

TITLE 31

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GENERAL PROVISIONS

366.005 General definitions. As used in this chapter and in ORS chapter 367, unless the context requires otherwise:

(1) "Administrator of Highways" or "administrator" means the chief administrative officer of the Highway Division.

(2) "Director" means the Director of Transportation.

(3) "Federal funds" means any funds provided by the United States for cooperative road work with states, counties, cities or other municipal subdivisions of the state under the Act of July 11, 1916, 39 Stat. 355, entitled "An act to provide that the United States shall aid the states in the construction of rural post roads and for other purposes," and other Acts of Congress heretofore or hereafter enacted for similar purposes.

(4) "Foundation" means the Oregon Arboretum and Botanical Foundation.

(5) "Garden" means the arboretum and botanical garden.

(6) "Highway engineer" means the State Highway Engineer and "assistant highway engineer" means assistant state highway engineer.

(7) "Highway fund" means the State Highway Fund.

(8) "Highway funds" means the moneys and revenues of which the highway fund consists, as provided in ORS 366.505.

(9) "State highway" means any road or highway designated as such by law or by the Oregon Transportation Commission pursuant to law and includes both primary and secondary state highways.

(10) "This Act" means ORS 105.760, 276.556, 366.105 to 366.170, subsections (1) to (4) of ORS 366.205, ORS 366.210 to 366.295, 366.305 to 366.315, subsections (1) and (2) of ORS 366.320, ORS 366.325, 366.330, 366.340, 366.395, subsections (1) and (2) of ORS 366.400, ORS 366.405, 366.415 to 366.455, 366.470 to 366.485, 366.505, 366.705 to 366.720, subsection (1) of ORS 366.770, ORS 366.775, 366.780, 373.010 to 373.030 and 390.110.

(11) "Highway Division" or "division" means the Highway Division of the Department of Transportation.

[Amended by 1969 c.599 §16; 1973 c.249 §28]

366.010 "County court" and "road" or "highway" defined. As used in this Act:

(1) "County court" includes all county officers or boards charged by law with the duty of building, constructing, repairing, altering or maintaining roads or bridges, or both.

(2) "Road" or "highway" includes necessary bridges and culverts, and city streets, subject to such restrictions and limitations as are provided.

366.015 "Hard surfaced highways" defined. As used in all highway Acts, "hard surfaced highways" means any state road or highway constructed and surfaced or to be constructed and surfaced with such materials or combinations of materials as to produce what is commonly known or styled "pavement," and not such construction or surfacing as is commonly known as "macadam."

ORGANIZATION OF HIGHWAY DIVISION

366.105 Highway Division. (1) Subject to subsection (2) of ORS 184.615, the Highway Division is continued within the Department of Transportation.

(2) The Highway Division shall consist of the Administrator of Highways, the State Highway Engineer, deputy engineers, assistant engineers and all their employes or assistants.

[Amended by 1969 c.599 §17; 1971 c.598 §1; 1973 c.249 §29]

366.110 [Amended by 1969 c.314 §29; repealed by 1973 c.249 §91]

366.112 Bicycle lane and path advisory committee; members, terms, duties and powers; meetings. (1) There is created in the Highway Division of the Department of Transportation an advisory committee to be appointed by the Governor to advise the division regarding the regulation of bicycle traffic and the establishment of bicycle lanes and paths. The committee shall consist of eight members including an employe of a unit of local government employed in land use planning, a representative of a recognized environmental group, a person engaged in the business of selling or repairing bicycles, a member designated by the Oregon Recreation Trails Advisory Council, and at least one member under the age of 21 at the time of his appointment. Members of the advisory committee shall be entitled to compensation and expenses as provided by ORS 292.495.

(2) The members shall be appointed to serve for terms of four years each, except the members first appointed. The terms of the first appointed members shall be fixed so that the terms of half the members shall expire in two years and half in four years, commencing July 1, 1973. Vacancies on the committee shall be filled by appointment by the Governor for the unexpired term.

(3) The committee shall meet regularly four times a year, at times and places fixed by the chairman of the committee. The committee may meet at other times upon notice by the chairman or three members of the committee. The Highway Division shall provide office space and personnel to assist the committee as requested by the chairman, within the limits of available funds. The committee shall adopt rules to govern its proceedings and may select officers it considers necessary.

[1973 c.716 §1]

Note: 366.112 was not added to and made a part of ORS chapter 366 or any series therein by legislative action.

366.115 [Repealed by 1973 c.249 §91]

366.120 [Repealed by 1973 c.249 §91]

366.125 [Repealed by 1973 c.249 §91]

366.130 [Repealed by 1971 c.418 §23]

366.135 [Amended by 1953 c.129 §2; repealed by 1973 c.249 §91]

366.140 [Amended by 1953 c.129 §2; repealed by 1973 c.249 §91]

366.145 Administrator of Highways; State Highway Engineer and assistants; appointment, compensation, duties. (1) The director, with the approval of the Department of Transportation shall appoint the Administrator of Highways, the State Highway Engineer, and one or more deputy and assistant highway engineers. The State Highway Engineer and the deputy and assistant highway engineers shall be competent civil engineers and shall be qualified by technical training as well as by practical experience in highway engineering.

(2) Engineers shall perform such duties as may be assigned to them by the director and shall, in the absence of the administrator, have full authority to perform any duty required or permitted by law to be performed by him.

(3) The director may authorize the employment by the administrator of such staff engineers, engineering and technical assistants and such other help as in his judgment

may be necessary, whose compensation and travel allowance and other expenses shall be fixed by the administrator with the approval of the director.

(4) This section is subject to any applicable provision of the State Merit System Law.
[Amended by 1971 c.598 §2; 1973 c.249 §30]

366.150 Bond of director. The director shall furnish a fidelity bond executed by a company duly licensed to transact the business of surety within this state, in such penal sum, not less than \$200,000, as the commission shall determine. The bond shall be conditioned for the faithful discharge by the director of the duties of his office, for the faithful performance by all persons employed by him of their duties and trusts therein and for the transfer and delivery to his successor in office, or to any other person authorized by law to receive the same, of all moneys, books, papers, records and other articles and effects belonging to his office. The premium for the bond shall be paid out of highway funds.

[Amended by 1971 c.598 §3; 1973 c.249 §31]

366.155 Duties and powers of Administrator of Highways. (1) The Administrator of Highways, under the direction of the director, among other things, shall:

(a) So far as practicable, compile statistics relative to the public highways of the state and collect all information in regard thereto which he may deem important or of value in connection with highway location, construction, maintenance, improvement or operation.

(b) Keep on file in the office of the department copies of all plans, specifications and estimates prepared by his office.

(c) Make all necessary surveys for the location or relocation of highways and cause to be made and kept in his office a general highway plan of the state.

(d) Collect and compile information and statistics relative to the mileage, character and condition of highways and bridges in the different counties in the state, both with respect to state and county highways.

(e) Investigate and determine the methods of road construction best adapted in the various counties or sections of the state, giving due regard to the topography, natural character and availability of road-building materials and the cost of building and maintaining roads under this Act.

(f) Prepare surveys, plans, specifications and estimates for the construction, reconstruction, improvement, maintenance and repair of

any bridge, street, road and highway. In advertising for bids on any such project the director shall invite bids in conformity with such plans and specifications.

(g) Keep an accurate and detailed account of all moneys expended in the location, survey, construction, reconstruction, improvement, maintenance or operation of highways, roads and streets, including costs for rights of way, under this Act, and keep a record of the number of miles so located, constructed, maintained or operated in each county, the date of construction, the width of such highways and the cost per mile for the construction and maintenance of the highways.

(h) Install and operate a simple but adequate accounting system in order that all expenditures and costs may be classified and that a proper record may be maintained.

(i) Prepare proper and correct statements or vouchers to make possible partial payments on all contracts for highway projects based upon estimates prepared by him or under his direction, and submit them to the director for approval.

(j) Prepare proper vouchers covering claims for all salaries and expenses of his office and other expenditures authorized by the director. Such claims as may be approved by the director shall be indorsed by him and be presented for payment.

