SB 762-A10 (LC 3470) Corrected 6/17/21 (AG/ps)

Requested by Representative MARSH

PROPOSED AMENDMENTS TO A-ENGROSSED SENATE BILL 762

On page 3 of the printed A-engrossed bill, line 45, delete "3a" and insert 1 "3". $\mathbf{2}$ On page 4, delete lines 11 through 45 and delete pages 5 and 6. 3 On page 7, delete lines 1 through 22 and insert: 4 $\mathbf{5}$ **"STATEWIDE MAP OF WILDFIRE RISK** 6 7 "SECTION 7. (1) The State Forestry Department shall oversee the 8 development and maintenance of a comprehensive statewide map of 9 wildfire risk that displays the wildfire risk classes described in sub-10 section (4) of this section and populates the Oregon Wildfire Risk 11 **Explorer.** 12"(2) The Oregon Wildfire Risk Explorer must be the official wildfire 13 planning and risk classification mapping tool for the State of Oregon. 14 "(3) The State Board of Forestry shall establish by rule criteria by 15

which the map must be developed and maintained, including criteria concerning the use of the most current wildfire assessments.

"(4) In consultation with Oregon State University, the department
 shall establish five statewide wildfire risk classes of extreme, high,
 moderate, low and no risk. The classes must be:

21 "(a) Consistent with ORS 477.027.

"(b) Based on weather, climate, topography and vegetation. 1

"(5) The department shall enter into an agreement with the uni- $\mathbf{2}$ versity that provides that the university will develop and maintain the 3 map and make the map publicly available in electronic form through 4 the Oregon Wildfire Risk Explorer. $\mathbf{5}$

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"(6) The board shall adopt rules that:

"(a) Provide opportunities for public input into the assignment of 7 properties to the wildfire risk classes described in subsection (4) of this 8 section. 9

"(b) Require the department to provide notice and information 10 about how a property owner may appeal an assignment of the property 11 owner's property to the extreme or high wildfire risk classes. 12

"(c) Allow affected property owners and local governments to ap-13 peal the assignment of properties to the wildfire risk classes after the 14 map is developed, after any updates to the map and within a reason-15 ably time after delivery of the notice and information described in 16 paragraph (b) of this subsection. 17

"(d) Establish a specific process for appeals through which a re-18 quested change in assignment is assessed based on: 19

"(A) Whether the assignment is consistent with the criteria de-20scribed in subsection (3) of this section; 21

"(B) Any pertinent facts that may justify a change in the assign-22ment; and 23

"(C) Any error in the data the department used to determine the 24assignment, if the error justifies a change in the assignment. 25

"(7) The map must: 26

"(a) Be based on the wildfire risk classes. 27

"(b) Be sufficiently detailed to allow the assessment of wildfire risk 28at the property-ownership level. 29

"(c) Include the boundaries of the wildland-urban interface, as de-30

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1 fined in ORS 477.015, consistent with national standards.

"(d) Include a layer that geospatially displays the locations of so cially and economically vulnerable communities.

4 "(8) To develop and maintain the map, the university shall collab-5 orate with the department, the State Fire Marshal, other state agen-6 cies, local governments, federally recognized Indian tribes in this 7 state, other public bodies and any other information sources that the 8 university deems appropriate.

9 "(9) In maintaining the map, the university shall make technical
10 adjustments as needed and update the map consistent with the results
11 of appeals described in subsection (6)(b) of this section.

"(10) The university shall provide technical assistance to represen tatives of state and local government, and to landowners, that use the
 map.

¹⁵ "<u>SECTION 7a.</u> (1) On or before December 31, 2021, the State ¹⁶ Forestry Department shall report to an interim committee of the ¹⁷ Legislative Assembly related to wildfire, in the manner provided in ¹⁸ ORS 192.245, to the State Wildfire Programs Director and to the ¹⁹ Wildlife Programs Advisory Council on the progress of the department ²⁰ and Oregon State University in complying with the requirements of ²¹ section 7 of this 2021 Act.

"(2) On or before June 30, 2022, the department and university must
finish all actions required of the department and university by section
7 of this 2021 Act.

"(3) Notwithstanding any contrary provision of law, the State Board
 of Forestry may adopt temporary rules to help ensure the require ments described in subsection (2) of this section are met.

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"DEFENSIBLE SPACE

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"SECTION 8. As used in sections 8a, 8b and 8c of this 2021 Act, 'defensible space' means a natural or human-made area in which material capable of supporting the spread of fire has been treated, cleared or modified to slow the rate and intensity of advancing wildfire and allow space for fire suppression operations to occur.

6 "<u>SECTION 8a.</u> (1) The State Fire Marshal shall establish minimum 7 defensible space requirements for wildfire risk reduction on lands in 8 areas identified on the statewide map of wildfire risk described in 9 section 7 of this 2021 Act as within the wildland-urban interface.

