76th OREGON LEGISLATIVE ASSEMBLY--2011 Regular Session

HOUSE AMENDMENTS TO HOUSE BILL 2543

By COMMITTEE ON REVENUE

May 9

In line 2 of the printed bill, delete "311.674" and insert "305.612, 305.895, 311.356, 311.666, 1 $\mathbf{2}$ 311.668, 311.670, 311.672, 311.674, 311.676, 311.679, 311.681, 311.684, 311.686, 311.688, 311.689, 311.691, 311.693, 311.695, 311.700, 311.701, 311.704, 314.430 and 410.422". 3 Delete lines 5 through 25 and insert: 4 "SECTION 1. ORS 311.666 is amended to read: $\mathbf{5}$ 6 "311.666. As used in ORS 311.666 to 311.701: "[(1) 'Department' means the Department of Revenue.] 7 "(1) 'County median RMV' means the median real market value entered on the last cer-8 9 tified assessment and tax roll for all residential improved properties in the county in which 10 a homestead is located. 11 "(2) 'Homestead' means the owner occupied principal dwelling, either real or personal property, 12 owned by the taxpayer and the tax lot upon which it is located. If the homestead is located in a 13 multiunit building, the homestead is the portion of the building actually used as the principal 14 dwelling and its percentage of the value of the common elements and of the value of the tax lot upon 15which it is built. The percentage is the value of the unit consisting of the homestead compared to 16 the total value of the building exclusive of the common elements, if any. 17 "(3) 'Household income' has the meaning given that term in ORS 310.630. 18 "(4)(a) 'Net worth' means the sum of the current market value of all assets, including 19 real property, cash, savings accounts, bonds and other investments, after deducting out-20 standing liabilities. 21"(b) 'Net worth' does not include the value of a homestead for which deferral is claimed 22under ORS 311.666 to 311.701, the cash value of life insurance policies on the life of a taxpayer 23 or tangible personal property owned by a taxpayer. 24 "[(3)] (5) 'Person with a disability' means [a person] an individual who has been determined to

25 be eligible to receive or who is receiving federal Social Security benefits due to disability or 26 blindness, including [*a person*] **an individual** who is receiving Social Security survivor benefits in 27 lieu of Social Security benefits due to disability or blindness.

"[(4) 'Taxpayer' means an individual who has filed a claim for deferral under ORS 311.668 or
 individuals who have jointly filed a claim for deferral under ORS 311.668.]

"[(5)] (6) 'Tax-deferred property' means the property upon which taxes are deferred under ORS
 311.666 to 311.701.

32 "[(6)] (7) 'Taxes' or 'property taxes' means ad valorem taxes, assessments, fees and charges en-33 tered on the assessment and tax roll.

"(8) 'Taxpayer' means an individual who has filed, as an individual or jointly, a claim for
 deferral under ORS 311.666 to 311.701.

1 "(9)(a) 'Transferee' means, without limitation, an heir, legatee, devisee, distributee of an 2 estate of a deceased individual, the assignee or donee of an insolvent individual or a person 3 acting in a fiduciary capacity on behalf of a transferee.

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"(b) 'Transferee' does not mean a bona fide purchaser for value.

5 "(10) 'U.S. City Average Consumer Price Index' means the U.S. City Average Consumer 6 Price Index for All Urban Consumers (All Items) as published by the Bureau of Labor Sta-7 tistics of the United States Department of Labor.

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"SECTION 2. ORS 311.668 is amended to read:

9 "311.668. (1)(a) [Subject to ORS 311.670, an individual, or two or more individuals jointly, may 10 elect] A claim to defer the property taxes on [their] a homestead [by filing a claim for deferral] that 11 is eligible for deferral under ORS 311.670 may be filed with the county assessor [after January 12 1 and on or before April 15 of the first year in which deferral is claimed if] in the manner pre-13 scribed under ORS 311.672 by:

"(A) [*The*] An individual who is, or[, in the case of] two or more individuals filing a claim
jointly[,] each [*individual*,] of whom is, 62 years of age or older on or before April 15 of the year
[*in which the claim is filed*] for which deferral is claimed; or

"(B) [The] An individual who is a person with a disability [on] as of April 15 of the year [in which the claim is filed] for which deferral is claimed, regardless of the age or disability of other individuals occupying the homestead. [In the case of individuals filing a claim jointly, only one individual need be a person with a disability in order to make the election.]

"[(b) In order to make the election described in paragraph (a) of this subsection, the individual must have, or in the case of two or more individuals filing a claim jointly, all of the individuals together must have household income, as defined in ORS 310.630, for the calendar year immediately preceding the calendar year in which the claim is filed of less than \$32,000.]

25 "[(c) The county assessor shall forward each claim filed under this subsection to the Department 26 of Revenue which shall determine if the property is eligible for deferral.]

"[(2) When the taxpayer elects to defer property taxes for any year by filing a claim for deferral
under subsection (1) of this section, it shall have the effect of:]

29 "[(a) Deferring the payment of the property taxes levied on the homestead for the fiscal year be-30 ginning on July 1 of such year.]

"[(b) Continuing the deferral of the payment by the taxpayer of any property taxes deferred under
 ORS 311.666 to 311.701 for previous years which have not become delinquent under ORS 311.686.]

"[(c) Continuing the deferral of the payment by the taxpayer of any future property taxes for as
 long as the provisions of ORS 311.670 are met.]

"[(3)] (b) If a guardian or conservator has been appointed for an individual otherwise [qualified to obtain] eligible to claim deferral of taxes under [ORS 311.666 to 311.701] this section, the guardian or conservator may act for [such] the individual in complying with the provisions of ORS 311.666 to 311.701.

³⁹ "[(4)] (c) If a trustee of an inter vivos trust [which] **that** was created by and is revocable by an ⁴⁰ individual, who is both the trustor and a beneficiary of the trust and who is otherwise [qualified to ⁴¹ obtain a] **eligible to claim** deferral of taxes under [ORS 311.666 to 311.701] **this section**, owns the ⁴² fee simple estate under a recorded instrument of sale, the trustee may act for the individual in ⁴³ complying with the provisions of ORS 311.666 to 311.701.

44 "[(5)] (d) [Nothing in] This section [shall] may not be construed to require [a] the spouse of an 45 individual to file a claim jointly with the individual even though the spouse may be eligible to claim 1 the deferral jointly with the individual.

2 "[(6) Any person aggrieved by the denial of a claim for deferral of homestead property taxes or disqualification from deferral of homestead property taxes may appeal in the manner provided by ORS 3 4 305.404 to 305.560.]

(2)(a) Notwithstanding subsection (1) of this section, deferral may not be granted under 5 ORS 311.666 to 311.701 with respect to a claim filed by individuals who together have, for the 6 7 calendar year immediately preceding the calendar year in which the claim for deferral is 8 filed:

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"(A) Household income of \$32,000 or more; or

"(B) Net worth of \$500,000 or more.

