# House Bill 2620 

Sponsored by Representatives CLEM, GILLIAM, Senator EDWARDS; Representatives CAMERON, GARRETT, HOYLE, Senator ROBLAN (Presession filed.)

## 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.

Directs Governor to develop reorganization plan for economic development agencies, community development and services agencies and natural resource agencies necessary to implement regional and community based governance.

## A BILL FOR AN ACT

Relating to reorganization of state agencies.

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

SECTION 1. (1) The Legislative Assembly finds that regional and community based governance requires that state agencies:
(a) Work more collaboratively and in an integrated fashion with local governments, businesses and nonprofit corporations at the regional and community level.
(b) Align state activities with priorities established at the regional and community level.
(c) Maximize state services that are delivered at the regional and community level.
(d) Minimize expenditures that do not provide direct services to Oregonians.
(e) Use regional solution centers to:
(A) Support regional and community based mechanisms that integrate state and local resources and services; and
(B) Engage private partners in problem solving.
(f) Identify reforms that will advance the goals of reducing costs, duplication and the fragmentation of functions.
(2) The Governor shall develop a reorganization plan for economic development agencies, community development and services agencies and natural resource agencies. The plan shall propose changes in the organization of state government necessary to implement regional and community based governance, as described in subsection (1) of this section. The reorganization plan shall be submitted to the Seventy-seventh Legislative Assembly for consideration during the 2014 regular session.

SECTION 2. Section 1 of this 2013 Act is repealed January 2, 2015.