(k) Act in an advisory capacity to, and be consulted by, the county courts of the different counties at all reasonable times in matters pertaining to highway construction, location or maintenance. Upon request of the county court of any county he shall cooperate with the county officials, assist in matters of road improvement, road construction or maintenance, prepare and furnish plans and specifications for any proposed road project in such county upon being furnished the necessary information and data to enable him to do so. Such specifications shall be so furnished free of cost to the county. He also may aid counties in the making of surveys and the doing of other things in connection with the location, construction and improvement of county roads.

(L) Prepare and submit to the commission on or about December 31 of each year an annual report in which he shall set forth all that has been done by the Highway Division of the Department of Transportation during the year just ending, which report shall include all funds received, the source or sources from which received, the expenditure and

disbursement of all funds and the purposes for which they were expended. The report shall contain a statement of the roads, highways or streets constructed, reconstructed and improved during the period, together with a statement showing in a general way the status of the highway system.

(2) The director may, in his discretion, relieve the Administrator of Highways of such portions of his duties and responsibilities with respect to audits, accounting procedures and other like duties and responsibilities provided for in ORS 366.155 to 366.165 as the director considers advisable. The director may require such portion of such duties to be performed and such responsibilities to be assumed by the fiscal officer of the department appointed under ORS 184.637.

[Amended by 1967 c.454 §33; 1971 c.598 §4; 1973 c.249 §32]

366.160 Payroll procedure. (1) The Administrator of Highways shall prepare a monthly payroll in which he shall set forth the name of each employe, the rate of salary or wages, the capacity in which each person is employed and the amount due each employe. The payroll shall be verified by the fiscal officer.

(2) Payroll checks issued by the administrator, after having been negotiated and paid, shall be filed in the office of the division at Salem, Oregon, and shall constitute a full receipt of the payment for services rendered.

(3) The administrator may draw the payroll checks against the revolving fund provided in ORS 366.165.

[Amended by 1967 c.454 §34; 1971 c.598 §5; 1973 c.249 §33]

366.165 Revolving fund. (1) The revolving fund in the amount of \$750,000 established by warrant drawn on any fund belonging to the state highway funds in favor of the Administrator of Highways is continued.

(2) The revolving fund shall be deposited with the State Treasurer. The fund shall be at the disposal of the administrator and may be used by him:

(a) To pay salaries, travel expenses, compensation or payments for real property purchased or otherwise acquired, and emergency claims; or

(b) With the approval of the director, to secure or take advantage of trade discounts.

(3) All vouchers for claims paid from the fund shall be approved by the administrator and audited by the fiscal officer. When claims

are so approved and audited, warrants covering them shall be drawn in favor of the administrator and shall be used by the administrator to reimburse the fund.

[Amended by 1957 c.9 §1; 1967 c.454 §35; 1969 c.87 §1; 1971 c.598 §6; 1973 c.249 §34]

366.170 Office hours and offices of division. (1) The offices of the highway division shall be kept open at such times as the business of the division and the convenience of the public require.

(2) The principal office of the division shall be in Salem, Oregon, and shall be the repository of all the division's records.

[Amended by 1973 c.249 §35]

366.175 [Amended by 1959 c.611 §1; renumbered 390.120]

366.180 [Amended by 1959 c.611 §2; renumbered 390.130]

366.182 [1959 c.611 §§5, 6; renumbered 390.140]

366.183 [1959 c.611 §7; renumbered 390.150]

366.185 Additional powers and duties of administrator. In addition to his other duties and authorities, the Administrator of Highways, when expressly authorized or directed by the director, may exercise or perform or cause to be exercised or performed any duty imposed upon or authority granted to the department by ORS 279.010 to 279.090, 366.365, 366.395, 366.445, 366.450, 366.455, 366.465, 366.475, 374.307 to 374.320, 377.050, 483.520, 483.528, subsection (2) of 487.850 and ORS 487.905.

[1957 c.635 §2; 1971 c.481 §11a; 1971 c.598 §7; 1973 c.249 §36]

POWERS AND DUTIES OF OREGON TRANSPORTATION COMMISSION

366.205 Power and authority of commission over highways. (1) The commission shall determine and adopt the general policy relating to the administration of the Highway Division.

(2) The commission has general supervision and control over all matters pertaining to the selection, establishment, location, construction, improvement, maintenance, operation and administration of state highways, the letting of contracts therefor, the selection of materials to be used therein and all other matters and things considered necessary or proper by the commission for the accomplishment of the purposes of this Act.

(3) Except as may be provided by an agreement to the contrary between the commission and the county, city or political subdivision thereof which exercised jurisdiction and authority over the park, ground or place prior to acquisition by the state, the department has complete jurisdiction and authority over all state parks, and scenic, historic or state recreation areas, recreational grounds or places acquired by the state for recreational purposes except as otherwise provided by law.

(4) The commission has full power to carry out the provisions of and may make such rules and regulations as it considers necessary for the accomplishment of the purposes of this Act, as defined in ORS 366.005.

(5) The director, as authorized by the commission, shall enter into such contracts, appoint such officials and do any other act or thing necessary to fully meet the requirements of subsection (3) of ORS 366.400, ORS 366.410 and 366.510.

[Amended by 1963 c.601 §1; 1965 c.368 §6; 1973 c.249 §37; 1975 c.436 §8]

Note: No substitution of specific ORS section numbers for the words "this Act" has been made in 366.205.

366.210 Limit on administration and engineering expenditure. The total cost in any one year for administration and engineering of construction shall not exceed 10 percent of the total funds available to the Highway Division during that year for its work.

[Amended by 1973 c.249 §38]

STATE HIGHWAYS

366.215 Creation of state highways. The Oregon Transportation Commission may select, establish, adopt, lay out, locate, alter, relocate, change and realign primary and secondary state highways.

[Amended 1977 c.312 §2]

366.220 Creation of state highway system. (1) The Oregon Transportation Commission may select, establish, designate, construct, maintain, operate and improve or cause to be constructed, maintained, operated and improved a system of state highways within the state, which highways shall be designated by name and by the point of beginning and terminus thereof. The system of state highways shall include such other highways as may from time to time be selected and adopted by the commission pursuant to law and all highways adopted and classified as secondary state highways which are subject

to and qualified for construction, improvement, betterment and maintenance as are other state highways.

(2) The commission may classify and reclassify the highways comprising the state highway system as primary and secondary highways. Secondary highways may consist of newly established highways, reclassified primary highways and county roads selected pursuant to ORS 366.290.

[Amended by 1953 c.252 §2; 1977 c.312 §3]

366.225 [Amended by 1953 c.252 §2; 1957 c.123 §1; repealed by 1977 c.312 §4]

366.226 [Amended by 1953 c.252 §2; 1957 c.123 §2; repealed by 1977 c.312 §4]

366.227 [Amended by 1953 c.252 §2; 1957 c.123 §3; repealed by 1977 c.312 §4]

366.228 [Amended by 1957 c.123 §4; repealed by 1977 c.312 §4]

366.229 [Repealed by 1977 c.312 §4]

366.230 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.231 [Repealed by 1977 c.312 §4]

366.232 [Amended by 1953 c.252 §2; 1957 c.123 §5; repealed by 1977 c.312 §4]

366.233 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.234 [Repealed by 1977 c.312 §4]

366.235 [Amended by 1957 c.123 §6; repealed by 1977 c.312 §4]

366.236 [Repealed by 1977 c.312 §4]

366.237 [Amended by 1955 c.6 §1; repealed by 1977 c.312 §4]

366.238 [Amended by 1953 c.252 §2; 1957 c.123 §7; 1959 c.202 §1; repealed by 1977 c.312 §4]

366.239 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.240 [Repealed by 1977 c.312 §4]

366.241 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.242 [Amended by 1953 c.252 §2; 1957 c.123 §8; repealed by 1977 c.312 §4]

366.243 [Repealed by 1977 c.312 §4]

366.244 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.245 [Repealed by 1977 c.312 §4]

366.246 [Repealed by 1977 c.312 §4]

366.247 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

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366.249 [Repealed by 1977 c.312 §4]

366.250 [Repealed by 1977 c.312 §4]

366.251 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.252 [Amended by 1957 c.123 §9; repealed by 1977 c.312 §4]

366.253 [Repealed by 1977 c.312 §4]

366.254 [Repealed by 1977 c.312 §4]

366.255 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.256 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.257 [Amended by 1953 c.252 §2; 1957 c.123 §10; repealed by 1977 c.312 §4]

366.258 [Repealed by 1977 c.312 §4]

