergency under ORS 401.055, or proclaims a state of public health emergency under ORS 433.441, health care facilities designated under ORS 401.657 and other persons operating emergency health care centers designated under ORS 401.657 are agents of the state under ORS 30.260 to 30.300 for the purposes of any claims arising out of services provided [without compensation] through those centers or facilities under ORS 401.651 to 401.670 pursuant to directions from a public body, without regard to whether the health care facility or other person is compensated for the services.

(3) An emergency health care provider registered under ORS 401.654 participating in training
authorized by the Department of Human Services under ORS 401.651 to 401.670 is an agent of the
state under ORS 30.260 to 30.300 for the purposes of any claims arising out of that training.

(4) The provisions of subsections (1) and (2) of this section apply only to emergency health care centers or health care facilities that have adopted emergency operations plans and credentialing plans that govern the use of emergency health care providers registered under ORS 401.654 and other health care providers who volunteer to perform health care services under ORS 401.651 to 401.670. An emergency operations plan and a credentialing plan must comply with rules governing those plans adopted by the Department of Human Services.

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SEARCH AND RESCUE

40 <u>SECTION 10.</u> Sections 11 to 14 of this 2009 Act are added to and made a part of ORS 41 401.550 to 401.590.

42 SECTION 11. Definitions. As used in sections 11 to 14 of this 2009 Act:

43 (1) "Qualified search and rescue volunteer" means a person who is:

44 (a) Registered with the Office of Emergency Management to conduct search and rescue
 45 activities;

1 (b) Registered with a sheriff to conduct search and rescue activities;

2 (c) A member of a designated search and rescue organization that is registered with a 3 sheriff or the Office of Emergency Management; or

4 (d) Acknowledged in writing as a qualified search and rescue volunteer by the Office of 5 Emergency Management, or by a sheriff, at the scene of a search or rescue.

(2) "Search and rescue activities" means:

7 (a) Searching for, rescuing or recovering any person who is missing, injured or deceased;
8 and

9 (b) Training to perform the activities described in paragraph (a) of this subsection that 10 is either conducted or approved by a public body.

11 <u>SECTION 12.</u> <u>Application.</u> Sections 11 to 14 of this 2009 Act apply only to a qualified 12 search and rescue volunteer who is performing search and rescue activities without com-13 pensation other than reimbursement for expenses.

SECTION 13. Coverage under Oregon Tort Claims Act. A qualified search and rescue volunteer is an agent of a county under ORS 30.260 to 30.300 for the purpose of acts and omissions of the volunteer that occur while the volunteer is performing search and rescue activities under the direction of the sheriff of the county or the designee of the sheriff, and the county shall defend, save harmless and indemnify the volunteer for any tort claim arising out of an alleged act or omission occurring in the performance of those activities as required by ORS 30.285.

<u>SECTION 14.</u> Workers' compensation benefits. (1) A county shall provide workers' compensation coverage for qualified search and rescue volunteers who are injured in the course and scope of performing search and rescue activities under the direction of the sheriff of the county or the designee of the sheriff. Coverage shall be provided in the manner provided by ORS 656.031, except that the application for coverage under ORS 656.031 (2) need not include a resolution of the governing body of the county.

(2) Qualified search and rescue volunteers and their beneficiaries are not eligible for
 workers' compensation benefits under this section if the volunteer is performing search and
 rescue activities during an emergency and is provided with workers' compensation coverage
 under section 5 of this 2009 Act.

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OREGON TORT CLAIMS ACT

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SECTION 15. ORS 30.270 is amended to read:

35 30.270. (1) Liability of any public body or its officers, employees or agents acting within the 36 scope of their employment or duties on claims within the scope of ORS 30.260 to 30.300 shall not 37 exceed:

(a) \$50,000 to any claimant for any number of claims for damage to or destruction of property,
 including consequential damages, arising out of a single accident or occurrence.

(b) \$100,000 to any claimant as general and special damages for all other claims arising out of
a single accident or occurrence unless those damages exceed \$100,000, in which case the claimant
may recover additional special damages, but in no event shall the total award of special damages
exceed \$100,000.

44 (c) \$500,000 for any number of claims arising out of a single accident or occurrence.

45 (2) No award for damages on any such claim shall include punitive damages. The limitation im-