10 "(2) The State Fire Marshal:

"(a) Shall consult with the Oregon Fire Code Advisory Board to
 establish the requirements.

13 "(b) Shall establish requirements that are consistent with and do 14 not exceed the standards pertaining only to defensible space that are 15 set forth in the International Wildland-Urban Interface Code published 16 by the International Code Council, including the standards pertaining 17 only to defensible space that are set forth in sections 603 and 604 of 18 the code.

"(c) May consider best practices specific to Oregon in order to es tablish the requirements.

"(d) Shall periodically reexamine the standards set forth in the International Wildland-Urban Interface Code and update the requirements to reflect current best practices, in consultation with the Oregon Fire Code Advisory Board.

25 "(e) Shall enforce the requirements that are applicable to lands
26 within the jurisdiction of a local government.

"(f) Shall adopt rules governing administration of the requirements.
"(g) May develop and apply a graduated fee structure for use in
assessing penalties on property owners for noncompliance with the
requirements.

1 "(h) Shall consult on implementation of the requirements.

"(i) May adopt rules concerning reports by local governments described in subsection (4)(a) of this section.

"(3) Subject to additional local requirements, the requirements shall
apply statewide for all lands in the wildland-urban interface that are
designated as extreme or high risk, as identified on the map.

"(4) Notwithstanding subsection (2) of this section, a local government may:

"(a) Administer, consult on and enforce the requirements estab-9 lished by the State Fire Marshal, within the jurisdiction of the local 10 government. A local government that administers or enforces the re-11 quirements established by the State Fire Marshal shall periodically 12 report to the State Fire Marshal regarding compliance with the re-13 quirements, including the extent of compliance for each property 14 within the jurisdiction of the local government, any change in the 15 degree of compliance since the last report and any other information 16 required by the State Fire Marshal by rule. 17

18 "(b) Adopt and enforce local requirements for defensible space that 19 are greater than the requirements established by the State Fire Mar-20 shal. Any local requirements that a local government adopts for 21 defensible space must be defensible space standards selected from the 22 framework set forth in the International Wildland-Urban Interface 23 Code or other best practices specific to Oregon.

"(c) Designate local fire districts, fire departments or fire agencies to enforce the requirements established by the State Fire Marshal or the local government pursuant to paragraph (b) of this subsection. A local government that designates enforcement must comply with the reporting requirements in paragraph (a) of this subsection.

"(5) The State Fire Marshal shall administer a community risk re duction program that emphasizes education and methods of prevention

with respect to wildfire risk, enforcement of defensible space require ments, response planning and community preparedness for wildfires.

"(6) The State Fire Marshal may provide financial, administrative, technical or other assistance to a local government to facilitate the administration and enforcement of requirements within the jurisdiction of the local government. A local government shall expend financial assistance provided by the State Fire Marshal under this subsection to give priority to the creation of defensible space:

9 "(a) On lands owned by members of socially and economically vul10 nerable communities, persons with limited proficiency in English and
11 persons of lower income as defined in ORS 456.055.

12 "(b) For critical or emergency infrastructure.

13 "(c) For schools, hospitals and facilities that serve seniors.

"<u>SECTION 8b.</u> (1) The minimum defensible space requirements es tablished by the State Fire Marshal pursuant to section 8a of this 2021
 Act may not be used as criteria to approve or deny:

"(a) An amendment to a local government's acknowledged compre hensive plan or land use regulations.

¹⁹ "(b) A permit, as defined in ORS 215.402 or 227.160.

20 "(c) A limited land use decision, as defined in ORS 197.015.

²¹ "(d) An expedited land division, as defined in ORS 197.360.

"(2) Notwithstanding subsection (1) of this section, a local govern ment may:

"(a) Amend the acknowledged comprehensive plan or land use reg ulations of the local government to include the requirements; and

"(b) Use the requirements that are included in the amended acknowledged comprehensive plan or land use regulations as a criterion
for a land use decision.

29 "<u>SECTION 8c.</u> The State Fire Marshal shall establish minimum 30 defensible space requirements for wildfire risk reduction on lands in areas identified on the map described in section 7 of this section on
 or before December 31, 2022.

3 "SECTION 9. The Community Risk Reduction Fund is established 4 in the State Treasury, separate and distinct from the General Fund. 5 Interest earned by the Community Risk Reduction Fund shall be 6 credited to the fund. Moneys in the fund are continuously appropriated 7 to the State Fire Marshal for the purpose of carrying out community 8 risk reduction and the local government financial assistance described 9 in section 8a of this 2021 Act.

10 "SECTION 10. (1) The State Fire Marshal shall biannually report 11 regarding the status of State Fire Marshal and local government ac-12 tivities for carrying out section 8a of this 2021 Act to a committee or 13 interim committee of the Legislative Assembly related to wildfire, in 14 the manner provided in ORS 192.245, to the State Wildfire Programs 15 Director and to the Wildfire Programs Advisory Council:

"(a) On or before the date of convening of the regular session of the
 Legislative Assembly as specified in ORS 171.010.

