

Chapter 335

1967 REPLACEMENT PART

High Schools

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CROSS REFERENCES

- Actions by and against school districts, 30.280 to 30.300, 30.310
City zoning regulations, districts required to comply with, 227.285
Elections in union high school districts, 331.080
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- 335.210**
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- 335.005 [Amended by 1957 c.310 §16; repealed by 1965 c.100 §456]
- 335.010 [Repealed by 1965 c.100 §456]
- 335.015 [Repealed by 1965 c.100 §456]
- 335.020 [Repealed by 1965 c.100 §456]
- 335.025 [Repealed by 1965 c.100 §456]
- 335.030 [Repealed by 1965 c.100 §456]
- 335.035 [Repealed by 1965 c.100 §456]
- 335.040 [Repealed by 1965 c.100 §456]
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- 335.060 [Repealed by 1965 c.100 §456]
- 335.065 [Repealed by 1965 c.100 §456]
- 335.070 [Repealed by 1965 c.100 §456]
- 335.075 [Repealed by 1965 c.100 §456]
- 335.080 [Repealed by 1965 c.100 §456]
- 335.085 [Repealed by 1965 c.100 §456]

GENERAL PROVISIONS

335.090 School districts responsible for high school education; levy. (1) The high school education of all children of school age resident within a school district which does not operate a high school or which is not a component part of a union high school district or of a county high school district after July 1, 1960, shall be the responsibility of the district.

(2) The district shall pay the tuition of all pupils resident within the district who are qualified to attend and are attending a standard public high school either within or outside the state.

(3) The district shall furnish transportation to the nearest standard public high school which pupils may attend. Reasonable board and room may be furnished instead of transportation if desired. If the district arranges for the attendance of pupils at a standard public high school other than the nearest one pupils may attend, then the district may provide transportation to the standard public high school which the pupils are attending.

(4) The estimated cost of tuition and transportation or board and room instead of transportation shall be included in and be a part of the budget and shall be levied as provided in ORS 335.095.

[1955 c.674 §3; 1957 c.583 §2; 1961 c.688 §1; 1963 c.158 §1; 1965 c.100 §212]

335.095 Levy of taxes in certain school districts for high school purposes. The amounts required to meet the expenses of a school district under ORS 335.090 shall be certified to the county assessor separately. No tax shall be levied for the purposes of ORS 335.090 against property included in a union high school district or a county high school district.

[1961 c.688 §2]

335.205 [Repealed by 1965 c.100 §456]

UNION HIGH SCHOOLS

(General)

335.210 General school laws applicable. All applicable laws governing common school districts with a school census of 1,000 or more children of school age apply to union high school districts.

[Amended by 1965 c.100 §213]

335.215 [Repealed by 1965 c.100 §456]

335.220 [Amended by 1957 c.310 §17; repealed by 1965 c.100 §456]

335.225 [Repealed by 1965 c.100 §456]

335.230 [Repealed by 1965 c.100 §456]

335.235 [Amended by 1957 c.310 §18; repealed by 1965 c.100 §456]

335.240 [Repealed by 1965 c.100 §456]

335.245 [Repealed by 1965 c.100 §456]

335.250 [Repealed by 1965 c.100 §456]

335.255 [Amended by 1957 c.310 §19; repealed by 1965 c.100 §456]

335.260 [Repealed by 1965 c.100 §456]

335.265 [Repealed by 1965 c.100 §456]

335.270 [Repealed by 1965 c.100 §456]

335.275 [Repealed by 1965 c.100 §456]

335.280 [Repealed by 1965 c.100 §456]

335.285 [Repealed by 1965 c.100 §456]

335.290 Change in common districts not to affect union high school districts. The creation of a common school district out of territory included in a union high school district, or the changing of boundaries of any common school district included in a union high school district does not affect the union high school district.

