Requested by Representative HELFRICH

PROPOSED AMENDMENTS TO HOUSE BILL 2001

- In line 2 of the printed bill, after "housing" insert "; creating new pro-
- 2 visions; amending ORS 90.394, 105.115, 105.124, 105.135, 105.137 and 458.650
- and section 8, chapter 420, Oregon Laws 2021, and sections 1, 2 and 6, chapter
- 4 531, Oregon Laws 2021; and declaring an emergency".
- 5 After line 2, insert:
- 6 "Whereas on January 10, 2023, Governor Tina Kotek declared a state of
- 7 emergency due to homelessness in Oregon; and
- Whereas the Legislative Assembly recognizes the need to move quickly
- 9 and efficiently in addressing homelessness in Oregon; and
- "Whereas the Legislative Assembly agrees with the Governor that
- 11 homelessness in Oregon is causing injury to people and property, and wide-
- 12 spread human suffering and financial loss; and
- "Whereas the Legislative Assembly agrees with the Governor that
- Oregonians are gravely concerned with homelessness across the state; and
- "Whereas ORS 401.165 (5) requires that any declaration of a state of
- 16 emergency must specify the geographical area covered by the proclamation
- and that such area shall be no larger than necessary to effectively respond
- to the emergency; and
- "Whereas section 1 of this 2023 Act is intended to allow the Governor to
- 20 provide a statewide response to the emergency; now, therefore,".
- Delete lines 4 through 8 and insert:

"HOMELESSNESS EMERGENCY

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"SECTION 1. (1) The State of Oregon declares homelessness to be a statewide emergency.

- "(2) An executive order by the Governor to address an emergency invoking ORS 401.165 (1) relating to homelessness or lack of available housing, including Executive Order 23-02 or any continuation of the order or similar order, is applicable to the entire state.
- "(3) This section does not restrict the Governor or those acting under the authority of an executive order from establishing local or regional solutions or from providing funding, resources or other support to a specific local government or to address a specific local issue, provided that eligibility for funding and resources made available under the order are not substantially being restricted based on location.
- "(4) This section does not apply to executive orders relating to emergency shelter or lack of housing caused by a natural disaster or other discrete event occurring on or after February 1, 2023.
- "(5) The section does not affect the Governor's authority to terminate a state of emergency under ORS 401.204.
- "SECTION 2. Section 1 of this 2023 Act is repealed on January 2, 2026.

"YOUTH HOMELESSNESS

"SECTION 3. ORS 458.650 is amended to read:

"458.650. (1) The Housing and Community Services Department shall administer the Emergency Housing Account to assist homeless individuals and individuals who are at risk of becoming homeless, through means including the emergency housing assistance program and the state homeless assistance program. Notwithstanding subsection (3)(a) of this section, the state

- 1 homeless assistance program shall serve individuals experiencing
- 2 homelessness, especially unsheltered homelessness, without respect to in-
- 3 come.
- 4 "(2) The Oregon Housing Stability Council shall develop a policy for the
- 5 use of program funds with the advice of:
- 6 "(a) Persons who have experienced housing instability;
- 7 "(b) Tribes;
- 8 "(c) The Community Action Partnership of Oregon;
- 9 "(d) Continuums of care, as defined in 24 C.F.R. part 578;
- "(e) Local governments;
- "(f) Nonprofit organizations;
- "(g) Homeless services providers;
- "(h) Culturally specific organizations;
- "(i) Housing providers;
- "(j) Veterans' services organizations; and
- "(k) Other entities identified by the department by rule.
- 17 "(3) The policy under subsection (2) of this section shall direct that pro-18 gram funds shall be used:
- "(a) To provide to low and very low income individuals, including but not
- 20 limited to individuals more than 65 years of age, persons with disabilities,
- 21 agricultural workers and Native Americans:
- 22 "(A) Emergency shelters and attendant services;
- 23 "(B) Transitional housing services designed to assist individuals to make
- 24 the transition from homelessness to permanent housing and economic inde-
- 25 pendence;
- 26 "(C) Supportive housing services to enable individuals to continue living
- 27 in their own homes or to provide in-home services for such individuals for
- 28 whom suitable programs do not exist in their geographic area;
- 29 "(D) Programs that provide emergency payment of home payments, rents
- 30 or utilities; or

- "(E) Some or all of the [needs] services or assistance described in subparagraphs (A) to (D) of this paragraph.
- "(b) To provide the services and assistance described in paragraph

