Senate Bill 30

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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 as introduced.

Requires certain terms in certain contracts for implementing architectural paint stewardship program.

A BILL FOR AN ACT

2 Relating to paint stewardship; creating new provisions; and amending ORS 459A.832.

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

SECTION 1. ORS 459A.832 is amended to read:

459A.832. (1) The Director of the Department of Environmental Quality shall approve, deny or request additional information on a new or updated plan or a plan amendment no later than 60 days after the date the director receives the plan or amendment from the stewardship organization.

- (2) If the director rejects, or requests additional information for, the new plan, updated plan or amendment, the director must provide the stewardship organization with the reasons in writing. The stewardship organization shall have 60 days from the date that the rejection or request for additional information is received to submit to the director any additional information necessary for the approval of the new plan, updated plan or amendment.
- (3) The director's rejection of, or request for additional information for, an updated plan or amendment submitted under this section does not relieve the stewardship organization from continuing to implement the architectural paint stewardship program in compliance with the approved plan pending a final action by the director on the updated plan or amendment.
- (4)(a) Beginning no later than two months after a new plan, updated plan or amended plan is approved under this section, a stewardship organization must implement an architectural paint stewardship program as described in the new, updated or amended plan.
- (b) A stewardship organization may enter into contracts with local governments as defined in ORS 174.116, a collection service franchise holder under ORS 459A.085 or any person who provides collection service as defined in ORS 459.005 (3) in order to implement a program under this subsection. [In negotiating] The terms of a contract with a local government, collection service franchise holder or person who provides collection service[, terms of the contract may include, but are not limited to] must include at least the following:
- (A) The coverage of costs for accepting post-consumer architectural paint and paint containers into the program through permanent collection sites and collection events;
 - (B) The processing of post-consumer architectural paint at the permanent collection site; or
 - (C) The transportation, recovery and disposal of post-consumer architectural paint.
 - (5) Nothing in this section shall be construed to limit the power of a local government, a col-

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- lection service franchise holder, or any person authorized by a local government to provide collection service, to offer premium service.
- SECTION 2. The amendments to ORS 459A.832 by section 1 of this 2015 Act apply to contracts entered into or renewed on or after the effective date of this 2015 Act.
