

Chapter 268

1969 REPLACEMENT PART

Metropolitan Service Districts

GENERAL PROVISIONS	
268.010	Short title
268.020	Definitions
268.030	Purpose of chapter; limitation on use; purpose of districts
268.040	Exemption from public utility regulation
268.050	Initiative and referendum
FORMATION OF DISTRICT	
268.100	Initiation of proceedings to establish district; petition or resolution for election; proposed boundaries; tax base
268.110	Review of petition or resolution; notice and hearing; revision of boundaries
268.115	Order for election on establishing district
268.120	Establishing district tax base
268.130	Election; notice; voter qualification; canvass, proclamation and filing results of election
GOVERNING BODY OF DISTRICT	
268.200	Governing body of district; selection; first meeting; chairman; rules of procedure
268.210	Employing assistance
268.220	Employes' rights when district assumes a function of another public corporation, city or county
268.230	District to protect employes' rights when an operating public transportation system is acquired
DISTRICT POWERS	
268.300	Existence, status and general powers of district; where vested
268.310	Powers of district
268.320	Voter approval of district actions; assumption of local aspects of functions
268.330	Powers when providing local aspects of service; powers for public transportation
268.340	Acquisition of property; condemnation procedure; authority to lease and dispose of property; right of entry to survey lands
268.350	Contracts of district
268.360	Authority to exercise police power; ordinances; rules and regulations
268.370	Authority to take over transit system of mass transit district; effect of transfer order
DISTRICT FINANCES	
268.500	Levy, collection, enforcement of ad valorem taxes; limitation; classification of property for different tax rates
268.510	Special assessments; procedure; notice; content; basis of assessments; instalment payment
268.520	Authority to issue bonds; limitation; conditions; advertisement and sale
268.525	Refunding bonds
268.530	Bond election; notice; conduct of election; canvass and certification of result
268.540	Service and user charges; acceptance of grants; loans from cities and counties
ANNEXATION	
268.700	Annexation procedure
PENALTIES	
268.990	Penalties; jurisdiction

CROSS REFERENCES

268.030	Domestic Water Supply Districts, Ch. 264
	Mass Transit Districts, Ch. 268
	Municipal Utilities, Ch. 225
	People's Utility Districts, Ch. 261
	Sanitary districts and authorities, Ch. 250
268.040	Public utility regulation, Ch. 757
268.050	Initiative and referendum, 254.310 to 254.340
268.220	Retirement for city and county employes, Ch. 238
268.230	Public transportation employe rights, Const. Art. XI, §13
268.330	Condemnation by municipal corporations, 281.510 to 281.550
	Intergovernmental cooperation, 190.010 to 190.110
268.350	Public contracts, generally, 279.210
268.500	Bonds of districts, Ch. 237
	Limitation on power to tax, Const. Art. XI, §11
	Municipal corporation lien claims on property sold by county, 275.130 to 275.170
	Public borrowing and bonds, Ch. 238
	Serial levies excepted from constitutional limitation, 286.060
	Tax levies by public corporations, Ch. 310
	Tax supervising commission review, 294.610
268.510	City improvements, generally, Ch. 223
	Financing of public improvements, Ch. 280
268.530	General elections, Ch. 250
268.700	City annexation procedures, 222.111 to 222.190

GENERAL PROVISIONS

268.010 Short title. This chapter may be referred to as the Metropolitan Service District Act of 1969.

[1969 c.700 §1]

268.020 Definitions. As used in this chapter:

(1) "District" means a metropolitan service district established under this chapter.

(2) "Metropolitan area" means the Oregon portion of a standard metropolitan statistical area designated by an agency of the United States.

(3) "Improvement" means the facilities and other property constructed, erected or acquired by and to be used in the performance of services authorized to be performed by a district.

[1969 c.700 §2]

268.030 Purpose of chapter; limitation on use; purpose of districts. (1) This chapter is enacted in order to provide a method of making available in metropolitan areas public services not adequately available through previously authorized governmental agencies.

(2) To this end not more than one district may be established under this chapter in any metropolitan area.

(3) Subject to the limitations of state law, the district may provide:

(a) Metropolitan aspects of sewerage, solid and liquid waste disposal, control of surface water, and public transportation; and

(b) Local aspects of those public services that are transferred to the district by agreement between the district and other public corporations, cities or counties.

