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.

Repeals definitions applicable to Oregon Disabilities Commission. Removes cap on number of terms that may be served by members of commission. Requires Governor to consider recommendations for appointments to commission from disability advocacy and support groups and both agencies and organizations.

A BILL FOR AN ACT

Relating to the Oregon Disabilities Commission; amending ORS 185.130 and 185.150; and repealing ORS 185.110.

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

SECTION 1. ORS 185.130 is amended to read:

185.130. (1) The Oregon Disabilities Commission is created within the Department of Human Services. The commission consists of 15 members appointed by the Governor for [not more than two consecutive] three-year terms. A member is eligible for reappointment.

(2) Prior to making appointments, the Governor shall request and consider recommendations from [advocate self-help] disability advocacy and support groups and other interested public and private agencies and organizations.

(3) The membership of the commission shall be composed of members broadly representative of major public and private agencies and organizations who are experienced in or have demonstrated particular interest in the special needs of individuals with disabilities and consumers. Appointments shall be made with considerations given to geographic representation and a majority shall be individuals with disabilities [as defined in ORS 185.110 (3)].

SECTION 2. ORS 185.150 is amended to read:

185.150. The duties of the Oregon Disabilities Commission may include:

(1) Identifying and hearing the concerns of individuals with disabilities;

(2) Publicizing the needs and concerns of individuals with disabilities as they relate to the full achievement of economic, social, legal and political equity;

(3) Advising the Department of Human Services, the Governor, the Legislative Assembly and appropriate state agency administrators on how state services for individuals with disabilities might be improved or better coordinated to meet the needs of the individuals with disabilities;

(4) Advising local government agencies on matters which affect individuals with disabilities;

(5) Submitting a report of commission activities and recommendations to the Governor at least annually, and to the Legislative Assembly at least biennially and nominating qualified individuals with disabilities for appointment to boards, commissions and policy level management and professional positions;

(6) Studying and reporting on state agency programs and budgets that affect individuals with

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.
disabilities;

(7) Informing individuals with disabilities where they may obtain assistance in rehabilitation and employment and about laws prohibiting discrimination in employment as a result of disability;

(8) Cooperating with and assisting other interest groups in rehabilitation and employment of individuals with disabilities and encouraging public and private employers to undertake affirmative action to assure equitable employment of individuals with disabilities;

(9) Giving impetus and assistance to local community committees and fostering a more equitable climate for rehabilitation and equitable employment of individuals with disabilities;

(10) Promoting a continuous program of information and education to employers and the general public so they are aware of and sensitive to the needs and desires of individuals with disabilities for equitable education and training that will assure individuals with disabilities of their full vocational potentials; and

(11) Promoting a continuous information program for placement of individuals with disabilities in suitable employment.

[(12) Coordinating and executing programs of the President's Committee on Employment of the Handicapped, if any, and participating with other groups in sponsoring suitable public recognition programs for individuals with disabilities.]

SECTION 3. ORS 185.110 is repealed.