

# Chapter 321

## 1977 REPLACEMENT PART

### Timber Taxes

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## FOREST PRODUCTS HARVEST TAX

**321.005 Definitions for ORS 321.005 to 321.225.** As used in ORS 321.005 to 321.225 and 477.425 to 477.460, unless the context requires otherwise:

(1) "Board" means the State Board of Forestry.

(2) "Merchantable forest lands" means all forest lands in this state containing merchantable stands of timber.

(3) "Protected west side forest lands" means those forest lands:

(a) That are merchantable forest lands; and

(b) Located in that part of the State of Oregon lying westerly of a line beginning at the intersection of the north boundary of the State of Oregon and the western boundary of Wasco County thence southerly along the western boundaries of the counties of Wasco, Jefferson, Deschutes and Klamath to the south boundary of the State of Oregon; and

(c) Which are protected from the starting or spread of fire thereon or therefrom by:

(A) The State Forester, with the approval of the board; or

(B) The United States of America through contract with the State Forester; or

(C) Any forest protective agency under contract with the State Forester or the board pursuant to ORS 477.406; or

(D) Any forest protective agency, described in subparagraph (C) of this paragraph, under an agreement with the United States of America wherein such agency agrees to protect specific federal forest lands and, in return, the United States of America agrees to protect specific lands of such agency.

(4) "Department" means the Department of Revenue.

(5) "Committee" means the Emergency Fire Cost Committee.

(6) "Forest land" means any land producing forest products.

(7) "Forest products" includes all products derived through the cutting, severing or otherwise removing of forest trees and wind-falls.

(8) "Forest protection district" means a district established under ORS 477.225.

(9) "Harvesting" means the cutting, severing or otherwise removing of merchantable forest products from forest lands.

(10) "Merchantable stand of timber" means any stand on forest lands containing living or dead timber which is being or can be harvested.

(11) "Taxpayer" means any individual, partnership, corporation or association of whatever nature, owning the harvested forest products at the time of harvesting, or acquiring title thereto by virtue of such harvesting and payment therefor. However, the grantor of forest products who reacquires the forest products after harvesting shall be deemed the taxpayer with respect to such forest products.

(12) "Taxes" means the taxes provided for in ORS 321.015.

[1953 c.375 §1; 1957 c.309 §3; 1961 c.726 §412; 1965 c.253 §139; 1967 c.429 §38]

**321.010** [Repealed by 1953 c.375 §38]

**321.011 Policy.** The prevention and suppression of forest fires on forest lands for the preservation of forest resources and the continuous growth of timber on lands suitable therefor are declared to be the public policy of the State of Oregon. The Legislative Assembly recognizes that the forested areas situated within eastern Oregon predominate in Ponderosa pine trees and associated species, and that the forested areas situated within western Oregon predominate in Douglas fir and associated species; that because of this difference in species, different forest fire protection problems exist in eastern and western Oregon, and different logging conditions and circumstances in each necessitate varied forest practices in the disposal of forest slashings and debris; and that, therefore, in order to give recognition to such differences and their effect on the accomplishment of the public policy stated in this section, certain classifications of forest lands within the State of Oregon are established by ORS 321.005 to 321.255.

[1957 c.309 §2]

**321.012 Public to share cost of suppressing fires caused by public.** The Legislative Assembly finds that it is in the interest of the State of Oregon that the public as a whole share responsibility for protecting the forests of this state, by making funds available from time to time for suppression of fires caused by the public.

[1967 c.429 §60]

**321.015 Levy of privilege tax on the harvesting of forest products.** (1) There hereby is levied a privilege tax upon taxpayers on the harvesting of all merchantable forest products harvested on merchantable forest lands for the fiscal year beginning July 1, 1953, and for each fiscal year thereafter, in the amount provided in ORS 321.025 and 321.035.

(2) In addition to the tax levied by subsection (1) of this section, there hereby is levied a forest products harvest tax upon taxpayers on all merchantable forest products harvested on protected west side forest lands for the payment of benefits as provided in ORS 321.005 to 321.225 and 477.425 to 477.460 for the fiscal year beginning July 1, 1953, and for each fiscal year thereafter, in the amounts provided in ORS 321.025 and 321.035.

(3) Subject to subsection (4) of this section, the taxes shall be measured by and be applicable to each per thousand feet, board measure, on the total quantity of forest products harvested in this state measured by use of any log scale which is or may be in general use in the logging industry and which is designed to measure total volume of merchantable forest products in board feet. However, if the department finds that the scale used by any taxpayer in computing the taxes due under ORS 321.005 to 321.225 does not accurately reflect the total quantity of merchantable forest products harvested by him, it may require the taxpayer to adopt another log scale in general use in the industry which in the department's opinion will accurately reflect his merchantable harvest in board feet. In the case of salvage operations, where the log scale used does not reflect the total volume of merchantable forest products in board feet, the taxpayer may make a percentage deduction to determine such volume which is reasonable for the area from which the forest products were harvested; the deduction shall be subject to the approval of the department.

(4) The first 25,000 feet, board measure, of forest products harvested annually by any taxpayer during each fiscal year shall be excluded from the total quantity of harvested forest products which constitutes the measure of the taxes under ORS 321.005 to 321.225.

[1953 c.375 §2; 1957 c.309 §14]

**Note:** Section 1, chapter 450, Oregon Laws 1977, provides:

**Sec. 1.** Notwithstanding any other provisions of law, for the fiscal years beginning July 1, 1977 and July 1, 1978, the rate of the tax levied by subsection (1) of ORS 321.015 shall be \$.0625 higher than the rate that other-

wise would be in effect under subsection (1) of ORS 321.025. The revenue raised by this additional levy shall be considered in computations under ORS 321.037.

**321.020** [Repealed by 1953 c.375 §38]

**321.025 Rate of tax.** (1) Except as otherwise provided in ORS 321.037, the rate of the tax levied by subsection (1) of ORS 321.015 is five cents per thousand feet, board measure, on all merchantable forest products harvested on merchantable forest lands.

(2) The rate of the tax levied by subsection (2) of ORS 321.015 is six cents per thousand feet, board measure, on all merchantable forest products harvested on protected west side forest lands.

[1953 c.375 §3; 1959 c.537 §1; 1961 c.242 §1; 1967 c.429 §11; 1977 c.182 §1]

**Note:** Section 5, chapter 182, Oregon Laws 1977, provides:

**Sec. 5.** Notwithstanding the provisions of ORS 321.025 as amended by section 1 of this Act, during the fiscal year beginning July 1, 1977, the tax rate referred to in subsection (2) of ORS 321.025 shall be five cents.

**321.027 Levy of additional privilege tax on harvesting of forest products.** (1) In addition to the taxes levied under subsections (1) and (2) of ORS 321.015 and subsection (1) of ORS 477.830, there hereby is levied a privilege tax upon taxpayers on the harvesting of all merchantable forest products harvested on merchantable forest land on or after July 1, 1977, and prior to July 1, 1979, in the amount provided in subsection (2) of this section.

(2) The rate of the tax levied by subsection (1) of this section shall be 6.7 cents per thousand feet, board measure, on all merchantable forest products harvested on merchantable forest lands.

(3) The tax shall be measured by and be applicable to each per thousand feet, board measure, and such shall be subject to and determined by the procedures and provisions of subsections (3) and (4) of ORS 321.015.

(4) The tax levied by subsection (1) of this section shall be due and payable to the department in the manner and procedure, including penalties and interest, as set forth for the collection of the privilege tax in ORS 321.005 to 321.225.

(5) The revenue from the tax levied by subsection (1) of this section shall be remitted to the State Treasurer who shall deposit it in a suspense account established under ORS 293.445. After payment of refunds pursuant to subsection (6) of this section, the balance

remaining shall be deposited in the Forest Practices Subaccount of the Forest Products Harvest Tax Account, referred to in ORS 321.145, which subaccount is hereby established.

(6) Notwithstanding ORS 291.238, the amount of moneys necessary to pay refunds of the taxes levied under subsection (1) of this section hereby is appropriated continuously to the department from the suspense account referred to in subsection (5) of this section, and shall be used by the department for the payment of all refunds of taxes levied under subsection (1) of this section which have been audited and approved by the department. Any penalties, interest and taxes then due from the taxpayer shall be applied in that order in computing any refund, and only the balance due the taxpayer, if any, shall be refunded. The department shall on its records charge each refund against the revenue from the tax levied under subsection (1) of this section and the balance of the revenue shall be credited to the Forest Practices Subaccount of the Forest Products Harvest Tax Account.

(7) All moneys remaining in the Forest Practices Subaccount on February 1, May 1, August 1 and November 1 of each year shall be transferred to the State Forestry Department Account referred to in ORS 526.060.

(8) Notwithstanding ORS 291.238, the moneys transferred from the Forest Practices Subaccount to the State Forestry Department Account are appropriated continuously for and shall be used by the State Forester, under the supervision and direction of the board, for the purposes of administering the Oregon Forest Practices Act (ORS 527.610 to 527.730).  
[1977 c.172 §2]

**321.028 Purpose of ORS 321.027.** The purpose of the tax levied by subsection (1) of ORS 321.027 is to derive revenues to defray the costs of administering the Oregon Forest Practices Act (ORS 527.610 to 527.730) in an amount not to exceed 40 percent of the total expenditures approved by the Legislative Assembly for this purpose, including salary adjustments approved by the Fifty-ninth Legislative Assembly for fiscal years 1977 and 1978.  
[1977 c.172 §3]

**321.030** [Repealed by 1953 c.375 §38]

**321.035 Determination of moneys available for research and experiment and for fire control.** (1) For purposes of determining the moneys available in any

account referred to in this section as of February 16, such shall be the balance shown on such date less the total of:

(a) The unexpended balance as of February 16 of the amount budgeted to be expended from the account for the fiscal year in which the determination is made; and

(b) The amount budgeted to be expended from the account for the following fiscal year.

(2) The insurance principle is recognized in providing funds for emergency forest fire control and research and experiment.  
[1953 c.375 §4; 1961 c.297 §4; 1963 c.88 §1; 1967 c.429 §7]

**321.037 Reduction of tax rate for forest research and experiment purposes.** On or about the last day in February of each year the State Board of Higher Education shall meet and determine if the moneys in the Forest Research and Experiment Account as of the preceding February 16 exceed a reserve base of \$400,000. If the State Board of Higher Education determines that the moneys in the account exceed the reserve base, the taxes described in subsection (1) of ORS 321.015 shall be levied for the following fiscal year at 50 percent of the rate specified in subsection (1) of ORS 321.025.  
[1967 c.429 §9]

**321.040** [Repealed by 1953 c.375 §38]

**321.042** [1967 c.429 §10; repealed by 1969 c.524 §15]

**321.045 Payment of tax; returns.** (1) The taxes levied under ORS 321.015 shall be due and payable in quarterly instalments, on or before the last day of October, January, April and July, for the preceding calendar quarter.

(2) On or before the last day of October, January, April and July, each taxpayer shall make out a return on the form prescribed by the department showing the amount of the tax for which he is liable for the preceding calendar quarter and the other information the department considers necessary to correctly determine the tax due and shall mail or deliver the return, together with a remittance for the amount of the tax, to the office of the department. The return shall be signed and verified by the taxpayer or a duly authorized agent of the taxpayer. Whenever in its judgment good cause exists, the department may allow further time for filing a return and payment of tax.

(3) All payments received under ORS 321.005 to 321.225 shall be credited, first, to

penalty and interest accrued, and then to tax due.

[1953 c.375 §§5, 6; 1965 c.331 §1]

**321.050** [Repealed by 1953 c.375 §38]

**321.055 Audit of returns by department; interest and penalties on deficiency or delinquency governed by ORS chapter 305.** (1) The provisions of ORS chapter 305 as to the audit and examination of reports and returns, determination of deficiencies, assessments, claims for refund, conferences, appeals to the director of the department and appeals to the Oregon Tax Court, and the procedures relating thereto, shall apply to the determination of taxes, penalties and interest imposed under ORS 321.005 to 321.225 except where the context requires otherwise.

(2) If a taxpayer (a) fails to file a return required by ORS 321.045 or (b) fails to pay a tax at the time the tax becomes due, there shall be added to the amount of tax on the return a delinquency penalty of five percent of the amount of such tax.

(3) If the failure to file a return continues for a period in excess of three months after the due date, there shall be added to the amount of tax required to be shown on the return a failure to file penalty of 20 percent of the amount of such tax. This penalty is in addition to the delinquency penalty imposed by subsection (2) of this section.

(4) For purposes of this section, the amount of tax required to be shown on the return shall be reduced by the amount of any part of the tax which is paid on or before the date prescribed for payment of the tax and by the amount of any credit against the tax which may be lawfully claimed upon the return.

[1953 c.375 §7; 1975 c.593 §19; 1977 c.870 §45]

**321.060** [Repealed by 1953 c.375 §38]

**321.065** [1953 c.375 §8; repealed by 1977 c.870 §24 (321.126 enacted in lieu of 321.065)]

**321.070** [Repealed by 1953 c.375 §38]

**321.075 Warrant for collection of delinquent taxes; lien on real property.** (1) If any tax imposed by ORS 321.005 to 321.225, or any portion of such tax, is not paid within the time provided by law, the department shall issue a warrant, under its official seal, directed to the sheriff of any county of the state, commanding him to levy upon and sell the real and personal property of the taxpayer owning the same, found within his county, for the payment of the amount thereof, with the added penalties, interest and cost of executing

the warrant, and to return the warrant to the department and to pay to it the money collected by virtue thereof, within 60 days after receipt of the warrant. The sheriff shall, within five days after the receipt of the warrant, file with the clerk of his county a copy thereof, and thereupon the clerk shall enter in the judgment docket, in the column for judgment debtors, the name of the taxpayer mentioned in the warrant, and in appropriate columns the amount of the tax or portion thereof and penalties for which the warrant is issued and the date when the copy is filed. Thereupon the amount of the warrant so docketed shall become a lien upon the title to and interest in real property of the taxpayer against which it is issued, in the same manner as a judgment duly docketed in the office of the clerk. The sheriff thereupon shall proceed upon the warrant in all respects, with like effect, and in the same manner prescribed by law in respect to executions issued against property upon judgments of a court of records, and he is entitled to the same fees for his services in executing the warrant, to be added to and collected as a part of the warrant liability.

(2) In the discretion of the department a warrant of like terms, force and effect may be issued and directed to any agent authorized to collect this tax. In the execution of the warrant, such agent has the powers conferred by law upon sheriffs, but is entitled to no fee or compensation in excess of actual expenses paid in the performance of such duty.

(3) If a warrant is returned not satisfied in full, the department shall have the same remedies to enforce the claim for taxes against the taxpayer as if the state had a recorded judgment against the taxpayer for the amount of the tax.

[1953 c.375 §9]

**321.080** [Repealed by 1953 c.375 §38]

**321.085** [1953 c.375 §10; repealed by 1961 c.573 §2 (305.140 enacted in lieu of 314.435, 315.635 and 321.085)]

**321.090** [Repealed by 1953 c.375 §38]

**321.095 Tax as a lien on forest products.** The taxes imposed by ORS 321.005 to 321.225 shall operate as a first lien on the forest products from the time of harvest. The lien shall follow the forest products in the same manner as provided for liens on logs under ORS 87.125 to 87.140 and 87.615 to 87.675, and may be attached and be foreclosed in the manner provided in those statutes.

[1953 c.375 §11]

**321.100** [Repealed by 1953 c.375 §38]

**321.105 Tax as debt; action to recover tax.** All taxes, interest and penalties due and unpaid under ORS 321.005 to 321.225 shall constitute a debt due the State of Oregon and may be collected, together with interest, penalty and costs, by appropriate judicial proceeding, which remedy is in addition to all other existing remedies. However, no proceeding for the collection of taxes under ORS 321.005 to 321.225 shall be instituted after the expiration of six years from the date such taxes were due.