1	posed by this section on individual claimants includes damages claimed for loss of services or loss						
2	of support arising out of the same tort.						
3	(3) Where the amount awarded to or settled upon multiple claimants exceeds \$500,000, any party						
4	may apply to any circuit court to apportion to each claimant the proper share of the total amount						
5	limited by subsection (1) of this section. The share apportioned each claimant shall be in the pro-						
6	portion that the ratio of the award or settlement made to the claimant bears to the aggregate						
7	awards and settlements for all claims arising out of the occurrence.						
8	(4) Liability of any public body and one or more of its officers, employees or agents, or two or						
9	more officers, employees or agents of a public body, on claims arising out of a single accident or						
10	occurrence, shall not exceed in the aggregate the amounts limited by subsection (1) of this section.						
11	(5) For any claim arising in connection with a nuclear incident, no provision of this section shall						
12	limit the amount of damages recoverable for injuries or death or loss of or damage to property, or						
13	loss of use of property as a result of a nuclear incident covered by an insurance or indemnity						
14	agreement under 42 U.S.C. 2210.						
15	(6) For the purposes of the limitation imposed by subsection (1) of this section, events						
16	giving rise to a proclamation of a state of emergency under ORS 401.055, or a proclamation						
17	of a public health emergency under ORS 433.441, do not constitute a single accident or oc-						
18	currence.						
19							
20	SERIES ADJUSTMENTS						
21							
22	SECTION 16. (1) ORS 401.039, 401.055, 401.095, 401.105, 401.115, 401.125, 401.135, 401.145 and						
23	401.155 are added to and made a part of ORS 401.065 to 401.085.						
24	(2) ORS 401.065 to 401.085, 401.106, 401.107, 401.108, 401.257, 401.259, 401.261, 401.263,						
25 96	401.265, 401.267, 401.269, 401.270, 401.271, 401.272, 401.274, 401.275, 401.280, 401.300, 401.305, 401.200, 401.315, 401.225, 401.225, 401.225, 401.225, 401.265, 401.						
26 97	401.309, 401.315, 401.325, 401.335, 401.337, 401.343, 401.345, 401.347, 401.353, 401.485, 401.505, 401.525, 401.525, 401.525, 401.526, 401.						
27 28	401.525, 401.535, 401.538, 401.543, 401.546, 401.638, 401.639, 401.641, 401.643, 401.645, 401.651 to 401.670 and 401.990 are added to and made a part of ORS 401.015 to 401.039.						
28 29	401.070 and 401.330 are added to and made a part of Onto 401.013 to 401.033.						
20							
30	DEFINITIONS						
30 31	DEFINITIONS						
31							
	DEFINITIONS (Generally)						
31 32	(Generally)						
31 32 33	(Generally) <u>SECTION 17.</u> ORS 401.025 is amended to read:						
31 32 33 34	(Generally) <u>SECTION 17.</u> ORS 401.025 is amended to read: 401.025. As used in ORS [190.155 to 190.170, 401.015 to 401.107, 401.257 to 401.325 and 401.355 to						
31 32 33 34 35	(Generally) <u>SECTION 17.</u> ORS 401.025 is amended to read:						
31 32 33 34 35 36	(Generally) <u>SECTION 17.</u> ORS 401.025 is amended to read: 401.025. As used in ORS [190.155 to 190.170, 401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584, unless the context requires otherwise] 401.015 to 401.039 :						
31 32 33 34 35 36 37	(Generally) <u>SECTION 17.</u> ORS 401.025 is amended to read: 401.025. As used in ORS [190.155 to 190.170, 401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584, unless the context requires otherwise] 401.015 to 401.039: [(1) "Abnormal disruption of the market" means any human created or natural event or circum-						
31 32 33 34 35 36 37 38	(Generally) <u>SECTION 17.</u> ORS 401.025 is amended to read: 401.025. As used in ORS [190.155 to 190.170, 401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584, unless the context requires otherwise] 401.015 to 401.039: [(1) "Abnormal disruption of the market" means any human created or natural event or circum- stance that causes essential consumer goods or services to be not readily available.]						
 31 32 33 34 35 36 37 38 39 	(Generally) <u>SECTION 17.</u> ORS 401.025 is amended to read: 401.025. As used in ORS [190.155 to 190.170, 401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584, unless the context requires otherwise] 401.015 to 401.039 : [(1) "Abnormal disruption of the market" means any human created or natural event or circum- stance that causes essential consumer goods or services to be not readily available.] [(2) "Beneficiary" has the meaning given that term in ORS 656.005.]						
 31 32 33 34 35 36 37 38 39 40 	(Generally) <u>SECTION 17.</u> ORS 401.025 is amended to read: 401.025. As used in ORS [190.155 to 190.170, 401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584, unless the context requires otherwise] 401.015 to 401.039: [(1) "Abnormal disruption of the market" means any human created or natural event or circum- stance that causes essential consumer goods or services to be not readily available.] [(2) "Beneficiary" has the meaning given that term in ORS 656.005.] [(3) "Commission" means the Seismic Safety Policy Advisory Commission established under ORS						
 31 32 33 34 35 36 37 38 39 40 41 	(Generally) <u>SECTION 17.</u> ORS 401.025 is amended to read: 401.025. As used in ORS [190.155 to 190.170, 401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584, unless the context requires otherwise] 401.015 to 401.039 : [(1) "Abnormal disruption of the market" means any human created or natural event or circum- stance that causes essential consumer goods or services to be not readily available.] [(2) "Beneficiary" has the meaning given that term in ORS 656.005.] [(3) "Commission" means the Seismic Safety Policy Advisory Commission established under ORS 401.337.]						
 31 32 33 34 35 36 37 38 39 40 41 42 	(Generally) SECTION 17. ORS 401.025 is amended to read: 401.025. As used in ORS [190.155 to 190.170, 401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584, unless the context requires otherwise] 401.015 to 401.039: [(1) "Abnormal disruption of the market" means any human created or natural event or circum- stance that causes essential consumer goods or services to be not readily available.] [(2) "Beneficiary" has the meaning given that term in ORS 656.005.] [(3) "Commission" means the Seismic Safety Policy Advisory Commission established under ORS 401.337.] [(4) "Emergency" means a human created or natural event or circumstance that causes or threatens						

1 [(c) Human suffering; or]

2 [(d) Financial loss.]

3 (1) "Emergency" means a human created or natural event or circumstance that causes
4 or threatens widespread loss of life, injury to person or property, human suffering or finan5 cial loss, including but not limited to:

(a) Fire, explosion, flood, severe weather, landslides or mud slides, drought, earthquake,
volcanic activity, tsunamis or other oceanic phenomena, spills or releases of oil or hazardous
material as defined in ORS 466.605, contamination, utility or transportation emergencies,
disease, blight, infestation, civil disturbance, riot, sabotage, acts of terrorism and war; and

(b) A rapid influx of individuals from outside this state, a rapid migration of individuals
from one part of this state to another or a rapid displacement of individuals if the influx,
migration or displacement results from the type of event or circumstance described in paragraph (a) of this subsection.

14 [(5) "Emergency management agency" means an organization created and authorized under ORS 15 401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584 by the state, county or city to provide for 16 and ensure the conduct and coordination of functions for comprehensive emergency program manage-17 ment.]

[(6) "Emergency program management" includes all the tasks and activities necessary to provide, support and maintain the ability of the emergency services system to prevent or reduce the impact of emergency or disaster conditions which includes, but is not limited to, coordinating development of plans, procedures, policies, fiscal management, coordination with nongovernmental agencies and organizations, providing for a coordinated communications and alert and notification network and a public information system, personnel training and development and implementation of exercises to routinely test the emergency services system.]

[(7) "Emergency program manager" means the person administering the emergency management
 agency of a county or city.]

[(8)] (2) "Emergency service agency" means an organization within a local government [which] that performs essential services for the public's benefit [prior to] before, during or [following] after an emergency[. This includes, but is not limited to, organizational units within local governments], such as law enforcement, fire control, health, medical and sanitation services, public works and engineering, public information and communications.

