

**B-Engrossed**  
**House Bill 4004**

Ordered by the House February 19  
Including House Amendments dated February 16 and February 19

Introduced and printed pursuant to House Rule 12.00. Pre-session filed (at the request of House Interim Committee on Agriculture, Land Use, Natural Resources, and Water for Representatives Ken Helm, Mark Owens)

**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. The statement includes a measure digest written in compliance with applicable readability standards.

Digest: The Act says certain tax is not owed for land that does not qualify for forest special assessment due to pests or disease. The Act says the Water Resources Department may allow time extensions for certain water right holders. The Act changes who must be a registered engineer at the department. The Act says the department must help certain water users sign up for a water conservation program. (Flesch Readability Score: 60.5).

Provides that additional taxes otherwise imposed upon disqualification of land from certain forestland special assessment programs may not be collected if the disqualification is due to the suspension of reforestation requirements as a result of insects or disease. Authorizes the Water Resources Department to grant time extensions for specified water right permit holders to complete construction and apply water beneficially. Modifies requirement that the department's director or principal assistant be a registered engineer. Modifies provision specifying when a proposed order of the department becomes final. Directs the department to facilitate certain water users' enrollment in a federal conservation program.

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

**A BILL FOR AN ACT**

1  
2 Relating to natural resources; creating new provisions; amending ORS 308A.707, 536.032, 537.230,  
3 537.623 and 537.630; and prescribing an effective date.

4 **Be It Enacted by the People of the State of Oregon:**

5 **SECTION 1. Section 2 of this 2026 Act is added to and made a part of ORS 308A.700 to**  
6 **308A.733.**

7 **SECTION 2. (1) This section applies to land that is qualified for special assessment under**  
8 **ORS 321.709, relating to qualification as small tract forestland.**

9 **(2)(a) Notwithstanding ORS 308A.707, additional taxes may not be imposed and shall re-**  
10 **main a potential tax liability with respect to land described in subsection (1) of this section**  
11 **if, as of the date the disqualification is taken into account on the assessment and tax roll,**  
12 **the land is disqualified from special assessment solely because of the effects of Douglas-fir**  
13 **mortality.**

14 **(b) For each year that land qualifies for deferral of additional taxes under this section,**  
15 **the county assessor shall enter the notation "potential additional tax liability" on the as-**  
16 **essment and tax roll.**

17 **(3) To obtain deferral under this section, the landowner must submit to the county**  
18 **assessor, on or before July 1 of the assessment year to which the deferral relates, written**  
19 **notification requesting deferral and attesting to the effects of Douglas-fir mortality on the**  
20 **land.**

**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.

1       **(4) When the land is disqualified from special assessment other than as described in**  
2 **subsection (2)(a) of this section:**

3       **(a) The additional taxes shall become due as provided in ORS 308A.707; and**

4       **(b) The land shall, as of the property tax year next following the property tax year for**  
5 **which the landowner submitted the written notification under subsection (3) of this section:**

6       **(A) Be valued under ORS 308.232 at its real market value as defined by law; and**

7       **(B) Be assessed at its assessed value under ORS 308.146 or as otherwise provided by law.**

8       **SECTION 3.** ORS 308A.707 is amended to read:

9       308A.707. (1) Notwithstanding ORS 308A.706, **and except as provided in section 2 of this 2026**  
10 **Act**, additional taxes shall be imposed on land that is disqualified from small tract forestland as-  
11 sessment under ORS 321.712 or 321.716. If after disqualification the land remains specially assessed  
12 under a special assessment program described in ORS 308A.706 (1)(d)(A) to (D), (F) or (G), the ad-  
13 ditional taxes shall be computed under subsection (2) of this section. If after disqualification the land  
14 is not specially assessed under a program described in ORS 308A.706 (1)(d)(A) to (D), (F) or (G), the  
15 additional taxes shall be computed under subsection (3) of this section.

16       (2)(a) The additional taxes for disqualified small tract forestland that is qualified for special as-  
17 sessment under a program described in ORS 308A.706 (1)(d)(A) to (D), (F) or (G) shall be equal to  
18 the difference between the taxes assessed against the land under ORS 321.700 to 321.754 and the  
19 taxes that would have been assessed against the land:

20       (A) Under ORS 321.257 to 321.390, if the land is located in western Oregon; or

21       (B) Under ORS 321.805 to 321.855, if the land is located in eastern Oregon.

