

Chapter 190

1975 REPLACEMENT PART

Cooperation of Governmental Units; State Census

INTERGOVERNMENTAL COOPERATION

- 190.003 Definitions for ORS 190.003 to 190.110
- 190.007 Policy; construction
- 190.010 Authority of local governments to make intergovernmental agreement
- 190.020 Contents of agreement
- 190.030 Effect of agreement
- 190.110 Authority of units of local government and state agencies to cooperate
- 190.150 Agreements under federal Watershed Protection and Flood Prevention Act
- 190.210 Executive Department to maintain liaison with local governments providing services to state agencies
- 190.220 State to pay share of cost of intergovernmental and planning studies; limitation
- 190.230 Public employment status of certain persons under various federal programs
- 190.240 Furnishing of services by state agency to federal and local governmental units
- 190.250 Furnishing centralized accounting and data processing services to federal and local governmental units

INTERGOVERNMENTAL COORDINATION

- 190.310 Definitions for ORS 190.310 to 190.340
- 190.320 Intergovernmental Coordination Division; administrator

- 190.330 Duties of division
- 190.340 Agencies to assist division

INTERSTATE COOPERATION

- 190.410 Definitions for ORS 190.410 to 190.440
- 190.420 Authority of public agency to make agreements with public agencies in other states; content of agreement; liability of public agency
- 190.430 Attorney General to review agreements
- 190.440 Powers of public agency under agreement

STATE CENSUS

- 190.510 Definitions for ORS 190.510 to 190.610
- 190.520 Annual estimate of population of cities and counties by State Board of Higher Education; actual count
- 190.530 Revision of certificate; effect
- 190.540 Effect of certificate of population; use in computing shares of state revenues
- 190.580 Rules and regulations
- 190.590 Reporting information to board
- 190.610 Board to establish program at state institution of higher education
- 190.620 Effect of corrected certificate on payments to cities or counties; adjustment of payments

CROSS REFERENCES

INTERGOVERNMENTAL COOPERATION

- Actions by intergovernmental unit against contractors conspiring to destroy competition, 30.312
- Aging persons, problems of, cooperation regarding, 414.300
- Alcoholism, treatment and rehabilitation services; grants, 430.370
- Boats and boating, 488.176, 488.830
- Cigarettes and other tobacco products, exchange of information, 323.250
- Consumer services, state agency functions coordinated by Consumer Services Division, 184.595
- Detainers, Agreement on, 135.775
- Driver License Compact, 482.820
- Employes, merit system administration, 240.095
- Flood prevention, 568.552
- Hospital facilities, authorization of joint public authorities, 441.575
- Indemnifying political subdivision for loss or damage resulting from occupancy of its property, 271.380
- Interstate and federal cooperation regarding:
 - Conservation of soil and natural resources, 568.020
 - Livestock programs, 599.395, 599.495
- Interstate Compact on Juveniles, Ch. 417
- Interstate crime prevention and enforcement, 131.685

- Interstate Library Compact, 357.330 to 357.370
- Interstate prevention of theft of livestock, 604.425
- Juvenile delinquency, cooperation among counties and cities to control, 419.010
- Juvenile departments and detention facilities for juveniles, joint county operation of, 419.604, 419.612
- Land use planning and development, 197.050, 197.055
- Law enforcement, county-city contracts for, 206.345
- Livestock brand inspection, 604.535
- Local income and sales taxes, collection and enforcement, 305.620
- Market news service, 576.035
- Mass transit service agreements, 267.200
- Mental health services, local, 430.610 to 430.660
- Minerals and ores, analysis for state agencies by Department of Geology and Mineral Industries, 516.035
- Multistate Tax Compact, 305.655
- Oregon Beef Council, cooperation with other organizations and agencies, 577.290
- Outdoor recreation resources, 390.010
- Out-of-state supervision of parolees and probationers, 144.610 to 144.620