32 [(9) "Emergency service worker" means an individual who, under the direction of an emergency
 33 service agency or emergency management agency, performs emergency services and:]

34 [(a) Is a registered volunteer or independently volunteers to serve without compensation and is 35 accepted by the Office of Emergency Management or the emergency management agency of a county or 36 city; or]

[(b) Is a member of the Oregon State Defense Force acting in support of the emergency services
 system.]

[(10)] (3) "Emergency services" [includes those] means activities [provided] engaged in by state and local government agencies [with emergency operational responsibilities] to prepare for an emergency and [carry out any activity] to prevent, minimize, respond to or recover from an emergency[. These activities include, without limitation], including but not limited to coordination, preparedness planning, training, interagency liaison, fire fighting, oil or hazardous material spill or release cleanup as defined in ORS 466.605, law enforcement, medical, health and sanitation services, engineering and public works, search and rescue activities, warning and public information, damage

[6]

1 assessment, administration and fiscal management, and those measures defined as "civil defense" in

2 50 U.S.C. app. 2252.

3 [(11) "Emergency services system" means that system composed of all agencies and organizations 4 involved in the coordinated delivery of emergency services.]

[(12) "Essential consumer goods or services" means goods or services that:]

6 [(a) Are or may be bought or acquired primarily for personal, family or household purposes, in-7 cluding but not limited to residential construction materials or labor, shelter for payment such as a 8 hotel room, food, water or petroleum products such as gasoline or diesel fuel; and]

9 [(b) Are necessary for the health, safety or welfare of consumers.]

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11 [(a) Fire, explosion, flood, severe weather, landslides or mud slides, drought, earthquake, volcanic 12 activity, tsunamis or other oceanic phenomena, spills or releases of oil or hazardous material as defined 13 in ORS 466.605, contamination, utility or transportation emergencies, disease, blight, infestation, civil

[(13) "Human created or natural event or circumstance" includes, but is not limited to:]

14 disturbance, riot, sabotage, acts of terrorism and war; and]

15 [(b) A rapid influx of individuals from outside this state, a rapid migration of individuals from one 16 part of this state to another or a rapid displacement of individuals if the influx, migration or dis-17 placement results from the type of event or circumstance described in paragraph (a) of this 18 subsection.]

19 [(14) "Injury" means any personal injury sustained by an emergency service worker by accident, 20 disease or infection arising out of and in the course of emergency services or death resulting 21 proximately from the performance of emergency services.]

[(15)] (4) "Local government" [means any governmental entity authorized by the laws of this state] has the meaning given that term in ORS 174.116.

24 [(16)] (5) "Major disaster" means any event defined as a "major disaster" under 42 U.S.C. 25 5122(2).

[(17) "Oregon emergency management plan" means the state emergency preparedness operations and management plan. The Office of Emergency Management is responsible for coordinating emergency planning with government agencies and private organizations, preparing the plan for the Governor's signature, and maintaining and updating the plan as necessary.]

30 [(18) "Search and rescue" means the acts of searching for, rescuing or recovering, by means of 31 ground or marine activity, any person who is lost, injured or killed while out of doors. However, 32 "search and rescue" does not include air activity in conflict with the activities carried out by the 33 Oregon Department of Aviation.]

34 [(19) "Sheriff" means the chief law enforcement officer of a county.]

35 **SECTION 18.** ORS 254.471 is amended to read:

254.471. (1) Notwithstanding ORS 171.185, 203.085, 221.230, 221.621, 254.056, 254.470, 254.655, 36 37 255.335, 255.345, 258.075, 545.135 and 568.520, the Governor by written proclamation may extend the deadline for returning ballots in any state, county, city or district election if the Governor receives 38 a written request for the extension from the Secretary of State. The secretary may request the 39 Governor to extend the deadline for returning ballots under this section if, after consultation with 40 affected county clerks, the secretary determines that it would be impossible or impracticable for 41 electors to return ballots or for elections officials to tally ballots due to an emergency as defined 42 in ORS 401.025 [(4)]. 43

44 (2) The Governor may not extend the deadline for returning ballots in any state, county, city 45 or district election under subsection (1) of this section for more than seven calendar days after the

1	date of the election.					
2	(3) The written proclamation required under subsection (1) of this section shall state:					
3	(a) The determination of the Governor;					
4	(b) The reason the deadline for returning ballots was extended; and					
5	(c) The date and time by which ballots must be returned in the election.					
6	(4) Notwithstanding any other provision of this chapter, if the Governor extends the deadline for					
7	returning ballots under subsection (1) of this section, a county clerk in any county in this state may					
8	not order a tally report from any vote tally machine in the election until the date and time set by					
9	the Governor by which ballots must be returned in the election.					
10						
11	(Abnormal Disruption of Market)					
12						
13	SECTION 19. Section 20 of this 2009 Act is added to and made a part of ORS 401.015 to					
14	401.039.					
15	SECTION 20. For the purposes of this section and ORS 401.106, 401.107 and 401.108:					
16	(1) "Abnormal disruption of the market" means any emergency that prevents ready					
17	availability of essential consumer goods or services.					
18	(2) "Essential consumer goods or services" means goods or services that:					
19	(a) Are or may be bought or acquired primarily for personal, family or household pur-					
20	poses, including but not limited to residential construction materials or labor, shelter for					
21	payment such as a hotel room, food, water and petroleum products such as gasoline or diesel					
22	fuel; and					
23	(b) Are necessary for the health, safety or welfare of consumers.					
24						
25	(Emergency Management Agency and Emergency Program Manager)					
26 27	SECTION 21. ORS 401.560 is amended to read:					
21	401.560. (1) The sheriff of each county has the responsibility for search and rescue activities					
20 29	within the county. The duty of a sheriff under this subsection may be delegated to a [qualified]					
2 <i>5</i> 30	deputy or [emergency service worker] other qualified person.					
31	(2) If the sheriff does not accept the responsibility for search and rescue activities, the chief					
32	executive of the county shall [designate] direct the county emergency program manager appointed					
33	under ORS 401.305 to perform the duties and responsibilities required under ORS [401.015 to					
34	401.107, 401.257 to 401.325 and 401.355 to 401.584] 401.550 to 401.590.					
35	(3) [The] A sheriff,] or [individual authorized under subsection (1) or (2) of this section, of each					
36	county] other person performing the duties of the sheriff under this section shall notify the					
37	Office of Emergency Management of each search and rescue in the county and shall request the					
38	assignment of incident numbers [therefor] for each search and rescue.					
39	(4) When search and rescue activities occur in a multicounty area:					
40	(a) The sheriff of one county, or [the authorized individual described in subsection (3) of this					
41	section] the other person performing the duties of the sheriff of one of the counties under this					
42	section, [of one county] shall take charge, or the counties shall form a unified command, as outlined					
43	in the National Incident Management System Incident Command System established by Homeland					
44	Security Presidential Directive 5 of February 28, 2003; or					

