On page 1 of the printed bill, line 3, delete “401.109, 401.305,”.

Delete lines 5 through 17 and delete pages 2 through 8 and insert:

“SECTION 1. ORS 401.094 is amended to read:

“401.094. (1)(a) The Oregon Department of Administrative Services shall maintain a system for the notification and interagency coordination of state resources in response to emergencies involving multijurisdictional cooperation between the various levels of government, [and] private business entities, community-based organizations and faith-based organizations. Multijurisdictional cooperation developed under this paragraph must include organizations that represent Native American, Black, African American, Latin, Asian or Pacific Islander communities, members of lesbian, gay, bisexual, transgender, queer or questioning (LGBTQ) communities, immigrants, refugees, members of tribal communities, linguistically diverse populations, persons with disabilities, access and functional needs communities or older Oregonians.

“(b) The department shall provide the Office of Emergency Management with a service level agreement that describes the continued daily operations and maintenance of the system, the services and supplies needed to maintain the system 24 hours a day, every day of the year, and the policies and procedures that support the overall notification system.

“(2) The notification system shall be managed by the Office of Emergency Management as a continuously available communications network and a component of the state’s emergency operations center.

“(3) The notification system shall be the primary point of contact by which any public agency provides the state notification of an emergency or disaster, or requests access to state and federal resources.

“(4) Each department of state government, and those agencies of state government identified in the statewide emergency management plan prepared under ORS 401.052 as having emergency service or administrative responsibilities, shall appoint an emergency management coordinator as their representative to work with the Office of Emergency Management on the development and implementation of emergency plans and procedures.

“(5) The Office of Emergency Management shall adopt rules relating to the planning, administration and operation of the notification system maintained under this section.

“SECTION 2. The Department of State Police shall assist the Oregon Department of Administrative Services in transitioning responsibilities under ORS 401.094, as amended by section 1 of this 2021 Act, to the Oregon Department of Administrative Services.

“SECTION 3. ORS 401.358 is amended to read:

“401.358. As used in ORS 401.358 to 401.368:
“(1) ‘Emergency service activities’ means:
   “(a) The provision of emergency services; and
   “(b) Engaging in training under the direction of a public body, whether by reason of the training
   being conducted or approved by a public body, for the purpose of preparing qualified emergency
   service volunteers to perform emergency services.
   “(2) ‘Qualified emergency service volunteer’ means a person who is:
   “(a) Registered with the Office of Emergency Management or other public body to perform
   emergency service activities;
   “(b) Acknowledged in writing as a qualified emergency service volunteer, at the time the person
   offers to volunteer during an emergency, by the Office of Emergency Management or by another
   public body;
   “(c) A member of the Oregon Civil Defense Force; [or]
   “(d) A building evaluator certified under the Oregon Safety Assessment Program established
   under ORS 401.256[.]; or
   “(e) Any other volunteer from a nonprofit organization who is providing emergency ser-
   vice activities at the direction of a public body.

   “SECTION 4. ORS 401.368 is amended to read:
   “401.368. (1) Except as provided in subsection (2) of this section,
   the Office of Emergency
   Management shall provide workers’ compensation coverage for qualified emergency service volun-
   teers who are injured in the course and scope of performing emergency service activities under the
   direction of a public body if the injury occurs:
   “(a) While the volunteer is performing emergency service activities under the direction of the
   public body during a state of emergency declared under this chapter, or during a state of public
   health emergency proclaimed under ORS 433.441; or
   “(b) While the volunteer is engaged in training being conducted or approved by a public body
   for the purpose of preparing the volunteer to perform emergency services.
   “(2) The Oregon Health Authority shall provide workers’ compensation coverage for
   emergency health care providers registered under ORS 401.654 who are injured while per-
   forming emergency service activities under the direction of the authority and within the
   course and scope of that direction:
   “(a) During a state of emergency declared under ORS 401.165;
   “(b) During a state of public health emergency declared under ORS 433.441;
   “(c) While rendering assistance pursuant to a request pursuant to the Emergency Man-
   agement Assistance Compact adopted under ORS 402.105 or the Pacific Northwest Emer-
   gency Management Arrangement adopted under ORS 402.250, including Annexes A and B to
   the Pacific Northwest Emergency Management Arrangement; or
   “(d) While engaged in training described in ORS 401.358 (1)(b) that is conducted or ap-
   proved by the authority.
   “[2] (3) Workers’ compensation coverage shall be provided under this section in the manner
   provided by ORS 656.039.
   “SECTION 5. ORS 401.667 is amended to read:
   “401.667. (1) If the Governor declares a state of emergency under ORS 401.165, or proclaims a
   state of public health emergency under ORS 433.441, emergency health care providers registered
   under ORS 401.654 and other health care providers who volunteer to perform health care services
   under ORS 401.651 to 401.670 are agents of the state under ORS 30.260 to 30.300 for the purposes
of any claims arising out of services that are provided under ORS 401.651 to 401.670 pursuant to
directions from a public body and that are within the course and scope of the health care provider’s
duties, without regard to whether the health care provider is compensated for the services.