[1953 c.375 §12]

**321.110** [Repealed by 1953 c.375 §38]

**321.115** [1953 c.375 §13; 1961 c.533 §55; repealed by 1977 c.870 §24 (321.126 enacted in lieu of 321.115)]

**321.120** [Repealed by 1953 c.375 §38]

**321.125** [1953 c.375 §14; repealed by 1977 c.870 §24 (321.126 enacted in lieu of 321.125)]

**321.126 Audits, deficiencies, assessments, refunds and appeals governed by ORS chapter 305.** The provisions of ORS chapter 305 as to the audit and examination of reports and returns, determination of deficiencies, assessments, claims for refund, conferences, appeals to the director of the department and appeals to the Oregon Tax Court, and the procedures relating thereto, shall apply to the determination of taxes under ORS 321.005 to 321.225 except where the context requires otherwise.

[1977 c.870 §25 (enacted in lieu of 321.065, 321.115 and 321.125)]

**321.130** [Repealed by 1953 c.375 §38]

**321.135 Enforcement of ORS 321.005 to 321.225 by department; rules and regulations.** (1) ORS 321.005 to 321.225 shall be enforced and the taxes imposed by ORS 321.005 to 321.225 shall be collected by the department which shall have the power to prescribe forms and to promulgate rules and regulations for the ascertainment, assessment and collection of the taxes imposed by ORS 321.005 to 321.225.

(2) For the purpose of determining the taxes imposed by ORS 321.005 to 321.225, the department may:

(a) Require any person to furnish any information deemed necessary.

(b) Examine the books, records and files of such person.

(c) Subpena and examine witnesses and administer oaths.

[1953 c.375 §15]

**321.140** [Repealed by 1953 c.375 §38]

**321.145 Tax revenue credited to suspense account; refunds; Merchantable Forest Lands Subaccount; Protected West Side Forest Lands Subaccount.** (1) The revenue from the taxes levied by ORS 321.005 to 321.225 shall be remitted to the State Treasurer who shall deposit it in a suspense account established under the provisions of ORS 293.445. After payment of refunds pursuant to subsection (2) of this section, the balance remaining shall be deposited in the General Fund to the credit of appropriate subaccounts of the Forest Products Harvest Tax Account which account hereby is established.

(2) Notwithstanding the provisions of ORS 291.238, the amount of moneys necessary to pay refunds of the taxes levied under subsections (1) and (2) of ORS 321.015 hereby is appropriated continuously to the department from the suspense account referred to in subsection (1) of this section, and shall be used by the department for the payment of all refunds of taxes levied under subsections (1) and (2) of ORS 321.015 which have been audited and approved by the department. Any penalties, interest and taxes then due from the taxpayer shall be applied in that order in computing any refund, and only the balance due the taxpayer, if any, shall be refunded. The department shall on its records charge each refund against the revenue from the tax with respect to which the refund is made and the balance of the revenue from each such tax shall be credited to the appropriate subaccount of the Forest Products Harvest Tax Account as provided in subsections (3) and (4) of this section.

(3) Subject to subsection (2) of this section, the revenues from the tax levied under the provisions of subsection (1) of ORS 321.015 shall be credited to the Merchantable Forest Lands Subaccount of the Forest Products Harvest Tax Account, which subaccount hereby is established.

(4) Subject to subsection (2) of this section, the revenues from the tax levied under subsection (2) of ORS 321.015 shall be credited to the Protected West Side Forest Lands Subaccount of the Forest Products Harvest Tax Account, which subaccount hereby is established.

[1953 c.375 §16; 1957 c.309 §4; 1957 c.528 §6; 1961 c.270 §1]

**321.150** [Repealed by 1953 c.375 §38]

**321.155** [1953 c.375 §17; repealed by 1957 c.309 §15]

**321.160** [Repealed by 1953 c.375 §38]

**321.165 Forest Emergency Fire Cost Account established; source; use; appropriation.** (1) There is established in the State Treasury in the General Fund an account to be known as the Forest Emergency Fire Cost Account, which shall consist of:

(a) All moneys made available to the State of Oregon by the United States or any agency thereof for emergency fire cost suppression purposes under ORS 321.005 to 321.225 and 477.425 to 477.460.

(b) Contributions or gifts by private persons or public or private agencies.

(c) Allocations from timber harvest taxes as provided in subsection (2) of ORS 321.215.

(2) Notwithstanding ORS 291.238, the moneys in the Forest Emergency Fire Cost Account are appropriated continuously to the Emergency Fire Cost Committee and shall be used for equalizing emergency fire suppression costs and for safeguarding the interests of owners of Class 1 or Class 2 forest lands, as defined in ORS 526.324, in any forest protection district or districts containing any protected west side forest lands, and for administrative expenses, which administrative expenses shall not exceed \$17,500 for each fiscal year beginning July 1.

[1953 c.375 §19; 1957 c.309 §5; 1961 c.297 §5; 1965 c.253 §140; 1967 c.429 §12]

**321.170** [Repealed by 1953 c.375 §38]

**321.175** [1953 c.375 §20; 1965 c.253 §141; repealed by 1967 c.429 §61]

**321.180** [Repealed by 1953 c.375 §38]

**321.185 Forest Research and Experiment Account established; source; use; appropriation.** (1) There hereby is established in the State Treasury in the General Fund an account to be known as the Forest Research and Experiment Account, which account hereby is appropriated continuously to the State Board of Higher Education for the purposes of ORS 526.215 and 526.225.

(2) The Forest Research and Experiment Account shall consist of:

(a) Allocations from harvest taxes as provided in subsection (1) of ORS 321.215.

(b) All moneys received in payment of uncollected taxes, penalties or interest under chapter 544, Oregon Laws 1947.

[1953 c.375 §21; 1957 c.309 §6; 1961 c.297 §6]

**321.190** [Repealed by 1953 c.375 §38]

**321.195** [1953 c.375 §22; repealed by 1957 c.309 §15]

**321.200** [Repealed by 1953 c.375 §38]

**321.205** [1953 c.375 §23; repealed by 1961 c.297 §12]

**321.215 Transfer of moneys from Merchantable and Protected West Side Forest Lands Subaccounts to Forest Research and Experiment Account and Forest Emergency Fire Cost Account.** (1) All moneys remaining in the Merchantable Forest Lands Subaccount on February 1, May 1, August 1 and November 1 of each year shall be transferred to the Forest Research and Experiment Account.

(2) All moneys remaining in the Protected West Side Forest Lands Subaccount on February 1, May 1, August 1 and November 1 of each year shall be transferred to the Forest Emergency Fire Cost Account.

[1953 c.375 §18; 1957 c.309 §7; 1961 c.297 §7]

**321.225 Prohibited acts.** No taxpayer shall:

(1) Refuse to make any return required by ORS 321.005 to 321.225.

(2) Make any false or fraudulent return or false statement on any return.

(3) Evade the payment of any tax, or any part thereof, imposed by ORS 321.005 to 321.225.

(4) Aid or abet another in any attempt to evade the payment of any tax, or any part thereof, imposed by ORS 321.005 to 321.225.

(5) Disobey any subpoena or subpoena duces tecum of the department.

(6) Refuse to testify when required so to do.

[1953 c.375 §33]

Note: Section 51, chapter 892, Oregon Laws 1977, provides:

**Sec. 51.** ORS 321.255, 321.260, 321.265, 321.270, 321.280, 321.285, 321.291, 321.295, 321.300, 321.305, 321.310, 321.315, 321.320, 321.325, 321.335, 321.340, 321.345, 321.350, 321.355, 321.360, 321.605, 321.610, 321.615, 321.617, 321.621, 321.622, 321.625, 321.630, 321.635, 321.640, 321.645, 321.650, 321.655, 321.660, 321.665, 321.670, 321.675, 321.680, 321.955, sections 46, 47, 48, 51 and 57, chapter 870, Oregon Laws 1977 (Enrolled Senate Bill 833), and chapter 753, Oregon Laws 1977 (Enrolled Senate Bill 1077), are repealed. The reclassification or redesignation of land or timber resulting from the repeal of those sections does not give rise to the assessment of back taxes or penalties or interest thereon provided in the repealed sections or elsewhere.

**321.255** [Formerly 528.010; 1973 c.348 §1; repealed by 1977 c.892 §51]

## WESTERN OREGON FOREST LAND AND SEVERANCE TAX

**321.257 Definitions for ORS 321.257 to 321.372.** As used in ORS 321.257 to 321.372, unless the context requires otherwise:

(1) "Department" means the Department of Revenue.

(2) "Forest land" means land in western Oregon (a) which is being held or used for the predominant purpose of growing and harvesting trees of a marketable species and has been designated as forest land or (b) the highest and best use of which is the growing and harvesting of such trees. Trees of a marketable species may vary in different areas in western Oregon and may change as the utilization of forest trees changes. The size, age, location, quality and condition of trees do not necessarily determine marketable species. Forest land often contains isolated openings which because of rock outcrops, river wash, swamps, chemical conditions of the soil, brush and other like conditions prevent adequate stocking of such openings for the production of trees of a marketable species. If such openings in their natural state are necessary to hold the surrounding forest land in forest use through sound management practices, they are deemed forest land. Forest land does not include buildings, structures, machinery, equipment or fixtures erected upon, under or above the soil, but does include roads described in ORS 308.236.

(3) "Harvest" means the point at which timber that has been cut, severed or removed for purposes of sale or use is first measured in the ordinary course of business as determined by reference to common practice in the timber industry.

(4) "Owner" means any individual or combination of individuals, partnership, firm, corporation or association of whatever nature holding title to harvested timber by virtue of:

- (a) An instrument of conveyance;
- (b) The harvesting of the timber; or
- (c) The harvesting of the timber and payment therefor.

(5) "Stumpage value" of timber means values determined from log grade value tables adopted or used by the department pursuant to ORS 321.282. Such table values shall be based upon voluntary purchases of standing timber made in the ordinary course of business for harvest within three years and shall make reasonable and adequate allowances for

all relevant factors, including size, quality, volume, age, disease, defect, breakage, stand density, costs of removal, accessibility to point of conversion, topography of the site and surrounding country and market conditions.

(6) "Taxing district" or "district" means each county, city, school district and other corporation vested with the power to levy property taxes in western Oregon.

(7) "Timber" means wood growth, mature or immature, growing or dead, standing or down, in western Oregon.

(8) "Unit of proper measurement" means any unit of measurement commonly used in the timber industry for measuring timber and timber products harvested.

(9) "Western Oregon" means that portion of the state lying west of a line beginning at the intersection of the northern boundary of the State of Oregon and the western boundary of Wasco County, thence southerly along the western boundaries of the counties of Wasco, Jefferson, Deschutes and Klamath to the southern boundary of the State of Oregon.

[1977 c.892 §1]

**321.260** [Formerly 528 020; repealed by 1977 c.892 §51]

**321.262 Purposes of ORS 321.257 to 321.372.** The purposes of ORS 321.257 to 321.372 are:

(1) To remove timber in western Oregon from ad valorem taxation.

(2) To impose with respect to forest lands in western Oregon a system of ad valorem taxation whereby the value of forest land is determined by a formula.

(3) To establish a severance tax on timber harvested in western Oregon as a means of:

(a) Recognizing the long-term nature of the forest crop and fostering the public policy of Oregon to encourage the growing and harvesting of timber.

(b) Protecting the public welfare by assuring that the citizens of the state and future generations shall have the benefits to be derived from the continuous production of forest products from the private forest lands of western Oregon.

(c) Promoting the state's policy of encouraging forestry and the restocking of forest lands to provide present and future benefits by enhancing the water supply, preventing erosion, providing habitat for wild game, providing scenic and recreational sites and providing for needed products.

(4) To provide a gradual, nondisruptive method of effecting the transition from the ad valorem taxation of timber in western Oregon to the severance tax on the harvesting of such timber.

(5) To assure local taxing districts that severance tax receipts will be considered a local revenue source to replace the locally levied ad valorem tax on timber.

[1977 c.892 §2]

**321.265** [Formerly 528.025; repealed by 1977 c.892 §51]

**321.267 Exemptions from ORS 321.257 to 321.372; tax in addition to ORS 321.005 to 321.225; limitations.** (1) The following timber and forest land are not subject to ORS 321.257 to 321.372:

(a) Timber and forest land assessed by the department pursuant to ORS 308.505 to 308.730, 308.805 to 308.820 and 308.990.

(b) Except as provided in ORS 321.347, timber and land classified under ORS 321.705 to 321.765.

(c) Timber on land that is exempt from ad valorem taxation.

(d) Except as provided in ORS 321.347, land and Christmas trees which are grown or growing on that land which has been prepared by intensive cultivation and tilling and on which all unwanted plant growth is controlled continuously for the exclusive purpose of growing such Christmas trees.

(2) The tax imposed by ORS 321.277 shall be in addition to that levied by ORS 321.005 to 321.225.

(3) Nothing contained in ORS 321.257 to 321.372 shall prevent:

(a) The collection of ad valorem property taxes which became a lien prior to January 1, 1978.

(b) The collection of taxes levied by ORS 321.005 to 321.225.

(c) Except as provided in section 45, chapter 892, Oregon Laws 1977, the collection of amounts payable upon declassification described under ORS 321.705 to 321.765.

(d) The collection of the additional tax imposed by ORS 321.645 to 321.670 (1975 Replacement Part) as it pertains to harvesting during the calendar year 1977. However, timber that is cut or severed in the calendar year 1977, but that is considered harvested in a subsequent year under ORS 321.287, shall not be subject to the additional tax.

(e) The collection of taxes imposed under ORS 321.255 to 321.360 (1975 Replacement Part).

[1977 c.892 §3]

**321.270** [Formerly 528.030; 1973 c.348 §2; repealed by 1977 c.892 §51]

**321.272 Severance tax imposed on timber on private lands; assessment and taxation of western Oregon forest land.** (1) Effective January 1, 1978, all timber in western Oregon shall be exempt from ad valorem taxation and in lieu thereof, there is imposed on timber harvested from privately owned land in western Oregon a severance tax as provided in ORS 321.257 to 321.342.

(2) Effective January 1, 1978, all forest land in western Oregon shall be assessed and taxed and the value determined under ORS 308.205, 308.232, 321.352 and 321.357.

[1977 c.892 §4]

**321.275** [Formerly 528.040; repealed by 1973 c.348 §12]

**321.277 Rate of severance tax.** (1) All owners of timber in western Oregon shall pay a severance tax of six and one-half percent of the stumpage value of timber harvested from privately owned land after December 31, 1977.

(2) In addition to the tax imposed by subsection (1) of this section, all owners of timber in western Oregon shall pay a severance tax on the stumpage value of timber harvested from land designated as reforestation land pursuant to ORS 321.255 to 321.360 (1975 Replacement Part) as of July 1, 1977. The rate of the tax shall be six percent of the stumpage value of timber harvested in 1978. For each calendar year thereafter, the rate shall be one-quarter percent less than the rate imposed for the preceding calendar year until for the calendar year 2002, the additional rate imposed by this subsection shall be zero.

[1977 c.892 §5]

**321.279 Alternative tax rate on certain timber; notice of election to department.** (1) Notwithstanding ORS 321.277 and subject to subsection (4) of this section, if a contract for the purchase of timber is entered into prior to July 1, 1977, and the purpose of the contract is the harvest of the timber so purchased, the amount of the tax imposed by ORS 321.257 to 321.342 upon the timber harvested on or after January 1, 1978, pursuant to the contract shall be equal to 100 percent of the immediate harvest value, as defined in ORS 321.605 (1975 Replacement Part), of the timber as of January 1, 1977,

multiplied by the same rate percent of levy as is applied to similarly located property in the calendar year prior to the calendar year of the harvest.

(2) This section shall apply only to contracts for the purchase of timber for harvest if the stumpage value of the timber purchased pursuant to the contract is \$150,000 or less.

(3) This section does not apply to timber harvested on or after October 1, 1978.

(4) Any purchaser or seller of timber electing the alternative rate allowed by subsection (1) of this section shall notify the Department of Revenue prior to January 1, 1978. The notice shall be accompanied by a certified copy of the contract for purchase of the timber and any other information required by the department.