1	mand as described in paragraph (a) of this subsection, the sheriff who received the initial call shall
2	take charge of the multicounty search and rescue.
3	SECTION 22. ORS 401.570 is amended to read:
4	401.570. The sheriff of each county, the [county emergency program manager] person performing
5	the sheriff's duties under ORS 401.560 or duly assigned military or state police personnel may re-
6	strict access to a specific search and rescue area. No unauthorized person shall then enter into a
7	restricted area or interfere with a search and rescue. Provision shall be made for reasonable access
8	by members of the media in the performance of newsgathering and reporting. Access shall be re-
9	stricted for a reasonable period of time necessary to accomplish the search and rescue.
10	SECTION 23. ORS 453.322 is amended to read:
11	453.322. (1) The State Fire Marshal shall retain for at least five years the information provided
12	by the employer under ORS 453.317.
13	(2) The State Fire Marshal shall provide copies of the information to each local public health
14	authority, fire district and any public or private safety agency administering a 9-1-1 emergency re-
15	porting system pursuant to ORS 401.710 to 401.816 and, upon request, provide copies of the infor-
16	mation to the following agencies located within the geographic jurisdiction of the fire district:
17	(a) Fire districts and other emergency service personnel responding to a hazardous substance
18	incident;
19	(b) Health professionals;
20	(c) Law enforcement agencies; and
21	(d) Local emergency management agencies as [defined in ORS 401.025] described in ORS
22	401.305.
23	(3) The State Fire Marshal may distribute the information provided by an employer under ORS
24	453.317 to persons outside the jurisdiction of the fire district if the State Fire Marshal considers the
25	information essential to the safe control of an emergency.
26	(4) In addition to the requirements of subsections (2) and (3) of this section, the State Fire
27	Marshal shall provide, upon request, access to the information provided by employers under ORS
28	453.317 to any agency of this state.
29	
30	(Emergency Services System)
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32	SECTION 24. ORS 401.035 is amended to read:
33	401.035. (1) The emergency services system is composed of all agencies and organizations
34	involved in the coordinated delivery of emergency services. The Governor is responsible for the
35	emergency services system within the State of Oregon.
36	[(2)] The executive officer or governing body of each county or city of this state is responsible
37	for the emergency services system within that jurisdiction.
38	[(3)] (2) In carrying out their responsibilities for emergency services systems, the Governor and
39	the executive officers or governing bodies of the counties or cities may delegate any administrative
40	or operative authority vested in them by ORS [401.015 to 401.107, 401.257 to 401.325 and 401.355 to
41	401.584] 401.015 to 401.039 and provide for the subdelegation of that authority.
42	(Emongonov Samilar Washers)
43	(Emergency Service Worker)
44 45	SECTION 25. ORS 401.550 is amended to read:
45	SEVIEVE 40. ON HULDU IS AMEMULU IU LEAU.

1 401.550. The Director of the Office of Emergency Management shall appoint a Search and Res-2 cue Coordinator to:

3 (1) Coordinate the search and rescue function of the Office of Emergency Management;

4 (2) Coordinate the activities of state and federal agencies involved in search and rescue;

5 (3) Establish liaison with the Oregon State Sheriffs' Association and other public and private 6 organizations and agencies involved in search and rescue;

(4) Provide on-scene search and rescue coordination when requested by an authorized person;

8 (5) Coordinate and process requests for the use of [emergency service workers] volunteers and 9 equipment;

10 (6) Assist in developing training and outdoor education programs;

11 (7) Gather statistics in search and rescue operations; and

(8) Gather and disseminate resource information of personnel, equipment and materials availablefor search and rescue.

14 **SECTION 26.** ORS 480.347 is amended to read:

15 480.347. Notwithstanding ORS 480.330 and 480.340, during an emergency as defined in ORS 16 401.025, the owner, operator or employee of a dispensing facility may permit nonretail customers, 17 other than the owner, operator or employee, to use or manipulate at the dispensing facility a card 18 activated or key activated device for dispensing Class 1 flammable liquids into the fuel tank of a 19 vehicle or other container if:

(1) The owner or operator holds a current nonretail facility license issued by the State Fire
 Marshal under ORS 480.350;

(2) The fuel is dispensed to an emergency service agency as defined in ORS 401.025 or to an
 entity authorized by an emergency service agency to provide services during an emergency;

(3) The nonretail customer, other than the owner or operator, dispensing Class 1 flammable 24 liquids is [an emergency service worker] a qualified emergency service volunteer as defined in 25[ORS 401.025] section 2 of this 2009 Act or an owner or employee of the entity authorized by the 2627emergency service agency to provide services during an emergency and dispenses Class 1 flammable liquids only into the fuel tank of a vehicle or other container owned and used by the emergency 28service agency or the entity authorized by that agency to provide services during an emergency; and 2930 (4) The nonretail customer, other than the owner, operator or employee, dispensing Class 1 31 flammable liquids satisfies safety training requirements in compliance with rules of the State Fire

32 Marshal.

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SECTION 27. ORS 801.208 is amended to read:

801.208. (1) "Commercial motor vehicle" means a motor vehicle or combination of motor vehicles
 that:

(a) Has a gross combination weight rating of 26,001 pounds or more, inclusive of a towed unit
 with a gross vehicle weight rating of more than 10,000 pounds;

38 (b) Has a gross vehicle weight rating of 26,001 pounds or more;

39 (c) Is designed to transport 16 or more persons, including the driver; or

40 (d) Is of any size and is used in the transportation of hazardous materials.