- People's utility districts, contracts with other governmental units, 261.305
 Personnel division, services to other government units, 240.095
 Police Standards and Training, Board, 181.620
 Public buildings, modification for use by handicapped persons, 447.270
 Public employe's reemployment rights at end of cooperative agreement, 236.640
 Public health vector (insect) control, 452.210
 Racing commission cooperation with commissions and boards of other jurisdiction for betterment of racing, 462.275
 Radiation sources, intergovernmental control, 453.745
 Sewage disposal and other services, county plan to serve unincorporated urban areas in county, 451.120
 Sewage disposal, drainage, insect control and related problems, cooperation on, 450.705
 Soil and water conservation districts for conservation, 568.552
 Solid waste management and practices, 459.065
 State cooperation in power development, Const. Art. XI-D, s.2
 State Recreation Director, cooperation with local entities, 390.140
 State Soil and Water Conservation Committee, acceptance of materials by, 568.290
 Summer camp program, 418.705 to 418.730
 Surplus property, cooperation with Federal Government, 279.820
 Unclaimed Property Compact, 98.280
 Unemployment insurance, 657.755
 Uniform enforcement of regulations on use of vehicles on school grounds, 332.205
 Vehicle Equipment Safety Compact, 483.670
 Vote recording systems, joint purchase and use, 258.105
 Wage claims, reciprocal enforcement of, 652.420 to 652.445
 Water control districts, intergovernmental contracts, 553.750
 Watershed protection and flood prevention projects, cooperative studies, 542.750
 Western Interstate Corrections Compact, 421.282 to 421.294
 Work release programs, 144.460
- 190.010**
- County, city and school district joint facilities, 280.150
- 190.110**
- Cooperation in:
- Bridge construction, 367.370, 381.010, 381.098
 - Civil Service for fire fighters, 242.720
 - Coastal zone, preparing comprehensive land use plan, 191.110 to 191.180
- Development and operation of commodity commissions, 576.013
 Development of state's resources, 184.010
 Education in homemaking and agriculture, 343.910
 Federal flood control projects, 190.150, 549.630, 549.635
 Forest protection, 477.406
 Goose Lake water study, 536.420
 Insect control, 452.110
 Livestock disease control, 596.040
 Maintenance of air travel facilities, 492.310
 Mental health and exchange of mentally ill and mentally deficient persons, 428.240, 428.310
 Microfilm services, 192.072
 Planning land use and development, 351.260
 Port may contract with federal or state agencies, 777.112
 Ports to exercise jointly powers of each, 777.108
 Public defender (county), 151.090
 Public works construction, 280.010
 Rural fire protection, 478.300, 478.305, 478.310
 Sewage disposal and other service facilities, 451.140, 451.560
 Soil conservation, 568.550
 Solid waste management, 459.065
 State agency land management by Department of General Services, 273.695
 Support, enforcement of duty to, 180.320
 Tax matters, 306.125 to 306.129, 308.290, 309.024
 Traffic control, 352.360
 Unfair labor practice hearings, 663.295
 Water resources matters, 190.150, 530.500, 536.450, 536.460, 536.470, 536.480, 536.520, 549.630, 549.635, 549.710
 Workmen's compensation, interstate jurisdictional problems, 656.126
- 190.210**
- Payment to counties for services to state boards and commissions, 182.040
- 190.250**
- Payment for payroll services, deposited in account, 292.034
- 190.540**
- Issuance of dispenser's license, 472.110
- 190.580**
- Administrative procedures and rules of state agencies, Ch. 183

**INTERGOVERNMENTAL
COOPERATION**

190.003 Definitions for ORS 190.003 to 190.110. As used in ORS 190.003 to 190.110, "unit of local government" includes a county, city, district or other public corporation, commission, authority or entity organized and existing under statute or city or county charter.
[1967 c.550 s.2]

190.007 Policy; construction. In the interest of furthering economy and efficiency in local government, intergovernmental cooperation is declared a matter of state-wide concern. The provisions of ORS 190.003 to 190.110 shall be liberally construed.
[1967 c.550 s.3]

190.010 Authority of local governments to make intergovernmental agreement. A unit of local government may enter into a written agreement with any other unit or units of local government for the performance of any or all functions and activities that a party to the agreement, its officers or agencies, have authority to perform. The agreement may provide for the performance of a function or activity:

- (1) By a consolidated department;
- (2) By jointly providing for administrative officers;
- (3) By means of facilities or equipment jointly constructed, owned, leased or operated;
- (4) By one of the parties for any other party; or
- (5) By a combination of the methods described in this section.

