HB 2193-3 (LC 2932) 4/17/17 (DJ/las/ps)

Requested by HOUSE COMMITTEE ON BUSINESS AND LABOR

# PROPOSED AMENDMENTS TO HOUSE BILL 2193

On <u>page 1</u> of the printed bill, line 2, after "provisions;" delete the rest of the line and insert "amending ORS 659A.885 and sections 1 and 2, chapter 591, Oregon Laws 2015; and declaring an emergency.".

4 Delete lines 4 through 22 and delete pages 2 through 13 and insert:

5 "SECTION 1. Sections 2 to 13 of this 2017 Act are added to and made
6 a part of ORS chapter 653.

7 "SECTION 2. Definitions. As used in sections 2 to 13 of this 2017
8 Act, unless the context requires otherwise:

9 "(1) 'Aggrieved party' means an employee who suffers tangible or 10 intangible harm due to an employer's violation of sections 2 to 13 of 11 this 2017 Act.

12 **"(2) 'Bona fide business reason' means:** 

"(a) An action that would cause an employer to violate a law, rule,
 ordinance or regulation;

"(b) A significant and identifiable burden of additional costs to an
 employer; or

"(c) A significant and identifiable detrimental effect on the
 employer's ability to meet organizational demands, including:

"(A) A significant inability of the employer, despite the employer's
 best efforts, to reorganize work among existing employees;

21 "(B) A significant detrimental effect on business performance;

"(C) A significant inability to meet customer needs or demands; or
 "(D) A significant insufficiency of work during the periods an em ployee proposes to work.

"(3)(a) 'Employee' has the meaning given that term in ORS 652.310.
"(b) 'Employee' does not include a salaried employee described under ORS 653.020 (3).

7 "(4) 'Employer' means an employer described in section 3 (1) of this
8 2017 Act.

9 "(5) 'Food services establishment' means the fixed point of sale lo 10 cation for establishments defined under the North American Industry
 11 Classification System as food services and drinking places.

12 "(6) 'Franchise' has the meaning provided in ORS 650.005.

13 "(7) 'Franchisor' has the meaning provided in ORS 650.005.

14 "(8) 'Full service restaurant' means a food service establishment
 15 that regularly provides table service to customers.

"(9) 'Hospitality establishment' has the meaning provided in the 16 North American Industry Classification System for hotels and motels. 17 "(10) 'Interactive process' means a timely, good faith process that 18 includes a discussion between the employer and the employee for the 19 purpose of arriving at a mutually beneficial arrangement for a work 20schedule that meets the needs of the employee and the employer. The 21discussion may include the proposal of alternatives by the employee 22and the employer. 23

"(11) 'On-call shift' means any time that an employer requires an employee to be available to work or to contact the employer or wait to be contacted by the employer for the purpose of determining whether the employee must report to work. During the shift, on-call status applies regardless of whether the employee is located on or off the employer's premises.

<sup>30</sup> "(12) 'Regular rate of pay' means a regular hourly rate as defined

1 by the Commissioner of the Bureau of Labor and Industries.

"(13) 'Retail establishment' has the meaning provided in the North
 American Industry Classification System for retail trade.

4 "(14) 'Successor' means an entity that is substantially the same 5 entity as the predecessor as determined by the following criteria, ex-6 cept that a determination of whether or not a successor in interest 7 exists is not determined by the application of any single criterion, but 8 rather the entire circumstances are to be viewed in their totality:

9 "(a) Substantial continuity of the same business operations;

10 "(b) Use of the same plant;

11 "(c) Continuity of the work force;

12 "(d) Similarity of jobs and working conditions;

13 "(e) Similarity of supervisory personnel;

14 "(f) Similarity in machinery, equipment and production methods;

15 "(g) Similarity of products or services; and

16 "(h) The ability of the predecessor to provide relief.

"(15) 'Time of hire' means the period after an offer of employment
 and acceptance of the offer of employment and on or before the com mencement of employment.

"(16) 'Wages' means all compensation for performance of service
by an employee for an employer, whether paid by the employer or
another person, including the cash value of all compensation paid in
a medium other than cash.

"(17) 'Work schedule' means the hours, days and times, including
regular work shifts and on-call shifts, when an employee is required
by an employer to perform duties of employment for which the employee will receive compensation.

"(18) 'Work shift' means the specific and consecutive hours the
employer requires the employee to work.