[1977 c.892 §50a]

**321.280** [Formerly 528.050; 1973 c.348 §3; repealed by 1977 c.892 §51]

**321.282 Designation of timber value zones for determination of stumpage values by department; net stumpage recovery basis for certain taxpayers.** (1) On or before March 1 of each year, the department shall designate areas containing timber with similar values and such areas shall be used as units for determination of stumpage values. Such value areas for 1978 shall be the timber value zones used by the department for ad valorem timber tax valuation purposes in 1977. Prior to April 1 and October 1 of each year, for use during the ensuing six-month period, the department shall prepare tables of values by log grade or other appropriate system recognized by the department as commonly used in the industry for each species or subclassification of timber within such units. However, the first such tables for use during the period January 1, 1978, through September 30, 1978, shall be prepared prior to March 1, 1978. Such values shall be expressed in terms of a dollar amount per thousand board feet for each log grade of each species or subclassification. The log grading system used by the department and by the taxpayer in making the severance tax return shall be that of the Columbia River Log Scaling and Grading Bureau or other system commonly used in the forest industry and adopted by the department by rule.

(2) (a) Supplemental tables for adjustment shall be prepared in recognition that certain primary factors affecting logging costs and stumpage values may vary significantly within a given valuation area. The adjust-

ments may be either plus or minus, depending upon the basis of the typical logging cost used in subsection (1) of this section. The primary factors to be considered are (a) average volume per acre harvested, (b) logging conditions, and (c) average log size for young growth thinning operations. In addition, recognition shall be given to the added costs involved in logging small, somewhat isolated areas. However, the department, either on its own motion or in response to an application from a taxpayer, may specify an adjustment of stumpage value for timber that is damaged by fire, ice storm, insect damage, disease, flood, blowdown or other causes.

(b) When a taxpayer uses the adjustments specified in this subsection, he shall maintain appropriate accounting records to support the adjustments.

(3) Public hearings shall be held prior to the adoption of timber valuation schedules or changes in the boundaries of valuation areas developed in accordance with subsections (1) and (2) of this section. Notice of the hearings shall be published in a newspaper of general circulation throughout the state at least 14 days prior to the hearings date. In addition, the department may cause notice to be broadcast pursuant to ORS 193.310 to 193.360.

(4) An owner of less than 1,000 acres of forest land in western Oregon, who, during the 12-month period immediately preceding the due date of his quarterly severance tax return, is not engaged in and does not have an ownership interest of more than 10 percent in a business engaged in the processing of timber into wood products, may elect to calculate and pay his quarterly tax on the basis of his net stumpage recovery from such forest land rather than by use of the tables prepared in accordance with subsections (1) and (2) of this section. For this purpose his net stumpage recovery is the selling price of the logs at a conversion center in an arm's length transaction less administration, logging and log hauling costs typical for the type of harvest as determined by the department. The department may require such proof from the owner as it deems necessary to determine the amount of his stumpage recovery and his eligibility for the alternate calculation of the tax provided in this subsection.

(5) No person shall cut, sever or remove or cause to be cut, severed or removed any timber from privately owned land in western Oregon without first having notified the State Forester in writing with a copy to the department on forms prepared by the State Forester

and the department of intent to harvest pursuant to ORS 321.257 to 321.342 and 527.670. The notification shall specify where and when the harvest will take place and the nature of the harvest and shall include maps and other data as required by the State Forester and the department. The department shall establish by rule procedures to assure the receipt of the tax returns sent out or a report of nonharvest from the owner. The department shall conduct field and office audits to ascertain the correctness of any severance tax return.

[1977 c.892 §6]

**321.285** [Formerly 528.060; 1973 c.348 §4; repealed by 1977 c.892 §51]

**321.287 Quarterly payments; determination of amount harvested; delinquency.** The tax levied by ORS 321.277 shall be due and payable quarterly on or before the last day of April, July, October and January of each year for all timber harvested during the preceding calendar quarter commencing with the calendar quarter beginning January 1, 1978. The amount harvested shall be determined by units of proper measurement of the kinds of timber, species, quality classes, grades and products harvested. The tax shall be delinquent if not paid by the due date or within the additional time allowed for filing under subsection (1) of ORS 321.322.

[1977 c.892 §7]

**321.290** [Formerly 528.070; repealed by 1973 c.348 §5 (321.291 enacted in lieu of 321.290)]

**321.291** [1973 c.348 §6 (enacted in lieu of 321.290); repealed by 1977 c.892 §51]

**321.292 Western Oregon Severance Tax Administrative Account.** There is hereby established under ORS 293.445 a suspense account to be known as the Western Oregon Severance Tax Administrative Account. The moneys in such account hereby are appropriated continuously for use in reimbursing the General Fund for expenses incurred in the collection of taxes imposed by ORS 321.277. Beginning with the tax collections due on April 30, 1978, and each three months thereafter, if the balance in the account is less than \$250,000 the State Treasurer shall deposit \$250,000 from severance tax receipts into the account before depositing any moneys into the reserve account, the timber transition account or the timber tax account created by ORS 321.297 to 321.307.

[1977 c.892 §7a]

**321.295** [Formerly 528.080; 1963 c.109 §1; 1967 c.59 §1; 1973 c.348 §7; repealed by 1977 c.892 §51]

**321.297 Western Oregon Transition Account; schedule of deposit; credit of account to districts; computation.** (1) A portion of the revenue from the taxes levied by ORS 321.277 shall be remitted by the department to the State Treasurer who shall deposit it in a suspense account established under the provisions of ORS 293.445 which shall be known as the Western Oregon Transition Account.

(2) Subject to subsection (1) of ORS 321.302, the portion of the revenue remitted and deposited in accordance with subsection (1) of this section shall be a percentage of the revenue from taxes levied by ORS 321.277 which are collected by the department during fiscal years beginning with the fiscal year ending on June 30, 1979, and thereafter, as follows:

Fiscal year	Percentage
June 30, 1979	100%
June 30, 1980	100%
June 30, 1981	100%
June 30, 1982	80%
June 30, 1983	60%
June 30, 1984	40%
June 30, 1985	20%
June 30, 1986 and thereafter	none

For this purpose, any such taxes collected before June 30, 1978, shall be deemed to have been collected during the fiscal year ending June 30, 1979.

(3) The records of the department shall reflect the amount of revenue deposited in the Western Oregon Transition Account which it has credited to the account of each taxing district. Subject to appropriations for refunds as provided in subsection (3) of ORS 321.307, the department shall credit the entire balance of such revenue to such districts. The amount credited to each district from the revenue collected during each calendar quarter shall depend upon the value on January 1, 1977, of the timber then in the district which was subject to assessment and taxation on that date adjusted as provided in this subsection. As to each taxing district the department shall adjust the assessed value as of January 1, 1977, of the timber which was in the district and on the tax roll for the fiscal year 1977-1978 by subtracting from it the assessed value of all timber which was harvested in the district in the calendar year 1977 and by adding to it (a) the immediate harvest value as of January 1, 1977, of such harvested

timber and also of all reproduction harvested in the district in the calendar year 1977 and (b) the quotient, stated in dollars, resulting from dividing the district's receipts during the calendar year 1977 from forest fees described in ORS 321.300 (1975 Replacement Part) and yield taxes described in ORS 321.315 (1975 Replacement Part) by its rate of levy for the fiscal year 1977-1978. The department shall then determine the product resulting from multiplying such adjusted assessed value by the rate of levy for the district for the year 1977-1978. The amount of the total revenue credited during each calendar quarter which is credited to each such district shall be a portion of such total determined by dividing the product thus determined for each district by the total of all products thus determined. Such product determined for the year 1977-1978 shall be the basis of credit for each district each fiscal year until the amount of collection offsets as determined in subsection (2) of ORS 321.312 have been met for each district. Thereafter, all revenues in the transition account shall be credited to the individual districts in the portion that the product resulting from multiplying the 1977-1978 adjusted assessed value of the district by the current rate of levy for the district is of the total of all products thus determined.

(4) All moneys credited to the taxing districts pursuant to subsection (3) of this section, and subsection (4) of ORS 321.302, are continuously appropriated to the districts in whose names they are credited, and the department shall remit the full amounts remaining to the credit of each district as of the 10th day of the second month following the close of each calendar quarter to the county treasurers of the respective counties in which the districts are located on or before the 15th day of that month, together with the department's certification of the amount thereof which is for the credit of each district.

(5) The Western Oregon Transition Account shall be abolished as of the time of the August 15, 1986, distribution to the county treasurers.

[1977 c.892 §8]

**321.300** [Formerly 528.090; 1967 c.105 §7; repealed by 1977 c.892 §51]

**321.302 Western Oregon Tax Reserve Account; transitional transfer; time of credit and payment.** (1) The revenue from all taxes levied by ORS 321.277 as a result of harvesting during the first quarter of the calendar year 1978 shall be remitted by the department to the State Treasurer who shall

deposit it in the General Fund to the credit of the Western Oregon Tax Reserve Account, which account is hereby established.

(2) All taxes, penalties and interest collected under ORS 321.645 to 321.670 (1975 Replacement Part) as a result of harvesting during the calendar year 1977 shall be remitted by the tax collector of each county in western Oregon to the State Treasurer who shall deposit them in the General Fund to the credit of the Western Oregon Tax Reserve Account.

(3) On or before May 15, 1979, and the 15th day of each May thereafter, up to and including 1987, if the total taxes collected under ORS 321.277 as a result of timber harvested during the 12-month period ending the preceding March 31 has been less than the amount of ad valorem taxes levied on timber in western Oregon for the year 1977-1978, the department shall order a transfer of funds from the Western Oregon Tax Reserve Account. A portion of the transfer shall be to the Western Oregon Transition Account. The portion shall be a percentage of the transfer which is equal to the percentage set forth in subsection (2) of ORS 321.297 for the fiscal year in which falls such May 15. The balance of the transfer shall be to the Western Oregon Timber Tax Account created by ORS 321.307. The amount of such transfer ordered shall be equal to the difference between the taxes levied under ORS 321.277 and the ad valorem taxes for the year 1977-1978, or the entire balance in the Western Oregon Tax Reserve Account if it is less than such difference. Additional taxes which were levied under ORS 321.645 to 321.670 (1975 Replacement Part) in the calendar year 1977 as a result of harvesting during the calendar year 1976 shall be considered a part of the ad valorem taxes for the year 1977-1978 for this purpose.

(4) Amounts transferred in accordance with subsection (3) of this section shall be credited and paid under subsections (3) and (4) of ORS 321.297 and subsections (4) and (5) of ORS 321.307, respectively, in the same manner that severance taxes are credited and paid for the last quarter of the 12-month period in which the taxes levied under ORS 321.277 were less than the ad valorem taxes for the fiscal year 1977-1978.

(5) All moneys in the Western Oregon Tax Reserve Account shall be invested, upon certification from the department of the amounts available for investment in the account, as provided in ORS 293.701 to

293.776, and the earnings from such investment shall be credited to the account.

(6) The Western Oregon Tax Reserve Account shall be abolished at such time after May 15, 1981, as there are no funds in the account. Any funds remaining in the account after July 31, 1985, shall be transferred to the Western Oregon Timber Tax Account according to the following schedule: One-third of the account balance as of August 1, 1985; one-half of the account balance as of August 1, 1986; and the entire fund balance as of August 1, 1987. Any distribution made according to the provisions of this subsection shall not be considered a severance tax receipt for the purposes of subsection (3) of ORS 321.312.

[1977 c 892 §9]

**321.305** [Formerly 528.095; repealed by 1977 c.892 §51]

**321.307 Western Oregon Timber Tax Account; amount deposited; allocation of amount to districts.** (1) A portion of the revenue from the taxes levied by ORS 321.277 shall be remitted by the department to the State Treasurer who shall deposit it in a suspense account established under the provisions of ORS 293.445 which shall be known as the Western Oregon Timber Tax Account.

(2) Subject to subsection (1) of ORS 321.302, the portion of the revenue remitted and deposited in accordance with subsection (1) of this section shall be a percentage of the revenue from taxes levied by ORS 321.277 which are collected by the department during fiscal years beginning with the fiscal year ending on June 30, 1979, and thereafter, as follows:

Fiscal Year	Percentage
June 30, 1979	none
June 30, 1980	none
June 30, 1981	none
June 30, 1982	20%
June 30, 1983	40%
June 30, 1984	60%
June 30, 1985	80%
June 30, 1986 and thereafter	100%

(3) Notwithstanding the provisions of ORS 291.238, the amount of moneys necessary to pay refunds of the taxes levied by ORS 321.277 hereby is appropriated continuously to the department and shall be used by the department for the payment of all refunds of taxes levied by ORS 321.277 which have been audited and approved by the department. A portion of said appropriation shall be from the

Western Oregon Transition Account. Said portion shall be a percentage of said appropriation which is equal to the percentage set forth in subsection (2) of ORS 321.297 for the fiscal year during which the refunds are approved for payment. The balance of the appropriation shall be from the Western Oregon Timber Tax Account. Any penalties, interest and taxes due from the taxpayer on account of taxes imposed by ORS 321.277 shall be applied in that order in computing any refund, and only the balance due the taxpayer, if any, shall be refunded.

(4) (a) The records of the department shall reflect the amount of revenue deposited in the Western Oregon Timber Tax Account which it has credited to the account of each taxing district. Subject to appropriations for refunds as provided in subsection (3) of this section, the department shall credit the entire balance of such revenue to such districts. The amount credited to each district from the revenue collected during each calendar quarter shall be determined by allocating the revenue collected in each calendar quarter to the several western Oregon counties and then by allocating the share of each county among the several participating taxing districts within that county. Seventy-five percent of the collections shall be allocated in the proportion that the average annual harvest value of timber harvested in each county during the last five calendar years preceding the quarter in which the collection occurs bears to the average annual harvest value of timber harvested in all western Oregon counties during the same period. Twenty-five percent of the collections shall be allocated in the proportion that the assessed value of forest land in each western Oregon county during the preceding fiscal year bears to the assessed value of forest land in all western Oregon counties during such fiscal year. The amounts as allocated shall be apportioned and credited to each participating district in each county as follows:

(A) Seventy-five percent thereof shall be apportioned in the proportion that the average annual harvest value of timber harvested in the district during said five years, multiplied by the district's rate of levy in the latest ad valorem tax roll, bears to the average harvest value of timber harvested in all districts in the county multiplied by the corresponding rate of levy in each district.

(B) Twenty-five percent thereof shall be apportioned in the proportion that the assessed value of forest land in the district

multiplied by the district's rate of levy in the latest ad valorem tax roll bears to the assessed value of forest land in all districts in the county multiplied by the corresponding rate of levy in each district.

(b) For purposes of this subsection, the average annual harvest value of timber harvested from land classified under ORS 321.255 to 321.360 (1975 Replacement Part) as reforestation land as of July 1, 1977, shall be adjusted. The adjustment shall be computed by dividing the total severance tax rate imposed upon timber harvested from such reforestation land by six and one-half percent. The resulting factor shall be multiplied by the value of timber harvested from the reforestation lands.

(5) All moneys credited to the taxing districts pursuant to subsection (4) of this section are continuously appropriated to the districts in whose names they are credited, and the department shall remit the full amounts remaining to the credit of each district as of the 10th day of the second month following the close of each calendar quarter to the county treasurers of the respective counties in which the districts are located on or before the 15th day of that month, together with the department's certification of the amount thereof which is for the credit of each such district.

[1977 c.892 §10]

**321.310** [Formerly 528.100; repealed by 1977 c.892 §51]

**321.312 Severance tax offset against levies.** (1) Each year when extending the levies of the taxing districts upon the assessment rolls the county assessor shall offset against the levy submitted by each taxing district an estimated amount of revenue to be raised from severance taxes imposed by ORS 321.277 and correspondingly reduce the amount of the levy to be collected through extension on the tax roll for the current fiscal year.