(2) Notwithstanding subsection (1) of this section, the term "commercial motor vehicle" does not
 include the following:

43 (a) An emergency fire vehicle being operated by firefighters as defined in ORS 652.050;

(b) Emergency vehicles being operated by qualified emergency service [workers] volunteers as
 defined in [ORS 401.025] section 2 of this 2009 Act;

(e) A recreational vehicle that is operated solely for personal use.

erator's family members or personal possessions;

SECTION 28. ORS 401.015 is amended to read:

(1)(a) to (d) of this section; or

(c) A motor home used to transport or house, for nonbusiness purposes, the operator or the op-

(d) A vehicle that is owned or leased by, or operated under contract with, a mass transit district or a transportation district when the vehicle is actually being used to transport passengers for hire

and is being operated by a volunteer driver, so long as the vehicle is not one described in subsection

(Public Body and Local Government)

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12	401.015. (1) The general purpose of ORS [401.015 to 401.107, 401.257 to 401.325 and 401.355 to					
13	401.584] 401.015 to 401.039 is to reduce the vulnerability of the State of Oregon to loss of life, injury					
14	to persons or property and human suffering and financial loss resulting from emergencies, and to					
15	provide for recovery and relief assistance for the victims of [such occurrences] emergencies.					
16	(2) It is declared to be the policy and intent of the Legislative Assembly that preparations for					
17	emergencies and governmental responsibility for responding to emergencies be placed at the local					
18	[government] level. The state shall prepare for emergencies, but shall not assume authority or re-					
19	sponsibility for responding to [such an event] an emergency unless the appropriate response is be-					
20	yond the capability of the city and county in which [it] the emergency occurs, the city or county					
21	fails to act, or the emergency involves two or more counties.					
22	SECTION 29. ORS 401.039 is amended to read:					
23	401.039. (1) As used in this section, "unit of government" means any department or agency of					
24	the federal government[, any state or any agency, office or department of a state, any city, county,					
25	district, commission, authority, entity, port or other public corporation organized and existing under					
26	statutory law or under a voter-approved charter and any intergovernmental entity created under ORS					
27	190.003 to 190.130, 190.410 to 190.440 or 190.480 to 190.490] and any public body as defined by ORS					
28	174.109.					
29	(2) Notwithstanding ORS [401.065, 401.085, 401.095 and 401.115] 401.065 to 401.085, [during a					
30	state of emergency declared under ORS 401.055,] a unit of government may not seize a firearm from					
31	an individual who lawfully possesses the firearm during a state of emergency declared under					
32	ORS 401.055.					
33	(3) If a unit of government seizes a firearm from an individual during a state of emergency in					
34	violation of this section, the individual may recover from the unit of government that seized the					
35	firearm all costs incurred in the recovery of the firearm, including attorney fees, court costs and					
36	any other costs incurred in the recovery of the firearm.					
37	SECTION 30. ORS 401.272 is amended to read:					
38	401.272. (1) As used in this section:					
39	(a) "Companion animal" means a domestic animal commonly kept as a household pet.					
40	(b) "Service animal" means an animal that assists or performs tasks for a person with a sensory,					
41	emotional, mental or physical disability.					
42	(2) The Office of Emergency Management, in cooperation with the State Department of Agri-					
43	culture and [county and] local governments, shall prepare a written animal emergency operations					
44	plan that provides for the evacuation, transport and temporary sheltering of companion animals and					
45	service animals during a major disaster or an emergency.					
	[11]					

(3) The office, in developing the plan, shall emphasize the protection of human life and shall 1 2 consider: (a) Allowing owners of service animals to be evacuated, transported and sheltered with their 3 4 service animals; (b) Establishing a sufficient number of evacuation shelters equipped to temporarily shelter 5 companion animals and service animals in close proximity to a human sheltering facility; 6 (c) Allowing owners and their companion animals to be evacuated together whenever possible; 7 (d) Establishing an identification system to ensure that owners who are separated from their 8 9 companion animals or service animals during an evacuation are provided with all information nec-10 essary to locate and reclaim their animals; (e) Transporting companion animals or service animals, in cages or carriers that safely and 11 12 securely confine the animals, in an impending major disaster or emergency; 13 (f) Recommending that animal shelters, humane societies, veterinary offices, boarding kennels, breeders, grooming facilities, animal testing facilities and any other entity that normally houses 14 15 companion animals or service animals create evacuation plans for the animals housed at their fa-16cilities; 17 (g) Establishing recommended minimum holding periods for companion animals or service animals that are sheltered during a major disaster or an emergency; and 18 19 (h) Creating and promoting an educational campaign for owners of companion animals or service animals that will: 20(A) Encourage owners to plan for and incorporate their animals in the owners' personal plans 2122in the event of a major disaster or an emergency; and 23(B) Inform owners of companion animals or service animals about the animal emergency operations plan prepared under this section. 24SECTION 31. ORS 401.274 is amended to read: 25401.274. (1) As used in this section[:], 2627[(a) "Emergency" has the meaning given that term in ORS 401.025.] [(b)] "livestock" means cattle, horses, sheep and any other animals designated by the State De-2829partment of Agriculture. 30 [(c) "Major disaster" has the meaning given that term in ORS 401.025.] 31 (2) The State Department of Agriculture, in cooperation with the Office of Emergency Manage-32ment and [county and] local governments, shall prepare a written livestock emergency operations plan that provides for the evacuation, transport and temporary sheltering of livestock during a ma-33 34 jor disaster or an emergency. 35 (3) The department, in developing the plan, shall consider: (a) Methods for providing adequate food and water for livestock during a major disaster or an 36 37 emergency; (b) Methods for providing livestock with adequate shelter or protection from harsh weather 38conditions during a major disaster or an emergency; 39 (c) Creating and promoting an educational campaign for owners of livestock that will: 40 (A) Encourage owners to plan for and incorporate their livestock in the owners' personal plans 41 in the event of a major disaster or an emergency; and 42(B) Inform owners of livestock about the livestock emergency operations plan prepared under 43 this section; and 44

45 (d) Any other methods or arrangements that the department determines would protect livestock

during a major disaster or an emergency. 1

2 SECTION 32. ORS 401.309 is amended to read:

401.309. (1) Each [county, city or other municipal corporation] local government in this state 3 may, by ordinance or resolution, establish procedures to prepare for and carry out any activity to 4 prevent, minimize, respond to or recover from an emergency. The ordinance or resolution shall de-5 scribe the conditions required for the declaration of a state of emergency within the jurisdiction and 6 the agency or individual authorized to declare that a state of emergency exists. 7

(2) An ordinance or resolution adopted under this section may designate the emergency man-8 9 agement agency, if any, or any other agency or official of the [county, city or municipal corporation] local government as the agency or official charged with carrying out emergency duties 10 or functions under the ordinance. 11

12 (3) A [county, city or municipal corporation] local government may authorize an agency or of-13 ficial to order mandatory evacuations of residents and other individuals after a [declaration of a] state of emergency is declared within the jurisdiction [is declared]. An evacuation under an ordi-14 15 nance or resolution authorized by this section shall be ordered only when necessary for public safety or when necessary for the efficient conduct of activities that minimize or mitigate the effects of the 16 17 emergency.