"[(7)(a)] (b) For each tax year beginning on or after July 1, 2002, the Department of Revenue 11 shall recompute the maximum household income [that may be incurred under an allowable claim for 12deferral under subsection (1)(b) of this section. The computation shall be] under this subsection as 13follows: 14

15"(A) Divide the average U.S. City Average Consumer Price Index for the first six months of the current calendar year by the average U.S. City Average Consumer Price Index for the first six 16 months of 2001. 17

18 "(B) Recompute the maximum household income by multiplying \$32,000 by the appropriate in-19 dexing factor determined [as provided in] **under** subparagraph (A) of this paragraph.

"[(b) As used in this subsection, 'U.S. City Average Consumer Price Index' means the U.S. City 2021Average Consumer Price Index for All Urban Consumers (All Items) as published by the Bureau of 22Labor Statistics of the United States Department of Labor.]

23"(c) [If] Any change in the maximum household income determined under paragraph [(a)] (b) of this subsection [is not a multiple of \$500, the increase] shall be rounded to the nearest multiple of 24 25\$500.

(3) Notwithstanding subsection (1) of this section, deferral may not be granted under 2627ORS 311.666 to 311.701 with respect to a claim if, at the time the claim is filed, property taxes imposed on the homestead of any individual filing the claim have been deferred and are de-28 linguent or have been canceled. 29

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"SECTION 3. ORS 311.670 is amended to read:

"311.670. (1) [In order to qualify] Property is not eligible for tax deferral under ORS 311.666 3132to 311.701[, the property must meet all of the following requirements when the] unless, at the time 33 a claim is filed and [thereafter so long as the payment of taxes by the taxpayer is deferred] during 34the period for which deferral is claimed:

35 "[(1)] (a) The property [must be] has been the homestead of the individual or individuals who file the claim for deferral for at least five years preceding April 15 of the year in which the 36 37 claim is filed, except for an individual required to be absent from the homestead by reason of 38 health.

"[(2)] (b) The [person] individual claiming the deferral [must, by himself or herself or together 39 40 with his or her spouse, own], individually or jointly, owns the fee simple estate [or be purchasing 41 the fee simple estate] under a recorded instrument of sale, or two or more [persons must] individuals 42together own [or be purchasing] the fee simple estate with rights of survivorship under a recorded instrument of sale if all owners live in the [homestead] property and if all owners apply for the 43 44 deferral jointly.

"(c) The homestead is insured for fire and other casualty. 45

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1 "[(3)] (d) There [must be] is no prohibition to the deferral of property taxes contained in any 2 provision of federal law, rule or regulation applicable to a mortgage, trust deed, land sale contract 3 or conditional sale contract for which the homestead is security.

4 "(2) Notwithstanding subsection (1) of this section, a homestead is not eligible for defer5 ral under ORS 311.666 to 311.701 if the real market value of the homestead entered on the
6 last certified assessment and tax roll is equal to or greater than:

"(a) 100 percent of county median RMV if, as of April 15 of the year in which a claim is
filed, the taxpayers have continuously owned and lived in the homestead at least five years
but less than seven years.

"(b) 110 percent of county median RMV if, as of April 15 of the year in which a claim is
filed, the taxpayers have continuously owned and lived in the homestead at least seven years
but less than nine years.

"(c) 120 percent of county median RMV if, as of April 15 of the year in which a claim is filed, the taxpayers have continuously owned and lived in the homestead at least nine years but less than 11 years.

16 "(d) 130 percent of county median RMV if, as of April 15 of the year in which a claim is 17 filed, the taxpayers have continuously owned and lived in the homestead at least 11 years but 18 less than 13 years.

"(e) 140 percent of county median RMV if, as of April 15 of the year in which a claim is
filed, the taxpayers have continuously owned and lived in the homestead at least 13 years but
less than 15 years.

"(f) 150 percent of county median RMV if, as of April 15 of the year in which a claim is
filed, the taxpayers have continuously owned and lived in the homestead at least 15 years but
less than 17 years.

25 "(g) 160 percent of county median RMV if, as of April 15 of the year in which a claim is 26 filed, the taxpayers have continuously owned and lived in the homestead at least 17 years but 27 less than 19 years.

"(h) 170 percent of county median RMV if, as of April 15 of the year in which a claim is
filed, the taxpayers have continuously owned and lived in the homestead at least 19 years but
less than 21 years.

"(i) 180 percent of county median RMV if, as of April 15 of the year in which a claim is
filed, the taxpayers have continuously owned and lived in the homestead at least 21 years but
less than 23 years.

34 "(j) 190 percent of county median RMV if, as of April 15 of the year in which a claim is 35 filed, the taxpayers have continuously owned and lived in the homestead at least 23 years but 36 less than 25 years.

37 "(k) 200 percent of county median RMV if, as of April 15 of the year in which a claim is 38 filed, the taxpayers have continuously owned and lived in the homestead for 25 years or 39 more.

40 "SECTION 4. ORS 311.672 is amended to read:

41 "311.672. (1)(a) A taxpayer's claim for deferral under ORS [311.668 shall] 311.666 to 311.701
42 must:

43 "(A) Be in writing on a form supplied by the Department of Revenue [and shall:];

44 "[(a)] (**B**) Describe the homestead[.];

45 "[(b)] (C) Recite all facts establishing the eligibility of the homestead for, and of the tax-

payers to claim, the deferral [under the provisions of ORS 311.666 to 311.701, including facts that 1 2 establish that the household income as defined in ORS 310.630 of the individual, or in the case of two or more individuals claiming the deferral jointly, of all of the individuals together was, for the calendar 3 4 year immediately preceding the calendar year in which the claim is filed, less than or equal to the maximum household income that may be incurred under an allowable claim for deferral, as provided 5 in ORS 311.668.]; and 6 7 "[(c)] (**D**) Have attached: "(i) Any documentary proof required by the department [to show that the requirements of ORS 8 311.666 to 311.701 have been met.]; and 9 "[(2)] (ii) [There shall be annexed to the claim] A statement verified by a written declaration of 10 11 [the applicant making the claim] all taxpayers claiming deferral to the effect that the statements contained in the claim are true. 12"(b) The claim for deferral must be filed with the assessor of the county in which the 13homestead is located, after January 1 and on or before April 15 of the year for which deferral 14 15 is claimed. "(2) The county assessor shall forward each claim filed under this section to the depart-16 ment, and the department shall determine whether the property is eligible for the deferral. 17 18 "(3) If the taxpayers and the homestead are determined to be eligible under ORS 311.668 19 and 311.670, respectively, a timely claim for deferral has the effect of: "(a) Deferring the payment of the property taxes levied on the homestead for the prop-2021erty tax year beginning on July 1 of the year in which the claim is filed. 22"(b) Continuing the deferral of the payment by the taxpayers of any property taxes deferred under ORS 311.666 to 311.701 for previous years that have not become delinquent un-23der ORS 311.686. 24 25(c) Continuing the deferral of the payment by the taxpayers of any future property taxes 26for as long as the homestead remains eligible for, and the taxpayers remain eligible to claim, 27the deferral. "(4)(a) Notwithstanding subsection (3) of this section: 2829 "(A) For the property tax year beginning on July 1, 2012, the maximum number of claims for deferral under ORS 311.666 to 311.701 that may be granted to taxpayers who have not 30 previously been granted deferral is the number of such claims granted for the property tax 31year beginning on July 1, 2011, multiplied by 105 percent. 32"(B) For each property tax year beginning after July 1, 2012, the maximum number of 33 claims for deferral that may be granted to taxpayers who have not previously been granted 34deferral is the maximum number determined under this subsection for the property tax year 35 immediately preceding multiplied by 105 percent. 36

"(b) For purposes of paragraph (a) of this subsection, spouses who continue deferral under ORS 311.688 are not considered taxpayers who have not previously been granted deferral. "(c) If the number of eligible claims described in paragraph (a) of this subsection exceeds the maximum number determined under paragraph (a) of this subsection, claims shall be granted in ascending order based on the amount of tax imposed on the homestead entered on the last certified assessment and tax roll until the maximum number determined under paragraph (a) of this subsection is reached.