30 "(19) 'Work week' means a fixed period of time established by an

employer that reflects a regularly recurring period of 168 hours or
seven consecutive 24-hour periods. A work week may begin on any day
of the week and any hour of the day and need not coincide with a
calendar week.

5 "(20) 'Writing' means a printed or printable communication in 6 physical or electronic format including a communication that is 7 transmitted through electronic mail, text message or a computer sys-8 tem or is otherwise sent and stored electronically.

"(21) 'Year' means any fixed, consecutive 12-month period of time.
"<u>SECTION 3.</u> Large employers in certain employment sectors. (1)
Sections 2 to 13 of this 2017 Act apply to an employee employed by an
employer, as defined in ORS 652.310, or a successor to an employer,
that is also one or more of the following:

"(a) A retail establishment that employs 100 or more employees in this state, including but not limited to a chain, an integrated enterprise or a franchise associated with a franchisor or network of franchises that employs more than 100 employees in this state.

18 "(b) A hospitality establishment that employs 100 or more employ-19 ees in this state, including but not limited to a chain, an integrated 20 enterprise or a franchise associated with a franchisor or network of 21 franchises that employs more than 100 employees in this state.

"(c) A food services establishment that employs 100 or more em-22ployees in this state, including but not limited to a chain, an inte-23grated enterprise or a franchise associated with a franchisor or 24network of franchises that employs more than 100 employees in this 25state. In addition to employing 100 or more employees in this state, a 26food service establishment that is a full service restaurant also must 27have 40 or more full service restaurant locations nationwide, including 28but not limited to locations that are a part of a chain, integrated en-29 terprise or franchise where the franchisor owns or operates 40 or more 30

1 such establishments in aggregate.

"(2) To determine the number of employees employed by an employer, the calculation shall be based upon the number of employees
employed on each working day during each of 20 or more work weeks
in the current calendar year or immediately preceding calendar year.

6 "(3) Separate entities that form an integrated enterprise are con-7 sidered a single employer under this section. Separate entities will be 8 considered an integrated enterprise and a single employer under this 9 section where a separate entity controls the operation of another en-10 tity. The factors to consider in determining whether separate entities 11 form an integrated enterprise include, but are not limited to:

"(a) The degree of interrelation between the operations of multiple
 entities;

14 "(b) The degree to which the entities share common management;

"(c) The degree to which the entities have centralized control of
 labor relations; and

"(d) The degree of common ownership or financial control over the
 entities.

"(4) The Commissioner of the Bureau of Labor and Industries shall
 adopt rules in accordance with the provisions of subsection (3) of this
 section regarding how to determine when separate entities form an
 integrated enterprise for the purposes of this section.

"(5) Sections 2 to 13 of this 2017 Act do not apply to an employee
 of a public employer, as defined in ORS 243.650, including Oregon
 Health and Science University.

26 "<u>SECTION 4. Good faith estimate of work schedule.</u> (1) An employer 27 shall provide a new employee with a written good faith estimate of the 28 employee's work schedule at the time of hire. The good faith estimate 29 shall:

30 "(a) State the average number of hours the employee can expect to

1 work each work week; and

"(b) Indicate whether the employee can expect to work on-call
shifts and, if so, set forth an objective standard for when an employee
may be expected to be available to work on-call shifts.

5 "(2) The employer shall revise the good faith estimate for an em-6 ployee:

7 "(a) Once every year calculated from the date of the last good faith
8 estimate; and

9 "(b) When there is a significant change to the employee's work 10 schedule due to changes in the employee's availability or to the 11 employer's business needs.

12 "(3) The employer shall initiate an interactive process with the 13 employee to discuss any significant change from the good faith esti-14 mate and, if applicable, state a bona fide business reason for the 15 change.

"(4) The employer shall include the good faith estimate in English
 and in the employee's primary language.

"SECTION 5. Advance notice of work schedule. (1) An employer
 shall provide an employee with a work schedule in writing at least 14
 calendar days before the first day of the work schedule.

"(2) The employer shall post the written work schedule in a con spicuous and accessible location, in English and in the predominant
 language of the employees at the particular workplace.

"(3) The employer shall provide a new employee at time of hire, or an existing employee upon returning to work after a leave of absence, with a written work schedule that runs through the last date of the posted work schedule in effect at time of hire or date of return to work.

"(4) The written work schedule shall include all work shifts and
 on-call shifts for the work period.

