

SENATE AMENDMENTS TO SENATE BILL 766

By COMMITTEE ON BUSINESS, TRANSPORTATION AND ECONOMIC DEVELOPMENT

April 25

1 On page 1 of the printed bill, line 2, delete “and” and after “money” insert “; and declaring an
2 emergency”.

3 Delete lines 4 through 27 and delete pages 2 through 9 and insert:
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“LEGISLATIVE FINDINGS

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7 “**SECTION 1. The Legislative Assembly finds and declares that:**

8 “(1) **Industrial development that provides above-average wages and employs a skilled**
9 **workforce is of such significance to the economic recovery of the State of Oregon that the**
10 **development merits an expedited project review process.**

11 “(2) **Expedited project review for proposed industrial development projects of state sig-**
12 **nificance bolsters the economies of local communities and contributes to the economic re-**
13 **covery of the State of Oregon as a whole.**

“INDUSTRIAL DEVELOPMENT PROJECTS OF STATE SIGNIFICANCE

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18 “**SECTION 2. (1) As used in this section:**

19 “(a) **‘Discretionary local permit’ includes local land use permits and licenses.**

20 “(b) **‘Discretionary state permit’ does not include a permit or license issued by a state**
21 **permitting agency pursuant to a federally delegated program.**

22 “(c) **‘Industrial use’ means employment activities generating income from:**

23 “(A) **The production, handling or distribution of goods including, but not limited to,**
24 **manufacturing, assembly, fabrication, processing, storage, logistics, warehousing,**
25 **importation, distribution and transshipment and research and development; and**

26 “(B) **Services sold in a traded sector, as defined in ORS 285A.010.**

27 “(d) **‘State permitting agencies’ means the Department of Environmental Quality, the**
28 **Department of State Lands and the Department of Transportation.**

29 “(2) **Industrial development projects of state significance are projects that:**

30 “(a) **Create jobs with average wages above 180 percent of the minimum wage.**

31 “(b) **Create a large number of new jobs in relation to the economy and population of the**
32 **area directly impacted by the development.**

33 “(c) **Create permanent jobs in industrial uses.**

34 “(d) **Involve a significant investment of capital in relation to the economy and population**
35 **of the area directly impacted by the development.**

1 “(e) Have community support, as indicated by a resolution of the governing body of the
2 local government within whose land use jurisdiction the industrial development project would
3 occur.

4 “(f) Do not require:

5 “(A) An exception taken under ORS 197.732 to a statewide land use planning goal;

6 “(B) A change to the acknowledged comprehensive plan or land use regulations of the
7 local government within whose land use jurisdiction the industrial development project would
8 occur; or

9 “(C) A federal environmental impact statement under the National Environmental Policy
10 Act or an individual consultation under the federal Endangered Species Act.

11 “(3) In lieu of filing an application for a discretionary local permit under ORS 215.402 to
12 215.438 or 227.160 to 227.186, and in lieu of filing an application otherwise required by law for
13 a discretionary state permit from a state permitting agency, a person may file an application
14 with the Economic Recovery Review Council for expedited project review of an industrial
15 development project after first filing with the council a notice of intent to seek expedited
16 project review that includes evidence that the proposed project meets the criteria for state
17 significance set forth in subsection (2) of this section.

18 “(4) The Economic Recovery Review Council, established under section 3 of this 2011 Act,
19 may expedite the permitting of up to 10 industrial development projects of state significance
20 per biennium through an expedited project review process in which the council reviews the
21 proposed project to determine whether the project complies with the standards and criteria
22 for applicable discretionary local permits and discretionary state permits. The expedited
23 project review by the council must include:

24 “(a) Review of the notice of intent filed under subsection (3) of this section and a pre-
25 liminary determination of whether the proposed project qualifies as an industrial develop-
26 ment project of state significance.