"(b) Approximately six months after the date described in para graph (a) of this subsection.

20 "(2) The report shall include, but need not be limited to:

"(a) A status report regarding community risk reduction and the
 establishment, administration and enforcement of defensible space
 requirements;

"(b) The amount of moneys expended during the year for commu nity risk reduction and the establishment, administration or enforce ment of defensible space requirements;

"(c) The amount of moneys expended during the year for the sup pression of fires on wildland-urban interface lands; and

"(d) Any recommendations of the State Fire Marshal for legislative
 action, including, but not limited to, current or future resource and

funding needs for community risk reduction and establishing, admin istering or enforcing defensible space requirements.

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"LAND USE

6 "<u>SECTION 11.</u> (1) As used in this section, 'defensible space' has the 7 meaning given that term in section 8 of this 2021 Act.

8 "(2) The Department of Land Conservation and Development shall 9 identify updates to the statewide land use planning program and local 10 comprehensive plans and zoning codes that are needed in order to in-11 corporate wildfire risk maps and minimize wildfire risk, including the 12 appropriate levels of state and local resources necessary for effective 13 implementation.

"(3) Updates may include, but need not be limited to, provisions
 regarding sufficient defensible space, building codes, safe evacuation
 and development considerations in areas of extreme and high wildfire
 risk, allowing for regional differences.

"(4) On or before October 1, 2022, the Department of Land Conser vation and Development shall:

20 "(a) Complete the updates.

"(b) Report to a committee or interim committee of the Legislative
Assembly related to wildfire, in the manner provided in ORS 192.245,
to the State Wildfire Programs Director and to the Wildfire Programs
Advisory Council on the updates. The report must include recommendations concerning the updates.

"(5) As necessary to identify needed updates and develop the recommendations required by subsection (4)(b) of this section, the department may consult with the State Fire Marshal, the State Forestry Department, the Department of Consumer and Business Services and local governments.

"BUILDING CODES

"SECTION 12. (1) For extreme and high wildfire risk classes in the wildland-urban interface that are identified pursuant to section 7 of this 2021 Act, the Department of Consumer and Business Services shall adopt wildfire hazard mitigation building code standards that apply to new dwellings and the accessory structures of dwellings, as described in section R327 of the 2021 Oregon Residential Specialty Code.

9 "(2) The department shall amend section R327 of the Oregon Resi-10 dential Specialty Code to include standards for additions to existing 11 dwellings and accessory structures and for replacement of existing 12 exterior elements covered in section R327 of the 2021 Oregon Residen-13 tial Specialty Code.

"(3) The department shall incorporate the standards described in
 subsections (1) and (2) of this section into any updates to the Oregon
 Residential Specialty Code.

"SECTION 12a. (1) The Department of Consumer and Business
Services shall take the actions required by section 12 (1) and (2) of this
2021 Act not later than October 1, 2022.

"(2) The standards described in section 12 (1) and (2) of this 2021
Act may not become operative before April 1, 2023.

22 "<u>SECTION 12b.</u> Not more than two years after the standards de-23 scribed in section 12 (1) and (2) of this 2021 Act are adopted, the De-24 partment of Consumer and Business Services shall update section R327 25 of the Oregon Residential Specialty Code to:

"(1) Ensure that the code incorporates the standards described in
 section 12 (1) and (2) of this 2021 Act; and

"(2) Make any necessary adjustments to the applicability of the
 standards and permitting requirements in the code.

30 "SECTION 12c. The Department of Consumer and Business Ser-

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1 **vices:**

2 "(1) Shall develop and maintain an interactive mapping tool that 3 displays, at the property level, wildfire hazard mitigation standards 4 covered in section R327 of the Oregon Residential Specialty Code. The 5 tool must be designed to support future inclusion of snow load, seismic 6 and wind building code standards at the property level.

"(2) Shall collaborate with Oregon State University to obtain any
needed information from the Oregon Wildfire Risk Explorer and national or science-based sources in order to develop the tool.

"(3) Shall ensure that the tool is displayed in an electronic format
 and available to the public at no charge.

"(4) Shall periodically update the tool when the relevant building
 code is updated.

"(5) May enter into an agreement with the university concerning
 services required to develop and maintain the tool.

"<u>SECTION 12d.</u> (1) The Department of Consumer and Business
Services shall develop the interactive mapping tool described in section
12c of this 2021 Act not more than 60 days after the statewide map of
wildfire risk described in section 7 of this 2021 Act is developed.

20 "(2) Any delay in developing the tool may not affect a deadline 21 concerning the map.".

In line 35, after "conditions", insert "caused by wildfire smoke".

Delete lines 43 through 45.

24 On page 8, delete lines 1 through 38 and insert:

"<u>SECTION 14.</u> (1) As used in this section, 'smoke filtration system'
 means an air filtration system capable of removing particulates and
 other harmful components of wildfire smoke in a public building.