 (a) of this subsection to school-aged children enrolled in kindergarten

 through grade 12, or to their families, who are homeless or at risk of

 becoming homeless.
- "[(b)] (c) To align with federal strategies and resources that are available
 to prevent and end homelessness, including the requirement of providing
 culturally responsive services and using evidence-based and emerging practices effective in ending homelessness, including practices unique to rural
 communities.
- "(4)(a) The council shall require as a condition of awarding a grant that the organization demonstrate to the satisfaction of the council that the organization:
 - "(A) Has the capacity to deliver any service proposed by the organization;
 - "(B) Is a culturally responsive organization or is engaged in a process to become a culturally responsive organization;
 - "(C) Engages with culturally specific organizations; and
- "(D) Supports local homelessness system planning efforts.
- "(b) Any funds granted under this section may not be used to replace existing funds. Funds granted under this section may be used to supplement existing funds. An organization may use funds to support existing programs or to establish new programs.
 - "(5) The department may expend funds from the account for:
- "(a) The administration of the account as provided for in the legislatively approved budget, as that term is defined in ORS 291.002, for the department in support of directing a statewide policy on homelessness that ensures use of evidence-based and emerging practices, service equity in funding and local planning processes.
 - "(b) The development of technical assistance and training resources for

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- organizations developing and operating emergency shelters as defined in ORS
- 2 197.782 and transitional housing accommodations as described in ORS
- 3 197.746.
- 4 "(6) The department shall utilize outcome-oriented contracting processes
- 5 and evidence-based and emerging practices for account program funds, in-
- 6 cluding evidence-based and emerging practices for serving rural communities.
- 7 "(7) Twenty-five percent of moneys deposited in the account pursuant to
- 8 ORS 294.187 are dedicated to the emergency housing assistance program for
- 9 assistance to veterans who are homeless or at risk of becoming homeless.
- "SECTION 4. Section 1, chapter 531, Oregon Laws 2021, as amended by
- section 1, chapter 42, Oregon Laws 2022, is amended to read:
- "Sec. 1. (1) As used in this section, ['unaccompanied homeless youth']
- 13 'youth experiencing homelessness' means a person who is at least 14
- 14 years of age but not more than 24 years of age, who is not in the physical
- custody of a parent or legal guardian and who is homeless.
- "(2) In addition to any other scholarships or grants, the Department of
- 17 Human Services may award two-year grants to organizations that provide
- services to [unaccompanied homeless] youth experiencing homelessness.
- "(3) The department may award a grant under this section to an organ-
- 20 ization that:
- 21 "(a) Has an existing grant from the department to provide services to
- 22 [unaccompanied homeless] youth experiencing homelessness; or
- "[(b) Has an existing contract with the department to provide services to
- 24 unaccompanied homeless youth and the department has determined that the
- 25 organization is capable of expanding to provide services in additional com-
- 26 munities;]
- "[(c) Is a nonprofit organization or a coalition of nonprofit organizations
- 28 that the department has determined is capable of meeting the grant program
- 29 requirements; or
- "[(d) Is a new entity that the department determines is capable of meeting

- 1 the grant program requirements.]
- "(b) Proposes to provide evidence-based services, as described by the department by rule, for youth experiencing homelessness in an underserved area or an area in which those services are not provided.
- 5 "(4) Grants awarded under this section may be used for any of the fol-6 lowing:
- "(a) To increase the accessibility of any of the following programs and services to [unaccompanied homeless] youth **experiencing homelessness**:
- 9 "(A) Shelter facilities;
- 10 "(B) Outreach;

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- "(C) Culturally specific services; and
- "(D) Mental health or substance abuse services; and
- 13 "(b) To create or strengthen partnerships with host home programs and 14 other transitional housing options.
 - "(5) An applicant for a grant under this section must describe how the applicant intends to ensure that other funding, including from federal or local governments or charitable donations, will be used to supplement the total cost of the proposed program.
- "[(5)] (6) The department may adopt rules to administer the grant program described in this section.
- "SECTION 5. Section 2, chapter 531, Oregon Laws 2021, is amended to read:
- "Sec. 2. (1) As used in this section:
- "(a) 'Host home project' means a project that facilitates an arrangement under which [an unaccompanied homeless] a youth experiencing homelessness resides in the home of a private individual, pursuant to the terms of a contract between the private individual and the youth, for free or at below-market rent.
- 29 "(b) 'Long-term host home project' means a host home project run by an 30 organization that has a memorandum of understanding or a letter of agree-

- 1 ment with one or more school districts and in which [unaccompanied
- 2 homeless] participating youth experiencing homelessness [participants],
- 3 on average during the most recent two years, resided in host homes for a
- 4 minimum of 180 days, as reported by the relevant school district.
- 5 "(c) 'Short-term host home project' means a host home project in which
- 6 [unaccompanied homeless] participating youth experiencing homelessness
- 7 [participants], on average during the most recent two years, resided in host
- 8 homes for a maximum of 180 days, as reported by the relevant school district.
- 9 "(d) ['Unaccompanied homeless youth'] 'Youth experiencing 10 homelessness' means a person who is:
- "(A) At least 16 years of age but not more than 21 years of age;
- "(B) Not in the physical custody of a parent or legal guardian;
- "(C) Not in the custody of the Department of Human Services;
- "(D) Not a ward of the state; and
- 15 "(E) Homeless.
- 16 "(2) In addition to and not in lieu of any other scholarships or grants, the 17 department may award two-year grants to organizations that operate host
- 18 home projects for [unaccompanied homeless] youth experiencing
- 19 homelessness.

