Chapter 190

1955 REPLACEMENT PART

Cooperation of Governmental Units and Agencies

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190.030	Requisites of agreement Effect of agreement Duration of agreements	may provide centralized accounting and data processing services to local gov- ernmental units

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190.010 Authority of local governments to make agreements for joint performance of functions. Municipalities, districts or commissions situated in any county or counties, may, whenever it is deemed for their best interests, enter into written agreements with such county or counties, or with each other, for the joint performance of any and all similar administrative functions and activities of their local governments through consolidated agencies, or by means of institutions, buildings, swimming pools or other recreational or educational facilities and equipment jointly constructed, owned, leased or operated. [Amended by 1953 c.161 §2]

190.020 Requisites of agreement. The written agreements authorized by ORS 190.010 shall set forth what functions or activities of local government shall be jointly carried on, specify definitely the manner in which the expenses thereof shall be apportioned and how any fees or revenue derived therefrom shall be apportioned. Upon the agreement being ratified by the governing bodies of the municipalities, districts, commissions or county subscribing thereto, it shall be spread upon their respective minutes.

190.030 Effect of agreement. Whenever any agreement authorized by ORS 190.010 has been entered into, the consolidated agency or institution set up is vested with all powers, rights, duties and functions theretofore existing by law in the separate agencies so consolidated.

190.040 Duration of agreements. No agreement authorized by ORS 190.010 shall be entered into for a period of more than two years from the date thereof; but such agreements may be renewed for a period

not exceeding two years at any one time. The limitation prescribed in this section is not applicable to contracts to jointly own, construct, maintain and operate public parks, athletic fields, swimming pools, other types of recreational or educational facilities and equipment or county and city governmental buildings. [Amended by 1953 c.182 §2]

190.050 to 190.100 [Reserved for expansion]

190.110 Authority of public corporations to cooperate with other agencies. In performing a duty imposed upon it or in exercising a power conferred upon it, a public corporation of this state may cooperate with another public corporation of this or another state, or with the United States, or with a United States governmental agency. This power includes power to provide jointly for administrative officers.

190.120 Department of Finance and Administration may provide centralized accounting and data processing services to local governmental units. Upon request of a city, county, district or other municipal corporation or political subdivision in Oregon, the Department of Finance and Administration may provide centralized accounting, data processing, data recording and storing and other similar services for such city, county, district or other municipal corporation or political subdivision. The cost of the services provided under this section may be advanced out of the Purchasing Revolving Fund and the cost thereof shall be charged to the city, county, district or other municipal corporation or political subdivision for which the services are performed. [1955 c.164 §17

CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Sam R. Haley, Legislative Counsel, do hereby certify that I have compared each section printed in this chapter with the original section in the enrolled bill, and that the sections in this chapter are correct copies of the enrolled sections, with the exception of the changes in form permitted by ORS 173.160 and other changes specifically authorized by law. Done at Salem, Oregon, on October 15, 1955.