44 "(5) Any taxpayer aggrieved by the denial of a claim for, or discontinuation of, deferral
45 under ORS 311.666 to 311.701 may appeal in the manner provided by ORS 305.404 to 305.560.

1 "SECTION 5. ORS 311.674 is amended to read:

2 "311.674. (1) If eligibility for deferral of homestead property is established as provided in ORS 3 311.666 to 311.701, the Department of Revenue shall notify the county assessor and the county 4 assessor shall show on the current ad valorem assessment and tax roll [which] **that the** property 5 is tax-deferred property by an entry clearly designating [such] **the** property as tax-deferred property.

6 "(2) When requested by the department, the tax collector shall send to the department [as soon 7 as the taxes are extended upon the roll] the tax statement for each tax-deferred property **as soon** 8 **as the taxes are extended upon the roll**.

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9 "(3) Interest shall accrue on the actual amount of taxes advanced to the county for the tax-10 deferred property at the rate of six percent [*per annum*] **compounded annually**.

"(4)(a) For property taxes deferred after October 3, 1979, the state liens provided by ORS 311.673 and 311.679 and recorded under ORS 311.675 shall be for the actual amount of taxes advanced to the counties and not for the gross amount of taxes for which the property would be liable as shown on the tax statement for each tax-deferred property.

15 "(b) For taxes deferred prior to October 3, 1979, the lien under ORS 311.673 is for the gross 16 amount of taxes extended upon the tax roll against each tax-deferred property and interest shall 17 continue to accrue on the gross amount of taxes rather than on the actual amount of taxes paid to 18 the county.

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"<u>SECTION 6.</u> ORS 311.676 is amended to read:

"311.676. (1) Upon determining the amount of deferred taxes on tax-deferred property for the tax year, **subject to available funds**, the Department of Revenue shall pay to the respective county tax collectors an amount equivalent to the deferred taxes, less three percent, [thereof. Payment shall be made] from the revolving account established under ORS 311.701.

24 "(2) The department shall maintain accounts for each deferred property and shall accrue interest 25 only on the actual amount of taxes advanced to the county.

26 "[(3)(a) If only a portion of taxes are deferred under ORS 311.689, the department shall pay the 27 portion that is eligible for deferral to the tax collector and shall provide a separate notice to the county 28 assessor stating the amount of property taxes that the department is paying.]

29 "[(b) The notice stating the amount of property taxes paid by the department and any other county 30 records indicating those amounts are not subject to the prohibitions against disclosure set forth in ORS 31 314.835.]

32 "SEC"

"SECTION 7. ORS 311.679 is amended to read:

33 "311.679. (1)(a) At the time that [the taxpayer elects to defer] property taxes are deferred under 34 ORS 311.666 to 311.701, or if [the taxpayer has elected to defer] property taxes were deferred prior 35 to July 1, 1990, the Department of Revenue shall estimate the amount of property taxes [that will 36 be] deferred for tax years beginning on or after July 1, 1990, interest on the deferred taxes and any 37 fees paid by the department in connection with lien filing, recording, release or satisfaction.

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"(b) [Thereafter,] The department shall have a lien in the amount of the estimate.

"(2) [The lien created under subsection (1) of this section shall attach to the property to which the election to defer relates on July 1 of the tax year of initial deferral or on July 1, 1990, whichever is applicable.] If during the period of deferral the amount of taxes, interest and fees exceeds the estimate under subsection (1) of this section, the department shall have a lien for the amount of the excess.

44 "(3)(a) A lien created under subsection (1) of this section attaches to the homestead to
45 which the deferral relates on July 1 of the first tax year of deferral or on July 1, 1990, as

1 applicable.

2 "(b) A lien for the excess created under subsection (2) of this section attaches to the 3 homestead on July 1 of the tax year in which the excess occurs.

"[(3)] (4) [The] A lien created under subsection (1) or (2) of this section [in the amount of the estimate shall have] has the same priority as other real property tax liens except that [the lien] liens of mortgages, trust deeds or security interests that [is] are filed, recorded or noted on a certificate of title or in any record maintained by the Department of Consumer and Business Services pursuant to ORS 446.566 to 446.646 prior in time to the attachment of [the] a lien for deferred taxes [shall be] are prior to the [liens] lien for deferred taxes.

10 "[(4) If during the period of tax deferment, the amount of taxes, interest and fees exceeds the esti-11 mate, the Department of Revenue shall have a lien for the amount of the excess. The liens for the excess 12shall attach to the property on July 1 of the tax year in which the excess occurs. The lien for the excess 13shall have the same priority as other real property tax liens, except that the lien of mortgages, trust deeds or security interests that is filed, recorded or noted on any certificate of title or in any record 14 15 maintained by the Department of Consumer and Business Services pursuant to ORS 446.566 to 446.646 16 prior in time to the date that the Department of Revenue records an amendment to its estimate to reflect 17 its lien for the excess shall be prior to the lien for the excess.]

"(5)(a) The notice of lien for deferred taxes recorded as provided in ORS 311.675 (1) and (2) arising on or after October 3, 1989, shall list the amount of the estimate of deferred taxes, interest and fees made by the department under subsection (1) of this section. Any amendment to the notice of lien to reflect a lien for excess, as described under subsection [(4)] (2) of this section, shall list the amount of the excess that the department claims as **a** lien.

"(b) If notice of lien with respect to any homestead has been filed or recorded as provided under ORS 311.675 (1) to (3) prior to January 1, 1990, and the lien has not been released or satisfied, the department shall cause a further notice of lien to be recorded in the mortgage records of the county. The further notice of lien shall list the amount of the estimate of deferred taxes and interest made by the department under subsection (1) of this section and any amendment to the notice to reflect a lien for excess, described under subsection [(4)] (2) of this section, and shall list the amount of the excess that the department claims as lien.

30 "(6)(a) A lien created under this section may be foreclosed by the department as if it were a 31 purchase money mortgage under ORS chapter 88.

"(b) [The] In a foreclosure action under this section, a court may award:

"(A) Reasonable attorney fees to the prevailing party [in a foreclosure action under this
 section].

"(B) All costs associated with foreclosure of the lien to the department if the department
 prevails.

