HB 4078-19 (LC 141) 2/27/14 (BHC/ps)

PROPOSED AMENDMENTS TO HOUSE BILL 4078

On page 1 of the printed corrected bill, line 2, after the semicolon insert creating new provisions; amending ORS 195.085, 197.299 and 197.626;".

In line 10, after "approved" insert "legislative" and delete "2002" and insert "2005".

5 On page 2, delete lines 28 and 29 and insert:

"(17) On June 14, 2012, the commission unanimously approved the expansion of the urban growth boundary by Ordinance No. 11-1264B in Approval
Order 12-UGB-001826.".

9 Delete lines 37 through 44 and insert:

"SECTION 2. (1) Section 3 of this 2014 Act is added to and made a
 part of ORS 195.137 to 195.145.

"(2) Section 4 of this 2014 Act is added to and made a part of ORS
197.295 to 197.314.

¹⁴ "<u>SECTION 3.</u> (1) For purposes of land use planning in Oregon, the ¹⁵ Legislative Assembly designates the land in Washington County that ¹⁶ was designated as rural reserve in Metro Resolution No. 11-4245, ¹⁷ adopted on March 15, 2011, as the acknowledged rural reserve in ¹⁸ Washington County, except that:

"(a) The real property in Area 5C on Metro's map denominated as
the 'Urban and Rural Reserves in Washington County, Attachment A
to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' that is
more particularly described as tax lots 1500 and 1501, section 1 of

township 2 south, range 2 west, Willamette Meridian, is not designated
as a reserve area.

"(b) The Legislative Assembly designates as acknowledged urban
reserve the real property that is part of the original plat of Bendemeer,
Washington County, Oregon, more particularly described as:

6 "(A) All of lots 1 through 18, inclusive;

"(B) The parts of lots 64, 65 and 66 that are situated between the
east boundary of the right of way of West Union Road and the west
boundary of the right of way of Cornelius Pass Road; and

"(C) The real property that is more particularly described as: Be-10 ginning at a point of origin that is the south bank of Holcomb Creek 11 and the east boundary of the right of way of Cornelius Pass Road; 12thence easterly along the south bank of Holcomb Creek, continuing 13 along the south bank of Holcomb Lake to its intersection with the 14 west boundary of Area 8C; thence southerly along the west boundary 15of Area 8C to its intersection with the north boundary of the right of 16 way of West Union Road; thence westerly along the right of way to its 17 intersection with the east boundary of the right of way of Cornelius 18 Pass Road; thence northerly along the right of way to the point of 19 origin. 20

"(2) For purposes of land use planning in Oregon, the Legislative Assembly designates the land in Washington County that was designated as urban reserve in Metro Resolution No. 11-4245, adopted on March 15, 2011, as the acknowledged urban reserve in Washington County, except that:

"(a) The real property in Area 8A on Metro's map denominated as
the 'Urban and Rural Reserves in Washington County, Attachment A
to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' east of
the east boundary of the right of way of Jackson School Road and east
of the east bank of Storey Creek and the east bank of Waibel Creek

1 is included within the acknowledged urban growth boundary.

"(b) The real property in Area 8A on Metro's map denominated as the 'Urban and Rural Reserves in Washington County, Attachment A to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' that is south of the south boundary of the right of way of Highway 26 and west of the real property described in paragraph (a) of this subsection is designated as acknowledged rural reserve.

"(c) The real property in Area 8B on Metro's map denominated as the 'Urban and Rural Reserves in Washington County, Attachment A to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' that is more particularly described as tax lots 100, 900, 901, 1100, 1200, 1300 and 1400 in section 15 of township 1 north, range 2 west, Willamette Meridian, is not designated as a reserve area.

"(d) The real property in Area 8B on Metro's map denominated as
the 'Urban and Rural Reserves in Washington County, Attachment A
to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' that is
not described in paragraph (c) of this subsection is designated as acknowledged rural reserve.

"(e) The real property in Area 7B on Metro's map denominated as the 'Urban and Rural Reserves in Washington County, Attachment A to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' that is north of the south bank of Council Creek is designated as acknowledged rural reserve.

"(f) The real property in Area 7B on Metro's map denominated as the 'Urban and Rural Reserves in Washington County, Attachment A to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' that is south of the south bank of Council Creek is included within the acknowledged urban growth boundary.

