House Bill 3304

Sponsored by Representative ESQUIVEL; Representatives BUCKLEY, GARRARD

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.**

Authorizes counties and cities to adopt premium service program for development review permits.

Sunsets January 2, 2016.

1	A BILL FOR AN ACT
2	Relating to development review permit processing.
3	Be It Enacted by the People of the State of Oregon:
4	SECTION 1. (1) Notwithstanding ORS 215.416, a county may charge a fee for premium
5	services in addition to the actual costs of processing a permit.
6	(2) Before charging an additional fee for premium services, a county shall:
7	(a) Adopt a premium fee schedule; and
8	(b) Adopt standards for premium processing justifying the premium fee.
9	(3) A county may not require applicants to use premium services and may not reduce
10	existing standards and timelines adopted for nonpremium permit processing.
11	(4) As used in this section, "permit" has the meaning given that term in ORS 215.402.
12	SECTION 2. (1) Notwithstanding ORS 227.175, a city may charge a fee for premium ser-
13	vices in addition to the actual costs of processing a permit.
14	(2) Before charging an additional fee for premium services, a city shall:
15	(a) Adopt a premium fee schedule; and
16	(b) Adopt standards for premium processing justifying the premium fee.
17	(3) A city may not require applicants to use premium services and may not reduce ex-
18	isting standards and timelines adopted for nonpremium permit processing.
19	(4) As used in this section, "permit" has the meaning given that term in ORS 227.160.

SECTION 3. This 2011 Act is repealed on January 2, 2016.

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