# A-Engrossed House Bill 2984

Ordered by the House March 24 Including House Amendments dated March 24

Sponsored by Representative MARSH; Representatives ANDERSEN, FAHEY, HELM, Senators DEMBROW, GOLDEN (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.

Allows conversion of building from commercial use to [*workforce*] housing within urban growth boundary **under certain conditions**. Prohibits, for such conversions, local governments from enforcing parking minimums and [*suspends*] **limits** collection of system development charges.

#### A BILL FOR AN ACT

2 Relating to housing; amending ORS 197.308.

### **3 Be It Enacted by the People of the State of Oregon:**

4 **SECTION 1.** ORS 197.308, as amended by section 4, chapter 47, Oregon Laws 2022, is amended 5 to read:

197.308. (1) As used in this section[,]:

7 (a) "Affordable housing" means residential property:

8 [(a)] (A) In which:

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9 [(A)] (i) Each unit on the property is made available to own or rent to families with incomes 10 of 80 percent or less of the area median income [as determined by the Oregon Housing Stability 11 Council based on information from the United States Department of Housing and Urban 12 Development]; or

[(B)] (ii) The average of all units on the property is made available to families with incomes of
60 percent or less of the area median income; and

15 [(b)] (B) Whose affordability [*is enforceable*], including **affordability under a covenant** as de-16 scribed in ORS 456.270 to 456.295, **is enforceable** for a duration of no less than 30 years.

(b) "Area median income" means the median income for the metropolitan statistical area in which housing is located as determined by the Housing and Community Services Department and adjusted for household size based on information from the United States Department of Housing and Urban Development.

(2) A local government shall allow affordable housing[, and may not require a zone change or
conditional use permit for affordable housing,] if the proposed affordable housing is on property that
is:

24 (a) Owned by:

25 (A) A public body, as defined in ORS 174.109; or

- 26 (B) A nonprofit corporation that is organized as a religious corporation; or
- 27 (b) Zoned:

1	(A) For commercial uses;
<b>2</b>	(B) To allow religious assembly; or
3	(C) As public lands.
4	(3) A local government shall allow the conversion of a building or a portion of a building
<b>5</b>	from a commercial use to a residential use.
6	[(3)] (4) [Subsection (2)] Subsections (2) and (3) of this section:
7	[(a) Does not apply to the development of housing not within an urban growth boundary.]
8	(a) Prohibit the local government from requiring a zone change or conditional use permit
9	before allowing the use.
10	(b) [Does] Do not trigger any requirement that a local government consider or update an anal-
11	ysis as required by a statewide planning goal relating to economic development.
12	[(c) Applies on property zoned to allow for industrial uses only if the property is:]
13	[(A) Publicly owned;]
14	[(B) Adjacent to lands zoned for residential uses or schools; and]
15	[(C) Not specifically designated for heavy industrial uses.]
16	[(d)] (c) [Does] Do not apply on lands where the local government determines that:
17	(A) The development on the property cannot be adequately served by water, sewer, storm water
18	drainage or streets, or will not be adequately served at the time that development on the lot is
19	complete;
20	(B) The property contains a slope of 25 percent or greater;
21	(C) The property is within a 100-year floodplain; or
22	(D) The development of the property is constrained by land use regulations based on statewide
23	land use planning goals relating to:
24	(i) Natural disasters and hazards; or
25	(ii) Natural resources, including air, water, land or natural areas, but not including open spaces
26	or historic resources.
27	(5) The development of housing under subsection (2) of this section may occur only:
28	(a) Within an urban growth boundary; and
29	(b) On lands zoned to allow for industrial uses only if the property is:
30	(A) Publicly owned;
31	(B) Adjacent to lands zoned for residential uses or schools; and
32	(C) Not specifically designated for heavy industrial uses.
33	(6) The development of housing under subsection (3) of this section:
34	(a) Applies only within an urban growth boundary of a city with a population of 10,000
35	or greater;
36	(b) May not occur on lands zoned to allow industrial uses;
37	(c) May require the payment of a system development charge as defined in ORS 223.299
38	only if:
39	(A) The charge is calculated pursuant to a specific adopted policy for commercial to
40	residential conversions adopted on or before December 31, 2023; or
41	(B) The charge is for water or wastewater and includes an offset for at least 100 percent
42	of the water or wastewater system development charges paid when the building was ori-
43	ginally constructed; and
44	(d) May not be subject to enforcement of any land use regulation that establishes a

## A-Eng. HB 2984

1 (A) The amount that may be required for the existing commercial use; or

2 (B) The amount that may be required in lands zoned for residential uses that would allow 3 the converted development.

4 [(4)] (7) A local government shall approve an application at an authorized density level and au-5 thorized height level, as defined in ORS 227.175 (4), for the development of affordable housing, at the 6 greater of:

7 (a) Any local density bonus for affordable housing; or

8 (b) Without consideration of any local density bonus for affordable housing:

9 (A) For property with existing maximum density of 16 or fewer units per acre, 200 percent of 10 the existing density and 12 additional feet;

(B) For property with existing maximum density of 17 or more units per acre and 45 or fewer
units per acre, 150 percent of the existing density and 24 additional feet; or

(C) For property with existing maximum density of 46 or more units per acre, 125 percent of the
existing density and 36 additional feet.

15 [(5)(a)] (8)(a) Subsection [(4)] (7) of this section does not apply to housing allowed under sub-16 section (2) of this section in areas that are not zoned for residential uses.

(b) A local government may reduce the density or height of the density bonus allowed under subsection [(4)] (7) of this section as necessary to address a health, safety or habitability issue, including fire safety, or to comply with a protective measure adopted pursuant to a statewide land use planning goal. Notwithstanding ORS 197.350, the local government must adopt findings supported by substantial evidence demonstrating the necessity of this reduction.

22