On page 20 of the printed B-engrossed bill, delete lines 10 through 19 and insert:

"SECTION 31. ORS 477.015 is amended to read:

477.015. [(1)] As used in this section and ORS [477.015 to 477.061] 477.025 and 477.027, [unless the context otherwise requires,] \(\text{[forestland-urban]}\) \text{wildland-urban} interface' [means] has the meaning given that term in rule by the State Board of Forestry. [a geographic area of forestland inside a forest protection district where there exists a concentration of structures in an urban or suburban setting.]

[(2) As used in ORS 477.015 to 477.057, unless the context requires otherwise:]

[(a) 'Committee' means a county forestland-urban interface classification committee.]

[(b) 'Governing body' means the board of county commissioners or county court of a county, as the case may be.]."

Delete lines 28 through 36 and insert:

"SECTION 33. ORS 477.027 is amended to read:

477.027. (1) By [administrative] rule, considering national best practices, the State Board of Forestry shall establish:

(a) A definition of 'wildland-urban interface.'

(b) Criteria by which the [forestland-urban] \text{wildland-urban} interface [shall] must be identified and classified.

(2) The criteria [shall]:

(a) Must recognize differences across the state in fire hazard, fire risk and structural characteristics within the [forestland-urban] \text{wildland-urban} interface.

(b) May not exclude a category of land from inclusion in the wildland-urban interface.

(3) Based on the criteria [shall include not less than three nor more than], the board shall establish five classes of [forestland-urban] \text{wildland-urban} interface.

(4) The classes must be integrated into the comprehensive statewide map described in section 7 of this 2021 Act.

SECTION 33a. The State Board of Forestry shall adopt by rule the definition described in ORS 477.027 (1)(a), as amended by section 33 of this 2021 Act, not later than 100 days after the effective date of this 2021 Act."