

# OREGON STATE SENATE

## THIRD READING ALERT

**PROJECTED THIRD READINGS FOR THURSDAY, JUNE 25, 2015**

**Senate Convenes at 10:30 AM**

BILL#	COMM	RECOMMENDATION	FILED	CARRIER
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**Propositions And Motions:**

*(Possible Consideration of House Amendments)*

<u>SB 580 B-Eng.</u>	<u>SBT</u>	Concur	6/16/2015	Beyer
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Allows consumers to file claims with the both the Landscape Contractors Board (LCB) and Construction Contractors Board (CCB) if landscape business is licensed by both boards. Permits LCB-licensed business to subcontract work related to landscaping jobs to general or specialty contractor licensed by CCB. Clarifies that maintenance work remains unregulated and that LCB licensees have the right to repair what they are qualified to install. Clarifies that LCB licensees may install artificial turf except for large sports fields. Allows LCB-licensed professional to plan irrigation systems without installing them. Changes cap on continuing education requirements for landscape professional. Increases the insurance requirement from \$100,000 to \$500,000 and increases bond requirement for landscaping jobs of \$50,000 or more. Adds bond coverage for LCB-licensed businesses that do tree work. Extends to 30 days the time LCB business licensees have to provide notice of address change. Allows landscaping work under \$2,000 to be performed without written contract and specifies that landscaping work performed without a written contract is covered by the LCB-licensed business' bond. Expands activities business may perform regarding ornamental water features, drainage and irrigation systems, fences, decks, arbors, patios, edgings, driveways, walkways and retaining walls. Provides LCB the discretion regarding whether to assess penalties for law violations and impose license sanctions. Allows LCB employee or administrator to issue stop work order on behalf of Board. Requires Spanish translation of examination. **House Amendment Deletes proposed provision allowing Board to assess requesting party the reasonable costs resulting from arbitration or contested case proceeding. Requires Spanish language translation of examination.** (House Vote: Ayes, 58; Excused for Business of the House, 2--Buckley, Williamson.)

**Has minimal fiscal impact**

**No Revenue Impact**

<u>SB 583 B-Eng.</u>	<u>SBT</u>	Concur	6/16/2015	Beyer
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Authorizes holder of off-premises sales license issued by Oregon Liquor Control Commission to deliver malt beverages. Authorizes holder of direct shipper permit to ship malt beverages directly to Oregon customers. Specifies out-of-state holder of a direct shipper permit issued by Commission may deliver malt beverages to Oregon residents only if the other state makes direct shipper permits available for malt beverage deliveries to Commission licensees. Requires direct shipper permit holder to report to the Commission quarterly instead of monthly. Allows off-premises sales licensee to deliver malt beverage without a direct shipper permit. Allows brewery licensee holder to sell at retail malt beverage produced on premises for consumption on or off the premises. **House Amendment Replaces A-engrossed measure.** (House Vote: Ayes, 58; Excused for Business of the House, 2--Buckley, Williamson.)

**LEGEND**

JWM=WAYS & MEANS  
SFR=FIN & REV  
SRULES=RULES  
SBT=BUS & TRANS

**Fiscal impact issued**  
**No Revenue Impact**

**SB 715 A-Eng.**                      **SBT**                      **Concur**                      **6/16/2015**                      **Beyer**

Permits licensed insurance producers to be the licensees for products distributed through non-licensed travel retailers if specific conditions protecting consumers are met, including registration of the agents, training, and consumer disclosures. Becomes operative July 1, 2016. Declares emergency, effective on passage. **House Amendment Changes operative date to July 1, 2016.** (House Vote: Ayes, 58; Excused for Business of the House, 2--Buckley, Williamson.)

**No Fiscal Impact**  
**No Revenue Impact**

**SB 879 B-Eng.**                      **SBT**                      **Concur**                      **6/16/2015**                      **Beyer**

Exempts attorney from requirement to hold mortgage loan originator's license if attorney negotiates terms of residential mortgage loan in representing a client and does not receive compensation from mortgage banker, mortgage broker, mortgage loan originator or lender, unless the compensation is from client who has specified exemption from requirement to hold mortgage loan originator's license. Exempts from requirement to hold mortgage loan originator's license an individual who sells, offers or negotiates terms of up to three residential mortgage loans secured by dwelling unit owned by individual or limited liability company, of which individual is a member. Limits exemption to limited liability companies consisting of individual and family members. Prohibits individual or limited liability company from advertising that it is in business of making loans. Limits individuals to holding no more than eight residential loans; requires individual claiming this exemption to disclose all loans that limited liability companies hold in aggregate. **House Amendment Replaces A-engrossed measure.** (House Vote: Ayes, 58; Excused for Business of the House, 2--Buckley, Williamson.)