- "(3) An organization is eligible to apply for a grant under this section if the organization [operated a host home project on January 1, 2021, and] can
- demonstrate the ability to:
 - "(a) Continue the operation of existing host home projects;
- "[(a)] (b) Expand host home projects in communities in which the organ-
- 25 ization provides services;
- "[(b)] (c) Establish new long-term host home projects in communities that
- 27 do not have long-term host home projects; or
- "[(c)] (d) Establish new short-term host home projects.
- 29 "(4) Recipients of grants awarded under this section shall work to achieve
- 30 the following outcomes for [unaccompanied homeless] youth experiencing

homelessness:

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- 2 "(a) Improved school attendance.
- 3 "(b) Participation in formal or informal mentoring.
- "(c) Increased access to nutrition, health care, mental trauma-informed support and transportation services.
- "(5) A recipient of a grant awarded under this section shall ensure all individuals of 18 years of age or older residing in the host home who are not the [unaccompanied homeless] youth **experiencing homelessness** have an approved background check under ORS 181A.200 and 409.027.
- "(6) A host home is not a child-caring agency as defined in ORS 418.205.
- "(7) The department may adopt rules to administer the grant program described in this section.
- "SECTION 6. Section 6, chapter 531, Oregon Laws 2021, is amended to read:
- "Sec. 6. [(1) Sections 1 and 2 of this 2021 Act are repealed on June 30, 2023.]
- "[(2)] Sections 3 and 5 [of this 2021 Act], **chapter 531, Oregon Laws 2021,**18 are repealed on January 2, 2024.

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"MODULAR HOUSING FUNDING

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- "<u>SECTION 7.</u> (1) The Oregon Business Development Department shall provide grants or loans to entities to begin or expand production capacity for the development of modular housing and components to support home builders and developers in meeting housing demand.
- "(2) The department shall establish a temporary advisory committee under ORS 285A.060 to advise the department on providing grants or loans under this section.
- 29 "(3) The department shall establish the terms for any loans under 30 this section. Proceeds from loans must be deposited in the General

Fund.

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- "(4) Entities receiving loans or grants under this section must agree to terms established by the department requiring that the entities prioritize supplying modular housing components to meet demand from:
- 6 "(a) First, state and local governments following a wildfire or other 7 disaster;
 - "(b) Second, low income housing construction in this state; and
 - "(c) Third, middle income housing construction in this state.
- "SECTION 8. Section 7 of this 2023 Act is repealed on January 2, 2026.
 - "SECTION 9. In addition to and not in lieu of any other appropriation, there is appropriated to the Oregon Business Development Department, for the biennium beginning July 1, 2023, out of the General Fund, the amount of \$20,000,000, to make loans or grants under section 7 of this 2023 Act.

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"AFFORDABLE HOUSING PREDEVELOPMENT GRANTS

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- "SECTION 10. Section 11 of this 2023 Act is added to and made a part of ORS chapter 289.
- "SECTION 11. (1) The Oregon Facilities Authority shall provide financing, including refinancing, to local governments or housing developers for predevelopment costs, including infrastructure, site acquisition, planning, reports, surveys and consultants.
- "(2) Financing under this section is available only for housing projects that will be subject to an affordability restriction, including an affordable housing covenant under ORS 456.270 to 456.295, that:
 - "(a) Has a term of no less than 25 years; and
- "(b) Requires that each dwelling unit be rented as the primary res-

- 1 idence for a moderate income household as defined in ORS 456.270.
- 2 "(3) The financing provided by the authority under this section:
- 3 "(a) May not exceed \$500,000 per eligible project;
 - "(b) Must charge interest of three percent or lower;
- 5 "(c) May only be used for a project with a total cost of less than 6 \$40,000,000 or that consists of 80 or fewer residential units; and
- "(d) May not exceed 75 percent of the project's total predevelopment costs unless the project will be restricted to households with incomes equal to or less than the area median income.
 - "(4) Notwithstanding the definitions of 'housing institution' and 'project' under ORS 289.005, the activity of the authority under this section is an eligible project, as that term is used in this chapter.
- "SECTION 12. Section 11 of this 2023 Act is repealed on January 2, 2026.
 - "SECTION 13. In addition to and not in lieu of any other appropriation, there is appropriated to the Oregon Facilities Authority, for the biennium beginning July 1, 2023, out of the General Fund, the amount of \$3,000,000, for deposit into the Oregon Facilities Authority Account to be used for the purposes of section 11 of this 2023 Act.

