Senate Bill 998

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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.

Modifies date by which Secretary of State must submit report to Legislative Assembly regarding cross-nomination system for candidates for public office.

Conforms certain laws relating to double majority voting requirements in property tax elections to Oregon Constitution so that double majority requirement does not apply to local property tax measures submitted to electors in elections held in May or November of any year.

Takes effect on 91st day following adjournment sine die.

A BILL FOR AN ACT

2 Relating to elections; creating new provisions; amending ORS 198.815, 221.050, 222.050 and 258.290 and section 3, chapter 798, Oregon Laws 2009; and prescribing an effective date.

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

SECTION 1. Section 3, chapter 798, Oregon Laws 2009, is amended to read:

Sec. 3. The Secretary of State shall conduct a general review of the adoption of a crossnomination system for candidates for public office in Oregon. The secretary may assess similar laws in other states. The secretary shall report conclusions of the secretary's review and any recommended legislation to the Legislative Assembly not later than [October 1, 2010] March 31, 2011.

SECTION 2. ORS 198.815 is amended to read:

198.815. (1) If the required number of written requests for an election are filed with the county board on or before the date of the final hearing or if the petition for formation includes a permanent rate limit for operating taxes for the proposed district, the board shall provide by order for the holding of an election to submit to the electors the question of forming the district. The board shall cause notice of the election to be published by two insertions. If requests for an election are filed by less than the required number of persons and no permanent rate limit for operating taxes is included in the petition, the county board shall dismiss the requests and enter an order creating the district.

- (2) The order calling an election shall fix the date of the election on the next available election date in ORS 255.345 for which the filing deadline can be met. However, when the proposal for formation includes a permanent rate limit for operating taxes for the proposed district, the election shall be held on the date of the next primary election or general election for which the filing deadline can be met. The order shall also state that at such election members of the district board will be voted for. Candidates to be voted for as members of the first board of a district shall be nominated as provided by ORS chapter 255 and the principal Act of a district.
- (3) The order calling the election shall require the county official in charge of elections to include with the ballot for the election a map or other description of the boundaries of the proposed district using streets and other generally recognized features and a statement of the permanent rate,

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- if any, proposed for the district in the petition for formation under ORS 198.750 (1)(g). Such statement shall comply with the requirements of ORS 250.035. The map or other description and statement required by this subsection shall be supplied by the county board.
- (4)(a) When the proposal for formation includes a permanent rate limit for operating taxes for the proposed district, the ballot title shall clearly indicate that a single question is being proposed which is:
 - (A) Whether the proposed district shall be formed; and

- (B) Whether the permanent rate limit specified in the ballot title shall be adopted as the maximum rate of operating taxes for that district.
 - (b) The ballot title for the election shall be in compliance with ORS 250.036.
- (5) When the proposal for formation includes a permanent rate limit for the proposed district, the district shall be authorized to impose operating taxes not in excess of the permanent rate limit if the proposal is approved by a majority of the votes cast and:
 - (a) At least 50 percent of registered electors eligible to vote in the election cast a ballot; or
- (b) The election is [a general election in an even-numbered year] held in May or November of any year.
- (6) If a proposed county service district is subject to dissolution unless a determination of public need for continued existence is made, the ballot title shall include the fiscal year in which dissolution will occur and statement that the district will dissolve unless the board of directors determines that there is a public need for continued existence.

SECTION 3. ORS 221.050 is amended to read:

- 221.050. (1) The county court shall submit the proposition for incorporation determined as provided in ORS 221.040 to the electors registered in the area proposed to be incorporated. At the same election, five city council members for the proposed city shall be elected.
- (2) ORS chapters 246 to 260 govern the conduct of an election under this section, including the nomination and election of the first city council, except as follows:
- (a) A nominating or primary election for the purpose of nominating candidates for the city council shall not be held.
- (b) Notwithstanding ORS 249.037, a nominating petition or declaration of candidacy must be filed with the county clerk not sooner than the 100th day and not later than the 70th day before the date of the election.
- (c) At the time of filing a declaration of candidacy, a candidate for the first city council shall pay to the officer with whom the declaration is filed a fee of \$25.
- (d) A nominating petition shall contain at least 25 signatures of electors in the area proposed to be incorporated or a number of signatures of electors equal to at least 10 percent of the number of electors in the area proposed to be incorporated as of the date the election is ordered under ORS 221.040, whichever is less.
- (3) The proposed ballot title for an election under this section shall be in compliance with ORS 250.036.
- (4) Not later than the 30th day after an election called under ORS 221.040 the county court calling the election shall proclaim whether the results of the election favor incorporation. The county court also shall proclaim which candidates for city council are elected, if the results of the election favor incorporation. The results of the election favor incorporation if a majority of the votes cast on the proposition favors incorporation and:
 - (a) At least 50 percent of registered electors eligible to vote in the election cast a ballot; or

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- (b) The election is [a general election in an even-numbered year] held in May or November of any year.
 - (5) If the results of the election favor incorporation:

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- (a) The area described in the notice of election is incorporated as a city from the date of the election;
 - (b) The proposed rate limit for operating taxes submitted to and approved by the electors at the election shall be the permanent rate limit for operating taxes for the new city; and
 - (c) The five council members elected under subsection (2) of this section shall take office not later than the 10th day next following the proclamation on the proposition and council election.

SECTION 4. ORS 222.050 is amended to read:

- 222.050. (1) This section applies if a consolidation or merger proposes to consolidate or merge two or more cities and at least one of the cities has not previously imposed ad valorem property taxes.
- (2) The question of the consolidation or merger that is submitted to the electors of the city that has not previously imposed ad valorem property taxes may also propose a permanent rate limit on operating taxes as described in section 11 (3)(c), Article XI of the Oregon Constitution.
- (3) The permanent rate limit proposed under subsection (2) of this section shall be taken into account in determining the permanent rate limit for the city following consolidation or merger as provided in section 11 (3)(d), Article XI of the Oregon Constitution.
- (4) The question of the consolidation or merger that is submitted to the electors of the city that has not previously approved operating taxes shall be considered approved by such electors if a majority of the votes cast are in favor of the consolidation or merger and:
 - (a) At least 50 percent of registered voters eligible to vote in the election cast a ballot; or
- (b) The election is [a general election in an even-numbered year] held in May or November of any year.
 - (5) ORS 250.036 applies to a ballot title for an election described in this section.
- (6) Notwithstanding that a majority of all electors voting on the question of consolidation or merger approve the consolidation or merger, the consolidation or merger shall not be considered approved if the voting participation requirements in subsection (4) of this section have not been met in the city to which this section applies.
- (7) If the city to which this section applies approves the consolidation or merger but the consolidation or merger is not approved by the other electors voting on the question or for some other reason does not occur, no permanent rate limit for operating taxes shall be established for the city as a result of the election.

SECTION 5. ORS 258.290 is amended to read:

- 258.290. (1) If the official canvass of votes of an election reveals that the difference in the number of votes cast for or against any measure is not more than one-fifth of one percent of the total votes cast for and against the measure, the Secretary of State, in the case of a measure for which the Secretary of State is the filing officer, and the county clerk who conducted the election in the case of any other measure shall order a full recount of all votes cast for the measure.
- (2) The cost of a full recount conducted under this section shall be paid by the state, county, city or special district for which the measure was proposed.
- (3) This section does not apply if the election on the measure is an election at which at least 50 percent of registered voters eligible to vote in the election must cast a ballot under [section 11] sections 11 and 11k, Article XI, Oregon Constitution, and less than 50 percent of registered voters

eligible to vote in the election cast ballots.

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SECTION 6. The amendments to ORS 198.815, 221.050, 222.050 and 258.290 by sections 2 to 5 of this 2010 Act apply to elections held on or after the third Tuesday in May 2010, regardless of when the election results are declared or proclaimed.

<u>SECTION 7.</u> This 2010 Act takes effect on the 91st day after the date on which the special session of the Seventy-fifth Legislative Assembly adjourns sine die.

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