37 "(7) Receipts from foreclosure proceedings shall be credited in the same manner as other re-38 payments of deferred property taxes under ORS 311.701.

"(8)(a) By means of voluntary payment made as provided under ORS 311.690, the taxpayer may
 limit the amount of the lien for deferred taxes created under this section.

"(b) If the taxpayer desires that the limit be reflected in the records of the county, the taxpayer
must request, subject to any rules adopted by the department, that the department cause a partial
satisfaction of the lien to be recorded in the county.

44 "(c) Upon receipt of such a request, the department shall cause a partial satisfaction, in the 45 amount of the voluntary payment, to be recorded.

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"(d) Nothing in this subsection [shall affect] affects the priority of the liens of the department, 1 $\mathbf{2}$ as originally created under subsections (1) and [(4)] (2) of this section. 3 "(9)(a) Nothing in this section [shall affect] affects any lien arising under ORS 311.666 to 4 311.701 for taxes assessed before January 1, 1990. "(b) [However, except as provided under this section, no] A lien for taxes [shall] does not arise 5 under ORS 311.666 to 311.701 for taxes assessed after December 31, 1989, except as provided under 6 7 this section. "[(10)(a) Notwithstanding any other provision of this section, a lien arising under this section as 8 the result of a deferral of property taxes on the homestead of a person with a disability who is younger 9 than 62 years of age during the tax year may not exceed 90 percent of the real market value of the 10 11 homestead.] "[(b) Property may continue to qualify for property tax deferral under ORS 311.666 to 311.701 even 1213though the amount of property taxes being paid by the department may not increase the amount of the 14 lien arising under this section.] "[(11)] (10) This section first applies to liens for deferred taxes arising on or after October 3, 151989. 16 "SECTION 8. ORS 311.684 is amended to read: 1718 "311.684. [Subject to ORS 311.688,] All deferred property taxes, including accrued interest, be-19 come payable as provided in ORS 311.686 when: "(1) The taxpayer who claimed [deferment of collection] deferral of property taxes on the home-2021stead dies or, if there was more than one claimant, the survivor of the [taxpayers] taxpayer who 22originally claimed [deferment of collection] deferral of property taxes under ORS 311.668 dies. 23"(2) Except as provided in ORS 311.683, the property with respect to which [deferment of collection] deferral of taxes is claimed is sold, or a contract to sell is entered into, or some person 24 25other than the taxpayer who claimed the [deferment] deferral, including a transferee, becomes the 26owner of the property. 27"(3) The tax-deferred property is no longer the homestead of the taxpayer who claimed the deferral, except in the case of a taxpayer required to be absent from such tax-deferred property by 28 29 reason of health. 30 "(4) The tax-deferred property, a manufactured structure or floating home, is moved out of the 31state. "SECTION 9. ORS 311.686 is amended to read: 3233 "311.686. (1) Whenever any of the circumstances listed in ORS 311.684 occurs: "[(1)] (a) The deferral of taxes for the assessment year in which the circumstance occurs: 34"(A) Shall continue for [such] the assessment year[; and] if the circumstance occurs on or 35 36 after September 1. "(B) Shall be discontinued for the assessment year if the circumstance occurs before 37 38 September 1. "[(2)] (b) Except as provided in subsection (2) of this section and ORS 311.688, the amounts 39 40 of deferred property taxes, including accrued interest, for all years shall be due and payable to the 41 Department of Revenue on or before August 15 of the year following the calendar year in which the circumstance occurs[, except as provided in subsection (3) of this section, ORS 311.688 and 4243 311.695]. 44 "[(3)] (2) [Notwithstanding the provisions of subsection (2) of this section and ORS 311.695, when

45 the circumstances occur] If the circumstance listed in ORS 311.684 (4) occurs, the amount of de-

1 ferred taxes [*shall be*] **is** due and payable five days before the date of removal of the property from 2 the state.

"[(4)] (3) If the amounts falling due as provided in this section are not paid on [the indicated]
or before the due date, [or as extended under ORS 311.695 such] the amounts shall be deemed delinquent as of that date and the property shall be subject to foreclosure as provided in ORS 311.673
or 311.679.

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"SECTION 10. ORS 311.688 is amended to read:

8 "311.688. (1) Notwithstanding ORS 311.684, when one of the circumstances listed in ORS 311.684 9 (1) to (3) occurs, the spouse who was not eligible to or did not file a claim jointly with the taxpayer 10 may continue the property in its deferred tax status by filing a claim [*within the time and*] in the 11 manner [*provided under ORS 311.668*] **prescribed under ORS 311.672** if:

"(a) The spouse of the taxpayer is or will be 60 years of age or older not later than six months from the day the circumstance listed in ORS 311.684 (1) to (3) occurs; and

"(b) The property is the homestead of the spouse of the taxpayer and meets the requirements
 of ORS 311.670 [(2)] (1).

16 "(2)(a) A spouse who does not meet the age requirements of subsection (1)(a) of this section but 17 is otherwise qualified to continue the property in its tax-deferred status under subsection (1) of this 18 section may continue the deferral of property taxes deferred for previous years by filing a claim 19 [within the time and] in the manner [provided under ORS 311.668] prescribed under ORS 311.672.

"(b) If a spouse eligible for and continuing the deferral of taxes previously deferred under this subsection becomes 62 years of age prior to April 15 of any year, the spouse may [*elect to*] continue the deferral of previous years' taxes deferred under this subsection and may elect to defer the current assessment year's taxes on the homestead by filing a claim [*within the time and*] in the manner [*provided under ORS 311.668*] **prescribed under ORS 311.672**.

"(c) [Thereafter] After a claim is filed under paragraph (b) of this subsection, payment of the taxes levied on the homestead and deferred under this subsection and payment of taxes levied on the homestead in the current assessment year and in future years may be deferred [in the manner provided in and subject to] under ORS 311.666 to 311.701.

"(3) Notwithstanding [that ORS 311.668 requires that a claim be filed no later than April 15] **ORS 311.672**, if the Department of Revenue determines that good and sufficient cause exists for the failure of a spouse to file a claim under this section on or before April 15, the claim may be filed within 180 days after notice of taxes due and payable under ORS 311.686 is mailed or delivered by the department to the taxpayer or spouse.

34 "<u>SECTION 11.</u> ORS 311.689, as amended by section 20, chapter 82, Oregon Laws 2010, is 35 amended to read:

"311.689. (1) [Notwithstanding ORS 311.668 or any other provision of ORS 311.666 to 311.701, if 36 37 the individual or, in the case of two or more individuals electing to defer property taxes jointly, all of 38 the individuals together, or the spouse who has filed a claim under ORS 311.688, has federal adjusted 39 gross income that exceeds \$32,000 for the tax year that began in the previous calendar year, then for 40 the tax year next beginning, the amount of taxes for which deferral is allowed shall be reduced by \$0.50 41 for each dollar of federal adjusted gross income in excess of \$32,000.] On or before April 15 of the 42third year for which deferral under ORS 311.666 to 311.701 is claimed and every two years thereafter, all taxpayers claiming the deferral must certify to the county assessor that the 43 44 homestead remains eligible for, and the taxpayers remain eligible to claim, the deferral.

