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Background Brief on ...

Secure Rural Schools Act

Early in the 20th Century, the federal government recognized that counties faced a loss of revenue due to federal ownership of large tracts of land. Historically, Congress shared revenue generated from federal forest lands with local governments in recognition of the fact that federal ownership of forestlands deprived counties of revenue they would have if the land were privately owned. Shared revenue also recognized that counties provided services that benefited the land.

In Oregon, the two major federal forest revenue sharing commitments are:

- The O&C Act of 1937 (43 U.S.C. §1181a), related to 2.2 million acres in western and southern Oregon, administered primarily by the Bureau of Land Management in the U.S. Department of the Interior (DOI). The Act specifies that the 18 O&C counties receive a total of 75 percent of harvest receipts according to each county's percentage of the assessed value of the lands in 1915. Since 1957, Congress has set the counties' share at 50 percent in its annual budget for the DOI. The redirected portion of the counties' share of harvest receipts, known as "plowback funds," has been reinvested into productive management of O&C lands. County receipts are discretionary revenues to counties for public services.
- The Twenty-Five Percent Fund Act of 1908 (P.L. 60-136; 16 U.S.C. 500, 533, and 556d) relates to the 11 national forests, 14.3 million acres of which are in Oregon, and is administered by the U.S. Forest Service in the U.S. Department of Agriculture. The Act provides that 25 percent of harvest receipts from a national forest are distributed to counties based on the acreage that each county has within that forest. County receipts in Oregon are dedicated to roads, 75 percent, and schools, 25 percent, respectively.

As timber harvests dramatically declined, counties encountered financial difficulties due to the lost revenue. By 2000, income had declined by 80 percent. The Secure Rural Schools and Community Self-Determination Act of 2000 (P.L. 106-393) was enacted to stabilize payments to counties for schools and roads and to improve forest ecosystems. The Act provided compensation for lost forest revenues to counties and schools in 41 states at a rate tied to the three highest years of harvest receipts from fiscal years 1986 to 1999. The funding came in three forms:

- Title I safety net payments for county services and schools, at 80-85 percent of total payments;
- Title II for restoration of healthy conditions on public lands under guidance of Resource Advisory Committees; and
- Title III for county services related to federal forest lands, such as search and rescue and wildfire protection.

The Act expired in 2007 but was reauthorized for the 2007-2008 fiscal year.

In September 2008, Congress reauthorized payments on a four-year phase out schedule, providing 90 percent of the 2006 payments to counties for the 2008-2009 fiscal year, 81 percent for the 2009-2010 fiscal year, 73 percent for the 2010-2011 fiscal year, and approximately 42 percent for the 2011-2012 fiscal year. After that time, revenue sharing will be based on a seven-year rolling average of actual harvest, which currently amounts to about 10 percent of the 2006 safety net payments.

Impact in Oregon

As of the fiscal year 2006-2007, 30 out of 36 Oregon counties received funds authorized by the Act. In fiscal year 2006, Oregon counties received \$109 million for general funds, \$125 million for roads, and \$34 million for schools. For the fiscal year 2010-2011, those payments will be \$79.5 million for general funds, \$84 million for roads, and \$25 million for schools. Payments for the 2011-2012 fiscal year are anticipated to be \$45 million for general funds, \$52 million for roads, and \$14 million for schools.

Due to equalization in school funding, all of Oregon's public kindergarten through grade 12 schools will feel the impact of diminished funds. Severe affects on counties, on the other hand, will be more localized. Ten counties will lose more than 20 percent of their general funds (Josephine, Douglas, Curry, Coos, Jackson, Lane, Grant, Klamath, Columbia, and Polk). Twenty-one counties will lose more than 20 percent of their annual road funds (Wheeler, Harney, Lake, Grant, Curry, Lane, Douglas, Klamath, Wasco, Lincoln, Wallowa, Linn, Crook, Tillamook, Baker, Hood River, Josephine, Union, Jackson, Jefferson, and Deschutes).

Recent Legislation

Senate Bill 550 (2007) extended Oregon's original implementation bill sunset to 2013. It ensured that the federal funds were distributed to counties based on historical national forest timber revenue and that 25 percent was deposited into county school funds, distributed to school districts, and included as district revenue in the school equalization formula. It required the interim revenue committees to study the adequacy of funding for small school districts and small education service districts and make recommendations to the 2009 Legislative Assembly.

By executive order, the Governor's Task Force on Federal Forest Payments & County Services formed in November 2007 and published final recommendations in January 2009. The task force purpose was to develop recommendations to help preserve essential services at the county level if federal payments were not reauthorized. The task force put forward 53 recommendations including House Bill 2920 (2009). An additional 43 recommendations have yet to be acted upon.

House Bill 2920 (2009) established a 21-member [Task Force on Effective and Cost-Efficient Service Provision](#) to meet until the convening of the 2011 Legislative Session. This task force has organized into subcommittees including a County Planning Council that is charged with identifying essential needs for service and the resources that are available. The

subcommittee may recommend elimination of county services, return of county services to the state, efficiencies in services delivery, and appropriate levels of support from county and state taxpayers.

Other task force recommendations enacted in 2009 include:

- Senate Bill 77: Establishes a process for a county governing body or the Governor to declare a state of fiscal distress that comprises the ability of the county to provide a minimally adequate level of public safety services.
- Senate Bill 165: Requires the Department of Human Services to provide or to contract for mental retardation and developmental disabilities services if the community mental health and developmental disabilities program declines to offer services or to contract for services.
- Senate Bill 93: Permits the Oregon Judicial Department to enter into an agreement with the federal government to intercept federal tax refunds to offset debt owed to the department for past-due liquid and delinquent accounts for crime victim restitution, compensatory fines, and other fines, costs, and assessments.

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