

March 6, 2017

WHY ARE SO MANY COUNTIES IN FISCAL DISTRESS?

For several counties, the County Permanent Rate Authority (per \$1,000.00 of Assessed Value) is too low

Josephine	\$0.5867
Curry	\$0.5996
Coos	\$1.0799
Douglas	\$1.1124
Linn	\$1.2736
Deschutes	\$1.2783
Lane	\$1.2793
Columbia	\$1.3956
Hood River	\$1.4171
Tillamook	\$1.4986
Clatsop	\$1.5338
Polk	\$1.7160
Klamath	\$1.7326

Contrast the average (mean) tax rate imposed by cities and school districts (FY 2015-16; per \$1,000.00 of Assessed Value)

Counties	\$2.82
Cities	\$5.44
K-12 & ESD	\$6.92

County local property tax administration is the engine to produce revenues for public services of local taxing districts; yet the percentage of collections retained for county services, including property tax administration, is often inadequate (FY 2014-15)

Curry	6.83%
Josephine	9.22%
Douglas	9.49%
Hood River	10.83%
Coos	11.68%
Lane	12.10%

Statewide mean:

- Counties 17%
- K-12 & ESDs 41%
- Cities 21%
- Special Ds 14%

See A BRIEF HISTORY OF DIRECT PROPERTY TAX ADMINISTRATION COST SHARING (AOC), which illustrates the imperfections of the state assessment and taxation funding program over time.

Several Counties are forced by location to be dependent on federal forest management policy decisions and federal forest receipts or their substituted safety net payments (Secure Rural Schools Act of 2000 and its successors)

General fund loss without safety net payments (FY 2006):

• Douglas	69%
• Josephine	68%
• Curry	63%
• Coos	54%
• Lane	35%
• Jackson	34%
• Columbia	26%
• Klamath	25%
• Polk	23%
• Grant	22%
• Benton	16%
• Linn	14%
[County mean	12%]

Road fund loss without safety net payments (2006):

• Grant	73%
• Harney	70%
• Lake	66%
• Curry	64%
• Douglas	59%
• Wheeler	58%
• Klamath	56%
• Crook	52%
• Lincoln	50%
• Wallowa	49%
• Lane	47%
• Wasco	47%
• Tillamook	44%
• Hood River	43%
• Lane	42%
[County mean	28%]

Federal forest safety nets (Secure Rural Schools Act and successors) have expired

See accompanying bar chart: Federal Forest Payments (AOC).

Without the safety net, national forest payments to Oregon county road funds based on actual harvest in FFY 2012 (\$4.8 million) would have been about 10% of the safety net payment.

Without the safety net, O&C and Coos Bay Wagon Road payments based on actual harvest in FFY 2013 (about \$18 million) would have been about 48% of the 2013 safety net payment.

Why are federal forest payments so important? Location, location, location.

See accompanying map: Federal and State Owned Land in Oregon (DSL).

- The white portions are privately owned and subject to property taxation; but 97% is under farm or forest deferral.
- Other colors on the map are public lands and not subject to property taxation.

See accompanying map: Federal Land in Oregon (AOC).

- This shows federal land ownership by county.

CURRENT STATUTES RELATED TO COUNTY FISCAL DISTRESS

Chapter 753, Oregon Laws 2013: Public safety emergency (scheduled to sunset January 2, 2018)

Provides that the Governor may proclaim a public safety fiscal emergency when conditions exist or are imminent in one or more counties that compromise the county ability to provide a minimally adequate level of public safety services;

Before proclaiming the emergency, the Governor shall consult with the President and Majority and Minority Leaders of the Senate, the Speaker and Majority and Minority Leaders of the House, each Senator and Representative whose district is within the area of the proclamation, and each sheriff of an affected county;

Provides that the area of the proclamation may not be smaller than one county, but before July 15, 2014 may not be more than two counties;

After the proclamation and obtaining written authority by the majority of the governing body of each county subject to the proclamation, the Governor may enter into an intergovernmental agreement with any county, whether inside or outside the area covered by the proclamation, for performance of functions related to public safety;

The sheriff shall be considered a nonvoting *ex officio* member of the county governing body;

If the IGA is entered into during the legislative interim, it will not take effect until after adjournment of the next regular legislative session;

IGA to specify debts, liabilities, and obligations of the parties;

