76th OREGON LEGISLATIVE ASSEMBLY – 2011 Regular Session **MEASURE: SB 29** STAFF MEASURE SUMMARY CARRIER: Sen. Monroe Senate Committee on General Government, Consumer and Small Business Protection

KEVENUE: NO revenue impact	
FISCAL: No fiscal impact	
Action:	Do Pass
Vote:	5 - 0 - 0
Yeas:	Bonamici, Boquist, George, Monroe, Shields
Nays:	0
Exc.:	0
Prepared By:	Patrick Brennan, Administrator
Meeting Dates:	2/21

REVENUE: No revenue impact

WHAT THE MEASURE DOES: Adds historic cemeteries operated by nonprofit organizations to the list of cemeteries that are exempt from certain laws that apply to private cemeteries.

ISSUES DISCUSSED:

- Purpose of plat mapping •
- Nonprofit status versus eleemosynary status •
- Economic realities of managing historic cemeteries

EFFECT OF COMMITTEE AMENDMENT: No amendment.

BACKGROUND: Oregon's Historic Cemeteries Program is administered by the Oregon Commission on Historic Cemeteries, which is administered by the State Parks and Recreation Department. The Department maintains a registry of historic cemeteries; "historic cemeteries" include any burial place that contains the remains of at least one individual who died before February 14, 1909 (fifty years after Oregon achieved statehood).

Cemeteries in Oregon are generally governed by ORS 97, while funeral homes, crematoriums and their operations are governed by ORS 692 and regulated by the Oregon Mortuary and Cemetery Board. Historic cemeteries that are still currently operating are overseen by the Mortuary and Cemetery Board, while those not currently operating are overseen by the Commission on Historic Cemeteries.

There are a number of requirements under ORS 97 that do not apply to certain cemeteries, such as those operated by churches, religious societies, cities and counties. These statutes include: regulations regarding deposit of human remains; dedication, platting, survey and subdivision of land to cemetery purposes; resurvey and alteration; and sales and rights in respect of cemetery plots. The owning and/or operating entity may also voluntarily elect to be subject to regulations regarding endowment care and nonendowed care cemeteries.

Senate Bill 29 specifies that the statutes that do not apply to the private cemeteries listed above also do not apply to historic cemeteries.