[1969 c.700 §3]

268.040 Exemption from public utility regulation. Transportation facilities operated by a district, including the rates and charges made by the district and the equipment operated by the district, and transportation facilities operated for a district by a private operator pursuant to a contract between the operator and the district, including the rates and charges made by the operator pursuant to the contract, and the equipment operated pursuant to the contract, shall not be subject to the laws of this state regulating public utilities, including those laws administered by the Public Utility Commissioner of Oregon.

[1969 c.700 §31]

268.050 Initiative and referendum. The

voters of a district may exercise the powers of the initiative and referendum with reference to legislation of the district, in accordance with the laws of the state governing exercise of the initiative and the referendum by voters of districts generally.

[1969 c.700 §28]

FORMATION OF DISTRICT

268.100 Initiation of proceedings to establish district; petition or resolution for election; proposed boundaries; tax base. (1) Proceedings to establish a district may be initiated by:

(a) A petition filed with the governing body of the most populous county with territory in the proposed district, signed by 2,000 or five percent of the residents of the proposed district, whichever number is the lesser, who are registered voters at the time the petition is filed, petitioning the governing body to call an election to establish the district;

(b) A resolution adopted by the governing body of the most populous city in the proposed district and filed with the county governing body, petitioning that body to call the election; or

(c) A resolution adopted by the county governing body of the most populous county in a metropolitan area on its own motion and declaring its intention to call the election.

(2) The petition or resolution shall describe the boundaries proposed for the district.

(3) The petition or resolution may request that the election to establish the district be held at the same time as an election at which it is permissible to establish a tax base within the meaning of section 11, Article XI of the Oregon Constitution. If the petition or resolution does so, the election shall be held at such time. The petition or resolution may also request that the proposition to be voted on at such an election include a proposed tax base for the district within the meaning of section 11, Article XI of the Oregon Constitution. If the petition or resolution does so, the proposition to be voted on at the election shall include a proposed tax base for the district, in accordance with the petition or resolution.

[1969 c.700 §4]

268.110 Review of petition or resolution; notice and hearing; revision of boundaries.

(1) Upon receiving the petition or city resolution, or upon adopting its own resolution,

the county governing body shall fix a time and place for a hearing on the petition or resolution and shall give notice of the hearing by publication once each week for two successive weeks in a newspaper circulating generally within the boundaries proposed for the district. The notice shall state the time and place of the hearing, describe the boundaries set forth in the petition or resolution, and state the purpose of the petition or resolution.

(2) At the time and place fixed for the hearing, or at any time and place to which the hearing is continued or postponed, any person may appear and present oral or written testimony regarding establishment of the proposed district. The governing body may alter the boundaries as set forth in the petition or resolution, so as to include all territory that could be benefited by being included within the boundaries of the proposed district, but shall not modify the boundaries so as to exclude any land that could be benefited by formation of the district. No land shall be included in the district that could not in the judgment of the governing body be benefited by the district. If the governing body determines that any land has been improperly omitted from the proposed district and the owner of the land has not appeared at the hearing, it shall continue the hearing and order notice given to the nonappearing owner, requiring him to appear and show cause, if any, why his land should not be included in the proposed district. The boundaries of the district shall not be so drawn that a city is partly inside and partly outside the district. The notice shall be given by publication in the same manner as the original notice for hearing and for the same period. As used in this subsection, "owner" means the legal owner of record, except that a vendee under a duly recorded contract for the sale of land shall be deemed to be the owner of the land.

[1969 c.700 §5 (1), (2)]

268.115 Order for election on establishing district. (1) Upon the final hearing of the petition, the governing body shall make an order fixing a date for an election on establishing the proposed district. The date, if not the date of the next election at which it is permissible to establish a tax base within the meaning of section 11, Article XI of the Oregon Constitution, shall not be earlier than 50 nor later than 100 days after the order is entered.

(2) The order shall contain:

(a) A description of the exterior bound-

daries of the proposed district as determined by the governing body;

(b) If required under subsection (3) of ORS 268.100, a proposed tax base for the district;

(c) The date on which the election shall be held;

(d) The polling places for the election;

(e) The appointment of judges and clerks of election for each polling place, all of whom shall be registered voters in the proposed district; and

(f) If the election is to be held at a date at which it is permissible to establish a tax base, the order need not contain details set forth in paragraphs (d) and (e) of this subsection.

