FISCAL: Minimal fiscal impact, no statement issued	
Action:	Do Pass
Vote:	5 - 0 - 0
Yeas:	Bonamici, George, Morse, Shields, Hass
Nays:	0
Exc.:	0
Prepared By:	Linda Lindholm, Administrator
Meeting Dates:	5/10

REVENUE: No revenue impact

WHAT THE MEASURE DOES: Aligns current statutes related to apprenticeship to revised regulations adopted by the United States Department of Labor, Employment and Training Administration. Declares emergency, effective upon passage.

ISSUES DISCUSSED:

- 2008 United States Department of Labor revised regulations
- Roles and responsibilities of Apprenticeship and Training Council and Bureau of Labor and Industries (BOLI)
- Reciprocity between states' apprenticeship programs
- Apprenticeship administration statutes and rules to conform with new federal regulations

EFFECT OF COMMITTEE AMENDMENT: No amendment.

BACKGROUND: States that administer registered apprenticeship programs, such as Oregon, do so under an agreement with the United States Department of Labor, Employment and Training Administration (USDOL, ETA). In December 2008, revised apprenticeship regulations were implemented at the federal level to update labor standards, policies and procedures for the registration, cancellation, and deregulation of apprenticeship programs, apprenticeship agreements, and administering the National Apprenticeship System. Approved state apprenticeship agencies (SAA) were given until December 29, 2010 to make conforming changes to state law, regulations and policies in order to maintain continued recognition. Due to difficulties experienced by many states in conforming to the new requirements, states were able to file for an extension of the implementation date. Oregon was granted an extension in December 2010.

House Bill 2034 aligns current statutes related to apprenticeship by making conforming amendments to Oregon's apprenticeship law that include: defining 'journey worker' and deleting references to 'journeyman'; reducing the timeline for registering new apprenticeship agreements from the current 90-day timeframe to 45 days; establishing a specific probationary period for all apprentices to the shorter timeframe of either up to one year or 25 percent of the program's length; allowing the transfer of apprentices between programs for reasons such as relocating to another geographic location; redefining the roles and responsibilities of the apprenticeship agency BOLI Apprenticeship and Training Division (ATD) and the State Apprenticeship Council; increasing coordination and links between state apprenticeship programs and the State Workforce Investment Board; clarifying reciprocal programs of apprentices and apprenticeship programs and standards; and implementing program performance standards that emphasize quality performance.

If Oregon does not amend its apprenticeship administration statutes and rules to conform to the new federal regulations, USDOL will not recognize BOLI's apprenticeship and training division as an SAA and the enforcement of apprenticeship standards and programs in Oregon will revert to USDOL.