[Amended by 1953 c.161 s.2; 1963 c.189 s.1; 1967 c.550 s.4]

190.020 Contents of agreement. (1) An agreement under ORS 190.010 shall specify the functions or activities to be performed and by what means they shall be performed. Where applicable, the agreement shall provide for:

- (a) The apportionment among the parties to the agreement of the responsibility for providing funds to pay for expenses incurred in the performance of the functions or activities.
- (b) The apportionment of fees or other revenue derived from the functions or activities and the manner in which such revenue shall be accounted for.
- (c) The transfer of personnel and the preservation of their employment benefits.

(d) The transfer of possession of or title to real or personal property.

(e) The term or duration of the agreement, which may be perpetual.

(f) The rights of the parties to terminate the agreement.

(2) When the parties to an agreement are unable, upon termination of the agreement, to agree on the transfer of personnel or the division of assets and liabilities between the parties, the circuit court has jurisdiction to determine that transfer or division.
[Amended by 1967 c.550 c.5]

190.030 Effect of agreement. (1) When an agreement under ORS 190.010 has been entered into, the unit of local government, consolidated department or administrative officer designated therein to perform specified functions or activities is vested with all powers, rights and duties relating to those functions and activities that are vested by law in each separate party to the agreement, its officers and agencies.

(2) An officer designated in an agreement to perform specified duties, functions or activities of two or more public officers shall be considered to be holding only one office.

(3) An elective office may not be terminated by an agreement under ORS 190.010.

[Amended by 1967 c.550 s.6]

190.040[Amended by 1953 c.182 s.2; 1957 c.428 s.1; repealed by 1963 c.189 s.3]

190.110 Authority of units of local government and state agencies to cooperate. In performing a duty imposed upon it or in exercising a power conferred upon it, a unit of local government or a state agency of this state may cooperate, by agreement or otherwise, with a unit of local government or a state agency of this or another state, or with the United States, or with a United States governmental agency. This power includes power to provide jointly for administrative officers.
[Amended by 1963 c.189 s.2; 1967 c.550 s.7]

190.120 [1955 c.164 s.1; 1959 c.662 s.3; 1961 c.108 s.8; renumbered 297.910]

190.150 Agreements under federal Watershed Protection and Flood Prevention Act. (1) Districts that may enter into agreements with the United States, or any agency or instrumentality thereof, under the Watershed Protection and Flood Prevention Act, as amended (16 U.S.C. 1002), are:

- (a) People's utility districts organized under ORS chapter 261.

(b) Domestic water supply corporations organized under ORS chapter 264.

(c) Irrigation districts organized under ORS chapter 545 and ORS 548.005 to 548.810.

(d) Drainage districts organized under ORS chapter 547 and ORS 548.005 to 548.810.

(e) Diking districts organized under ORS chapter 551.

(f) Water control districts organized under ORS chapter 553.

(g) Irrigation, drainage, water supply or flood control corporations organized under ORS chapter 554.

(2) No agreement under subsection (1) of this section that imposes any part of the cost of a work of improvement upon a district is binding upon the district until the project and the method of financing its costs have been authorized in accordance with the laws that apply to that district.

(3) This section is intended to be supplementary and in addition to and is not intended to repeal any law authorizing this state or any political subdivision or instrumentality thereof to make contracts with the United States or any agency or instrumentality thereof.

[1959 c.113 ss.1, 2, 3; 1969 c.50 s.2]

190.210 Executive Department to maintain liaison with local governments providing services to state agencies. The Legislative Assembly recognizes the need for intergovernmental cooperation between the state governmental agencies located in the various regions of the state and the local governmental agencies which provide the state agencies necessary services such as: (a) fire and police protection; (b) sewage, water and storm drainage; (c) traffic and transportation facilities; (d) refuse disposal; and (e) schools, parks and zoning. In meeting this need for intergovernmental cooperation, the Executive Department shall maintain liaison with the various local governmental agencies which provide services to the state agencies and may participate in the joint deliberations of the local governments in developing plans for services which are supported or utilized by these state agencies.

[1961 c.591 s.1]

190.220 State to pay share of cost of intergovernmental and planning studies; limitation. (1) The Executive Department is authorized to pay out of the General Fund, to the extent that moneys are available therefor, its proportionate share of the cost

of development and coordination of intergovernmental studies and plans prepared by tax supported intergovernmental planning groups, except that the state's financial participation shall be limited to the planning and coordinating of those activities and services which are supported or utilized by the state agencies located in the various regional areas.