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"TERMINATION OF RESIDENTIAL TENANCY FOR NONPAYMENT

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- "SECTION 14. Section 15 of this 2023 Act is added to and made a part of ORS chapter 90.
 - "SECTION 15. (1) As used in this section:
- "(a) 'Nonpayment' means the nonpayment of a payment that is due to a landlord, including a payment of rent, late charges, utility or service charges or any other charge or fee as described in the rental agreement or ORS 90.140, 90.302, 90.315, 90.392, 90.394, 90.560 to 90.584 or 90.630.

- "(b) 'Nonpayment' does not include payments owed by a tenant for damages to the premises.
- "(2) A landlord shall deliver a copy of the notice posted on the website of the Judicial Department under section 16 of this 2023 Act along with:
 - "(a) Any notice of termination for nonpayment; and

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- "(b) Any summons for a complaint seeking possession based on nonpayment given by the landlord or service processor, including a summons delivered under ORS 105.135 (3)(b).
- "(3) A court shall enter a judgment dismissing a complaint for possession that is based on a termination notice for nonpayment if the court determines that:
 - "(a) The landlord failed to deliver the notice as required under subsection (2) of this section;
- "(b) The landlord caused the tenant to not tender rent, including as a result of the landlord's failure to reasonably participate with a rental assistance program; or
 - "(c) The tenant has tendered or caused to be tendered rental assistance or any other payment covering the nonpayment amount owed under the termination notice for nonpayment.
 - "(4) Notwithstanding ORS 105.137 (4), if a claim for possession is dismissed under subsection (3)(c) of this section and the payment was tendered after the action was commenced, the tenant is not entitled to prevailing party fees, costs or attorney fees.
- "(5) Notwithstanding 90.302, a landlord may charge a tenant for filing fees paid under ORS 105.130, if the complaint for possession is dismissed under subsection (3)(c) of this section. Payment of the fees is not a prerequisite for dismissal under subsection (3)(c) of this section.
 - "SECTION 16. (1) The Judicial Department, in consultation with the

1	Housing and Community Services Department, shall supply and may
2	regularly update the notice required under ORS 105.135 (2)(d) and sec-
3	tion 15 (2) of this 2023 Act. The notice must be in substantially the
4	following form:
5	ш
6	THIS IS AN IMPORTANT NOTICE OF WHERE TO GET HELP IF
7	YOU ARE FACING POTENTIAL EVICTION FOR NONPAYMENT.
8	
9	For information in Spanish, Korean, Russian, Vietnamese or
10	Chinese, go to the Judicial Department website at
11	 •
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13	You must comply with deadlines identified in a notice of nonpay-
14	ment, or you risk losing your housing.
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16	Rental assistance and support services may be available. Dial 2-1-1
17	or go to www.211info.org or contact a local service provider at
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20	Low-income tenants may be able to receive free or low-cost legal
21	advice by contacting a legal aid organization. Go to
22	to find an office near you.
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24	The Oregon State Bar provides information about legal assistance
25	programs at
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27	"(2) The Judicial Department shall translate the completed form
28	under subsection (1) of this section into the Spanish, Korean, Russian,
29	Vietnamese and Chinese languages and shall display links to the
30	English and translated forms prominently on the department's

- 1 website.
- 2 "(3) Each form on the Judicial Department website under sub-
- 3 section (2) of this section must include a statement in English,
- 4 Spanish, Korean, Russian, Vietnamese and Chinese indicating that the
- 5 form and translations can be found on the Judicial Department
- 6 website and providing the web address where the forms may be found.
- ⁷ "SECTION 17. In distributing rental assistance to residential ten-
- 8 ants funded by federal, state or local moneys, a public body, as defined
- 9 in ORS 174.109, and any designee or grantee of a public body shall:
 - "(1) Promptly provide a dated application receipt to each tenant who applies for assistance. The receipt may be in an electronic format.
- "(2) Close an application, after providing notice of potential closure
 - to the tenant, if the provider reasonably determines that the tenant
- is no longer participating.
- 15 "(3) If, upon qualifying circumstance, an application is approved
- and payment is made to a person other than the tenant's landlord,
- 17 provide a dated notice of payment to the tenant's landlord at any
- 18 known address or electronic mail address.
- 19 "(4) If an application is denied or is otherwise closed without pay-
- 20 ment, provide a dated notice of the denial or closure to the tenant and
 - to the tenant's landlord at any known address or electronic mail ad-
- 22 dress.