22       (b) The number of years for which additional taxes shall be calculated shall equal the lesser of  
23 10 years or the number of consecutive years the land has been assessed as small tract forestland.

24       (3)(a) The additional taxes for disqualified small tract forestland that is not qualified for special  
25 assessment under a program described in ORS 308A.706 (1)(d)(A) to (D), (F) or (G) shall be equal to  
26 the sum of:

27       (A) The amount determined under subsection (2) of this section; and

28       (B) The difference between the taxes that would have been assessed against the land under ORS  
29 321.257 to 321.390, if located in western Oregon, or ORS 321.805 to 321.855, if located in eastern  
30 Oregon, and the taxes that would otherwise have been assessed against the land, for the lesser of  
31 the number of consecutive years the land was forestland or five years.

32       (b) Notwithstanding paragraph (a)(B) of this subsection, if any provision of ORS 308A.700 to  
33 308A.733 would cause the deferral or elimination of additional taxes that are imposed under ORS  
34 308A.703 or 308A.712, that provision shall also cause the deferral or elimination of the additional  
35 taxes imposed under paragraph (a)(B) of this subsection, under the same terms, requirements and  
36 conditions that additional taxes under ORS 308A.700 to 308A.733 are deferred or eliminated.

37       (4) The additional taxes described in this section shall be imposed and collected at the same time  
38 and in the same manner as additional taxes described in ORS 308A.703 are imposed and collected.

39       (5) The additional taxes described in this section shall be deemed assessed and imposed in the  
40 year to which the additional taxes relate.

41       (6) The amount determined to be due under this section may be paid to the tax collector prior  
42 to the time of the next general property tax roll, pursuant to the provisions of ORS 311.370.

43       (7) As used in this section, “forestland,” “western Oregon” and “eastern Oregon” have the  
44 meanings given those terms in ORS 321.700.

45       **SECTION 4.** ORS 308A.707, as amended by section 3 of this 2026 Act, is amended to read:

1 308A.707. (1) Notwithstanding ORS 308A.706, [*and except as provided in section 2 of this 2026*  
2 *Act,*] additional taxes shall be imposed on land that is disqualified from small tract forestland as-  
3 sessment under ORS 321.712 or 321.716. If after disqualification the land remains specially assessed  
4 under a special assessment program described in ORS 308A.706 (1)(d)(A) to (D), (F) or (G), the ad-  
5 ditional taxes shall be computed under subsection (2) of this section. If after disqualification the land  
6 is not specially assessed under a program described in ORS 308A.706 (1)(d)(A) to (D), (F) or (G), the  
7 additional taxes shall be computed under subsection (3) of this section.

8 (2)(a) The additional taxes for disqualified small tract forestland that is qualified for special as-  
9 sessment under a program described in ORS 308A.706 (1)(d)(A) to (D), (F) or (G) shall be equal to  
10 the difference between the taxes assessed against the land under ORS 321.700 to 321.754 and the  
11 taxes that would have been assessed against the land:

12 (A) Under ORS 321.257 to 321.390, if the land is located in western Oregon; or

13 (B) Under ORS 321.805 to 321.855, if the land is located in eastern Oregon.

14 (b) The number of years for which additional taxes shall be calculated shall equal the lesser of  
15 10 years or the number of consecutive years the land has been assessed as small tract forestland.

16 (3)(a) The additional taxes for disqualified small tract forestland that is not qualified for special  
17 assessment under a program described in ORS 308A.706 (1)(d)(A) to (D), (F) or (G) shall be equal to  
18 the sum of:

19 (A) The amount determined under subsection (2) of this section; and

20 (B) The difference between the taxes that would have been assessed against the land under ORS  
21 321.257 to 321.390, if located in western Oregon, or ORS 321.805 to 321.855, if located in eastern  
22 Oregon, and the taxes that would otherwise have been assessed against the land, for the lesser of  
23 the number of consecutive years the land was forestland or five years.

24 (b) Notwithstanding paragraph (a)(B) of this subsection, if any provision of ORS 308A.700 to  
25 308A.733 would cause the deferral or elimination of additional taxes that are imposed under ORS  
26 308A.703 or 308A.712, that provision shall also cause the deferral or elimination of the additional  
27 taxes imposed under paragraph (a)(B) of this subsection, under the same terms, requirements and  
28 conditions that additional taxes under ORS 308A.700 to 308A.733 are deferred or eliminated.