[Amended by 1965 c.100 §214]

335.295 [Repealed by 1965 c.100 §456]

335.300 [Repealed by 1965 c.100 §456]

335.305 [Amended by 1957 c.310 §20; repealed by 1965 c.100 §456]

- 335.310** [Repealed by 1965 c.100 §456]
335.315 [Repealed by 1965 c.100 §456]
335.320 [Repealed by 1965 c.100 §456]
335.325 [Amended by 1957 c.310 §21; repealed by 1965 c.100 §456]
335.330 [Repealed by 1965 c.100 §456]
335.335 [Repealed by 1965 c.100 §456]
335.338 [Amended by 1957 c.310 §22; repealed by 1961 c.522 §9]
335.340 [Amended by 1955 c.535 §1; repealed by 1961 c.522 §9]
335.342 [Amended by 1955 c.535 §2; repealed by 1961 c.522 §9]
335.344 [Amended by 1955 c.535 §3; repealed by 1961 c.522 §9]
335.346 [1955 c.535 §4; repealed by 1961 c.522 §9]
335.348 [Amended by 1957 c.310 §23; repealed by 1961 c.522 §9]
335.350 [Repealed by 1961 c.522 §9]
335.353 [1961 c.522 §5; repealed by 1965 c.100 §456]
335.355 [Repealed by 1965 c.100 §456]
335.360 [Repealed by 1965 c.100 §456]
335.365 [Repealed by 1965 c.100 §456]
335.370 [Repealed by 1965 c.100 §456]
335.375 [Repealed by 1965 c.100 §456]
335.380 [Repealed by 1965 c.100 §456]
335.385 [Repealed by 1965 c.100 §456]
335.390 [Repealed by 1965 c.100 §456]
335.400 [Repealed by 1965 c.100 §456]
335.405 [Amended by 1959 c.456 §1; repealed by 1965 c.100 §456]
335.410 [Repealed by 1965 c.100 §456]
335.415 [Repealed by 1965 c.100 §456]
335.420 [Repealed by 1965 c.100 §456]
335.425 [Repealed by 1965 c.100 §456]
335.430 [Amended by 1955 c.460 §1; 1957 c.622 §9; repealed by 1965 c.100 §456]
335.435 [Amended by 1963 c.544 §41; repealed by 1965 c.100 §456]
335.440 [Repealed by 1965 c.100 §456]
335.445 [Repealed by 1965 c.100 §456]
335.450 [Amended by 1953 c.147 §3; repealed by 1965 c.100 §456]
335.455 [Repealed by 1965 c.100 §456]
335.460 [Repealed by 1965 c.100 §456]

335.465 Contracts with common school districts. The union high school board may for high school purposes contract with a common school district board for the use of any property belonging to the common

school district and may purchase an undivided interest in the property of a common school district for the purpose of operating a high school thereon.

[Amended by 1965 c.100 §215]

335.470 [Repealed by 1965 c.100 §456]

335.475 [Repealed by 1965 c.100 §456]

335.480 [Repealed by 1965 c.100 §456]

(Lengthening Course of Study)

335.482 Definitions for ORS 335.495 to 335.505. As used in ORS 335.495 to 335.505:

(1) "Component school district" means a common school district lying wholly or partly inside the boundaries of a union high school district.

(2) "Split school district" means a component school district lying partly inside and partly outside the boundaries of a union high school district.

[1967 c.106 §5]

335.485 [Repealed by 1965 c.100 §456]

335.490 Extension of union high school course of study. (1) Except as otherwise provided in subsection (2) of this section, any union high school district may, when authorized by the qualified voters of the district, extend the course of study in the district to include five years above the seventh grade or six years above the sixth grade, and in like descending order may extend its course to include any or all grades of the schools in the union high school district in the manner provided in ORS 335.495 to 335.505.

(2) No union high school district composed in part of a split school district shall extend the course of study in the union high school district unless such course of study is extended to include all grades of the schools in the union high school district.

[Amended by 1965 c.100 §216; 1967 c.106 §1]

335.495 Election to lengthen course. Any union high school board may, or shall upon petition of 100 qualified voters of the district, submit to the qualified voters of the district at the annual election or at a special election called by the union high school board, the question of lengthening the course of study in the district. The union high school board shall give notice to the qualified voters as provided in ORS 331.010. The election shall be held at places designated by the union high school district board, and shall be conducted, in so far as applicable, as

are other elections in the union high school districts. Only persons who are qualified voters in that part of any split school district lying within the union high school district shall be permitted to vote. All necessary expenses shall be borne by the union high school district.

[Amended by 1957 c.310 §24; 1965 c.100 §217; 1967 c.106 §2]

335.500 Procedure after election to lengthen course. Upon receipt of the election returns pursuant to ORS 335.495, the union high school board shall canvass the votes. If the board determines that a majority of votes cast in the union high school district are for the proposal, it shall declare the proposal carried and certify the result to the district boundary board. If the proposal is carried, the union high school board shall submit to the Superintendent of Public Instruction for his approval the complete course of study in the district. The lengthened course of study shall become effective following approval by the Superintendent of Public Instruction.