45 "(2)(a) [Prior to June 1 of each year, and notwithstanding ORS 314.835, the Department of Re-

1 venue shall review returns filed under ORS chapter 314 and 316 to determine if subsection (1) of this 2 section is applicable for a homestead for the tax year next beginning. If subsection (1) of this section is applicable, the department shall notify by mail the taxpayer or spouse electing deferral, and the taxes 3 4 otherwise to be deferred for the tax year next beginning shall be reduced as provided in subsection (1) of this section or, if federal adjusted gross income in excess of \$32,000 exceeds the amount of property 5 taxes by a factor of two, the property taxes shall not be deferred.] For any year in which the 6 household income of the taxpayers exceeds the amounts allowable under ORS 311.668, the 7 8 property taxes deferred under ORS 311.666 to 311.701 for that year, including accrued interest, become payable by the applicable due date prescribed in ORS 311.686 (1)(b) or (2). 9

10 "(b) The provisions of ORS chapters 305 and 314 apply to this subsection in the same 11 manner as those provisions are applicable to an income tax deficiency.

"(c) The amount of deferred taxes payable under this subsection shall bear interest from
the date paid by the Department of Revenue until paid at the rate established under ORS
305.220 for deficiencies.

15 "(d) A deficiency may not be assessed under this subsection if notice is not given to the 16 taxpayer or spouse within three years after the date that the department has paid the de-17 ferred taxes to the county.

18 "(e) Upon payment of the amount assessed as a deficiency under this subsection and any 19 interest, the department shall execute a release in the amount of the payment. The release 20 shall be conclusive evidence of the removal and extinguishment of the lien under ORS 311.666 21 to 311.701 to the extent of the payment.

22"[(3) If the taxpayer or spouse does not file a return for purposes of ORS chapters 314 and 316 23and the department has reason to believe that the federal adjusted gross income of the taxpayer or spouse exceeds \$32,000 for the tax year that began in the previous calendar year, the department shall 24 25notify by mail the taxpayer or spouse electing deferral. If, within 30 days after the notice is mailed, the 26taxpayer or spouse does not file a return under ORS chapter 314 or 316 or otherwise satisfy the de-27partment that federal adjusted gross income does not exceed \$32,000, the department shall again notify the taxpayer or spouse, and the taxes otherwise to be deferred for the tax year next beginning shall 2829 not be deferred.]

³⁰ "[(4) For tax years beginning on or after July 1, 2002, the federal adjusted gross income limit set ³¹ forth in subsections (1) to (3) of this section shall be recomputed by multiplying \$32,000 by the indexing ³² factor described in ORS 311.668 (7)(a)(A), and rounding the amount so computed to the nearest multiple ³³ of \$500.]

"[(5)] (3) [Nothing in this section shall] Subsection (2) of this section does not affect the continued deferral of taxes that have been deferred for tax years beginning [prior to the tax year next beginning or the right to deferral of taxes for a tax year beginning after the tax year next beginning if subsection (1) is not applicable for that tax year for the homestead] before a tax year to which subsection (2) of this section applies or the deferral of taxes for tax years beginning after a tax year to which subsection (2) of this section applies, provided subsection (2) of this section does not apply to those tax years.

41 "[(6) As used in this section, 'federal adjusted gross income' means federal adjusted gross income 42 of the individual or, in the case of two or more individuals electing to defer property tax jointly, the 43 combined federal adjusted gross income of the individuals, or the federal adjusted gross income of the 44 spouse who has filed a claim under ORS 311.688, all as determined for the tax year beginning in the 45 calendar year prior to which a determination is required under subsection (2) of this section. 'Federal 1 adjusted gross income' shall be determined under the Internal Revenue Code, as amended and in effect

2 on December 31, 2009, without any of the additions, subtractions or other modifications or adjustments

3 required under ORS chapter 314 or 316.]

4 "[(7)(a) If, after an initial determination under this section has been made by the department, upon audit or examination or otherwise, it is discovered that the taxpayer or spouse had federal adjusted 5 gross income in excess of the limitation provided under subsection (1) of this section, the department 6 shall determine the amount of taxes deferred that should not have been deferred and give notice to the 7 8 taxpayer or spouse of the amount of taxes that should not have been deferred. The provisions of ORS chapters 305 and 314 shall apply to a determination of the department under this section in the same 9 10 manner as those provisions are applicable to an income tax deficiency. The amount of deferred taxes 11 that should not have been deferred shall bear interest from the date paid by the department until paid 12at the rate established under ORS 305.220 for deficiencies. A deficiency shall not be assessed under this 13section if notice required under this section is not given to the taxpayer or spouse within three years 14 after the date that the department has paid the deferred taxes to the county. Upon payment of the 15amount assessed as deficiency, and interest, the department shall execute a release in the amount of the 16 payment and the release shall be conclusive evidence of the removal and extinguishment of the lien 17under ORS 311.666 to 311.701 to the extent of the payment.]

18 "[(b) If, after an initial determination under this section has been made by the department, upon 19 claim for refund, audit or examination or otherwise, it is discovered that the taxpayer or spouse had 20federal adjusted gross income in the amount of or less than the limitation provided under subsection 21(1) of this section, the department shall determine the amount of taxes deferred that should have been 22deferred and give notice to the taxpayer or spouse of the amount of taxes that should have been de-23ferred. The provisions of ORS chapters 305 and 314 shall apply to a determination of the department under this section in the same manner as those provisions are applicable to an income tax refund. The 24 25amount of the taxes that should have been deferred shall bear interest from the date paid by the tax-26payer to the county at the rate established under ORS 305.220 for refunds until paid. Claim for refund 27under this paragraph must be filed within three years after the earliest date that the taxpayer or spouse is notified by the department that the taxes are not deferred.] 28

"[(8)] (4) This section applies to all tax-deferred property, [notwithstanding that election to defer taxes is made] whether the deferral under ORS 311.666 to 311.701 is claimed before or after October 3, 1989.

32

"SECTION 12. ORS 311.691 is amended to read:

"311.691. (1) Notwithstanding any provision of ORS chapter 312 to the contrary and ORS 311.696 (1), upon compliance with ORS 311.693, taxes assessed against a tax-deferred homestead for any tax year that were unpaid as of July 1 of the tax year for which homestead property tax deferral was initially granted under ORS 311.666 to 311.701, and that remain unpaid, shall remain a lien and shall become delinquent as otherwise provided by law, but [*shall not be*] **are not** subject to foreclosure under ORS chapter 312 [*until*] **before** August 15 of the calendar year following the calendar year in which one of the circumstances listed in ORS 311.684 occurs.

40 "(2) This section does not apply if:

"(a) The tax-deferred homestead property is a manufactured structure or floating home and is
 moved out of state;

"(b) [Except in the case of a manufactured structure or floating home,] The tax-deferred homestead
property is personal property, other than a manufactured structure or floating home; or

45 "(c) The owner of the tax-deferred homestead property has household income, for the calendar

1 year immediately preceding the calendar year in which application is filed under ORS 311.693, [of 2 more than the maximum household income that may be incurred under an] that exceeds the amounts

allowable [claim for deferral, as provided in] under ORS 311.668.