29 (4) The additional taxes described in this section shall be imposed and collected at the same time  
30 and in the same manner as additional taxes described in ORS 308A.703 are imposed and collected.

31 (5) The additional taxes described in this section shall be deemed assessed and imposed in the  
32 year to which the additional taxes relate.

33 (6) The amount determined to be due under this section may be paid to the tax collector prior  
34 to the time of the next general property tax roll, pursuant to the provisions of ORS 311.370.

35 (7) As used in this section, "forestland," "western Oregon" and "eastern Oregon" have the  
36 meanings given those terms in ORS 321.700.

37 **SECTION 5. (1) The Water Resources Department shall promote and facilitate enrollment**  
38 **in the federal Conservation Reserve Enhancement Program (132 Stat. 4534, 16 U.S.C. 3831a)**  
39 **for water users in this state who voluntarily cancel ground water rights in areas where the**  
40 **department is not allowing new rights to use ground water for irrigation.**

41 **(2) To carry out the provisions of subsection (1) of this section, the department may en-**  
42 **ter into grant agreements and contracts and issue direct payments to program enrollees.**

43 **SECTION 6.** ORS 536.032 is amended to read:

44 536.032. Subject to confirmation by the Senate in the manner provided in section 4, Article III,  
45 Oregon Constitution, the Governor shall appoint a Water Resources Director. The director shall be

1 an individual qualified by training and experience and shall serve for a term of four years at the  
2 pleasure of the Governor. The director [*or a principal assistant*] must [*be*] **ensure that** a registered  
3 engineer experienced in water-related engineering **is employed by the Water Resources Depart-**  
4 **ment to carry out the department's functions under ORS 540.443 to 540.491.**

5 **SECTION 7.** ORS 537.230 is amended to read:

6 537.230. (1) As used in this section, “undeveloped portion” means the difference between the  
7 maximum rate or duty specified in a water right permit and the maximum rate or duty diverted as  
8 of the later of:

9 (a) June 29, 2005;

10 (b) The time specified in the permit to perfect the water right; or

11 (c) The time specified in the last-approved extension of time to perfect the water right.

12 (2)(a) Except for a holder of a permit for municipal, quasi-municipal, group domestic or group  
13 domestic expanded uses, the holder of a water right permit shall prosecute the construction of any  
14 proposed irrigation or other work with reasonable diligence and complete the construction within  
15 a reasonable time, as fixed in the permit by the Water Resources Department, not to exceed seven  
16 years from the date of approval.

17 **(b) Notwithstanding paragraph (a) of this subsection, the department may, for good cause**  
18 **shown, order and allow one extension of time under this paragraph to complete construction**  
19 **of proposed works and apply water beneficially if the department determines that:**

20 **(A) Delay by another local or state government or the federal government in issuing a**  
21 **permit relating to the project has delayed completion of the construction and beneficial ap-**  
22 **plication of the right; or**

23 **(B) Appeal of a local, state or federal government decision relating to the project has**  
24 **delayed completion of the construction and beneficial application of the right.**

25 **(c) To qualify for an extension of time under paragraph (b) of this subsection, a permit**  
26 **holder must either:**

27 **(A)(i) Have not been previously granted an extension of time for the permit; and**

28 **(ii) Submit a complete application to the department within the time fixed originally in**  
29 **the permit to complete construction of proposed works and apply water beneficially; or**

30 **(B)(i) Have been previously granted an extension of time for the permit, including an**  
31 **extension of time under section 27 (3), chapter 282, Oregon Laws 2025; and**

32 **(ii) Submit a complete application to the department within the time specified in the**  
33 **previous extension to complete construction of proposed works and apply water beneficially.**

34 **(d) An extension of time under paragraph (b) of this subsection may not exceed seven**  
35 **years from the date that the extension application is approved by the department.**

36 (3) The holder of a permit for municipal use shall commence and complete the construction of  
37 any proposed works within 20 years from the date on which a permit for municipal use is issued  
38 under ORS 537.211. The construction must proceed with reasonable diligence and be completed  
39 within the time specified in the permit, not to exceed 20 years. However, the department may order  
40 and allow an extension of time to complete construction or to perfect a water right beyond the time  
41 specified in the permit under the following conditions:

42 (a) The holder shows good cause. In determining the extension, the department shall give due  
43 weight to the considerations described under ORS 539.010 (5) and to whether other governmental  
44 requirements relating to the project have significantly delayed completion of construction or per-  
45 fection of the right;

