Seventy-Eighth Oregon Legislative Assembly - 2015 Regular Session MEASURE: HB 2987
STAFF MEASURE SUMMARY CARRIER: Sen. Riley

Senate Committee On Business and Transportation

Fiscal: Has minimal fiscal impact

Revenue: No Revenue Impact

Action Date: 05/27/15 Action: Do Pass. Meeting Dates: 05/27

Vote:

Yeas: 4 - Girod, Monroe, Riley, Thomsen

Exc: 1 - Bever

Prepared By: James LaBar, Committee Administrator

WHAT THE MEASURE DOES:

Removes requirement for contracting agency to reserve moneys for including green energy technology in constructing, reconstructing or renovating public building if contracting agency determines including green energy technology is not appropriate for a particular construction or renovation project. Requires contracting agency to report to Department of Energy amount that would have been spent on green energy technology had contracting agency determined that including green energy technology was appropriate and use that money for green energy technology in a future construction or renovation project. Requires Department of Energy to report annually to Legislative Assembly on contracting agency compliance with reporting mandates. Declares emergency, effective on passage. Becomes operative January 1, 2016.

ISSUES DISCUSSED:

• Various project examples where green energy technology is not appropriate

EFFECT OF COMMITTEE AMENDMENT:

No amendment.

BACKGROUND:

Oregon statutes require public agencies entering into a public contract to construct a public building, or to reconstruct or perform a major renovation of a public building, to reserve at least 1.5 percent of the total contract price for the purpose of including appropriate green technology as part of the construction, reconstruction or renovation of the building. Green energy technology is defined as a system employing solar or geothermal energy for space or water heating or to generate electricity, or passive solar building design that reduces energy use from other sources by at least 20 percent. If the contracting agency finds that green energy technology is not appropriate for the project, the contracting agency must set aside an amount equal to at least 1.5 percent of the total contract price for the purpose of including green energy technology in a future public building project.

House Bill 2987 requires contracting agencies to first make a determination as to whether green energy technology is appropriate for a construction project, and in the case the agency finds that green energy technology is not appropriate for the project, the agency does not need to set aside the 1.5 percent for future building projects but must report the amount to the Department of Energy.