[Amended by 1957 c.310 §25; 1965 c.100 §218; 1967 c.103 §1]

335.502 Cost of educating elementary pupils after course lengthened to include elementary grades. Whenever the course of study in a union high school district is extended to include grades below the ninth grade, the union high school district shall be responsible for providing for the education of the pupils in the included grades and the cost of educating such pupils shall be included in the union high school district budget and not in the budgets of the component common school districts.

[1953 c.390 §1; 1965 c.100 §219]

335.505 Transformation of union high school district into common school district; continued existence of part of split district.

(1) Notwithstanding the provisions of any other statute, whenever all grades of the common schools within the union high school district come under the jurisdiction of the union high school board or whenever as a result of merger or boundary change the area within the boundaries of the union high school district becomes a single component school district having boundaries coterminous with the union high school district, the union high school district and its component districts other than split districts are abolished and the area within the boundaries of the union high school district, including that

part of any split school district that is within its boundaries, becomes a common school district responsible for educating children in grades 1 through 12 and all territory therein is withdrawn from any other type of school district except the intermediate education district or the area education district of which it may have been a part. The union high school board shall continue as the board of the district until the next annual school election when the proper number of board members shall be elected. The terms of all board members in all component school districts other than split school districts shall terminate at the time the union high school board becomes the district school board. All property and obligations of the component school districts other than split school districts shall become the property and obligations of the new common school district except to the extent that it was otherwise provided when such district is formed by merger.

(2) Whenever at the time a new common school district is formed as provided in subsection (1) of this section any component school district is a split school district, such district shall continue to exist as to that part of its total area which lies outside the boundaries of the union high school district and such district and the new common school district shall proceed immediately in the manner provided by ORS 330.123 to make an equitable division of assets and liabilities. However, if a school building is located in the territory of the split district not included in the new common school district, such building shall not be included in the assets to be divided.

[Amended by 1965 c.100 §220; 1967 c.106 §3]

335.515 Local school committee; election; duties. (1) Whenever any union high school district votes to include all grades within a single district, either under ORS 335.500 or 330.587, the union high school district board may on its own motion, or must upon receipt of a petition signed by at least 100 of the qualified voters of the district, provide for the election of a local school committee

(2) In former union high school districts that do not become administrative districts, the local school committee shall consist of three members elected by the qualified voters of a zone or attendance unit designated by the district school board. At the first annual school election following the election to

lengthen the course, there shall be elected three members of each local school committee. After the first election, members shall be elected as provided in ORS 330.665 and shall have the same authority and duties of local school committees in administrative school districts.

[1967 c.103 §3]

335.605 [Repealed by 1957 c.583 §1]

335.610 [Repealed by 1957 c.583 §1]

335.615 [Repealed by 1957 c.583 §1]

335.620 [Repealed by 1957 c.583 §1]

335.625 [Repealed by 1957 c.583 §1]

335.630 [Repealed by 1957 c.583 §1]

335.635 [Repealed by 1957 c.583 §1]

335.640 [Repealed by 1957 c.583 §1]

335.645 [Repealed by 1957 c.583 §1]

335.650 [Repealed by 1957 c.583 §1]

335.655 [Repealed by 1957 c.583 §1]

335.660 [Repealed by 1957 c.583 §1]

335.665 [Repealed by 1957 c.583 §1]

335.670 [Repealed by 1957 c.583 §1]

335.675 [Repealed by 1957 c.583 §1]

335.680 [Repealed by 1957 c.583 §1]

335.685 [Repealed by 1957 c.583 §1]

COUNTY HIGH SCHOOLS

335.705 Definitions for ORS 335.705 to 335.850. As used in ORS 335.705 to 335.850:

(1) "School voter" means a person qualified to vote at school elections.

(2) "County court" includes board of county commissioners.

335.710 Creation of county high school district by election after petition of voters or motion of county court. Upon receipt of a petition signed by at least 100 school voters of the county requesting formation of a county high school district to include all territory within the county or upon the county court's own motion, the county court shall submit the questions of establishing a county high school district including the entire county and electing a county high school board to the school voters at any special, primary or general election. The county court may order a special election for the purpose of this section.