18 (4) Nothing in this section shall be construed to affect or diminish the powers of the Governor 19 during a state of emergency declared under ORS 401.055. The provisions of ORS [401.015 to 401.107, 20401.115 and 401.125 to 401.145] 401.065 to 401.085 supersede the provisions of an ordinance or resolution authorized by this section when the Governor declares a state of emergency within any 2122area in which such an ordinance or resolution applies.

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[(5) As used in this section, "emergency" has the meaning given that term in ORS 401.025.]

SECTION 33. ORS 401.590 is amended to read:

401.590. (1) A public body that has authority to conduct search and rescue activities may 25collect an amount specified in this section as reimbursement for the cost of search and rescue ac-2627tivities when the public body conducts search and rescue activities for the benefit of hikers, climbers, hunters and other users of wilderness areas or unpopulated forested or mountainous rec-28reational areas in this state. 29

30 (2) The public body may collect moneys as authorized by this section from each person for whose 31 benefit search and rescue activities are conducted. The public body may not collect more than \$500 from an individual under this section and may not collect more than the actual cost of the search 32and rescue activities from all of the individuals for whose benefit the activities are conducted. 33

34 (3) A public body may obtain reimbursement under this section only when:

(a) Reasonable care was not exercised by the individuals for whose benefit the search and res-35 cue activities are conducted; or 36

(b) Applicable laws were violated by such individuals.

38 (4) Any individual who is charged a fee for reimbursement under this section may appeal the charge or the amount of the fee to the public body that charged the fee. 39

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(5) For the purposes of subsection (3) of this section, evidence of reasonable care includes:

(a) The individuals possessed experience and used equipment that was appropriate for the known 41 conditions of weather and terrain. 42

(b) The individuals used or attempted to use locating devices or cellular telephones when ap-43 propriate. 44

(c) The individuals notified responsible persons or organizations of the expected time of depar-45

$\frac{1}{2}$	ture and the expected time of return and the planned location or route of activity.					
2 3	(d) The individuals had maps and orienteering equipment and used trails or other routes that were appropriate for the conditions.					
4	(6) As used in this section, "public body" [means any unit of state or local government that con- ducts or has authority to conduct search and rescue activities] has the meaning given that term in					
5 C						
6 7	ORS 174.109.					
7	<u>SECTION 34.</u> ORS 190.156 is amended to read: 190.156. As used in ORS 190.155 to 190.170:					
8						
9	(1) "Event" means an incident that overwhelms or may overwhelm the resources of a local					
10	government.					
11	(2) "Local government" has the meaning given that term in ORS 174.116.					
12	[(2)] (3) "Requesting local government" means a local government that requests assistance from					
13	other local governments.					
14	[(3)] (4) "Resources" means employees, services, equipment and supplies of a responding local					
15	government.					
16	[(4)] (5) "Responding local government" means a local government that has responded to a re-					
17	questing local government by providing resources.					
18						
19	(Statewide Emergency Management Plan)					
20						
21	SECTION 35. ORS 401.257 is amended to read:					
22	401.257. (1) The Office of Emergency Management is established in the Oregon Military De-					
23	partment.					
24	(2) The office shall be responsible for:					
25	(a) Coordinating and facilitating private sector and governmental efforts to prevent, prepare for,					
26	respond to and recover from emergencies; and					
27	(b) Coordinating exercises and training, planning, preparedness, response, mitigation and recov-					
28	ery activities with state and local emergency services agencies and organizations.					
29	(3) The office shall prepare a statewide emergency management plan and update the plan					
30	from time to time as necessary.					
31	SECTION 36. ORS 401.275 is amended to read:					
32	401.275. (1)(a) The Department of State Police shall maintain a system for the notification and					
33	interagency coordination of state resources in response to emergencies involving multijurisdictional					
34	cooperation between the various levels of government and private business entities.					
35	(b) The department shall provide the Office of Emergency Management with a service level					
36	agreement that describes the continued daily operations and maintenance of the system, the services					
37	and supplies needed to maintain the system 24 hours a day, every day of the year, and the policies					
38	and procedures that support the overall notification system.					
39	(2) The notification system shall be managed by the Office of Emergency Management as a					
40	continuously available communications network and a component of the state's emergency oper-					
41	ations center.					
42	(3) The notification system shall be the primary point of contact by which any public agency					
43	provides the state notification of an emergency or disaster, or requests access to state and federal					
44	resources.					
45	(4) Each department of state government, and those agencies of state government identified in					