366.259 [Repealed by 1977 c.312 §4]

366.260 [Amended by 1953 c.252 §2; 1957 c.123 §11; repealed by 1977 c.312 §4]

366.261 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.262 [Repealed by 1977 c.312 §4]

366.263 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.264 [Repealed by 1977 c.312 §4]

366.265 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.266 [Repealed by 1977 c.312 §4]

366.267 [Repealed by 1977 c.312 §4]

366.268 [Repealed by 1977 c.312 §4]

366.269 [Repealed by 1977 c.312 §4]

366.270 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.271 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.272 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.273 [Amended by 1953 c.252 §2; 1957 c.123 §12; repealed by 1977 c.312 §4]

366.274 [Repealed by 1977 c.312 §4]

366.275 [Repealed by 1977 c.312 §4]

366.276 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.277 [Amended by 1953 c.252 §2; 1957 c.123 §13; repealed by 1977 c.312 §4]

366.278 [Amended by 1953 c.252 §2; repealed by 1977 c.312 §4]

366.279 [1953 c.252 §3; repealed by 1977 c.312 §4]

366.280 [1953 c.252 §4; repealed by 1977 c.312 §4]

366.281 [1953 c.252 §5; repealed by 1957 c.123 §14]

366.282 [1953 c.252 §6; repealed by 1957 c.123 §14]

366.283 [1953 c.252 §7; repealed by 1957 c.123 §14]

366.284 [1953 c.252 §8; repealed by 1977 c.312 §4]

366.285 Location of highways when in doubt; procedure. (1) The department may locate, relocate, define, establish, reestablish and confirm the extension, location and establishment of primary and secondary state highways where:

(a) By reason of loss or destruction of field notes of the original surveys made by the county when such roads or highways were laid out and established by the county, defective or incomplete surveys or records, or destroyed monuments or marks, the exact original location and boundary cannot be found or ascertained.

(b) For any reason the exact location and right of way lines are in doubt or are challenged.

(2) In exercising the authority under subsection (1) of this section the procedure afforded the county with respect to county roads under ORS 368.585 to 368.610 may be followed by the department.

366.290 Secondary state highways.

(1) The department may select, locate, establish, designate, improve and maintain out of the highway fund a system of secondary state highways, and for that purpose may, by mutual agreement with the county courts of the several counties, select market roads or other county roads or available locations or routes. By an appropriate order entered in its records the department may designate and adopt such roads as secondary state highways. Thereafter the construction, improvement, maintenance and repair of such roads shall be under the jurisdiction of the department.

(2) In the selection of highways or roads to comprise the system of secondary state highways the department shall give consideration to and shall select such market or other county roads or routes as will contribute to and best promote the completion of an adequate and connected system of secondary highways, intercounty in character but correlated with the state highway system.

(3) With the written consent of the county court of the county in which a particular highway or part thereof is located, the department may, when in its opinion the interests of the state will be best served, eliminate from the system of secondary highways any road or highway or part thereof. Thereafter the road or highway or part thereof eliminated shall become a county road or highway, and the construction, repair, maintenance or improvement, and jurisdiction over such highway shall be exclusively under the county court of

the county in which such highway or road is located.

(4) The construction, maintenance and repair of secondary state highways shall be carried on at the sole expense of the state or at the expense of the state and the county by mutual agreement between the department and the county court of the county in which any particular secondary state highway is located.

[Amended by 1953 c.252 §2]

366.295 Relocation of highways. The Oregon Transportation Commission may make such changes in the location of highways designated and adopted by the commission, as in the judgment and discretion of the commission will result in better alignment, more advantageous and economical highway operation and maintenance, or as will contribute to and afford a more serviceable system of state highways than is possible under the present location.

[Amended by 1977 c.312 §1]

366.300 Treatment of sections eliminated when highway relocated. (1) Whenever the department relocates or realigns a state highway or a section thereof, and by reason of such relocation or realignment there is eliminated from the original route of the highway a section thereof, the eliminated section shall, if needed for the service of persons living thereon or for a community served thereby, be maintained by the department at state expense, or by the county or by the state and the county on such terms and conditions as may be agreed upon.

(2) If the abandoned sections are merely parts of the old right of way which are no longer needed for right of way purposes, then the abandoned sections shall, except as otherwise provided in this section, revert to and title thereto shall vest in the abutting owner or owners.

(3) If such sections of old right of way, or any part thereof, in the judgment of the department, are needed or valuable for any public use, then the department shall, by appropriate resolution entered in its minutes, declare the purpose of the department to preserve the same for public use; and, upon entry of such resolution in the records of the department, title to the portions specified therein shall remain in the public. In addition to the adoption and recording of such resolution the department shall cause a map to be made and filed with the department's records showing thereon the new and the old route of

such sections; and if the relocation results in eliminated right of way areas only, then the map shall show the areas to be preserved for public use.

(4) Nothing in this section shall impair vested rights of property owners under existing deeds, easements or contracts whereby the state or any county acquired such right of ways. This section shall not prevent the department from contracting for the acquisition of easements or rights of way on such terms and conditions as to abandonment and reverter as it may consider advisable under the conditions then existing.

366.305 Materials, supplies and equipment. The department may select the materials to be used in the construction, maintenance and operation of state highways. It may purchase or contract for, independent of any particular job, improvement or highway project, whether done by contract, force account or otherwise, any material, supplies or equipment deemed necessary for carrying out the provisions and purposes of this Act in such amounts and manner and pursuant to such method as in the judgment of the department will be for the best interests of the state.

366.310 Buildings and structures. The department may construct, equip, furnish and maintain office accommodations, shops, equipment sheds, storage plants and warehouses, snow fences, patrolmen quarters or accommodations and any other building, structure or thing deemed necessary for the efficient administration of the duties of the department and which in the opinion of the department are required for the proper and adequate accomplishment of the purposes of this Act.

366.315 Widths of rights of way. The department may determine the widths of rights of way for all state highways.

366.317 Removal of trees and shrubs; notice; application. When the construction, expansion or improvement of a state highway as defined in ORS 366.005 would otherwise clearly and certainly cause the destruction of trees and shrubs which in the judgment of the engineer or his designee may be removed in safety, the Highway Division shall:

(1) Prior to their destruction, cause notice to be placed in a newspaper of general distribution in the locality in which these trees and shrubs are located that these trees and shrubs may be destroyed, and that application may be made to the division at a specific time and

place to remove these trees and shrubs for transplanting; and

(2) Permit the removal of these trees and shrubs by those making application to do so.
[1975 c.414 §1]

366.320 Acquisition of rights of way and right of access. (1) The department may acquire rights of way deemed necessary for all primary and secondary state highways, both within and without the corporate limits of cities and towns, except that such rights of way within the corporate limits of cities and towns may be acquired at the sole expense of the state, at the expense of the city or town or at the expense of the city or town and the state, as may be mutually agreed upon.

(2) The department may acquire by purchase, agreement, donation or by the exercise of the power of eminent domain, real property or any right or interest therein deemed necessary for rights of way, either for original location or for widening, straightening or otherwise changing any highway, road or street. The department may, when acquiring real property for right of way, acquire all right of access from abutting property to the highway to be constructed, relocated or widened.

(3) All rights of way owned or held by the several counties over and along any roads adopted as state highways are vested in the state, by and through the department. This subsection does not apply to any rights of way owned by any city for city streets.

[Amended by 1953 c.252 §2]

366.321 Expense of relocating municipal facilities payable by department; exceptions. (1) When location, construction, relocation, reconstruction, maintenance or repair of a state highway requires relocation of any facilities placed or maintained in or on a public right of way by any municipal corporation, or a district or authority established under ORS chapter 264, 450, 451, 523 or 545, the department shall pay the municipal corporation, district or authority whose facilities are so required to be relocated the reasonable expenses of relocation, less any benefits and salvage of the relocation.

(2) Subsection (1) of this section shall not apply to:

(a) Facilities located in or on the right of way of a state highway under permits issued by the department upon the condition that the permittee would bear the cost of any relocation; or

(b) Facilities located in or on the right of way of a state highway where the municipal corporation, district or authority established under ORS chapter 264, 450, 451 or 545, has placed such facilities in or on the right of way of the state highway without a permit from the commission or has refused to execute a permit as required by law or commission regulations. However, this paragraph shall not apply where such municipal corporation, district or authority has located facilities in or on the right of way of a city street or county road with the permission of the governing body of such city or county before such city street or county road was selected and designated a state highway by the Department of Transportation pursuant to ORS 366.290 or 373.010.