335.715 Creation of zones; election notice. (1) After having made the motion

permitted by ORS 335.710, or, if a petition has been filed, upon determination by the county court and the county clerk that the petition has been signed by the required number of qualified voters, the court shall certify such fact to the district boundary board. The district boundary board shall forthwith divide the county into five zones as nearly equal in population as may be practicable and give each zone a number and descriptive geographical name. The district boundary board may readjust the boundaries of such zones when necessary.

(2) A notice of the time, place, purpose of the election, general description of the zones and descriptive geographical names of each and inviting the filing of nominations for the directors shall be published by the county court at least 30 days prior to the election in at least one issue of each newspaper published within the county. Three notices containing the same information as the published notices shall be posted by the county court at least 30 days prior to the election in three public places in each school district within the proposed county high school district.

335.720 County court action after election. (1) Within 10 days after the results of the election have been determined, the county court shall send written notice of such results to each school district concerned.

(2) If the county court determines upon canvass that, of all the votes cast, a majority favors formation of a county high school district including all the territory in the county, the county court shall notify the successful candidates and shall make an order establishing the entire county as a single county high school district no later than the beginning of the next fiscal school year.

335.725 Creation of county high school districts by consolidation. With the exception that no county shall contain more than one county high school district, whenever the school voters of two or more school districts of any type or class desire to join such districts for the purpose of forming a county high school district consisting of part of a county or desire to join with an existing county high school district, such merger shall be accomplished in the manner prescribed in ORS chapter 330 for boundary changes and mergers of school districts.

[Amended by 1967 c.67 §5]

335.730 Limitation on date of elections. Elections under ORS 335.710 or 335.725 shall not be held within 60 days prior to the close of a fiscal school year.

335.735 Effect of establishment of county high school district on other school districts and boards; effect of inclusion of district in another district. (1) For high school purposes only, all territory within the county high school district is withdrawn from any type or class of school district of which such territory is a part at the time the county high school district is established.

(2) At the end of the fiscal school year in which a county high school district is established, the authority of any type or class of school district included within the newly formed high school district to operate high schools or provide for high school education shall cease.

(3) Whenever the entire county high school district is included within a single school district, the county high school district's existence shall cease and the school board of such district shall assume all powers and duties of the county high school board.

[Amended by 1965 c.239 §1]

335.740 Nomination and election of directors. (1) Any school voter residing in the territory within the county high school district for more than six months prior to an election of county high school directors may become a candidate for such position by filing a written declaration of candidacy with the county clerk no later than 15 days prior to such election. The declaration shall state the zone from which the nominee is a candidate.

(2) In any election of directors, each school voter may vote for one candidate from each zone.

(3) A plurality of votes over other candidates from the same zone is sufficient to elect a candidate.

335.745 County high school board; members; term; organization meeting. (1) The county high school board shall consist of five directors who, with the exception of the first board, shall hold office for five years.

(2) Within 15 days after the election of the first county high school board in a newly formed district, the intermediate education district board shall call a board meeting for

the purpose of organizing, electing a chairman and determining by lot who shall receive the five-year term, the four-year term, the three-year term, the two-year term and the one-year term.

[Amended by 1963 c.544 §42]

335.750 Election of successors; vacancies; recall. (1) At the expiration of the term of any director, a successor from the same zone shall be elected by the school voters of the entire county high school district.

(2) Any vacancy on the board shall be filled by appointment by the remaining directors. The appointee shall be a qualified person residing in the same zone as his predecessor. He shall serve until the next election, at which time his successor shall be elected for the remainder of the unexpired term.

(3) Directors may be recalled.

[Amended by 1965 c.172 §6]

335.755 County high school district elections. (1) The county high school board shall arrange for subsequent elections of directors and on other district matters, canvass the votes and declare the election results. The county high school board may cooperate with school districts or counties for the purpose of coordinating elections.

(2) So far as practicable, elections of directors and elections on other county high school district matters shall be held in conjunction with annual school meetings or elections held by school districts within the county high school district. At such meetings or elections, the polls shall be kept open during the hours prescribed for first class districts by ORS 331.080. The county high school board shall provide for the compensation of second and third class district election judges and clerks for periods during which this subsection requires polls to be kept open beyond the normal voting period in such districts.

