

BOMA

[HB 4002A](#)

[Bill Info](#)

Summary:

Position	Priority	Date Input
No Position	0	2/27/24

Digest: The Act makes changes to laws to make it easier to get treatment for substance use problems. The Act changes drug laws. The Act takes effect when the Governor signs it. (Flesch Readability Score: 87.1). Prohibits insurers from requiring prior authorization or other utilization review for coverage of substance use disorder medications. Specifies exceptions. Requires coordinated care organizations to provide to members medications for treatment of opioid use disorder and any co-occurring substance use disorder or mental health condition. Prohibits coordinated care organizations and public payers of health insurance from requiring prior authorization for medication-assisted treatment. Allows pharmacists to prescribe and dispense early refills of medication for opioid use disorder under specified conditions. Allows pharmacists to have on-site prescription drug lockers without obtaining a license or registration from the State Board of Pharmacy. Requires coordinated care organizations to have adequate networks of addiction treatment providers. Directs the Alcohol and Drug Policy Commission to conduct a study related to access to opioid use disorder treatment and interventions. Requires commission to report recommendations to Legislative Assembly to address barriers to accessing opioid use disorder treatment and interventions. Establishes a certified community behavioral health clinic program in the Oregon Health Authority and specifies the requirements for the program. Establishes the Joint Task Force on Regional Behavioral Health Accountability to make recommendations to the Legislative Assembly to improve the governance of behavioral health systems and strengthen evidence-based and equitable funding decisions and accountability of behavioral health systems. Sunsets January 2, 2026. Establishes the Task Force on Improving the Safety of Behavioral Health Workers to make recommendations to the Legislative Assembly to address the safety concerns that are prevalent in the behavioral health industry. Sunsets January 2, 2026. Establishes the United We Heal Medicaid Payment Program in the authority to provide supplemental medical assistance payments to behavioral health providers to enable the providers to access enhanced apprenticeship and training programs and opportunities by participating in a labor-management training trust. Modifies the definition of "delivery" for purposes of the Uniform Controlled Substance Act. Increases presumptive sentences when unlawful delivery of a controlled substance occurs in specified locations. Increases penalties for unlawful possession of a controlled substance on September 1, 2024. Designates crime as a drug enforcement misdemeanor and specifies sentence. Creates a new form of conditional discharge for drug enforcement misdemeanors and establishes processes for sealing records related to the crime. Establishes the Oregon Behavioral Health Deflection Program consisting of grants awarded to fund deflection programs. Directs the Oregon Criminal Justice Commission to track data including arrests and prosecutions for possession and delivery crimes and data concerning deflection program outcomes. Increases the number of hours a person can be held in a facility when admitted to the facility due to intoxication or being under the influence of controlled substances. Authorizes members of a mobile crisis intervention team to take a person to a sobering facility or appropriate facility. Modifies immunity from civil and criminal liability for certain persons involved in the provision of treatment. Establishes the Oregon Jail-Based Medications for Opioid Use Disorder Grant Program. Declares an emergency, effective on passage.

Status:

- 3/6/24 S - President signed.
- 3/5/24 H - Speaker signed.
- 3/1/24 S - Vote explanation(s) filed by Campos, Frederick, Jama, Patterson, Prozanski, Robinson, Steiner.
- 3/1/24 S - Rules suspended. Made special order of business. Third reading. Carried by Lieber. Passed.
- 3/1/24 S - Rules suspended. Second reading.

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

3/1/24 S - Recommendation: Do pass the A-Eng. bill.
 3/1/24 S - First reading. Referred to Addiction and Community Safety Response Committee.
 2/29/24 H - Vote explanation(s) filed by Andersen, Chaichi, Diehl, Elmer, Grayber, Hartman, Nelson, Nguyen H, Pham K, Yunker.
 2/29/24 H - Third reading. Carried by Kropf. Passed.
 2/28/24 H - Second reading.
 2/28/24 H - Recommendation: Do pass with amendments and be printed A-Engrossed.
 2/27/24 H - Work Session held.
 2/26/24 H - Public Hearing held.
 2/7/24 H - Public Hearing held.
 2/5/24 H - Informational Meeting held.
 2/5/24 H - Referred to Addiction and Community Safety Response.
 2/5/24 H - First reading. Referred to Speaker's desk.

HB 4015

Bill Info

Position	Priority	Date Input	Category
Monitor	1	2/1/24	Energy Efficiency

Summary:

Digest: Permits a person who wants to build a battery energy storage system (BESS) to choose to use EFSC for the siting of the BESS. Permits the ruling body of a local body after talking with the person who wants to build a BESS to choose to use EFSC for the siting of the BESS. Permits a BESS to be built and run without its own site certificate if the BESS is subject to the site certificate of another energy facility. Defines BESS. The Act takes effect on the 91st day after sine die. (Flesch Readability Score: 64.0). Permits a developer of a facility or the governing body of a local government after consulting with the developer to elect to defer regulatory authority to the Energy Facility Siting Council for the siting of a battery energy storage system. Permits a battery energy storage system that is under the regulatory authority of the Energy Facility Siting Council to be constructed and operated without a separate site certificate if the battery energy storage system is subject to a site certificate for another energy facility. Defines "battery energy storage system." Takes effect on the 91st day following adjournment sine die.