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- **"SECTION 18.** ORS 90.394 is amended to read:
- 24 "90.394. The landlord may terminate the rental agreement for nonpayment
- of rent and take possession as provided in ORS 105.105 to 105.168, as follows:
- 26 "(1) When the tenancy is a week-to-week tenancy, by delivering to the
- 27 tenant at least 72 hours' written notice of nonpayment and the landlord's
- 28 intention to terminate the rental agreement if the rent is not paid within
- 29 that period. The landlord shall give this notice no sooner than on the fifth
- 30 day of the rental period, including the first day the rent is due.

- "(2) For all tenancies other than week-to-week tenancies, by delivering to the tenant:
- "(a) At least [72 hours'] 10 days' written notice of nonpayment and the landlord's intention to terminate the rental agreement if the rent is not paid within that period. The landlord shall give this notice no sooner than on the eighth day of the rental period, including the first day the rent is due; or
- "(b) At least [144 hours'] 13 days' written notice of nonpayment and the landlord's intention to terminate the rental agreement if the rent is not paid within that period. The landlord shall give this notice no sooner than on the fifth day of the rental period, including the first day the rent is due.
 - "(3) The notice described in this section must also specify the amount of rent that must be paid and the date and time by which the tenant must pay the rent to cure the nonpayment of rent.
 - "(4) Payment by a tenant who has received a notice under this section is timely if mailed to the landlord within the period of the notice unless:
 - "(a) The notice is served on the tenant:

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- "(A) By personal delivery as provided in ORS 90.155 (1)(a); or
- "(B) By first class mail and attachment as provided in ORS 90.155 (1)(c);
- "(b) A written rental agreement and the notice expressly state that payment is to be made at a specified location that is either on the premises or at a place where the tenant has made all previous rent payments in person; and
 - "(c) The place so specified is available to the tenant for payment throughout the period of the notice.
 - "SECTION 19. ORS 105.124 is amended to read:
- 26 "105.124. For a complaint described in ORS 105.123, if ORS chapter 90 applies to the dwelling unit:
- 28 "(1) The complaint must be in substantially the following form and be 29 available from the clerk of the court:

30 " _____

1	IN THE CIRCUIT COURT					
2	FOR THE COUNTY OF					
3						
4	No					
5						
6	RESIDENTIAL EVICTION COMPLAINT					
7						
8	PLAINTIFF (Landlord or agent):					
9						
10						
11	Address:					
12	City:					
13	State: Zip:					
l 4	Telephone:					
15						
16	vs.					
L7						
18	DEFENDANT (Tenants/Occupants):					
19	·					
20	·					
21	MAILING ADDRESS:					
22	City:					
23	State: Zip:					
24	Telephone:					
25						
26	1.					
27	Tenants are in possession of the dwelling unit, premises or rental pro-					
28	erty described above or located at:					
29						
30						

1	or (C) or 90.429.				
2	30-day notice with stated cause.				
3	ORS 90.392, 90.630 or 90.632[.]:				
4	The stated cause is for				
5	nonpayment as defined in section 15 of				
6	this 2023 Act.				
7	——— 60-day notice with stated cause.				
8	ORS 90.632.				
9	——— 90-day notice with stated cause.				
10	ORS 90.427 (5) or (7).				
11	Notice to bona fide tenants after				
12	foreclosure sale or termination of				
13	fixed term tenancy after foreclosure				
14	sale. ORS 86.782 (6)(c).				
15	Other notice				
16	No notice (explain)				
17					
18	A COPY OF THE NOTICE RELIED UPON, IF ANY, IS ATTACHED				
19					
20	3.				
21	If the landlord uses an attorney, the case goes to trial and the landlord				
22	wins in court, the landlord can collect attorney fees from the defendant				
23	pursuant to ORS 90.255 and 105.137 (3).				
24	Landlord requests judgment for possession of the premises, court costs				
25	disbursements and attorney fees.				
26	I certify that the allegations and factual assertions in this complaint are				
27	true to the best of my knowledge.				
28					
29					
30	Signature of landlord or agent.				

"(2) The complaint must be signed by the plaintiff, or an attorney representing the plaintiff as provided by ORCP 17, or verified by an agent or employee of the plaintiff or an agent or employee of an agent of the plaintiff.