[1967 c.272 §1; 1975 c.587 §1; 1975 c.782 §51a]

366.323 Studies to aid in relocating persons displaced by highway acquisition. When plans of the Department of Transportation projected for one year involve acquisition of properties in any city which will require removal of 25 or more dwelling units, businesses or institutions, the Department of Transportation shall make a study of the persons residing on or maintaining businesses or institutions on property scheduled for highway acquisition. Such studies shall be kept current until the premises required for highway acquisition are vacated. The department shall obtain such other information as it finds appropriate to aid in the relocation of persons displaced by the highway acquisition, and may extend its studies beyond city boundaries when the highway acquisition will involve dwellings, businesses or institutions within three miles of a city boundary. Such information shall be made available to the persons displaced and to other persons who may provide or assist in providing new locations. This section shall apply whether the highway acquisitions will be paid for in whole or in part from state funds either directly or by reimbursement. The Department of Transportation may contract with any governmental subdivision or agency, or with private concerns to make and maintain such studies, or may employ necessary assistants therefor.

[1959 c.648 §1; 1963 c.187 §1]

366.324 Financial assistance to persons displaced by highway acquisition.

(1) When federal funds are available for payment of direct financial assistance to persons displaced by highway acquisition, the Department of Transportation may match such federal funds to the extent provided by

federal law and to provide such direct financial assistance in the instances and on the conditions set forth by federal law and regulations.

(2) When federal funds are not available or used for payment of direct financial assistance to persons displaced by department acquisition of property, the department may provide direct financial assistance to such persons. Financial assistance authorized by this subsection shall not exceed the total amount that would have been payable under subsection (1) of this section if federal funds had been available or used. The department may adopt rules and regulations to carry out the provisions of this subsection.

[1959 c.648 §2; 1963 c.187 §2; 1965 c.222 §1]

366.325 Rights of way through cemeteries. The department may acquire by purchase, agreement, donation or by exercise of the power of eminent domain, real property for right of way through a cemetery, except that the department has no authority to acquire any such real property by exercise of the power of eminent domain if within the area sought to be taken there are graves which would be disturbed by the location and construction of a highway. The department may acquire by purchase, agreement, donation or exercise of the power of eminent domain, real property contiguous to the cemetery, and may convey such real property to the cemetery association or the owners of the cemetery in exchange for the property sought to be acquired for right of way purposes, but such authority shall not be exercised unless and until the owners of the cemetery agree in writing to the exchange of lands.

366.330 Acquisition of land adjoining right of way. The department may, when acquiring real property for right of way purposes, acquire additional real property adjoining the real property sought to be acquired for the particular public project if such additional and adjoining real property is needed for the purpose of moving and establishing thereon buildings or other structures then established on real property required for right of way purposes. The acquisition of the abutting, additional real property may be accomplished by purchase, agreement, donation or exercise of the power of eminent domain. Such real property can be acquired only in the event that the owner of the real property required for right of way purposes and on which there is then located buildings or other structures, has entered into a written agreement with the department providing for and consenting to

the removal and reestablishment of the buildings or structures on the additional, abutting real property.

366.332 Definitions for ORS 366.332 and 366.333. As used in ORS 366.332 and 366.333:

(1) "Real property" includes any right, title or interest in real property.

(2) "Utility" means any corporation, including municipal or quasi-municipal corporation, company, individual, association of individuals, lessee, trustee or receiver, that owns, operates, manages or controls all or part of any plant or equipment in this state, whether or not such plant or equipment or part thereof is wholly within or outside any city, which plant or equipment is used, directly or indirectly:

(a) For the conveyance of telegraph or telephone messages, with or without wires;

(b) For the transportation of water, gas or petroleum products by pipelines;

(c) For the production, transmission, delivery or furnishing of heat, light, water, power, electricity or electrical impulses; or

(d) For the transmission and delivery of television pictures and sound by cables.

[1965 c.382 §2]

366.333 Acquisition of utility real property; exchange of land for right of way. (1) If real property upon which utility facilities are located is necessary for city street, public road or state highway location, relocation, construction, reconstruction, betterment or maintenance, and any portion of the real property is likewise required by the utility for the proper operation of its business, but the utility is willing to convey the real property to the state for city street, public road or state highway purposes in exchange for other real property within a reasonable distance, the state, through the department, may acquire by purchase, agreement or by the exercise of the power of eminent domain, other real property, except that of another utility, within a reasonable distance. After having acquired such real property, the state, through the department, may convey it to the utility in exchange for the real property required from the utility for city street, public road or state highway purposes. The difference in the value of the respective real properties shall be considered by the department in making the exchange.

(2) ORS 366.332 and this section do not vest in any utility any right, title or interest

in any city street, public road, state highway or other public property.

[1965 c.382 §§3, 4]

366.335 Acquisition of railroad right of way; exchange of land therefor. (1) Whenever in the location, relocation, construction or betterment of any highway within the state, it is deemed necessary to locate, relocate or construct the highway, or any part thereof, upon the right of way of any railroad company, the state, through the department may negotiate and agree with the railroad company for the right to use or occupy the right of way, or so much thereof as is necessary for highway purposes.

(2) In case no satisfactory agreement can be effected, then the state, through the department, may acquire the right of way by exercise of the power of eminent domain, and for that purpose may commence and prosecute condemnation proceedings to acquire the right to the use and occupancy of sufficient of the railroad right of way for highway purposes.

(3) Nothing in subsection (2) of this section authorizes the use or occupancy of the railroad right of way which would interfere with the operation of the railroad or its necessary appurtenances, taking into consideration the use of the railroad right of way by the company for yards, terminals, station grounds and necessary additional trackage, or which would jeopardize the safety of the public.

(4) In the event that the right of way or property of any railroad company in the state required or needed for state highway location, relocation, construction or betterment, and any portion of the property or right of way is likewise needed and required by the railroad company for the proper operation of its trains and the usual and ordinary conduct of its business, but which property or land the railroad company is willing to deed to the state for highway purposes in exchange for a like amount of land within a reasonable distance, the state, through the department, may acquire by purchase, agreement or by exercise of the power of eminent domain, an equal amount of land or property within a reasonable distance. After having acquired such land or property, the state, through the department, may convey the same to the railroad company in exchange for the land or property needed and required from the railroad company for highway purposes. The difference in the value of the respective parcels of land shall be considered by the department in making the exchange.

[Amended by 1965 c.383 §1]

366.337 Exchange of certain parcels of land authorized. The Department of Transportation, in the name of the State of Oregon, hereby is authorized to convey to any person, firm or corporation all or parts of the real properties described in section 1 of chapter 21, Oregon Laws 1953, in exchange for other real properties in close proximity thereto which, in the judgment of the department, are of equal or superior useful value for public use.
[1953 c.21 §2]

366.340 Acquisition of real property generally. The department may acquire by purchase, agreement, donation or by exercise of the power of eminent domain real property, or any right or interest therein, including any easement or right of access, deemed necessary for:

(1) Construction of shops, equipment sheds, office buildings, maintenance sites, patrolmen accommodations, snow fences, quarry sites, gravel pits, storage sites, stock pile sites, weighing stations and broadcasting stations.

(2) Appropriation, acquisition or manufacture of road-building materials, approach or hauling roads, connecting roads, frontage road, highway drainage and drainage tunnels.

(3) Maintenance of an unobstructed view of any state highway so as to provide for the safety of the traveling public.

(4) Any other use or purpose deemed necessary for carrying out the purposes of this Act.

(5) Elimination or prevention of hazardous or undesirable points of entry from adjacent property to state highways.

[Amended by 1953 c.252 §2]

366.345 [Amended by 1957 c.392 §1; 1963 c.601 §2; renumbered 390.110]

366.350 [Amended by 1959 c.611 §3; 1963 c.601 §3; renumbered 390.160]

366.355 [Renumbered 390.210]

366.360 Taking fee simple. In all cases where title to real property is acquired by the department either by donation, agreement or exercise of the power of eminent domain, a title in fee simple may be taken.