"(3) For purposes of land use planning in Oregon, in relation to the
 following real property in Washington County that is not reserved by

1 designation in Metro Resolution No. 11-4245, adopted on March 15, 2011,

2 the Legislative Assembly designates:

"(a) As acknowledged rural reserve the real property that is situ-3 ated south of the City of North Plains on Metro's map denominated 4 as the 'Urban and Rural Reserves in Washington County, Attachment $\mathbf{5}$ A to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' more 6 particularly described as tax lots 100, 101, 200 and 201 in section 11 of 7 township 1 north, range 3 west, Willamette Meridian, and tax lots 1800 8 and 2000 and that portion of tax lot 3900 that is north of the south line 9 of the Dobbins Donation Land Claim No. 47 in section 12 of township 10 1 north, range 3 west, Willamette Meridian. 11

"(b) As acknowledged rural reserve the real property that is situ-12ated north of the City of Cornelius on Metro's map denominated as the 13 'Urban and Rural Reserves in Washington County, Attachment A to 14 Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' and that is 15north of the south bank of Council Creek, east of the east right of way 16 of Cornelius-Schefflin Road and west of the west bank of Dairy Creek. 17 "(c) As acknowledged rural reserve the real property that is north 18 of the City of Forest Grove on Metro's map denominated as the 'Urban 19 and Rural Reserves in Washington County, Attachment A to Staff 20Report for Resolution No. 11-4245 (03/17/11 DRAFT),' more particularly 21described as east of Area 7B, west of the east right of way of Highway 2247 and south of the south right of way of Northwest Purdin Road. 23

"(d) As acknowledged rural reserve the real property that is situated west of Area 8B on Metro's map denominated as the 'Urban and
Rural Reserves in Washington County, Attachment A to Staff Report
for Resolution No. 11-4245 (03/17/11 DRAFT).'

"(4) Land in a county in Metro that is planned and zoned for farm,
forest or mixed farm and forest use and that is not designated as urban reserve may not be included within the urban growth boundary

of Metro before at least 75 percent of the land in the county that was
designated urban reserve in this section has been included within the
urban growth boundary and planned and zoned for urban uses.

4 "(5)(a) The real property described in subsection (2)(a) of this sec5 tion:

6 "(A) Is employment land of state significance; and

7 "(B) Must be planned and zoned for employment use.

"(b) In its first legislative review of the urban growth boundary on
or after the effective date of this 2014 Act, Metro shall not count the
employment capacity of the real property described in subsection (2)(a)
of this section in determining the employment capacity of the land
within Metro.

"(6) If the real property described in subsection (2)(f) of this section 13 or section 4 (1) to (3) of this 2014 Act is planned and zoned for em-14 ployment use, in its first legislative review of the urban growth 15boundary on or after the effective date of this 2014 Act, Metro shall 16 not count the employment capacity of the real property described in 17 subsection (2)(f) of this section or in section 4 (1) to (3) of this 2014 18 Act in determining the employment capacity of the land within Metro. 19 "SECTION 4. For the purpose of land use planning in Oregon, the 20Legislative Assembly designates the urban growth boundary desig-21nated in Metro Ordinance No. 11-1264B, adopted October 20, 2011, as 22the acknowledged urban growth boundary of Metro, subject to the 23conditions of approval in the ordinance, except that: 24

"(1) The real property in Area 7C on Metro's map denominated as
the 'Urban and Rural Reserves in Washington County, Attachment A
to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' is included within the acknowledged urban growth boundary.

"(2) The real property in Area 7D on Metro's map denominated as
 the 'Urban and Rural Reserves in Washington County, Attachment A

to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' is in cluded within the acknowledged urban growth boundary.

"(3) The real property in Area 7E on Metro's map denominated as
the 'Urban and Rural Reserves in Washington County, Attachment A
to Staff Report for Resolution No. 11-4245 (03/17/11 DRAFT),' is included within the acknowledged urban growth boundary.

7 "SECTION 5. ORS 197.299 is amended to read:

"197.299. (1) A metropolitan service district organized under ORS chapter
268 shall complete the inventory, determination and analysis required under
ORS 197.296 (3) not later than [*five*] six years after completion of the previous inventory, determination and analysis.

"(2)(a) The metropolitan service district shall take such action as necessary under ORS 197.296 (6)(a) to accommodate one-half of a 20-year buildable land supply determined under ORS 197.296 (3) within one year of completing the analysis.

"(b) The metropolitan service district shall take all final action under
 ORS 197.296 (6)(a) necessary to accommodate a 20-year buildable land supply
 determined under ORS 197.296 (3) within two years of completing the analy sis.

"(c) The metropolitan service district shall take action under ORS 197.296 (6)(b), within one year after the analysis required under ORS 197.296 (3)(b) is completed, to provide sufficient buildable land within the urban growth boundary to accommodate the estimated housing needs for 20 years from the time the actions are completed. The metropolitan service district shall consider and adopt new measures that the governing body deems appropriate under ORS 197.296 (6)(b).

"(3) The Land Conservation and Development Commission may grant an extension to the time limits of subsection (2) of this section if the Director of the Department of Land Conservation and Development determines that the metropolitan service district has provided good cause for failing to meet 1 the time limits.