- 5 "(3) A copy of the notice relied upon, if any, must be attached to the complaint.
 - **"SECTION 20.** ORS 105.135 is amended to read:

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- 8 "105.135. (1) Except as provided in this section, the summons shall be served and returned as in other actions.
- 10 "(2)(a) The clerk shall calculate the first appearance, which shall 11 be:
 - "(A) Seven days after the judicial day next following payment of the filing fees; or
 - "(B) If the claim for possession is brought under ORS 90.392 or 90.394 for nonpayment as defined in section 15 of this 2023 Act, 15 days after the judicial day next following payment of the filing fees.
 - "(b) The clerk may delay the first appearance by up to seven days to accommodate dates on which a judge is unavailable to conduct the first appearance and, if possible, to accommodate dates that the plaintiff has indicated unavailability.
 - "(c) The clerk shall enter the first appearance date on the summons. [That date shall be seven days after the judicial day next following payment of filing fees unless no judge is available for first appearance at that time, in which case the clerk may extend the first appearance date for up to seven additional days. At the request of the plaintiff, the clerk may enter a date more than seven days after the judicial day next following payment of filing fees if a judge will be available.]
 - "(d) If the claim for possession is based on nonpayment as defined in section 15 of this 2023 Act, the clerk shall include as part of the summons a copy of the notice described in section 16 of this 2023 Act.

- "(3) Notwithstanding ORCP 10, by the end of the judicial day next following the payment of filing fees:
- 3 "(a) The clerk shall mail the summons and complaint by first class mail 4 to the defendant at the premises.
- "(b) The process server shall serve the defendant with the summons and complaint at the premises by personal delivery to the defendant or, if the defendant is not available for service, by attaching the summons and complaint in a secure manner to the main entrance to that portion of the premises of which the defendant has possession.
- "(4) A sheriff may serve a facsimile of a summons and complaint that is transmitted to the sheriff by a trial court administrator or another sheriff by means of facsimile communication. A copy of the facsimile must be attached to the sheriff's return of service. Before transmitting a summons and complaint to a sheriff under this subsection, the person sending the facsimile must receive confirmation by telephone from the sheriff's office that a telephonic facsimile communication device is available and operating.
- "(5) The process server shall indicate the manner in which service was accomplished by promptly filing with the clerk a certificate of service as provided by ORCP 7 F(2)(a).
- "(6) In the case of premises to which ORS chapter 90 applies, the summons shall inform the defendant of the procedures, rights and responsibilities of the parties as specified in ORS 105.137.
- "SECTION 21. Section 8, chapter 420, Oregon Laws 2021, as amended by section 9, chapter 1, Oregon Laws 2021 (second special session), is amended to read:
- "Sec. 8. (1) Section 2, chapter 420, Oregon Laws 2021, as amended by section 2, chapter 1, Oregon Laws 2021 (second special session) [of this 2021 second special session Act], is repealed on October 1, 2022.
- "(2) Section 5, chapter 420, Oregon Laws 2021, as amended by sections 4 and 6, chapter 1, Oregon Laws 2021 (second special session) [of this 2021]

- second special session Act], is repealed on [July 1, 2023] the effective date of this 2023 Act.
- 3 "(3) Section 6, chapter 420, Oregon Laws 2021, is repealed on October 1, 2022.
- 5 "(4) Section 7, chapter 420, Oregon Laws 2021, as amended by section 5, **chapter 1, Oregon Laws 2021 (second special session)** [of this 2021 second 7 special session Act], is repealed on October 1, 2022.

"EVICTION PROCESS

"SECTION 22. ORS 105.115 is amended to read:

- "105.115. (1) Except as provided by subsections (2) and (3) of this section, the following are causes of unlawful holding by force within the meaning of ORS 105.110, 105.123 and 105.126:
- "(a) When the tenant or person in possession of any premises fails or refuses to pay rent within 10 days after the rent is due under the lease or agreement under which the tenant or person in possession holds, or to deliver possession of the premises after being in default on payment of rent for 10 days.
- "(b) When the lease by its terms has expired and has not been renewed, or when the tenant or person in possession is holding from month to month, or year to year, and remains in possession after notice to quit as provided in ORS 105.120, or is holding contrary to any condition or covenant of the lease or is holding possession without any written lease or agreement.
- "(c) When the owner or possessor of a recreational vehicle that was placed or driven onto property without the prior consent of the property owner, operator or tenant fails to remove the recreational vehicle. The property owner or operator is not required to serve a notice to quit the property before commencing an action under ORS 105.126 against a recreational vehicle owner or possessor holding property by force as described in

1 this paragraph.