"(5) If the employer requests changes to the written work schedule
after the advance notice required in this section:

"(a) The employer shall provide the employee with timely notice of
the change by in-person conversation, telephone call, electronic mail,
text message or other accessible electronic or written format; and

6 "(b) The employee may decline any work shifts or on-call shifts not
7 included in the employee's written work schedule.

8 "SECTION 6. Right to rest between work shifts. (1) Unless the em-9 ployee requests or consents to work such hours, the employer may not 10 schedule or require the employee to work:

"(a) Less than 10 hours after the end of the previous calendar day's
 work shift or on-call shift; or

"(b) Less than 10 hours following the end of a work shift or on-call
 shift that spanned two calendar days.

15 "(2) The employer shall compensate an employee who works hours 16 described under subsection (1) of this section at one and one-half times 17 the employee's regular rate of pay for each hour in a work shift or 18 on-call shift that began less than 10 hours after the previous work 19 shift or on-call shift ended.

"(3) An employee compensated as described in subsection (2) of this
 section may not be additionally compensated under section 7 of this
 2017 Act for work schedule changes.

"SECTION 7. Compensation for work schedule changes. (1) An employer shall provide the following compensation to an employee for
each employer-requested change that occurs to the employee's written
work schedule without the advance notice required in section 5 of this
2017 Act:

"(a) One hour of pay at the employee's regular rate of pay, in addition to wages earned, when the employer:

30 "(A) Adds an hour or hours of work to the employee's work shift;

1 **or** 

2 "(B) Changes the date or start or end time of the employee's work
3 shift with no loss of hours.

"(b) No less than one-half times the employee's regular rate of pay
per hour for each scheduled hour the employee does not work when
the employer:

"(A) Subtracts hours from the employee's work shift before or after
the employee reports for duty;

9 "(B) Changes the date or start or end time of the employee's work
10 shift resulting in a loss of work shift hours;

11 "(C) Cancels the employee's work shift; or

"(D) Schedules the employee for an on-call shift and the employee
is not asked to perform work.

"(2) The requirements for additional compensation in this section
 do not apply when:

"(a) An employee mutually agrees with another employee to 16 employee-initiated work shift swaps or coverage. The employer may 17 require that work shift swaps or coverage under this paragraph be 18 preapproved by the employer. The employer may assist employees in 19 finding such arrangements provided that any employer assistance 20must be limited to helping an employee identify other employees who 21may be available to provide work shift swaps or coverage and may not 22include the employer arranging the work shift swap or coverage. 23

"(b) An employer requests an employee to work additional hours as the result of another employee's failure to notify the employer of the other employee's unavailability to work a work shift or on-call shift within the advance notice period required in section 5 of this 2017 Act.

"(c) An employer requests an employee to work additional hours in
 order to address present and unanticipated customer needs and:

1 "(A) The request is made through an in-person group communi-2 cation;

"(B) The employee is working at the time the request is made;
"(C) The additional hours are consecutive to the employee's current
work shift; and

6 "(D) The employee consents to work the additional hours.

"(d) An employee requests changes to the employee's work schedule, including adding or subtracting hours, and the employee documents the request in writing.

"(e) An employer subtracts hours from an employee's work sched ule for disciplinary reasons for just cause, provided the employer doc uments the incident leading to the employee's discipline in writing.

"(f) An employee's work shift or on-call shift cannot begin or continue due to threats to employees or property or due to the recommendation of a public official.

"(g) Operations cannot begin or continue because public utilities
 fail to supply electricity, water or gas or there is a failure in the public
 utilities or sewer system.

"(h) Operations cannot begin or continue due to natural disaster
 or a similar cause not within the employer's control.

<sup>21</sup> "<u>SECTION 8.</u> Pattern or practice of underscheduling. An employer <sup>22</sup> may not engage in a systemic pattern or practice of significant <sup>23</sup> underscheduling where the hours that employees actually work are <sup>24</sup> significantly above the hours in the written work schedule required <sup>25</sup> under section 5 of this 2017 Act.

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## **"NOTICE AND RECORDKEEPING REQUIREMENTS**

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<sup>29</sup> "<u>SECTION 9.</u> <u>Notice and posting requirements.</u> (1) The Commis-<sup>30</sup> sioner of the Bureau of Labor and Industries shall create and distribute a poster giving notice of the rights described in sections 2 to 13
of this 2017 Act. The commissioner shall create and distribute the
poster in English, Spanish and any other languages that are necessary
for employers to comply with this section.

