

[ORS § 173.025](#)

The Oregon Annotated Statutes is updated with emergency legislation of the 2018 Regular Session and all legislation of the 2018 1st Special Session (Chapter 1). Some sections may have multiple variants due to amendment by multiple acts. Revision and codification by the Legislative Counsel are updated as available, see ORS 173.111 et seq. For sections pending codification by the Legislative Counsel, see Newly Added Sections in the Table of Contents.

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173.025 Preparation of fiscal impact and revenue impact statements for legislation affecting local governments.

(1)The Legislative Fiscal Officer, with the aid of the Legislative Revenue Officer, state agencies and affected local governmental units, including school districts, shall prepare a fiscal impact statement for each measure reported out of a committee of the Legislative Assembly that could have an effect on expenditures of the state or on local governmental units, including school districts.

(2)The Legislative Revenue Officer, with aid of the Legislative Fiscal Officer, the Department of Revenue, state agencies and affected local governmental units, including school districts, shall prepare a revenue impact statement for each measure reported out of a committee of the Legislative Assembly that could have any effect on revenues of the state or on local governmental units, including school districts.

(3)

(a)As used in this subsection, “tax expenditure” has the meaning given that term in [ORS 291.201](#).

(b)If a revenue impact statement is prepared pursuant to subsection (2) of this section on a measure that creates a tax expenditure, the revenue impact statement must include the revenue impact of the measure for at least three consecutive biennia, beginning with the current biennium.

(c)If a revenue impact statement is prepared pursuant to subsection (2) of this section on a measure that creates or extends a tax expenditure, the revenue impact statement must include a statement describing the public policy purpose of the tax expenditure. The public policy purpose statement is subject to review by the committee recommending passage of the measure.

History

1977 c.414 § 1; [1989 c.970 § 2](#); [2007 c.828 § 1](#); [2013 c.750 § 44](#), effective October 7, 2013; [2016 c.117 § 1](#), effective April 4, 2016.

Annotations

Research References & Practice Aids

LAW REVIEWS

ORS § 173.025

[36 Willamette L. Rev. 185](#), ARTICLE: HOW AN IDEA REALLY BECOMES LAW: WHAT ONLY JACQUES COUSTEAU CAN KNOW.

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[ORS § 173.029](#)

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173.029 Preparation of statements for legislation creating new crime or increasing period of incarceration.

(1) For any measure reported out of a committee of the Legislative Assembly, the effect of which is to create a new crime, increase the period of incarceration allowed or required for an existing crime or otherwise modify sentencing or state corrections policies, the Legislative Fiscal Officer, with the aid of the Legislative Revenue Officer, state agencies and affected local governmental units, shall prepare a fiscal impact statement describing the fiscal impact that the measure would, if enacted, have on the state as well as on local governmental units.

(2) In particular and to the extent practicable, the Legislative Fiscal Officer shall determine and describe in the statement the following:

(a) The fiscal impact on state and local law enforcement agencies, including an estimate of the increase in anticipated number of arrests annually;

(b) The fiscal impact on state and local courts, including an estimate of the increase in the anticipated number of cases annually;

(c) The fiscal impact on district attorney offices, including an estimate of the increase in the anticipated number of prosecutions annually;

(d) The fiscal impact on public defense resources, including an estimate of the increase in the anticipated number of cases annually; and

(e) The fiscal impact on state and local corrections resources, including resources supporting parole and probation supervision, and also including an estimate of the increase in the anticipated number of bed-days to be used annually at both the state and local level as a result of the passage of the measure.

(3) The fiscal impact statement required under this section must describe the fiscal impact that the measure would, if enacted, have on the state as well as on local governmental units for 10 years, beginning on the effective date of the measure.

(4) A state agency that prepares and submits to the Legislative Fiscal Officer fiscal impact statements or related fiscal information applicable to a measure introduced before the Legislative Assembly, the effect of which is to create a new crime, increase the period of incarceration allowed or required for an existing crime or otherwise modify sentencing or state corrections policies, shall describe the fiscal impact that the measure would have on the state agency for 10 years, beginning on the effective date of the measure.

History

ORS § 173.029

1987 c.854 § 2; [2001 c.962 § 103](#); [2007 c.828 § 2](#); [2013 c.649 § 46](#), effective July 25, 2013, operative January 1, 2014; [2016 c.117 § 2](#), effective April 4, 2016.

Annotations

Research References & Practice Aids

LAW REVIEWS

64 Or. St. B. Bull. 15, FEATURE: THE BLAKELY DIVIDEND: HAS THE SUPREME COURT MADE US AN OFFER WE CAN'T REFUSE.

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ORS § 173.030

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173.030 [Repealed]

History

Amended by 1953 c.625 § 4; repealed by 1953 c.492 § 16.

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[ORS § 173.035](#)

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173.035 Submission of statements to Legislative Assembly; committee referral and review.

The Legislative Fiscal Officer and Legislative Revenue Officer shall submit the statement prepared under [ORS 173.025](#) or [173.029](#) to the Legislative Assembly at a time set by the rules of the house where the measure was introduced.

History

1977 c.414 § 2; 1987 c.854 § 3; [2016 c.117 § 3](#), effective April 4, 2016.

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ORS § 173.040

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173.040 [Repealed]

History

Repealed by 1953 c.492 § 16.

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[ORS § 173.045](#)

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173.045 Revision of statements.

The Legislative Fiscal Officer and Legislative Revenue Officer shall review and revise the statement as measures are amended.

History

1977 c.414 § 3.

Annotations

Research References & Practice Aids

LAW REVIEWS

[36 Willamette L. Rev. 185](#), ARTICLE: HOW AN IDEA REALLY BECOMES LAW: WHAT ONLY JACQUES COUSTEAU CAN KNOW.

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ORS § 173.050

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173.050 [Repealed]

History

Amended by 1953 c.625 § 4; repealed by 1953 c.492 § 16.

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[ORS § 173.051](#)

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173.051 Preparation of fiscal impact statements for legislation increasing employer contributions under Public Employees Retirement System.

The Legislative Fiscal Officer, with the aid of the Public Employees Retirement Board and public employers providing benefits under ORS chapter 238A, shall prepare a fiscal impact statement on each measure reported out of a committee of the Legislative Assembly that would increase employer contributions under ORS chapter 238A. If the Legislative Fiscal Officer determines that a proposed measure would result in an increase in the total liability for benefits under ORS chapter 238A that is in excess of one-tenth of one percent, the Legislative Fiscal Officer shall promptly notify the Public Employees Retirement Board. The board shall thereafter promptly give notice of the proposed measure, and the fiscal impact of the proposed measure as determined by the Legislative Fiscal Officer, to all public employers providing benefits under ORS chapter 238A.

History

[2003 c.733 § 45b](#); [2007 c.828 § 3](#).

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ORS § 173.055

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173.055 Contracts to provide fiscal data.

The Legislative Fiscal Officer and Legislative Revenue Officer are authorized to contract with other agencies or persons to provide fiscal data necessary to carry out the provisions of [ORS 173.025](#) to [173.055](#).

History

1977 c.414 § 4.

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