

Tuesday, June 20, 2023

Lori Brocker Secretary of the Senate

James Goulding Publications Coordinator

Subject: Vote Explanation SB 465 A

Dear Secretary Brocker and Publications Coordinator Goulding,

Please accept this vote explanation for SB 465 A to become a permanent entry in the journal:

In attempt to comply with <u>Senate Rule 13.02</u>, Oregon Statute <u>ORS 171.134</u>, and <u>Legislative</u> <u>Councils Form and Style Manual</u>, I am submitting the following revised measure summary:

The bill provides that the property of a firm that is based outside of this state and sells jet boat excursions on state boundary rivers only will no longer be subject to property tax central assessment. Instead, it will be subject to local assessment, if applicable. The bill applies to tax years that start on or after July 1, 2023. It takes effect on the 91st day after sine die.

FLESH SCORE: 62.1

Senate President Robert Wagner has also submitted this redrafted summary in the form of the 3rd Reading Measure Digest as a floor letter in an attempt to comply with <u>Senate Rule</u> 13.02, Oregon Statute <u>ORS 171.134</u>, and <u>Legislative Councils Form and Style Manual</u>.

Additionally, this revised summary has been read on the record by the bill carrier.

Thank you.

Respectfully submitted,

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Senator Lynn Findley District 30