

Chapter 307

1961 REPLACEMENT PART

Property Subject to Taxation

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307.010 Definition of real property.

(1) "Land," "real estate" and "real property" include the land itself, above or under water; all buildings, structures, improvements, machinery, equipment or fixtures erected upon, under, above or affixed to the same; all mines, minerals, quarries and trees in, under or upon the land; all water rights and water powers and all other rights and privileges in any wise appertaining to the land; and any estate, right, title or interest whatever in the land or real property, less than the fee simple.

(2) Where the grantor of land has, in the instrument of conveyance, reserved or conveyed:

(a) Any of the timber standing upon the land, with the right to enter upon the ground and remove the timber, the ownership of the standing timber so reserved or conveyed is an interest in real property.

(b) The right to enter upon and use any of the surface ground necessary for the purpose of exploring, prospecting for, developing or otherwise extracting any gold, silver, iron, copper, lead, coal, petroleum, gases, oils or any other metals, minerals or mineral deposits in or upon the land, such right is an interest in real property

307.020 Definition of personal property.

(1) "Intangible personal property" or "intangibles" means and includes money at interest, bonds, notes, claims, demands and all other evidences of indebtedness, secured or unsecured, including notes, bonds or certificates secured by mortgages, and all shares of stock in corporations, joint stock companies or associations.

(2) Unless otherwise specifically provided, "personal property" or "personal estate," as used in the laws of this state relating to assessment and taxation of property as such, means "tangible personal property" as defined in subsection (3) of this section.

(3) "Tangible personal property" means and includes all chattels and movables, such as boats and vessels, merchandise and stock in trade, furniture and personal effects, goods, livestock, vehicles, farming implements, movable machinery, movable tools and movable equipment.

[Amended by 1959 c.82 §1]

307.030 Property subject to assessment generally. All real property within this state and all tangible personal property situated

within this state, except as otherwise provided by law, shall be subject to assessment and taxation in equal and ratable proportion.

Note: Chapter 694, Oregon Laws 1961, provides for the temporary deferral from ad valorem property taxation of certain access roads. Because it is temporary, this Act has not been compiled, but it is set forth below for the convenience of the user.

Sec. 1. All roads constructed upon privately owned lands by any person, firm or corporation, and all roads constructed by private persons, firms or corporations on publicly owned lands shall be deferred from ad valorem property taxation if used primarily as access roads to forest, farm or grazing lands. However, the land upon which roads are constructed shall be subject to ad valorem property taxation if such land is otherwise taxable.

Sec. 2. Section 1 of this Act shall not apply to privately owned railroads or to any property assessed by the State Tax Commission pursuant to ORS 308 505 to 308 820.

Sec. 3. Notwithstanding the provisions of section 1 of this Act, the deferral created by that section shall not apply to any road which was assessed and placed on the assessment rolls in any year prior to January 1, 1961.

Sec. 4. It is the intention of the legislature that if any portion of this Act is held to be unconstitutional, the remainder of this Act shall continue in effect.

Sec. 5. The deferral created by section 1 of this Act shall expire on December 31, 1963.

307.040 Property of the United States.

Except as provided in ORS 307.050, 307.060, 307.070 and 307.080, all property of the United States, its agencies or instrumentalities, is exempt from taxation to the extent that taxation thereof is forbidden by law. [Amended by 1953 c 698 §7]

307.050 Property of the United States held by a person under contract of sale. Real and personal property of the United States or any department or agency thereof held by any person under a contract of sale or other agreement whereby on certain payments being made the legal title is or may be acquired by such person, shall be assessed and taxed as for the full true value thereof without deduction on account of any part of the purchase price or other sum due on such property remaining unpaid. The lien for such tax shall neither attach to, impair, nor be enforced against any interest of the United States in such real or personal property. This section shall not apply to real or personal property held and in immediate use and occupation by this state or any county, municipal corporation or political subdivision therein.

[Amended by 1953 c 698 §7]

307.060 Property of the United States held by a person under lease or other interest less than fee. Real and personal property of

the United States or any department or agency thereof held by any person under a lease or other interest or estate less than a fee simple, other than under a contract of sale, shall be assessed and taxed as for the full true cash value thereof subject only to deduction for restricted use. The lien for the tax shall attach to and be enforced against only the leasehold, interest or estate in such real or personal property. This section shall not apply to real property held or occupied primarily for purposes of grazing livestock. This section shall not apply to real or personal property held by this state or any county, municipal corporation or political subdivision therein which is

(1) In immediate use and occupation by such political body; or

(2) Required, by the terms of the lease or agreement, to be maintained and made available to the Federal Government as a military installation and facility.