"(3) If the property to which subsection (1) of this section applies has been included on a foreclosure list, or a judgment of foreclosure entered, the property shall be removed from the foreclosure list, or judgment vacated, unless the proceeding against the property involves delinquent taxes other than those described in subsection (1) of this section.

8 "(4)(a) Upon removal from the foreclosure list, or upon vacation of the judgment, [no penalty
9 shall] a penalty may not be imposed under ORS 312.110 or 312.120.

"(b) [In lieu thereof] If the penalty has been imposed, the penalty is abated, or if the penalty has been paid, upon application made to the county assessor on or before July 1 of the year immediately following the year of vacation or removal, the penalty shall be refunded out of the unsegregated tax collections account in the manner provided in ORS 311.806.

"(5) Within 60 days after approval of an application under ORS 311.693, with respect to any property to which this section applies, the tax collector shall make the proper entries on the tax roll and shall remove the property from the foreclosure list and proceeding.

"(6) If a judgment has been entered foreclosing liens for delinquent taxes against any property which is the subject of an application filed under ORS 311.693, and the delinquent taxes include only those taxes described in subsection (1) of this section, or taxes in excess of those described in subsection (1) of this section are paid, the judgment shall be null and void and of no effect and the tax collector shall make the proper entries on the assessment and tax rolls to reflect the vacation of the judgment and to acknowledge the subsisting liens.

"(7) Nothing in this section shall remove or release property to which this section applies from the lien of any unpaid tax thereon, but the unpaid taxes shall remain valid and subsisting liens as though the foreclosure proceeding had not been instituted or as though the foreclosure proceeding had not been instituted and a judgment entered.

"(8) Nothing in this section shall affect a foreclosure proceeding instituted, or a judgment entered, to foreclose liens for delinquent taxes against properties subject to foreclosure if the delinquent taxes include taxes other than those described under subsection (1) of this section. Such foreclosure proceedings shall be instituted or continued without regard to this section and such judgment shall be of full force and effect as if this section did not exist.

"(9) Interest on taxes to which this section applies shall be determined from the same dates, in the same manner and until paid as for other property taxes remaining unpaid upon the due dates, upon preparation of the foreclosure list in accordance with ORS chapter 312 and subsection (1) of this section and upon entry and following a judgment of foreclosure.

36

"SECTION 13. ORS 311.693 is amended to read:

37 "311.693. (1)(a) [The owner of tax-deferred homestead property desiring] Delay in foreclosure on 38 account of delinquent taxes as provided in ORS 311.691 [shall make] may not be granted unless 39 the owner of the tax-deferred homestead files an application for the delay [to] with the county 40 assessor prior to the date the period of redemption expires under ORS 312.120.

"(b) [*The*] An application [*shall*] filed under this subsection must contain or be accompanied
by a verified statement of total household income[, as defined in ORS 310.630,] of the owner for the
calendar year immediately preceding the calendar year in which the application is [*made*] filed.

44 "(2)(a) Upon receipt of an application under subsection (1) of this section, the county assessor
 45 shall approve or deny the application.

1 "(b) If the application is denied, the owner may appeal to the circuit court in the county where 2 the tax-deferred homestead property is located within 90 days after notice in writing of the denial 3 is mailed to the owner by the county assessor.

4 "(c) Orders of the circuit court in an appeal taken under this subsection may be appealed to the 5 Court of Appeals within the time and in the manner provided under ORS 312.210.

6

"SECTION 14. ORS 311.695 is amended to read:

"311.695. [(1) If the taxpayer who claimed homestead property tax deferral dies, or if a spouse who
continued the deferral under ORS 311.688 dies, the Department of Revenue may extend the time for
payment of the deferred taxes and interest accruing with respect to the taxes becoming due and payable
under ORS 311.686 (2) if:]

11 "[(a) The homestead property becomes property of an individual or individuals:]

12 "[(A) By inheritance or devise; or]

"[(B) If the individual or individuals are heirs or devisees, as defined under ORS 111.005, in the
 course of settlement of the estate;]

"[(b) The individual or individuals commence occupancy of the property as a principal residence
on or before August 15 of the calendar year following the calendar year of death; and]

17 "[(c) The individual or individuals make application to the department for an extension of time for 18 payment of the deferred taxes and interest prior to August 15 of the calendar year following the cal-19 endar year of death.]

20 "[(2)(a) Subject to paragraph (b) of this subsection, an extension granted under this section shall 21 be for a period not to exceed five years after August 15 of the calendar year following the calendar year 22 of death. The terms and conditions under which the extension is granted shall be in accordance with 23 a written agreement entered into by the department and the individual or individuals.]

24 "[(b) An extension granted under this section shall terminate immediately if:]

25 "[(A) The homestead property is sold or otherwise transferred by any party to the extension 26 agreement;]

27 "[(B) All of the heirs or devisees who are parties to the extension agreement cease to occupy the
28 property as a principal residence; or]

29 "[(C) The homestead property, a manufactured structure or floating home, is moved out of the 30 state.]

31 "[(3) If the department has reason to believe that the homestead property is not sufficient security 32 for the deferred taxes and interest, the department may require the individual or individuals to furnish 33 a bond conditioned upon payment of the amount extended in accordance with the terms of the extension. 34 The bond shall not exceed in amount double the taxes with respect to which tax extension is 35 granted.]

³⁶ "[(4) During the period of extension, and until paid, the deferred taxes shall continue to accrue ³⁷ interest in the same manner and at the same rate as provided under ORS 311.674 (3). No interest shall ³⁸ accrue upon interest.] A transferee of a homestead who is ineligible to claim, or does not claim, ³⁹ deferral under ORS 311.666 to 311.701, or that is not an individual, is jointly and severally li-⁴⁰ able for amounts payable under ORS 311.686 to the extent of the real market value of the ⁴¹ homestead entered on the last certified assessment and tax roll prior to the date of the ⁴² transfer.

43 "SECTION 15. ORS 305.612 is amended to read:

"305.612. (1) The Director of the Department of Revenue may enter into an intergovernmental
 agreement with the United States Financial Management Service and the Internal Revenue Service

1 for the purpose of engaging in the reciprocal offset of federal tax refunds in payment of liquidated 2 state tax obligations or of amounts payable by a transferee under ORS 311.695 and the offset 3 of state tax refunds in payment of liquidated federal tax obligations.

"(2) The director may pay a fee charged by the federal government for the processing of an offset request. The fee may be deducted from amounts remitted to the state by the federal government pursuant to an intergovernmental agreement. The amount of the fee charged by the federal government shall be added to the taxes, interest and penalties or to the amounts payable under ORS 311.695, as applicable, owed by the taxpayer to the state.

9 "(3) The Department of Revenue may by rule establish a fee to be charged to the federal gov-10 ernment for the provision of state offset services.

"(4) All moneys received by the department in payment of charges made pursuant to subsection
(3) of this section shall be deposited in a department miscellaneous receipts account established
under ORS 279A.290.