335.760 General powers and duties of county high school districts, boards and clerks. With the exception of the power to operate schools other than high schools, and unless otherwise specifically provided in ORS 335.705 to 335.850 and amendments thereto, all powers and duties conferred by law upon first class school districts, boards and clerks are conferred upon county high school districts, boards and clerks.

335.765 County high school board duties. The county high school board may:

- (1) Employ a district school clerk.
- (2) Employ a district superintendent who may also be employed as district school clerk. The county school superintendent may be employed as county high school district superintendent.
- (3) Provide transportation, by contract or district owned and operated equipment, for high school students residing in the district.
- (4) Pay tuition or board in lieu of transportation for such students.
- (5) Pay tuition or board upon mutual agreement between the board and parents of a student desiring to attend a high school located outside the county high school district.
- (6) Do such other things as are necessary for the proper management of the high schools and the school district.

335.770 County high school board powers. The county high school board may:

- (1) When authorized by a majority of the school voters of the district, establish and operate more than one county high school.
- (2) Enter into non-interest bearing contracts, not exceeding 15 years in duration, for the purchase or lease of existing school facilities within the county high school district. If any district with which such contract was made is consolidated or abolished during the contract period, payments shall be made to the consolidated district or appropriate taxing unit. If the sum required to meet such obligation is not budgeted, the county court shall levy a tax for the required amount on all taxable property in the county high school district.
- (3) Acquire, by purchase or gift, land, buildings and equipment for construction and operation of high schools.
- (4) When authorized by a majority of the legal voters of the district, purchase or build and operate dormitories. All services provided students under this subsection shall be paid for in advance. The members of a county high school board permitting a student or parent to become indebted to the district for such services shall be personally liable to the district for all such indebtedness.

335.775 Expenses of board members. County high school board members shall re-

ceive seven cents per mile traveling expenses to and from board meetings and other necessary expenses incurred in performances of their duties.

335.780 Purchase of property from school district. If the county high school district purchases property from a school district, the purchase price shall be adjusted to compensate the seller for the value of its interest in the property. The county high school district shall be liable for the payment of any outstanding indebtedness against such property according to the terms under which the indebtedness was incurred, in like manner and to the same extent as though it had contracted the same in the first instance.

335.785 Prohibition against acquiring undivided interest in property. A county high school district shall not acquire title to an undivided interest in any real or personal property.

335.790 Bond issues. County high school districts may issue bonds. Bond issues of county high school districts shall conform to the provisions of ORS 328.205 to 328.215 and 328.230 to 328.295.

335.795 Borrowing against adopted budgets. County high school boards may borrow money upon adopted budgets for the purpose of obtaining operating funds until tax funds are received.

335.800 Budget committee; budget preparation. By April 15 following the establishment of the county high school district, the county high school board shall select a budget committee in the manner provided by 294.336 and prepare a budget for the next fiscal year in like manner as first class school districts. The first budget shall include a sufficient sum to reimburse the county court for all advances made.

[Amended by 1963 c.576 §42]

335.805 Advance of funds by county court. If no opportunity exists for the county high school board to budget for its costs, the county court shall advance the sums necessary to defray organization and administrative costs until the county high school board makes its first budget.

335.810 Elections on budget exceeding constitutional limitations. The county high school board may arrange elections on bud-

gets in excess of constitutional limitations which have been rejected at prior elections. Whenever such rejected budget is resubmitted, its amount shall be reduced by at least five percent of the amount submitted at a prior election. When the election on the resubmitted budget is held, the county high school board shall appoint judges and clerks to conduct the election at all polling places maintained in the prior election, and provide for payment of the entire cost of such election.

335.815 Budget copy to county officials. The county high school board shall furnish by July 15 of each year to the county assessor, county clerk, county treasurer and county school superintendent a budget for the county high school district which shall set forth the amount of money needed as a tax levy.

335.820 Annual tax levy. The county high school board shall, under the provisions of ORS 294.305 to 294.520, levy an annual tax on all taxable property of the county high school district sufficient to raise the amount necessary for school district purposes. The county assessor shall extend the levy on the assessment rolls.

335.825 Limitation on first tax levy of newly created or enlarged district. Except if a tax levy in excess of constitutional limitations has been authorized by the voters of the county high school district, the county high school board of a newly created or enlarged county high school district shall not levy during the first year of such district's existence a tax greater than the sum of the taxes levied for high school purposes by all school districts included in the county high school district in any one of the three years next preceding formation or enlargement of the county high school district, plus six percent of such sum.