(2) For fiscal years 1978-1979, 1979-1980 and 1980-1981 the estimated amount of revenue to be applied as a collection offset against the levy of a taxing district pursuant to subsection (1) of this section shall be an amount equal to the ad valorem taxes levied by the district on timber in the year 1977-1978, including additional taxes levied under ORS 321.645 to 321.670 (1975 Replacement Part) in the calendar year 1977 as a result of harvesting during the calendar year 1976 plus any additional severance tax moneys on deposit as of August 20, which were in excess

of the previous year's offset amount for each fiscal year beginning with 1981-1982. The amount of the collection offset shall be the amount determined by the preceding sentence multiplied by the percentage decimal equivalent of the revenue deposited in the transition account in accordance with subsection (2) of ORS 321.297.

(3) Not later than August 20 of each year starting in 1981, each county treasurer in western Oregon shall certify to the county assessor of the county the amount of severance tax receipts then on deposit to the credit of each taxing district in the county under ORS 321.307 plus an amount equal to 75 percent of the receipts from the severance tax in the preceding year which were credited to each taxing district multiplied by the appropriate percentage for the fiscal year as specified in subsection (2) of ORS 321.307. However, the amount on deposit each August 20 shall be deemed to include amounts payable to the treasurer by the department on August 15 pursuant to subsection (4) of ORS 321.297 and subsection (5) of ORS 321.307 even if payment has not been made by August 20. Subject to instructions from the department pursuant to subsection (4) of this section, the estimated amount of revenue to be offset against the levy of a district pursuant to subsection (1) of this section for 1981-1982 and subsequent years shall be the amount so certified to the assessor by the treasurer.

(4) If the department has reason to believe that estimates made pursuant to subsection (3) of this section will be greater than the revenue from severance taxes which will actually be available to the taxing district in the fiscal year, it may instruct the assessor to decrease the estimate accordingly, and such corrected estimate shall be the amount offset against the levy submitted by the district pursuant to subsection (1) of this section.

(5) Each county treasurer shall thereafter distribute the moneys on deposit on August 20 and the moneys remitted to him from the Western Oregon Transition Account and the Western Oregon Timber Tax Account during that fiscal year, to the taxing districts to which they have been credited as certified by the department pursuant to subsection (4) of ORS 321.297 and subsection (5) of ORS 321.307 until the total of the moneys which were thus on deposit plus the total thus remitted, or the amount offset against the levy under subsection (1) of this section, whichever is the lesser, has been distributed.

(6) If the moneys on deposit on August 20 plus the moneys thus remitted to the treasurer and credited to a taxing district exceed the amount offset against the levy under subsection (1) of this section, the county treasurer shall hold such excess receipts on deposit in a special account until the following year when they shall be included in and treated as moneys on deposit on August 20 of such following year.

[1977 c.892 §11]

**321.315** [Formerly 528.110; 1967 c.105 §8; repealed by 1977 c.892 §51]

**321.317 Timber valuation for computation of borrowing and bonding capacity of western Oregon taxing districts and computation of local district contribution under ORS 327.063.** (1) For purposes of determining the borrowing and bonding capacities of taxing districts in western Oregon, and for purposes of determining the "local district contribution" under ORS 327.063 for school districts in western Oregon, timber shall be considered as though it remained on the tax rolls at true cash values which would produce a levy of ad valorem taxes equal to the severance taxes levied under subsection (1) of ORS 321.277 and collected and distributed to the taxing districts in the most recent fiscal year. Such true cash value equivalent shall be determined by dividing the severance tax less the dollar amount of the timber offsets in the base year of 1977-1978 by the decimal equivalent of the rate of levy used in the district for ad valorem taxation.

(2) For purposes of this section, any district which has a zero rate of levy in any year shall use the true cash value equivalent developed in the most recent year in which an ad valorem tax was levied.

[1977 c.892 §12]

**321.320** [Formerly 528.115; repealed by 1977 c.892 §51]

**321.322 Returns; time for filing; extension.** (1) On or before the last day of July, October, January and April, each owner who has harvested any timber during the previous calendar quarter, shall prepare a return on the form prescribed by the department showing the amounts and kinds of timber harvested for the preceding calendar quarter, the amount of tax for which he is liable for harvesting during the preceding calendar quarter and such other relevant information as the department considers necessary to determine the tax due correctly and shall mail or deliver the return, together with a remittance for the

amount of the tax, to the office of the department at Salem, Oregon. The return shall be signed and certified by the owner or a duly authorized agent of the owner, as provided in ORS 305.810. Whenever in its judgment good cause exists, the department may allow upon written application further time not exceeding 30 days for filing a return and payment of the tax due.

(2) All severance tax payments received under ORS 321.257 to 321.342 shall be credited first to penalty and then to interest accrued on the tax being paid and then to the tax. Penalty, interest and taxes for prior delinquent quarters shall be paid in full chronologically before any payments shall be credited to any subsequent quarter.

(3) Owners incurring less than \$10 total severance tax liability under ORS 321.257 to 321.342 in any calendar quarter are excused from the payment of such tax but shall be required to file a return.

[1977 c.892 §13]

**321.325** [Formerly 528.120; repealed by 1977 c.892 §51]

**321.327 Audits, deficiencies, assessments, refunds and appeals governed by ORS chapters 305 and 314; small claims election.** The provisions of ORS chapters 305 and 314 as to the audit and examination of reports and returns, determination of deficiencies, assessments, claims for refund, conferences, appeals to the director of the department and appeals to the Oregon Tax Court, and the procedures relating thereto, shall apply to the determination of taxes, penalties and interest under ORS 321.257 to 321.342, except where the context requires otherwise. An owner may utilize the procedure respecting appeals to the small claims division of the Oregon Tax Court as provided in ORS 305.515 to 305.555.

[1977 c.892 §14]

**321.330** [Formerly 528.140; repealed by 1969 c.595 §17]

**321.332 Lien priorities; foreclosure.** The taxes imposed by ORS 321.257 to 321.342 shall operate as a first lien on the timber and timber products from the time of harvest and upon any land of the owner of the timber. The lien on timber and timber products shall follow the timber and timber products in the same manner as provided for liens on timbers and wood products under ORS 87.222 and

87.236 to 87.346, and may be attached and be foreclosed in the manner provided in those statutes.

[1977 c.892 §18]

**321.335** [Formerly 528.150; repealed by 1977 c.892 §51]

**321.337 Taxes, interest and penalties constitute debt to state; remedies.** All taxes, interest and penalties due and unpaid under ORS 321.257 to 321.342 shall constitute a debt due the State of Oregon from the owner and may be collected, together with interest, penalty and costs, by appropriate judicial proceeding, which remedy is in addition to all other existing remedies.

[1977 c.892 §19]

**321.340** [Formerly 528.160; 1973 c.348 §8; repealed by 1977 c.892 §51]

**321.342 ORS 321.257 to 321.342 enforced by department; departmental audit powers.** (1) ORS 321.257 to 321.242 shall be enforced and the taxes imposed thereby shall be collected by the department which shall have the power to prescribe forms and to adopt rules for the ascertainment and collection of such taxes.

(2) For the purpose of determining the taxes imposed by ORS 321.257 to 321.342, the department may:

(a) Require any person to furnish any relevant information.

(b) Examine the relevant books, records and files of such person.

(c) Subpena and examine witnesses and administer oaths.

(d) Enter upon and inspect the land of any owner or the land from which any timber has been harvested.

[1977 c.892 §22]

**321.345** [Formerly 528.170; 1973 c.348 §9; repealed by 1977 c.892 §51]

**321.347 Land designations; classifications; certain elections by landowners.** For the purposes of ORS 321.257 to 321.372:

(1) All land in western Oregon valued as forest land for ad valorem tax purposes on January 1, 1977, shall retain that classification for the purposes of ORS 321.257 to 321.372 unless it is specifically excluded from the provisions thereof or unless it is removed from that classification as provided in ORS 321.359 or is no longer land the highest and best use of which is forest land.

(2) Land designated as forest land pursuant to ORS 321.605 to 321.680 (1975 Re-

placement Part) shall retain the original date of such designation.

(3) Lands classified as reforestation lands as of July 1, 1977, pursuant to ORS 321.255 to 321.360 (1975 Replacement Part) shall be considered to have been designated as forest land from the date of original classification as reforestation lands. Any lands so classified prior to February 1, 1972, shall be presumed to have been designated not earlier than February 1, 1972, for the purposes of back taxes imposed by ORS 321.372.

(4) Pursuant to the election of the owner, as provided in section 45, chapter 892, Oregon Laws 1977, land which, as of January 1, 1977, was designated under the provisions of ORS 321.705 to 321.765 shall be considered to have been designated as forest land for the purposes of ORS 293.701, 305.515, 305.530, 305.535, 308.025, 308.236, 310.105, 310.110, 311.370, 321.257 to 321.377, 321.415, 321.425, 321.460, 321.705, 321.720, 321.750, 321.760, 321.805, 321.960, 321.991, 477.230 and 477.295 from the date of the original designation under those provisions. Any lands so designated prior to January 1, 1972, shall be presumed to have been designated not earlier than January 1, 1972, for the purposes of back taxes imposed by ORS 321.372.

(5) Land in western Oregon described in paragraph (d) of subsection (1) of ORS 321.267, which as of January 1, 1977, was designated as forest land pursuant to ORS 321.358 or classified as reforestation lands pursuant to ORS 321.255 to 321.360 (1975 Replacement Part) may upon application of the owner filed prior to January 1, 1978, be classified and assessed pursuant to ORS 321.705 to 321.770, commencing as of January 1, 1978, without the imposition of either the adjustment tax provided in ORS 321.750 or the additional tax provided in subsection (1) of ORS 321.960.

[1977 c.892 §23]

**321.350** [Formerly 528.180; 1973 c.348 §10; repealed by 1977 c.892 §51]

**321.352 Western Oregon forest land assessment; standards; certification of values to assessors; appeals of values by certain taxpayers.** (1) Notwithstanding ORS 308.205, for the assessment year 1978 and for each assessment year thereafter, forest land in western Oregon shall be assessed at true cash value for forest use on the basis of January 1, 1977, assessed values, established pursuant to ORS 321.622 (1975 Replacement Part), adjusted by the percentage change in the average stumpage value of young growth

Douglas fir timber, classes B, C and D, in the market area in which the forest land is located.

(2) Each year, the department shall determine a percentage change in the average stumpage value of young growth Douglas fir timber, classes B, C and D, for the current and two preceding years when compared with a similar calculation made in the previous year. For the year 1978, the percentage change shall be determined by using the average for 1975, 1976 and 1977 and the average for 1976, 1977 and 1978. For purposes of obtaining the averages required by this subsection:

(a) In computing the increase or decrease in stumpage value for any year after 1977, the stumpage values established for use during the six-month period beginning October 1 under ORS 321.282 for severance tax purposes shall be used.

(b) The standards for classes B, C and D shall be the standards used by the department for valuing timber under ORS 321.622 (1975 Replacement Part).

(3) For purposes of determining forest land values pursuant to subsections (1) and (2) of this section, forest land in western Oregon shall be divided into those market areas as the department shall establish by rule.

(4) Prior to March 1 of each year, the department shall determine and certify to the appropriate county assessor the true cash values of forest land as provided in subsections (1) to (3) of this section. Except as provided in subsection (7) of this section, the county assessor shall use the value so certified in the preparation of the assessment and tax rolls of the county for the tax year 1978-1979 and for each tax year thereafter.

(5) At any time after the certification of values pursuant to subsection (4) of this section, but not later than March 20, five or more taxpayers owning in the aggregate not less than five percent of the total forest land acreage subject to ad valorem taxation in a single land market area may appeal any or all of the values in that area directly to the director of the department by filing a joint petition with the director in the manner provided for appeals from orders of the county boards of equalization. Notice of the appeal shall be made in each county having values affected by the appeal, either by personal service by certified mail on each taxpayer affected, or by publication made once a week for two consecutive weeks in a newspaper of general circulation in the county. The notice

shall designate the values appealed, and include a statement of the provisions of subsection (6) of this section. The petition shall designate one of the group as the representative of all, and all proceedings before the department and any appeal from its determination shall be conducted procedurally as though the designated representative were the only petitioner. Unless the right to a hearing is waived by stipulation of the designated representative and the department, the hearing on the appeal shall be held not earlier than 15 days nor later than 45 days after the filing of the petition. The order of the director on the appeal shall be issued not later than 60 days following the filing of the petition and if not issued within that time, the relief requested in the petition shall be deemed to have been denied. The group, by and through its representative, may appeal to the Oregon Tax Court by filing a complaint therein within 30 days after a copy of the order has been served on the representative or within 90 days from the filing of the petition with the director if the director fails to issue his order as provided herein. Except as herein modified, an appeal to the tax court shall be taken and heard in the same manner as is provided with respect to appeals from orders of the director in property tax cases.

(6) If the tax court increases or reduces any of the values under appeal, the decree of the court shall apply to the valuation of all forest land in the designated market area for that year. An appeal may be taken to the Oregon Supreme Court from the decree of the tax court. Unless changed upon appeal to the Supreme Court, the tax court determination shall be binding upon the department and upon each assessor and taxpayer affected by such determination of value.

(7) If an appeal is made to the tax court under this section, and the decision of the court is not rendered on or before the next September 1, the higher of (a) the value asserted by the representative group or (b) the comparable value used in arriving at the true cash value of forest land on the assessment and tax rolls for the prior tax year shall be used in computing the true cash value of those forest land values that are based on the value under appeal.

(8) The tax court and Supreme Court on appeal shall hear and determine appeals under subsections (5) to (7) of this section expeditiously as may be appropriate for the timely and orderly completion of the assess-

ment process for the assessment year under appeal.

(9) All other appeals from the application of the forest land values certified by the department under subsection (4) of this section shall be taken in the time and manner otherwise provided by law for such property tax appeals.

[1977 c.892 §24]

**321.355** [Formerly 528.190; 1973 c.348 §11; repealed by 1977 c.892 §51]

**321.357 Value of forest land classified as of July 1, 1977, as reforestation land.** Notwithstanding ORS 308.205, 308.232 and 321.352, the value of forest land classified as of July 1, 1977, as reforestation land under ORS 321.255 to 321.360 (1975 Replacement Part) shall be determined by multiplying its value determined under ORS 308.205, 308.232 and 321.352 by a percentage. The percentage applied for the assessment year 1978 shall be five percent. For each assessment year thereafter, and until the percentage applied reaches 100 percent, the percentage applied shall be five percent more than the percentage applied for the preceding assessment year.

[1977 c.892 §24a]

**321.358 Application for designation as forest land; contents; approval.** (1) An owner of land desiring that it be designated as forest land shall make application to the county assessor on or before April 1 following the assessment date on which the assessment based thereon is first desired, and he may also do so within 30 days of receipt of notice of its assessment as omitted property or notice of an increase in its assessed valuation, or by December 15 of the year of increased assessment if he does not receive such notice.

(2) The application shall be made upon forms prepared by the Department of Revenue and supplied by the county assessor, and shall include the following:

(a) A description of all land the applicant desires to be designated as forest land.

(b) Date of acquisition.

(c) Whether the land is being held or used for the predominant purpose of growing and harvesting trees of marketable species.

(d) Whether there is a forest management plan for it.

(e) If so, whether the plan is being implemented, and the nature and extent of implementation.

(f) Whether the land is used for grazing.

(g) Whether the land has been subdivided or a plat has been filed under ORS 92.100.

(h) Whether the land is timberland subject to ORS chapter 477, and if it is not, the reasons therefor.

(i) Whether the land, or any of it, is subject to a lease or option which permits it to be used for any purpose other than the growing and harvesting of trees.

(j) A summary of past experience and activity of the applicant in growing and harvesting trees.

(k) A summary of current and continuing activity of the applicant in growing and harvesting trees.

(L) A statement that the applicant is aware of the potential tax liability involved when the land ceases to be designated as forest land.

(m) An affirmation that the statements contained therein are true.

(3) Land is not being held or used for the predominant purpose of growing and harvesting trees of marketable species if the application so states, if it is subject to a plat filed under ORS 92.100 or, subject to the provisions of subsection (2) of ORS 321.257 the land does not substantially meet minimum stocking or acreage requirements under rules adopted by the department. Otherwise, the determination shall be made with due regard to all relevant evidence and without any one or more items of evidence necessarily being determinative.