[Amended by 1953 c 698 §7, 1959 c 298 §1, 1961 c 433 §1]

307.070 Settled or claimed government land; improvements thereon. The assessor must assess all improvements on lands, the fee of which is still vested in the United States, as personal property until the settler thereon or claimant thereof has made final proof. After final proof has been made, and a certificate issued therefor, the land itself must be assessed, notwithstanding the patent has not been issued.

307.080 Mining claims. Except for the improvements, machinery and buildings thereon, mining claims are exempt from taxation prior to obtaining a patent therefor from the United States.

307.090 Property of the state, counties and other municipal corporations; payments in lieu of taxes on city-owned electric utility property. (1) Except as provided by law, all property of the state and all public or corporate property used or intended for corporate purposes of the several counties, cities, towns, school districts, irrigation districts, drainage districts, ports, water districts and all other public or municipal corporations in this state, is exempt from taxation.

(2) Any city may agree with any school district to make payments in lieu of taxes on all property of the city located in any such school district, and which is exempt from taxation under subsection (1) of this section

when such property is outside the boundaries of the city and owned, used or operated for the production, transmission, distribution or furnishing of electric power or energy or electric service for or to the public

[Amended by 1953 c 698 §7, 1957 c 649 §1]

307.100 Public lands held by taxable owner under contract of purchase. Lands held under a contract for the purchase thereof, belonging to the state or any institution or department thereof, or to any county, municipal corporation or political subdivision of the state, together with the improvements thereon, shall be considered, for all purposes of taxation, as the real property of the person so holding the same. No deed to such lands shall be executed until all taxes and municipal charges are fully paid thereon. Any agreement whereby the lessee, vendee or tenant of any such lands may have any payment made or to be made by him applied on an agreed consideration for the purchase of such lands is a contract for the purchase thereof, within the meaning of this section.

307.110 Public property leased or rented by taxable owner. (1) Except as provided in ORS 307.120, all real and personal property of this state or any institution or department thereof or of any county or city, town or other municipal corporation or political subdivision of this state, held under a lease or rented or held as an oyster claim by any person whose real property, if any, is taxable, except employes of the state, municipality or political subdivision as an incident to such employment, shall be subject to assessment and taxation for the true cash value thereof uniformly with real property of nonexempt ownerships.

(2) Each leased or rented premises subject to assessment and taxation under this section and located on property used as an airport and owned by and serving a municipality or port of 75,000 or more inhabitants shall be separately assessed and taxed

(3) Nothing contained in this section shall be construed as subjecting to assessment and taxation property leased to or rented by students attending a school or college operated under the direction of the State Board of Higher Education. The provisions of law for liens and the payment and collection of taxes levied against real property of nonexempt ownerships shall apply to all real property subject to the provisions of this section

[Amended by 1953 c 698 §7, 1961 c 449 §1]

307.120 Property owned by municipalities, dock commissions or ports. Real property owned by any municipality and real and personal property owned by any dock commission of any city or by any port organized under the laws of this state is exempt from taxation to the extent to which such property is:

(1) Leased, rented or preferentially assigned for the purpose of the berthing of ships, barges or other watercraft, or the discharging, loading or handling of cargo therefrom or for storage of such cargo directly incidental to transshipment;

(2) Held under lease or rental agreement executed for any purpose prior to July 5, 1947, except that this exemption shall continue only during the term of the lease or rental agreement in effect on that date; or

(3) Used as an airport owned by and serving a municipality or port of less than 75,000 inhabitants

[Amended by 1955 c 267 §1]

307.125 Property of forest fire protection agencies. All the real and personal property of districts, organizations, associations and agencies organized for the purposes of forest fire protection and suppression under ORS chapter 477 is exempt from taxation if such property is used exclusively for fire protection and suppression.

[1957 c 189 §1]

307.130 Property of literary, benevolent, charitable and scientific institutions. Upon compliance with ORS 307.170, the following property owned or being purchased by incorporated literary, benevolent, charitable and scientific institutions shall be exempt from taxation.

