Senate Bill 657

Sponsored by Senator OLSEN

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**.

Reduces public purpose charge. Specifies that Public Utility Commission may not require any amount in excess of \$250 million that is collected through public purpose charges to be paid to nongovernmental entity in any given year.

A BILL FOR AN ACT

2 Relating to reduction in expenditures allowed under public purpose charge; amending ORS 757.612.

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

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<u>SECTION 1.</u> ORS 757.612 is amended to read:

5 757.612. (1) There is established an annual public purpose expenditure standard for electric 6 companies and Oregon Community Power to fund new cost-effective local energy conservation, new 7 market transformation efforts, the above-market costs of new renewable energy resources and new 8 low-income weatherization. The public purpose expenditure standard shall be funded by the public 9 purpose charge described in subsection (2) of this section.

(2)(a) Beginning on the date an electric company or Oregon Community Power offers direct ac-10 cess to [its] retail electricity consumers, except residential electricity consumers, the electric com-11 12 pany or Oregon Community Power shall collect a public purpose charge from all of the retail electricity consumers located within [its] the electric company's or Oregon Community Power's 1314 service area until January 1, 2026. Except as provided in paragraph (b) of this subsection, the public purpose charge shall be equal to [three] two percent of the total revenues collected by the electric 15 16 company, Oregon Community Power or the electricity service supplier from *[its]* retail electricity 17consumers for electricity services, distribution services, ancillary services, metering and billing, transition charges and other types of costs included in electric rates on July 23, 1999. 18

(b) For an aluminum plant that averages more than 100 average megawatts of electricity use
per year, [beginning on March 1, 2002,] the electric company or Oregon Community Power [whose],
whichever serves territory that abuts the greatest percentage of the site of the aluminum plant,
shall collect from the aluminum company a public purpose charge equal to one percent of the total
revenue from the sale of electricity [services] to the aluminum plant [from any source].

(3)(a) The Public Utility Commission shall establish rules implementing the provisions of this
 section relating to electric companies and Oregon Community Power.

(b) [Subject to paragraph (e)] Except as provided in paragraph (e) of this subsection, funds
collected [by an electric company or Oregon Community Power] through public purpose charges under subsection (2) of this section shall be allocated as follows:

(A) Sixty-three percent for new cost-effective local energy conservation[,] and new market
 transformation efforts.

31 (B) Nineteen percent for the above-market costs of constructing and operating new renewable

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energy resources with a nominal electric generating capacity, as defined in ORS 469.300, of 20
 megawatts or less.

3 (C) Thirteen percent for new low-income weatherization.

4 (D) Five percent [shall be transferred to] for deposit in the Housing and Community Services 5 Department Electricity Public Purpose Charge Fund established by ORS 456.587 (1) [and used] for 6 the purpose of providing grants as described in ORS 458.625 (2).

(c) The costs of administering subsections (1) to (6) of this section for an electric company or
Oregon Community Power shall be paid out of the funds collected through public purpose charges.
The commission may require [that] an electric company or Oregon Community Power to direct funds
collected through public purpose charges to [the] state agencies responsible for implementing subsections (1) to (6) of this section in order to pay the costs of [administering such responsibilities]
implementation.

13 (d) The commission shall direct the manner in which public purpose charges are collected and spent by an electric company or Oregon Community Power and may require an electric company 14 15 or Oregon Community Power to expend funds through competitive bids or other means designed to 16 encourage competition, except that funds dedicated for new low-income weatherization shall be directed to the Housing and Community Services Department [as provided in subsection (7) of this 17 18 section] for purposes related to new low-income weatherization. The commission [may also direct 19 that] may also require funds collected [by an electric company or Oregon Community Power] through 20 public purpose charges to be paid to a nongovernmental entity for investment in public purposes 21described in subsection (1) of this section. Notwithstanding any other provision of paragraphs (a) 22to (h) of this subsection:

(A) If an electric company collected the funds, at least 80 percent of the funds allocated for
 new cost-effective local energy conservation shall be spent within the service area of the electric
 company [that collected the funds]; or

(B) If Oregon Community Power collected the funds, at least 80 percent of the funds allocated
 for new cost-effective local energy conservation shall be spent within the service area of Oregon
 Community Power.