(4) The application shall be approved by the assessor, and he shall designate the land as forest land, except as to land which he finds is not properly classifiable as forest land. The application shall be deemed to have been approved unless, within three months of the date such application was delivered to the assessor, he shall notify the applicant in writing of the extent to which the application is denied.

[Formerly 321.618]

**321.359 Removal of designation; exceptions; appeal from reassessment or denial of application.** (1) (a) When land has once been designated as forest land either as a result of an application being filed therefor or through the application of subsection (3) or (4) of ORS 321.347, it shall be valued as such until: (A) Notification by the taxpayer to the assessor to remove such designation; (B) sale or transfer to an ownership making it exempt from ad valorem property taxation; or (C) removal of the designation by the assessor

upon discovery that the land is no longer forest land.

(b) Within 30 days after removal of a designation of forest land, the assessor shall so notify in writing both the taxpayer and the Department of Revenue and shall specify the reasons for the removal.

(c) Paragraph (a) of this subsection does not apply to any forest land that ceases to be devoted to forest land use because it is transferred to a government entity in exchange for other forest land located within the State of Oregon.

(2) A taxpayer whose application filed under ORS 321.358 has been denied in whole or in part, or a taxpayer whose forest land has had the designation thereof removed in whole or in part, may appeal to the Department of Revenue within the time and in the manner provided in ORS chapter 305.

[Formerly 321.619]

**321.360** [1963 c.606 §10; 1969 c.595 §15; 1973 c.305 §13; repealed by 1977 c.892 §51]

**321.362 Notation of forest land on tax roll for potential additional tax liability.** The tax roll shall show the notation "Forest Land-Potential Additional Tax Liability" for each parcel of land designated as forest land by the assessor upon application of the owner or by the application of subsection (3) or (4) of ORS 321.347. That notation shall not be made with respect to parcels of undesignated forest land.

[1977 c.892 §28]

**321.367 State Forester to report to county assessor forest lands that fail minimum stocking; review of management plan; declassification and reclassification.**

(1) The State Forester shall report to each county assessor in western Oregon as of March 1, 1982, the locations in accordance with subsection (3) of this section of all forest lands which were logged prior to 1973 and are suitable for the growing and harvesting of timber, that fail to meet the minimum stocking required under ORS chapter 527. The State Forester shall not include in such report any land for which the owner shows just cause as to why acceptable stocking levels have not been achieved and has provided an acceptable management plan for achieving the required stocking levels within a reasonable period of time.

(2) At any time the State Forester has reason to believe that the forest land is not being managed as forest land, he shall review the owner's management plan and inspect the

property. If he then determines the land is not being managed in accordance with a plan which makes provision for: (a) Regeneration of all suitable nonstocked land; (b) protection from fire, insects, disease, animal damage, undesirable vegetative competition; and (c) final harvest, he shall advise the owner of any deficiency and notify the county assessor.

(3) The county assessor, upon receipt of the report from the State Forester for any legal subdivision of 20 acres or more or any tax lot of lesser size under subsection (1) of this section or notice under subsection (2) of this section, shall cease to treat such lands as forest land under ORS 321.257 to 321.372 and shall value such lands under ORS 308.205 and 308.232.

(4) When the owner of forest land declared ineligible for forest land taxation under this section provides satisfactory information to the State Forester of subsequent action taken to correct the deficiency resulting in the disqualification of his land, or provides an acceptable management plan to correct such deficiency, the State Forester shall so indicate to the county assessor. The assessor shall then assess the land under ORS 321.352, if the land is otherwise qualified for such assessment.

[1977 c.892 §28a]

**321.372 Additional tax upon removal of forest land designation; attachment of lien; payment.** (1) If and when the designation of forest land is removed pursuant to ORS 321.359 from any parcel of designated forest land, there shall be added to the tax extended with respect to such property on the next tax roll an amount equal to (a) the difference between the amount of tax last levied with respect to such land as forest land and an amount equal to the new assessed value of such land multiplied by the tax rate of the most recent tax levy in the tax code area in which the land is located, multiplied by (b) a number equal to the number of years, not to exceed five years, during which the land was designated and assessed as forest land, determined by application of ORS 321.347.

(2) When the designation of forest land is removed as a result of a sale or transfer described in subparagraph (B) of paragraph (a) of subsection (1) of ORS 321.359, the lien of such increased taxes described in subsection (1) of this section shall attach as of the date preceding such sale or transfer.

(3) The amount determined to be due pursuant to subsection (1) of this section may be paid to and accounted for by the assessor

prior to its extension on the tax roll, pursuant to ORS 311.370.

[1977 c.892 §29]

**321.377 Assessment of forest land for 1977 based on January 1, 1977, assessed values; effect on base land class values; appeal.** (1) Notwithstanding ORS 308.205, for the assessment year 1977, forest land in western Oregon shall be assessed at true cash value for forest use on the basis of January 1, 1977, assessed values, established pursuant to ORS 321.622 (1975 Replacement Part).

(2) (a) On or before September 1, 1977, the department shall determine and certify to the appropriate county assessors the true cash value of forest land in western Oregon. Subject to paragraph (b) of this subsection, in determining the forest land values, the department shall use the assessed values determined by the department and made available to the county assessors pursuant to ORS 321.622 (1975 Replacement Part) as of January 1, 1977, or, if an order has been issued by the director under subsection (3) of this section, the values determined by the order. The county assessor shall use the values so certified in the preparation of the tax rolls of the county for the tax year 1977-1978.

(b) If an appeal is made under subsection (4) of this section to the Oregon Tax Court, and the decision of the court is not rendered on or before September 15, the assessor shall use in the preparation of the tax rolls of the county for the tax year 1977-1978 true cash values of forest land using the higher of (A) the base land class values asserted by the taxpayer, or if more than one taxpayer has appealed, the average of the values asserted by the appealing taxpayers weighted by acres of land under appeal or (B) the comparable base land class values used in arriving at true cash value of forest land on the assessment and tax rolls for the 1976 assessment year.

(3) All orders of county boards of equalization changing the base land class values of forest lands from the values determined by the department and made available to county assessors under ORS 321.622 (1975 Replacement Part) as of January 1, 1977, are null and void. "Base land class" means a category of land quality used by the department in its determination of forest land values as of January 1, 1977. Within 10 days after July 28, 1977, the clerk of each county board of equalization to which any appeal has been taken requesting a change of base land class values shall file with the department a copy of the petition filed with the board and a copy of

the file of the board with respect to such petition, including a copy of any minutes or order of the board concerning any hearing or action of the board. The petition to the board with respect to base land class values shall be deemed filed with the department upon such filing by the clerk of the board. Unless the right to a hearing is waived by the petitioner and the department, after giving notice of a time and place for hearing the petition, the department shall hear the petition not earlier than 15 days and not later than 45 days from the filing by the clerk of the board with the department. The order of the director shall be issued not later than 60 days following the filing with the department, and if not issued within that time, the relief requested in the petition as to base land class values shall be deemed to have been denied. All issues other than the issue of base land class value which are or were raised before boards of equalization shall be determined by such boards and appealed as otherwise provided by law.

(4) Appeal from an order of the director under subsection (3) of this section may be taken to the Oregon Tax Court by filing a complaint therein within 30 days after a copy of the order has been served or within 90 days after the petition is deemed filed with the department under subsection (3) of this section if the director fails to issue his order. Except as provided in this section, an appeal to the tax court shall be taken and heard in the same manner as is provided with respect to appeals from orders of the director in property tax cases.

(5) If the tax court increases or reduces any of the base land class values under appeal, the decree of the tax court or if changed upon appeal, the decision of the Supreme Court, shall apply to the valuation of all forest land of the same base land class in the designated market area for the year 1977. An appeal may be taken to the Oregon Supreme Court from the decree of the tax court. The final determination of the tax court or the Supreme Court on appeal shall be binding upon the department and upon each assessor and taxpayer affected by such determination of value.

(6) The tax court and Supreme Court on appeal shall hear and determine appeals under subsections (4) and (5) of this section as expeditiously as may be appropriate for the timely and orderly completion of the assessment process for the assessment year under appeal.

[1977 c.892 §53]

## EASTERN OREGON SEVERANCE TAX

**321.405 Definitions for ORS 321.405 to 321.520.** As used in ORS 321.405 to 321.520, unless the context requires otherwise:

(1) "Eastern Oregon" means that portion of the state lying east of a line beginning at the intersection of the northern boundary of the State of Oregon and the western boundary of Wasco County, thence south along the western boundaries of the counties of Wasco, Jefferson, Deschutes and Klamath to the southern boundary of the State of Oregon.

(2) "Department" means the Department of Revenue.

(3) "Forest land" means forest land as defined in ORS 321.805.

(4) "Harvest" means cut, sever or remove for use or sale.

(5) "Owner" means any person holding title to harvested timber by virtue of:

(a) An instrument of conveyance;

(b) The harvesting of the timber; or

(c) The harvesting of the timber and payment therefor.

(6) "Timber" means wood growth, mature or immature, growing or dead, standing or down, in eastern Oregon.

[1961 c.627 §1; 1971 c.654 §7]

**321.410 Legislative findings; purpose of ORS 321.405 to 321.520.** (1) It is hereby found that:

(a) Multiple taxation through yearly ad valorem levy on trees utilized in sustained yield timber operations discourages conservation, private ownership and investment of capital.

(b) The interests of the state, its citizens and future citizens are best served by sustained yield practices which preserve our forest resources for commerce, recreation and watersheds, stabilize employment levels and prevent large population shifts.

(c) Timber under sustained yield management should be treated as a crop.

(d) A tax at time of harvest recognizes the hazards and uncertainties involved in growing timber on a sustained yield basis and distributes these proportionately to the citizens' tax share.

(e) That portion of our state lying east of the summit of the Cascade Mountains differs greatly in forest tree types, soils, climate,

growing conditions and topography from western Oregon.

(f) Eastern Oregon forests predominate in Ponderosa pine and associated species, while western Oregon forests predominate in Douglas fir and associated species.

(g) Timber cutting in eastern Oregon is conducted on a tree selection basis with few virgin timber stands remaining, whereas block cutting and virgin timber stands figure prominently in western Oregon timber operations.

(2) It is the purpose of ORS 321.405 to 321.520 to establish for eastern Oregon timber a severance tax in lieu of the ad valorem real property tax on a basis which does not discriminate in favor of either eastern or western Oregon but which recognizes the foregoing findings.

[1961 c.627 §2]

**321.415 Scope of ORS 321.405 to 321.520; effect on other taxes.** (1) Lands assessed by the Department of Revenue pursuant to ORS 308.505 to 308.820 and 308.990 and the timber thereon shall not be subject to the provisions of ORS 321.405 to 321.520.

(2) The tax imposed under the provisions of ORS 321.405 to 321.520 shall be additional to that levied under the provisions of ORS 321.005 to 321.225.

(3) Timber on timberland which is exempt from the ad valorem real property tax shall be exempt from the severance tax imposed by ORS 321.405 to 321.520.

(4) Nothing contained in ORS 321.405 to 321.520 shall prevent:

(a) The collection of ad valorem property taxes which became a lien against timber prior to July 1, 1962.

(b) The collection of taxes, charges or assessments made pursuant to law for protection.

(c) The collection of taxes levied under the provisions of ORS 321.005 to 321.225.

[1961 c.627 §5; 1963 c.60 §1; 1977 c.892 §39]

**321.420 Exemption of eastern Oregon timber from general ad valorem tax; assessment of timberland by county assessors.** (1) All timber in eastern Oregon shall be exempt from levy and collection of the general ad valorem real property tax and in lieu thereof, there is imposed on such timber a severance tax as set forth in ORS 321.405 to 321.520.

(2) Beginning January 1, 1972, and each year thereafter, forest land shall be appraised by the various county assessors and such forest land shall continue to be assessed and taxed in accordance with ORS 321.805 to 321.825.

[1961 c.627 §3; 1963 c.225 §1; 1971 c.654 §8]

**321.425 Severance tax imposed on eastern Oregon timber; additional severance tax on certain timber; rate; measurement of amount harvested.** (1) All owners of timber in eastern Oregon shall pay a severance tax of five percent of the immediate harvest value of merchantable quantities of timber harvested. The immediate harvest value shall be determined as provided in ORS 321.430. The amount harvested shall be determined by the Scribner Decimal Scale C or other prevalent measuring practice adjusted to arrive at substantially equivalent measurements.

(2) In addition to the severance tax imposed by subsection (1) of this section, all owners of timber in eastern Oregon shall pay a severance tax on the immediate harvest value of merchantable timber harvested from land designated as reforestation land pursuant to ORS 321.255 to 321.360 (1975 Replacement Part), as of July 1, 1977. The rate of the tax shall be seven and one-half percent on the immediate harvest value of merchantable timber harvested in 1978. For each calendar year thereafter, the rate shall be one-quarter percent less than the rate imposed for the preceding calendar year, until for the calendar year 2008, the additional rate imposed by this subsection shall be zero.

(3) The receipts from the tax imposed by subsection (2) of this section for the first calendar quarter of 1978 shall be held by the Department of Revenue for distribution until the appraised values are adjusted pursuant to ORS 321.485 (1975 Replacement Part) as of July 1, 1978.

[1961 c.627 §4; 1977 c.892 §39a]

**321.430 Determination of immediate harvest values; application by areas.** (1) The department shall determine on or before July 1 of each year the immediate harvest values to be used during the fiscal year beginning July 1 in computing the severance tax imposed by ORS 321.425. The values shall be determined for each species or subclassification, as provided in subsections (2) and (3) of this section, and shall be expressed in terms of a dollar amount per thousand board foot or other unit measure. The total listing of values shall be combined into a convenient set of

tables signed by the director in duplicate and authenticated by the official seal of the department. One copy shall be delivered to the Secretary of State, and the other copy shall be retained on file in the office of the department.

(2) The department shall select various areas in eastern Oregon which shall be treated as units for the application of the immediate harvest values determined under this section. The department shall determine unit values for immediate harvest for each species in each area, except that for Ponderosa pine the department may make further value classifications based on age, size and other relevant factors. The areas shall be selected, within the discretion of the department based on administrative feasibility, to include timber having similar growing and marketing conditions. The determination of the size and location of appropriate areas shall not be subject to review by the courts.

(3) As used in this section, "immediate harvest value" means the amount that each species or subclassification of timber would sell for at a voluntary sale made in the ordinary course of business for purposes of immediate harvest. Such value shall be determined by methods which make reasonable and adequate allowances for age, size, quality, growing conditions, costs of removal, accessibility to point of conversion, market conditions and all other relevant factors.

[1961 c.627 §4a]

**321.435 Payment of tax; filing of returns; order of crediting payments; payment of tax under \$5 excused.** (1) The tax levied under the provisions of ORS 321.405 to 321.520 shall be due and payable quarterly on or before the last day of October, January, April and July of each year for all timber harvested during the preceding calendar quarter commencing with the calendar quarter beginning July 1, 1962. Timber shall be considered harvested for purposes of this subsection at the time when in the ordinary course of business the quantity of timber harvested is first definitely determined. The tax shall be delinquent if not paid by the due date or within the additional time allowed for filing under subsection (2) of this section.

(2) On or before the last day of October, January, April and July, each owner shall make out a return on the form prescribed by the department showing the amount of tax for which he is liable for the preceding calendar quarter and such other relevant information as the department considers necessary to

correctly determine the tax due and shall mail or deliver the return, together with a remittance for the amount of the tax, to the office of the department at Salem, Oregon. The return shall be signed and verified by the owner or a duly authorized agent of the owner, as provided in ORS 305.810. Whenever in its judgment good cause exists, the department may allow further time not exceeding 30 days for filing a return and payment of the tax due.

(3) All payments received under ORS 321.405 to 321.520 shall be credited first to penalty and then to interest accrued on the tax being paid and then to the tax. Penalty, interest and taxes for prior delinquent quarters shall be paid in full chronologically before any payments shall be credited to any subsequent quarter.

