House Bill 2209

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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.**

Establishes Oregon Fund for Energy, Jobs and Innovation.

Authorizes Oregon Innovation Council to make grants and loans from fund for clean energy economic development proposals. Establishes minimum proposal requirements. Requires nonprofit entity or signature research center to issue request for proposals and make recommendations for funding to council. Requires council to adopt rules.

Permits council to determine eligibility of proposals for revenue bond financing. Requires Oregon Business Development Department to request issuance of revenue bonds by State Treasurer upon determination of eligibility.

Authorizes Oregon Innovation Council to establish one or more signature research centers.

Establishes clean energy economic development charge to be collected by public utilities for deposit in Oregon Fund for Energy, Jobs and Innovation to fund proposals for clean energy economic development.

Declares emergency, effective on passage.

A BILL FOR AN ACT

Relating to clean energy economic development; creating new provisions; amending ORS 284.740; appropriating money; and declaring an emergency.

Whereas the Legislative Assembly finds that Oregon is recognized as a leader in sustainability and mitigation of climate change and that Oregon has the foundation to become a leader in clean energy economic development; and

Whereas clean energy economic development offers Oregon an excellent opportunity to create family wage jobs; and

Whereas Oregon leads the nation in creating jobs associated with energy conservation and wind, solar, hydropower, hydroelectric biomass, geothermal and wave energies; and

Whereas Oregon has invested more than \$2 billion to expand energy conservation and to improve development of its clean energy resources; and

Whereas it is essential for Oregon to attract and retain top-level students and professors to provide clusters of expertise and to expand the clean energy talent base in this state; and

Whereas a multidisciplinary approach to education and research is an essential ingredient for the long-term success of clean energy economic development in Oregon; and

Whereas Oregon's public and private educational institutions must improve and expand their engineering facilities, programs and educational and research capabilities to meet the needs of this state's emerging clean energy industry; and

Whereas the Oregon University System, as well as private universities and research institutions in this state, are strategic partners in meeting the unique educational and employment needs of Oregon's clean energy industry; and

Whereas to become a leader in clean energy economic development, Oregon needs policies and strategies to develop new clean energy technologies, to attract funding from federal sources and

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private sector clean energy investments, to attract and grow clean energy businesses and to create clean energy jobs; and

Whereas the Legislative Assembly finds that state agencies, clean energy technology businesses, research institutions, national laboratories, and workforce development agencies must collaborate so that Oregon is well-positioned to compete for funds from federal sources and private sector clean energy investments; now, therefore,

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

SECTION 1. Sections 2 to 8 of this 2011 Act are added to and made a part of ORS 284.701 to 284.740.

SECTION 2. (1) The Oregon Fund for Energy, Jobs and Innovation is established in the State Treasury, separate and distinct from the General Fund. Interest earned by the Oregon Fund for Energy, Jobs and Innovation shall be credited to the fund.

- (2) Moneys in the Oregon Fund for Energy, Jobs and Innovation shall consist of:
- (a) Amounts donated to the fund;

- (b) Amounts appropriated or otherwise transferred to the fund by the Legislative Assembly;
 - (c) Investment earnings received on moneys in the fund; and
 - (d) Other amounts deposited in the fund from any source.
- (3) Moneys in the fund are continuously appropriated to the Oregon Innovation Council for the purpose of making grants and loans under section 3 of this 2011 Act.
- (4) At least 15 percent of the moneys in the fund that are used to make grants or loans under section 3 of this 2011 Act must be designated for the purposes of enhancing and supporting the education of undergraduate and graduate students who are studying clean energy and for hiring and retention of faculty who are instructing or conducting research in the area of clean energy.