366.365 Going upon private property. The department may go upon private property for the purpose of examination, inspection or survey to determine the advisability or practicability of locating and constructing a highway thereover, or the source, suitability or

availability of road-building materials thereon. The department may exercise this authority prior to the filing or commencement of condemnation proceedings, but in the exercise of such authority no damage shall be done the property nor shall the owner be unnecessarily inconvenienced or disturbed in the use and enjoyment of his property.

[Amended by 1953 c.252 §2]

366.370 [Repealed by 1971 c.741 §38]

366.375 [Repealed by 1971 c.741 §38]

366.380 [Amended by 1957 c.656 §1; 1959 c.339 §1; 1967 c.479 §7; repealed by 1971 c.741 §38]

366.385 [Repealed by 1967 c.479 §8]

366.390 [Repealed by 1971 c.741 §38]

366.392 [1953 c.621 §1; subsection (2) enacted as 1961 c.404 §1; 1967 c.454 §36; repealed by 1971 c.741 §38]

366.393 [1953 c.621 §2; subsection (2) enacted as 1961 c.404 §2; repealed by 1971 c.741 §38]

366.394 [1967 c.479 §10; repealed by 1971 c.741 §38]

366.395 Disposition or leasing of property. (1) The department may sell, lease, exchange or otherwise dispose or permit use of real or personal property, including equipment and materials acquired by the department, title to which real or other property may have been taken either in the name of the department, or in the name of the state, and which real or personal property is, in the opinion of the department, no longer needed, required or useful for highway purposes, except that:

(a) Real property may be leased when, in the opinion of the department, such real property will not be needed, required or useful for highway purposes during the leasing period; and

(b) Real property used for park purposes may be donated to the United States Department of the Interior for the purposes of establishing a national monument when in the judgment of the department such disposition would best serve the interests of the state.

(2) The department may sell, lease, exchange or otherwise dispose of such real or personal property in such manner as in the judgment of the department will best serve the interests of the state and will most adequately conserve highway funds. In the case of real property, interest in or title to the same may be conveyed by deed or other instrument executed in the name of the state, by and through the department. All funds or money derived from the sale or lease of any such property shall be paid by the department

to the State Treasurer and by him credited to the highway fund.

[Amended by 1953 c.252 §2; 1971 c.279 §1]

366.400 Execution of contracts. The department may enter into all contracts deemed necessary for the construction, maintenance, operation, improvement or betterment of highways or for the accomplishment of the purposes of this Act. All contracts executed by the department shall be made in the name of the state, by and through the department.

[Amended by 1953 c.252 §2; 1975 c.771 §24]

366.405 [Amended by 1953 c.252 §2; repealed by 1975 c.771 §33]

366.410 [Repealed by 1975 c.771 §33]

366.415 [Amended by 1967 c.454 §37; 1969 c.423 §2; repealed by 1975 c.771 §33]

366.420 [Repealed by 1975 c.771 §33]

366.425 Deposit of moneys for highway work. Any county, city or road district of the state or any person, firm or corporation may deposit moneys in the State Treasury for laying out, surveying, locating, grading, surfacing, repairing or doing other work upon any public highway within the state under the direction of the department. When any moneys are so deposited the department shall proceed with the proposed highway project, and the money deposited shall be disbursed for the purpose for which it was deposited upon a voucher approved by the department and a warrant.

[Amended by 1967 c.454 §38]

366.430 [Amended by 1953 c.252 §2; repealed by 1969 c.429 §6]

366.435 Auditing and allowing claims. The department may allow all claims legally payable out of the highway fund. The department shall, if satisfied as to the correctness and validity of a claim, indorse approval thereon. When claims have been approved and indorsed by the fiscal officer of the department, they shall be filed with the fiscal officer of the department, who shall audit and pay the same out of the highway fund.

[Amended by 1953 c.252 §2; 1967 c.454 §39]

366.440 Payment of employes. The department may pay employes by individual and separate vouchers or by a payroll.

366.445 Repair of damaged highways. The department may repair or cause to be repaired at once any state highway which has been damaged by slides, flood or other catas-

trophe so that the highway may be immediately reopened to traffic. To accomplish the reopening of the highway the department may, if it is deemed for the best interests of the state, proceed at once to remove the slide or to repair the damage with the department's own forces, or with other available forces. The department may cause such work to be done by contract without calling for competitive bids.

366.450 Road signs. The department may erect and maintain such directional road and other signs on the state highways at such places and of such material and design as it selects.

[Amended by 1957 c.663 §1]

366.455 Removing advertising signs and unlawful structures. The department may take down and remove from the right of way of any state highway or from private property adjoining the highway any advertising sign or other structure or thing erected or maintained thereon contrary to law. When removing such sign, thing or structure the department shall follow and comply with the legal or statutory procedure provided by law.

366.460 Construction of sidewalks within highway right of way. The department may construct and maintain within the right of way of any state highway or section thereof sidewalks, footpaths, bicycle paths or trails for horseback riding or to facilitate the driving of livestock. Before the construction of any of such facilities the department must find and declare that the construction thereof is necessary in the public interest and will contribute to the safety of pedestrians, the motoring public or persons using the highway. Such facilities shall be constructed to permit reasonable ingress and egress to abutting property lawfully entitled to such rights.

366.465 Gates and stock guards. The department may erect and maintain gates and stock or cattle guards in state highways at such points where the highways are crossed by drift or stock fences, where such highways intersect state or government-owned highways or other public highways and at other places in the state highways as the department may deem for the best interests of the public. The department may issue permits for the erection and maintenance of the same. Any gates constructed under this section must be constructed and maintained upon the right of way and not upon the traveled portion of the highway. If gates or stock guards are constructed under this section pursuant to a

permit issued by the department, then the permit may contain such conditions, obligations and requirements as the department may deem for the best interests of the general public.

366.470 Agreements with railroad companies for snow removal. (1) The department may enter into agreements with a railroad company for the removal of snow from highway and railroad whenever a state highway is in close proximity to a railroad track and by reason thereof and in order to remove from the highway snow and ice which has blocked or threatens to block the highway to traffic it becomes necessary to cast such snow and ice upon the railroad tracks, thereby impairing or interfering with train movement and tending to block train operations. The agreement may be made during or in anticipation of any such contingency, shall be in writing and shall fix the terms and conditions under which and the extent to and manner in which the state may, in removing the snow and ice from the highway, cast it upon the railroad tracks.

(2) The department may procure or cause to be executed by a corporation authorized to do such business in the state, a liability policy of insurance or an undertaking running in favor of the state, the department, the railroad company and their officers and such employes of such parties as the contracting parties may designate.

(3) The insurance or undertaking:

(a) Shall be acceptable to the contracting parties.

(b) Shall in any event indemnify, protect and hold harmless the railroad company, its officers and employes designated, the state, the department, its officers and employes designated, from all claims for damage occasioned by or in connection with the removal of snow from the highway and the casting of the snow upon the railroad tracks.

(c) May, if so provided, reimburse either or both of the contracting parties for loss, cost and expense incurred in connection with or resulting from such work.

(4) The department may pay out of the highway fund the premium for the insurance and the cost and expense incurred or sustained by the railroad company and the state incident to the snow removal.

[Amended by 1953 c.252 §2]

366.475 Publication of information and maps. (1) The department may compile and publish with respect to the public highways of the state and with respect to public parks, recreational grounds, scenic places and other public places and scenic areas or objects of interest, data as to distances, special and peculiar advantages, historical facts and other items or matters of interest, and assemble, compile and publish such other information with respect thereto as in the opinion of the department will be of interest and value to the general public and road users.

(2) The department may make or cause to be made from time to time maps disclosing thereon the highways of the state and the places of interest served and reached by the highways.

(3) The department may print, publish and prepare, in such manner or form as to the department may seem best, all the information and data mentioned in this section, and provide for the publication, distribution and dissemination of the same in such manner and method and to such extent as in the opinion of the department will best serve the motoring public and contribute to the convenience and information of the motoring public and road user.

366.480 Destruction of vouchers. The department may from time to time destroy copies of vouchers which have ceased to possess any record value or serve any purpose and which have been in the files and custody of the department for a period of at least 10 years.

366.485 [Repealed by 1975 c.605 §33]

STATE HIGHWAY FUND

366.505 Composition and use of highway fund. (1) The State Highway Fund shall consist of:

(a) All moneys and revenues derived under and by virtue of the sale of bonds, the sale of which is authorized by law and the proceeds thereof to be dedicated to highway purposes.