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- "(d) When the person in possession of a premises remains in possession after the time when a purchaser of the premises is entitled to possession in accordance with the provisions of ORS 18.946 or 86.782.
- "(e) When the person in possession of a premises remains in possession after the time when a deed given in lieu of foreclosure entitles the transferee named in the deed to possession of the premises.
- "(f) When the person in possession of a premises remains in possession after the time when a seller is entitled to possession in accordance with the provisions of ORS 93.930 (2)(c) or pursuant to a judgment of strict foreclosure of a recorded contract for transfer or conveyance of an interest in real property.
 - "(g) When the person in possession of a premises remains in possession after the expiration of a valid notice terminating the person's right to occupy the premises pursuant to ORS 91.120, 91.122 or 91.130.
 - "(2) In the case of a dwelling unit to which ORS chapter 90 applies:
- 17 "(a) The following are causes of unlawful holding by force within the 18 meaning of ORS 105.110 and 105.123:
 - "(A) When the tenant or person in possession of any premises fails or refuses to pay rent within the time period required by a notice under ORS **90.392** or 90.394.
 - "(B) When a rental agreement by its terms has expired and has not been renewed, or when the tenant or person in possession remains in possession after a valid notice terminating the tenancy pursuant to ORS chapter 90, or is holding contrary to any valid condition or covenant of the rental agreement or ORS chapter 90.
- "(b) A landlord may not file an action for the return of possession of a dwelling unit based upon a cause of unlawful holding by force as described in paragraph (a) of this subsection until after the expiration of a rental agreement for a fixed term tenancy or after the expiration of the time period

- 1 provided in a notice terminating the tenancy.
- "(c) The court may dismiss a claim for possession at any time if the
 complaint does not comply with this subsection.
- "(3) In an action under subsection (2) of this section, ORS chapter 90 shall be applied to determine the rights of the parties, including:
- 6 "(a) Whether and in what amount rent is due;
- 7 "(b) Whether a tenancy or rental agreement has been validly terminated; 8 and
- 9 "(c) Whether the tenant is entitled to remedies for retaliatory conduct by 10 the landlord as provided by ORS 90.385 and 90.765.
- **"SECTION 23.** ORS 105.137 is amended to read:
- "105.137. In the case of a dwelling unit to which ORS chapter 90 applies:
- "(1) [If the plaintiff appears and the defendant fails to appear at the first appearance,] A default judgment shall be entered in favor of the plaintiff for possession of the premises and costs and disbursements[.] only if:
 - "(a) The plaintiff appears and the defendant fails to appear at the first appearance;
 - "(b) The court determines that the complaint complies with ORS 105.115 and 105.124 and is sufficient to state a cause of action for possession; and
 - "(c) The plaintiff testifies under oath or submits an affidavit or declaration under penalty of perjury stating that, as of the date of the testimony:
 - "(A) The plaintiff does not have knowledge that the defendant has delivered possession to the plaintiff as described in ORS 90.147 (2); and
 - "(B) The plaintiff reasonably believes that the defendant remains in possession of the premises.
- "(2) If the defendant appears and the plaintiff fails to appear at the first appearance, a default judgment shall be entered in favor of the defendant dismissing the plaintiff's complaint and awarding costs and disbursements.

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- "(3) An attorney at law shall be entitled to appear on behalf of any party, but attorney fees may not be awarded to the plaintiff if the defendant does not contest the action.
- "(4) If the plaintiff dismisses the action before the first appearance, a judgment of dismissal shall be entered in favor of the defendant dismissing the plaintiff's complaint and awarding costs and disbursements. The defendant may not recover attorney fees for prejudgment legal services provided after the delivery of written notice of the dismissal by the plaintiff to the defendant, or to an attorney for the defendant, in the manner provided under ORS 90.155.
 - "(5) The plaintiff or an agent of the plaintiff may obtain a continuance of the action for as long as the plaintiff or the agent of the plaintiff deems necessary to obtain the services of an attorney at law.
 - "(6) If both parties appear in court on the date contained in the summons, the court shall set the matter for trial [as soon as practicable,] unless the court is advised by the parties that the matter has been settled. The trial shall be scheduled:
 - "(a) For a claim based on nonpayment, as defined in section 15 of this 2023 Act, no earlier than 15 days, and no later than 30 days, following the appearance; or
 - "(b) For any other claim, as soon as practicable and no later than 15 days from the date of [such] the appearance.
 - "(7) If the matter is not tried within the [15-day] period **described in** subsection (6) of this section, and the delay in trial is not attributable to the landlord, the court shall order the defendant to pay rent that is accruing into court, provided the court finds after hearing that entry of such an order is just and equitable.
- "[(7)(a)] (8)(a) The court shall permit an unrepresented defendant to proceed to trial by directing the defendant to file an answer in writing on a form which shall be available from the court clerk, and to serve a copy upon