[1969 c.700 §5 (3), (4)]

268.120 Establishing district tax base. A tax base within the meaning of section 11, Article XI of the Oregon Constitution may be established for a district at the same election at which the district is established. If the petition or resolution for initiating proceedings to establish the district contains both requests authorized by subsection (3) of ORS 268.100, the county governing body that calls the election shall confer about the proposed tax base with the governing bodies of all counties and cities having territory in the proposed district and shall then determine the tax base to be proposed for the district. The proposition submitted to the voters of the district for the purpose of establishing the district shall propose the tax base specified by the county governing body. The tax base so proposed shall be the initial tax base of the district within the meaning of section 11, Article XI of the Oregon Constitution, if the district is established at the election.

[1969 c.700 §6]

268.130 Election; notice; voter qualification; canvass, proclamation and filing results of election. (1) The county governing body shall cause the proposition for establishing the district to be submitted to the voters at an election to be held in the proposed district on the date fixed in accordance with this chapter. The governing body shall give notice of the election by publication once each week for three successive weeks in a newspaper circulating generally in the proposed district. No person other than a registered voter resident within the boundaries determined by the governing body shall vote at the election.

(2) Within 10 days after the election on

the proposition to establish the district, the governing body that calls the election shall canvass the returns of the election and proclaim whether a majority of the votes cast on the proposition favors it. If a majority favors the proposition, the territory within the boundaries described in the notice of the election shall be established as a district from the date of the election.

(3) The governing body shall promptly cause a record of the election and a duplicate original of the proclamation to be filed with the Secretary of State and duplicate originals of the proclamation to be filed with the clerks and assessors of all counties with territory in the district.

[1969 c.700 §7]

GOVERNING BODY OF DISTRICT

268.200 Governing body of district; selection; first meeting; chairman; rules of procedure. (1) The governing body of a district shall consist of a representative from each governing body of a county with territory in the district, who shall be chosen by that governing body; or, if the district lies entirely in a single county, of two representatives from the governing body of that county, who shall be chosen by that governing body; of a representative from the governing body of the most populous city in the district, who shall be chosen by that governing body; and, if the district lies entirely in a single county, of two representatives of the other cities in the district and in the county, who shall be chosen by a joint convention of the mayors of those cities or, if the district lies in two or more counties, of a representative of the cities in the district and in each of those counties, other than the most populous city in the district, each of whom shall be chosen by a joint convention of the mayors of the cities in his county that lie in the district, except the most populous city in the district.

(2) The members of the governing body shall be chosen within 30 days after the district is established. Any not so chosen within that time shall be chosen promptly thereafter by the Governor. They shall assume their offices the second Monday after the expiration of the 30 days and shall continue in office until the first Monday of the January of the first odd-numbered year after they become members of the governing body. Their respective successors shall be similarly chosen during December of even-numbered years after the district is established, with each successor to hold his office for two years and until his

successor is appointed and qualifies for the office, unless the body that appoints him declares his office vacant and appoints his successor. The successor shall serve for the unexpired term remaining after the vacancy is declared.

(3) The chairman of the county governing body that calls the election on establishing the district shall convene the first members of the district governing body and shall serve as chairman of the first meeting until the members choose a permanent chairman.

(4) At its first meeting after January 1 each year the district governing body shall choose a chairman for the ensuing year. The chairman shall be the presiding officer of the governing body and have whatever additional functions the governing body prescribes for him.

(5) The governing body may adopt and enforce rules of procedure governing its proceedings.

[1969 c.700 §9]

268.210 Employing assistance. The governing body of a district may employ whatever administrative, clerical, technical and other assistance is necessary for the proper functioning of the district, on whatever terms the governing body considers in the best interests of the district.

[1969 c.700 §27]

268.220 Employes' rights when district assumes a function of another public corporation, city or county. Except as otherwise provided by ORS 268.230, a district shall offer to employ every person who, on the date the district takes over a function of a public corporation, city or county in the district, is employed by the corporation, city or county to carry on the function. Where the district employs such a person, the employe shall remain an employe of the corporation, city or county for purposes of any pension or retirement plan he has been included in by the corporation, city or county and shall continue to have rights and benefits thereunder as if he had remained an employe of the corporation, city or county, until the district provides a similar plan for its employes and he is included in the plan. Until he is so included, the district shall deduct from his compensation the amount he is required to pay under the plan of the corporation, city or county; shall pay that amount to the corporation, city or county, which shall credit the amount to him under the plan; and shall make whatever payments the plan calls for his employer to make.