(1) Except as provided in ORS 740.080, only such real or personal property, or portion thereof, as is actually and exclusively occupied or used in the literary, benevolent, charitable or scientific work carried on by such institutions.

(2) Parking lots maintained solely for the use, without charge, of persons going to and from the property exempted under subsection (1) of this section, but not if such lots are used for parking or other purposes not connected with the use and maintenance of such property.

[Amended by 1955 c 576 §1; 1959 c 207 §1]

307.134 Definition of fraternal organization. (1) For the purposes of ORS 307.136, "fraternal organization" means a corporation

(a) Organized as a corporation not for profit under the laws of any state or national government;

(b) Which is not solely a social club but is established under the lodge system with ritualistic form of work and representative form of government;

(c) Which regularly engages in or provides financial support for some form of benevolent or charitable activity with the purpose of doing good to others rather than for the convenience of its members;

(d) No part of the income of which is distributable to its members, directors or officers;

(e) In which no member, officer, agent or employe is paid, or directly or indirectly receives, in the form of salary or other compensation, an amount beyond that which is just and reasonable compensation commonly paid for such services rendered and which has been fixed and approved by the members, directors or other governing body of the corporation; and

(f) Which is not a college fraternity or sorority

(2) For the purposes of ORS 307.136, "fraternal organization" includes, but is not limited to, the grand and subordinate lodges of the Masons, the grand and subordinate lodges of the Knights of Pythias, the Knights of Columbus, the Benevolent and Protective Order of Elks, the Fraternal Order of Eagles, the Loyal Order of Moose, the Independent Order of Odd Fellows, the Oregon State Grange, the American Legion and the Veterans of Foreign Wars.

[1961 c 543 §§3, 4]

307.136 Property of fraternal organizations. Upon compliance with ORS 307.170, the following property owned or being purchased by fraternal organizations shall be exempt from taxation.

(1) All the real or personal property, or portion thereof, which is actually occupied or used in fraternal or lodge work or for entertainment and recreational purposes by one or more fraternal organizations, except that property or portions of property of a fraternal organization rented or leased by it at any time to other persons for sums greater than out-of-pocket expenses for heat, light, water and janitorial services and supplies shall be subject to taxation

(2) Parking lots maintained solely for the use, without charge, of persons going to and from the buildings exempt under subsection

(1) of this section, but not if said lots are used for parking or other purposes not connected with the use or maintenance of the buildings. [1961 c 543 §2]

307.140 Property of religious organizations. Upon compliance with ORS 307.170, the following property owned or being purchased by religious organizations shall be exempt from taxation:

(1) All houses of public worship and other additional buildings used solely for entertainment and recreational purposes by religious organizations, the lots on which they are situated, and the pews, slips and furniture therein. However, any part of any house of public worship which is kept or used as a store or shop or for any purpose other than for public worship or schools shall be assessed and taxed the same as other taxable property.

(2) Parking lots maintained solely for the use, without charge, of persons going to and from the buildings exempt under subsection (1) of this section, but not if said lots are used for parking or other purposes not connected with the use or maintenance of the buildings

[Amended by 1955 c 258 §1, 1959 c 207 §2]

307.145 Schools and student housing of eleemosynary institutions or religious organizations. If not otherwise exempt by law, the schools, academies and student housing accommodations, owned or being purchased by incorporated eleemosynary institutions or by incorporated religious organizations, used exclusively by such institutions or organizations for or in immediate connection with educational purposes, are exempt from taxation.

[1957 c 683 §1; 1959 c 207 §3]

307.150 Burial grounds; property of crematory associations. Upon compliance with ORS 307.170, all burial grounds, tombs and rights of burial, and all lands and the buildings thereon, not exceeding 30 acres, owned and actually occupied by any crematory association incorporated under the laws of this state, used for the sole purpose of a crematory and burial place to incinerate remains, shall be exempt from taxation

307.160 Property of public libraries. Upon compliance with ORS 307.170, all public libraries and the personal property belonging thereto and connected therewith, and the real property belonging thereto and upon

which the library is situated shall be exempt from taxation

307.165 Radiation fall-out shelters. (1) Improvements or original construction constituting radiation fall-out shelters located in structures used as dwellings, or located within a radius of 100 yards from such structures, shall be exempt from taxation under the conditions and to the extent provided in this section.