1 (b) The extension of time is conditioned to require that the holder submit, and obtain department  
2 approval of, a water management and conservation plan;

3 (c) The extension of time is conditioned to provide that the holder may divert the undeveloped  
4 portion of the permit only upon approval by the department of the water management and conser-  
5 vation plan; and

6 (d) For the first extension issued after June 29, 2005, for a permit for municipal use issued before  
7 November 2, 1998, the department finds that the undeveloped portion of the permit is conditioned  
8 to maintain, in the portions of waterways affected by water use under the permit, the persistence  
9 of fish species listed as sensitive, threatened or endangered under state or federal law. The de-  
10 partment shall base its finding on existing data and upon the advice of the State Department of Fish  
11 and Wildlife. An existing fish protection agreement between the permit holder and a state or federal  
12 agency that includes conditions to maintain the persistence of any listed fish species in the affected  
13 portion of the waterway is conclusive for purposes of the finding.

14 (4)(a) The holder of a right for quasi-municipal, group domestic or group domestic expanded uses  
15 shall complete construction of proposed works and apply water beneficially within seven years from  
16 the date on which a permit for such uses is issued under ORS 537.211. The construction must pro-  
17 ceed with reasonable diligence and be completed within the time specific in the permit, not to ex-  
18 ceed seven years.

19 (b) Notwithstanding paragraph (a) of this subsection, the Water Resources Department may, for  
20 good cause shown, order and allow one extension of time to complete construction and apply water  
21 beneficially, not exceeding:

22 (A) Twenty years from the date that the extension is approved for quasi-municipal use.

23 (B) Ten years from the date the extension is approved for group domestic use or group domestic  
24 expanded use.

25 (c) In determining the extension under paragraph (b) of this subsection, the department shall  
26 give due weight to considerations in ORS 539.010 (5) and to whether other governmental require-  
27 ments relating to the project have significantly delayed completion of the construction and benefi-  
28 cial application of the right.

29 (5) Except as provided in subsection (6) of this section and ORS 537.409, upon completion of  
30 beneficial use as required under this section, the holder of a permit shall hire a water right exam-  
31 iner certified under ORS 537.798 to survey the appropriation. Within one year after application of  
32 water to a beneficial use or the beneficial use date allowed in the permit, the holder shall submit  
33 a map of the survey as required by the Water Resources Department, that shall accompany the re-  
34 quest for a water right certificate submitted to the department under ORS 537.250. If any property  
35 described in the permit is not included in the request for a water right certificate, the holder shall  
36 state the identity of the record owner of that property.

37 (6) The Water Resources Director may waive the requirement under subsection (5) of this sec-  
38 tion that a holder of a permit hire a water right examiner certified under ORS 537.798 if:

39 (a) The permit is a supplemental water right that shares the same distribution system and same  
40 place of use as the primary water right; and

41 (b) The department determines that there is sufficient information in the records of the depart-  
42 ment to determine proof of beneficial use.

43 (7) Notwithstanding ORS 537.410, for purposes of obtaining a water right certificate under ORS  
44 537.250 for a supplemental water right, the holder of a permit shall have a facility capable of han-  
45 dling the full rate and duty of water requested from the supplemental source and be otherwise ready,

1 willing and able to use the amount of water requested, up to the amount of water approved in the  
2 water right permit. To obtain a certificate for a supplemental water right, the holder is not required  
3 to have actually used water from the supplemental source if:

4 (a) Water was available from the source of the primary water right and the primary water right  
5 was used pursuant to the terms of the primary water right; or

6 (b) The nonuse of water from the supplemental source occurred during a period of time within  
7 which the exercise of the supplemental water right permit was not necessary due to climatic con-  
8 ditions.

9 **SECTION 8.** ORS 537.623 is amended to read:

10 537.623. (1) Notwithstanding ORS chapter 537, 540 or 541, a proposed final order issued by the  
11 Water Resources Department under ORS chapter 537, 540 or 541 for an application requesting that  
12 the department approve a new water right or a change to an existing water right or permit, regis-  
13 tration or license, shall become, without further department action, a final order as a matter of law  
14 33 days after the close of the time period for submitting a protest if:

15 (a) The department includes a provision in the proposed final order explaining that the proposed  
16 final order will become a final order under this section; and

17 (b) A protest is not **timely** received by the department [*within the 33 days*].