14

23

"SECTION 16. ORS 311.700 is amended to read:

15 "311.700. (1) [After September 9, 1971, it shall be unlawful for any mortgage trust deed or land 16 sale contract to contain] A clause or statement [which] in a mortgage trust deed or land sale 17 contract executed after September 9, 1971, that prohibits the owner from applying for [the ben-18 efits of the] deferral of homestead property taxes provided in ORS 311.666 to 311.701[. Any such 19 clause or statement in a mortgage trust deed or land sale contract executed after September 9, 1971, 20 shall be] is void.

"(2) A homestead on which amounts deferred under ORS 311.666 to 311.701 remain out standing may not be pledged as security for a reverse mortgage by any person.

"SECTION 17. ORS 311.701 is amended to read:

24 "311.701. (1) There is established in the State Treasury the Senior Property Tax Deferral Re-25 volving Account to be used by the Department of Revenue for the purpose of making the payments 26 to:

"(a) County tax collectors of property taxes deferred for tax years beginning on or after January
1, 1983, as required by ORS 311.676.

29 "(b) The appropriate local officer of special assessment improvement amounts deferred on or 30 after October 15, 1983, as required by ORS 311.730.

31 "(c) The department for its expenses in administering the property tax and special assessment 32 senior deferral programs.

"(2) The Senior Property Tax Deferral Revolving Account may include a reserve for payment
 of department administrative expenses.

"(3) All sums of money received by the Department of Revenue under ORS 311.666 to 311.701 as repayments of deferred property taxes or under ORS 311.702 to 311.735 as repayments of deferred special assessment improvement amounts, including the interest accrued under ORS 311.674 (3) or 311.711 (3) shall, upon receipt, be credited to the revolving account and are continuously appropriated to the department for the purposes of subsection (1) of this section.

"(4)(a) If there are not sufficient moneys in the revolving account to make the payments required by subsection (1) of this section, and the amount appropriated from the General Fund is not sufficient when added together with the moneys in the revolving account to provide an amount sufficient to make the required payments, the State Treasurer, in the capacity of investment officer for the Oregon Investment Council, may lend to the Department of Revenue such amounts as may be necessary to make the payments. 1 "(b) The State Treasurer may lend moneys that may be invested as provided in ORS 293.701 to 293.820.

3 "(c) Any moneys lent under this subsection shall be repaid within five years together with in-4 terest at a rate determined by the State Treasurer and consistent with the investment standards of 5 ORS 293.721 and 293.726.

6 "[(5)(a) On November 30 of each year, if the amount in the revolving account exceeds the greater 7 of 35 percent of the total amount needed to make the payments described in subsection (1) of this section 8 for the previous property tax year or \$5 million, the department shall calculate the difference between 9 the amount in the revolving account and the greater of an amount that equals 35 percent of the total 10 amount needed to make the payments described in subsection (1) of this section for the previous prop-11 erty tax year or \$5 million.]

"[(b) No later than February 1 of each year, the department shall transfer an amount equal to the difference described in paragraph (a) of this subsection into the Oregon Project Independence Fund established in ORS 410.422.]

15

"SECTION 18. ORS 410.422 is amended to read:

"410.422. (1) The Oregon Project Independence Fund is established in the State Treasury, separate and distinct from the General Fund. Interest earned by the Oregon Project Independence Fund shall be credited to the Oregon Project Independence Fund. Moneys in the Oregon Project Independence Fund at the end of a biennium are retained in the Oregon Project Independence Fund and do not revert to the General Fund.

"(2) The Oregon Project Independence Fund consists of moneys appropriated to the fund by the
Legislative Assembly, interest earned by the fund[,] and moneys contributed to the fund by donors
[and moneys transferred to the fund under ORS 311.701].

"(3) Moneys in the Oregon Project Independence Fund are continuously appropriated to the
 Department of Human Services for the purpose of funding Oregon Project Independence as provided
 in ORS 410.410 to 410.480.

27

"SECTION 19. ORS 311.704 is amended to read:

"311.704. (1) [Subject to ORS 311.706.] On or before the effective date of this 2011 Act, a 2829 taxpayer may [elect] file a claim to defer payment of the amount of special assessment for local 30 improvement assessed or reassessed to the taxpayer's homestead[. The election shall be made by filing a claim for deferral] with the officer in charge of the bond lien docket or assessment lien record. 31The effect of filing the claim shall be to defer payment of the amount of special assessment for local 32improvement determined under ORS 311.702. The claim for deferral shall be effective for the calen-33 dar year for which it is filed and for each subsequent year until the occurrence of one or more of 34the events described in ORS 311.716. 35

"(2) If a guardian or conservator has been appointed for a taxpayer otherwise qualified to obtain the deferral of payment of special assessment for local improvement amounts accorded under ORS 311.702 to 311.735, the guardian or conservator may act for the taxpayer in complying with ORS 311.702 to 311.735.

"(3) A taxpayer who [*has elected to claim*] claims the deferral under ORS 311.702 to 311.735
[*shall not be entitled to*] may not claim a deferral or other similar assistance available under local
law.

43 "SECTION 20. ORS 311.356 is amended to read:

44 "311.356. (1) After receipt of the tax roll each year the tax collector shall receive and receipt 45 for all moneys received for taxes and other amounts charged on such roll, and for each payment, 1 shall note on the tax roll at the appropriate property assessment the following:

2 "(a) The date payment was received.

3 "(b) The amount of the payment.

4 "(c) The discount allowed, if any.

5 "(d) The interest charged, if any.

6 "(e) The number of the receipt issued for such payment.

"(2) Except as provided under subsection (3)(a) and (c) of this section, the tax collector shall
credit all payments of property taxes as follows:

9 "(a) First, to the payment of any taxes assessed against and due on the property for which the 10 payment was made, paying first the earliest such taxes due on that property; and

"(b) Second, to the payment of taxes assessed on any other property which have by any means become a lien against the property for which the payment was made.

"(3)(a) Payments of property taxes made by the state on behalf of tax-deferred homestead property under ORS 311.666 to 311.701 shall be credited to the current tax year.

"(b) At the election of the taxpayer, payments of property taxes made by the taxpayer on behalf of tax-deferred homestead property under ORS 311.666 to 311.701 shall be credited as provided in subsection (2) of this section, except that the payments shall be credited first to the payment of taxes that are not qualified to be deferred under ORS 311.688 (1) [or 311.689 (1)], paying first the earliest of such taxes due on that property.

20 "(c) Notwithstanding any contrary direction from the taxpayer, the tax collector shall credit 21 payments of property taxes to the latest year for which taxes are due on the property for which 22 payment is made if:

23 "(A) The payment is made by a payer who is a mortgagee, beneficiary under a deed of trust or 24 vendor under a land sales contract and who pays taxes on behalf of any taxpayer; and

25 "(B) The mortgagee, beneficiary or vendor directs that the payment be credited to the latest 26 year for which taxes are due on the property; and

"(C) The mortgagee, beneficiary or vendor includes in the payment submitted with the direction given under subparagraph (B) of this paragraph only the amounts for the payment of taxes on one or more properties for which delinquent taxes are owed and does not include in that payment taxes on property for which no delinquent taxes are owed.