(2) The exemption shall be allowed only as to such shelters as (a) provide a radiation protection factor of 100 or better and (b) comply with regulations promulgated by the State Tax Commission after approval by the Director of Civil Defense. In determining whether a shelter provides the protection factor required in (a), the county assessor may accept as prima facie evidence thereof the shelter's compliance with specifications determined from time to time by the Director of Civil Defense to provide a radiation protection factor of 100 or better.

(3) The exemption allowed shall not exceed \$1,500 true cash value per shelter if said shelter is located in or upon the real property containing a single-family dwelling or within a radius of 100 yards from such dwelling, and not to exceed \$750 true cash value per single-family dwelling unit served by such shelter if such shelter is located in or upon the real property containing a multiple-family dwelling or within a radius of 100 yards from such dwelling.

(4) The exemption shall not be denied because improvements or original construction otherwise qualifying are used or useable for purposes other than protection from radiation fall-out; provided that if the county assessor finds that such other uses substantially impair the utility of the shelter as protection from radiation fall-out, the exemption shall be denied

(5) As used in this section, "radiation protection factor," as applied to a given fall-out shelter, means the amount of additional radiation to which an unprotected individual would be exposed expressed as a multiple of the amount of reduced radiation to which he would be exposed if protected by such fall-out shelter

(6) Before any exemption from taxation under this section is allowed for any year, the taxpayer claiming the exemption shall file with the county assessor, on or before April 1 in such year, a statement, made under penalties of false swearing, giving the legal des-

cription of the real property upon which the shelter is located and the cost or true cash value of the shelter. If the claim for any year is not filed within the time specified, the exemption shall not be allowed on the assessment roll of that year.

[1961 c 598 §§2, 3]

307.170 Necessity of filing statement to secure exemption. Before any exemption from taxation under ORS 307.130 to 307.140, 307.150 or 307.160 is allowed for any year, the institution or organization claiming the exemption shall file with the county assessor, on or before February 1 in such year, a statement verified by the oath or affirmation of the president or other proper officer of the institution or organization, listing all real and personal property claimed to be exempt and showing the purpose for which such property is used. If the ownership and use of all property included in the statement filed with the county assessor for a prior year remained unchanged, a new statement shall not be required.

[Amended by 1955 c 576 §2, 1961 c 543 §5]

307.180 Property of Indians. The real property of all Indians residing upon Indian reservations who have not severed their tribal relations or taken lands in severalty, except lands held by them by purchase or inheritance, and situated on an Indian reservation, is exempt from taxation. However, the lands owned or held by Indians in severalty upon any Indian reservation and the personal property of such Indians upon reservations shall be exempt from taxation only when so provided by any law of the United States.

[Amended by 1953 c 698 §7]

307.190 Household furnishings; wearing apparel and personal effects. All household furniture, goods and furnishings actually in use by the owner in his dwelling or abode or temporarily in storage or pending delivery by a vendor to him for his personal use, and not for sale or in commercial use, and all wearing apparel and other personal effects held by any person for his exclusive use and benefit and not for sale or commercial use, are exempt from taxation

[Amended by 1953 c 698 §7]

307.195 Household furnishings owned by nonprofit organization furnishing housing for students attending institutions of higher education. All furniture, goods and furnishings owned by or situated in and used solely by a fraternity, sorority, student housing cooperative or student living organization is

exempt from taxation if such fraternity, sorority, student housing cooperative or student living organization furnishes living quarters for students attending institutions of higher education and is not conducted for profit.

[1957 c 631 §1]

307.200 Public ways. All lands within the boundary of any county road, and all dedicated streets and alleys in any incorporated or unincorporated city or town, or town plat, within this state, are exempt from assessment and taxation while used for such purposes.

307.210 Property of nonprofit mutual or cooperative water associations. (1) All property consisting of improvements, fixtures, equipment or supplies, owned by any association of persons, wholly mutual or cooperative in character, whether incorporated or unincorporated, used primarily in storing, conveying and distributing water to the members of such association for domestic use or irrigation, where such association has no other business or purpose and its operations are conducted without profit in money, is exempt from taxation. This exemption shall not apply to any parcel of land owned by any such association, which land shall be assessed and apportioned by the State Tax Commission in accordance with existing law, except that any parcel of land owned by such association organized primarily to supply water for irrigation purposes, as determined by the State Tax Commission, shall be assessed by the county assessor of the county in which said land is situated.