(b) All moneys and revenues accruing from the licensing of motor vehicles, operators and chauffeurs.

(c) Moneys and revenues derived from any tax levied upon gasoline, distillate, liberty fuel or other volatile and inflammable liquid fuels.

(d) Moneys and revenues derived from or made available by the Federal Government for road construction, maintenance or betterment purposes.

(e) All moneys and revenues received from all other sources which by law are allocated or dedicated for highway purposes.

(2) The highway fund shall be deemed and held as a trust fund and may be used only for the purposes authorized by law and hereby is continually appropriated for such purposes.

(3) All interest earnings on any of the funds designated in subsection (1) of this section shall be placed to the credit of the highway fund.

[Amended by 1953 c.125 §5]

366.510 Turning over highway funds to State Treasurer. All state officials charged with the collection of highway funds shall, upon the first of each month after collection, unless a different time is otherwise provided, turn the same over to the State Treasurer, who shall enter such revenues in the account of the highway fund.

[Amended by 1967 c.454 §106]

366.512 Special account for camper and trailer registration fees; limit on use of account. (1) All registration fees received by the Motor Vehicles Division for campers, mobile homes, motor homes and travel trailers shall be processed, and then transferred to the State Highway Fund, as provided in ORS 481.950.

(2) After transfer to the State Highway Fund the money shall be placed in a separate account in such fund, shall be accounted for separately and shall be stated separately in the Highway Division's biennial budget. Such money shall not be subject to the appropriations provided for in ORS 366.525 to 366.540 and 366.785 to 366.820, but shall be used by the Highway Division for the acquisition, development, maintenance, care and use of park and recreation sites.

[1969 c.605 §46]

Note: Sections 9 and 10, chapter 864, Oregon Laws 1977, provide:

Sec. 9. Sections 2a, 3, 4 and 6 of this Act and the amendments to ORS 366.514, 181.040 and 181.175 by sections 5, 7 and 8 of this Act do not take effect unless chapter 792, Oregon Laws 1977 (Enrolled House Bill 2140), becomes law. If chapter 792, Oregon Laws 1977 (Enrolled House Bill 2140) does become law, sections 2a, 3, 4, 6 and 10 of this Act and the amendments to ORS 366.514, 181.040 and 181.175 by sections 5, 7 and 8 of this Act take effect on July 1, 1979.

Sec. 10. ORS 366.512 is repealed.

Note: Chapter 792, Oregon Laws 1977, will be submitted to the people for approval on May 23, 1978.

366.514 Use of highway fund for footpaths and bicycle trails. (1) Out of the funds received by the department or by any county or city from the State Highway Fund reasonable amounts shall be expended as necessary for the establishment of footpaths and bicycle trails. Footpaths and bicycle trails shall be established wherever a highway, road or street is being constructed, reconstructed or relocated. Funds received from the State Highway Fund may also be expended to maintain such footpaths and trails and to establish footpaths and trails along other highways, roads and streets and in parks and recreation areas.

(2) Footpaths and trails are not required to be established under subsection (1) of this section:

(a) Where the establishment of such paths and trails would be contrary to public safety;

(b) If the cost of establishing such paths and trails would be excessively disproportionate to the need or probable use; or

(c) Where sparsity of population, other available ways or other factors indicate an absence of any need for such paths and trails.

(3) The amount expended by the department or by a city or county as required or permitted by this section shall never in any one fiscal year be less than one percent of the total amount of the funds received from the highway fund. However:

(a) This subsection does not apply to a city in any year in which the one percent equals \$250 or less, or to a county in any year in which the one percent equals \$1,500 or less.

(b) A city or county in lieu of expending the funds each year may credit the funds to a financial reserve or special fund in accordance with ORS 280.100, to be held for not more than 10 years, and to be expended for the purposes required or permitted by this section.

(4) For the purposes of this chapter, the establishment of paths and trails and the expenditure of funds as authorized by this section are for highway, road and street purposes. The department shall, when requested, provide technical assistance and advice to cities and counties in carrying out the purpose of this section. The division shall recommend construction standards for footpaths and bicycle trails. The division shall, in the manner prescribed for marking highways under ORS 487.850, provide a uniform system

of signing footpaths and bicycle trails which shall apply to paths and trails under the jurisdiction of the department and cities and counties. The department and cities and counties may restrict the use of footpaths and bicycle trails under their respective jurisdictions to pedestrians and nonmotorized vehicles.

(5) As used in this section, "bicycle trail" means a publicly owned and maintained lane or way designated and signed for use as a bicycle route.

[1971 c.376 §2]

366.515 [Amended by 1971 c.376 §3; 1973 c.249 §39; repealed by 1975 c.436 §7]

366.516 Incurring obligations payable from anticipated revenues. The Department of Transportation may incur obligations to be paid from the State Highway Fund for the construction, reconstruction, improvement, repair or maintenance of highways, streets and bridges in excess of the amount then standing to the credit of the State Highway Fund if in the opinion of the department there will be sufficient funds available for the payment of such obligations when they become due and payable and all other debts, obligations and expenses chargeable against the State Highway Fund including those amounts that are required by law to be set aside from the State Highway Fund for particular purposes. Obligations incurred under the authority of this section need not be payable in the same biennial period during which the obligation is incurred.

[1953 c.125 §2]

366.517 Department may determine certain accounting procedures. The Department of Transportation shall determine the accounting period for which any expenditures shall be charged against the State Highway Fund. The department may charge such expenditures against the State Highway Fund at the time the expenditures are actually paid even though the expenditures were obligated during a prior accounting period. The department may keep its accounts on a calendar year basis.

[1953 c.125 §3; 1967 c.454 §40]

366.518 Expenditures from highway fund to be reported, budgeted and limited to amounts budgeted. The Department of Transportation shall submit a biennial statement and budget estimate as required by law, and shall limit its expenditures from the State Highway Fund during each biennial period to the total amount of the budget approved

according to law; provided, that the word "expenditures" shall mean all money actually paid out or due and payable, but shall not mean liabilities or obligations incurred but not due and payable until a subsequent biennial period. The provisions of any law establishing a Legislative Assembly emergency committee shall apply to expenditures from the State Highway Fund.

[1953 c.125 §4]

366.520 Expenses in legalizing state highways. The expenses incurred in any proceeding by the department under ORS 368.585 to 368.610, when applied to state highways, shall be paid out of the highway fund.

366.522 Appropriations from highway fund for legislative interim committees. It hereby is declared to be the policy and intent of the Legislative Assembly that the total appropriations out of the State Highway Fund made by it for the payment of expenses incurred by the Legislative Assembly by and through its interim committee during any biennium shall be deemed to be the maximum amount necessary for such purpose. Any unexpended and unobligated balance remaining in any such appropriation heretofore or hereafter made shall, after the expiration of the biennium for which the appropriation was made, be returned to the State Highway Fund and may thereafter be used for any purpose authorized by law.

[1953 c 84 §1]

APPROPRIATIONS TO COUNTIES

366.525 Appropriation from highway fund for counties. There shall be and hereby are appropriated out of the highway fund annually such sums of money as will equal 20 percent of all moneys credited to the State

[Amended by 1967 c.463 §3; 1971 c.376 §4; 1977 c.743 §1]

366.530 Basis of allocation of appropriation to counties. The sum designated in ORS 366.525 shall be remitted by warrant to the county treasurers of the several counties. The remittance in any year shall be in proportion of the number of vehicles, trailers, semi-trailers, pole trailers and pole or pipe trailers registered in each county, to the total number of such vehicles registered in the state as of December 31 of the preceding year, as indicated by motor vehicles registration records. All such vehicles owned and operated by the state and registered under ORS 481.125 shall be

excluded from the computation in making the apportionment. Upon request, the Administrator of the Motor Vehicles Division of the Department of Transportation shall certify to the Department of Transportation the information necessary in order that the department may comply with this section.

[Amended by 1955 c.43 §1; 1955 c.287 §23; 1967 c.454 §41; 1977 c.743 §1]

366.535 Remitting appropriation to counties. The appropriation made by ORS 366.525 shall be remitted to the counties on a monthly basis within 35 days after the end of the month for which a distribution is made in an amount equal to 20 percent of revenues as defined and determined in ORS 366.525 and credited to the highway fund for such remittance.

