

Chapter 184

1961 REPLACEMENT PART

State Planning and Development

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**DEPARTMENT OF PLANNING
AND DEVELOPMENT**

184.110 Department of Planning and Development created; department's functions generally. (1) The Department of Planning and Development hereby is created. The department shall formulate and direct a program of planning and economic development for the state. Through research, planning and programing, promotion and coordination of activities in the state, the department shall foster the most desirable growth and diversification of resources, agriculture, industry and commerce in the state. The department shall serve as a central coordinating agency and clearing house for activities and information concerning the resources and economy of the state.

(2) The department has no regulatory power over the activities of private persons, but its functions are solely of an advisory, coordinative and promotional nature.
[1957 c.624 §2]

184.120 Purpose of ORS 184.110 to 184.200. The Legislative Assembly recognizes that the welfare of the state and its people and its institutions depends upon a unified and coordinated program for the wise conservation, development and management of its interrelated and interdependent resources and for its efficient economic development, and that the full cooperation of state, local and national agencies is necessary to those ends. It is the purpose of ORS 184.110 to 184.200 to provide for such unified and coordinated management in the state through the creation of the Department of Planning and Development.
[1957 c.624 §1]

184.130 Director and employes of department. (1) The Department of Planning and Development shall be under the supervision and control of a director, who shall be appointed by the Governor, subject to confirmation as provided in this section, who shall hold his office at the pleasure of the Governor and who shall be responsible for the performance of the duties imposed upon the department. The Governor shall fix the salary of the director. Appointment of the director shall be subject to confirmation by the Senate, by the affirmative vote of two-thirds of the Senators voting on the confirmation, a quorum being present. If an appointment to the office of director is made in the interim between legislative sessions,

the Senate shall act through the Committee on Executive Appointments provided by ORS 171.560 in the manner provided in that section; and the director so appointed shall be subject to confirmation by the Senate when it next convenes.

(2) The director shall, with the consent of the Governor, employ such assistants, and such expert and consulting services, as are necessary to execute the functions of the department and fix compensation for such employes and services.

(3) All employes of the department, except clerks and stenographers, are in the unclassified service.
[1957 c.624 §3]

184.140 Advisory committees. To aid and advise the director in the performance of the functions of the department, the Governor may establish such advisory and technical committees as he considers necessary. Such committees may be continuing or temporary. The Governor shall determine the representation, membership, terms and organization of the committees and shall appoint their members. The director shall be an ex officio member of each committee. Members of the committees established pursuant to this section shall receive no compensation, but may, in the discretion of the Governor, receive payment for their actual and necessary expenditures while engaged in the performance of their official duties.
[1957 c.624 §4]

184.150 State development program; consulting and coordinating with other agencies. The Department of Planning and Development shall:

(1) Prepare a comprehensive and general state development plan and program, in guide form, with recognition of needs and resources and of major geographic areas and economic segments and with delineation of significant program elements and of purposes, objectives and goals for development of the state.

(2) Consult and advise with, and bring together and review pertinent data, plans and programs and budgetary proposals of, state agencies, as pertinent to the comprehensive plan and to a coordinated program of action in carrying it out.

(3) Provide a center of coordination and clearing house for research, planning and programing, basic data, public information, progress control and reporting in the field

of state development and for stimulation and guidance in the use of the planning and programming processes.

(4) Conduct conservation and development research, and coordinate research by state agencies in the field of state development, using when feasible the resources and potentials of the state institutions of higher learning, and encouraging the cooperation of other research and developmental organizations.

(5) Consult and advise with and assist the localities and subdivisions of the state in their developmental planning, using when feasible the resources and potentials of the state institutions of higher learning.

(6) Provide, and assist the Governor in providing, contact and liaison with state agencies, municipalities and other public entities, other states and interstate bodies, industrial, commercial, educational, research and civic groups and others, in connection with state, local, regional and national planning and development.

[1957 c.624 §5]

184.160 Industrial or business locations. The Department of Planning and Development shall:

(1) Gather and maintain information on available plant locations throughout the state.

(2) Process requests received by state agencies for information pertaining to industrial locations.