(2) The property described in subsection (1) of this section shall not be exempt if either of the following conditions existed in the year prior to the January 1 assessment date:

(a) More than 15 percent of the members of the association were a commercial establishment or establishments which used any of the water for commercial purposes.

(b) More than 25 percent of the total annual volume of water furnished by the association was used by a commercial establishment or establishments for commercial purposes.

(3) For the purpose of this section service to the government of this state, the government of the United States, or any subdivision, agency or instrumentality, corpo-

rate or otherwise, of either of them, shall not be construed as a commercial purpose.

(4) Before such exemption from taxation shall be allowed for any year to any such association, the association shall file with the State Tax Commission on or before June 1 of such year a statement verified by the oath or affirmation of the president or other proper officer of such association, listing all real and personal property claimed to be exempt and showing the purpose for which such property is used; provided, however, that such statements shall not be required in any case where ownership and use of all property included in the statement filed with the State Tax Commission for a prior year remains unchanged. The State Tax Commission shall certify to the assessor of the county in which the property is located all such property which it deems entitled to exemption, and said assessor shall list and evaluate all such property and summarize the same in connection with the annual published summary of assessed valuations of nontaxable properties of the county. [Amended by 1953 c 709 §2, 1955 c 207 §1, 1957 c 274 §1]

307.220 Property of nonprofit mutual or cooperative telephone associations. After the State Tax Commission has taken the action required by ORS 307.240, all property consisting of improvements, fixtures, equipment and supplies, owned by any association of persons, wholly mutual or cooperative in character, whether incorporated or unincorporated, used exclusively in the construction, maintenance and operation of a telephonic communication system for the benefit of the members of such association, where such association has no other business or purpose and the operation of such system is conducted without intent to produce profit in money and without the ownership, operation or lease of telephonic switchboard exchange facilities, or direct or indirect ownership of stock in any telephonic switchboard association, partnership or corporation, shall be exempt from taxation. This exemption shall not apply to any parcel of land or building owned by any such association, which land or building shall be assessed and apportioned by the State Tax Commission in accordance with existing law. This exemption shall not apply to any system having a full cash value in excess of \$2,500.

307.230 Telephonic properties of persons not engaged in public telephone service. After the State Tax Commission has taken the action required by ORS 307.240, all property consisting of improvements, fixtures, equipment and supplies, owned by any person not engaged in public service operation, used exclusively in the construction, maintenance and operation of a telephone communication system serving exclusively property owned or operated by such person, shall be exempt from taxation. This exemption shall not apply to any such system having a full cash value in excess of \$1,500.

307.240 Prerequisite for allowance of exemption under ORS 307.220 or 307.230. Exemptions under ORS 307.220 or 307.230 shall be granted only upon formal action by the State Tax Commission. The commission shall have authority to prepare forms of petitions for exemption and supply the same to applicants therefor, and shall prescribe such rules, not inconsistent with ORS 307.220 and 307.230, as may appear necessary to the orderly filing and consideration of such petitions.

307.250 Property of war veterans and their widows. Upon compliance with ORS 307.260, there shall be exempt from taxation not to exceed \$7,500 of the true cash value of the homestead or personal property of any of the following residents of this state who during the last calendar year has not owned a house trailer the license fee for which was reduced under subsection (1) of ORS 481.472 for the period including his ownership:

(1) Any honorably discharged union veteran of the Mexican War, the Civil War, the Indian Wars, the Spanish-American War, the Philippine Insurrection or the Boxer Rebellion.

(2) Any war veteran who, as officially certified by the United States Veterans' Administration or any branch of the Armed Forces of the United States, is rated as having disabilities of 40 percent or more.

(3) Any war veteran having served with the United States Armed Forces who, as certified by the county health officer and one other duly licensed physician of his county of residence, is rated as having disabilities of 40 percent or more. However, no such veteran shall be entitled to the exemption if he has received more than \$2,500 total gross income during the last calendar

year including pensions, disability compensation or retirement pay, or any combination of such payments from the United States Government on account of such service.