18 (2) Notwithstanding subsection (1) of this section, the department may withdraw a proposed final  
19 order for reconsideration and issuance of a superseding proposed final order not more than 33 days  
20 after the close of the time period for submitting a protest.

21 **SECTION 9.** ORS 537.630 is amended to read:

22 537.630. (1) As used in this section, “undeveloped portion” means the difference between the  
23 maximum rate or duty specified in a water right permit and the maximum rate or duty appropriated  
24 as of the later of:

25 (a) June 29, 2005;

26 (b) The time specified in the permit to perfect the water right; or

27 (c) The time specified in the last-approved extension of time to perfect the water right.

28 (2)(a) Except for the holder of a permit for municipal, quasi-municipal, group domestic or group  
29 domestic expanded uses, the holder of a permit issued pursuant to ORS 537.625 shall prosecute the  
30 construction of a well or other means of developing and securing the ground water with reasonable  
31 diligence and complete the construction within a reasonable time fixed in the permit by the Water  
32 Resources Department, not to exceed seven years after the date of approval of the application.

33 **(b) Notwithstanding paragraph (a) of this subsection, the department may, for good cause  
34 shown, order and allow one extension of time under this paragraph to complete construction  
35 of proposed works and apply water beneficially if the department determines that:**

36 **(A) Delay by another local or state government or the federal government in issuing a  
37 permit relating to the project has delayed completion of the construction and beneficial ap-  
38 plication of the right; or**

39 **(B) Appeal of a local, state or federal government decision relating to the project has  
40 delayed completion of the construction and beneficial application of the right.**

41 **(c) To qualify for an extension of time under paragraph (b) of this subsection, a permit  
42 holder must either:**

43 **(A)(i) Have not been previously granted an extension of time for the permit; and**

44 **(ii) Submit a complete application to the department within the time fixed originally in  
45 the permit to complete construction of proposed works and apply water beneficially; or**

1       **(B)(i) Have been previously granted an extension of time for the permit, including an**  
2 **extension of time under section 27 (3), chapter 282, Oregon Laws 2025; and**

3       **(ii) Submit a complete application to the department within the time specified in the**  
4 **previous extension to complete construction of proposed works and apply water beneficially.**

5       **(d) An extension of time under paragraph (b) of this subsection may not exceed seven**  
6 **years from the date that the extension application is approved by the department.**

7       (3)(a) The holder of a right for quasi-municipal, group domestic or group domestic expanded uses  
8 shall complete construction of proposed works and apply water beneficially within seven years from  
9 the date on which a permit for such uses is issued under ORS 537.211. The construction must pro-  
10 ceed with reasonable diligence and be completed within the time specified in the permit, not to ex-  
11 ceed seven years.

12       (b) Notwithstanding paragraph (a) of this subsection, the department may, for good cause shown,  
13 order and allow one extension of time to complete construction and apply water beneficially, not  
14 exceeding:

15       (A) Twenty years from the date that the extension is approved for quasi-municipal use.

16       (B) Ten years from the date the extension is approved for group domestic use or group domestic  
17 expanded use.

18       (c) In determining the extension under paragraph (b) of this subsection, the department shall  
19 give due weight to considerations in ORS 539.010 (5) and to whether other governmental require-  
20 ments relating to the project have significantly delayed completion of the construction and benefi-  
21 cial application of the right.

22       (4) The holder of a permit for municipal use shall commence and complete the construction of  
23 any proposed works within 20 years from the date on which the permit for municipal use is issued  
24 under ORS 537.625. The construction must proceed with reasonable diligence and be completed  
25 within the time specified in the permit, not to exceed 20 years. However, the department may order  
26 and allow an extension of time to complete construction or to perfect a water right beyond the time  
27 specified in the permit under the following conditions:

28       (a) The holder shows good cause. In determining the extension, the department shall give due  
29 weight to the considerations described under ORS 539.010 (5) and to whether other governmental  
30 requirements relating to the project have significantly delayed completion of construction or per-  
31 fection of the right;

32       (b) The extension of time is conditioned to require that the holder submit and obtain department  
33 approval of a water management and conservation plan;

34       (c) The extension of time is conditioned to provide that the holder may appropriate the unde-  
35 veloped portion of the permit only upon approval by the department of a water management and  
36 conservation plan; and

37       (d) For the first extension issued after June 29, 2005, for a permit for municipal use issued before  
38 November 2, 1998, the department finds that the undeveloped portion of the permit is conditioned  
39 to maintain, in the portions of waterways affected by water use under the permit, the persistence  
40 of fish species listed as sensitive, threatened or endangered under state or federal law. The de-  
41 partment shall base its finding on existing data and upon the advice of the State Department of Fish  
42 and Wildlife. An existing fish protection agreement between the permit holder and a state or federal  
43 agency that includes conditions to maintain the persistence of any listed fish species in the affected  
44 portion of the waterway is conclusive for purposes of the finding.