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the [Oregon] statewide emergency management plan [with] prepared under ORS 401.257 as having

emergency service or administrative responsibilities, shall appoint an emergency management coor-

dinator as their representative to work with the Office of Emergency Management on the devel-3 opment and implementation of emergency plans and procedures. 4 (5) The Office of Emergency Management shall adopt rules relating to the planning, adminis-5 tration and operation of the notification system maintained under this section. 6 7 SECTION, SERIES AND CHAPTER REFERENCES 8 9 SECTION 37. ORS 18.348 is amended to read: 10 18.348. (1) All funds exempt from execution and other process under ORS 18.358, 18.385 (2) to 11 12 (4), 238.445, 344.580, 348.863, [401.405,] 407.595, 411.760, 414.095, 655.530, 656.234, 657.855 and 748.207 and 38 U.S.C. 3101 and 42 U.S.C. 407 shall remain exempt when deposited in an account of a judg-13 ment debtor as long as the exempt funds are identifiable. 14 15 (2) Except as provided in subsection (3) of this section, the provisions of subsection (1) of this 16section do not apply to any accumulation of funds greater than \$7,500. (3) Subsection (2) of this section does not apply to funds exempt from execution or other process 1718 under 42 U.S.C. 407. 19 SECTION 38. ORS 176.800 is amended to read: 20176.800. (1) Nothing in ORS 176.750 to 176.815 is intended as a delegation of legislative responsibility for the appropriation or authorization of expenditure of public funds, as provided in the 2122Constitution and laws of this state. 23(2) The powers vested in the Governor under ORS 176.750 to 176.815 are in addition to, and not in lieu of, emergency powers vested in the Governor under ORS [401.015 to 401.580 and 401.990] 2425401.015 to 401.039 or any other law of Oregon. (3) It is the intent of the Legislative Assembly that if ORS 176.750 to 176.815 and 176.990 are 2627held unconstitutional as applied to contracts executed before February 26, 1974, ORS 176.750 to 176.815 and 176.990 nevertheless are effective with respect to contracts executed on or after Feb-28ruary 26, 1974, and with respect to renewals or extensions of existing contracts on or after February 2930 26, 1974. 31 SECTION 39. ORS 401.065 is amended to read: 32401.065. [During a state of emergency, the Governor shall:] (1) [Have] During a state of emergency, the Governor has complete authority over all exec-33 34 utive agencies of state government and the right to exercise, within the area designated in the 35 proclamation, all police powers vested in the state by the Oregon Constitution in order to effectuate the purposes of ORS [401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584] 401.015 to 36 37 **401.039.**[:] 38 (2) [Have] During a state of emergency, the Governor has authority to suspend provisions of any order or rule of any state agency, if the Governor determines and declares that strict com-39 pliance with the provisions of the order or rule would in any way prevent, hinder or delay mitigation 40 of the effects of the emergency[; and]. 41 42(3) [Have] During a state of emergency, the Governor has authority to direct any agencies in the state government to utilize and employ state personnel, equipment and facilities for the per-43 formance of any activities designed to prevent or alleviate actual or threatened damage due to the 44 emergency, and may direct the agencies to provide supplemental services and equipment to local 45

1 governments to restore any services in order to provide for the health and safety of the citizens of

2 the affected area.

3 **SECTION 40.** ORS 401.074 is amended to read:

4 401.074. Whenever the Governor has declared a state of emergency [*under ORS 401.015 to* 5 401.107, 401.257 to 401.325 and 401.355 to 401.584] or the President of the United States has declared 6 an emergency or a major disaster to exist in this state, the Governor, with the concurrence of the 7 Joint Committee on Ways and Means or the Emergency Board, if the Legislative Assembly is not 8 in session, is authorized:

9 (1) To enter into purchase, lease or other arrangements with any agency of the United States 10 for temporary housing units to be occupied by disaster victims and to make the units available to 11 local governments of the state.

(2) To assist any local government of this state which requires temporary housing for disaster
victims following the declaration of a state of emergency to acquire and prepare a site to receive
and utilize temporary housing units by:

(a) Advancing or lending funds available to the Governor from any appropriation made by the
 Legislative Assembly or from any other source; and

17 (b) Passing through funds made available by any public or private agency.

18 **SECTION 41.** ORS 401.085 is amended to read:

401.085. Whenever the Governor has declared a state of emergency [under ORS 401.015 to
401.107, 401.257 to 401.325 and 401.355 to 401.584], the Governor [shall be authorized to] may issue,
amend and enforce rules and orders to:

(1) Control, restrict and regulate by rationing, freezing, use of quotas, prohibitions on shipments,
 price fixing, allocation or other means, the use, sale or distribution of food, feed, fuel, clothing and
 other commodities, materials, goods and services;

(2) Prescribe and direct activities in connection with use, conservation, salvage and prevention
of waste of materials, services and facilities, including, but not limited to, production, transportation,
power and communication facilities training, and supply of labor, utilization of industrial plants,
health and medical care, nutrition, housing, rehabilitation, education, welfare, child care, recreation,
consumer protection and other essential civil needs; and

30 (3) Take any other action that may be necessary for the management of resources following an31 emergency.

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SECTION 42. ORS 401.270 is amended to read:

401.270. The Director of the Office of Emergency Management shall be responsible for coordinating and facilitating exercises and training, emergency planning, preparedness, response, mitigation and recovery activities with the state and local emergency services agencies and organizations, and shall, with the approval of the Adjutant General or as directed by the Governor:

(1) Make rules that are necessary and proper for the administration and implementation of ORS
 [401.015 to 401.107, 401.257 to 401.325, 401.355 to 401.584 and 401.706] 401.015 to 401.039;

39 (2) Coordinate the activities of all public and private organizations specifically related to pro 40 viding emergency services within this state;

41 (3) Maintain a cooperative liaison with emergency management agencies and organizations of
 42 local governments, other states and the federal government;

(4) Have such additional authority, duties and responsibilities authorized by ORS [401.015 to
401.107, 401.257 to 401.325 and 401.355 to 401.584] 401.015 to 401.039 or as may be directed by the
Governor;