27 “(b) Preparation and issuance of a project order, if on review of the notice of intent the
28 proposed project appears to qualify as an industrial development project of state significance,
29 that sets forth:

30 “(A) The applicable standards and criteria for approval of each discretionary local permit
31 or discretionary state permit that will be addressed in the expedited project review; and

32 “(B) The deadline for an applicant to file a complete application.

33 “(c) Review of the complete application.

34 “(5) If the applicant files a complete application within the time specified by the council,
35 the council shall:

36 “(a) Provide notice of the application in the manner required by ORS 197.763 for a land
37 use decision or in the manner required for a conditional use permit in the applicable ac-
38 knowledged land use regulations of the local government within whose land use jurisdiction
39 the proposed project would occur, whichever results in broader notice;

40 “(b) Provide for a public hearing on the proposed project in the land use jurisdiction in
41 which the proposed project would occur;

42 “(c) Consider recommendations of the local government and state permitting agencies
43 that would otherwise have jurisdiction to review the discretionary local permits and discre-
44 tionary state permits for the proposed project in determining whether the project complies
45 with applicable standards and criteria and in determining whether to impose conditions of

1 approval for the project; and

2 “(d) Apply the standards and criteria for each discretionary local permit and discretion-
3 ary state permit required for the construction and operation of the proposed project and
4 determine, within 120 days after the date a complete application is filed and based on the
5 record and the applicable law, whether the project complies with the applicable standards and
6 criteria.

7 “(6) The council has jurisdiction to approve discretionary local permits and discretionary
8 state permits. The council may not waive standards and criteria that apply to issuance of a
9 discretionary local permit or a discretionary state permit. If the council determines that the
10 proposed project complies with the applicable standards and criteria, the council shall issue
11 a project certificate approving the development project. In addition to other conditions rea-
12 sonably necessary to ensure that the proposed project complies with applicable standards and
13 criteria, the council may impose a condition requiring commencement of construction by a
14 date calculated to ensure that a particular site is developed for the project within a specific
15 time period. If the council determines that the project does not, or can not, comply with
16 applicable standards and criteria, the council shall issue a final order denying the application
17 and explaining why the application was not approved.

18 “(7) A state permitting agency or a local government may recommend conditions of ap-
19 proval reasonably necessary to ensure that the development project complies with applicable
20 standards and criteria.

21 “(8) Expedited project review of an industrial development project is not subject to ORS
22 183.413 to 183.470.

23 “(9) Issuance of a project certificate:

24 “(a) Binds public bodies, as defined in ORS 174.109, in regard to approval of construction
25 and operation of the development project.

26 “(b) Satisfies requirements imposed on a state permitting agency by ORS 197.180 and
27 administrative rules implementing ORS 197.180.

28 “(10) After the council issues a project certificate, state permitting agencies and local
29 governments shall:

30 “(a) Issue discretionary local permits and discretionary state permits as required in the
31 certificate; and

32 “(b) Exercise enforcement authority over the permits, including conditions imposed in
33 the certificate.

34 “(11) The council shall charge the applicant a fee calculated to recover the costs rea-
35 sonably incurred to conduct expedited project review, including the costs incurred by state
36 permitting agencies and local governments that make recommendations to the council con-
37 cerning whether the proposed project complies with applicable standards and criteria. If the
38 fee charged by the council includes costs incurred by a state permitting agency or a local
39 government, the council shall pay or reimburse the state permitting agency or the local
40 government in the manner provided by ORS 469.360. The council may require the applicant
41 to pay all or a portion of the fee before initiation of the expedited project review and may
42 require progress payments as the review proceeds. The fee required by this section is in lieu
43 of any fee or fees otherwise required for review of a discretionary local permit or a discre-
44 tionary state permit addressed in the project certificate. The council shall deposit moneys
45 received under this section in the Economic Recovery Review Council Fund established under

1 section 5 of this 2011 Act.

2 “(12) The Land Use Board of Appeals does not have jurisdiction to consider decisions,
3 aspects of decisions or actions taken under sections 1 to 5 of this 2011 Act.

