

## **SB 1521 STAFF MEASURE SUMMARY**

### **Senate Committee On Housing and Development**

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**Meeting Dates:** 2/5, 2/10

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#### **WHAT THE MEASURE DOES:**

The measure allows local governments in the Portland Metropolitan Statistical Area to require new multiunit residential developments to include a minimum number of affordable units only if they offset the expected loss in marginal value caused by the requirement. These provisions become operable for new developments containing rental housing on January 1, 2028, and for all new developments January 1, 2029. The measure also updates and adds definitions relating to a local regulation of affordable housing development.

Detailed summary:

#### **Local regulation of affordable housing development:**

Allows a local jurisdiction within the Portland Metropolitan Statistical Area (MSA) to adopt a land use regulation or impose a requirement setting sales or rental price, or requiring new developments to have a minimum number of affordable units, on buildings containing 10 units or more (maintains, for the rest of the state, a minimum size of 20 units or more). Makes unenforceable, within the Portland MSA, any such requirement unless the regulating jurisdiction provides compensation to the developer to offset the total expected marginal loss in value created by this requirement. Allows this offset to be paid to the developer in any combination of direct payments, exemptions from property taxes, and/or waivers or reductions of fees. Provides allowable methods and standards for calculating the expected marginal loss in value. Becomes operative for rental housing on January 1, 2028.

Becomes operable for all housing on January 1, 2029. Prohibits a local jurisdiction from applying this regulation to buildings whose applications have been submitted prior to enactment of the regulation.

Prohibits Metro from adopting a land use regulation or otherwise impose a requirement to establish a sales or rental price on a new housing development. Allows Metro to continue offering incentives or density bonuses with the goal of increasing affordable housing.

#### **Definitions:**

Updates or adds the following definitions in relation to local government's development of affordable housing:

- “affordable housing,” previously encompassing only rental housing, is updated to include units available for purchase
- “multiunit housing,” previously buildings of three or more units, is updated to refer to buildings of 10 or more units
- “Portland MSA” is defined as the Portland metropolitan statistical area including Columbia, Clackamas, Multnomah, Washington, and Yamhill Counties.

*Fiscal impact: May have fiscal impact, but no statement yet issued*

*Revenue impact: May have revenue impact, but no statement yet issued*

#### **ISSUES DISCUSSED:**

#### **EFFECT OF AMENDMENT:**

No amendment.

**BACKGROUND:**

In 2016, the legislature adopted [House Bill 1533 \(2016\)](#) which allowed cities to require that new residential developments over a certain size contain a minimum number of affordable units, a policy known as Inclusionary Zoning (or, Inclusionary Housing). In 2017, the City of Portland implemented an [Inclusionary Zoning](#) program in certain parts of the city for new developments containing 20 or more units, and remains the only jurisdiction in Oregon to have adopted an Inclusionary Zoning requirement. For the first seven years of the program, developers were offered some incentives for the creation of affordable units, but [evidence suggested](#) that the program was discouraging developers from building developments with more than 19 units. In 2024, after the implementation of a [cost calibration study](#), the City of Portland passed an ordinance to offset the cost to developers of including affordable units, and this offset is now part of the city's Inclusionary Zoning requirement.

**PRELIMINARY**