45       (5) If the construction of any well or other means of developing and securing the ground water

1 is completed after the date of approval of the application for a permit under ORS 537.625, within  
2 30 days after the completion, or if the construction is completed before the date of approval, within  
3 30 days after the date of approval, the permit holder shall file a certificate of completion with the  
4 Water Resources Department, disclosing:

5 (a) The depth to the water table;

6 (b) The depth, diameter and type of each well, and the kind and amount of the casing;

7 (c) The capacity of the well pump in gallons per minute and the drawdown thereof;

8 (d) The identity of the record owner of any property that was described in the application for  
9 a permit under ORS 537.625 but is not included in the certificate of completion; and

10 (e) Any other information the department considers necessary.

11 (6) Upon completion of beneficial use necessary to secure the ground water as required under  
12 this section, the permit holder shall hire a water right examiner certified under ORS 537.798 to  
13 survey the appropriation. Within one year after applying the water to beneficial use or the beneficial  
14 use date allowed in the permit, the permit holder shall submit the survey as required by the Water  
15 Resources Department to the department along with the certificate of completion required under  
16 subsection (5) of this section. If any property described in the permit is not included in the request  
17 for a water right certificate, the holder of the permit shall state the identity of the record owner  
18 of that property.

19 (7) After the department has received a certificate of completion and a copy of the survey as  
20 required by subsections (5) and (6) of this section that show, to the satisfaction of the department,  
21 that an appropriation has been perfected in accordance with the provisions of ORS 537.505 to  
22 537.795 and 537.992, except as provided in subsection (8) of this section, the department shall issue  
23 a ground water right certificate of the same character as that described in ORS 537.700. The cer-  
24 tificate shall be recorded and transmitted to the applicant as provided in ORS 537.700.

25 (8) The department may not issue a water right certificate for municipal use under this section  
26 if:

27 (a) An extension of time is required; and

28 (b) The order approving the extension of time has not become final by operation of law or on  
29 appeal.

30 (9) The procedure for cancellation of a permit shall be as provided in ORS 537.260.

31 (10) Notwithstanding ORS 537.410, for purposes of obtaining a water right certificate under  
32 subsection (7) of this section for a supplemental water right, the holder of a permit shall have a  
33 facility capable of handling the full rate and duty of water requested from the supplemental source  
34 and be otherwise ready, willing and able to use the amount of water requested, up to the amount  
35 of water approved in the water right permit. To obtain a certificate for a supplemental water right,  
36 the holder is not required to have actually used water from the supplemental source if:

37 (a) Water was available from the source of the primary water right and the primary water right  
38 was used pursuant to the terms of the primary water right; or

39 (b) The nonuse of water from the supplemental source occurred during a period of time within  
40 which the exercise of the supplemental water right permit was not necessary due to climatic con-  
41 ditions.

42 **SECTION 10. Section 2 of this 2026 Act is repealed on January 2, 2028.**

43 **SECTION 11. The amendments to ORS 537.230 and 537.630 by sections 7 and 9 of this 2026**  
44 **Act apply to:**

45 **(1) Extension applications submitted on or after the effective date of this 2026 Act for**

1 permits for other than municipal, quasi-municipal, group domestic or group domestic ex-  
2 panded uses.

3 (2) Extension applications pending under ORS 537.230 or 537.630, for permits for other  
4 than municipal, quasi-municipal, group domestic or group domestic expanded uses, for which  
5 a proposed final order on the extension has not been issued before the effective date of this  
6 2026 Act.

7 SECTION 12. The amendments to ORS 308A.707 by section 4 of this 2026 Act become op-  
8 erative on January 2, 2028.

9 SECTION 13. This 2026 Act takes effect on the 91st day after the date on which the 2026  
10 regular session of the Eighty-third Legislative Assembly adjourns sine die.

11