4 “(13) A person who participated in the proceedings before the council may appeal a final
5 order of the council to the Court of Appeals. The appeal shall proceed in the manner provided
6 by ORS 197.850, 197.855 and 197.860. However, notwithstanding ORS 197.850 (9) or any other
7 provision of law, the court shall reverse or remand the decision only if the court finds that:

8 “(a) The council’s determination that the proposed project qualifies as an industrial de-
9 velopment project of state significance under subsection (2) of this section was clearly in
10 error;

11 “(b) There is a basis to vacate the decision as described in ORS 36.705 (1)(a) to (d) or a
12 basis for modification or correction of an award as described in ORS 36.710; or

13 “(c) The decision was unconstitutional.

14
15 “ECONOMIC RECOVERY REVIEW COUNCIL
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17 “SECTION 3. (1) There is established an Economic Recovery Review Council, consisting
18 of five members who serve in their respective roles as the directors of:

19 “(a) The Oregon Business Development Department.

20 “(b) The Department of Land Conservation and Development.

21 “(c) The Department of Transportation.

22 “(d) The Department of Environmental Quality.

23 “(e) The Department of State Lands.

24 “(2) Each member serves during the member’s tenure in the role described in subsection
25 (1) of this section.

26 “(3) If a local government with land use jurisdiction requests to participate, the council
27 shall designate one elected official of the local government as a voting member of the council
28 for purposes of:

29 “(a) Review of a proposed industrial development project of state significance under sec-
30 tion 2 of this 2011 Act.

31 “(b) Designation of a regionally significant industrial area pursuant to section 7 of this
32 2011 Act.

33 “(4) Members of the council are not entitled to compensation, but at the discretion of the
34 council may be reimbursed, from funds available to the council, for actual and necessary
35 travel and other expenses incurred by them in the performance of their official duties, in the
36 manner and amount provided in ORS 292.495.

37 “(5) The council shall select one of its members as chairperson and another as vice
38 chairperson, for terms and with duties and powers necessary for the performance of the
39 functions of the offices as the council determines.

40 “(6) A majority of the members of the council constitutes a quorum for the transaction
41 of business.

42 “SECTION 4. (1) The Economic Recovery Review Council is an independent council that
43 reports directly to the Governor. For the purposes of the responsibilities of the council, the
44 members of the council are not responsible to the boards or commissions to which the
45 members report as directors of their respective state agencies.

1 limited to, rail, port, airport, multimodal freight or transshipment facilities, and other major
2 transportation facilities or routes; and

3 “(d) Is located in close proximity to major labor markets.

4 “**SECTION 7.** (1) Within three years after the effective date of this 2011 Act, in cooper-
5 ation with local governments and private industry, the Economic Recovery Review Council,
6 by rule, shall designate at least five and not more than 15 regionally significant industrial
7 areas. The council shall base the designation of regionally significant industrial areas on the
8 criteria in the definition of ‘regionally significant industrial area’ and the judgment of the
9 council concerning the relative importance of the areas in terms of potential, long-term job
10 creation.

11 “(2) A local government may nominate a regionally significant industrial area for desig-
12 nation by the council.

13 “(3) An area containing multiple sites certified by the Oregon Business Development
14 Department as ready for development within six months or less is eligible for designation by
15 the council if the area is a regionally significant industrial area.

16 “(4) In addition to demonstrating compliance with other provisions of law, including, but
17 not limited to, a statewide land use planning goal concerning economic development and
18 rules implementing the goal, the future employment potential of a regionally significant in-
19 dustrial area shall be protected from conflicting development in the following ways:

20 “(a) A local government may not adopt a provision of a comprehensive plan or land use
21 regulation that prevents industrial uses within the area.

22 “(b) A local government may not adopt a provision of a comprehensive plan or land use
23 regulation that allows new nonindustrial uses within the area that conflict with existing or
24 planned industrial uses.

25 “(c) A local government may not decrease the land area planned or zoned for industrial
26 uses within the regionally significant industrial area.

