

SENATE AMENDMENTS TO SENATE BILL 566

By COMMITTEE ON ENVIRONMENT AND NATURAL RESOURCES

April 29

1 On page 1 of the printed bill, line 3, after “268.390” insert “; and prescribing an effective
2 date”.

3 Delete lines 5 through 31 and delete page 2 and insert:

4 “**SECTION 1.** ORS 268.390 is amended to read:

5 “268.390. (1) A district may define and apply a planning procedure that identifies and designates
6 areas and activities having significant impact upon the orderly and responsible development of the
7 metropolitan area, including, but not limited to, impact on:

8 “(a) Air quality;

9 “(b) Water quality; and

10 “(c) Transportation.

11 “(2) A district may prepare and adopt functional plans for those areas designated under sub-
12 section (1) of this section to control metropolitan area impact on air and water quality, transporta-
13 tion and other aspects of metropolitan area development the district may identify.

14 “(3) A district shall adopt an urban growth boundary for the district in compliance with appli-
15 cable goals adopted under ORS chapters 195, 196 and 197. **When a district includes land desig-**
16 **notated as urban reserve under ORS 195.145 (1)(b) within an urban growth boundary pursuant**
17 **to ORS 197.298 (1), the district is not required to consider the capability classification system**
18 **or the cubic foot site class of the land as described in ORS 197.298 (2).**

19 “(4) A district may review the comprehensive plans adopted by the cities and counties within
20 the district that affect areas designated by the district under subsection (1) of this section or the
21 urban growth boundary adopted under subsection (3) of this section and recommend or require cities
22 and counties, as it considers necessary, to make changes in any plan to ensure that the plan and
23 any actions taken under the plan substantially comply with the district’s functional plans adopted
24 under subsection (2) of this section and its urban growth boundary adopted under subsection (3) of
25 this section.

26 “(5) Pursuant to a regional framework plan, a district may adopt implementing ordinances that:

27 “(a) Require local comprehensive plans and implementing regulations to substantially comply
28 with the regional framework plan within two years after compliance acknowledgment.

29 “(b) Require adjudication and determination by the district of the consistency of local compre-
30 hensive plans with the regional framework plan.

31 “(c) Require each city and county within the jurisdiction of the district and making land use
32 decisions concerning lands within the land use jurisdiction of the district to make those decisions
33 consistent with the regional framework plan. The obligation to apply the regional framework plan
34 to land use decisions shall not begin until one year after the regional framework plan is acknowl-
35 edged as complying with the statewide **land use** planning goals adopted under ORS chapters 195,

1 196 and 197.

2 “(d) Require changes in local land use standards and procedures if the district determines that
3 changes are necessary to remedy a pattern or practice of decision-making inconsistent with the re-
4 gional framework plan.

5 “(6) A process established by the district to enforce the requirements of this section must pro-
6 vide:

7 “(a) Notice of noncompliance to the city or county.

8 “(b) Opportunity for the city or county to be heard.

9 “(c) Entry of an order by the district explaining its findings, conclusions and enforcement rem-
10 edies, if any.

11 “(7) Enforcement remedies ordered under subsection (6) of this section may include, but are not
12 limited to:

13 “(a) Direct application of specified requirements of functional plans to land use decisions by the
14 city or county;

15 “(b) Withholding by the district of discretionary funds from the city or county; and

16 “(c) Requesting an enforcement action pursuant to ORS 197.319 to 197.335 and withholding
17 moneys pursuant to an enforcement order resulting from the enforcement action.

18 “(8) An order issued under subsection (6) of this section:

19 “(a) Must provide for relief from enforcement remedies upon action by the city or county that
20 brings the comprehensive plan and implementing regulations into substantial compliance with the
21 requirement.

22 “(b) Is subject to review under ORS 197.830 to 197.845 as a land use decision.

23 “(9) The regional framework plan, ordinances that implement the regional framework plan and
24 any determination by the district of consistency with the regional framework plan are subject to
25 review under ORS 197.274.

26 “**SECTION 2. This 2009 Act takes effect on December 1, 2009.**”
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