(e)(A) The first 10 percent of [the] funds collected [annually] each year by an electric company 29or Oregon Community Power under subsection (2) of this section shall be distributed to school dis-30 31 tricts that are located in the service territory of the electric company or Oregon Community Power. The funds shall be distributed to individual school districts according to the weighted average daily 32membership (ADMw) of each school district for the prior fiscal year as calculated under ORS 33 34 327.013. The commission shall establish by rule a methodology for distributing a proportionate share 35of funds under this paragraph to school districts that are only partially located in the service territory of the electric company or Oregon Community Power. 36

37 (B) A school district that receives funds under this paragraph shall use the funds first to pay 38 for energy audits for schools located within the school district. A school district may not expend additional funds received under this paragraph on a school [facility] until an energy audit has been 39 completed for that school [facility]. To the extent practicable, a school district shall coordinate with 40 the State Department of Energy and incorporate federal funding in complying with this paragraph. 41 Following completion of an energy audit for an individual school, the school district may expend 42 funds received under this paragraph to implement the energy audit. Once an energy audit has been 43 conducted and completely implemented for each school within the school district, the school district 44 may expend funds received under this paragraph for any of the following purposes: 45

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1 (i) Conducting **additional** energy audits. A school district shall conduct an energy audit prior 2 to expending funds on any other purpose authorized under this paragraph unless the school district 3 has performed an energy audit within the three years immediately prior to receiving the funds.

4 (ii) [*Weatherization*] **Weatherizing school district facilities** and upgrading the energy effi-5 ciency of school district facilities.

6 (iii) Energy conservation education programs.

7 (iv) Purchasing electricity from [environmentally focused] sources that protect the environ8 ment. [and]

9 (v) Investing in renewable energy resources.

(f) The commission may not establish a different public purpose charge than the public purpose
 charge described in subsection (2) of this section.

(g) If the commission [directs] requires funds collected through public purpose charges to be
paid to a nongovernmental entity, the entity shall, pursuant to an agreement entered into or
renewed between the commission and the entity:

(A) Include on the entity's board of directors an ex officio member designated by the commis sion, who shall also serve on the entity's nominating committee for filling board vacancies.

(B) Require the entity's officers and directors to provide an annual disclosure of economic interest to be filed with the commission on or prior to April 15 of each calendar year for public review in a form similar to the statement of economic interest required for public officials under ORS 244.060.

(C) Require the entity's officers and directors to declare actual and potential conflicts of interest at regular meetings of the entity's governing body when such conflicts arise, and require an officer or director to abstain from participating in any discussion or [vote] **voting** on any item where that officer or director has an actual conflict of interest. For the purposes of this subparagraph, "actual conflict of interest" and "potential conflict of interest" have the meanings given those terms in ORS 244.020.

(D) Annually, arrange for an independent auditor to audit the entity's financial statements
 [annually], and direct the auditor to file an audit opinion with the commission for public review.

(E) Annually file with the commission [annually] the entity's budget, action plan and quarterly
 and annual reports for public review.

(F) At least once every five years, contract for an independent management evaluation to review
the entity's operations, efficiency and effectiveness, and direct the independent reviewer to file a
report with the commission for public review.

(h) The commission may remove from the board of directors of a nongovernmental entity an officer or director who fails to provide an annual disclosure of economic interest, or who fails to declare **an** actual or potential conflict of interest, as described in paragraph (g)(B) and (C) of this subsection, [*in connection with*] if the failure is connected to the allocation or expenditure of funds collected through public purpose charges and [*directed*] paid to the entity.