The State shall bear 50% of the cost of services provided under the IGA; requires the counties to the IGA bear the other 50% of the cost, which may be funded through income and excise taxes (as surtax to the state income and excise taxes), a tax on telecommunications services with access to the 9-1-1 system, any assessment the county is lawfully capable of imposing, existing county revenues, or any combination of these sources;

Provides that the county ordinance imposing the tax may take effect without a vote of county electors, but may not declare an emergency;

Provides that the Governor's proclamation terminates after 18 months, unless extended for up to an additional 18 months, and the Governor shall terminate the proclamation when the emergency no longer exists;

Permits the legislature to terminate the proclamation at any time;

After termination of the emergency, the income and excise taxes shall end on the next January 1st and other taxes or assessments shall end on the first day of the next calendar quarter;

Permits the counties to adopt an ordinance to ratify an intergovernmental entity created under the IGA.

ORS 306.117: Property tax services emergency

Authorizes a county to request a declaration by the Governor of emergency that the county is providing less than minimally adequate property tax assessment and collection services;

Directs the Department of Revenue to provide those services until the Governor determines that the emergency no longer exists or for two years, whichever is first; and

Requires DOR to be reimbursed for its costs from the CAFFA grant funds of the county, then non-dedicated state-shared revenues of the county, then by a request to the Emergency Board.

ORS 246.710: Declaring county elections emergency

If a county governing body, after consultation with the county clerk or county director of elections, believes that the county is in a state of fiscal distress that compromises the county's ability to conduct elections at a minimally adequate level, the governing body may request that the Governor declare a county elections emergency.

The Governor shall consult with the Secretary of State to determine whether to declare a county elections emergency.

Within 14 days after consultation with the Secretary of State, the Governor shall:

(a) Declare the existence of a county elections emergency in the county; or

(b) Issue a determination that the county's fiscal situation does not cause the county to conduct elections at a less than minimally adequate level.

As soon as practicable after declaration of an emergency and after consultation with the county clerk or county director of elections, the Secretary of State shall provide services in the county to the extent necessary to ensure a minimally adequate level of election services to the electors in the county and all municipal corporations in the county.

If the Secretary of State must perform services in the county, the secretary shall seek reimbursement from the Emergency Board for such additional funds and spending authority as the Secretary of State considers necessary.

At any time after declaration of an emergency, the governing body of the county or the Secretary of State may request that the Governor, after consultation with the Secretary of State, issue a determination that the emergency no longer exists.

The county shall resume conducting elections for the electors of the county and all municipal corporations in the county on the earlier of:

(a) The date on which the determination is issued that the emergency no longer exists; or

(b) Two years after the date on which an emergency is declared in the county.

The county governing body may request a declaration of emergency at any time before or after the lapse of the two-year period to ensure continuity of election services in the county.

ORS 203.105: Governor's Office to assist counties in fiscal distress

Creates a service delivery technical assistance program in the Governor's Office to provide assistance to counties in fiscal distress.

The program shall:

- (a) Award to public bodies and administer grants for service delivery innovation.
- (b) Enter into agreements with public and private entities to provide technical assistance to public bodies.
- (c) Convene task forces and work groups considered necessary.

2017 PROPOSED LEGISLATION ON COUNTY FISCAL DISTRESS

Senate Bill 787: County at risk of financial distress

Requires a county listed in an audit report of the Secretary of State as being at higher risk of financial distress to withhold from taxing districts the costs to the county of assessing property and collecting property taxes. The bill limits the withheld amount to two percent of the tax distribution to the taxing district, and excludes moneys distributed for bonded indebtedness.

House Bill 2086: Local government insolvency

An AOC-supported bill, which provides one new possible framework for consideration.

It would authorize a local governing body to notify the Governor when the local government is insolvent, as defined in the bill.

The Governor may establish a Fiscal Oversight Board or a special governing body to file a petition and seek all relief available to a local government under federal bankruptcy law.

House Bill 2627: County public safety fiscal emergency

Authorizes the county governing body, upon request of the sheriff, to declare a public safety fiscal emergency in the county if the county is in a state of fiscal distress that compromises the sheriff's ability to provide the minimally adequate level of state-required public safety services.

To conserve county revenue for other public safety services, the bill would authorize the sheriff to release prisoners confined in the county correctional facility and to enter into agreements for confinement of offenders in correctional facilities of other counties or the Department of Corrections. The bill also would grant final authority over alternative confinement and costs charged to county to the department, and allow a county to submit incurred costs to the legislature for reimbursement.