(3) Consult and advise with, and coordinate activities of and give technical assistance to, state and local organizations, including local development corporations, county, city or metropolitan-area committees, chambers of commerce, labor organizations and similar agencies interested in obtaining new industrial plants or commercial enterprises.

(4) Act as the state's official liaison agency between persons interested in locating industrial or business firms in the state and state and local groups seeking new industry or business. In such capacity, the department shall maintain the confidential nature of the negotiations it conducts as requested by persons contemplating location in the state.

[1957 c.624 §6]

184.170 Research and recommendations concerning state development. The Department of Planning and Development shall:

(1) Conduct research and make recommendations to the Governor for the purpose of guiding and accomplishing a coordinated and economically efficient development of the state. The department shall encourage and coordinate research on such subjects as labor, transportation, markets, power, state regulations affecting business, taxes and other factors influencing economic development. In respect to this activity the department shall, at the direction of the Governor, utilize and coordinate the research facilities of state agencies and encourage cooperation on the part of research agencies outside of state government.

(2) To the extent that its facilities permit, provide advice and technical assistance to Oregon business and labor.

(3) Bring to the attention of the Governor those significant problems which may be relieved by state action.

[1957 c.624 §7]

184.180 New-business development. The Department of Planning and Development shall:

(1) Collect and disseminate information regarding the advantages of developing new business in the state.

(2) Aid local communities in planning for and obtaining new business to locate therein.

[1957 c.624 §8]

184.190 Execution of development program. The Department of Planning and Development shall generally assist the Governor, as he may require, in putting developmental programs, procedures and actions into effect and perform such other functions as the Governor may direct to aid in the development of the state.

[1957 c.624 §9]

184.195 Acceptance and use of federal aid and matching funds; acceptance of other money and property. (1) The Department of Planning and Development may apply for, receive from the United States or any of its agencies, and disburse or supervise the disbursement of, federal aid for planning and development in this state as authorized by ORS 184.110 to 184.200. The department may also disburse or supervise the disbursement of funds provided it by the State of Oregon for expenditure as a condition of receiving the federal aid.

(2) The Department of Planning and Development may take by gift, devise or bequest or in any other lawful manner, money

or property for planning and development as authorized by ORS 184.110 to 184.200.

(3) The director of the department shall deposit money received pursuant to this section in a special fund with the State Treasurer as provided in ORS 291.436 to 291.440. The money shall be expended by the department for the purposes for which it is received.

[1961 c.315 §§1, 2, 3]

184.200 Reports required. The Department of Planning and Development shall submit to the Governor:

(1) An annual report for the Governor and the legislature on the activities, growth, progress, problems and costs of the various programs of the department.

(2) Periodic reports on the situation and trends in the economy of the state, with appropriate indicators of conditions and directions.

(3) Special reports and recommendations with respect to executive and legislative requirements for the improvement of economic, financial and administrative conditions for state development and for improvement of content, organization and procedure in the state development program.

[1957 c.624 §10]

184.210 Promotion of formation of state development credit corporations. The Department of Planning and Development shall encourage and promote the formation of state development credit corporations, as defined in ORS 63.210, where it determines that their formation is in the public interest. The Department of Planning and Development may consult with, advise and give technical assistance to persons interested in organizing a state development credit corporation.

[1959 c.660 §17]

184.220 to 184.250 [Reserved for expansion]

SPACE AGE INDUSTRIAL PARK

184.260 Space Age Industrial Park program; appropriation. (1) It is declared to be the policy of the State of Oregon to promote the industrial development of the state, particularly in the electronic and space vehicle fields, and to develop a diversified economy and to expand job opportunities in Oregon. The Department of Planning and Development has developed a program for acquiring a Space Age Industrial Park of approximately 100,000 acres in the vicinity of Boardman, Oregon on land comprising the United

States War Department—Boardman Precision Bombing Range — approved February 17, 1947 (Official Drawing No. 0-31-52) and suitable adjacent lands. This section is to provide the authority and funds to accomplish this development program.