"(4)(a) The metropolitan service district shall establish a process to expand the urban growth boundary to accommodate a need for land for a public school that cannot reasonably be accommodated within the existing urban growth boundary. The metropolitan service district shall design the process to:

"(A) Accommodate a need that must be accommodated between periodic
analyses of urban growth boundary capacity required by subsection (1) of
this section; and

"(B) Provide for a final decision on a proposal to expand the urban growth boundary within four months after submission of a complete application by a large school district as defined in ORS 195.110.

"(b) At the request of a large school district, the metropolitan service district shall assist the large school district to identify school sites required by the school facility planning process described in ORS 195.110. A need for a public school is a specific type of identified land need under ORS 197.298 (3).

18 "SECTION 6. ORS 197.626 is amended to read:

"197.626. (1) A local government shall submit for review and the Land Conservation and Development Commission shall review the following final land use decisions in the manner provided for review of a work task under ORS 197.633:

"(a) An amendment of an urban growth boundary by a metropolitan service district that adds more than 100 acres to the area within its urban
growth boundary;

"(b) An amendment of an urban growth boundary by a city with a population of 2,500 or more within its urban growth boundary that adds more
than 50 acres to the area within the urban growth boundary;

"(c) A designation of an area as an urban reserve under ORS 195.137 to
195.145 by a metropolitan service district or by a city with a population of

1 2,500 or more within its urban growth boundary;

"(d) An amendment of the boundary of an urban reserve by a metropolitan
service district;

"(e) An amendment of the boundary of an urban reserve to add more than
50 acres to the urban reserve by a city with a population of 2,500 of more
within its urban growth boundary; and

"(f) A designation or an amendment to the designation of a rural reserve
under ORS 195.137 to 195.145 by a county, in coordination with a metropolitan service district, and the amendment of the designation.

"(2) When the commission reviews a final land use decision of a
 metropolitan service district under subsection (1)(a), (c), (d) or (f) of
 this section, the commission shall issue a final order in writing within
 180 days after the commission votes whether to approve the decision.

"[(2)] (3) A final order of the commission under this section may be appealed to the Court of Appeals in the manner described in ORS 197.650 and 16 197.651.

17 **"SECTION 7.** ORS 195.085 is amended to read:

"195.085. (1) [No later than the first periodic review that begins after November 4, 1993,] Local governments and special districts shall demonstrate
compliance with ORS 195.020 and 195.065.

"(2) The Land Conservation and Development Commission may adjust the deadline for compliance under this section when cities and counties that are parties to an agreement under ORS 195.020 and 195.065 are scheduled for periodic review at different times.

²⁵ "(3) Local governments and special districts that are parties to an agree-²⁶ ment in effect on November 4, 1993, which provides for the future provision ²⁷ of an urban service shall demonstrate compliance with ORS 195.065 no later ²⁸ than the date such agreement expires or the second periodic review that be-²⁹ gins after November 4, 1993, whichever comes first.

30 "(4) An urban service agreement in effect on the effective date of

this 2014 Act does not apply to real property described as Area 2 on
 Metro's map denominated "2011 UGB Expansion Areas, Ordinance
 11-1264B, Exhibit A, October, 2011.'

"<u>SECTION 8.</u> (1) For the purpose of ORS 195.065, the City of
Hillsboro and Tualatin Valley Fire and Rescue shall enter into an urban service agreement for the unincorporated communities of
Reedville, Aloha, Rock Creek and North Bethany in Washington
County.

9 "(2) The agreement must generally follow a boundary between the 10 City of Hillsboro and Tualatin Valley Fire and Rescue along the 11 north-south axis of Southwest 209th Avenue in Washington County, 12 between Southwest Farmington Road and the intersection of North-13 west Cornelius Pass Road and Northwest Old Cornelius Pass Road, 14 excluding areas that are within the City of Hillsboro on the effective 15 date of this 2014 Act.

"(3) The City of Hillsboro and Tualatin Valley Fire and Rescue shall
 report to the Legislative Assembly in the manner described in ORS
 192.245 on or before January 1, 2015, on the agreement required by this
 section.

²⁰ "<u>SECTION 9.</u> The amendments to ORS 197.626 by section 6 of this ²¹ 2014 Act apply to a final land use decision of a metropolitan service ²² district that is submitted to the Land Conservation and Development ²³ Commission for review on or after the effective date of this 2014 Act.

24 "SECTION 10. Section 8 of this 2014 Act is repealed December 31,
25 2015.

26 "SECTION 11. The amendments to ORS 197.299 by section 5 of this
27 2014 Act become operative January 1, 2015.".

In line 45, delete "4" and insert "12".

29