"(2) An employer shall display the poster in a conspicuous and ac- $\mathbf{5}$ cessible place at any workplace or job site where any of their employ-6 ees work. Employers shall display the poster in English and in the 7 predominant language of the employees at the particular workplace. 8 If display of the poster is not feasible, including situations when the 9 employee works remotely or does not have a regular workplace or job 10 site, the employer may provide the poster on an individual basis in an 11 employee's primary language in physical or electronic format that is 12 reasonably conspicuous and accessible. 13

"SECTION 10. Employer recordkeeping. (1) An employer shall retain
 records that document the employer's compliance with sections 2 to
 13 of this 2017 Act, including:

17 "(a) Good faith estimates of employee work schedules;

"(b) Original and modified work schedules, and documentation of
 the employer's delivery of the same to each employee pursuant to
 section 5 of this 2017 Act;

"(c) Payroll records, including documentation of additional com pensation paid to an employee under section 6 or 7 of this 2017 Act;

"(d) Mass communications that are provided to employees about the
 availability of additional hours;

"(e) Documentation of an incident leading to employee discipline
 that results in hours subtracted from the employee's work schedule;

"(f) Confirmation from an employee that the employee is not in terested in accepting additional hours of work; and

"(g) Other records that are substantially related to compliance with
 sections 2 to 13 of this 2017 Act.

"(2) The records listed in this section shall be retained for a period
of three years.

"(3) An employer's failure to retain adequate records required by
this section creates a rebuttable presumption that the employer violated a provision in sections 2 to 13 of this 2017 Act for the employee
for whom a record was not retained.

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## **"RETALIATION**

"SECTION 11. Retaliation prohibited. (1) It is an unlawful practice
 for an employer to:

"(a) Interfere with, restrain, deny or attempt to deny the exercise
 of any right protected under sections 2 to 13 of this 2017 Act; or

"(b) Retaliate or in any way discriminate against an individual with
 respect to hire or tenure or any other term or condition of employ ment because the individual has inquired about the provisions of
 sections 2 to 13 of this 2017 Act.

"(2) The protections afforded under this section apply to any person
who mistakenly but in good faith and with an objectively reasonable
belief asserts a right protected by sections 2 to 13 of this 2017 Act.

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#### **"ENFORCEMENT**

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"SECTION 12. Enforcement, right of action and administrative
remedies. (1) An employee asserting a violation of section 11 of this
2017 Act may file a complaint with the Commissioner of the Bureau
of Labor and Industries under ORS 659A.820 or a civil action as provided in ORS 659A.885.

29 "(2) The commissioner has the same enforcement powers with re-30 spect to the rights established under sections 2 to 13 of this 2017 Act 1 as are established in ORS chapters 652 and 653.

"(3) In addition to any other damages provided by law, the commissioner may assess a statutory penalty payable to the aggrieved
party, as follows:

"(a) \$500 for the first violation of a provision in sections 2 to 13 of
this 2017 Act.

"(b) \$1,000 for any subsequent violation that occurs within 10 years
of the first violation of the provision in sections 2 to 13 of this 2017
Act.

"(4) If the commissioner determines that the employer paid the full
remedy due to an aggrieved party, not including any statutory penalty,
within 14 days of service of an order, the commissioner shall waive 50
percent of the amount of any statutory penalty imposed by order under this section.

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"LIMITS TO LEGISLATIVE INTENT

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"SECTION 13. Nothing in sections 2 to 13 of this 2017 Act or the
 amendments to ORS 659A.885 by section 14 of this 2017 Act is intended
 to:

"(1) Limit employee rights or protections otherwise provided by law;
"(2) Create a contractual right for an at-will employee; or

"(3) Create an additional remedy for an employee if a remedy equal
to or better than a remedy in section 6 or 7 of this 2017 Act is required
by a collective bargaining agreement or other contract.