(4) Owners incurring less than \$5 total tax liability under ORS 321.405 to 321.520 in any calendar quarter are excused from the payment of such tax but shall be required to file a quarterly return.

[1961 c.627 §6; 1963 c.86 §1]

**321.440 Audits, deficiencies, assessments, refunds and appeals governed by ORS chapter 305.** (1) The provisions of ORS chapter 305 as to the audit and examination of reports and returns, determination of deficiencies, assessments, claims for refund, conferences, appeals to the director of the department and appeals to the Oregon Tax Court, and the procedures relating thereto, shall apply to the determination of taxes, penalties and interest under ORS 321.405 to 321.520, except where the context requires otherwise. In addition, on or before July 31 of the year of determination, any owner may appeal to the Oregon Tax Court (other than to the small claims division) for the revision of a harvest value for an area determined pursuant to ORS 321.430. Also, an owner may utilize the procedure respecting appeals to the small claims division of the Oregon Tax Court as provided in ORS 305.515 to 305.555.

(2) A delinquent tax or a deficiency shall bear interest at the rate of one percent per month, or any fraction thereof, from the time the return was due.

(3) If a taxpayer (a) fails to file a return required by ORS 321.405 to 321.520 or (b) fails to pay a tax at the time the tax becomes due, there shall be added to the amount of tax on the return a delinquency penalty of five percent of the amount of such tax.

(4) If the failure to file a return continues for a period in excess of three months after the due date, there shall be added to the amount of tax required to be shown on the return a failure to file penalty of 20 percent of the amount of such tax. Penalty is in addition to the delinquency penalty imposed by subsection (3) of this section.

(5) If all or any part of the delinquency or deficiency for which a determination is made is due to fraud or an intent to evade the provisions of ORS 321.405 to 321.520 or the rules and regulations promulgated hereunder, a penalty of 100 percent of such delinquency or deficiency shall be added, plus interest at the rate of one percent per month, or any fraction thereof, computed on the full amount of the delinquency or deficiency plus penalty, from the time the return was due.

(6) For purposes of this section, the amount of tax required to be shown on the return shall be reduced by the amount of any part of the tax which is paid on or before the date prescribed for payment of the tax and by the amount of any credits against the tax which may be lawfully claimed on the return.

[1961 c.627 §7; 1975 c.593 §20; 1977 c.870 §49]

**321.445 Determination of tax where taxpayer fails to make return.** If any owner neglects or refuses to make a return required to be made by ORS 321.405 to 321.520, the department is authorized to determine the tax due, based upon any information in its possession or that may come into its possession. The department shall give the owner written notice by registered mail of the tax and delinquency charges and the tax and delinquency charges shall be a lien on the time of severance. If the tax and delinquency charges are not paid within 30 days from the mailing of the notice, the department shall proceed to collect the tax in the manner provided in ORS 321.450.

[1961 c.627 §8]

**321.450 Warrant for collection of delinquent taxes; lien on real property.** (1) If any tax imposed by ORS 321.405 to 321.520, or any portion of such tax, is not paid within the time provided by law, the department shall issue a warrant under its official seal, directed to the sheriff of any county of the state, commanding him to levy upon and sell the real and personal property of the owner owing the same, found within his county, for the payment in the amount thereof, with the added penalties, interest and cost of executing the warrant, and to return the warrant to the department and to pay to it the money collect-

ed by virtue thereof, within 60 days after receipt of the warrant. The sheriff shall, within five days after the receipt of the warrant, file with the clerk of his county a copy thereof, and thereupon the clerk shall enter in the judgment docket in the column for judgment debtors, the name of the owner mentioned in the warrant, and in appropriate columns the amount of the tax or portion thereof and penalties for which the warrant is issued and the date when the copy is filed. Thereupon the amount of the warrant so docketed shall become a lien upon the title to and interest in real property of the owner against which it is issued, in the same manner as a judgment duly docketed in the office of the clerk. The sheriff thereupon shall proceed upon the warrant in all respects, with like effect, and in the same manner prescribed by law in respect to executions issued against property upon judgments of a court of records, and he is entitled to the same fees for his services in executing the warrant, to be added to and collected as a part of the warrant liability.

(2) In the discretion of the department a warrant of like terms, force and effect may be issued and directed to any agent of the department authorized by it to collect this tax. In the execution of the warrant, such agent has the powers conferred by law upon sheriffs, but is entitled to no fee or compensation in excess of actual expenses paid in the performance of such duty.

(3) If a warrant is returned not satisfied in full, the department shall have the same remedies to enforce the claim for taxes against the owner as if the state had a recorded judgment against the owner for the amount of the tax.

[1961 c.627 §9]

**321.455 Release of tax lien.** (1) Any person having a lien upon or any interest in real estate against which the amount of the warrant provided for in ORS 321.450 has become a lien, notice of which has been recorded in accordance with the laws of the state prior to the filing of the warrant, may request the department in writing to release the real estate from the lien of the warrant. If, upon such request the department finds that a sale of the property would not result in satisfaction of the taxes due in whole or in part, the department shall execute a release of the lien as to such property and such release shall be conclusive evidence of the extinguishment of the lien as to that property. If the department fails to act upon a request for release of

a lien under this subsection within 60 days from the date of the request, any person having a lien upon or interest in the property against which the warrant has become a lien may make the department a party to any proceeding brought to enforce any interest in or lien upon such real property, and the determination of the court in such proceeding shall be conclusive and binding upon the department and the State of Oregon.

(2) In addition to the release of the lien provided for in subsection (1) of this section, the department may execute releases in the following cases, which releases shall be conclusive evidence of the extinguishment of the lien:

(a) If the department finds that the liability for the amount of the warrant, together with all interest, penalties and costs in respect thereto has been satisfied.

(b) If the department finds that the fair market value of that part of the property remaining subject to the lien is at least double the amount of the liability remaining unsatisfied in respect of such tax and the amount of all prior liens upon the property.

(c) If there is furnished to the department a bond, in such form and with the security the department considers sufficient, conditioned upon the payment of the amount of the warrant, together with all interest in respect thereof, within 60 days after the issuance of the release.

(d) If there is paid to the department in partial satisfaction of the amount of the warrant an amount not less than the value, as determined by the department, of the interest of the State of Oregon in the part of the property to be so discharged. In determining such value the department shall give consideration to the fair market value of the part of the property to be so discharged and to such liens thereon as have priority to the lien of the State of Oregon.

[1961 c.627 §10]

**321.460 Tax as lien on forest products.** The taxes imposed by ORS 321.405 to 321.520 shall operate as a first lien on the timber and timber products from the time of harvest. The lien shall follow the timber and timber products in the same manner as provided for liens on timbers and wood products under ORS 87.222 and 87.236 to 87.346, and may be attached and be foreclosed in the manner provided in those statutes.

[1961 c.627 §11; 1977 c.892 §40]

**321.465 Tax as debt; action to recover; suspension of harvesting permit.** (1) All taxes, interest and penalties due and unpaid under ORS 321.405 to 321.520 shall constitute a debt due the State of Oregon from the owner and may be collected, together with interest, penalty and costs, by appropriate judicial proceeding, which remedy is in addition to all other existing remedies. However, no proceeding for the collection of taxes under this section shall be instituted after the expiration of six years from the date such taxes were due.

(2) The provisions of ORS 527.050 shall apply to taxes which are delinquent under ORS 321.405 to 321.520.  
[1961 c.627 §12]

**321.470.** [1961 c.627 §13; 1965 c.6 §13; 1967 c.115 §1; repealed by 1977 c.870 §59]

**321.475 Collection of tax and effect of paying tax pending appeal.** (1) No proceeding for the collection of the taxes provided for in ORS 321.405 to 321.520 shall be stayed by reason of the taking or pending of any appeal, except under order of the court and only in those cases wherein a good and sufficient undertaking has been executed in favor of the department and approved by the court covering the entire amount of the tax, interest and penalties imposed and any and all costs that may be involved. The undertaking shall be filed with the clerk of the court.

(2) The payment of taxes while appeal is pending shall not operate as a waiver of the appeal or the right to a refunding of taxes found to be excessively determined.  
[1961 c.627 §14]

**321.480 Enforcement of ORS 321.405 to 321.520; rules and regulations.** (1) ORS 321.405 to 321.520 shall be enforced and the taxes imposed by ORS 321.405 to 321.520 shall be collected by the department which shall have the power to prescribe forms and to promulgate rules and regulations for the ascertainment, assessment and collection of the taxes imposed by ORS 321.405 to 321.520.

(2) For the purpose of determining the taxes imposed by ORS 321.405 to 321.520, the department may:

(a) Require any person to furnish any relevant information.

(b) Examine the relevant books, records and files of such person.

(c) Subpena and examine witnesses and administer oaths.

(d) Enter upon and inspect the land of any

owner or the land from which any timber has been harvested.

[1961 c.627 §15]

**321.485 Eastern Oregon Timber Tax Account; deposit of tax revenues; refunds; credits and remittances to counties.** (1) The revenue from the taxes levied by ORS 321.405 to 321.520 shall be remitted by the department to the State Treasurer who shall deposit it in a suspense account established under the provisions of ORS 293.445. After payment of refunds pursuant to subsection (2) of this section, and after remittance to the counties pursuant to subsection (4) of this section, the balance remaining shall be deposited in the General Fund to the credit of the Eastern Oregon Timber Tax Account, which account is hereby established.

(2) Notwithstanding the provisions of ORS 291.238, the amount of moneys necessary to pay refunds of the taxes levied under ORS 321.405 to 321.520 hereby is appropriated continuously to the department from the suspense account referred to in subsection (1) of this section, and shall be used by the department for the payment of all refunds of taxes levied under ORS 321.405 to 321.520 which have been audited and approved by the department. Any penalties, interest and taxes then due from the taxpayer shall be applied in that order in computing any refund, and only the balance due the taxpayer, if any, shall be refunded.

(3) Subject to ORS 321.490 and subsection (2) of this section, the records of the department shall reflect each county's credit which shall be proportionate to the total credit in the same proportion that each county's total appraised timber valuation bears to the total appraised timber valuation for eastern Oregon. Appraised valuations of timber for purposes of ORS 321.405 to 321.520 shall be those determined in accordance with the provisions of ORS 306.127 (1961 Replacement Part), as adjusted by the department, or with the department's approval, as of July 1 of each year. After July 1, 1964, however, the appraised values as of that date shall serve as the basis for the allocation of severance tax revenues under ORS 321.405 to 321.520, except that readjustments in such appraised values shall be made annually for the purpose of subtracting or adding the appraised valuations of timber on reforestation lands which have been on or before July 1 of each year classified or declassified and for the purpose of subtracting or adding the appraised valuations of timber which before July 1 of each

year has been transferred into or out of ownerships exempt from taxation.

(4) All moneys credited to the counties pursuant to subsection (3) of this section are continuously appropriated to the counties in whose names they are credited, and the full amounts remaining to the credit of each county as of the 10th day of the second month following the close of each of the calendar quarters designated in ORS 321.435 shall be remitted to the county treasurers of the respective counties on or before the 15th day of that month. Remittances shall be made by the Department of Revenue from the suspense account referred to in subsection (1) of this section.

[1961 c.627 §16(1), (2), (3) and (5); 1963 c.86 §2; 1971 c.408 §2]

#### **321.490 Administrative Subaccount.**

There hereby is established a subaccount of the Eastern Oregon Timber Tax Account to be known as the Administrative Subaccount. The moneys in the Administrative Subaccount hereby are appropriated continuously for use in reimbursing the General Fund for expenses incurred in the collection of the taxes imposed by ORS 321.405 to 321.520 which have been paid from the General Fund. Whenever the unobligated balance in the Administrative Subaccount is less than \$10,000 the department shall order the transfer to the subaccount of the sum of \$10,000 from the suspense account created by subsection (1) of ORS 321.485.

[1961 c.627 §16(4); 1963 c.86 §3]

**321.495** [1961 c.627 §17; repealed by 1971 c.408 §4]

**321.500** [1961 c.627 §18; repealed by 1971 c.408 §4]

**321.505** [1961 c.627 §19; 1963 c.86 §4; repealed by 1971 c.408 §4]

**321.510** [1961 c.627 §20; 1965 c.326 §1; repealed by 1971 c.408 §4]

**321.515 County treasurer to furnish amounts of distributions from Eastern Oregon Timber Tax Account; county assessors to reduce tax levies by amount certified; apportionment to taxing units.**

(1) Not later than August 20 of each fiscal year, each county treasurer in eastern Oregon shall certify to the county assessor of the county the amount of severance tax receipts then on deposit plus an amount equal to 50 percent of the receipts from the severance tax in the preceding year. Each county assessor shall apply the amount so certified to reduce the property tax levy of taxing units within the county as provided in subsections (2) to (4) of this section.

(2) The county assessor shall first allocate such anticipated receipts to the various taxing units having appraised timber valuations established under subsection (3) of ORS 321.485 in the same proportion which the computed property tax on timber in such unit bears to the total computed property tax on timber in all units within the county. As used in this subsection, "computed property tax on timber" means the amount of property tax in dollars which would have been imposed on the appraised valuation of timber in the unit in the current fiscal year if timber were not exempted from ad valorem taxation by ORS 321.420, but were included in the computation of a rate percent of levy extended against timber as well as other property within the unit.

(3) The county assessor shall subtract from the levy submitted by each taxing unit the amount of anticipated receipts allocated to it pursuant to subsection (2) of this section and shall extend on the assessment role in each case no more than the remainder as the taxing unit's levy for the current fiscal year.

(4) Immediately upon extension of the tax levy as provided in ORS 311.105, the county assessor shall certify to the county treasurer the amounts which have been apportioned to the various taxing units within the county. The county treasurer shall thereafter distribute the moneys on deposit on August 20 and the moneys remitted to him from the Eastern Oregon Timber Tax Account for tax quarters of that fiscal year, to the taxing units in proportion to the total amounts certified to him by the county assessor until the total amounts remitted or the total amounts so certified, whichever is the lesser, have been distributed.

(5) If the amounts received by the treasurer under subsection (4) of this section are greater than one-half of the previous year's county severance tax share, the county treasurer shall hold such excess receipts in a special account until they are certified and apportioned under subsections (1) to (4) of this section.

[1961 c.627 §21; 1971 c.408 §3]

**321.520 Apportionments not to be included as anticipated receipts.** Amounts of offset moneys apportioned to the various taxing units under ORS 321.515 shall not be included as anticipated receipts in the budgets of the taxing units.

[1961 c.627 §22]

**321.525** [1961 c.627 §23; 1963 c.86 §5; repealed by 1971 c.408 §4]

**321.530** [1961 c.627 §24; 1967 c.335 §37; repealed by 1971 c.408 §4]

**321.605** [1961 c.659 §2; 1963 c.60 §2; 1967 c.543 §1; 1975 c.745 §1; repealed by 1977 c.892 §51]

**321.610** [1961 c.659 §1; repealed by 1977 c.892 §51]

**321.615** [1961 c.659 §3; repealed by 1977 c.892 §51]

**321.617** [Formerly part of 321.620; repealed by 1977 c.892 §51]

**321.618** [Formerly part of 321.620; 1973 c.237 §1, 1977 c.884 §21; 1977 c.892 §54b; renumbered 321.358]

**321.619** [Formerly part of 321.620; 1971 c.684 §5; 1977 c.870 §50; 1977 c.892 §27; 1977 c.893 §20c; renumbered 321.359]

**Note:** Section 22, chapter 893, Oregon Laws 1977, provides:

**Sec. 22.** (1) Upon application made to the county assessor not later than April 1, 1978, any forest land that was disqualified or declassified under ORS 321.619, 321.760 or 321.820 for the assessment year 1973, 1974, 1975, 1976 or 1977, or any or all of such years, due solely to the failure of a new owner to apply for new or continued designation or classification under ORS 321.619, 321.760 or 321.820 within the prescribed 60-day period and was therefore assessed under ORS 308.205 and 308.232 for any or all of such years, shall be reassessed, if otherwise qualified, under the special assessment law from which it was disqualified or declassified. Any taxes upon such forest land attributable to such increased true cash value shall be regarded as potential additional taxes as though the forest land qualified for designation or classification in the first instance for any or all of the applicable years, and the county assessor and tax collector shall cooperate in making the necessary correcting entries. If the additional taxes upon such forest land have been paid, they shall be refunded in the manner provided in subsection (2) of this section. The amount of the refund shall be the difference between the amount of taxes actually paid and the amount of taxes that would have been paid if it remained qualified or classified under the special assessment law, plus any interest or penalty paid which is attributable to the difference.

