Senate Bill 605

Sponsored by Senator FREDERICK (at the request of Douglas County Fire District No. 2 Chief Rob Bullock, Lupe Preciado-McAlister) (Presession filed.)

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.

Provides that, if rural fire protection district contains improved lands, or new improvements, that are within seven miles of fire station within district and are not subject to assessments for fire protection by district, county board must initiate by resolution annexation of territory containing lands. Requires that hearing and election on proposed annexation be conducted as is required for district formation proceedings. Provides that annexed territory is subject to outstanding indebtedness of district, permanent rate limit established by district and local option taxes imposed by district.

A BILL FOR AN ACT

Relating to annexing territory to rural fire protection districts.

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

SECTION 1. Section 2 of this 2021 Act is added to and made a part of ORS chapter 478.

SECTION 2. (1) As used in this section, “annexation” has the meaning given that term in ORS 198.705.

(2) Notwithstanding ORS 478.115, if a rural fire protection district contains improved lands, or new improvements, that are within seven miles of a fire station in the district and are not subject to assessments for fire protection by the district, the county board of the county shall initiate by resolution the annexation of the territory containing the lands, subject to the provisions of ORS 478.010.

(3) The proceeding for annexation must be conducted as provided in ORS 198.800 to 198.825 and 198.835 to 198.845.

(4) An annexation initiated under this section has the effects described in ORS 198.860.

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 1632