SECTION 3. (1) As used in sections 2 to 8 of this 2011 Act:

- (a) "Clean energy" means a technology, product, process or innovation that involves conservation of natural resources, solar energy, green building products and services, biofuels, biomass energy, bio-based products or other renewable and sustainable energy as defined by the Oregon Innovation Council by rule.
- (b) "Gap funding" means funding provided to an Oregon clean energy business to fund the initial phase of a business endeavor until funding for subsequent phases of the Oregon clean energy business endeavor can be obtained from another source.
- (c) "Nonprofit entity" means a not-for-profit entity described in subsection (4) of this section that is recognized as tax exempt under section 501(c)(3) of the Internal Revenue Code, as in effect on the effective date of this 2011 Act.
- (d) "Oregon clean energy business" means a business composed of an individual, association of individuals, joint venture, partnership, limited liability company, nonprofit entity or corporation that is engaged in a clean energy business endeavor to transfer clean energy technology to the private sector or to commercialize clean energy research and development in Oregon.
 - (e) "Seed capital" has the meaning given that term in ORS 348.701.
- (2) The Oregon Innovation Council, in consultation with the Oregon Business Development Department, may make grants and loans from the Oregon Fund for Energy, Jobs and Innovation established under section 2 of this 2011 Act to fund proposals that have been re-

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viewed by, and recommended to the council for funding by, a nonprofit entity or a signature research center as provided in subsection (3) of this section, and that have as their principal objectives:

- (a) The establishment of partnerships between and collaborations with research institutions to create and support innovation, economic development and competitiveness in clean energy;
- (b) The education and training of undergraduate and graduate students, and the hiring and retention of faculty, in the area of clean energy;
- (c) The transfer of clean energy technology to the private sector or the commercialization of clean energy research and development in Oregon;
- (d) To provide seed capital or gap funding to an Oregon clean energy business for a business endeavor that seeks to market innovative clean energy concepts, to transfer clean energy technology to the private sector or to commercialize clean energy research and development in Oregon; or
- (e) To provide monetary awards to winners of competitive contests designed to attract innovative and entrepreneurial solutions and opportunities for clean energy economic development in this state.
- (3)(a) To qualify for a grant or loan under subsection (2) of this section, a proposal must be submitted in accordance with this subsection and the standards and requirements adopted by the Oregon Innovation Council by rule.
- (b) Proposals for funding under subsection (2) of this section must be submitted to, reviewed by and recommended to the council for funding by a nonprofit entity or signature research center that issues a request for proposal as provided in subsection (4) of this section.
- (c) All proposals for funding under subsection (2) of this section must establish return on investment criteria and performance measures that include, but are not limited to:
- (A) The number of clean energy technologies, products or services that will be newly commercialized by Oregon companies;
- (B) The amount of funding from federal sources and private sector investments that will be raised for clean energy efforts in Oregon;
 - (C) Measurable increases in the volume of clean energy research conducted in Oregon;
- (D) Measurable increases in the availability and quality of trained faculty and students and of applied research facilities in clean energy in Oregon;
 - (E) Measurable increases in job growth and wages for Oregon workers; and
- (F) The amount of annual tax revenues that would not have otherwise been received without funding under subsection (2) of this section.
- (d) Proposals for funding under subsection (2)(e) of this section must contain a verified statement that, if the applicant receives a monetary award as a winner of a competitive contest, the applicant has established, or intends to establish, an Oregon clean energy business:
- (A) That has its principal place of business and principal business operations located in this state for a minimum of five years from the date of the award; and
- (B) That spends at least 50 percent of its payroll on employees who are residents of this state.
 - (4)(a) Requests for proposals for funding under subsection (2) of this section must be

prepared, published and issued by a nonprofit entity that meets the requirements of this subsection, or by a signature research center established under ORS 284.740, in accordance with rules adopted by the Oregon Innovation Council.

(b) A nonprofit entity described in paragraph (a) of this subsection must:

- (A) Collaborate and cooperate with a signature research center established under ORS 284.740 whose focus includes clean energy research and development in Oregon;
- (B) Advise the signature research center identified in subparagraph (A) of this paragraph of any proposal received and reviewed by the nonprofit entity, allowing sufficient time for the signature research center to solicit further information about the proposal and to provide comment to the council regarding the advisability of funding the proposal, whether or not the nonprofit entity recommends the proposal to the council for funding under subsection (2) of this section;
- (C) Establish a board of directors that includes, or expand an existing board of directors so that it will include, a member of the council and a member of the Legislative Assembly;
- (D) Provide an annual accounting to, and make financial statements and records available for inspection and copying by, a committee established by the council under ORS 284.706 for that purpose for each proposal that is recommended for funding by the nonprofit entity and that is subsequently funded under subsection (2) of this section; and
- (E) Have as a primary purpose, set forth in the nonprofit entity's bylaws or articles of incorporation, to increase the availability of funding from federal sources and private sector investments for the objectives set forth in subsection (2) of this section.
- (5) The Oregon Innovation Council shall adopt rules to administer subsections (2) to (4) of this section.