"(2) In consultation and coordination with the Oregon Health Au thority, the Department of Human Services shall establish and imple ment a grant program that allows local governments to:

1 "(a) Establish emergency clean air shelters.

"(b) Equip public buildings with smoke filtration systems so the
public buildings may serve as cleaner air spaces during wildfire smoke
and other poor air quality events.

5 "(3) The department shall require grantees to provide access to the
6 clean air shelters at no charge.

⁷ "<u>SECTION 14a.</u> The Department of Human Services is the lead state
⁸ agency for clean air shelter operations. The department shall:

9 "(1) Consult and collaborate with the Oregon Health Authority to
 10 align practices for voluntary evacuations and emergency sheltering
 11 operations.

"(2) Coordinate with the authority in setting priorities for awarding
 grants described in section 14 of this 2021 Act.

"(3) Provide support to local agencies that take lead roles in oper ating and planning clean air shelters in the local agencies' jurisdic tions.

17 "SECTION 14b. No later than June 30, 2023, in consultation with the 18 Oregon Health Authority, the Department of Human Services shall 19 report to an appropriate committee or interim committee of the Leg-20 islative Assembly, in the manner described in ORS 192.245, to the State 21 Wildfire Programs Director and to the Wildfire Programs Advisory 22 Council on:

"(1) The grants administered pursuant to section 14 of this 2021 Act,
 including information about which local governments received grants.
 "(2) Any barriers to administering the grants.

"(3) Areas for improving the grant program described in section 14
 of this 2012 Act.

28 "(4) Public health impacts from wildfire smoke events.

29 "<u>SECTION 15.</u> (1) As used in this section, 'smoke filtration device'
 30 means portable air cleaners and furnace, heating, ventilation and air

conditioning filters that are intended to remove contaminants, in cluding particulates and other harmful components of wildfire smoke,
 from the air in a room to improve indoor air quality.

"(2) The Oregon Health Authority shall establish a program to increase the availability of residential smoke filtration devices among
persons vulnerable to the health effects of wildfire smoke who reside
in areas susceptible to wildfire smoke.

8 "(3) The authority may award grants for the purchase of smoke
9 filtration devices.

10 "(4) If the authority awards grants described in this section, the 11 authority shall give priority to funding for smoke filtration devices in 12 residential buildings occupied by persons who qualify for the Oregon 13 Health Plan or Medicaid and are vulnerable to the health effects of 14 wildfire smoke.

15 "(5) The authority may adopt rules establishing standards for 16 smoke filtration devices obtained with grant moneys received under 17 this section, including, but not limited to, minimum acceptable effi-18 ciency for the removal of particulates and other harmful substances 19 generated by wildfires.

"(6) The authority may provide information and refer service providers to grantees that need housing interventions to facilitate effective use of smoke filtration devices, including interventions such as weather proofing.

"SECTION 15a. The Oregon Health Authority shall periodically report to an appropriate committee or interim committee of the Legis lative Assembly, as described in ORS 192.245, to the State Wildfire
 Programs Director and to the Wildfire Programs Advisory Council on:
 "(1) The use of smoke filtration devices funded under section 15 of
 this 2021 Act, including use of the smoke filtration devices by vulner able and underserved communities.

"(2) The effectiveness of the programs described in section 15 of this
 2021 Act.

3 **"(3) Areas for improvement.**

4 "(4) Public health impacts during wildfire smoke events.

5 "(5) Whether funding described in section 15 of this 2021 Act has 6 provided a public health return on investment.".

On page 9, line 29, after "facilities" insert ", the Department of Human
8 Services".

9 Delete lines 40 through 45 and delete page 10.

10 On page 11, delete lines 1 through 8 and insert:

11 "<u>SECTION 18.</u> (1)(a) The State Forestry Department shall design 12 and implement a program to reduce wildfire risk through the resto-13 ration of landscape resiliency and the reduction of hazardous fuel on 14 public or private forestlands and rangelands and in communities near 15 homes and critical infrastructure.

16 "(b) The department shall ensure that the program is consistent 17 with the objectives described in this section and biennially select, ad-18 minister and evaluate projects consistent with the objectives described 19 in this subsection.

"(c) When developing program and project selection criteria, the 20department shall, to the extent practicable, consult and cooperate with 21state and federal agencies, counties, cities and other units of local 22government, federally recognized Indian tribes in this state, public and 23private forestland and rangeland owners, forest and rangeland 24collaboratives and other relevant community organizations and ensure 25consistency with the priorities described in subsection (3) of this sec-26tion. 27

"(2) The department shall develop a 20-year strategic plan, as de scribed in the Shared Stewardship Agreement signed on August 13,
 2019, that prioritizes restoration actions and geographies for wildfire

risk reduction. The plan must be able to be used to direct federal, state
and private investments in a tangible way.