**No Fiscal Impact**  
**No Revenue Impact**

**ACTION ON EXECUTIVE APPOINTMENTS REQUIRING SENATE CONFIRMATION:**

Psychologist Examiners, State Board of (ORS 675.100):  
Weiner, Jon .....Ferrioli  
Southern Oregon University, Board of Trustees of (SB 270):  
Bodager, Sheri .....Ferrioli  
Superintendent of Public Instruction, Deputy (ORS 326.300):  
Noor, Salam .....Ferrioli

**Third Reading Of Senate Measures:**

**SB 932 B-Eng.**                      **JWM**                      **Concur**                      **6/22/2015**                      **Dembrow**

Agency: Higher Education Coordinating Commission (Committee Vote: Aye, 14; Nay, 9 -- McLane, Huffman, Smith, Whisnant, Whitsett, Girod, Hansell, Thomsen, Whitsett; Exc., 1 -- Winters)

**Budget Report Issued**  
**No Revenue Impact**

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**Third Reading Of House Measures:**

**HB 2150 B-Eng.**            **SFR**            **do pass**            **6/24/2015**            **Boquist**

Prevents additional weights that can be claimed due to double counting, when the extended weighted Average Daily Memberships (ADMw's) of public charter schools and non-charter schools are calculated independently of each other. Specifies the way the State School Fund is distributed to a school district whose public charter school ceased to operate in the previous school year. Takes effect on July 1, 2015. (Committee Vote: Aye, 4; Exc., 1 --Edwards)

**Has minimal fiscal impact**  
**Revenue impact issued**

**HB 2375 B-Eng.**            **SRULES**            **do pass as amended, print engrossed**            **6/17/2015**            **Beyer**

Requires state contracting agency to use solicitation template and contract form developed by the Attorney General and the Department of Administrative Services (DAS) as basis for all public procurements and contracts. Allows exception for unique procurements if agency receives approval from the Attorney General or DAS. Requires person conducting procurements for state agency to complete training or have professional experience. Requires DAS to establish training and experience requirements. Directs Secretary of State (SOS) and State Treasurer to develop and use own forms and templates and establish training and experience standards for own staff conducting procurements or administering public contracts no later than December 31, 2017. Requires person that conducts procurement or administers public contract for SOS or State Treasurer to meet established standards by December 31, 2018. Requires DAS to develop recommendations for promoting best practices, and to report to Legislative Assembly by November 30, 2015. Becomes operative January 1, 2016. Declares emergency, effective upon passage. **Senate Amendment Permits state contracting agency, in accordance with Public Contracting Code, to negotiate terms and conditions of contract form and template, but may not vary from terms and conditions without advice of Attorney General or legal counsel approved by Attorney General, if state contracting agency anticipates form or template will result in public contract price that exceeds \$150,000. Requires SOS and State Treasurer establish standards for education and training to conduct procurement or administer a public contract not later than December 31, 2017. Requires person that conducts procurement or administers public contract for SOS or State Treasurer to meet established standards by December 31, 2018.** (Committee Vote: Aye, 3; Exc., 2 --Ferrioli, Beyer)

**Fiscal impact issued**  
**No Revenue Impact**

**HB 2643 B-Eng.**            **SFR**            **do pass**            **6/24/2015**            **Riley**

Authorizes designation of enterprise zone, electronic commerce zone, electronic commerce city and reservation enterprise zone by zone sponsor or sponsors. Zone sponsor may be a city, county, port or tribal government. Designation of enterprise zone and boundary change of zone subject to determination by Oregon Business Development Department (OBDD) that certain statutory requirements are met. Requires submission of documentation to OBDD before designation, addition or change, and requires consultation with department. Eliminates numeric limit on number of enterprise zones that may be designated at any time. Takes effect on 91st day following adjournment sine die. (Committee Vote: Aye, 4; Exc., 1 --Edwards)

**Has minimal fiscal impact**  
**Revenue impact issued**

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