Requested by Representative BARTON (at the request of Oregon Law Commission)

## PROPOSED AMENDMENTS TO

## A-ENGROSSED HOUSE BILL 4102

On page 1 of the printed A-engrossed bill, line 27, before the period insert "and includes an adopted child and the adopted child's descendants".

On page 3, delete lines 21 through 45 .
On page 4, delete lines 1 through 3 and insert:
"SECTION 4. ORS 112.045 is amended to read:
"112.045. The part of the net intestate estate not passing to the surviving spouse shall pass:
"(1) To the issue of the decedent. Issue of different generations in relation to the decedent take by representation as defined in ORS 112.065.
"(2) If there is no surviving issue [or spouse], to the surviving parents of the decedent.
"(3) If there is no surviving issue[, spouse] or parent, to the brothers and sisters of the decedent and the issue of any deceased brother or sister of the decedent by representation as defined in ORS 112.065. If there is no surviving brother or sister, the issue of brothers and sisters take equally if they are all of the same generation in relation to the decedent, but if of different generations, then those of later generations take by representation as defined in ORS 112.065.
"(4)(a) If there is no surviving issue, [spouse,] parent or issue of a parent, equally to the grandparents of the decedent and the issue of any deceased grandparent of the decedent by representation as defined in ORS 112.065 who
left descendants surviving at the time of the decedent's death. If one or more grandparents of the decedent do not survive the decedent, the issue of the grandparents take equally if they are all of the same generation in relation to the decedent, but if of different generations, then those of later generations take by representation as defined in ORS 112.065.
"(b) If there is no surviving grandparent, the issue of grandparents take equally if they are all of the same generation in relation to the decedent, but if of different generations, then those of later generations take by representation as defined in ORS 112.065.
"(5) If, at the time of taking, surviving parents or grandparents of the decedent are married to each other, they shall take real property as tenants by the entirety and personal property as joint owners with the right of survivorship.
"SECTION 4a. ORS 112.045, as amended by section 4 of this 2016 Act, is amended to read:
"112.045. The part of the net intestate estate not passing to the surviving spouse shall pass:
"(1) To the $[i s s u e]$ descendants of the decedent by representation as described in ORS 112.065. [Issue of different generations in relation to the decedent take by representation as defined in ORS 112.065.]
"(2) If there is no surviving [issue] descendant, to the surviving parents of the decedent.
"(3) If there is no surviving [issue] descendant or parent, equally to the brothers and sisters of the decedent and [the issue] by representation as described in ORS 112.065 to the descendants of any deceased brother or sister of the decedent [by representation as defined in ORS 112.065]. If there is no surviving brother or sister, the [issue] descendants of brothers and sisters take equally if they are all of the same generation in relation to the decedent, but if of different generations, then those of later generations take by representation as [defined] described in ORS 112.065.
"(4)(a) If there is no surviving [issue, parent or issue] descendant, parent or descendant of a parent, equally to the grandparents of the decedent and [the issue] by representation as described in ORS 112.065 to the descendants of any deceased grandparent of the decedent [by representation as defined in ORS 112.065] who left descendants surviving at the time of the decedent's death. If one or more grandparents of the decedent do not survive the decedent, the [issue of the] descendants of each of the deceased grandparents take equally if they are all of the same generation in relation to the decedent, but if of different generations, then those of later generations take by representation as [defined] described in ORS 112.065.
"(b) If there is no surviving grandparent, the [issue] descendants of grandparents take equally if they are all of the same generation in relation to the decedent, but if of different generations, then those of later generations take by representation as [defined] described in ORS 112.065.
"(5) If, at the time of taking, surviving parents or grandparents of the decedent are married to each other, they shall take real property as tenants by the entirety and personal property as joint owners with the right of survivorship.".

On page 13, line 23, after " 112.035 " insert ", 112.045 ".
In line 24, after " 3 ," insert " 4 a,".
In line 27 , after " 112.035 " insert ", 112.045 ".
In line 28, after " 3 ," insert " 4 a ,".