"(3) In selecting and administering projects, the department shall:
"(a) In collaboration with the Oregon State University Extension
Service and other entities, identify strategic landscapes that are ready
for treatment, giving priority to projects within the landscapes that
are:

"(A) On lands in the four highest eNVC risk classes identified in the
United States Forest Service report titled 'Pacific Northwest Quantitative Wildfire Risk Assessment: Methods and Results' and dated April
9, 2018;

"(B) Inclusive of federal lands with treatment projects currently
 approved under the National Environmental Policy Act (42 U.S.C. 4321
 et seq.);

"(C) Focusing on treatments protective of human life, property,
 critical infrastructure, watershed health and forest or rangeland
 habitat restoration; and

(D) Part of a collaborative partnership with agreements across diverse forestland or rangeland stakeholders that use an expansive, landscape-scale approach to address underlying causes of poor wildfire resilience and elevated risk of wildfire or that establish innovative approaches to addressing the underlying causes that could be implemented on a larger scale.

24 "(b) To the extent practicable, identify and support projects that
 25 are designed to:

26 "(A) Evaluate varying types of fuel treatment methods;

"(B) Leverage the collective power of public-private partnerships and federal and state funding, including leverage of the coordination of funding to support collaborative initiatives that address the underlying causes of elevated forestland and rangeland wildfire risk across 1 ownerships; and

2 "(C) Optimize the receipt of federal government investments that 3 equal or exceed department investments.

4 "(c) Design the projects to involve existing forest-based and range5 based contracting entities.

"(d) Design the projects to complement programs and projects of
the Oregon Watershed Enhancement Board or other state agencies as
needed.

9 "(e) Design the projects to involve the Oregon Conservation Corps 10 Program established by section 21 of this 2021 Act, to the maximum 11 extent possible, for community protection projects located in the 12 wildland-urban interface, subject to funding available in the Oregon 13 Conservation Corps Fund established by section 23 of this 2021 Act.

"(f) Affirmatively seek, and enhance opportunities for, collaboration from stakeholders holding a wide variety of perspectives regarding forest and rangeland management and opportunities for significant involvement by communities in proximity to project sites.

"(g) Engage in monitoring of the projects to produce useful information on which to base recommendations to the Legislative Assembly.

21 "(4) A project under this section may not include commercial 22 thinning on:

23 "(a) Inventoried roadless areas;

"(b) Riparian reserves identified in the Northwest Forest Plan or in
 federal Bureau of Land Management resource management plans;

"(c) Late successional reserves, except to the extent consistent with
 the 2011 United States Fish and Wildlife Service Revised Recovery Plan
 for the Northern Spotted Owl (Strix occidentalis caurina);

"(d) Areas protected under the federal Wild and Scenic Rivers Act
 (P.L. 90-542), national recreation areas, national monuments or areas

1 protected under ORS 390.805 to 390.925;

"(e) Designated critical habitat for species listed as threatened or endangered under the Endangered Species Act of 1973 (P.L. 93-205) or by the State Fish and Wildlife Commission under ORS 496.172, unless commercial thinning is already allowed under an existing environmental review or recognized habitat recovery plan; or

7 "(f) Federally designated areas of critical environmental concern
8 or federally designated wilderness study areas.

9 "(5) The department shall give public notice, and allow reasonable
10 opportunity for public input, when identifying and selecting landscapes
11 under this section.".

In line 16, after 'Governor" insert ", State Wildfire Programs Director and
Wildfire Programs Advisory Council".

In line 27, delete "forest" and insert "forestland and rangeland".

In line 34, after 'Governor" insert ", State Wildfire Programs Director and
Wildfire Programs Advisory Council".

17 In line 44, after "burned" insert "or treated".

18 On page 12, line 3, delete "forest" and insert "forestland or rangeland".

19 Delete lines 15 through 45 and delete page 13.

20 On page 14, delete lines 1 through 3 and insert:

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"OREGON CONSERVATION CORPS

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²⁴ "<u>SECTION 21.</u> (1) The Oregon Conservation Corps Program is es-²⁵ tablished for the purposes of:

"(a) Reducing the risk wildfire poses to communities and critical
 infrastructure.

²⁸ "(b) Helping to create fire-adapted communities.

²⁹ "(c) Engaging youth and young adults in workforce training.

30 "(2) Youth and young adults between 13 years of age and 26 years

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of age who have been qualified by a youth development organization
may participate in projects undertaken by the corps.

"(3) Notwithstanding any contrary provision of law, participants in
projects undertaken by the corps:

5 "(a) Are not employees of the corps.

6 "(b) Are exempt from prevailing wage laws.

"(c) Must receive compensation for their participation of at least minimum wage or an allowance or stipend that, when combined with other sources of payment the participant is eligible to receive, including academic credit or an AmeriCorps education award, is equivalent to the value of minimum wage.

"SECTION 22. (1) As used in this section, 'eligible organization' includes Oregon-based nonprofit youth development organizations and public entities that provide programs of job training, skill development and forest-related or rangeland-related career path training.

