



February 26, 2024

Legislative Revenue Office

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Section Contents – SB 1526 and -7 Amendment

Section	Tax	Description	Effect of Amendment
Clarification of 2023 Legislation			
1	Property tax	<u>ADU/Multiplex Property Tax Exemption</u> Makes exemption amount proportional to percent of constructed/converted property's square footage meeting requirements.	Section DELETED
2	Income (PIT/Corp)	<u>Short-Line Railroad Tax Credit</u> Aligns applicability of tax credit policy changes made in HB 3406 (2023) with underlying sunset of tax credit as extended by HB 2071 (2023), which extended credit applicability through tax year 2029.	
3-4	Property tax	<u>Collection of Property Taxes</u> Cancels outstanding, uncollectible, property taxes for port district property held by federal government under a leasehold interest.	
5	PTE-ET	<u>Pass Through Entity Elective Tax (Federal SALT deduction limit workaround)</u> Aligns applicability of PTE-ET changes made by SB 1524 (2022), with underlying sunset extension of PTE-ET program which was extended through tax year 2025 by HB 2083 (2023).	
6-8	Income (PIT/Corp)	<u>Retention of Publicly Supported Housing Tax Credit</u> Adds applicability clause to tax credit created by HB 2071 (2023). Specifies tax credit is applicable for tax years 2024 through 2029. Clarifies sharing of credit certification information.	

29-40	Local Taxes	Added by Amendment Changes for 2023 HB 2576	<u>Jurisdiction and Appeals Process Specifications</u> Clarifies Tax Court jurisdiction, and appeals processes for local income taxes. Combines appeals process for income taxes and taxes reported on income tax returns even if not measured by income. Specifies that Tax Court and Circuit Courts have concurrent jurisdiction for other local tax laws.
Policy Changes			
9	PTE-ET	<u>Pass Through Entity Elective Tax (Federal SALT deduction limit workaround)</u> Expands PTE-ET program by allowing trusts to be members of a pass-through entity electing to be liable for PTE-ET. Applies to tax years 2024 and 2025.	Section DELETED
10	Income (PIT)	<u>Industrial Site Readiness Program</u> Extends sunset of initial program qualification by three years. Moves sunset from July 1, 2023, to July 1, 2026.	Extends sunset to December 31, 2029. Changes employment level and wage qualification language to align with available data. Ensures \$10 million cap applies to income tax increment payments and not also to loans.
New 24-25		Added by Amendment	<u>Semiconductor-related development in E-Commerce City</u> Adds semiconductor-related development activities in a designated e-commerce city to property that may qualify for a property tax exemption from three to five years under the E-Commerce provisions of the Enterprise Zone exemption. Applies to Property Tax Years beginning July 1, 2025.
26a-26b		Added by Amendment	<u>Solar Improvement on Tribal Land</u> Expands property tax exemption for permanent improvements located on land owned by the United States and held in trust for a federally recognized Indian tribe or member, to a centrally assessed permanent solar energy project for the purpose of heating, cooling, or generating electricity within Jefferson or Wasco County.

Technical Changes			
11	Property tax	<u>Cemetery Land Acquired by Charitable Institution Property Tax Exemption</u> Repeals expired exemption.	
12-13	Property tax	<u>Deferral of Special Assessments for Local Improvements</u> Repeals expired deferral. Maintains ability to collect on remaining accounts.	Clarifies that outstanding balances remain due.
14	Property tax	<u>Affordable Housing Covenant Property Tax Exemption</u> Changes “permanent” to “long-term” for defining period of at least 99 years.	
15	Property tax	<u>Low-Income Multi-Unit Rental Housing Property Tax Exemption</u> Corrects grammar regarding whether contract was breached or terminated prematurely.	
16	Property tax	<u>Assessment of Industrial Plants</u> Adds to and makes a part of ORS 308.408-308.413	
17-18	Property tax	<u>Homestead Property Tax Deferral</u> Clarifies that penalties for crime of false swearing are provided by ORS 162.075, not ORS 162.085.	
19	Property tax	<u>Certain Single-Unit Housing Property Tax Exemption</u> Incorporates ORS 197.307(8)(a)-(f) (2021 Edition) into ORS 307.651 and removes cross-reference to back issue of ORS.	
20	Property tax	<u>Certain Single-Unit Housing Property Tax Exemption</u> Conforms to changes in section 19 by updating the statute number which provides the construction completion deadline.	
21	Property Tax	<u>Deferral of Special Assessments for Local Improvements</u> Conforms to changes in sections 12-13 by deleting reference to the option to request the release of a lien on real property.	

22-22a	Property Tax	<u>Deferral of Special Assessments for Local Improvements</u> Conforms to changes in sections 12-13 by deleting references to revolving account.	Section takes effect July 1, 2034, to maintain revolving account through that date.
23	Property tax	<u>Deferral of Special Assessments for Local Improvements</u> Conforms to changes in sections 12-13, regarding cancellation of delinquent taxes, by deleting references to repealed deferral.	
24-25	Property tax	<u>Special Determinations of Value</u> Discontinues certain cities’ temporary definition of the “area” as the city, per written consent of the assessor, unless the governing body adopts that definition under ORS 308.151 within 90 days following effective date.	Sections DELETED
26	CAT	<u>Replace Specific CAT exemptions with General Exemption</u> Add language to Corporate Activity Tax statutes generally exempting taxes or other amounts collected by businesses for government purposes from the imposition of the CAT. Removes multiple specific references to taxes that are excluded in cases where the general exclusion makes them redundant.	Section DELETED
27	Kicker	<u>Administration of Non-Corporate “Kicker”</u> When applicable, Oregon law requires the Office of Economic Analysis (OEA) to notify the Department of Revenue (DOR) that a kicker has been triggered by October 1 of the odd year; then DOR must notify the public by October 15 th . This language moves the deadlines to November 1 st and 15 th , respectively.	
28	CAT	<u>Make Office of Economic Analysis responsible for CAT transfer to SSF</u> Officially make DAS Office of Economic Analysis responsible for determining amount of CAT revenue to transfer to State School Fund. Currently statutes state LFO and LRO make the determination, although the amount is updated with OEA’s quarterly forecast.	