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## **"ACTION FOR RETALIATION**

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"<u>SECTION 14.</u> ORS 659A.885, as amended by section 5, chapter 73,
 Oregon Laws 2016, is amended to read:

"659A.885. (1) Any person claiming to be aggrieved by an unlawful prac-1 tice specified in subsection (2) of this section may file a civil action in cir- $\mathbf{2}$ cuit court. In any action under this subsection, the court may order 3 injunctive relief and any other equitable relief that may be appropriate, in-4 cluding but not limited to reinstatement or the hiring of employees with or  $\mathbf{5}$ without back pay. A court may order back pay in an action under this sub-6 section only for the two-year period immediately preceding the filing of a 7 complaint under ORS 659A.820 with the Commissioner of the Bureau of La-8 bor and Industries, or if a complaint was not filed before the action was 9 commenced, the two-year period immediately preceding the filing of the 10 action. In any action under this subsection, the court may allow the pre-11 vailing party costs and reasonable attorney fees at trial and on appeal. Ex-12 cept as provided in subsection (3) of this section: 13

14 "(a) The judge shall determine the facts in an action under this sub-15 section; and

"(b) Upon any appeal of a judgment in an action under this subsection,
the appellate court shall review the judgment pursuant to the standard established by ORS 19.415 (3).

"(2) An action may be brought under subsection (1) of this section alleg-19 ing a violation of ORS 10.090, 10.092, 25.337, 25.424, 171.120, 408.230, 408.237 20(2), 475B.233, 476.574, 652.355, 653.060, 653.601 to 653.661, 659.852, 659A.030, 21659A.040, 659A.043, 659A.046, 659A.063, 659A.069, 659A.082, 659A.088, 659A.103 22to 659A.145, 659A.150 to 659A.186, 659A.194, 659A.199, 659A.203, 659A.218, 23659A.228, 659A.230, 659A.233, 659A.236, 659A.250 to 659A.262, 659A.277, 24659A.290, 659A.300, 659A.306, 659A.309, 659A.315, 659A.318, 659A.320, 2526 659A.355, 659A.421, 653.547 or 653.549 or section 11 of this 2017 Act.

"(3) In any action under subsection (1) of this section alleging a violation
of ORS 25.337, 25.424, 659.852, 659A.030, 659A.040, 659A.043, 659A.046,
659A.069, 659A.082, 659A.103 to 659A.145, 659A.199, 659A.203, 659A.228,
659A.230, 659A.250 to 659A.262, 659A.290, 659A.318, 659A.421, 653.547 or

1 653.549:

"(a) The court may award, in addition to the relief authorized under
subsection (1) of this section, compensatory damages or \$200, whichever is
greater, and punitive damages;

5 "(b) At the request of any party, the action shall be tried to a jury;

"(c) Upon appeal of any judgment finding a violation, the appellate court
shall review the judgment pursuant to the standard established by ORS
19.415 (1); and

"(d) Any attorney fee agreement shall be subject to approval by the court.
"(4) In any action under subsection (1) of this section alleging a violation
of ORS 652.355 or 653.060, the court may award, in addition to the relief
authorized under subsection (1) of this section, compensatory damages or
\$200, whichever is greater.

"(5) In any action under subsection (1) of this section alleging a violation of ORS 171.120, 476.574 or 659A.218, the court may award, in addition to the relief authorized under subsection (1) of this section, compensatory damages or \$250, whichever is greater.

"(6) In any action under subsection (1) of this section alleging a violation of ORS 10.090 or 10.092, the court may award, in addition to the relief authorized under subsection (1) of this section, a civil penalty in the amount of \$720.

"(7) Any individual against whom any distinction, discrimination or re-22striction on account of race, color, religion, sex, sexual orientation, national 23origin, marital status or age, if the individual is 18 years of age or older, 24has been made by any place of public accommodation, as defined in ORS 25659A.400, by any employee or person acting on behalf of the place or by any 26person aiding or abetting the place or person in violation of ORS 659A.406 27may bring an action against the operator or manager of the place, the em-28ployee or person acting on behalf of the place or the aider or abettor of the 29 place or person. Notwithstanding subsection (1) of this section, in an action 30

1 under this subsection:

"(a) The court may award, in addition to the relief authorized under
subsection (1) of this section, compensatory and punitive damages;

"(b) The operator or manager of the place of public accommodation, the
employee or person acting on behalf of the place, and any aider or abettor
shall be jointly and severally liable for all damages awarded in the action;

7 "(c) At the request of any party, the action shall be tried to a jury;

8 "(d) The court shall award reasonable attorney fees to a prevailing9 plaintiff;

"(e) The court may award reasonable attorney fees and expert witness fees incurred by a defendant who prevails only if the court determines that the plaintiff had no objectively reasonable basis for asserting a claim or no reasonable basis for appealing an adverse decision of a trial court; and

"(f) Upon any appeal of a judgment under this subsection, the appellate
 court shall review the judgment pursuant to the standard established by ORS
 19.415 (1).

