

*Willamette Students Support the following Amendments to HB 3199:*

1. *The below amendments included in HB 3199-1, lines 1-12:*

Inserting the following definition into the definition of “exploding target” in the original HB 3199:

- (A) Designed for use or used as a target for small arms ammunition or for other projectiles;
- (B) Consisting of a flammable substance or flammable combination of substances; and
- (C) Capable of exploding when struck by small arms gunfire or by other projectiles.

Inserting the following definition into the definition for “tracer ammunition” in the original HB 3199:

- (c) “small arms” means a shotgun, rifle, pistol or revolver.
- (d) “Tracer ammunition” means a bullet that contains a flammable substance designed to ignite upon firing of the bullet and to burn with sufficient brightness to allow observation of the bullet trajectory.

2. *We also recommend the following amendment, which changes amendment HB 3199-1, lines 13-18:*

*Inserted on line 25 of the original HB 3199: If a sky lantern, exploding target, tracer ammunition or a remnant of a sky lantern, exploding target or tracer ammunition is present near the ignition point of a fire on land described in subsection (2) of this section, the fire is prima facie evidence that a sky lantern was released, the exploding target was discharged, or the tracer ammunition was discharged in violation of subsection (2) of this section.*

3. *Additionally, we would seek to express our intent to prevent tracers, exploding targets, and sky lanterns from “crossing into” protected lands in addition to being “released from” protected land. This would be inserted into Section 2(2) of the original HB 3199 to read similar to the following:*

- (2) A person may not cause a sky lantern to be released from or cross, tracer ammunition to be discharged from or cross, or an exploding target to discharge on: ...