(4) The widow remaining unmarried of a war veteran, but her exemption shall apply only to the period preceding the date of her first remarriage.

[Amended by 1953 c 63 §3, 1955 c 248 §1, 1961 c 410 §5]

307.260 Necessity of filing claim to secure exemption under ORS 307.250; contents of claim. (1) Each veteran or widow qualifying for the exemption under ORS 307.250 shall file with the county assessor, on forms supplied by the assessor, a claim therefor in writing on or before April 1 of each year in which the exemption is claimed, except that when the property designated is acquired after March 20 the claim for that year shall be filed within 10 days after the date of acquisition. If the claim for any year is not filed within the time specified, the exemption shall not be allowed on the assessment roll of that year.

(2) The claim shall set out the basis of the claim and designate the property to which the exemption may apply. Except as provided in subsection (3) of this section, claims for exemptions under subsection (2) of ORS 307.250 shall have annexed thereto the certificate last issued by United States Veterans' Administration or the branch of the Armed Forces of the United States, as the case may be, but dated within three years prior to the date of the claim for exemption, certifying the rate of disability of the claimant. Claims for exemption under subsection (3) of ORS 307.250 shall, except as provided in subsection (3) of this section, have annexed thereto, in addition to the certificate prescribed in that subsection, a statement by the claimant under oath or affirmation setting forth the total gross income received by him from all sources during the last calendar year. There shall be annexed to each claim the affidavit or affirmation of the claimant that the statements contained therein are true.

(3) The provisions of subsection (2) of this section which require a veteran to annex to his claim certificates of either the United States Veterans' Administration, any branch of the Armed Forces of the United States or the county health officer and a duly licensed physician, shall not apply to a veteran who has filed the required certificate after attaining the age of 65 years

[Amended by 1961 c 235 §1]

307.270 Property to which exemption of ORS 307.250 applies. The exemption under ORS 307.250 may apply to property any such veteran or widow may own, or have in possession under a recorded contract for the purchase thereof, before July 1 of the year in which the exemption is claimed. The exemption shall first apply to the homestead of the veteran or widow and then to his or her personal property. Real property of the wife of any such veteran where they are living together and occupying the same as their homestead shall be deemed the homestead of the veteran. When any such veteran or widow applies for exemption on properties in two or more counties, the total amount of the exemption allowed in all such counties shall not exceed \$7,500.

[Amended by 1955 c 248 §2]

307.280 Effect of allowance of exemption under ORS 307.250 on prior tax levied. Allowance of the exemption, under ORS 307.250, in any year shall not have the effect of canceling or permitting the cancelation of any tax levied in any prior year.

307.290 Conditions which terminate the exemption of ORS 307.250. In the event any of the following conditions occur before the assessment roll of any year becomes a tax roll, the exemption otherwise allowable under ORS 307.250 shall terminate and not be allowed on such roll:

(1) If the veteran or widow sells or contracts to sell the property designated for the exemption, and such veteran or widow owns no other property to which the exemption may apply.

(2) If the veteran dies without leaving a widow or a minor child.

(3) If the widow of a veteran dies without leaving a minor child.

(4) If the widow of a veteran remarries.

307.300 Homesteads of unmarried widows of veterans of Civil War or Spanish War. The widow remaining unmarried of any honorably discharged veteran of the Civil War or the Spanish War, who is pensioned and actually resides in her homestead, is entitled to an exemption of \$500 of the taxable value of such homestead, in addition to the exemption from taxes on real property otherwise provided by law for such widow.

307.310 Publishing summary of certain exempt real property. The assessor shall list

and evaluate all real properties exempt from taxation under ORS 307.040, 307.090, 307.120, 307.130, 307.140, 307.150 and 307.160 and summarize the valuations of such properties in connection with the published summary of each year of assessed valuations of taxable properties of the county.

307.320 Deciduous trees, shrubs, plants and crops growing on agricultural land. The value of any deciduous trees, shrubs, plants or crops, whether annual or perennial, growing upon agricultural land devoted to agricultural purposes, shall be exempt from assessment and taxation and shall not be deemed real property under the provisions of ORS 307.010.