"(2) The Oregon Conservation Corps Advisory Committee is estab lished within the Higher Education Coordinating Commission for the
 purpose of managing the Oregon Conservation Corps Program.

"(3) The Governor shall determine the number of members on the
 committee and appoint the members.

"(4) The committee shall, in collaboration with a qualified nonprofit
 foundation, actively seek and source private donations to support the
 Oregon Conservation Corps Program.

"(5) The committee may direct the expenditure of moneys from the
 Oregon Conservation Corps Fund for a promotional website and ma terials to solicit private funds.

"(6) Members may not receive compensation for service on the committee, but, subject to any applicable laws regulating travel and other expenses of state officers and employees, may be reimbursed for actual and necessary travel and other expenses incurred in the performance of committee duties with moneys available to the commission for the purpose of reimbursing the members.

3 "(7) The committee shall administer a grant process that:

4 "(a) Provides funding to support the work conducted by the Oregon
5 Conservation Corps Program.

6 "(b) Defines and uses an equity lens in awarding grants by identi-7 fying and supporting populations with greater vulnerability including 8 communities of color, indigenous communities, communities with 9 members who have limited proficiency in English and communities 10 with lower-income members.

11 "(c) Awards grants to eligible organizations.

"(d) Ensures that grant awards support activities described in sec tion 21 (1) of this 2021 Act and subsection (8) of this section.

"(e) Establishes guidelines for prioritizing grant-supported projects
 to reduce community fire risks, promote youth and young adult
 workforce development and educational experiences and reduce haz ardous fuels.

"(8) The committee shall consult with the State Forestry Depart ment to ensure that the grant process awards funds to proposals that:
 "(a) Protect at-risk communities and infrastructure within the
 wildland-urban interface, as described in section 18 of this 2021 Act.

"(b) Meet standards for fuel treatment established by the depart ment.

"(9) The committee shall biennially submit a report, on the timeline described in ORS 293.640, to an appropriate committee or interim committee of the Legislative Assembly, as described in ORS 192.245, and to the State Wildfire Programs Director and Wildfire Programs Advisory Council, regarding the expenditure of moneys deposited in the Oregon Conservation Corps Fund.

30 "SECTION 23. (1) The Oregon Conservation Corps Fund is estab-

lished in the State Treasury, separate and distinct from the General
 Fund. Interest earned by the Oregon Conservation Corps Fund shall
 be credited to the fund.

4 "(2) The fund may receive contributions from individuals and pri5 vate organizations.

"(3) Moneys in the fund are continuously appropriated to the Higher
Education Coordinating Commission to be used as directed by the
Oregon Conservation Corps Advisory Committee and for related administrative expenses of the commission.

"(4) The commission shall keep records of all moneys credited to
 and deposited in the fund and the activity or program against which
 each withdrawal from the fund is charged.

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"SMALL FORESTLAND GRANT PROGRAM

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"SECTION 24. (1) As used in this section, 'small forestland owner'
 means an individual, group, federally recognized Indian tribe in
 Oregon or association that owns:

"(a) Up to 160 acres of nonindustrial private forestland west of the
 crest of the Cascade Mountains; or

"(b) Up to 640 acres of nonindustrial private forestland east of the
 crest of the Cascade Mountains.

"(2) The State Forestry Department shall establish a small forestland grant program for the purpose of providing grants, on a competitive basis, to support small forestland owners in reducing wildfire risk through the restoration of landscape resiliency and the reduction of hazardous fuels on the owners' property.

"(3) In consultation with partners and stakeholders, the department
 shall set criteria for assessing grant applications and awarding grants.
 The criteria may include, but need not be limited to:

"(a) Prioritization of projects on forestland in extreme or high 1 wildfire risk classes described in section 7 of this 2021 Act. $\mathbf{2}$ "(b) Owner commitment to maintaining fuel reduction treatments. 3 "(c) Owner possession of a forest management plan. 4 "(d) Project proximity to current or past fuel mitigation efforts, 5supported by any owner or funding source, that would contribute to 6 cross-boundary, landscape-scale forest resiliency. $\mathbf{7}$ "(e) Whether the project addresses additional resource concerns, 8 such as insect and disease management. 9 "(f) Whether critical facilities and infrastructure may receive en-10 hanced protection due to project outcomes.". 11 On page 15, after line 18, insert: 12 13 **"FEDERAL PARTNERSHIPS** 14 15 "SECTION 27a. The State Forestry Department shall cooperate with 16 federal agencies to increase the effectiveness of activities undertaken 17 pursuant to ORS 526.271, 526.274 and 526.275.". 18 On page 16, delete lines 6 through 45. 19 On page 17, delete lines 1 and 2 and insert: 2021**"WILDFIRE RESPONSE CAPACITY** 2223"SECTION 30. (1) The State Forestry Department shall establish 24and maintain an expanded system of automated smoke detection 25cameras that includes staffing in detection centers to monitor and 26alert fire suppression staff when fires are detected. 27"(2) The system must serve the purposes of quickly detecting, lo-28cating and extinguishing fires and keeping fires as small as possible. 29 "SECTION 30a. The State Forestry Department: 30

1 "(1) Shall consult and coordinate with federal agencies, private 2 stakeholders and other state agencies to determine the adequacy of 3 state, federal and private wildfire response capacity. The department 4 shall act to facilitate wildfire prevention and wildfire response com-5 munication and coordination between federal, state, local and private 6 entities.