SECTION 4. As used in sections 4 to 8 of this 2011 Act, "bond-related costs" means:

- (1) The costs and expenses of issuing and administering bonds under sections 4 to 8 of this 2011 Act, including but not limited to:
 - (a) Paying or redeeming the bonds, including principal, interest and premium, if any;
- (b) Paying amounts due in connection with credit enhancement devices or reserve instruments;
- (c) Paying the administrative costs and expenses of the State Treasurer, the Oregon Business Development Department and the Oregon Innovation Council, including the cost of consultants, attorneys and advisers retained by the State Treasurer, the department or the council for the bonds; and
- (d) Any other costs or expenses that the State Treasurer, the department or the council determines are necessary or desirable in connection with issuing or administering the bonds;
 - (2) The cost of funding bond reserves;
 - (3) Capitalized interest for the bonds; and
 - (4) Rebates or penalties due to the United States in connection with the bonds.
- <u>SECTION 5.</u> (1)(a) The Oregon Innovation Council, in consultation with the Oregon Business Development Department, shall determine eligibility for revenue bond financing of proposals for funding under section 3 of this 2011 Act pursuant to rules adopted by the council in consultation with the department.
- (b) After determining that a proposal, grant or loan is eligible for revenue bond financing under paragraph (a) of this subsection, the department shall forward a request for the issuance of revenue bonds to the State Treasurer who shall determine whether to issue revenue

bonds.

- (2) The State Treasurer may issue revenue bonds in an amount not to exceed net proceeds of \$16 million for the purpose of financing or refinancing, in whole or part, grants and loans made under section 3 of this 2011 Act, plus an additional amount to be estimated by the State Treasurer for payment of bond-related costs.
- (3) Net proceeds of the revenue bonds issued pursuant to this section must be deposited in the Energy, Jobs and Innovation Bond Fund, established under section 6 of this 2011 Act, in an amount sufficient to provide \$16 million in net proceeds and interest earnings for disbursement to the Oregon Innovation Council to finance the making of grants and loans under section 3 of this 2011 Act.
- (4) Bond-related costs must be paid from the gross proceeds of the revenue bonds issued under this section and from moneys deposited in the Oregon Fund for Energy, Jobs and Innovation established under section 2 of this 2011 Act.
- (5) The State Treasurer, with the approval of the Oregon Business Development Department and the Oregon Innovation Council, may irrevocably pledge and assign all or a portion of the moneys deposited in the Oregon Fund for Energy, Jobs and Innovation to secure revenue bonds or credit enhancements.
 - (6) Revenue bonds issued under this section:
- (a) Are payable from the moneys deposited in the Oregon Fund for Energy, Jobs and Innovation.
- (b) Do not constitute a debt or general obligation of this state, the Legislative Assembly or a political subdivision of this state but are secured solely by the moneys deposited in the Oregon Fund for Energy, Jobs and Innovation, by amounts in a debt service reserve account established with respect to revenue bonds issued under this section or by a credit enhancement obtained for the revenue bonds issued under this section.
- (7) The State Treasurer, the Oregon Business Development Department and the Oregon Innovation Council have no obligation to pay bond-related costs except as provided in this section. A holder of revenue bonds or other similar obligations issued under this section does not have the right to compel the exercise of the taxing power of the state to pay bond-related costs.
- (8) The holders of revenue bonds issued under this section, upon the issuance of the revenue bonds, have a perfected lien on the moneys deposited in the Oregon Fund for Energy, Jobs and Innovation that are pledged and assigned to the payment of the revenue bonds. The lien and pledge are valid and binding from the date of issuance of the revenue bonds and are automatically perfected without physical delivery, filing or other act. The lien and pledge are superior to subsequent claims or liens on the moneys deposited in the Oregon Fund for Energy, Jobs and Innovation.
- (9) As long as any revenue bonds issued under this section are outstanding, the provisions of this section and the provisions of a security document related to the revenue bonds are deemed to be contracts between the state and holders of the revenue bonds. The state:
- (a) May not create a lien, encumbrance or any other obligation that is superior to the liens authorized by subsection (8) of this section on the moneys in the Oregon Fund for Energy, Jobs and Innovation that are pledged and assigned to the payment of the revenue bonds; and
 - (b) May not give force or effect to a statute or initiative or referendum measure ap-