(2) The Executive Department is authorized to pay, from moneys appropriated for such purposes, grants-in-aid to tax supported intergovernmental planning groups in support of planning activities conducted by such groups.

[1961 c.591 s.2; 1969 c.136 s.5]

190.230 Public employment status of certain persons under various federal programs. Persons who are recipients, beneficiaries or trainees in work training, work study and work experience programs authorized by the Economic Opportunity Act of 1964 (United States Public Law 88-452), as amended; persons who are volunteers under section 603 of that Act; persons participating in the Work Incentive Program, Title IV of the Social Security Act (United States Public Law 90-248), as amended; and persons participating in programs of work experience and training under Title I of the Comprehensive Employment and Training Act of 1973 (United States Public Law 93-203), as amended, during their participation in such programs:

(1) Are not serving in positions in the service of the state or any county or city for purposes of any merit system or civil service law or of any state, county or city retirement system.

(2) Are not employees as defined in ORS 657.015.

(3) Are workmen covered under the state system of workmen's compensation if the recipient, beneficiary or trainee is not otherwise covered by a federal program of insurance offering similar coverage.

[1965 c.405 s.1; 1969 c.227 s.1; 1975 c.107 s.1]

190.240 Furnishing of services by state agency to federal and local governmental units. (1) Subject to rules prescribed by the Executive Department, any state agency as defined in ORS 291.002 may, upon request, furnish to the Federal Government or a city, county, district or other municipal corporation or political subdivision in Oregon the same or similar services, other than materials, equipment and supplies, having a single unit price of less than \$500, furnished

under the laws of this state to other state agencies. Equipment does not include used goods; material and supplies do not include goods produced by the State of Oregon. The cost of the services provided under this subsection shall be charged to the Federal Government, city, county, district or other municipal corporation or political subdivision for which the services are performed.

(2) Except as provided in subsections (3) and (4) of this section, in the case of state agencies, the cost of services furnished pursuant to subsection (1) of this section may be paid out of the miscellaneous receipts account established pursuant to ORS 283.250 for such agencies. All moneys received by an agency in payment of such services shall be paid into the State Treasury for deposit to the credit of the miscellaneous receipts account established pursuant to ORS 283.250 for the agency furnishing the service.

(3) In the case of the Executive Department, the cost of services furnished pursuant to subsection (1) of this section may be advanced from the Executive Department Revolving Fund and reimbursed to the fund from the charges paid to the department by the Federal Government, city, county, district or other municipal corporation or political subdivision for which the services are performed.

(4) In the case of the Department of General Services, the cost of services furnished pursuant to subsection (1) of this section may be advanced from the General Services Revolving Fund and reimbursed to the fund from the charges paid to the department by the Federal Government, city, county, district or other municipal corporation or political subdivision for which the services are performed.

[1965 c.351 s.2 (2), (3); 1967 c.419 s.43; 1969 c.420 s.1]

190.250 Furnishing centralized accounting and data processing services to federal and local governmental units. Upon request of the Federal Government or a city, county, district or other municipal corporation or political subdivision in Oregon, the Executive Department may provide centralized accounting, data processing, data recording and storing and other similar services for such Federal Government, city, county, district or other municipal corporation or political subdivision. The cost of the services provided under this section may be advanced out of the Executive Department Revolving Fund and the cost thereof shall be charged to the Federal Government, city, county,

district or other municipal corporation or political subdivision for which the services are performed.

[1965 c.351 s.2 (1); 1967 c.454 s.91]

190.260[Formerly 297.920; repealed by 1967 c.454 s.119]

INTERGOVERNMENTAL COORDINATION

190.310 Definitions for ORS 190.310 to 190.340. As used in ORS 190.310 to 190.340, unless the context requires otherwise:

(1) "Federal aid" includes all types of federal grants, federal financial assistance, federal loans and other types of federal assistance, whether or not any state or local funds are required to match or contribute toward the costs of the program for which federal aid is available.

(2) "Local governments" means municipal corporations as defined in ORS 294.311.

(3) "State agency" means state agency as defined in ORS 291.002.