[1957 c 615 §1]

307.330 Commercial facilities under construction. (1) Except for property centrally assessed by the State Tax Commission, each new building or structure or addition to an existing building or structure is exempt from taxation for each year of not more than two consecutive years if the building, structure or addition:

(a) Is in the process of construction on January 1;

(b) Is not in use or occupancy on January 1;

(c) Has not been in use or occupancy at any time prior to such January 1 date;

(d) Is being constructed in furtherance of the production of income; and

(e) Is, in the case of nonmanufacturing facilities, first used or occupied not less than one year from the time construction commences. Construction shall not be deemed to have commenced until after demolition, if any, is completed.

(2) If the property otherwise qualifies for exemption under this section and ORS 307.340, the exemption shall likewise apply to any machinery or equipment located at the construction site which is or will be installed in or affixed to such building, structure or addition

[1959 c 246 §1, 1961 c 552 §1]

Note: The 1961 amendment to this section first applies to the January 1, 1962, assessment date

307.340 Necessity of filing proof to secure exemption under ORS 307.330. The property described in ORS 307.330 shall be listed for ad valorem taxation, but the assessor shall cancel the assessment upon receipt of sufficient documentary proof that

the property meets all of the conditions contained in ORS 307.330. Such proof shall be filed with the assessor on or before February 1 of such year. No cancellation of assessment shall be made unless the required proof is filed within the time prescribed by this section

[1959 c 246 §2]

307.350 to 307.800 [Reserved for expansion]

307.810 Exemption of personal property in transit (free port). (1) Personal property in transit through this state is goods, wares and merchandise destined for sale in the ordinary course of trade or business, manufactured or produced outside the state and brought into the state for transshipment to an out-of-state destination (other than the county of origin), while being so shipped or while held in public or private storage awaiting further shipment. Such property is deemed to have acquired no situs in Oregon for purposes of taxation. Such property shall not be deprived of exemption because while in the warehouse the property is assembled, bound, joined, disassembled, divided, cut, broken in bulk, labeled, packaged, relabeled or repackaged. The exemption granted shall be liberally construed to effect the purposes of ORS 307.810 to 307.990.

(2) Personal property within this state as mentioned in ORS 307.020 shall not include personal property in transit through this state as defined in this section

[1959 c 659 §1]

307.820 Designation of property on records of warehouse. (1) All property claimed to be "no situs" under ORS 307.810 to 307.990, shall be designated as being "in transit" upon the books and records of the warehouse wherein the same is located.

(2) The books and records of the warehouse shall contain a full, true and correct inventory of all such property, together with the date of the receipt of the same, the date of the withdrawal of the same, the point of origin thereof and the point of ultimate destination thereof, if known

(3) The books and records of any such warehouse with reference to any such "in transit" property shall at all times be open to the inspection of all taxing authorities of the State of Oregon and of any political subdivision thereof

[1959 c 659 §2]

307.830 Necessity of filing statement to secure exemption. On or before April 1 of each year, any person, partnership, association or corporation claiming that any property described under ORS 307.810 had a "no situs" status as of January 1 of that year shall file a written statement with the county assessor of the county in which the warehouse is located, on a form prescribed by the State Tax Commission. The statement shall set out the basis of the claim and designate the property to which the claim is made, and shall include a certificate of the person, partnership, association or corporation storing the property as to the status on its books of the property involved. If the statement is not filed within the time specified, the exemption shall not be allowed for that year.
[1959 c 659 §3]

307.840 Property reconsigned to final destination in Oregon. If any such property is reconsigned to a final destination in the State of Oregon, the warehouseman shall file a monthly report with the county as-

essor of the county in which the warehouse is located, in the form and manner prescribed by the State Tax Commission. For each year the property would have been taxed except for the provisions of ORS 307.810 to 307.990, all such property so reconsigned shall be assessed and taxed as otherwise provided by law, including (but not limited to) assessment as omitted property pursuant to ORS 311.210.

[1959 c 659 §4]

307.850 to 307.980 [Reserved for expansion]

307.990 Penalty. If any person shall wilfully deliver any statement to the officer charged with assessment of property for tax purposes in his county containing a false statement of a material fact, whether it be an owner, shipper, his agent, or a storage-man or warehouseman of his agent, he shall be guilty of a misdemeanor, and upon conviction shall be punished by a fine of not more than \$500 or by imprisonment in the county jail for not more than six months.
[1959 c 659 §5]

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