[1969 c.700 §30]

268.230 District to protect employees' rights when an operating public transportation system is acquired. When the district acquires an operating public transportation system, it shall make fair and equitable arrangements to protect the interests of employees and retired employees of the system. Such protective arrangements shall include, but shall not be limited to:

(1) Preservation of rights, privileges and benefits, including continuation of pension rights and payment of benefits, existing under collective bargaining agreements, or otherwise;

(2) Continuation of collective bargaining rights;

(3) Protection of individual employees against a worsening of their positions with respect to their employment; and

(4) Assurance of employment to persons employed by the mass transportation system acquired and priority of reemployment to persons previously employed.

[1969 c.700 §29a]

DISTRICT POWERS

268.300 Existence, status and general powers of district; where vested. (1) A district shall constitute a municipal corporation of this state, and a public body, corporate and politic, exercising public power. It shall have full power to carry out the objectives of its formation and to that end may have and use a seal, have perpetual succession, sue and be sued in its own name, and enter into contracts.

(2) Except as this chapter provides to the contrary, the powers of the district shall be vested in the governing body of the district.

[1969 c.700 §§8, 26]

268.310 Powers of district. A district may:

(1) Acquire, construct, alter, maintain and operate interceptor, trunk and outfall sewers and pumping stations and facilities for treatment and disposal of sewage as defined in ORS 449.075 and engage in local aspects of sewerage transferred to the district by agreement with other public corporations, cities or counties in accordance with this chapter.

(2) Dispose, and provide facilities for disposal, of solid and liquid wastes and, by agreement with other public corporations, cities or counties in accordance with this chapter, collect and transport such wastes.

(3) Control the flow, and provide for the drainage, of surface water, by means of dams,

dikes, ditches, canals and similar necessary improvements.

(4) Provide public transportation and terminal facilities for public transportation, including local aspects thereof transferred to the district by one or more other public corporations, cities or counties through agreements in accordance with this chapter.

[1969 c.700 §10]

268.320 Voter approval of district actions; assumption of local aspects of functions. (1) The voters of a district may, from time to time, and in exercise of their power of the initiative, or by approving a proposition referred to them by the governing body of the district, authorize the district to assume additional functions and determine the number, qualifications and manner of selecting members of the governing body of the district.

(2) Local aspects of the functions may be assumed only on the basis of agreements in accord with paragraph (b) of subsection (3) of ORS 268.030.

[1969 c.700 §11]

268.330 Powers when providing local aspects of service; powers for public transportation. (1) To provide a local aspect of a public service the district may take over facilities and functions of another public corporation, city or county, and may exercise powers of the corporation, city or county, in accordance with the agreement by which the district assumes the functions of the other corporation, city or county.

(2) For purposes of public transportation, a district may:

(a) Contract with the United States or with any county, city or state, or any of their departments or agencies, for the construction, preservation, improvement, operation or maintenance of any mass transit system.

(b) Build, construct, purchase, improve, operate and maintain, subject to other applicable provisions of law, all improvements, facilities or equipment necessary or desirable for the mass transit system of the district.

(c) Enter into contracts and employ agents, engineers, attorneys and other persons and fix their compensation.

(d) Fix and collect charges for the use of the transit system and other district facilities.

(e) A district shall be entitled to tax refunds under ORS 319.350 and 319.831, as if the district were a city.

(f) Construct, acquire, maintain and operate passenger terminal facilities and motor

vehicle parking facilities in connection with the mass transit system within or outside the district.

(g) Use a public thoroughfare in a manner mutually agreed to by the governing bodies of the district and of the thoroughfare or, if they cannot so agree upon how the district may use the thoroughfare, in a manner determined by an arbitrator appointed by the Governor.

(h) Do such other acts or things as may be necessary or convenient for the proper exercise of the powers granted to a district by this chapter.

