SENATE AMENDMENTS TO
B-ENGROSSED HOUSE BILL 3409
By COMMITTEE ON RULES
June 21

On page 5 of the printed B-engrossed bill, line 43, after “shall,” insert “after obtaining approval from the appropriate advisory board and”.

On page 6, line 16, after “department” insert “, after obtaining approval from the appropriate advisory board,”.

In line 18, delete the semicolon and insert “for each code development cycle; and”.

Delete lines 19 through 22.

In line 23, delete “(C)” and insert “(B)”.

In line 28, delete “Consult with” and insert “Obtain the approval of” and delete “cooperate” and insert “consult”.

In line 35, delete “Cooperate” and insert “Consult” and after “Energy” insert “and seek approval of the appropriate advisory boards”.

On page 7, line 5, after “455.500” insert “through rulemaking and after obtaining approval from the appropriate advisory boards”.

Delete lines 9 through 19.

In line 28, delete “manufacturing, transporting, installing, disposing of and recovering”.

In line 29, after “and” insert “after consultation with”.

In line 30, delete “under section 6 (2)(c)(B) of this 2023 Act”.

In line 31, delete “Specifying” and insert “Studying”.

Delete lines 33 through 35 and insert:

“(2) Other means for reducing greenhouse gas emissions attributable to building materials that the Department of Consumer and Business Services identifies after consultation with the Department of Environmental Quality.”.

On page 12, delete lines 6 through 12 and insert:

“(5) A municipality, as defined in ORS 455.010, may by ordinance, rule or land use process, adopt an energy performance standard and greenhouse gas emission reduction standards that are more stringent, or that have broader application, than the energy performance standard that the department adopts under this section, provided:

“(a) The standard does not exceed the energy efficiency requirements of the state building code for new buildings, except where permitted under ORS 455.040;

“(b) The standard does not apply to buildings that are less than six years old, measured from the date of the building's certificate of occupancy; and

“(c) The municipality cooperates with the department in aligning, where practicable, the energy performance standard the municipality adopts with the energy performance standard the department adopts under this section.

“(6) Construction work performed to comply with the provisions of sections 8 to 10 of this 2023
Act must comply with all applicable provisions of the state building code and permitting procedures that apply to the construction work.

“(7) Except as provided in subsection (5) of this section, this section does not affect or supersede the provisions of ORS 455.040.”.

On page 60, line 14, after “Services” insert “, after obtaining approval from the appropriate advisory boards, as applicable.”.