"(2) Shall increase the department's wildfire readiness and response
capacity, including increases to fire suppression response personnel,
aviation assets and necessary administrative support personnel, to the
extent the department receives funding for the increase.

"(3) Shall, to the extent practicable, seek to leverage state moneys
 to obtain an increase in federal wildfire resources available to Oregon
 for effective initial response purposes.

"(4) Shall consult with the office of the State Fire Marshal and with local fire defense board chiefs to assess the adequacy of available mutual aid to provide wildfire response on wildland-urban interface lands and to identify means for providing additional resources from the state or other entities to enhance wildfire response capacity on wildlandurban interface lands.

"(5) Shall continually identify workforce development needs associated with wildfire risk mitigation and wildfire response and develop funding proposals for meeting those needs on a sustained basis. The identified workforce development needs must align with wildfire risk to provide an adequate level of wildfire protection, as described in ORS 477.062.

"(6) May enter into cooperative agreements or contracts with a local or private entity for the purpose of assisting the entity to organize for purposes of wildfire risk mitigation or wildfire response, including, but not limited to, facilitating wildfire training and the acquisition of firefighting equipment for the entity and assisting with payment for liability insurance and other administrative expenses of the entity as sociated with wildfire risk mitigation or wildfire response.

"SECTION 30b. (1) The office of the State Fire Marshal shall increase the office's wildfire readiness and response capacity to the extent the office receives funding for the increase, by means including:

"(a) Increasing fire prevention and response personnel and fire administrative support personnel to address planning, communications,
training, deployment and safety.

9 "(b) Implementing innovative technologies and modernizing sys-10 tems to expedite fire resource deployment in an efficient and safe 11 manner.

12 "(2) The State Fire Marshal may:

"(a) Designate funding intended for the Oregon fire mutual aid
 system to support prepositioning of resources and costs.

"(b) Enter into contracts with federal or state agencies, other
 states, political subdivisions, corporations and authorities having fire
 suppression jurisdiction for fire prevention, suppression, coordination
 and response.

"WILDLAND-URBAN INTERFACE FIRE PROTECTION

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²² **"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, '[forestland-urban]
wildland-urban interface' means the geographic area in which structures
and other human development meets or intermingles with wildland or
vegetative fuels. [a geographic area of forestland inside a forest protection
district where there exists a concentration of structures in an urban or suburban setting.]

30 "[(2) As used in ORS 477.015 to 477.057, unless the context requires other-

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1 wise:]

2 "[(a) 'Committee' means a county forestland-urban interface classification 3 committee.]

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

6 Delete lines 11 through 19 and insert:

7 "SECTION 33. ORS 477.027 is amended to read:

8 "477.027. (1) By administrative rule, the State Board of Forestry shall 9 establish criteria by which the [*forestland-urban*] wildland-urban interface 10 shall be identified and classified. The criteria shall recognize differences 11 across the state in fire hazard, fire risk and structural characteristics within 12 the [*forestland-urban*] wildland-urban interface.

"(2) The [criteria shall include not less than three nor more than] board
shall establish five classes of [forestland-urban] wildland-urban interface
based on the criteria.

"(3) The classes must be integrated into the comprehensive state wide map described in section 7 of this 2021 Act.".

In line 30, delete "integrate" and insert "integrating".

19 In line 40, delete the second comma and insert "and".

20 On page 18, after line 6, insert:

"(h) Collaborating with the State Resilience Officer and participating in
any relevant emergency preparedness advisory councils.

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"WILDFIRE PROGRAMS ADVISORY COUNCIL

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²⁶ "<u>SECTION 36.</u> (1) As used in this section, 'defensible space' has the ²⁷ meaning given that term in section 8 of this 2021 Act.

"(2) There is established a Wildfire Programs Advisory Council to
advise and assist the State Wildfire Programs Director by:

30 "(a) Closely monitoring implementation of activities related to

wildfire prevention and response, including receiving and evaluating
 agency reports related to wildfire prevention and response.

"(b) Providing advice on potential changes to the activities in order
to fulfill the goal of dramatically reducing wildfire risk in this state
and ensuring that regional defensible space, building codes and land
use applications are appropriate.

"(c) Strengthening intergovernmental and multiparty collaboration
and enhancing collaboration between governments and stakeholders
on an ongoing basis.