(5) Administer grants relating to emergency program management under ORS 401.305, seismic 1 2 rehabilitation, emergency services for the state and the statewide 2-1-1 system as provided in ORS 3 401.294; (6) Provide for and staff a State Emergency Operations Center to aid the Governor and the Of-4 fice of Emergency Management in the performance of duties under ORS [401.015 to 401.107, 401.257 5 to 401.325, 401.355 to 401.584 and 401.706] 401.015 to 401.039; 6 (7) Serve as the Governor's authorized representative for coordination of certain response ac-7 tivities and managing the recovery process; 8 9 (8) Establish training and professional standards for local emergency program management per-10 sonnel; (9) Establish task forces and advisory groups to assist the office in achieving mandated respon-11 12sibilities; (10) Enforce compliance requirements of federal and state agencies for receiving funds and 13 conducting designated emergency functions; 14 15 (11) Oversee the design, implementation and support of a statewide 2-1-1 system as provided 16under ORS 401.288; and (12) Coordinate the activities of state and local governments to enable state and local govern-1718 ments to work together during domestic incidents as provided in the National Incident Management System established by the Homeland Security Presidential Directive 5 of February 28, 2003. 19 20SECTION 43. ORS 401.155 is amended to read: 21401.155. The Governor is authorized to make rules and regulations [as are] necessary to carry 22out the purposes of ORS [401.125 to 401.145 and 401.335] 401.065 to 401.085. 23SECTION 44. ORS 401.315 is amended to read: 401.315. In carrying out the provisions of ORS [401.015 to 401.107, 401.257 to 401.325 and 401.355 24 25to 401.584] 401.015 to 401.039, counties or cities may enter into contracts and incur obligations necessary to mitigate, prepare for, respond to or recover from [emergencies] an emergency or major 2627disaster. A county shall assess whether an emergency exists. SECTION 45. ORS 401.490 is amended to read: 28401.490. In carrying out the provisions of ORS [401.015 to 401.107, 401.257 to 401.325 and 401.355 2930 to 401.584] 401.015 to 401.039, the Governor and the executive officers or governing bodies of the 31 counties and cities may request and utilize the services, equipment, supplies and facilities of existing departments, offices and agencies of the state and of local governments. The officers and personnel 32of all local government departments, offices and agencies may cooperate with, and extend such ser-33 34 vices and facilities to the Governor, to the Office of Emergency Management and to emergency 35 management agencies and emergency service agencies upon request. SECTION 46. ORS 401.580 is amended to read: 36 37 401.580. (1) An incident number shall be assigned to each search and rescue reported [by an 38 authorized person] under ORS [401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584] 401.560. (2) The incident number assigned shall be referenced for: 39 (a) The payment of workers' compensation benefits for those persons participating in search and 40 rescue activities; and 41 (b) The dispatch and request for state, federal and cooperative assistance resources. 42 SECTION 47. ORS 401.641 is amended to read: 43

44 401.641. (1) If county, city or district equipment is assigned and used under ORS 401.638 to re-45 spond to a structural collapse or threat of imminent structural collapse in another county, city or

district, the state: 1

2 (a) Is liable for any resulting loss of, or damage to, the equipment.

(b) Shall pay any expense incurred by the responding county, city or district for transportation, 3 performance or maintenance of the equipment. 4

 $\mathbf{5}$ (2) A claim for loss, damage or expense under subsection (1) of this section must be filed within 60 days after the loss, damage or expense is incurred, or within any extension of time for filing the 6 claim granted by the Department of State Police. The claim must include an itemized notice of the 7 claim, signed under oath, and be served by mail or personally upon the department. [An accepted 8 9 claim for loss, damage or expense shall be payable from moneys made available under ORS 401.355 to 401.465.] 10

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SECTION 48. ORS 401.990 is amended to read:

12401.990. Any person knowingly violating any provision of ORS [401.015 to 401.107, 401.257 to 401.325 and 401.355 to 401.584] 401.015 to 401.039, or any of the rules, regulations or orders adopted 13 and promulgated under those sections, shall, upon conviction thereof, be guilty of a Class C 14 15 misdemeanor.

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SECTION 49. ORS 469.533 is amended to read:

469.533. Notwithstanding ORS [chapter 401] 401.015 to 401.039, the State Department of Energy 17 18 in cooperation with the Department of Human Services and the Office of Emergency Management shall establish rules for the protection of health and procedures for the evacuation of people and 19 20communities who would be affected by radiation in the event of an accident or a catastrophe in the operation of a nuclear power plant or nuclear installation. 21

SECTION 50. ORS 469.535 is amended to read:

23469.535. Notwithstanding ORS [chapter 401] 401.015 to 401.039, when an emergency exists because of an accident or catastrophe in the operation of a nuclear power plant or nuclear installation 24or in the transportation of radioactive material, the Governor, for the duration of the emergency, 2526may:

27(1) Assume complete control of all emergency operations in the area affected by the accident or catastrophe, direct all rescue and salvage work and do all things deemed advisable and necessary 28to alleviate the immediate conditions. 29

30 (2) Assume control of all police and law enforcement activities in such area, including the ac-31 tivities of all local police and peace officers.

32(3) Close all roads and highways in such area to traffic or by order of the Director of the State Department of Energy limit the travel on such roads to such extent as the director deems necessary 33 34 and expedient.

35 (4) Designate persons to coordinate the work of public and private relief agencies operating in 36 such area and exclude from such area any person or agency refusing to cooperate with other 37 agencies engaged in emergency work.

38 (5) Require the aid and assistance of any state or other public or quasi-public agencies in the performance of duties and work attendant upon the emergency conditions in such area. 39

40 SECTION 51. ORS 469.611 is amended to read:

469.611. Notwithstanding ORS [chapter 401] 401.015 to 401.039: 41

(1) The Director of the State Department of Energy shall coordinate emergency preparedness 42 and response with appropriate agencies of government at the local, state and national levels to en-43 sure that the response to a radioactive material transportation accident is swift and appropriate to 44 minimize damage to any person, property or wildlife. This program shall include the preparation of 45

1	localized	plans	setting	forth	agency	responsibilities	\mathbf{for}	on-scene	response.
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2 (2) The director shall:

3 (a) Apply for federal funds as available to train, equip and maintain an appropriate response
4 capability at the state and local level; and

5 (b) Request all available training and planning materials.

6 (3) The Department of Human Services shall maintain a trained and equipped radiation emer-7 gency response team available at all times for dispatch to any radiological emergency. Before arrival 8 of the team at the scene of a radiological accident, the Director of the State Department of Energy 9 may designate other technical advisors to work with the local response agencies.

10 (4) The Department of Human Services shall assist the Director of the State Department of 11 Energy to ensure that all emergency services organizations along major transport routes for radio-12 active materials are offered training and retraining in the proper procedures for identifying and 13 dealing with a radiological accident pending the arrival of persons with technical expertise. The 14 Department of Human Services shall report annually to the Director of the State Department of 15 Energy on training of emergency response personnel.

MISCELLANEOUS

19 <u>SECTION 52.</u> The unit and section captions used in this 2009 Act are provided only for 20 the convenience of the reader and do not become part of the statutory law of this state or 21 express any legislative intent in the enactment of this 2009 Act.

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