27 “(d) A local government may adopt a provision of a comprehensive plan or land use reg-
28 ulation, including development standards or overlay zones, that restricts the type or extent
29 of current or future industrial uses within the area, but only if the local government miti-
30 gates at the same time the effect of the new provision by:

31 “(A) Clearly maintaining or increasing the industrial employment potential of the area;
32 and

33 “(B) Clearly maintaining the important site characteristics and functions that led to the
34 designation of the site as a regionally significant industrial area.

35 “(5) Subsection (4) of this section does not apply to a provision of a comprehensive plan
36 or land use regulation that is necessary:

37 “(a) To protect public health or safety; or

38 “(b) To implement federal law.

39 “(6) If 50 percent of the developable land within a regionally significant industrial area
40 has not been developed within 10 years after designation of the area, the council shall remove
41 the designation, unless landowners representing a majority of the land within the area re-
42 quest that the designation be continued.

43 “(7) Within a regionally significant industrial area, a new industrial use or the expansion
44 of an existing industrial use is eligible for an expedited industrial land use permit issued
45 under section 8 of this 2011 Act if the new or expanded use does not require a change to the

1 acknowledged comprehensive plan or land use regulations.

2 “(8) In addition to other criteria for distribution of available funds, the Oregon
3 Infrastructure Finance Authority and the Oregon Transportation Commission may consider
4 the designation of an area as a regionally significant industrial area in prioritizing funding
5 for transportation and other public infrastructure.

6 “(9) Sections 6 to 11 of this 2011 Act do not apply to land in the Willamette River
7 Greenway Plan boundary between river mile 1 and river mile 11.

8 “**SECTION 8.** (1) An applicant for a new industrial use or the expansion of an existing
9 industrial use located within a regionally significant industrial area may request that an ap-
10 plication for a land use permit be reviewed as an application for an expedited industrial land
11 use permit under this section if the proposed use does not require:

12 “(a) An exception taken under ORS 197.732 to a statewide land use planning goal;

13 “(b) A change to the acknowledged comprehensive plan or land use regulations of the
14 local government within whose land use jurisdiction the new or expanded industrial use
15 would occur; or

16 “(c) A federal environmental impact statement under the National Environmental Policy
17 Act or an individual consultation under the federal Endangered Species Act.

18 “(2) If the applicant makes a request that complies with subsection (1) of this section,
19 the local government shall review the applications for land use permits for the proposed in-
20 dustrial use by applying the standards and criteria that otherwise apply to the review and
21 by using the procedures set forth for review of an expedited land division in ORS 197.365 and
22 197.370.

23 “**SECTION 9.** (1) The Land Use Board of Appeals does not have jurisdiction to consider
24 decisions, aspects of decisions or actions taken under sections 6 to 11 of this 2011 Act.

25 “(2) An appeal of a decision on an application for an expedited industrial land use permit
26 made under section 8 of this 2011 Act may be made in the manner set forth in ORS 197.375
27 for appeal of a decision on an expedited land division. Notwithstanding ORS 197.375:

28 “(a) The applicant and a person who filed written comments in the time period estab-
29 lished under ORS 197.365 may file an appeal;

30 “(b) If an appeal is filed, the referee shall hold a hearing on the appeal; and

31 “(c) The referee shall issue a written decision within 56 days after the appeal was filed.

32 “(3) A party to a proceeding before a referee under this section may seek judicial review
33 of the referee’s decision in the manner provided for review of final orders of the Land Use
34 Board of Appeals under ORS 197.850 and 197.855. The Court of Appeals shall review decisions
35 of the referee in the manner provided for review of final orders of the Land Use Board of
36 Appeals in ORS 197.850 and 197.855. However, notwithstanding ORS 197.850 (9) or any other
37 provision of law, the court shall reverse or remand the decision only if the court finds that:

38 “(a) The local government’s decision clearly does not concern an application for an ex-
39 pedited industrial land use permit as described in section 8 of this 2011 Act and the appellant
40 raised this issue in proceedings before the referee;

41 “(b) The referee’s decision contains a clear, material error of fact based on the record,
42 and the appellant raised the issue in proceedings before the referee;

43 “(c) The referee’s decision contains a clear, material error of law, giving deference to any
44 interpretations of law by the referee, and the appellant raised the issue in proceedings before
45 the referee; or

1 “(d) The decision of the local government or the referee is unconstitutional.