(2) The State Land Board is authorized to exchange, purchase from funds available through appropriation for such purpose or through the Emergency Board, or from other available funds, or otherwise acquire:

(a) All or any part of, or rights in, the Boardman Precision Bombing Range referred to in subsection (1) of this section,

(b) Property, not to exceed 96,000 acres in area, suitable for a substitute bombing range,

(c) Any additional property in proximity to the Boardman Precision Bombing Range it deems reasonably necessary for the development of the Space Age Industrial Park.

(3) The State Land Board is authorized to do all things reasonably necessary to comply with the terms of the United States Public Law 86-500, 86th Congress, H. R. 10777, June 8, 1960.

(4) In the event school lands, as defined in ORS 273.010, are exchanged for other lands in carrying out the provisions of this section, the State Land Board may pay to the common school fund from the funds hereby appropriated a sum equal to the fair market value of such school lands.

(5) Nothing in this section is intended to be an express or implied limitation upon the powers and authority of the State Land Board to acquire or lease land pursuant to authority otherwise granted by law, nor is it intended to place any lands or funds in a special separate or restricted category. This section is intended merely as a ratification and recognition of the Space Age Industrial Park program and appropriates money therefor. This section is not the result of a legislative intent or belief that the State Land Board should be or is otherwise without authority to acquire and lease such lands under circumstances described in this section.

(6) Notwithstanding the provisions of any law appropriating fees, moneys, or other revenues collected or received by the State Land Board there is hereby appropriated to the State Land Board out of the General Fund the sum of \$900,000 for the purpose of carrying out the provisions of this section, including necessary incidental expenses, such as but not limited to appraisals, engineering

studies, and travel hereafter incurred in connection with the acquisition and establishment of the Space Age Industrial Park. This appropriation shall constitute an appropriation to be continuously available until expended for the purpose specified in this subsection.

[1961 c 137 §§1, 2, 3, 4, 5; 1961 c.716 §1]

184.270 to 184.400 [Reserved for expansion]

COMMITTEE ON NATURAL RESOURCES

184.410 Committee on Natural Resources; members. (1) There is created an advisory committee to be known as the Committee on Natural Resources.

(2) The committee shall be composed of the Governor, as chairman, Superintendent of Public Instruction, State Fisheries Director, State Forester, State Game Director, Secretary of State Sanitary Authority, State Engineer, Chairman of the State Soil Conservation Committee, Superintendent of State Parks, Director of Agriculture, the Dean of the School of Agriculture, Oregon State University, the Director of the Department of Geology and Mineral Industries, and the Chairman of the State Water Resources Board.

(3) The State Engineer shall represent the office of the State Engineer. All other members of the Committee on Natural Resources shall represent their respective boards and commissions.

[Formerly 182.410]

184.420 Duties of committee. The committee shall:

(1) Study and discuss problems of conservation, utilization and development of the natural resources of the State of Oregon.

(2) Submit in writing to the administrative body or bodies affected, its findings and recommendations.

(3) Cause to be prepared, printed and published a biennial report of its activities for the preceding biennium, and such other reports, pamphlets, charts and maps, concerning the natural resources of this state, that may, in the opinion of the committee, be of interest to the public.

[Formerly 182.420]

184.430 Meetings of the committee. The committee shall meet at least once every two months at the Statehouse, Salem, Oregon. The Governor shall set the date and time. Other meetings may be called at any time and at any place designated by the Governor.

[Formerly 182.430]

184.440 Executive secretary of committee. The Governor shall appoint a capable and qualified person to serve as executive secretary for the committee, who shall serve at the pleasure of the Governor and shall receive such compensation for his services as the Governor determines. The secretary shall keep a complete record of all meetings and shall transact all business of the committee.

[Formerly 182.440]

184.450 Governor authorized to incur expenses. The Governor is authorized to incur the expenses he deems necessary to carry out the provisions of ORS 184.410 to 184.440.

[Formerly 182.450]

184.460 [1957 c.664 §1; 1959 c.465 §1; renumbered 542.710]

184.470 [1957 c.664 §2; 1959 c.465 §2; renumbered 542.720]

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 December 1, 1961.

Sam R. Haley
Legislative Counsel