[1969 c.700 §12]

268.340 Acquisition of property; condemnation procedure; authority to lease and dispose of property; right of entry to survey lands. (1) To the extent necessary to provide a metropolitan aspect of a public service, a district may acquire by purchase, condemnation, devise, gift or grant real and personal property or any interest therein within and without the district, including property of other public corporations. In so doing the district may proceed under ORS 35.010 to 35.140 or 223.105 to 223.175.

(2) A district may lease and dispose of property in accordance with ORS 271.300 to 271.370.

(3) For purposes of surveys necessary for its proper functioning, a district may enter upon land, after giving the owner thereof reasonable advance notice of the entry.

[1969 c.700 §§13, 14, 15]

268.350 Contracts of district. A district may contract with any public or private agency for the agency to operate any facility or perform any function that the district is authorized to operate or perform. By contract the district may assume any function of any public corporation, city or county in the district that the district has power to assume under this chapter.

[1969 c.700 §23]

268.360 Authority to exercise police power; ordinances; rules and regulations. For purposes of its authorized functions a district may exercise police power and in so doing adopt such ordinances, rules, and regulations as a majority of the members of its governing body considers necessary for the proper functioning of the district.

[1969 c.700 §24]

268.370 Authority to take over transit

system of mass transit district; effect of transfer order. When a metropolitan service district organized under this chapter functions in a mass transit district organized under ORS chapter 267, the governing body of the metropolitan district may at any time order transfer of the transit system of the transit district to the metropolitan district, whereupon:

(1) The governing body of the transit district shall transfer title to, and possession of, the transit system and of all books, records, files, documents, and other property of the district to the metropolitan district.

(2) The metropolitan district shall be responsible for all the liabilities and obligations imposed upon or assumed by the transit district.

(3) For purposes of mass transit the metropolitan district shall have all the rights, powers, privileges, and immunities, and be subject to all the duties and obligations, of a mass transit district under ORS chapter 267, in so far as those rights, powers, privileges, immunities, duties, and obligations are consistent with this chapter.

(4) The boundaries of the metropolitan district shall, for purposes of mass transit, be extended to encompass all the territory of the transit district.

(5) The transit district shall be dissolved and the offices of its directors terminated.

[1969 c.700 §32]

DISTRICT FINANCES

268.500 Levy, collection, enforcement of ad valorem taxes; limitation; classification of property for different tax rates. (1) A district may levy annually an ad valorem tax on all taxable property within its boundaries not to exceed in any one year one-half percent (.005) of the true cash value of all taxable property within the boundaries of such district, computed in accordance with ORS 308.207. The district may also annually assess, levy and collect a special tax upon all such property in an amount sufficient to pay the yearly interest on bonds previously issued by the district and then outstanding, together with any portion of the principal of such bonds maturing within the year. The special tax shall be applied only in payment of the interest and principal of bonds issued by the corporation, but the corporation may apply any funds it may have towards the payment of principal and interest of any such bonds.

(2) Such taxes shall be levied in each year and returned to the county officer whose duty

it is to extend the tax levy by the time required by law for city taxes to be levied and returned. All taxes levied by the district shall become payable at the same time and be collected by the same officer who collects county taxes and shall be turned over to the district according to law. The county officer whose duty it is to extend the county levy shall extend the levy of the district in the same manner as city taxes are extended. Property shall be subject to sale for nonpayment of taxes levied by the corporation in like manner and with like effect as in the case of county and state taxes.

(3) In taxation a district may classify property on the basis of services received from the district and prescribe different tax rates for the different classes of property.

[1969 c.700 §17]

268.510 Special assessments; procedure; notice; content; basis of assessments; instalment payment. (1) A district may levy special assessments against the property within the district in proportion to the benefits such property might have or receive on account of the construction or acquisition of a facility or the furnishing of a service which the district is authorized to furnish. Before such construction or acquisition is undertaken however, the governing body of the district shall adopt a general ordinance which shall provide for the mailing to owners of the property to be assessed at their last-known address, notice of intent to make such improvement and assessment and advising such property owner that each may appear before the governing body to remonstrate against such assessment and to provide for the general method of assessing the property directly benefited and for the recording of assessment liens on such property and for the making of supplemental assessments and rebates.

