

**SB 1523 -6 STAFF MEASURE SUMMARY**

**House Committee On Revenue**

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**Prepared By:** Chris Allanach, Acting Revenue Officer

**Meeting Dates:** 2/27, 2/28

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**WHAT THE MEASURE DOES:**

Extends the method of apportioning income for broadcasters based on customer domicile. Excludes certain entities from this method of apportionment. Applies to tax years 2017 through 2020.

**ISSUES DISCUSSED:**

- How video broadcasting technology has changed over the decades
- Apportionment difference between an audience factor and a domicile factor
- Pending litigation over the interpretation of current law regarding the taxation of interstate broadcasters

**EFFECT OF AMENDMENT:**

-6 Removes all language except Section 1. The only change to current law would be moving the sunset date from January 1, 2017 to January 1, 2021

**BACKGROUND:**

In 2014 the Legislature passed, and the Governor signed into law, HB 4138. The bill modified how corporation income for interstate broadcasters is apportioned to Oregon. Put simply, it changed the apportionment percentage from one based on the share of viewers in Oregon (i.e. audience factor) to the state of domicile for the direct customers of the broadcasters (i.e. domicile factor). The policy change was a temporary provision, affecting tax years 2014 through 2016. The implementing legislation required the policy to be reviewed by the Legislative Revenue Office. That report was produced in 2017 based on preliminary tax return data but had results that were inconclusive. The report cited three areas of uncertainty regarding the policy's revenue impact: 1) lack of clarity regarding which companies are interstate broadcasters, 2) which business activities would cause an interstate broadcaster to have nexus in Oregon, and 3) which portion of company's income is subject to apportionment under the interstate broadcaster provisions. Current litigation in the Oregon court system may eventually provide insight into these issues.