2 “**SECTION 10.** Each city and county with land use jurisdiction within a regionally signif-
3 icant industrial area designated by the Economic Recovery Review Council may establish a
4 fee for review of an application for an expedited industrial land use permit. The fee must be
5 set at a level estimated to recover the full cost of processing an application, including the
6 cost of appeals to a referee under section 9 of this 2011 Act, based on the estimated cost of
7 the use proposed in the application.

8 “**SECTION 11.** The Land Conservation and Development Commission shall administer
9 regionally significant industrial areas and may adopt rules as necessary to implement
10 sections 6 to 11 of this 2011 Act.

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12 **“ABOLISHMENT OF ECONOMIC RECOVERY REVIEW COUNCIL**
13 **AND ECONOMIC RECOVERY REVIEW COUNCIL FUND**

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15 “**SECTION 12.** (1) On the date specified in section 13 of this 2011 Act:

16 “(a) The Economic Recovery Review Council established under section 3 of this 2011 Act
17 is abolished and the tenure of office of the members of the council, the program manager for
18 the council and all employees ceases.

19 “(b) The Economic Recovery Review Council Fund established under section 5 of this 2011
20 Act is abolished. The Economic Recovery Review Council shall transfer the unexpended bal-
21 ance of moneys in the fund to the General Fund.

22 “(2) The members of the council shall allocate and deliver to the respective state agencies
23 whose directors served as members of the council all records and property within the juris-
24 diction of the council, and the state agencies whose directors served on the council shall take
25 possession of the records and property. The Governor shall resolve any dispute relating to
26 the allocation and delivery of records and property under this section and the Governor’s
27 decision is final.

28 “(3) The abolishment of the council does not relieve a person of a liability, duty or obli-
29 gation accruing under or with respect to the duties, functions and powers of the council
30 abolished by this section. The Oregon Department of Administrative Services may undertake
31 the collection or enforcement of any such liability, duty or obligation.

32 “(4) The rights and obligations of the council legally incurred under contracts, leases and
33 business transactions executed, entered into or begun before the date specified in section 13
34 of this 2011 Act are transferred to the Oregon Department of Administrative Services. For
35 the purpose of succession to these rights and obligations, the department is a continuation
36 of the council and not a new authority.

37 “(5) Notwithstanding the repeal of sections 1 to 5 of this 2011 Act by section 13 of this
38 2011 Act, members of the council may take action under this section that are necessary to
39 wind down the operations of the council before, on or after the date of the repeal of sections
40 1 to 5 of this 2011 Act.

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42 **“SUNSET OF ECONOMIC RECOVERY REVIEW COUNCIL**
43 **AND EXPEDITED PROJECT REVIEW**

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45 “**SECTION 13.** Sections 1 to 5 of this 2011 Act are repealed on January 2 of the first

1 even-numbered year after the Employment Department notifies the Economic Recovery Re-
2 view Council and the Office of the Legislative Counsel that the annual average unemploy-
3 ment rate for the most recent calendar year in Oregon is less than six percent.

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5 **“MISCELLANEOUS PROVISIONS**

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7 **“SECTION 14.** The unit captions used in this 2011 Act are provided only for the conven-
8 ience of the reader and do not become part of the statutory law of this state or express any
9 legislative intent in the enactment of this 2011 Act.

10 **“SECTION 15.** This 2011 Act being necessary for the immediate preservation of the public
11 peace, health and safety, an emergency is declared to exist, and this 2011 Act takes effect
12 on its passage.”

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