“(2) If the Governor declares a state of emergency under ORS 401.165, or proclaims a state of
public health emergency under ORS 433.441, health care facilities designated under ORS 401.657 and
other persons operating emergency health care centers designated under ORS 401.657 are agents of
the state under ORS 30.260 to 30.300 for the purposes of any claims arising out of services that are
provided through those centers or facilities under ORS 401.651 to 401.670 pursuant to directions
from a public body and that are within the course and scope of the duties of the health care facility
or other person, without regard to whether the health care facility or other person is compensated
for the services.

“(3) An emergency health care provider registered under ORS 401.654 participating in training
authorized by the Oregon Health Authority under ORS 401.651 to 401.670 is an agent of the state
under ORS 30.260 to 30.300 for the purposes of any claims arising out of that training.

“(4) The provisions of subsection (2) of this section apply only to emergency health care centers
or health care facilities that have adopted emergency operations plans and credentialing plans that
govern the use of emergency health care providers registered under ORS 401.654 and other health
care providers who volunteer to perform health care services under ORS 401.651 to 401.670. An
emergency operations plan and a credentialing plan must comply with rules governing those plans
adopted by the authority.

“(5) If the Governor receives a request for assistance from another party state to the
Emergency Management Assistance Compact adopted under ORS 402.105 and the Oregon
Health Authority directs an emergency health care provider registered under ORS 401.654 to
that state to render assistance, the emergency health care provider is considered an officer
or employee of the Oregon Health Authority for purposes of Article VI of the Emergency
Management Assistance Compact.

NOTE: Section 6 was deleted by amendment. Subsequent sections were not renumbered.

SECTION 7. ORS 401.913 is amended to read:

401.913. (1) The office of State Resilience Officer is created in the office of the Governor. The
office of State Resilience Officer shall direct, implement and coordinate [seismic] hazard safety and
resilience goal setting and state agency planning and preparation to improve [seismic] hazard safety
and resilience, including but not limited to planning and preparation for safety and resilience
during and after earthquake, tsunami, wildfire, flooding and other natural or manmade
events.

“(2) The State Resilience Officer shall lead statewide mitigation efforts that address
findings from the Oregon Resilience Plan and the state hazard mitigation plan.

“(3) The State Resilience Officer shall lead executive branch agencies on continuity of
operations planning and continuity of government planning training and exercises.

“(2) (4) The Governor shall appoint an individual to serve as the State Resilience Officer,
subject to confirmation by the Senate pursuant to Article III, section 4, of the Oregon Constitution.

“(3) (5) The legislative branch of government and the judicial branch of government shall each
select an individual to monitor the effectiveness of [seismic] hazard safety and resilience planning
in their branch.

SECTION 8. Section 9 of this 2021 Act is added to and made a part of ORS 401.358 to
401.368.
“SECTION 9. (1) The Office of Emergency Management shall establish an outreach program to work directly with nonprofit organizations that represent Native American, Black, African American, Latin, Asian or Pacific Islander communities, members of the lesbian, gay, bisexual, transgender, queer or questioning (LGBTQ) communities, immigrants, refugees, members of tribal communities, linguistically diverse populations, persons with disabilities, access and functional needs communities or older Oregonians, to facilitate enhancement of volunteer organization capabilities to provide emergency service activities.

“(2) The office shall dedicate at least one full-time equivalent position to performing the duties described in subsection (1) of this section.

“SECTION 10. (1) As used in this section:

“(a)(A) ‘Eligible costs’ means:

“(i) Retrofitting of similar architectural finishes, work on electrical, plumbing and mechanical systems and other direct structural costs of seismic retrofitting; and

“(ii) Architectural, engineering, project management, insurance, testing and other service costs related to seismic retrofitting.

“(B) ‘Eligible costs’ does not mean:

“(i) Remodeling or refurbishing costs intended to enhance aesthetics, functionality or marketability without extending seismic life safety; or

“(ii) Relocation costs or loss of rent during improvement of the seismic safety, stability or resiliency of an eligible property.

“(b) ‘Eligible property’ means improvements to real property:

“(A) Constructed before January 1, 1993;

“(B) Owned by a nonprofit, public or private entity that houses a community-based or faith-based organization that primarily serves historically underrepresented or underserved communities and as may be further identified by the department by rule;

“(C) Having load-bearing walls, nonload-bearing walls, chimneys or other structures, and that are made of brick, cinderblock, tile, adobe or other masonry material that is not braced by rebar or other reinforcing material; and

“(D) Serving or having the capacity to serve as a facility providing food, shelter, health care or other necessary services during an emergency declared under ORS 401.165 or a public health emergency declared under ORS 433.441.