[1967 c.165 s.1]

190.320 Intergovernmental Coordination Division; administrator. The Office of Intergovernmental Coordinator that has heretofore operated under ORS 190.310 to 190.340 is hereby transferred into the Intergovernmental Coordination Division of the Executive Department of the state. The administrative head of the division shall be known as the Administrator of the Intergovernmental Coordination Division.

[1967 c.165 s.2; 1969 c.80 s.27]

190.330 Duties of division. The Intergovernmental Coordination Division shall:

(1) Compile and maintain current information on available and pending federal aid programs and make this information available to state agencies and to local governments in this state.

(2) Provide assistance, as requested, to state agencies and local governments in this state in preparing applications for federal aid.

(3) Compile and maintain current information relating to the amounts of federal aid being received and disbursed by state agencies and local governments in this state.

(4) Analyze the relations of federal aid programs with state and locally financed programs and make recommendations to state agencies, local governments, the Director of the Executive Department, the Governor and the Legislative Assembly on

means of avoiding duplication of activity and of increasing efficiency in programs financed by federal aid.

[1967 c.165 s.3; 1969 c.80 s.28; 1975 c.605 s.13]

190.340 Agencies to assist division.

All agencies and officers of this state and all local governments and officers thereof in this state are directed to assist the division in carrying out its functions under ORS 190.310 to 190.340 by furnishing the division such information as the Administrator of the Intergovernmental Coordination Division requests and is relevant to those functions.

[1967 c.165 s.4; 1969 c.80 s.29]

INTERSTATE COOPERATION

190.410 Definitions for ORS 190.410 to 190.440. As used in ORS 190.410 to 190.440, "public agency" includes any county, city, special district or other public corporation, commission, authority or entity organized and existing under laws of this state, or any other state, or under the city or county charter of any county or city of this or any other state.

[1969 c.390 s.1]

190.420 Authority of public agency to make agreements with public agencies in other states; content of agreement; liability of public agency. (1) Any power or powers, privileges or authority exercised or capable of exercise by a public agency in this state may be exercised and enjoyed jointly with any public agency in another state to the extent that the laws of the other state permit such joint exercise or enjoyment.

(2) Public agencies in this state and in another state may enter into agreements with one another for joint or cooperative action. Such action must be recorded by ordinance, resolution or in other lawful manner by the governing bodies of the participating public agencies.

(3) An agreement under subsection (2) of this section must specify its duration, the organization, composition and nature of any separate legal or administrative entity created to exercise the functions agreed upon, the purpose of the agreement, the method of financing the joint or cooperative undertaking, the methods to be employed to terminate the agreement, and any other necessary and proper matters.

(4) No agreement under subsection (2) of this section shall relieve any public agency

of any obligation or responsibility imposed on it by law.

[1969 c.390 s.2]

190.430 Attorney General to review agreements. Every agreement made under ORS 190.420 shall be submitted to the Attorney General before taking effect. The Attorney General shall determine whether the agreement is in proper form and compatible with the laws of this state. If the Attorney General determines that the agreement is in some instance improper, he shall give written notice to the governing body of the public agency in this state concerning the specific respects in which the agreement fails to comply with law. Failure to give such notice within 30 days of submission of the agreement to the Attorney General shall constitute approval of the agreement.

[1969 c.390 s.3]

190.440 Powers of public agency under agreement. Any public agency entering into an agreement under ORS 190.410 to 190.440 may expend funds and may sell, lease, give or otherwise supply the administrative board of other legal or administrative entity that operates the joint or cooperative undertaking by providing such personnel or services therefor as may be within its legal power to furnish.

[1969 c.390 s.4]

STATE CENSUS

190.510 Definitions for ORS 190.510 to 190.610. As used in ORS 190.510 to 190.610, unless the context requires otherwise:

(1) "Board" means the State Board of Higher Education established under ORS 351.010.

(2) "City" means any incorporated city or town.

[Formerly 221.845; 1965 c.207 s.1]

190.520 Annual estimate of population of cities and counties by State Board of Higher Education; actual count. The board shall:

(1) Annually estimate the population as of July 1 of each city and county within the state and no later than December 15 of each year file with the Secretary of State a certificate of population showing the board's estimate of the population of each city and county within the state as of July 1. The board's estimate may be based upon statistical or other pertinent data or upon an actual

count. The certificate shall also indicate the results of any enumeration of cities or annexed areas made after July 1.