(i) The commission may not require any amount in excess of \$250 million that is collected
through public purpose charges under subsection (2) of this section to be paid to a nongovernmental entity in any given year.

42 (4)(a) An electric company that satisfies its obligations under this section [shall have]:

(A) Has no further obligation to invest in new cost-effective local energy conservation, new
 market transformation or new low-income weatherization, or to provide a commercial energy con servation services program; and

[3]

1 (B) Is not subject to ORS 469.631 to 469.645 and 469.860 to 469.900.

(b) Oregon Community Power, for any period during which Oregon Community Power collects
a public purpose charge under subsection (2) of this section:

4 (A) [*Shall have*] **Has** no [*other*] **further** obligation to invest in **new cost-effective local energy** 5 conservation, new market transformation or new low-income weatherization, or to provide a com-6 mercial energy conservation services program; and

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(B) Is not subject to ORS 469.631 to 469.645 and 469.860 to 469.900.

8 (5)(a) A retail electricity consumer that uses more than one average megawatt of electricity at 9 any site in the prior year shall receive a credit against public purpose charges billed by an electric company or Oregon Community Power for that site. The amount of the credit shall be equal to the 10 total amount of qualifying expenditures for new cost-effective local energy conservation, not to 11 12 exceed 68 percent of the annual public purpose charges, and the above-market costs [of purchases] 13 of new renewable energy resources incurred by the retail electricity consumer, not to exceed 19 percent of the annual public purpose charges, less administration costs incurred under this para-14 15 graph and paragraphs (b) and (c) of this subsection. The credit may not exceed, on an annual 16 basis, the lesser of:

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(A) The amount of the retail electricity consumer's qualifying expenditures; or

(B) The portion of the public purpose charge billed to the retail electricity consumer that is
dedicated to new cost-effective local energy conservation, new market transformation or the
above-market costs of new renewable energy resources.

(b) To obtain a credit under paragraph (a) of this subsection, a retail electricity consumer shall 2122file with the State Department of Energy a description of the proposed conservation project or new 23renewable energy resource and a declaration that the retail electricity consumer plans to incur the qualifying expenditure. The State Department of Energy shall issue a notice of precertification 24 25within 30 days of receipt of the filing, if such filing is consistent with paragraph (a) of this subsection. The credit may be taken after a retail electricity consumer provides a letter from a certified 2627public accountant to the State Department of Energy verifying that the precertified qualifying expenditure has been made. 28

(c) Credits earned by a retail electricity consumer as a result of qualifying expenditures that
 are not used in one year may be carried forward for use in subsequent years.

31 (d)(A) A retail electricity consumer that uses more than one average megawatt of electricity at any site in the prior year may request that the State Department of Energy hire an independent 32auditor to assess the potential for conservation investments at the site. If the independent auditor 33 34 determines there is no available conservation measure at the site that would have a simple payback of one to 10 years, the retail electricity consumer shall be relieved of 54 percent of its payment 35obligation for public purpose charges related to the site. If the independent auditor determines that 36 37 there are potential conservation measures available at the site, the retail electricity consumer shall 38 be entitled to a credit against public purpose charges related to the site equal to 54 percent of the public purpose charges less the estimated cost of available conservation measures. 39

(B) A retail electricity consumer shall be entitled each year to the credit described in this [subsection] paragraph unless a subsequent independent audit determines that new conservation investment opportunities are available. The State Department of Energy may require that a new independent audit be performed on the site to determine whether new conservation measures are available, provided that the independent audits [shall] occur no more than once every two years.

45 (C) The retail electricity consumer shall pay the cost of the independent audits described in this

1 [subsection] paragraph.

2 (6) Electric utilities and retail electricity consumers shall receive a fair and reasonable credit 3 for the public purpose expenditures of their energy suppliers. The State Department of Energy shall 4 adopt rules to determine eligible expenditures and the [methodology] method by which such credits 5 are accounted for and used. The [rules] State Department of Energy also shall adopt methods to 6 account for eligible public purpose expenditures made through consortia or collaborative projects.