proved by the electors of this state, if doing so would unconstitutionally impair existing covenants made with the holders of existing revenue bonds or would unconstitutionally impair other obligations or agreements regarding the security of revenue bonds to which the moneys deposited in the Oregon Fund for Energy, Jobs and Innovation are pledged and assigned.

- (10) The Oregon Innovation Council is authorized to establish separate accounts within the Oregon Fund for Energy, Jobs and Innovation for separate bond issues.
 - (11) The Oregon Innovation Council may:

- (a) Make all contracts, execute all instruments and do all things necessary or convenient in the exercise of the powers granted by this section, or in the performance of its covenants or duties, or in order to secure the payment of revenue bonds issued under this section; and
- (b) Enter into covenants for the benefit of bond owners regarding the use and expenditure of moneys in the Oregon Fund for Energy, Jobs and Innovation.
- (12) The State Treasurer, the Oregon Innovation Council or the Oregon Business Development Department may appoint bond counsel as prescribed in ORS 286A.130.
- SECTION 6. (1) The Energy, Jobs and Innovation Bond Fund is established in the State Treasury, separate and distinct from the General Fund. The net proceeds from the sale of revenue bonds issued under section 5 of this 2011 Act must be credited to the Energy, Jobs and Innovation Bond Fund. Investment earnings received on moneys in the fund must be credited to the fund.
- (2) Moneys in the fund are continuously appropriated to the Oregon Innovation Council for the purpose of making grants and loans under section 3 of this 2011 Act.
- <u>SECTION 7.</u> (1) The Energy, Jobs and Innovation Debt Service Fund is established in the State Treasury, separate and distinct from the General Fund. The Energy, Jobs and Innovation Debt Service Fund consists of:
- (a) An amount from the moneys deposited in the Oregon Fund for Energy, Jobs and Innovation credited to the Energy, Jobs and Innovation Debt Service Fund by the State Treasurer that is necessary in a fiscal year, as determined by the Oregon Innovation Council, in consultation with the Oregon Business Development Department and the State Treasurer, to pay the bond-related costs scheduled to be paid in that fiscal year on the revenue bonds issued under section 5 of this 2011 Act;
- (b) Any funds appropriated or allocated to the Energy, Jobs and Innovation Debt Service Fund; and
- (c) Investment earnings received on moneys in the Energy, Jobs and Innovation Debt Service Fund.
- (2) Moneys in the Energy, Jobs and Innovation Debt Service Fund are continuously appropriated to the Oregon Innovation Council to pay, when due, the bond-related costs on outstanding revenue bonds, to fund revenue bond reserves and to pay amounts due in connection with credit enhancements.
- (3) The Oregon Innovation Council, in consultation with the Oregon Business Development Department and the State Treasurer, shall use amounts in the Energy, Jobs and Innovation Debt Service Fund to pay, when due, the bond-related costs on outstanding revenue bonds, to fund revenue bond reserves and to pay amounts due in connection with credit enhancements.
 - (4) If the moneys deposited in the Oregon Fund for Energy, Jobs and Innovation are not

sufficient to pay the bond-related costs due to be paid in a fiscal year, the Oregon Innovation Council, in consultation with the Oregon Business Development Department and the State Treasurer, shall make payments in that fiscal year according to the relative priority of revenue bonds secured by the moneys deposited in the Oregon Fund for Energy, Jobs and Innovation.