“(2) The Oregon Business Development Department shall administer a program, to be known as the Unreinforced Masonry Seismic Safety Program, for the purpose of awarding grants on an annual competitive basis from the Oregon Unreinforced Masonry Seismic Safety Fund established under section 11 of this 2021 Act. The department shall award and disburse grants under the program for the purposes of:

“(a) Improving, on a statewide basis, the seismic safety, stability and resiliency of eligible properties; and

“(b) Promoting improvements in seismic safety, stability and resiliency that may lead to private investment, job creation or retention, the establishment or expansion of viable businesses or the creation of a stronger tax base.

“(3) Applications for grants under the program described in subsection (2) of this section must state with specificity the proposed improvements to the seismic safety, stability and resiliency of the eligible property. The proposed improvements must be sufficient to meet or exceed the seismic performance level for eligible properties established by the department.
“(4) In awarding grants under the program, the department shall give priority to grants for:

“(a) Eligible property owned by, or primarily benefitting, a nonprofit corporation as defined in ORS 65.001; and

“(b) Categories of eligible property identified by the department by rule.

“(5) Subject to subsection (6) of this section, a grant awarded to an applicant under this section may not exceed the lesser of:

“(a) Thirty-five percent of the total eligible costs expended on eligible properties; or

“(b) $2.5 million for each eligible property.

“(6) The department shall reduce the grant for an eligible property by the amount of any tax credits or grants received from Oregon state government, as defined in ORS 174.111, in connection with the property. A grant under this section may not exceed the difference between the eligible cost and the total amount received to pay for the eligible cost from all other sources, such as tax credits or grants.

“(7) The department shall adopt a formula for making grants under the program that reserves a minimum of 50 percent of available grant funds for projects outside of the Portland metropolitan area urban growth boundary.

“(8) The department shall:

“(a) Develop criteria for determining the eligibility of grant applicants and proposed projects;

“(b) Provide project oversight and monitoring for grant recipients, except that project oversight does not include construction oversight;

“(c) Provide regular updates to other state agencies that have an interest in the carrying out of the program;

“(d) Adopt rules for the purpose of carrying out the program; and

“(e) Appoint an advisory group of individuals qualified to review grant applications, advise on the carrying out of the program and perform other program-related duties as determined by the department.

“(9) The department shall require each grant recipient to file upon completion of the eligible project a sworn statement identifying the amounts and types of moneys received for the eligible project and the source of those moneys.

“(10) In adopting rules under this section, the department may consult with other state agencies having an interest in the carrying out of the program.

“SECTION 11. The Oregon Unreinforced Masonry Seismic Safety Fund is established in the State Treasury, separate and distinct from the General Fund. Interest earned by the Oregon Unreinforced Masonry Seismic Safety Fund shall be credited to the fund. Moneys in the fund are continuously appropriated to the Oregon Business Development Department for the purpose of carrying out the Unreinforced Masonry Seismic Safety Program described in section 10 of this 2021 Act. The fund shall consist of any moneys designated for deposit in the fund or for carrying out the program, including but not limited to appropriations or other provisions of moneys by the Legislative Assembly, bond proceeds and public or private moneys from gifts, grants or donations.

“SECTION 12. (1) In addition to and not in lieu of bonds authorized pursuant to ORS 286A.035, for the biennium ending June 30, 2023, at the request of the Oregon Department
of Administrative Services, after the department consults with the Oregon Business Development Department, the State Treasurer is authorized to issue lottery bonds pursuant to ORS 286A.560 to 286A.585 in an amount that produces $50 million in net proceeds and interest earnings for the purposes described in subsection (2) of this section, plus an additional amount estimated by the State Treasurer to be necessary to pay bond-related costs.

“(2) Net proceeds of lottery bonds issued under this section must be transferred to the Oregon Business Development Department for deposit in the Oregon Unreinforced Masonry Seismic Safety Fund established under section 11 of this 2021 Act.

“(3) The Legislative Assembly finds that the use of lottery bond proceeds for the purpose of carrying out the Unreinforced Masonry Seismic Safety Program described in section 10 of this 2021 Act will create jobs, further economic development and enhance the economic vitality of Oregon communities, and is authorized based on the following findings:

“(a) Masonry and concrete buildings are an integral part of the commercial, industrial and nonprofit infrastructure of this state. Unreinforced masonry and unreinforced concrete buildings pose a significant risk to that infrastructure in the event of an earthquake.

“(b) Improvements to the seismic safety, stability and resiliency of unreinforced masonry and unreinforced concrete buildings will create jobs and promote economic development within this state.

“SECTION 13. This 2021 Act takes effect on the 91st day after the date on which the 2021 regular session of the Eighty-first Legislative Assembly adjourns sine die.”.