(2) Action on such an ordinance shall not be taken by the governing body until the expiration of 20 days from the mailing of the notice. The governing body may provide, and state in the notice that the cost of such improvements, construction or acquisition shall be paid in part by assessments against the property directly benefited and in part out of general funds, ad valorem tax levies, the proceeds of the sale of bonds, service charges, or any combination of such sources. The determination of the governing body as to the proportion of cost allocation shall be based on its sound discretion.

(3) Any owner of property which has been assessed more than \$100 for an improvement

beneficial to such property shall have the right to pay such assessment in instalments. Such property owner and the district shall have the respective rights, powers and duties pertaining to assessments as are given to property owners and cities respectively under the provisions of ORS 223.205 to 223.300 (Bancroft Bonding Act).

[1969 c.700 §18]

268.520 Authority to issue bonds; limitation; conditions; advertisement and sale. (1) For the purpose of performing any service that the district has power to perform, the district, when authorized at any properly called election held for such purpose, shall have the power to borrow money by the issuance and sale of general obligation bonds. Such bonds shall never exceed in the aggregate 10 percent of the true cash value of all taxable property within the district computed in accordance with ORS 308.207. The bonds shall be so conditioned that the district shall promise and agree therein to pay the bearer at a place named therein, the principal sum with interest at a rate named therein payable semiannually in accordance with the tenor and terms of the interest coupons attached. The bonds shall mature serially not to exceed 30 years from the date of issue, in like manner as bonds issued under the authority of ORS 287.008.

(2) For the purpose of performing any of the powers conferred by this chapter a district, when authorized at any properly called election held for such purpose, shall have the power to borrow money by the issuance and sale also of revenue bonds and to pledge as security therefor, all or any part of the unobligated net income or revenue of the district. The revenue bonds shall be issued in the same manner and form as are general obligation bonds of the district but they shall be payable both as to principal and interest from revenues only. The revenue bonds shall not be subject to the percentage limitation applicable to general obligation bonds and should not be a lien on any of the taxable property within the corporate limits of the district and shall be payable solely from such part of revenues of the corporation as remain after the payment of obligations having a priority and of all expenses of operation and maintenance of the corporation. All revenue bonds shall contain a provision that both the principal and interest are payable solely from the operating revenues of the district remaining after paying such obligations and expenses.

(3) All general obligation bonds and revenue bonds shall be advertised for sale and sold in the manner prescribed in ORS 287.002 for the sale of bonds of cities.
[1969 c.700 §19]

268.525 Refunding bonds. Refunding bonds of the same character and tenor as those replaced thereby may be issued pursuant to a resolution adopted by the district governing body without submitting to the voters the question of authorizing the issuance of the bonds.
[1969 c.700 §19a]

268.530 Bond election; notice; conduct of election; canvass and certification of result. Elections for the purpose of voting on the question of borrowing funds by issuance and sale of general obligation bonds or revenue bonds shall be called by the governing body, which shall cause notice of such an election to be published not less than once a week for two successive weeks in a newspaper of general circulation within the boundaries of the district. The last publication shall be not less than seven days before the date of the election. All elections shall be conducted and the votes counted and canvassed by the governing body and certificates of election issued the same as in general state and county elections.
[1969 c.700 §20]

268.540 Service and user charges; acceptance of grants; loans from cities and counties. (1) A district may impose and collect service or user charges in payment for its services.

(2) A district may seek and accept grants of financial and other assistance from public and private sources.

(3) A district may, with the approval of a majority of members of its governing body, borrow money from any county or city with territory in the district.
[1969 c.700 §§16, 21, 22]

ANNEXATION

268.700 Annexation procedure. Territory in a metropolitan area may be annexed to a district by proceedings that conform to general state law on annexation of territory to cities, with that law applying to the district as if it were a city, and with the governing body and voters of the district having the functions, respectively, of the governing body and voters of a city in city annexation proceedings.
[1969 c.700 §29]

PENALTIES

268.990 Penalties; jurisdiction. (1) Violation of any ordinance, rule or regulation adopted by a district shall be punishable by a fine of not more than \$500 or by imprisonment in a county jail for not more than 30 days or by both.

(2) Any penalty for such a violation may be imposed or enforced by the district in the district or circuit court of the state for the county where the violation takes place.
[1969 c.700 §25]

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, 1969.

Robert W. Lundy
Legislative Counsel

CHAPTERS 269 AND 270

[Reserved for expansion]