(2) Annually estimate the number of persons between the ages of 4 and 20 who resided in each county as of October 25. The board shall certify such estimate to the Superintendent of Public Instruction and to the executive officer of the administrative office of each county, as defined in ORS 328.001, by January 1 of each year.

(3) Upon an official request from a city, county, political subdivision, public corporation or state agency, cause to be conducted at the expense of the requesting party an actual count of the population of the area specified in the request and file with the Secretary of State a certificate of population based upon such count.

(4) Upon the incorporation of a city, cause to be conducted at the expense of the city an actual count of the population of the city. The board shall file a certificate of population with the Secretary of State based upon such count. If the election of officers of the newly incorporated city is held 40 days or more before the end of the calendar quarter, the certificate shall be filed before the end of the calendar quarter. If the election is held less than 40 days before the end of the calendar quarter, the certificate shall be filed before the end of the calendar quarter next following the election.
[Formerly 221.850; 1963 c.312 s.1; 1971 c.294 s.11]

190.530 Revision of certificate; effect.

Upon petition from a city, county, political subdivision, public corporation or state agency for reconsideration, or upon its own motion, the board may revise its determination of the population of a city, county or other area. Payment of funds to a city, county or other area under ORS 323.455, 366.785 to 366.820 or 471.810 shall be affected by a subsequent filing of a corrected certificate under this section in the manner provided by ORS 190.620.
[Formerly 221.855; 1963 c.312 s.2; 1971 c.222 s.2]

190.540 Effect of certificate of population; use in computing shares of state revenues. (1) The population shown in the certificate of population of the board filed pursuant to ORS 190.520 or 190.530 shall be the official population of the city, county or other area covered by the certificate until a later certificate covering such city, county or other area is filed by the board.

(2) After a certificate of population is filed pursuant to ORS 190.520 or 190.530,

the population of a city, county or other area as shown in the certificate shall be the official and exclusive basis for determining per capita allocation and payment of funds to such city, county or other area under ORS 366.785 to 366.820 and 471.810 until the filing by the board of a later certificate for such city, county or other area.

[Formerly 221.860; 1961 c.259 s.1; 1963 c.312 s.3; 1967 c.577 s.6]

190.550[Formerly 221.865; repealed by 1965 c.207 s.7]

190.560[Formerly 221.870; repealed by 1965 c.207 s.7]

190.570[Formerly 221.875; repealed by 1965 c.207 s.7]

190.580 Rules and regulations. The board may adopt such rules and regulations as it considers desirable and expedient in the conduct of its duties under ORS 190.510 to 190.610.

[Formerly 221.880]

190.590 Reporting information to board. Any state agency, or officer thereof, and any city, or department, officer or employe thereof, shall, upon request of the board, furnish such available information as may be required by the board in securing accurate data and information upon which to base its estimates. The board may prescribe the form for reporting such information.

[Formerly 221.885]

190.600[Formerly 221.890; repealed by 1963 c.115 s.2]

190.610 Board to establish program at state institution of higher education. The board shall establish a program at one or more of the institutions under its control, designed to perform the duties imposed upon it by ORS 190.510 to 190.610.

[1965 c.207 s.6]

190.620 Effect of corrected certificate on payments to cities or counties; adjustment of payments. (1) Whenever a corrected certificate of census is filed and the correction is such that payment of funds under ORS 323.455, 366.785 to 366.820 or 471.810 was more or less than the city, county or other area would have been entitled, the payment shall be corrected in the distribution of funds next following the erroneous distribution. In computing the corrected distribution, the amount due any city or county or other area under the corrected certificate shall be distributed first, and the amounts payable that would otherwise be distributed shall be adjusted accordingly.

(2) The provisions of subsection (1) of this section shall apply to all distributions made after December 31, 1970, if a corrected certificate has been filed prior to the distribution next following the erroneous distribution. If the corrected certificate is not filed before the distribution next following the

erroneous distribution, no adjustments are required and the corrected certificate shall affect only those distributions made after the corrected certificate is filed.

[1971 c.222 s.1]

CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Thomas G. Clifford, 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,
October 1, 1975.

Thomas G. Clifford
Legislative Counsel