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	IN THE	£	C	OURT FO)R	
	THE CO	OUNTY C)F			
(Londland)	,					
Landlord),)					
DI	ointiff(a)					
rı	aintiff(s),)					
vs	, .)	No				
*5)	110				
Tenant),)					
**)					
De	efendant(s).)					
		AN	SWER			
I (we) deny t	hat the plai	ntiff(s) is	(are) e	ntitled to	possessio	n because:
_ The landlord	did not mak	ce repairs				
List any repa	air problems:	:				
The landlord	is attemptin	g to evict	me (us) because	of my (ou	r) complaints
(or the eviction	is otherwise	retaliato	ory).			
_ The landlord	is attemption	ng to evi	ct me b	ecause of	my statu	s as a victim
of domestic viole	ence, sexual	assault o	or stalk	ing.		
///	notice is wr	ong.				
_ The eviction	1100100 15 111	O				

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3	I (we) may be entitled as the prevailing party to recover attorney fees
4	from plaintiff(s) if I (we) obtain legal services to defend this action pursuant
5	to ORS 90.255.
6	I (we) ask that the plaintiff(s) not be awarded possession of the premises
7	and that I (we) be awarded my (our) costs and disbursements and attorney
8	fees, if applicable, or a prevailing party fee.
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11	Date Signature of defendant(s)
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13	"[(8)] (9) If an unrepresented defendant files an answer as provided in
14	subsection [(7)] (8) of this section, the answer [may] does not limit the de-
15	fenses available to the defendant at trial under ORS chapter 90. If such a
16	defendant seeks to assert at trial a defense not fairly raised by the answer,
17	the plaintiff [shall be] is entitled to a reasonable continuance for the pur-
18	poses of preparing to meet the defense.
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20	"SEALING EVICTION RECORDS
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22	"SECTION 24. Section 25 of this 2023 Act is added to and made a
23	part of ORS 105.105 to 105.168.
24	"SECTION 25. (1) On an annual basis, each justice and circuit court
25	shall enter an order setting aside a judgment and sealing the official
26	records for each case for possession brought under ORS chapter 90 for

"(a) The judgment does not contain a money award or that any

"(b)(A) The judgment was a judgment of restitution entered for the

money award has expired or been satisfied or discharged; and

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which the court finds that:

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- plaintiff and at least five years have passed from the date of the judgment; or
- "(B) The judgment was a judgment by stipulation of the parties under ORS 105.145 (2) and at least 12 months have passed from the date of the judgment.
 - "(2) Upon entry of the order, the judgment that is the subject of the motion is deemed not to have been entered, and any party may answer accordingly any questions relating to its occurrence.
 - "(3) Nothing in this section limits the ability of a defendant to apply for an order under ORS 105.163.
 - "SECTION 26. (1) Section 25 of this 2023 Act does not apply to judgments entered on or before January 1, 2014.
 - "(2) Each justice and circuit court shall conduct a review of its records and enter its first order under section 25 of this 2023 Act on or before December 31, 2024.

"RESIDENTIAL USE OF COMMERCIAL LANDS

"SECTION 27. Section 28 of this 2023 Act is added to and made a part of ORS chapter 197.

"SECTION 28. (1) Notwithstanding an acknowledged comprehensive plan or land use regulations, within an urban growth boundary a local government may allow the siting and development of residential uses on any lands zoned to allow for commercial use. The local government may only apply those clear and objective approval standards, conditions and procedures that would be applicable to the residential zone of the local government that is most comparable in density to the allowed commercial uses.

- "(2) Subsection (1) of this section does not:
- "(a) Trigger any requirement that a local government consider or

1	update an analysis as required by a statewide planning goal relating
2	to economic development.
3	"(b) Apply on lands where the local government determines that:
4	"(A) The development on the property cannot be adequately served
5	by water, sewer, storm water drainage or streets, or will not be ade-
6	quately served at the time that development on the lot is complete;
7	"(B) The property contains a slope of 25 percent or greater;
8	"(C) The property is within a 100-year floodplain; or
9	"(D) The development of the property is constrained by land use
10	regulations based on statewide land use planning goals relating to:
11	"(i) Natural disasters and hazards; or
12	"(ii) Natural resources, including air, water, land or natural areas,
13	but not including open spaces.
14	"SECTION 29. Section 28 of this 2023 Act becomes operative on
15	January 1, 2024.
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17	"CAPTIONS
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19	"SECTION 30. The unit captions used in this 2023 Act are provided
20	only for the convenience of the reader and do not become part of the
21	statutory law of this state or express any legislative intent in the
22	enactment of this 2023 Act.
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24	"EMERGENCY CLAUSE
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26	"SECTION 31. This 2023 Act being necessary for the immediate
27	preservation of the public peace, health and safety, an emergency is

declared to exist, and this 2023 Act takes effect on its passage.".