A-Engrossed Senate Bill 256

Ordered by the Senate March 23 Including Senate Amendments dated March 23

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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.

Allows State Department of Agriculture to adopt certification standards for persons dealing in nursery stock. Allows expedited permitting process for nursery participating in certification program. Deletes references to certificates, permits and licenses for engaging in prohibited trade. Increases maximum license fee and millage rate for nursery stock licensees. Increases base charge, acreage assessment and maximum license fee for growers of Christmas trees.

A BILL FOR AN ACT

2 Relating to businesses dealing in plants; creating new provisions; and amending ORS 571.015,

571.057, 571.135 and 571.530.

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

SECTION 1. ORS 571.015 is amended to read:

571.015. (1) The Legislative Assembly finds and declares that the propagation and raising of
nursery stock is an agricultural pursuit that should be regulated and assisted by the State Department of Agriculture. A nursery service shall be maintained within the department for the purpose
of carrying out and enforcing the provisions of ORS 564.040, 564.991, 571.005 to 571.230 and 571.991.
(2) The department [*is authorized to*] **may**:

(a) Inspect the nursery stock of growers, dealers and other persons and places of business pro vided for under ORS 564.040, 564.991, 571.005 to 571.230 and 571.991.

(b) Establish certification standards, issue certificates and permits and check the license and licensing of persons affected by ORS 564.040, 564.991, 571.005 to 571.230 and 571.991. In establishing certification standards under this paragraph, the department shall give consideration to any certification standards adopted by the federal government, another state or a national association for nurseries.

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(c) Establish an expedited permitting process for persons affected by ORS 564.040, 564.991,

19 571.005 to 571.230 and 571.991 that participate in a department certification program and meet

- 20 department certification standards.
- 21 [(c)] (d) Investigate violations of ORS 564.040, 564.991, 571.005 to 571.230 and 571.991.
- [(d)] (e) Disseminate information among growers relative to treatment of nursery stock for both
 prevention and elimination of attacks by plant pests and diseases.
- 24 [(e)] (f) Carry out any other duties or responsibilities [which] that are of service to the nursery
- industry or [which] that may be necessary for the protection [thereof] of the nursery industry.

1 SECTION 2. ORS 571.057 is amended to read:

2 571.057. (1) Each person required to be licensed by ORS 571.055 shall [make application for 3 such] **apply for a** license, or for renewal [thereof] **of a license**, on a form furnished by the State 4 Department of Agriculture, [which shall contain] **that contains**:

5 (a) The name and address of the applicant, the number of locations to be operated by the ap-6 plicant and the addresses [*thereof*] **of those locations**, and the assumed business name of the appli-7 cant;

8 (b) If other than an individual, a statement whether [such person] the applicant is a partnership,
9 corporation or other organization;

(c) The gross dollar volume of sales or purchases of nursery stock by the applicant within
 Oregon during the prior calendar year or, if the applicant maintains sales records on a fiscal basis,
 the prior fiscal year; and

(d) The type of business to be operated and, if applicant is an agent, the principals the applicant
 represents.

15 (2) Each application for **a** license [shall] **must** be accompanied by a license fee as provided for by this section and any amounts required by ORS 571.075 (3). [Such] An application [shall not be] 16 is not a public record but [shall be] is subject to audit and review by the department. An applicant 17 18 for an original license or for a renewal license, without a full calendar year of prior nursery stock sales or purchase experience upon which to base the fees, shall base [such] the fees on an estimated 19 annual gross dollar volume of sales or purchases of nursery stock by the applicant. Notwithstanding 20the provisions of ORS 571.075, upon application by [such] the person for a renewal of license for a 2122subsequent year, the fees for the previous license year shall be adjusted to reflect the actual annual 23gross dollar volume of sales or purchases of nursery stock by [such] the applicant. Any additional fees found to be due [shall] must be paid to the department at the time of application for renewal 94 of license.[, or] The department shall refund any overpayment found to be due the applicant. 25

(3)(a) The **department shall establish the** license fees for growers and dealers [*shall be established by the department*] after consulting with the State Nursery Research and Regulatory Committee and after public hearing in accordance with ORS chapter 183. [*Such fees shall be established*] **The department shall establish the fees** on the basis of annual gross dollar volume of sales or purchases of nursery stock within Oregon for the calendar year immediately preceding the license period.

(b) The license fees [shall] may not be less than \$65 [nor] or more than [\$20,000] \$40,000. The millage rate [shall be not] may not be less than one-tenth mill [nor] or more than [5] 10 mills. The [fees shall be established in such amount as shall be] department shall establish the fees in an amount sufficient to allow the department to administer and enforce the provisions of ORS 564.040, 564.991, 571.005 to 571.230 and 571.991.

(c) In addition to and at the time of payment of the annual license fee, growers and dealers shall
pay assessments for the expenses of carrying out the provisions of ORS 571.230 (2) and (3). Dealers
shall pay 0.0002 times the gross dollar purchases in the previous license year. Growers shall pay
0.0002 times the gross dollar sales in the previous license year. [In no event shall] The assessment
may not be less than \$10.