31 "(d) If the mortgagee, beneficiary or vendor does not direct the tax collector as to the applica-32 tion of taxes being paid, then the tax collector shall apply all payments as provided under subsection 33 (2) of this section.

"(4) The tax collector may, for convenience, divide the tax roll, as payments are made, into two portions, and file each separately, one portion containing the paid accounts and another portion containing the unpaid accounts. From time to time, and no later than the receipt of the next year's tax roll, the tax collector shall compute and indicate on the tax roll the unpaid balance of taxes for each property assessment.

39

"SECTION 21. ORS 311.681 is amended to read:

40 "311.681. (1) Notwithstanding ORS [311.668] **311.672**, if an individual (or two or more individuals 41 jointly) who has elected to defer homestead property taxes in a prior tax year has not filed a timely 42 claim for deferral for one or more tax years succeeding the year in which property taxes were ini-43 tially deferred under ORS 311.666 to 311.701, then the individual may request that the Director of 44 the Department of Revenue grant a retroactive deferral of property taxes on the property. A spouse 45 who is eligible to make the election under ORS 311.688 may also request a grant of retroactive 1 deferral under this section.

2 "(2) The director may, in the discretion of the director, grant or deny the retroactive deferral of property taxes. No appeal from a decision of the director under this section may be made. 3

4 "(3) The director shall not grant a retroactive deferral of property taxes if, in any intervening year between the year in which deferral was last granted to the property and the last year for which 5 retroactive deferral is being requested, the property would not have been eligible for deferral had 6 7 the claim for deferral been timely filed.

8 "(4) If the director grants a retroactive deferral of property taxes under this section, the de-9 partment shall pay to the county tax collector an amount equal to the deferred taxes for each year, 10 less three percent. Interest shall accrue on the actual amount of taxes advanced to the county.

11 "(5) The department shall have a lien against the tax-deferred property for amounts deferred 12under this section as provided in ORS 311.673. The lien shall attach as of July 1 of the tax year for 13which the payment relates. In the case of a payment representing more than one year's property 14 taxes, the department shall have a lien in the amount of that portion of a payment related to a 15particular tax year, which shall attach as of July 1 of that tax year.

16

"SECTION 22. ORS 314.430 is amended to read:

17"314.430. (1) If any tax imposed under ORS chapter 118, 316, 317 or 318 or any portion of the 18 tax is not paid within 30 days after the date that the written notice and demand for payment re-19 quired under ORS 305.895 is mailed (or within five days after the tax becomes due, in the case of 20the termination of the tax year by the Department of Revenue under the provisions of ORS 21314.440), or any amount payable by a transferee under ORS 311.695 is not paid as required 22under ORS 311.686, and no provision is made to secure the payment thereof by bond, deposit or 23otherwise, pursuant to regulations promulgated by the department, the department may issue a warrant directed to the sheriff of any county of the state commanding the sheriff to levy upon and 24 25sell the real and personal property of the taxpayer found within that county, for the payment of the 26amount of the tax or amount payable under ORS 311.695, with the added penalties, interest, col-27lection charge and the sheriff's cost of executing the warrant, and to return such warrant to the department and pay to it the money collected by virtue thereof by a time to be therein specified, 2829 not less than 60 days from the date of the warrant. A copy of the warrant shall be mailed or deliv-30 ered to the taxpayer or transferee by the department at the taxpayer's or transferee's last-known address. 31

32"(2) The sheriff shall, within five days after the receipt of the warrant, record with the clerk 33 of the county a copy thereof, and thereupon the clerk shall enter in the County Clerk Lien Record 34the name of the taxpayer or transferee mentioned in the warrant, and the amount of the tax or 35 amount payable under ORS 311.695 or portion thereof and penalties for which the warrant is is-36 sued and the date when such copy is recorded. Thereupon the amount of the warrant so recorded 37 shall become a lien upon the title to and interest in property of the taxpayer or transferee against 38 whom it is issued in the same manner as a judgment duly recorded. The sheriff thereupon shall 39 proceed upon the same in all respects, with like effect and in the same manner prescribed by law 40 in respect to executions issued against property upon judgment of a court of record, and shall be 41 entitled to the same fees for services in executing the warrant, to be added to and collected as a 42part of the warrant liability.

"(3) In the discretion of the department a warrant of like terms, force and effect may be issued 43 44 and directed to any agent authorized to collect taxes, and in the execution thereof the agent shall 45 have all the powers conferred by law upon sheriffs, but is entitled to no fee or compensation in ex1 cess of actual expenses paid in the performance of such duty.

"(4) If a warrant is returned not satisfied in full, the department shall have the same remedies to enforce the claim for taxes against the taxpayer or for amounts payable by the transferee as if the people of the state had recovered judgment against the taxpayer for the amount of the tax or against the transferee for the amount payable under ORS 311.695, and shall balance the assessment record of the taxpayer or transferee by transferring the unpaid deficiency to the taxpayer's or transferee's delinquent record.

8

"SECTION 23. ORS 305.895 is amended to read:

9 "305.895. (1) Except as provided in ORS 314.440 or other jeopardy assessment procedure, the 10 Department of Revenue shall take no action against a taxpayer's or transferee's real or personal 11 property before issuing a warrant for the collection of [the] tax or an amount payable by a 12 transferee under ORS 311.695 as provided in ORS 314.430, 320.080, 321.570 and 324.190.

"(2) Prior to issuing a warrant for collection of any tax collected by the department or any
 amount payable under ORS 311.695, the department shall send the taxpayer or transferee a
 written notice and demand for payment. The notice shall:

"(a) Be sent by mail, addressed to the taxpayer or transferee at the taxpayer's or transferee's
last-known address.

"(b) Inform the taxpayer or transferee that if the tax or any portion of the tax or the amount payable under ORS 311.695 is not paid within 30 days after the date of the notice and demand for payment, a warrant may be issued and recorded as provided in ORS 314.430, 320.080, 321.570 and 324.190.

22 "(c) Describe in clear nontechnical terms the legal authority for the warrant.

23 "(d) Contain the name, office mailing address and office telephone number of the person issuing 24 the warrant and advise the taxpayer or transferee that questions or complaints concerning the 25 warrant, other than liability for the underlying tax or amount payable under ORS 311.695, may 26 be directed to that person.

"(e) Include alternatives available to the taxpayer [which] or transferee that would prevent
issuance of the warrant.

"SECTION 24. (1) A claim for an initial year of deferral, or for continued deferral, under
ORS 311.666 to 311.701 may not be filed on or after April 16, 2021, and deferral may not be
granted for a property tax year beginning after July 1, 2021.

32 "(2) The amendments to ORS 311.674 by section 5 of this 2011 Act apply to interest that 33 accrues on taxes advanced to counties for tax-deferred property for property tax years be-34 ginning on or after July 1, 2011.

"<u>SECTION 25.</u> This 2011 Act takes effect on the 91st day after the date on which the 2011
 regular session of the Seventy-sixth Legislative Assembly adjourns sine die.".

37