(2) (a) The tax collector shall notify the governing body of the county of any refund required by this section. The governing body of the county shall refund the taxes in the amount computed under subsection (1) of this section without interest.

(b) Immediately upon reimbursement, the tax collector shall make the necessary correcting entries in the records of his office and the county treasurer shall reimburse the general fund in the amount of the refunded tax, interest and penalty paid thereon from the unsegregated tax collections account provided in ORS 311.385.

**321.620** [1961 c.659 §4; 1965 c.191 §1; 1967 c.93 §4; 1967 c.543 §2; renumbered 321.617, 321.618, 321.619 and 321.621]

**321.621** [Formerly part of 321.620; repealed by 1977 c.892 §51]

**321.622** [1961 c.659 §7(1), (3); repealed by 1977 c.892 §51]

**321.625** [1961 c.659 §6(1); repealed by 1977 c.892 §51]

**321.630** [1961 c.659 §6(2); repealed by 1977 c.892 §51]

**321.635** [1961 c.659 §7(2); repealed by 1977 c.884 §32; 1977 c.892 §51]

**321.640** [1961 c.659 §8; repealed by 1977 c.892 §51]

**321.645** [1961 c.659 §5(1), (2), (3), (4) and (5); repealed by 1977 c.892 §51]

**321.650** [1961 c.659 §5(6); 1975 c.636 §1; repealed by 1977 c.892 §51]

**321.655** [1961 c.659 §5(7), (8); 1967 c.78 §6; repealed by 1977 c.892 §51]

**321.660** [1961 c.659 §5(9); 1965 c.6 §14; 1967 c.78 §7; repealed by 1977 c.892 §51]

**321.665** [1961 c.659 §5(10); 1963 c.60 §3; repealed by 1977 c.892 §51]

**321.670** [1961 c.659 §5(11); repealed by 1977 c.892 §51]

**321.675** [1961 c.659 §5(12); repealed by 1977 c.892 §51]

**321.680** [1961 c.659 §5(13); 1963 c.576 §39; repealed by 1977 c.892 §51]

## WESTERN OREGON SMALL TRACT OPTIONAL TAX

**321.705 Definitions for ORS 321.705 to 321.765.** As used in ORS 321.705 to 321.765, unless the context requires otherwise:

(1) "State Forester" means the State Forester or his authorized representative.

(2) "Western Oregon" means that portion of the state lying west of a line beginning at the intersection of the northern boundary of the State of Oregon and the western boundary of Wasco County, thence south along the western boundaries of the counties of Wasco, Jefferson, Deschutes and Klamath to the southern boundary of the State of Oregon.

(3) "Forest land" means land which is not classified as reforestation land under ORS 321.255 to 321.355 and which, in the judgment of the State Forester, is suitable for the production of timber and is being utilized primarily for that purpose.

(4) "Timber" means wood growth, mature or immature, growing or dead, standing or down.

(5) "Owner" means any individual, partnership, corporation or association of whatever nature, owning both the forest land and any timber thereon.

(6) "Cultured Christmas trees" means trees:

(a) Grown on lands used exclusively for that purpose capable of preparation by inten-

sive cultivation methods such as plowing or turning over the soil;

(b) Of a species for which the Department of Revenue requires a "Report of Christmas Trees Harvested" for purposes of ad valorem taxation;

(c) Managed to produce trees meeting U.S. No. 2 or better standards for Christmas trees as specified by the Agriculture Marketing Service of the United States Department of Agriculture; and

(d) Evidencing periodic maintenance practices of shearing for Douglas fir and pine species; weed and brush control and one or more of the following practices: Basal pruning, fertilization, insect and disease control, stump culture, soil cultivation, irrigation.

[1961 c.714 §1; 1977 c.892 §41; 1977 c.893 §1a]

**321.710 Legislative findings; purpose of ORS 321.705 to 321.765.** It is the purpose of ORS 321.705 to 321.765 to provide an optional method of ad valorem taxation for certain owners of forest land in western Oregon which will tax the land alone at its productivity value. It is hereby found that the normal system of taxing both the land and the increasing value of the growing timber tends to force those smaller owners with predominantly young growth holdings to harvest their timber before it has properly matured because of the constantly increasing taxes imposed on the timber and the lack of sufficient annual income from mature timber to meet the overall tax burden. The optional tax provided by ORS 321.705 to 321.765 is intended to make it possible for such owners to hold their timber to the proper rotation age.

[1961 c.714 §2]

**321.715 Administration by State Forester; rules and regulations; publicizing; report to legislature.** (1) The State Forester may provide rules and regulations for the classification of forest land under ORS 321.705 to 321.765 and prescribe the form of any required statements and reports.

(2) The State Forester shall take appropriate action to bring to the attention of forest landowners the possibilities and effects of classification under ORS 321.705 to 321.765.

(3) The State Forester shall submit a report to each regular session of the Legislative Assembly of the values per acre determined by the State Forester under subsection (1) of ORS 321.720.

[1961 c.714 §9; 1975 c.617 §3]

**321.720 Determination of "true cash value" of forest land classified under ORS 321.705 to 321.765; exemption of timber from separate assessment.** Notwithstanding ORS 308.205 or any other provision of law:

(1) Forest land in western Oregon classified under the provisions of ORS 321.705 to 321.765 shall be appraised by the county assessor of the county within which the land is located at a true cash value per acre for purposes of ORS 308.232 in accordance with the site class assigned to the land. The State Forester shall determine a true cash value per acre for each site class as defined in ORS 321.745 by using an income approach that capitalizes the average annual net income over a rotation age including periodic and final harvests. In using the income approach, the capitalization rate shall be 12 percent. The income approach shall take into consideration the following:

(a) The volume of timber or quantities of products that the land and trees are capable of producing on each site class under full, reasonable and current management practices;

(b) A rotation age consistent with the site class and with prudent management practices;

(c) Thinning and other periodic harvest volume and value prior to final harvest;

(d) Current immediate harvest value of the timber volume to be derived from all harvests; and

(e) Costs of growing the timber volume.

(2) The true cash values determined under subsection (1) of this section shall first apply to the January 1 assessment date following the date on which the application for classification of the land is made with the State Forester under ORS 321.730. The site class used in subsection (1) of this section shall be the average site class certified for the land by the State Forester.

(3) Timber on forest land classified under ORS 321.705 to 321.765 shall be exempt from separate ad valorem taxation.

[1961 c.714 §3; 1969 c.326 §5; 1975 c.617 §1; 1977 c.892 §42; 1977 c.893 §3]

**321.721 Reduction of true cash value.** The true cash value per acre for each site class determined by the State Forester under subsection (1) of ORS 321.720 shall be reduced as follows:

Assessment Date	Percent Reduction
January 1, 1976	50%

January 1, 1977	40%
January 1, 1978	30%
January 1, 1979	20%
January 1, 1980	10%
January 1, 1981, and thereafter	None

[1975 c.617 §2]

Note: 321.721 was enacted into law by the Legislative Assembly but was not added to or made a part of ORS chapter 321 or any series therein by legislative action. See the Preface to Oregon Revised Statutes for further explanation.

**321.725 Eligibility of forest land for classification; eligible owners.** (1) Subject to subsections (2) to (4) of this section, owners of forest land in western Oregon may elect to have such land classified under ORS 321.705 to 321.765 if:

(a) The forest land is not used for uses which are incompatible with the cultivation of timber thereon, as determined in accordance with generally accepted principles of good forestry;

(b) The average age of timber on the forest land is not in excess of 60 years. However, forest land bearing timber of an average age of 60 years or less when classified may continue under such classification until the average age of the timber reaches 90 years. If the State Forester determines that the forest land proposed to be classified consists of areas of substantially different age classes, he may consider each area separately and determine an average age of timber for each such area for purposes of this subsection; and

(c) The land is being held or used for the predominant purpose of growing and harvesting trees of marketable species and such trees are well distributed over the area to be classified.

(2) Only owners having a total ownership of forest land in western Oregon in excess of 10 acres but not in excess of 2,000 acres shall be entitled to classify forest land under this section. In computing an owner's acreage for purposes of this subsection, his total ownership shall be included even though portions of his forest land may not be eligible for classification under subsection (1) of this section. As used in this subsection, "total ownership" includes (a) forest land owned by the applicant owner individually and (b) any forest land owned by any corporate or other group owner in which the applicant owner holds a share of ownership of 10 percent or more.

(3) An owner electing to classify any of his eligible forest lands under ORS 321.705 to

321.765 must classify all of his eligible lands, except lands assessed under ORS 308.370 and used for the purpose of growing cultured Christmas trees.

(4) No owner may have forest land classified under ORS 321.705 to 321.765 if such owner, or any individual having a share in an owner, has a spouse, brother, sister, ancestor or lineal descendant who is an owner, or holds a share in an owner, having forest land classified under ORS 321.705 to 321.765. However, the State Forester may grant exceptions to this requirement where the applicant satisfactorily demonstrates that the combination of ownerships with the indicated relatives arose from bona fide business reasons other than a desire to circumvent the 2,000-acre limitation imposed by this section.

[1961 c.714 §4; 1969 c.326 §1; 1971 c.684 §1; 1975 c.617 §6; 1977 c.893 §6]

**321.727 Exceptions from minimum acreage requirements of ORS 321.725 for certain lands.** Notwithstanding the minimum acreage requirement imposed by subsection (2) of ORS 321.725, owners with 10 acres or less of land that is classified under ORS 321.705 to 321.765 as of the July 1, 1977, assessment date shall remain classified until the land is removed from such classification as provided in ORS 321.760. However, land described in this section shall not be removed from classification upon transfer of ownership if the sole reason for the removal is that the new owner has a total ownership of forest land in western Oregon of 10 acres or less.

[1977 c.893 §8]

**321.730 Application for classification; certification by State Forester; affidavits of continuing eligibility; false statements.**

(1) An owner of forest land eligible for classification under ORS 321.705 to 321.765 may apply to the State Forester for a determination and certification to that effect. Applications made on or before December 31 of any calendar year may receive the classification as of January 1 of the year following provided such lands meet eligibility requirements as set forth in ORS 321.725. Application shall be made on appropriate forms supplied by the State Forester, and shall include the following:

(a) A description of all land the applicant desires to be classified under ORS 321.705 to 321.765.

(b) Date of acquisition.

(c) Whether the land is being held or used for the predominant purpose of growing and

harvesting trees of marketable species, including cultured Christmas trees.

(d) Whether the landowner meets minimum forest management standards established by rule by the State Forester.

(e) Whether the minimum forest management standards established by the State Forester by rule are being implemented and the nature and extent of implementation.

(f) Whether the land has been subdivided or a plat has been filed under ORS 92.120.

(g) Whether a permit has been granted for harvesting for excepted purposes under the Oregon Forest Practices Act.

(h) Whether the land is timberland subject to ORS chapter 477, and if not, the reasons therefor.

(i) Whether the land, or any of it, is subject to a lease or option which permits it to be used for any purpose other than the growing and harvesting of trees.

(j) A statement that the applicant is aware of the potential tax liability involved when the land ceases to be classified under ORS 321.705 to 321.765.

(k) An affirmation that the statements contained therein are true.

(2) The State Forester, in determining whether the application submitted under subsection (1) of this section should be approved, shall weight the relevant evidence submitted on the application form required by subsection (1) of this section.

(3) If the State Forester determines that an applicant's land is eligible for classification under ORS 321.705 to 321.765, he shall so certify to the county assessor or assessors of the county or counties in which the land is located. A copy of such certification shall be sent to the applicant.

(4) Certifications made under this section shall include the average site class of the forest land certified. Whenever appropriate in making such determination, the State Forester may split the area being certified into smaller areas for the application of different average site classes.

(5) In the event the application submitted under subsection (1) of this section is not or cannot be made acceptable to the State Forester, the State Forester shall not classify the land. Any adverse ruling by the State Forester under this section shall be made within 90 days of the receipt of the application.

(6) If an owner has forest land classified under this section, he shall notify the State Forester by registered or certified mail not later than the 30th day after any change of land use or ownership.

(7) No person shall make any false statement in any application, statement or report made under this section.

[1961 c.714 §§6, 14; 1967 c.619 §1; 1969 c.326 §2; 1971 c.684 §2; 1977 c.893 §9]

**321.732 Review of classified land by State Forester; notice of deficiencies; declassification.** (1) The State Forester shall review all classified lands periodically, but in any event not less than once in every five years, to insure that the lands are managed in accordance with the minimum forest management standards of ORS 321.730. In the event that the State Forester finds that the owner of classified lands is not complying with ORS 321.730, the State Forester shall:

(a) Notify the owner in writing of the specific deficiencies in his forest management practices to be corrected.

(b) Allow the owner a reasonable time, as determined by the State Forester, to correct the deficiencies in his forest management practices. In fixing a reasonable time, the State Forester shall consider available materials, equipment and the season of the year.

(2) If, after notice under subsection (1) of this section is given, the State Forester determines that management of the land continues to fail to meet minimum management standards under ORS 321.730, and that the deficiencies which were the subject of the notice have not been corrected within the time specified in the notice, the State Forester shall declassify the land pursuant to paragraph (b) of subsection (1) of ORS 321.760.

[1977 c.893 §12]

**321.735 Time limits for applications for classification; adjustment tax required in certain cases.** Notwithstanding ORS 321.725, classifications made after August 9, 1966, shall be conditioned upon payment of the adjustment tax provided in ORS 321.750.

[1961 c.714 §5; 1963 c.582 §1; 1965 c.371 §1; 1967 c.619 §2; 1969 c.326 §3]

**321.740 Application fees.** (1) With each application for classification of forest land under ORS 321.730, the owner shall pay to the State Forester a fee for inspection by the State Forester of the lands proposed to be classified. The fee is \$2 for acreages under 100; \$5 for acreages of 100 to 500; and \$7.50 for acreages over 500.

(2) All fees collected by the State Forester under subsection (1) of this section shall be paid by him into the State Treasury within 30 days after collection, and shall be placed by the State Treasurer to the credit of the General Fund to be available for general governmental expenses.

[1961 c.714 §7; 1967 c.34 §3]

**321.745 Assignment of "site class"; redeterminations.** (1) Forest land shall be assigned to one of the following average site classes, for purposes of the certification under ORS 321.730, according to the estimated total height of the dominant and codominant trees on the land at 100 years of age:

(a) Site I.....	200 feet.
(b) Site II.....	170 feet.
(c) Site III.....	140 feet.
(d) Site IV.....	110 feet.
(e) Site V.....	80 feet.

(2) The growth standards for site class determination specified in subsection (1) of this section shall apply to Douglas fir sites. In the case of other species, the State Forester may apply the standards specified in subsection (1) of this section or, if in his opinion such standards are not appropriate for a particular species, he may adopt different standards which are demonstrated to his satisfaction to be more appropriate for establishing five corresponding site classes for the species involved.

(3) Site classes assigned under subsections (1) and (2) of this section may be changed thereafter by the State Forester upon his own initiative, or upon request of an owner, if further investigation reveals that the estimates forming the basis of the site class determination were inaccurate. Any such redetermination of site class shall be certified immediately to the county assessor.

[1961 c.714 §8]

**321.750 Adjustment tax; computation by State Forester; collection by county tax collector.** (1) In cases of classification of forest land after the date five years following August 9, 1961, an adjustment tax as provided in this section shall be paid by the owner to the appropriate county tax collector within 30 days following issuance of the classification order by the State Forester. If payment is not made within the time limited, the State Forester shall withdraw the classification order.