(4) For florists and landscape contracting businesses, dealer and agent fees [will] must be
computed on the basis of gross purchases of plants. For greenhouse operators and growers, including
persons collecting native plants, fees [will] must be computed on the basis of gross sales of plants
or sales value of plants produced in Oregon.

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(5) Each grower or dealer [shall be] is entitled to one sales location under the license of the 1 2 grower or dealer. Each additional sales location, yard, branch store, stall or peddling vehicle maintained by [such person shall require] the grower or dealer requires the payment of the full license 3 fee for each of [such] the additional sales outlets. A grower who is also a dealer shall be licensed 4 only as a grower. 5 SECTION 3. ORS 571.135 is amended to read: 6 571.135. (1) The State Department of Agriculture may issue a shipping permit number to any 7 licensee who requests or requires one. The shipping permit number shall be the same as the license 8 9 number and so designated on the license. 10 (2) When authorized or required by the department, the shipping permit number shall accompany all shipments and deliveries of nursery stock. 11 12 (3) The Director of Agriculture may suspend or revoke a shipping permit issued to a nursery if the nursery has nursery stock that in whole or in part does not meet interstate 13 shipment cleanliness standards adopted by the department by rule. 14 15 [(3)] (4) A shipping invoice or bill of lading shall accompany a commercial shipment or delivery 16 of nursery stock to be offered for sale. If a shipping invoice accompanies the shipment or delivery, the shipping invoice shall include the following: 17 18 (a) The name and address of the owner of the nursery stock. 19 (b) The nursery license number of the owner of the nursery stock. (c) The point of origin of the nursery stock. 20(d) The specific destination to which the nursery stock is being shipped or delivered. 21 22(e) A description or inventory of the nursery stock in sufficient detail to allow identification of the nursery stock being shipped or delivered. The description or inventory shall include, at a mini-23mum, the numbers, sizes and varieties of plants included in the shipment or delivery. 24 25(f) The signature of the nursery stock carrier or the carrier's agent. [(4)] (5) The department, by rule, may develop a standard form for shipping invoices described 2627in subsection [(3)] (4) of this section and may make the form available at cost to licensees upon re-28quest. [(5)] (6) Each of the following persons shall retain a copy of the signed shipping invoice or the 2930 bill of lading for a commercial shipment or delivery of nursery stock to be offered for sale: 31 (a) The owner of the nursery stock. 32(b) The carrier or carrier's agent transporting the nursery stock. (c) The person taking delivery of the nursery stock at the shipment or delivery destination. 33 34 [(6)] (7) Subsections [(3) and (5)] (4) and (6) of this section do not apply to: 35(a) A commercial shipment or delivery between two points owned, rented or leased by the owner 36 of the nursery stock; or 37 (b) A commercial shipment or delivery of nursery stock in the possession of a business licensed 38 by the State Landscape Contractors Board SECTION 4. ORS 571.530 is amended to read: 39 571.530. (1) Each person required to be licensed by ORS 571.525 shall [make application for 40 such] apply for a license or for renewal [thereof] of a license on a form furnished by the State 41 Department of Agriculture [which shall contain] that contains: 42 (a) The name and address of the applicant, the number of locations to be operated by the ap-43 plicant and the addresses [thereof] of those locations, and the assumed business name of the appli-44 cant; 45

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(b) If other than an individual, a statement whether [such person] the applicant is a partnership, 1 2 corporation or other organization; 3 (c) The total number of acres of Christmas trees grown by the applicant; and (d) The type of business to be operated and, if the applicant is an agent, the principals the ap-4 plicant represents. $\mathbf{5}$ (2) Each application for a license [shall] must be accompanied by a license fee as provided for 6 by this section. [Such] An application [shall not be] is not a public record but [shall be] is subject 7 to audit and review by the department. 8 9 (3)(a) The **department shall establish** license fees for growers [shall be established] on the basis of the total number of acres of Christmas trees being grown in this state by the applicant. For the 10 purpose of calculating the license fee, four acres of Christmas trees growing in a natural timber 11 12 stand [shall be] is considered the equivalent of one acre of planted Christmas trees. (b) The **department shall establish an** annual license fee schedule [shall be established by the 13 department] after consultation with the State Christmas Tree Advisory Committee and after a public 14 15hearing in accordance with ORS chapter 183. The annual license fee [shall] may not exceed [\$75] 16 \$110 as a basic charge and [\$3] \$4.50 per acre as an acreage assessment. The total license fee established pursuant to this paragraph [shall] may not exceed [\$5,000] \$7,000. 1718 SECTION 5. The amendments to ORS 571.057 and 571.530 by sections 2 and 4 of this 2015

Act apply to licenses issued for licensing periods beginning on or after the effective date of this 2015 Act.

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