[Amended by 1967 c.463 §4; 1975 c.527 §2]

366.540 Limit on appropriation for counties; advances. The appropriation made by ORS 366.525 shall constitute the entire appropriation to be made to the counties out of revenues accruing to the highway fund. Upon satisfactory showing before the department by any county that the county has not sufficient funds with which to pay, when due, bonded indebtedness incurred for highway purposes, the department may certify to such fact. Pursuant to the certificate, a warrant shall be drawn in favor of the county against the highway fund in the amount set out in each certificate, which amount so advanced shall be deducted from the next payment due the county under ORS 366.525 to 366.540.

[Amended by 1967 c.454 §42]

- 366.545** [1965 c.634 §3; renumbered 390.170]
- 366.605** [Renumbered 367.105]
- 366.625** [Renumbered 367.202]
- 366.627** [Renumbered 367.204]
- 366.629** [Renumbered 367.206]
- 366.631** [Renumbered 367.208]
- 366.633** [Renumbered 367.210]
- 366.635** [Renumbered 367.212]
- 366.637** [Renumbered 367.214]
- 366.639** [Renumbered 367.216]
- 366.641** [Renumbered 367.218]
- 366.643** [Renumbered 367.220]
- 366.645** [Renumbered 367.226]
- 366.650** [Renumbered 367.228]
- 366.655** [Renumbered 367.230]
- 366.660** [Renumbered 367.232]
- 366.665** [Renumbered 367.234]
- 366.670** [Renumbered 367.236]
- 366.675** [Renumbered 367.238]
- 366.680** [Renumbered 367.240]
- 366.685** [Renumbered 367.242]
- 366.688** [1953 c.20 §2; renumbered 367.252]
- 366.689** [1953 c.20 §3; renumbered 367.254]
- 366.690** [1953 c.20 §4; renumbered 367.256]
- 366.691** [1953 c.20 §5; renumbered 367.258]
- 366.692** [1953 c.20 §6; renumbered 367.260]
- 366.693** [1953 c.20 §7; renumbered 367.262]
- 366.694** [1953 c.20 §8; renumbered 367.264]
- 366.695** [1953 c.20 §9; renumbered 367.266]
- 366.696** [1953 c.20 §10; renumbered 367.268]
- 366.697** [1953 c.20 §11; renumbered 367.270]
- 366.6980** [1957 c.22 §1; renumbered 367.282]
- 366.6981** [1957 c.22 §2; renumbered 367.284]
- 366.6982** [1957 c.22 §3; renumbered 367.286]
- 366.6983** [1957 c.22 §4; renumbered 367.288]
- 366.6984** [1957 c.22 §5; renumbered 367.290]
- 366.6985** [1957 c.22 §6; renumbered 367.292]
- 366.6986** [1957 c.22 §7; renumbered 367.294]
- 366.6987** [1957 c.22 §8; renumbered 367.296]
- 366.6988** [1957 c.22 §9; renumbered 367.298]
- 366.6989** [1957 c.22 §10; renumbered 367.300]
- 366.6990** [1957 c.22 §11; renumbered 367.302]
- 366.7000** [1957 c.354 §1; renumbered 367.324]
- 366.7001** [1957 c.354 §2; renumbered 367.326]
- 366.7002** [1957 c.354 §3; renumbered 367.328]
- 366.7003** [1957 c.354 §4; renumbered 367.330]
- 366.7004** [1957 c.354 §5; renumbered 367.332]
- 366.7005** [1957 c.354 §6; renumbered 367.334]
- 366.7006** [1957 c.354 §7; renumbered 367.336]
- 366.7007** [1957 c.354 §8; renumbered 367.338]
- 366.7008** [1957 c.354 §9; renumbered 367.340]
- 366.7009** [1957 c.354 §10; renumbered 367.344]
- 366.7010** [1957 c.354 §11; renumbered 367.346]
- 366.7020** [1959 c.386 §1; renumbered 367.365]
- 366.7021** [1959 c.386 §2; 1961 c.345 §1; renumbered 367.370]
- 366.7022** [1959 c.386 §3; renumbered 367.380]
- 366.7023** [1959 c.386 §4; renumbered 367.385]
- 366.7024** [1959 c.386 §5; 1961 c.381 §3; renumbered 367.390]
- 366.7025** [1959 c.386 §6; renumbered 367.395]

366.7026 [1959 c.386 §7; renumbered 367.400]

366.7027 [1959 c.386 §8; renumbered 367.405]

366.7028 [1959 c.386 §9; renumbered 367.410]

366.7029 [1959 c.386 §10; 1961 c.345 §2; renumbered 367.415]

366.7030 [1959 c.386 §11; renumbered 367.420]

INTERGOVERNMENTAL HIGHWAY COOPERATION

366.705 Acceptance of provisions of Acts of Congress. The State of Oregon assents to the Act of July 11, 1916, 39 Stat. 355, entitled "An act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes," or Acts supplementary thereto, and accepts the provisions and benefits of any Act of Congress having for its purpose the construction, improvement or maintenance of public roads or highways in the State of Oregon.

366.710 Contracting with and submitting programs to Federal Government. The Department of Transportation may enter into all contracts and agreements with the United States Government relating to the survey, construction, improvement and maintenance of roads and highways, including county roads and city streets, submit such scheme or program of construction, improvement or maintenance as may be required by the Secretary of Agriculture, and do all other things necessary fully to carry out the cooperation contemplated and provided for by the Acts of Congress mentioned in ORS 366.705.

Note: The Federal-aid Road Act of 1916 (39 Stat. 355) initiated federal aid for highways and placed administration under the Secretary of Agriculture. Since 1949 the aid program has been administered by the Bureau of Public Roads of the Department of Commerce.

366.715 Pledge of state to match federal funds. For the construction or improvement and maintenance of rural post roads or such other roads, highways and streets as may be eligible for federal aid funds, the good faith of the state is pledged to make available funds which alone, or combined with funds made or to be made available by counties and cities, will be sufficient to match funds made available to the State of Oregon by the United States Government for highway, road or street purposes. For the purpose of evidencing such good faith the Department of Transportation, in the name of the state, is authorized to enter into any and all agreements with the Federal

Government under rules and regulations approved by the Secretary of Agriculture.

Note: See note under 366.710.

366.720 Use of highway fund to match federal moneys. The Department of Transportation may use, allocate or in any manner employ for the purpose of matching any sum of money made available to the state by the Federal Government for road or highway purposes any moneys credited to the highway fund, regardless of the source from which such moneys may have been derived.

366.725 Borrowing to match federal moneys. For the purpose of providing funds to match funds made available to the state by the Federal Government for highway purposes and for the matching of which federal funds there are no highway funds immediately available, the Department of Transportation may borrow money as provided in ORS 367.105.

366.730 Meeting requirements of federal aid statutes. The Department of Transportation or officers having control of the state highways shall enter into such contracts, appoint such officers and do any other act or thing necessary to fully meet the requirements of the United States and the officers acting under the federal statutes mentioned in ORS 366.705, or of other federal aid furnished.

366.735 Using highway funds to comply with federal aid statutes. The Department of Transportation or officers having control of the state highways shall, out of the money received in the highway funds each year from any and all sources, first set aside, if deemed necessary or expedient, a sufficient amount to comply with the terms of the Federal Acts mentioned in ORS 366.705, and any other aid hereafter furnished by the United States for the construction of roads and highways or to match the federal aid.

[Part renumbered 367 155]

366.740 [Renumbered 367.160]

366.745 [Renumbered 367.165]

366.750 [Renumbered 367.170]

366.755 [Renumbered 367.175]

366.760 [Renumbered 367.180]

366.765 Payments under cooperative agreement with U. S. Department of Agriculture. (1) Where state or county roads are to be surveyed or constructed under the super-

vision of the United States Department of Agriculture with the aid of state or county funds, or both, the State Treasurer or county treasurer, or both, may advance to the United States in the manner provided in this section and ORS 368.810, the full amount set forth in the cooperative agreement, or such portion of the amount as may be specified by the Department of Agriculture at any time after the highway department or the county commissioners have entered into a cooperative agreement with the Department of Agriculture for the survey, construction or maintenance of a road under any such statute, or under any appropriation statute for the Department of Agriculture against which such expenditures may be chargeable.

