80th OREGON LEGISLATIVE ASSEMBLY--2019 Regular Session

Senate Bill 943

Sponsored by Senator HEARD, Representative LEIF; Senator RILEY, Representatives DOHERTY, EVANS, GORSEK, HERNANDEZ, SMITH DB

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**.

Allows development of parsonage on land where nonresidential place of worship is allowed use.

A BILL FOR AN ACT

2 Relating to parsonages; amending ORS 215.441 and 227.500.

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

SECTION 1. ORS 215.441 is amended to read:

5 215.441. (1) If a church, synagogue, temple, mosque, chapel, meeting house or other nonresiden-

tial place of worship is allowed on real property under state law and rules and local zoning ordinances and regulations, a county shall allow the reasonable use of the real property for activities

8 customarily associated with the practices of the religious activity, including:

- 9 (a) Worship services.
- 10 (b) Religion classes.
- 11 (c) Weddings.

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- 12 (d) Funerals.
- 13 (e) Meal programs.

(f) Child care, but not including private or parochial school education for prekindergartenthrough grade 12 or higher education.

(g) The development of a parsonage, subject to applicable siting and design regulations
 and land use regulations as defined in ORS 197.015.

[(g)] (h) Providing housing or space for housing in a building that is detached from the place
 of worship, provided:

(A) At least 50 percent of the residential units provided under this paragraph are affordable to
households with incomes equal to or less than 60 percent of the median family income for the county
in which the real property is located;

(B) The real property is in an area zoned for residential use that is located within the urban
 growth boundary; and

(C) The housing or space for housing complies with applicable land use regulations and meets
 the standards and criteria for residential development for the underlying zone.

27 (2) A county may:

(a) Subject real property described in subsection (1) of this section to reasonable regulations,
 including site review or design review, concerning the physical characteristics of the uses author ized under subsection (1) of this section; or

31 (b) Prohibit or restrict the use of real property by a place of worship described in subsection (1)

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of this section if the county finds that the level of service of public facilities, including transporta-1

2 tion, water supply, sewer and storm drain systems is not adequate to serve the place of worship described in subsection (1) of this section. 3

(3) Notwithstanding any other provision of this section, a county may allow a private or paro-4 chial school for prekindergarten through grade 12 or higher education to be sited under applicable 5 state law and rules and local zoning ordinances and regulations. 6

(4) Housing and space for housing provided under subsection [(1)(g)] (1)(h) of this section must 7 be subject to a covenant appurtenant that restricts the owner and each successive owner of the 8 9 building or any residential unit contained in the building from selling or renting any residential unit described in subsection [(1)(g)(A)] (1)(h)(A) of this section as housing that is not affordable to 10 households with incomes equal to or less than 60 percent of the median family income for the county 11 12 in which the real property is located for a period of 60 years from the date of the certificate of oc-13 cupancy.

SECTION 2. ORS 227.500 is amended to read: 14

15 227.500. (1) If a church, synagogue, temple, mosque, chapel, meeting house or other nonresidential place of worship is allowed on real property under state law and rules and local zoning ordi-16 17 nances and regulations, a city shall allow the reasonable use of the real property for activities 18 customarily associated with the practices of the religious activity, including:

19 (a) Worship services.

(b) Religion classes. 20

(c) Weddings. 21

22(d) Funerals.

(e) Meal programs. 23

(f) Child care, but not including private or parochial school education for prekindergarten 94 through grade 12 or higher education. 25

(g) The development of a parsonage, subject to applicable siting and design regulations 2627and land use regulations as defined in ORS 197.015.

[(g)] (h) Providing housing or space for housing in a building that is detached from the place 28of worship, provided: 29

30 (A) At least 50 percent of the residential units provided under this paragraph are affordable to 31 households with incomes equal to or less than 60 percent of the median family income for the county 32in which the real property is located;

(B) The real property is in an area zoned for residential use that is located within the urban 33 34 growth boundary; and

35(C) The housing or space for housing complies with applicable land use regulations and meets the standards and criteria for residential development for the underlying zone. 36

37 (2) A city may:

38 (a) Subject real property described in subsection (1) of this section to reasonable regulations, including site review and design review, concerning the physical characteristics of the uses au-39 thorized under subsection (1) of this section; or 40

(b) Prohibit or regulate the use of real property by a place of worship described in subsection 41 (1) of this section if the city finds that the level of service of public facilities, including transporta-42 tion, water supply, sewer and storm drain systems is not adequate to serve the place of worship 43 described in subsection (1) of this section. 44

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(3) Notwithstanding any other provision of this section, a city may allow a private or parochial

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1 school for prekindergarten through grade 12 or higher education to be sited under applicable state

2 law and rules and local zoning ordinances and regulations.

3 (4) Housing and space for housing provided under subsection [(1)(g)] (1)(h) of this section must

4 be subject to a covenant appurtenant that restricts the owner and each successive owner of the

5 building or any residential unit contained in the building from selling or renting any residential unit 6 described in subsection [(1)(g)(A)] (1)(h)(A) of this section as housing that is not affordable to

7 households with incomes equal to or less than 60 percent of the median family income for the county

- 8 in which the real property is located for a period of 60 years from the date of the certificate of oc-
- 9 cupancy.
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