(2) The adjustment tax shall be an amount which, in each of the years specified in subsec-

tion (3) of this section, equals the amount by which the tax which would have been imposed under ORS 321.720 exceeds the amount of ad valorem tax actually paid on such forest land.

(3) The computation provided in subsection (2) of this section shall apply to all years in which the timber on the forest land now being proposed to be classified was exempt from ad valorem taxation pursuant to ORS 321.605 to 321.680 (1975 Replacement Part). However, any years previously considered in computing an adjustment tax under this section shall be excluded in computing any later adjustment tax.

(4) The adjustment tax due under this section shall be computed by the appropriate county assessor or assessors at the time of issuance of a classification order subject to this section, and he shall certify the amount of the adjustment tax to the appropriate county tax collector. After the expiration of the period allowed for payment of the tax, the county tax collector shall report to the State Forester the payment or nonpayment of the tax.

[1961 c.714 §11; 1963 c.582 §2; 1965 c.371 §2; 1971 c.684 §3; 1977 c.892 §43]

**321.755 Distribution of adjustment tax revenue; offset of property taxes.** (1) Proceeds from the adjustment tax collected under ORS 321.750 shall be deposited by the tax collector with the county treasurer in the same manner and at the same time that other taxes are remitted to the treasurer. The county treasurer shall allocate the same to the taxing units in which the classified forest land paying the tax is located in the proportion that the rate percent of levy for each unit bears to the total rate percent of levy for all such units, as shown on the tax roll for the fiscal year which began during the calendar year when the forest land was classified. The treasurer shall hold the moneys in special accounts for the taxing unit to which they have thus been allocated.

(2) Not later than July 10 of each year, the county treasurer shall certify to the county assessor the balance in each account established under subsection (1) of this section as of June 30 immediately preceding. The assessor shall subtract from the tax levy of each taxing unit the amount certified for such unit and shall extend on the assessment roll in each case no more than the remainder as the property tax levy of the taxing unit for the current fiscal year. Immediately upon extension of such tax levy, the county assessor shall certify to the county treasurer the amount by which

the levy of each taxing unit has been reduced under this section. Upon receipt of such certification, the county treasurer shall distribute such amounts from the appropriate accounts to the respective taxing units.

(3) The moneys held in special accounts by the county treasurer under subsection (1) of this section shall not be considered as budget resources in preparing estimates of budget resources under ORS 294.305 to 294.520.

[1961 c.714 §12; 1963 c.576 §40]

**321.760 Declassifications.** (1) The State Forester shall certify to the owner involved, and to the appropriate county assessor or assessors, the removal from classification of any forest land previously classified under ORS 321.705 to 321.765 when:

(a) The owner requests such declassification in writing; or

(b) The State Forester determines, after investigation, that the forest land is no longer entitled to classification under ORS 321.705 to 321.765.

(2) (a) Forest land shall be declassified upon transfer of ownership unless within 60 days after the new owner receives notice from the county assessor that he must apply for continued classification, the new owner applies for classification under ORS 321.705 to 321.765 and meets eligibility requirements under ORS 321.725 and 321.730. The notice required from the county assessor under this subsection shall be by certified mail, return receipt requested. Notice shall be on a form prescribed by the State Forester.

(b) The lien for increased taxes and interest on land declassified under this subsection shall attach on the day preceding transfer of ownership. The notice required from the county assessor under this subsection shall be by certified mail, return receipt requested. Notice shall be on a form prescribed by the State Forester.

(3) Upon declassification there shall be added to the tax extended against the land, on the next property assessment and tax roll, to be collected and distributed in the same manner as ad valorem taxes on real property, an amount equal to the sum of:

(a) The amount by which the taxes assessed against the forest land and timber would have been increased if it had been valued without regard to ORS 321.720 during the five years immediately preceding such extension on the tax roll, but without any

increase for years ending prior to August 22, 1969;

(b) The amount of severance taxes which would have been payable under ORS 321.257 to 321.342, during the five years immediately preceding such extension on the tax roll; and

(c) Interest on the amounts of taxes added pursuant to paragraphs (a) and (b) of this subsection at the rate of six percent a year from the date at which such increased taxes would have been payable if the forest land had been valued without regard to ORS 321.720.

(4) Declassifications certified under this section shall take effect as of the January 1 assessment date following the date of the certification.

(5) The amount determined to be due under subsection (3) of this section may be paid to the assessor prior to completion of the next general property tax roll, pursuant to ORS 311.370.

[1961 c.714 §10; 1969 c.326 §4; 1971 c.684 §4; 1975 c.617 §7; 1977 c.892 §44; 1977 c.893 §10a]

Note: See note under 321.619.

**321.765 Appeals.** (1) Any owner affected by a determination of the State Forester made under ORS 321.705 to 321.770 may appeal to the State Board of Forestry under such rules as it may adopt. A suit to set aside any decision of the board may be taken within 60 days of the decision to the Oregon Tax Court in the manner provided for ad valorem property tax cases under ORS chapter 305.

(2) On or before March 1 of the assessment year for which a determination is made, any owner affected by a determination of true cash value per acre for a site class made by the State Forester under subsection (1) of ORS 321.720 may appeal to the State Board of Forestry for a revision of the true cash value per acre for the site class. The appeal shall be made under such rules as the State Board of Forestry may adopt. A suit to set aside a decision of the board may be taken within 30 days of the decision to the Oregon Tax Court in the manner provided for ad valorem property tax cases under ORS chapter 305.

(3) The computation of the adjustment tax by the county assessor under ORS 321.750 may be appealed directly to the Department of Revenue within 30 days following the mailing of the notice of the adjustment tax to the taxpayer, in the manner provided in ORS chapter 305.

[1961 c.714 §13; 1965 c.6 §15; 1977 c.870 §60; 1977 c.893 §13a]

**321.770** [1975 c.617 §5; repealed by 1977 c.893 §19]

**Note:** Section 45, chapter 892, Oregon Laws 1977, provides:

**Sec. 45.** (1) Notwithstanding ORS 321.705 to 321.770, land classified under ORS 321.705 to 321.770 on January 1, 1977, at the election of the owner made within the period specified in subsection (2) of this section, shall be designated as forest land subject only to the severance taxes and ad valorem taxes provided in sections 5 and 24 of this Act commencing with January 1 next following the filing of such election.

(2) The election to which reference is made in subsection (1) of this section shall be made on a form provided by the Department of Revenue and shall be filed with the assessor of the county in which the land is situated not later than December 31, 1983.

(3) The designation made pursuant to this section shall be considered a declassification of the land as classified pursuant to ORS 321.705 to 321.770. However, the land shall not be subject to any additional tax, penalty or interest by reason of such declassification imposed by ORS 321.760, 321.960 or any other law.

### SPECIAL ASSESSMENT OF FOREST LANDS

**321.805 Definitions for ORS 321.805 to 321.825.** As used in ORS 321.805 to 321.825, unless the context requires otherwise:

(1) "Forest land" means land east of the summit of the Cascade Mountains which is not assessed as farmland pursuant to ORS 308.370 to 308.395 and is not assessed as property pursuant to ORS 308.505 to 308.990; and which either is being held or used for the predominant purpose of growing and harvesting trees of a marketable species and has been designated as forest land under ORS 321.805 to 321.825, or is land the highest and best use of which is the growing and harvesting of such trees. Forest land is the land alone.

(2) "Owner" means any individual or combination of individuals, partnership, firm, corporation or association of whatever nature owning or controlling forest land.

(3) The "summit of the Cascade Mountains" shall be considered to be a line beginning at the intersection of the northern boundary of the State of Oregon and the western boundary of Wasco County, thence southerly along the western boundaries of the counties of Wasco, Jefferson, Deschutes and Klamath to the southern boundary of the State of Oregon.

[1971 c.654 §2; 1977 c.892 §46]

**321.810 Determining true cash value of forest land generally; valuation of certain forest land limited.** The true cash value

of forest land shall be determined under ORS 308.205, except that land which has been designated as forest land under ORS 321.805 to 321.825 shall be valued as forest land and not at a value for some higher or better use and shall be noted on the assessment and tax roll as being forest land potentially subject to increased taxes under subsection (1) of ORS 321.825.

[1971 c.654 §3]

**321.815 Application for designation of land as forest land; contents; determination of land use; approval of application.** (1) An owner of land desiring that it be designated as forest land for purposes of ORS 321.810 shall make application to the county assessor on or before April 1 following the assessment date on which the assessment based thereon is first desired, and he may also do so within 30 days of receipt of notice of its assessment as omitted property or of the sending of notice of an increase in its assessed valuation, or by December 15 of the year of increased assessment if he does not receive such notice.

(2) The application shall be made upon forms prepared by the Department of Revenue and supplied by the county assessor, and shall include the following:

(a) A description of all land the applicant desires to be designated as forest land.

(b) Date of acquisition.

(c) Whether the land is being held or used for the predominant purpose of growing and harvesting trees of marketable species.

(d) Whether there is a forest management plan for it.

(e) If so, whether the plan is being implemented, and the nature and extent of implementation.

(f) Whether the land is being held or used for the predominant purpose of grazing or raising of livestock.

(g) Whether the land has been subdivided or a plat has been filed under ORS 92.120.

(h) Whether a permit has been granted for harvesting for excepted purposes under the Oregon Forest Conservation Act.

(i) Whether the land is timberland subject to ORS chapter 477, and if it is not, the reasons therefor.

(j) Whether the land, or any of it, is subject to a lease or option which permits it to be used for any purpose other than the growing and harvesting of trees.

(k) A summary of past experience and activity of the applicant in growing and harvesting trees.

(L) A summary of current and continuing activity of the applicant in growing and harvesting trees.

(m) A statement that the applicant is aware of the potential tax liability involved when the land ceases to be designated as forest land.

(n) An affirmation that the statements contained therein are true.

(3) It shall be conclusively presumed that land is not being held or used for the predominant purpose of growing and harvesting trees of marketable species if the application so states or if it is subject to a plat filed under ORS 92.120. Otherwise, the determination shall be made with due regard to all relevant evidence and without any one or more items of evidence necessarily being determinative.

(4) The application shall be approved by the assessor, and he shall designate the land as forest land, except as to land which he finds is not properly classifiable as forest land. The application shall be deemed to have been approved unless, within three months of the date such application was delivered to the assessor, he shall notify the applicant in writing of the extent to which the application is denied.

[1971 c.654 §4; 1977 c.884 §24]

**321.820 Removal of designation as forest land; notice; appeal.** (1) (a) When land has once been designated as forest land as a result of an application being filed therefor it shall be valued as such until: (A) Notification by the taxpayer to the assessor to remove such designation; (B) sale or transfer to an ownership making it exempt from ad valorem property taxation; or (C) removal of the designation by the assessor upon discovery that the land is no longer forest land.

(b) Within 30 days after removal of a designation of forest land, the assessor shall so notify in writing both the taxpayer and the Department of Revenue and shall specify the reasons for the removal.

(c) Paragraph (a) of this subsection does not apply to any forest land that ceases to be devoted to forest land use because it is transferred to a government entity in exchange for other forest land located within the State of Oregon.

(2) A taxpayer whose application filed under ORS 321.815 has been denied in whole

or in part, or a taxpayer whose forest land has had the designation thereof removed in whole or in part, may appeal to the Department of Revenue within the time and in the manner provided in ORS chapter 305. Orders of the department shall be subject to appeal as provided in ORS chapter 305.

[1971 c.654 §5; 1973 c.296 §1; 1977 c.870 §53; 1977 c.893 §21a]

Note: See note under 321.619

**321.825 Addition of tax upon land removed from designation of forest land; interest; lien; prepayment.** (1) Whenever land designated as forest land as a result of an application being filed therefor under ORS 321.805 to 321.825 thereafter becomes disqualified, there shall be added to the tax extended against the land on the next property assessment and tax roll, to be collected and distributed in the same manner as the remainder of the real property tax, an amount equal to the sum of the following:

(a) The total amount by which the taxes assessed against the land would have been increased if it had been valued without regard to subsection (3) of ORS 321.815 and subsection (1) of ORS 321.820 during the last five or lesser number of years in which the land was valued pursuant to ORS 321.815.

(b) Interest upon the amounts of increased tax from each year included in paragraph (a) of this subsection at the rate of six percent per annum from the dates at which such increased taxes would have been payable if the land had been valued without regard to ORS 321.815.

(c) In cases where the designation of forest land is removed as a result of a sale or transfer described in subparagraph (B) of paragraph (a) of subsection (1) of ORS 321.820, the lien for such increased taxes and interest shall attach as of the day preceding such sale or transfer.

(2) The amount determined to be due under subsection (1) of this section may be paid to the assessor prior to the time of the next general property tax roll, pursuant to the provisions of ORS 311.370.

[1971 c.654 §6; 1977 c.893 §24]

## MISCELLANEOUS PROVISIONS

**321.955** [Formerly 308.309; 1965 c.412 §1; 1971 c.272 §1; 1975 c.636 §2; repealed by 1977 c.892 §51]

**321.960 Penalties applicable to land assessed as farm use or under designated forest land or small tract optional taxes.**

(1) (a) Land which is assessed under ORS 308.370, 321.352 or 321.720 shall not be subject to the additional taxes or penalties imposed by ORS 308.395, 308.399, 321.372, 321.750 or 321.760 when such land is changed to assessment under ORS 308.370, 321.352 or 321.720. Such land shall be subject to an additional tax as provided under paragraph (b) of this subsection and to no other additional tax or penalty.

(b) Whenever land is changed to assessment under ORS 308.370, 321.352 or 321.720 as provided in paragraph (a) of this subsection, the assessor shall notify the owner thereof and there shall be added to the tax extended against the land on the next general property tax roll, to be collected and distributed in the same manner as the remainder of the real property tax, an additional tax equal to 10 times (or such lesser number of times, corresponding to the years of the most recent special assessment to such property under ORS 308.370, 321.352 or 321.720, whichever is applicable) the total amount by which the taxes assessed against the land would have been increased if it had been assessed under the special assessment to which the land has been changed during the last year the assessment was in effect for the land.

(2) (a) Land which is subject to the additional tax under subsection (1) of this section shall be subject to the additional tax imposed under paragraph (b) of this subsection when such land becomes disqualified or declassified from special assessment as farmland under ORS 308.370, as designated forest land under ORS 321.352 or as small tract optional land under ORS 321.720. No other additional tax or penalty shall be imposed on such land at the time of disqualification or declassification.

(b) Upon disqualification or declassification, the assessor shall notify the owner thereof and there shall be added to the tax

extended against the land on the next general property tax roll, to be collected and distributed in the same manner as the remainder of the real property tax, an additional tax equal to 10 times (or such lesser number of times, corresponding to the number of continuous preceding years of special assessment under ORS 308.370, 321.352 and 321.720 applicable to such land) the total amount by which the taxes assessed against the land would have been increased if it had been valued without regard to ORS 308.370, 321.352 or 321.720 during the last year in which such special assessment was in effect for the land.

[1975 c.617 §4; 1977 c.892 §47]

**Note:** 321.960 was enacted into law by the Legislative Assembly but was not added to or made a part of ORS chapter 321 or any series therein by legislative action. See the Preface to Oregon Revised Statutes for further explanation

## PENALTIES

**321.990** [Repealed by 1953 c.375 §38]

**321.991 Penalties.** (1) Violation of any provision of ORS 321.005 to 321.225 is punishable, upon conviction, by a fine not exceeding \$1,000 or by imprisonment in the county jail for not exceeding one year, or by both.

(2) Violation of subsection (7) of ORS 321.730 is punishable, upon conviction, by a fine of not more than \$500 or by imprisonment in the county jail for not more than three months, or both. Justices of the peace and district courts shall have concurrent jurisdiction with the circuit court of all prosecutions for violations of subsection (7) of ORS 321.730.

[1953 c.375 §35; subsections (2) and (3) formerly 528.990; subsection (4) enacted as 1961 c.659 §9; subsection (5) enacted as 1961 c.714 §15; subsections (6) and (7) formerly part of 308.990; 1977 c.892 §50]

## 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, 1977.

Thomas G. Clifford  
Legislative Counsel

## CHAPTER 322

[Reserved for expansion]