(2) The advance payments shall be made to the fiscal agent of the Department of Agriculture designated by, and upon receipt of, a request for such funds from the Secretary of Agriculture or his duly authorized representative, if the Department of Agriculture agrees to refund to the state or county treasurer, or both, as the case may be, any amount advanced in excess of the proportionate share of the actual cost.

(3) When the state, through the Department of Transportation has entered into any cooperative agreement with the Department of Agriculture for the survey or construction of any state road or highway as in this section contemplated, the department shall prepare, verify and approve a claim in favor of the bureau of the Department of Agriculture having charge of the construction of roads and highways for the amount of the state's share of the cost of the work, accompanying the claim with a copy of the agreement. The claim shall be paid by warrant on the State Treasurer in the manner provided by law, from such funds as are available for road purposes as shall be directed by the department.

[Amended by 1967 c.454 §43]

366.770 State highway agreements with local governments. (1) The Department of Transportation may enter into a cooperative agreement with any one or more cities, counties, road districts or other municipalities of the state for the construction, reconstruction, repair or maintenance of any state highway, and provide for an allocation of the cost of the project to the contracting parties.

(2) The Department of Transportation may enter into cooperative agreements with any county for the survey, construction, improvement, reconstruction, repair or main-

tenance of any state highway or part thereof upon such basis of contribution as may be agreed upon between them. Any sums acquired by individual counties through the issue of bonds and expended since May 1, 1913, on roads designated as state roads, or sections thereof, are considered and treated as contributed by the county under any cooperative agreement entered into between the state and the county from and after February 19, 1917.

366.775 Road, highway or street agreements with local governments. The Department of Transportation may enter into an agreement with any county, city, town or road district for the construction, reconstruction, improvement or repair of any road, highway or street, upon terms and conditions mutually agreed to by the contracting parties; and the department may acquire by purchase, agreement, donation or by exercise of the power of eminent domain, any real property necessary for rights of way therefor.

[Amended by 1953 c.252 §2]

366.780 Engineering assistance to counties. The Department of Transportation may assign to any county, when requested under ORS 368.076, engineering assistance on terms and conditions mutually agreed to by the county and the department.

APPROPRIATIONS TO CITIES

366.785 Definitions for ORS 366.785 to 366.820. As used in ORS 366.785 to 366.820, unless the context requires otherwise:

(1) "Year" means a calendar year.

(2) "City" means only cities of this state which are regularly operating as such through elected governmental officers.

(3) "Population" means population as given in the latest determination of the State Board of Higher Education, except that for a city of more than 100,000 population according to the latest such determination, the term means 74 percent of the number of population given for the city in the determination for computation of its share for 1964, 78 percent for computation of its share for 1965, 82 percent for 1966, 86 percent for 1967, 90 percent for 1968, 94 percent for 1969, 98 percent for 1970; and for 1971 and subsequent years computation shall be made on the basis of full number of population.

[Amended by 1961 c.259 §2; 1961 c.653 §1; 1963 c.399 §1]

366.790 Authorized use of appropriation to cities. Money paid to cities under ORS 366.785 to 366.820 shall be used only for the purposes stated in section 3, Article IX of the Oregon Constitution and the statutes enacted pursuant thereto including ORS 366.514.

[Amended by 1961 c.653 §2; 1971 c.376 §5]

366.795 [Repealed by 1955 c.237 §1]

366.800 Appropriation from highway fund for cities; amount and source. There shall be and hereby are appropriated out of the highway fund annually such sums of money as will equal 12 percent of all moneys credited to the highway fund by the State Treasurer between July 1 of any year and June 30 of the following year and which have accrued from funds transferred to the highway fund by the State Treasurer under ORS 481.950, paragraph (b) of subsection (2) of ORS 484.250 and ORS 767.635. The appropriation shall be distributed among the several cities as provided in ORS 366.785 to 366.820.

[Amended by 1967 c.463 §5]

366.805 Allocation of appropriation to cities. The appropriation specified in ORS 366.800 shall be allocated to the cities as follows:

(1) The sum of \$250,000 shall be withdrawn from the appropriation each year and set up in a separate account to be administered by the Department of Transportation.

(2) Such account shall be spent each year by the Department of Transportation upon streets not a part of the state highway system within cities which are receiving excessive wear through sudden increases in population in the area of heavy and unusual traffic.

(3) The Department of Transportation shall determine the distribution of the expenditures after considering applications made to it therefor from the cities.

(4) The balance remaining in the appropriation after the withdrawal of the \$250,000 shall be distributed to all the cities.

(5) Each city shall receive such share of the balance as its population bears to the total population of the cities.

[Amended by 1959 c.170 §1]

366.810 Payment of appropriation to cities. Funds accrued and payable to cities under ORS 366.785 to 366.820 shall be remitted on a monthly basis within 35 days after the end of the month for which a distribution is made by the Department of Transportation to the financial officer of each city. The funds appropriated shall be apportioned on or before

the last day of each month by the department, which shall certify to the apportionment. Upon such certification, warrants shall be drawn payable to the cities in the amounts set out.

[Amended by 1967 c.454 §44; 1973 c.436 §1; 1975 c.527 §3]

366.815 City to establish state tax street fund; accumulations. (1) A city shall set aside in a state tax street fund all money which it receives under ORS 366.785 to 366.820.

(2) No money allocated to a city may be allowed to accumulate over two successive years unless the city perfects plans for a definite construction program allowable under ORS 366.785 to 366.820 which will necessitate the use of more than two years' estimated allocations. The program shall receive the approval of the highway engineer before money allocated may be accumulated. If any city accumulates allocated funds for over two years, and a definite construction program is not established, the funds shall revert to the State Treasurer to be reallocated to other cities as though they were an additional credit to the cities' appropriation under ORS 366.785 to 366.820.

366.820 Limit to application of ORS 366.785 to 366.815. Nothing in ORS 366.785 to 366.815 relieves the Highway Division of its statutory obligations with respect to the construction, reconstruction, maintenance, repair and improvement of streets or roads taken over by the state, or confers on the division jurisdiction or control over roads or streets benefited by ORS 366.785 to 366.815, except as provided therein.

MISCELLANEOUS PROVISIONS

366.905 "Old Oregon Trail"; duties of department with regard thereto. (1) All that portion of the east and west state highway across the state, commencing at the Idaho state line at Ontario and Nyssa, through Huntington, Baker, La Grande, Pendleton, Umatilla, The Dalles, Hood River, Portland, Astoria and ending at Seaside on the Pacific Ocean, is designated as the Old Oregon Trail. That portion of the highway from The Dalles to Astoria shall retain its identity as the Columbia River Highway section of the Old Oregon Trail. The road from Hood River, up the Hood River Valley around Mt. Hood, through Oregon City and on to Portland, shall

be known as the Mt. Hood Loop section of the Old Oregon Trail.

(2) The department shall change the signs along the east and west state highway across the state to comply with this section and assist the Old Oregon Trail Association in erecting across the state, east and west, the official sign of the association bearing the design of the ox team and prairie schooner.

366.910 End of Lewis and Clark Trail. That portion of Broadway Street in Seaside which meets the Pacific Ocean shall be known as the end of the Lewis and Clark Trail.

366.915 Authorization to remove Crooked River Highway from state highway system and establish new route. Notwithstanding any other law to the contrary, the department may remove from the state highway system the state highway designated as the Crooked River Highway, otherwise defined as State Highway No. 14, which begins at Prineville and extends southeasterly to a connection with the Central Oregon Highway. Upon the removal of the highway from the state highway system, the department shall be under no further obligation

with respect to the construction, reconstruction, maintenance or repair of the highway. Before taking such action, the department shall, in cooperation with the county court of Crook County, provide for the location of and establish as a part of the state highway system another highway between Prineville and the Central Oregon Highway.

366.920 Staff and consultant for administering grants to museums. (1) Subject to subsection (2) of this section, the department shall employ, in accordance with the State Merit System Law, the staff necessary to assist them in carrying out the provisions of ORS 358.710 to 358.770.

(2) The department may engage on an independent-contractor basis a qualified consultant to make in his professional capacity, a special and temporary survey and investigation concerning the eligibility of a county to receive a matching fund grant as authorized by ORS 358.760 and to make his recommendations in connection therewith.

[1965 c.572 §8]

366.990 [Renumbered 390.990]

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

