Senate Bill 212

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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**.

Specifies limitations on provisions that state agency may include in contract or agreement with county.

Becomes operative on January 1, 2018.

Takes effect on 91st day after adjournment sine die.

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A BILL FOR AN ACT

2 Relating to agreements between the state and counties of this state; creating new provisions;
3 amending ORS 190.110; and prescribing an effective date.

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

5 **SECTION 1.** ORS 190.110 is amended to read:

6 190.110. (1) A local government or state agency, in performing a duty, [imposed upon it,] in 7 exercising a power [conferred upon it] or in administering a policy or program, [delegated to it, a unit 8 of local government or a state agency of this state] may cooperate for any lawful purpose, by agree-9 ment or otherwise, with a unit of local government or a state agency of this or another state, or 10 with the United States, or with a United States governmental agency[,] or with an American Indian 11 tribe or an agency of an American Indian tribe. This power includes power to provide jointly for 12 administrative officers.

(2) The power conferred by subsection (1) of this section to enter into an agreement with an American Indian tribe or an agency of an American Indian tribe extends to any unit of local government or state agency that is not otherwise expressly authorized to enter into an agreement with an American Indian tribe or an agency of an American Indian tribe.

17(3) With regard to an American Indian tribe, the power described in subsections (1) and (2) of 18 this section includes the power of the Governor or the designee of the Governor to enter into 19 agreements to ensure that the state, a state agency or unit of local government does not interfere with or infringe on the exercise of any right or privilege of an American Indian tribe or members 20 21of a tribe held or granted under any federal treaty, executive order, agreement, statute, policy or 22any other authority. [Nothing in this subsection shall be construed to] This subsection does not 23modify the obligations of the United States to an American Indian tribe or [its] members of the 24 **American Indian tribe** concerning real or personal property, title to which *[is held in trust by]* the United States holds in trust. 25

(4) A unit of local government or state agency of this state may exclude any clause or condition
 required by ORS 279B.220, 279B.225, 279B.230, 279B.235, 279B.270 or 279C.500 to 279C.530 from an

agreement under subsection (1) of this section if the agreement is with:

29 (a) A unit of local government of another state.

(b) A state agency of another state. 1 2 (c) The United States. (d) A United States governmental agency. 3 (e) An American Indian tribe. 4 (f) An agency of an American Indian tribe. 5 (5) Unless a provision of federal law or regulations or a provision of a grant agreement 6 with a federal agency provides otherwise, a state agency may not enter into a contract or 7 an agreement with a county under this section if the contract or agreement: 8 9 (a) Permits the state agency to withhold or recover payments without a dispute resolution process before a neutral party; 10 (b) Requires a county that is self-insured to obtain insurance; 11 12(c) Requires a county with insurance to maintain insurance coverage in amounts higher than the liability limits for public bodies set forth in ORS 30.260 to 30.300; 13 (d) Requires a county to release the county's rights in intellectual property to the state 14 15 agency; 16 (e) Limits a county's power to terminate the contract or agreement for the county's 17 convenience; 18 (f) Specifies that venue for any action or proceeding lies only in Marion County, unless Marion County is the only other party to the contract or agreement; 19 (g) Represents and warrants that the state agency may declare a breach for a default 20that is not material and does not impair the substance of the contract or agreement; 2122(h) Provides that a county must contribute to a third-party claim if the state agency is not also subject to the same requirement; 23(i) Specifies conditions of default or breach and remedies for default or breach if the state 24 agency is not also subject to the same conditions; 25(j) Specifies limitations on liability to which the state agency is not also subject; 2627(k) Specifies indemnification provisions to which the state agency is not also subject or that seek to bind other parties that are not parties to the contract or agreement; 28(L) Awards attorney fees, costs or disbursements for a default or breach on terms and 2930 conditions to which the state agency is not also subject; or 31 (m) Otherwise seeks to impose terms and conditions on a county without the state agency first having negotiated with the county in good faith. 32SECTION 2. The amendments to ORS 190.110 by section 1 of this 2017 Act apply to con-33 34 tracts and agreements that a state agency enters into with a county on or after the operative date specified in section 3 of this 2017 Act. 35SECTION 3. (1) The amendments to ORS 190.110 by section 1 of this 2017 Act become 36 37 operative January 1, 2018. 38 (2) The Attorney General, the Director of the Oregon Department of Administrative Services or a county government or agency may adopt rules, ordinances or resolutions and 39 take any other action before the operative date specified in subsection (1) of this section that 40 is necessary to enable the Attorney General, the director or the county government or 41 agency to exercise, on and after the operative date specified in subsection (1) of this section, 42 all of the duties, functions and powers conferred on the Attorney General, the director or 43 the county government or agency by the amendments to ORS 190.110 by section 1 of this 2017 44 Act. 45

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- 1 SECTION 4. This 2017 Act takes effect on the 91st day after the date on which the 2017
- 2 regular session of the Seventy-ninth Legislative Assembly adjourns sine die.

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