Delete lines 6 through 19 of the printed bill and insert:

"SECTION 2. (1) As used in this section:

(a) ‘Amenable species’ has the meaning given that term in 21 U.S.C. 601(w).

(b) ‘Nonamenable species’ has the meaning given that term by the State Department of Agriculture by rule.

(c) ‘Processing’ means activities that are subject to regulation under ORS 619.010 to 619.071 or ORS chapter 603.

(2) Notwithstanding ORS 603.015 and 619.021, the department may adopt rules to establish a program of state inspection for the processing and sale of meat products from amenable species, including but not limited to cattle and sheep.

(3) The department may adopt rules to establish a program of state inspection for the processing and sale of meat products from nonamenable species.

(4) Under the programs of state inspection described in subsections (2) and (3) of this section, the department:

(a) Shall inspect the meat products.

(b) Under ORS 619.031, may license establishments operating under either program of state inspection.

(c) Under ORS 619.031 (2) and (3), may establish license requirements and license fee schedules for establishments operating under either program of state inspection.

(5) Rules adopted under this section must impose requirements that are at least equal to the requirements imposed under the Federal Meat Inspection Act (21 U.S.C. 601 to 695) and the federal Humane Methods of Livestock Slaughter Act (7 U.S.C. 1901 to 1907).

(6) The department may administer or enforce rules for a program of state inspection for the processing and sale of meat products from amenable species, under subsection (2) of this section, only if the department has full federal approval for the program."