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.

Establishes tax credit for reforestation of commercial forestland following loss from catastrophic fire event. Makes tax credit applicable for losses incurred from catastrophic fire during fire loss years that begin on or after November 1, 2018, and end on or before October 31, 2024. Makes tax credit available for up to three tax years after year in which State Forester issues preliminary certificate for loss.

Applies to tax years beginning on or after January 1, 2019, and before January 1, 2029.

Takes effect on 91st day following adjournment sine die.

A BILL FOR AN ACT

Relating to financial relief for commercial forestlands damaged by catastrophic fire events; and

prescribing an effective date.

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

SECTION 1. Sections 2 to 4 of this 2019 Act are added to and made a part of ORS chapter 315.

SECTION 2. As used in sections 2 to 4 of this 2019 Act:

(1) “Catastrophic fire event” means a fire that:

(a) Results in the payment of moneys from the Oregon Forest Land Protection Fund to reimburse emergency fire suppression costs;

(b) Causes damage to at least 50 percent of the timber on a forestland property; or

(c) Is declared by the State Forester to be a catastrophic fire event.

(2) “Commercial forestland” has the meaning given that term in ORS 526.455.

(3) “Fire loss year” means a period that begins on November 1 each year and ends on October 31 of the next following calendar year.

(4) “Landowner” has the meaning given that term in ORS 526.455.

(5) “Net reforestation costs” means reforestation costs minus any salvage value.

(6)(a) “Reforestation costs” means the labor, technical and other costs incurred after a catastrophic fire event to harvest trees killed or damaged by the event, remove fuel and dead overstory, prepare a site for replanting and replant forestland in accordance with a reforestation project plan approved by the State Forester.

(b) “Reforestation costs” does not mean:

(A) Any expense eligible for federal cost share assistance;

(B) Any amounts paid or incurred to purchase or otherwise acquire forestland; or

(C) The cost of purchase or other acquisition of tools and equipment with a useful life of more than one year.

(7) “Salvage value” means the monetary amount, after deduction of sales costs, realizable from selling harvested trees that were killed or damaged due to a catastrophic fire event.

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.

LC 1536
SECTION 3. (1) To apply for a preliminary certificate that allows a tax credit under section 4 of this 2019 Act, a landowner must file a written request for a preliminary certificate with the State Forester during the period beginning November 1 and ending December 31 immediately following a fire loss year in which in which the catastrophic fire event occurred. The request must include, at a minimum, a reforestation project plan for the damaged commercial forestland, any information required by State Board of Forestry rule and any additional information that the State Forester considers necessary or useful to determine the applicable commercial forestland category under subsection (4) of this section. To the extent practicable, the State Forester shall complete the processing of all written requests for preliminary certificates for a fire loss year no later than March 1 following the close of the request filing period.

(2) The State Forester shall issue a preliminary certificate to a landowner under this section if the State Forester determines that:

(a) The commercial forestland of the landowner has incurred damage from a catastrophic fire event;

(b) The landowner has filed or agreed to an acceptable reforestation project plan for the commercial forestland; and

(c) The landowner is likely to incur net reforestation costs under the reforestation project plan.

(3) The board shall adopt rules establishing commercial forestland categories for use by the State Forester in calculating the maximum net reforestation costs resulting from a catastrophic fire event for which a tax credit could be allowed under section 4 of this 2019 Act. The factors that the board considers in identifying a commercial forestland category may include, but need not be limited to, slope, age class and tree species.

(4) The State Forester shall determine the commercial forestland category applicable to commercial forestland described in a preliminary certificate application. The State Forester shall use the commercial forestland categories to calculate, for each preliminary certificate, the maximum net reforestation costs for which a tax credit could be allowed under section 4 of this 2019 Act. However, if the total of all preliminary certificates to be issued for a fire loss year would exceed $2 million, the State Forester shall reduce the maximum net reforestation costs for each certificate on a pro rata basis.

(5) In accordance with applicable provisions of ORS chapter 183, the board may adopt rules necessary for the administration of this section.

SECTION 4. (1) Except as provided in subsection (6) of this section, a taxpayer that possesses a preliminary certificate issued under section 3 of this 2019 Act and an annual certificate issued under subsection (5) of this section is allowed a credit against the taxes otherwise due under ORS chapter 316, or, if the taxpayer is a corporation, under ORS chapter 317 or 318.

(2) For the tax year in which the preliminary certificate is issued, the amount of the credit is the lesser of:

(a) Fifty percent of the net reforestation costs actually paid or incurred by the taxpayer during the tax year due to a catastrophic fire event; or

(b) Twelve and one-half percent of the maximum net reforestation costs allowed under the preliminary certificate.

(3) For the two tax years next following the tax year in which the preliminary certificate
is issued, the amount of the credit is the lesser of:

(a) Fifty percent of the net reforestation costs actually paid or incurred since issuance of the preliminary certificate, reduced by the amount of any credits claimed under the certificate in prior years; or

(b) Twelve and one-half percent of the maximum net reforestation costs allowed under the preliminary certificate.

(4) For the third tax year next following the tax year in which the preliminary certificate is issued, the amount of the credit is the lesser of:

(a) Fifty percent of the net reforestation costs actually paid or incurred since issuance of the preliminary certificate, reduced by the amount of any credits claimed under the certificate in prior years; or

(b) Fifty percent of the maximum net reforestation costs allowed under the preliminary certificate, reduced by the amount of any credits claimed under the certificate in prior years.

(5)(a) To qualify for a tax credit under this section, a landowner must submit an annual certificate issued by the State Forester. The annual certificate must accompany the claim for the credit or otherwise be filed in a manner acceptable to the Department of Revenue. The State Forester may issue an annual certificate to a landowner for the tax year only if the State Forester is satisfied that:

(A) The land remains commercial forestland; and

(B) The landowner is in material compliance with the reforestation project plan for the commercial forestland.

(b) The State Forester may, at any reasonable time, conduct a physical inspection of commercial forestland to verify information described in paragraph (a) of this subsection.

(6) A credit may not be claimed under this section for net reforestation costs that a taxpayer incurs after the third tax year following the year in which a preliminary certificate is issued.

(7) The credit provided under this section shall be in addition to and not in lieu of any depreciation or amortization deduction to which the taxpayer otherwise may be entitled with respect to the reforestation project, and the credit does not affect the computation of basis for the forestland.

(8) In accordance with applicable provisions of ORS chapter 183, the Department of Revenue and the State Forestry Department may adopt rules necessary for the administration of this section.

(9) Any landowner affected by a determination regarding the net reforestation costs tax credit made by:

(a) The State Forester may appeal that determination in the manner provided in ORS 526.475 (1).

(b) The Department of Revenue may appeal that determination in the manner provided in ORS 526.475 (2).

SECTION 5. (1) As used in this section, “catastrophic fire event,” “fire loss year” and “reforestation costs” have the meanings given those terms in section 2 of this 2019 Act.

(2) Notwithstanding ORS 315.037, sections 2, 3 and 4 of this 2019 Act apply to:

(a) Reforestation costs related to catastrophic fire event losses incurred, as determined by the State Forester, during a fire loss year that begins on or after November 1, 2018, and ends on or before October 31, 2024; and
(b) Tax years beginning on or after January 1, 2019, and before January 1, 2029.

SECTION 6. This 2019 Act takes effect on the 91st day after the date on which the 2019 regular session of the Eightieth Legislative Assembly adjourns sine die.