SB 1558-7 (LC 246) 2/8/22 (HE/ps)

Requested by JOINT COMMITTEE ON TRANSPORTATION (at the request of Senator Lee Beyer)

PROPOSED AMENDMENTS TO SENATE BILL 1558

On <u>page 1</u> of the printed bill, line 2, after "ORS" delete the rest of the line and delete line 3 and insert "320.435 and 815.140; repealing ORS 802.093; and prescribing an effective date.".

4 Delete lines 5 through 22 and delete pages 2 through 6 and insert:

5 **"SECTION 1.** ORS 815.140 is amended to read:

6 "815.140. (1) A person commits the offense of failure to use vehicle 7 traction tires or chains if the person drives or moves or owns and causes or 8 knowingly permits to be driven or moved any motor vehicle or trailer on any 9 highway if the highway is posted showing conditions that require vehicle 10 traction tires or chains and the vehicle is not equipped with vehicle traction 11 tires or chains that are required for the posted conditions.

"(2) Traction tires or chains that are referred to in this section are those
 established by rule under the authority granted under ORS 815.045.

"(3) This section does not apply to vehicles exempted from this sectionunder ORS 815.145.

"(4) This section only applies to sections of highway on which a road authority requires the use of traction tires or chains and on which signs requiring the use of traction tires or chains have been posted as provided in ORS 815.045.

20 "(5) A court may not find a person to be in violation of the offense de-21 scribed under this section if the court determines that the conditions of the highway at the time the person was cited did not require posting under rules
adopted under ORS 815.045. The defense under this subsection may be
affirmatively asserted by any person cited for violation of the offense described in this section.

5 "[(6) The offense described in this section, failure to use vehicle traction 6 tires or chains, is a specific fine traffic violation. The presumptive fine for 7 failure to use vehicle traction tires or chains is \$880.]

"(6) Except as provided in subsection (7) of this section, the offense
described in this section, failure to use vehicle traction tires or chains,
is a Class C traffic violation.

"(7) Failure to use vehicle traction tires or chains is a specific fine traffic violation if the person was operating a motor vehicle registered under ORS chapter 826 at the time of the offense. The presumptive fine for failure to use vehicle traction tires or chains is \$880.

"<u>SECTION 2.</u> The amendments to ORS 815.140 by section 1 of this
 2022 Act apply to offenses committed on or after the effective date of
 this 2022 Act.

18 "SECTION 3. ORS 802.093 is repealed.

19 "<u>SECTION 4.</u> The repeal of ORS 802.093 by section 3 of this 2022 Act 20 applies to citations issued on or after the operative date specified in 21 section 6 of this 2022 Act.

²² "SECTION 5. ORS 320.435 is amended to read:

"320.435. (1) The Department of Revenue shall deposit all revenue col-23lected from the privilege tax imposed under ORS 320.405 and the use tax 24imposed under ORS 320.410 in a suspense account established under ORS 2526 293.445 for the purpose of receiving the revenue. The department may pay expenses for the administration and enforcement of the privilege and use 27taxes out of moneys received from the privilege and use taxes. Amounts 28necessary to pay administrative and enforcement expenses are continuously 29 appropriated to the department from the suspense account. 30

SB 1558-7 2/8/22 Proposed Amendments to SB 1558 "(2) After payment of administrative and enforcement expenses under subsection (1) of this section and refunds or credits arising from erroneous overpayments, the department shall transfer the balance of the moneys received from the privilege and use taxes as follows:

5 "(a) Moneys attributable to the privilege tax shall be transferred as fol-6 lows:

"(A) The greater of \$12 million or 45 percent of the gross amount of
the moneys received from the privilege tax shall be transferred annually
to the Zero-Emission Incentive Fund established under ORS 468.449.

"(B) After the transfer required under subparagraph (A) of this paragraph,
the balance of the moneys shall be transferred to the Connect Oregon Fund
established under ORS 367.080.

"(b) Moneys attributable to the use tax shall be transferred to the StateHighway Fund.

"SECTION 6. The amendments to ORS 320.435 by section 5 of this
 2022 Act and the repeal of ORS 802.093 by section 3 of this 2022 Act,
 become operative on January 1, 2023.

"SECTION 7. This 2022 Act takes effect on the 91st day after the
 date on which the 2022 regular session of the Eighty-first Legislative
 Assembly adjourns sine die.".

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