"(d) Developing strategies to enhance collaboration among govern mental bodies and the general public.

"(e) Assessing ways the statewide map of wildfire risk described in
 section 7 of this 2021 Act may inform development of building codes
 and land use laws, rules and decisions, in a regionally appropriate
 manner.

"(f) Assessing the application of defensible space requirements to
 vineyards, crops and other cultivated vegetation.

18 "(g) Reviewing Department of Land Conservation and Development 19 findings and recommendations in the report required by section 11 of 20 this 2021 Act and making additional recommendations related to po-21 tential updates to the statewide land use planning program, local 22 comprehensive plans and zoning codes to incorporate wildfire risk 23 maps and minimize wildfire risk to people, public and private property, 24 businesses, infrastructure and natural resources.

"(3) The council is not a decision-making body but instead is es tablished to provide advice, assistance, perspective, ideas and recom mendations to the State Wildfire Programs Director.

"(4) The President of the Senate and Speaker of the House of Rep resentatives shall jointly appoint 19 members to the council as follows:
 "(a) One member who represents county government.

1 "(b) One member who is a land use planning director of a county 2 that is wholly or partially within the wildland-urban interface.

3 "(c) One member who represents city government.

"(d) One member who is a land use planning director of a city that
is wholly or partially within the wildland-urban interface.

6 "(e) One member who represents fire chiefs and has experience with
7 managing, fighting or preventing fire within the wildland-urban
8 interface.

9 "(f) One member who represents fire marshals and has experience
10 with managing, fighting or preventing fire within the wildland-urban
11 interface.

"(g) One member who represents firefighters and has experience
 with managing, fighting or preventing fire within the wildland-urban
 interface.

"(h) One member who represents rural residential property owners
 whose property is wholly or partially within the wildland-urban inter face.

"(i) One member who represents farming property owners whose
 property is wholly or partially within the wildland-urban interface.

20 "(j) One member who represents ranching property owners whose 21 property is wholly or partially within the wildland-urban interface.

"(k) One member who represents forestland owners whose property
 is wholly or partially within the wildland-urban interface.

"(L) One member who represents federally recognized Indian tribes
 with land wholly or partially within the wildland-urban interface.

26 "(m) One member who represents a utility company.

27 "(n) One member who represents environmental interests.

²⁸ "(o) One member who represents forest resiliency interests.

"(p) One member who represents state or regional land use plan ning organizations.

1 "(q) One member who represents land and housing development 2 interests or real estate industry interests.

3 "(r) One member who represents public health professionals.

4 "(s) One member who represents the environmental justice com5 munity.

6 "(5) The presiding officers shall provide public notice of an oppor-7 tunity for interested parties to submit names of interest for appoint-8 ment to the council.

9 "(6) At least 30 days before appointing a member, the presiding of10 ficers shall consult in good faith with the minority leaders of the
11 Senate and House of Representatives on the appointment.

12 "(7) The term of service for each member is four years.

13 **"(8)** The members are eligible for reappointment.

"(9) The council shall elect a chairperson and vice chairperson to
 serve for one-year terms.

"(10) The members shall serve on the council as volunteers and are
 not entitled to reimbursement for expenses.

"(11) The Department of Consumer and Business Services, Depart ment of Land Conservation and Development, office of the State Fire
 Marshal and State Forestry Department shall each provide 15 percent
 of the time of a full-time equivalent employee to:

22 "(a) Cooperatively staff the council.

23 "(b) Attend council meetings as informational resources.

²⁴ "(c) Assist with drafting reports at the request of the council.

²⁵ "(d) Support the work of the State Wildfire Programs Director.

"(12) The Oregon State University Extension Service shall designate
 a person to serve as staff for the council.

"(13) Each October the council shall submit a report to the Gover nor and appropriate committees or interim committees of the Legis lative Assembly that describes progress on implementing program

activities related to defensible space, building codes, land use and
 community emergency preparedness and that recommends improve ments.

"<u>SECTION 37.</u> (1) On or before September 1, 2021, members of the
Wildfire Programs Advisory Council must be appointed as described in
section 36 (4) of this 2021 Act.

"(2) On or before November 1, 2021, the council must begin meeting
regularly.

9 "<u>SECTION 38.</u> Notwithstanding section 36 (7) of this 2021 Act, the 10 term of service for the members first appointed from each category 11 described in section 36 (4)(a), (c), (e), (g), (i), (k), (m), (o), (q) and (s) 12 of this 2021 Act is three years.

"SECTION 39. The Wildfire Programs Advisory Council must make
 the first report described in section 36 (13) of this 2021 Act in October
 2022.".

16 Delete lines 7 through 45.

17 On page 19, delete lines 1 through 16.

18 On page 22, delete lines 17 through 45 and delete page 23.

19 On page 24, delete lines 1 through 39.

In line 43, delete "45" and insert "44".

On page 25, line 3, delete "46" and insert "45".

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