Senate Bill 380

Sponsored by Senators WEBER, BONHAM; Senator LINTHICUM (at the request of former Senator Lynn Findley) (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 **as introduced.** The statement includes a measure digest written in compliance with applicable readability standards.

Digest: The Act makes a new exemption against Oregon estate tax. (Flesch Readability Score: 61.3).

Provides for an additional exemption against Oregon estate tax. Phases out the availability of the exemption based on the size of the estate. Applies to the estates of all decedents who die on or after January 1, 2026.

Takes effect on the 91st day following adjournment sine die.

1	A BILL FOR AN ACT
2	Relating to exemptions from estate tax; creating new provisions; amending ORS 118.010; and pre-
3	scribing an effective date.
4	Be It Enacted by the People of the State of Oregon:
5	SECTION 1. Section 2 of this 2025 Act is added to and made a part of ORS 118.005 to
6	118.540.
7	SECTION 2. (1) An exemption from taxation based on the amount of the Oregon taxable
8	estate may be allowed under this section.
9	(2) In order to determine the availability and amount of the exemption, the Oregon tax-
10	able estate shall first be calculated without the exemption allowed under this section.
11	(3) Using the amount calculated under subsection (2) of this section, the exemption shall
12	be determined in accordance with the following table:
13	
14	
15	If the calculated amount The exemption is:
16	is:
17	
18	Less than \$4.5 million \$1.5 million
19	
20	At least \$4.5 million
21	but less than
22	\$5.5 million \$1.2 million
23	At least \$5.5 million
24	but less than
25	\$6.5 million \$900,000
26	At least \$6.5 million
27	but less than
28	\$7.5 million \$600,000

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

4	At least \$7.5	5 million					
	but less	than					
	\$8.5 milli	on	\$300,000				
-							
	(4) No e	xemption is all	owed unde	er this section if the amount calculated under subsection			
((2) of this s	ection is greate	er than or	equal to \$8.5 million.			
	SECTIO	<u>N 3.</u> ORS 118.0	10 is amend	ded to read:			
	118.010.	(1) As used in t	his section:				
	(a) "Non:	resident deceder	nt" means a	an individual who is domiciled outside of Oregon on the date			
1	the individua	al dies.					
	(b) "Resi	dent decedent"	means an i	individual who is domiciled in Oregon on the date the indi-			
,	vidual dies.						
	(2) A tax	t is imposed upo	on a transfe	er of the property of each:			
	(a) Resid	lent decedent; ai	nd				
	(b) Nonr	esident decedent	t whose esta	tate includes any interest in:			
	(A) Real	property locate	d in Oregor	n; or			
	(B) Tang	rible personal pr	operty loca	ated in Oregon.			
	(3) The (Oregon taxable	estate to be	e used for purposes of computing the tax imposed under this			
5	section shall	be the federal	taxable esta	ate:			
	(a) Incre	ased by:					
	(A) The	deduction for st	ate estate,	inheritance, legacy or succession taxes allowable under sec-			
1	tion 2058 of	the Internal Rev	venue Code;	e; and			
	(B) If the	e decedent is a s	urviving sp	pouse owning the property at death, the value of the following			
	property unl	ess included in	the federal	taxable estate:			
	(i) Prope	rty for which a	deduction f	for Oregon special marital property under ORS 118.016 was			
]	previously a	llowed; or					
	(ii) Prop	erty for which a	a separate (Oregon election under section 2056 or 2056A of the Internal			
]	Revenue Cod	le was previousl	y allowed; a	and			
	(b) Redu	ced by:					
	(A) The	value on the da	te of the de	ecedent's death of all Oregon special marital property under			
(ORS 118.013	;					
	(B) The	exemption allow	ed under Ol	RS 118.145; [and]			
	(C) If ap	plicable, the e	xemption a	allowed under section 2 of this 2025 Act; and			
	[(C)] (D)	Any other appl	icable exclu	usions or deductions.			
(4) The tax imposed under this section shall be calculated by applying the rates in the following							
1	table. If the	Oregon taxable	estate is a	at least the amount in column 1, but less than the amount in			
(column 2, th	e tax is the amo	ount in colu	umn 3, increased by the excess above the amount in column			
		by the percenta					
		-					
	1	2	3	4			
	\$1,000,000	\$1,500,000	\$0	10.0%			
	1,500,000	2,500,000	50,000	10.25%			

10.5%

152,500

2,500,000

45

3,500,000

1	3,500,000	4,500,000	257,500	11.0%
2	4,500,000	5,500,000	367,500	11.5%
3	5,500,000	6,500,000	482,500	12.0%
4	6,500,000	7,500,000	602,500	13.0%
5	7,500,000	8,500,000	732,500	14.0%
6	8,500,000	9,500,000	872,500	15.0%
7	9,500,000		1,022,500	16.0%
8				

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(5) In the case of a resident decedent owning, on the date of the decedent's death, real property 10 located outside Oregon or tangible personal property located outside Oregon, the tax imposed under 11 12 this section shall be the amount determined under subsection (4) of this section multiplied by a ratio. The numerator of the ratio shall be the sum of the value of the decedent's real property located in 13 Oregon, tangible personal property located in Oregon and intangible personal property. The numer-14 ator may not include any intangible personal property subject to a tax imposed, as a result of the 15 16 death of the decedent, by another state or country. The denominator of the ratio shall be the total value of the decedent's gross estate. 17

(6) In the case of a nonresident decedent owning, on the date of the decedent's death, real
property located in Oregon or tangible personal property located in Oregon, the tax imposed under
this section shall be the amount determined under subsection (4) of this section multiplied by a ratio.
The numerator of the ratio shall be the sum of the value of the decedent's real property located in
Oregon and tangible personal property located in Oregon. The denominator shall be the total value
of the decedent's gross estate.

(7) Payment, in whole or in part, of estate taxes from funds of an estate or trust on any benefit
subject to tax under ORS 118.005 to 118.540 is not to be considered a further taxable benefit, when
such payment is directed by the decedent's will or by a trust agreement.

(8)(a) If the federal taxable estate is determined by making an election under section 2031(c),
2032, 2032A, 2056 or 2056A of the Internal Revenue Code or another provision of the Internal Revenue Code, or if a federal estate tax return is not required under the Internal Revenue Code, an
executor may make separate elections for state estate tax purposes under that same provision.

(b) An executor may make elections under ORS 118.013, 118.140 and 118.145 and section 2056
of the Internal Revenue Code for state estate tax purposes.

33 (c) Elections described in this subsection are irrevocable.

34 <u>SECTION 4.</u> Section 2 of this 2025 Act and the amendments to ORS 118.010 by section 3 35 of this 2025 Act apply to the estates of all decedents who die on or after January 1, 2026.

36 <u>SECTION 5.</u> This 2025 Act takes effect on the 91st day after the date on which the 2025 37 regular session of the Eighty-third Legislative Assembly adjourns sine die.

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