7 (7)(a) In addition to the public purpose charge provided under subsection (2) of this section, an
8 electric company or Oregon Community Power shall collect funds for low-income electric bill pay9 ment assistance in an amount determined under paragraph (b) of this subsection.

(b) The commission shall establish the amount to be collected by each electric company in cal-10 endar year 2008 from retail electricity consumers served by the company, and the rates to be 11 12 charged to retail electricity consumers served by the company, so that the total anticipated col-13 lection for low-income electric bill payment assistance by all electric companies in calendar year 2008 is \$15 million. In calendar year 2009 and subsequent calendar years, the commission may not 14 15 change the rates established for retail electricity consumers, but the total amount collected in a 16 calendar year for low-income electric bill payment assistance may vary based on electricity usage by retail electricity consumers and changes in the number of retail electricity consumers in this 17 18 state. In no event shall a retail electricity consumer be required to pay more than \$500 per month 19 per site for low-income electric bill payment assistance.

(c) Funds collected [by] **through** the low-income electric bill payment assistance charge shall 20be paid into the Housing and Community Services Department Low-Income Electric Bill Payment 2122Assistance Fund established by ORS 456.587 (2). Moneys deposited in the fund under this paragraph 23shall be used by the Housing and Community Services Department solely for [the purpose of funding] purposes related to low-income electric bill payment assistance[.] and for the Housing 24 25and Community Services Department's cost of administering this subsection. [shall be paid out of funds collected by the low-income electric bill payment assistance charge. Moneys deposited in the fund 2627under this paragraph shall be expended solely for low-income electric bill payment assistance.] Funds collected [from] by an electric company or Oregon Community Power under this subsection shall 28be expended in the service area of the electric company or Oregon Community Power from which 2930 the funds are collected.

(d)(A) The Housing and Community Services Department shall determine the manner in which
 funds collected under this subsection will be allocated by the Housing and Community Services
 Department to energy assistance program providers for the purpose of providing low-income bill
 payment [and crisis] assistance.

(B) The Housing and Community Services Department, in consultation with electric com panies, shall investigate and may implement alternative delivery models [in consultation with electric
 companies] to effectively reduce service disconnections and related costs to retail electricity con sumers and electric utilities.

(C) Priority assistance shall be directed to low-income electricity consumers who are in danger
 of having their electricity service disconnected.

(D) The Housing and Community Services Department shall maintain records and provide those records upon request to an electric company, Oregon Community Power and the Citizens' Utility Board established under ORS chapter 774 on a quarterly basis. Records maintained must include the numbers of low-income electricity consumers served, the average amounts paid to lowincome electricity consumers and the type of assistance provided to low-income electricity

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consumers. Electric companies and Oregon Community Power shall, if requested, provide the
 Housing and Community Services Department with aggregate data relating to low-income elec-

3 **tricity** consumers served on a quarterly basis to support program development.

4 (e) Interest on moneys deposited in the Housing and Community Services Department Low-5 Income Electric Bill Payment Assistance Fund established by ORS 456.587 (2) may be used to pro-6 vide bill payment [*and crisis*] assistance to electricity consumers whose primary source of heat is 7 not electricity.

8 (f) Notwithstanding ORS 757.310, the commission may allow an electric company or Oregon 9 Community Power to provide reduced rates or other **bill** payment [*or crisis*] assistance or low-income 10 program assistance to a low-income household eligible for assistance under the federal Low Income 11 Home Energy Assistance Act of 1981, as amended and in effect on July 23, 1999.

(8) For purposes of this section, "retail electricity consumers" includes any direct service industrial consumer that purchases electricity without purchasing distribution services from the electric utility.

(9) For purposes of this section, [amounts] funds collected by Oregon Community Power through
 public purpose charges are not considered moneys received from electric utility operations.

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