<u>SECTION 8.</u> (1) The Energy, Jobs and Innovation Bond Administration Fund is established in the State Treasury, separate and distinct from the General Fund. The Energy, Jobs and Innovation Bond Administration Fund consists of:

- (a) The amount of revenue bond proceeds remaining after depositing the net proceeds in the Energy, Jobs and Innovation Bond Fund pursuant to section 6 of this 2011 Act;
 - (b) The proceeds of revenue bonds issued to pay bond-related costs;
- (c) Any funds appropriated or allocated to the Energy, Jobs and Innovation Bond Administration Fund; and
- (d) Investment earnings received on moneys in the Energy, Jobs and Innovation Bond Administration Fund.
- (2) Moneys in the Energy, Jobs and Innovation Bond Administration Fund are continuously appropriated to the Oregon Innovation Council for paying bond-related costs during the term of revenue bonds issued under section 5 of this 2011 Act.
- (3) The Oregon Innovation Council, in consultation with the Oregon Business Development Department and the State Treasurer, may use amounts in the Energy, Jobs and Innovation Bond Administration Fund to pay bond-related costs during the term of revenue bonds issued under section 5 of this 2011 Act. Amounts in the bond administration fund must be disbursed upon the written request of the Oregon Innovation Council in consultation with the Oregon Business Development Department.

SECTION 9. ORS 284.740 is amended to read:

284.740. (1) The Oregon Innovation Council [shall] may establish [a] one or more signature research [center] centers to maximize collaborative ventures among research institutions, the federal government and private industry that will capitalize on opportunities to obtain private and federal funding for [the] research and development of:

- (a) Nanoscience and microscience products, technology and multiscale materials.
- (b) Solar energy, green building products and services, biofuels, biomass energy, biobased products and other renewable and sustainable energy technologies.
- (2) The council may contract with [a private, not-for-profit corporation] a nonprofit entity for the administration of the [center] centers.
- (3) Signature research centers, emerging businesses, research institutions and Oregon clean energy businesses, as defined in section 3 of this 2011 Act, contracting to develop business endeavors, or to conduct research within a signature research center may receive grants and loans from moneys in the Oregon Innovation Fund created under ORS 284.720, the Oregon Commercialized Research Fund created under ORS 284.725 or the Oregon Fund for Energy, Jobs and Innovation established under section 2 of this 2011 Act.
- <u>SECTION 10.</u> Section 11 of this 2011 Act is added to and made a part of ORS chapter 757. <u>SECTION 11.</u> (1) As used in this section:
 - (a) "Clean energy" has the meaning given that term in section 3 of this 2011 Act.
 - (b) "Public utility" has the meaning given that term in ORS 757.005. "Public utility" also includes a consumer-owned utility as defined in ORS 757.270.

- (2)(a) A public utility shall collect funds for clean energy economic development in an amount determined under paragraph (b) of this subsection.
- (b)(A) The Public Utility Commission shall establish the amount to be collected by each public utility in calendar year 2012 from public utility consumers, and the rates to be charged to the consumers served by the public utility, so that the total anticipated collection for clean energy economic development under this section in calendar year 2012 is \$16 million. In calendar year 2013 and subsequent calendar years, the commission may not change the rates established for public utility consumers, but the total amount collected in a calendar year for clean energy economic development under this section may vary based on utility usage by public utility consumers and changes in the number of public utility consumers in this state.
 - (B) Notwithstanding subparagraph (A) of this paragraph:
- (i) A public utility consumer may not be required to pay more than \$_____ per month for a clean energy economic development charge under this paragraph.
- (ii) An industrial or commercial utility consumer may not be required to pay more than \$_____ per month for a clean energy economic development charge under this paragraph.
- (c) Funds collected by a public utility for clean energy economic development under this subsection shall be paid to the Oregon Innovation Council for the Oregon Fund for Energy, Jobs and Innovation established under section 2 of this 2011 Act. The council's cost of administering this section shall be paid out of funds collected for the clean energy economic development charge under this section.

<u>SECTION 12.</u> This 2011 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2011 Act takes effect on its passage.

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