(8) When the commissioner or the Attorney General has reasonable cause 17 to believe that a person or group of persons is engaged in a pattern or 18 practice of resistance to the rights protected by ORS 659A.145 or 659A.421 19 or federal housing law, or that a group of persons has been denied any of the 20rights protected by ORS 659A.145 or 659A.421 or federal housing law, the 21commissioner or the Attorney General may file a civil action on behalf of 22the aggrieved persons in the same manner as a person or group of persons 23may file a civil action under this section. In a civil action filed under this 24subsection, the court may assess against the respondent, in addition to the 25relief authorized under subsections (1) and (3) of this section, a civil penalty: 26

"(a) In an amount not exceeding \$50,000 for a first violation; and

<sup>28</sup> "(b) In an amount not exceeding \$100,000 for any subsequent violation.

"(9) In any action under subsection (1) of this section alleging a violation
 of ORS 659A.145 or 659A.421 or alleging discrimination under federal housing

law, when the commissioner is pursuing the action on behalf of an aggrieved complainant, the court shall award reasonable attorney fees to the commissioner if the commissioner prevails in the action. The court may award reasonable attorney fees and expert witness fees incurred by a defendant that prevails in the action if the court determines that the commissioner had no objectively reasonable basis for asserting the claim or for appealing an adverse decision of the trial court.

8 "(10) In an action under subsection (1) or (8) of this section alleging a 9 violation of ORS 659A.145 or 659A.421 or discrimination under federal hous-10 ing law:

11 "(a) 'Aggrieved person' includes a person who believes that the person:

"(A) Has been injured by an unlawful practice or discriminatory housing
 practice; or

"(B) Will be injured by an unlawful practice or discriminatory housing
 practice that is about to occur.

(b) An aggrieved person in regard to issues to be determined in an action may intervene as of right in the action. The Attorney General may intervene in the action if the Attorney General certifies that the case is of general public importance. The court may allow an intervenor prevailing party costs and reasonable attorney fees at trial and on appeal.

<sup>21</sup> "<u>SECTION 15.</u> Section 1, chapter 591, Oregon Laws 2015, is amended to <sup>22</sup> read:

<sup>23</sup> **"Sec. 1.** (1) As used in this section:

"(a) 'Enact' includes but is not limited to adopt, amend, refer or pass with
a delayed operative or effective date.

"(b) 'Local government' includes a county, city, district or other public
 corporation, authority or entity organized and existing under statute or city
 or county charter.

"(c) 'Work schedule' means the days and times during which an employee
is required by an employer to perform the duties for which the employee will

receive compensation. 'Work schedule' does not include employee time off for
 medical reasons or sick time.

"(2) The State of Oregon preempts all charter and statutory authority of
local governments to enact a requirement relating to work schedules before
[the date of adjournment sine die of the 2017 regular session of the Legislative
Assembly] July 1, 2022.

"(3) Notwithstanding subsection (2) of this section, a local government
8 may set work schedule requirements:

9 "(a) For public employers; and

"(b) In specifications for public contracts or subcontracts entered into bythe local government.

"SECTION 16. Section 2, chapter 591, Oregon Laws 2015, is amended to
 read:

"Sec. 2. Section 1 [of this 2015 Act], chapter 591, Oregon Laws 2015, is
 repealed on [August 31, 2017] July 1, 2022.

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## **"OPERATIVE DATE**

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"SECTION 17. (1) Sections 2 to 13 of this 2017 Act and the amend ments to ORS 659A.885 by section 14 of this 2017 Act become operative
 on July 1, 2018.

"(2) The Commissioner of the Bureau of Labor and Industries may take any action before the operative date specified in subsection (1) of this section that is necessary to enable the commissioner to exercise, on and after the operative date specified in subsection (1) of this section, the duties, functions and powers of the commissioner pursuant to sections 3, 9 and 12 of this 2017 Act.

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## **"CAPTIONS**

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"SECTION 18. The unit and section captions used in this 2017 Act
are provided only for the convenience of the reader and do not become
part of the statutory law of this state or express any legislative intent
in the enactment of this 2017 Act.

## **"EMERGENCY CLAUSE**

8 "SECTION 19. This 2017 Act being necessary for the immediate 9 preservation of the public peace, health and safety, an emergency is 10 declared to exist, and this 2017 Act takes effect on its passage.".

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