Senate Bill 719

Sponsored by Senator WHITSETT; Senators BAERTSCHIGER JR, BEYER, BOQUIST, DINGFELDER, GEORGE, GIROD, HANSELL, JOHNSON, KRUSE, OLSEN, ROBLAN, SHIELDS, THOMSEN, WINTERS

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.

Changes basis and permissible scope of assessments by Oregon Sheep Commission.

A BILL FOR AN ACT

2 Relating to Oregon Sheep Commission assessments; creating new provisions; and amending ORS 576.325.

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

SECTION 1. ORS 576.325 is amended to read:

576.325. (1) As used in this section, "industry average unit price" means the average unit price for the raw commodity within the industry. Unless provided otherwise, "industry average unit price" includes prices that are calculated using a one-year, two-year or three-year average and data from the most recent complete year or years preceding the year of determination.

- (2)(a) A commodity commission may assess, levy and collect an assessment, the amount of which the commission shall determine, on all units or animals of the commodity grown or produced in this state, or procured from this state's rivers or the offshore waters, but not the Columbia River, for handling within this state, and sold in commercial channels. A commission may not apply an assessment to a transaction that occurred prior to the effective date of the commission rule adopting the assessment.
- (b) A commission may assess, levy and collect a differential assessment, the amount of which the commission shall determine, based on the intended use, type or variety of the commodity.
- (c) All casual sales of the commodity made by the producer direct to the consumer are exempt from the assessment.
 - (d) A commission may, by rule, define and regulate handling, processing and casual sales.
- (3) The amount of the assessment provided for in subsection (2) of this section is limited as follows:
- (a) If a commission assesses on a unit basis, the assessment may not exceed one and one-half percent of the industry average unit price. The commission may determine the industry average unit price by considering data and estimates of the United States Department of Agriculture, Oregon State University or other reliable sources.
- (b) If a commission assesses on a percentage of dollar value basis, the assessment may not exceed one and one-half percent of the dollar value received by a producer for the raw commodity. If the dollar value received by a producer is not otherwise determinable, the commission may establish the dollar value based on the industry average unit price for that year for the raw commodity.
 - (4) Notwithstanding subsection (3) of this section:

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- (a) The maximum assessment by the Oregon Clover Seed Commission may not exceed one and one-half percent of the industry average unit price for products within the same market category, if assessed on a unit basis.
- (b) The maximum assessments by the Oregon Albacore Commission, the Oregon Orchardgrass Seed Producers Commission and the Oregon Tall Fescue Commission may not exceed three percent of the industry average unit price if assessed on a unit basis or three percent of the value received by a producer for the raw commodity if assessed on a percentage of dollar value basis.
- (c) The maximum assessment by the Oregon Sweet Cherry Commission for fresh, brined, canned and frozen cherries may not exceed four percent of the respective industry average unit prices for fresh, brined, canned and frozen cherries if assessed on a unit basis.
- (d) The maximum assessment by the Oregon Processed Vegetable Commission on a commodity may not exceed 0.5 percent of the industry average unit price for that commodity if assessed on a unit basis or 0.5 percent of the dollar value received by a producer for the commodity if assessed on a percentage of dollar value basis.
- (e) The maximum assessment by the Oregon Hop Commission may not exceed two percent of the industry average unit price if assessed on a unit basis.
- [(f) The maximum assessment by the Oregon Sheep Commission may not exceed five cents per pound on all wool, in the grease basis, sold through commercial channels. The commission may not adopt an assessment that is more than one-half cent per pound of wool, in the grease basis, above the assessment for the previous year.]
- or more than \$1 per head. The commission may not increase the assessment by more than during any 12-month period. Notwithstanding subsection (2) of this section, the commission may levy the assessment on any sheep produced and sold in this state regardless of the disposition of the sheep and regardless of whether the sale is a casual sale. This paragraph does not allow the commission to apply an assessment to a transaction that occurs prior to the effective date of the rule adopting the assessment.
- (5) A commission shall assess and levy an assessment under subsections (2) to (4) of this section to the producer at the time and in the manner provided by the commission by rule. The commission is the owner of a collected assessment. A person who collects an assessment holds the assessment in trust for the benefit of the commission and the state and shall remit the assessment in the time and manner required by the commission under ORS 576.335.
- (6) Notwithstanding subsection (5) of this section, a commission may assess, levy and collect an assessment from a first purchaser at the time and in the manner provided by the commission by rule. Except as provided in subsection (8) of this section, the assessment may not exceed the limits described in subsections (3) and (4) of this section.
- (7) A regional commission may assess, levy and collect an assessment only on the commodity produced in the counties in which the regional commission functions.
- (8) Notwithstanding subsections (3) and (4) of this section, a commodity commission may assess, levy and collect an assessment in excess of the limits described in subsections (3) and (4) of this section pursuant to a federal marketing order or agreement.
- (9) A person who believes that the amount of an assessment is incorrect may apply to the commission for a refund not later than 60 days after the person pays the assessment.
- SECTION 2. (1) Notwithstanding the amendments to ORS 576.325 by section 1 of this 2013 Act, the Oregon Sheep Commission assessments in effect immediately prior to the effective

date of this 2013 Act shall continue to be levied on all wool produced in this state and sold in commercial channels until the earlier of:

- (a) Ninety days after the effective date of this 2013 Act; or
- (b) The effective date of the first rule adopted by the commission on or after the effective date of this 2013 Act establishing an assessment.
- (2) The limitation on assessment increases within a 12-month period under ORS 576.325 (4)(f) does not apply for purposes of limiting the first assessment adopted by the commission on or after the effective date of this 2013 Act.

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