335.830 Custody and disbursement of funds. The custody and disbursement of county high school district funds shall be handled in the manner provided by law for the custody and disbursement of first class school district funds.

335.835 Transfer of high school functions and funds to county high school district. (1) All school districts located within a county high school district which are furnishing high school instruction when the

county high school district is established shall continue to furnish such instruction and to levy a tax therefor until the end of the fiscal school year. At the end of the fiscal school year, the county high school board shall supplant, for high school purposes only, the district school boards of all school districts located within the county high school district.

(2) When districts within a county high school district discontinue providing high school instruction, all moneys in their custody or control which were raised for high school purposes and all uncollected tax levies or other anticipated revenues for high school purposes shall be transferred by their district school boards to the county high school district.

335.840 Disposition of nonhigh school district property. Upon establishment of a county high school district, the nonhigh school district within such district shall settle its affairs at the close of the fiscal school year in conformity with ORS 335.835, sell any district property at the best obtainable price and pay the proceeds to the county high school district or transfer such property to the county high school district.

335.845 Superintendent of county high school district as superintendent for intermediate education district. In counties in which the intermediate education district includes all school districts in the county and upon mutual agreement by the county high school board and the intermediate education district board, the superintendent employed by the county high school board may also be employed by the intermediate education district as the district's superintendent of schools.

[Amended by 1963 c.544 §43]

335.850 Statutes applicable to county high schools, districts, boards and clerks. Unless the context of ORS 335.705 to 335.850 and amendments thereto specifically provide otherwise, and so far as applicable to high schools and high school districts, general laws applicable to first class school districts, boards and clerks apply to county high schools, county high school districts, boards and clerks.

335.905 [Repealed by 1957 c.723 §1 (ORS 335.906 enacted in lieu of ORS 335.905)]

335.906 [1957 c.723 §2 (enacted in lieu of ORS 335.905); repealed by 1959 c.641 §38]

- 335.908** [1957 c.723 §14; repealed by 1959 c.641 §38]
- 335.910** [Amended by 1957 c.723 §3; repealed by 1959 c.641 §38]
- 335.915** [Amended by 1957 c.723 §4; repealed by 1959 c.641 §38]
- 335.920** [Amended by 1957 c.723 §5; repealed by 1959 c.641 §38]
- 335.925** [Amended by 1957 c.723 §6; repealed by 1959 c.641 §38]
- 335.930** [Amended by 1957 c.723 §7; repealed by 1959 c.641 §38]
- 335.935** [Amended by 1957 c.723 §8; repealed by 1959 c.641 §38]
- 335.938** [1957 c.723 §12, repealed by 1959 c.641 §38]
- 335.940** [Amended by 1957 c.723 §9; repealed by 1959 c.641 §38]
- 335.945** [Amended by 1957 c.723 §10; repealed by 1959 c.641 §38]
- 335.949** [1957 c.723 §13; repealed by 1959 c.641 §38]
- 335.950** [Repealed by 1957 c.723 §28]
- 335.962** [1957 c.723 §15; repealed by 1959 c.641 §38]
- 335.964** [1957 c.723 §16; repealed by 1959 c.641 §38]
- 335.966** [1957 c.723 §17; repealed by 1959 c.641 §38]
- 335.968** [1957 c.723 §18; repealed by 1959 c.641 §38]
- 335.970** [1957 c.723 §19; repealed by 1959 c.641 §38]
- 335.972** [1957 c.723 §20; repealed by 1959 c.641 §38]
- 335.974** [1957 c.723 §22; repealed by 1959 c.641 §38]
- 335.976** [1957 c.723 §21; repealed by 1959 c.641 §38]
- 335.978** [1957 c.723 §23; repealed by 1959 c.641 §38]
- 335.980** [1957 c.723 §24; repealed by 1959 c.641 §38]
- 335.982** [1957 c.723 §25; repealed by 1959 c.641 §38]
- 335.984** [1957 c.723 §26; repealed by 1959 c.641 §38]
- 335.986** [1957 c.723 §27; repealed by 1959 c.641 §38]
- 335.990** [Amended by 1961 c.522 §8; repealed by 1965 c.100 §456]

CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Robert W. Lundy, 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, 1967.

Robert W. Lundy
Legislative Counsel