Status:

3/7/24 S - President signed.
 3/6/24 H - Speaker signed.
 3/5/24 S - Thatcher, excused, granted unanimous consent to vote nay.
 3/5/24 S - Third reading. Carried by Sollman. Passed.
 3/4/24 S - Carried over to 03-05 by unanimous consent.
 3/1/24 S - Second reading.
 3/1/24 S - Recommendation: Do pass.
 2/27/24 S - Work Session held.
 2/22/24 S - Public Hearing held.
 2/19/24 S - Referred to Energy and Environment.
 2/19/24 S - First reading. Referred to President's desk.
 2/15/24 H - Rules suspended. Third reading. Carried by Helm. Passed.
 2/15/24 H - Second reading.
 2/15/24 H - Recommendation: Do pass.
 2/14/24 H - Work Session held.
 2/7/24 H - Public Hearing held.
 2/5/24 H - Referred to Climate, Energy, and Environment.
 2/5/24 H - First reading. Referred to Speaker's desk.

HB 4016A	Position	Priority	Date Input	Category
Bill Info	Monitor	2	2/1/24	Energy/Environment

Summary: **Digest: The Act makes certain changes to a program for planned fires. The Act directs an agency to extend the deadline for a grant program for protecting homes from fire. The Act directs agencies to report on creating a program for protecting homes from fire. (Flesch Readability Score: 70.8).** [*Digest: The Act makes certain changes to a program for planned fires. The Act directs an agency to extend the deadline for a grant program for protecting homes from fire. The Act directs agencies to report on creating a program for protecting homes from fire. The Act creates a fund related to responding to wildfire smoke. (Flesch Readability Score: 71.3).*] Makes certain changes to the Prescribed Fire Liability Pilot Program. Directs the Department of Consumer and Business Services to allow a person to apply for a grant under the Fire Hardening Grant Program on or before December 31, 2025. Directs the Department of Consumer and Business Services and the Department of the State Fire Marshal to report, on or before September 15, 2024, to committees or interim committees of the Legislative Assembly related to natural resources on a proposal for a proactive home hardening program. [*Establishes the Smoke Preparedness and Response Fund in the State Treasury. Continuously appropriates moneys in the fund to the Department of Environmental Quality for assistance with community smoke response plans.*] Takes effect on the 91st day following adjournment sine die.

Status:

- 3/7/24 S - President signed.
- 3/6/24 H - Speaker signed.
- 3/5/24 S - Third reading. Carried by Golden. Passed.
- 3/4/24 S - Carried over to 03-05 by unanimous consent.
- 3/1/24 S - Second reading.
- 3/1/24 S - Recommendation: Do pass the A-Eng. bill.
- 2/29/24 S - Work Session held.
- 2/27/24 S - Public Hearing held.
- 2/21/24 S - Referred to Natural Resources and Wildfire.
- 2/21/24 S - First reading. Referred to President's desk.
- 2/21/24 H - Third reading. Carried by Owens. Passed.
- 2/20/24 H - Rules suspended. Carried over to February 21, 2024 Calendar.
- 2/20/24 H - Second reading.
- 2/19/24 H - Subsequent referral to Ways and Means rescinded by order of the Speaker.
- 2/19/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
- 2/19/24 H - Work Session held.
- 2/14/24 H - Work Session held.
- 2/5/24 H - Public Hearing held.
- 2/5/24 H - Referred to Climate, Energy, and Environment with subsequent referral to Ways and Means.
- 2/5/24 H - First reading. Referred to Speaker's desk.

HB 4023B	Position	Priority	Date Input
Bill Info	No Position	0	2/1/24

Summary: **Digest: The Act forbids local governing bodies from limiting in certain ways where some places can be built. The Act applies to places that provide housing and care to people who have mental health needs or who need substance use treatment. (Flesch Readability Score: 70.2).** Prohibits local governments from imposing certain restrictions on the siting of residential treatment facilities in certain areas.

Status:

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

3/7/24 S - Rules suspended. Third reading. Carried by Manning Jr. Passed.
 3/7/24 S - Second reading.
 3/6/24 S - Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
 3/6/24 S - Work Session held.
 3/5/24 S - Public Hearing held.
 2/28/24 S - Referred to Rules.
 2/28/24 S - First reading. Referred to President's desk.
 2/27/24 H - Third reading. Carried by Helfrich. Passed.
 2/26/24 H - Second reading.
 2/23/24 H - Subsequent referral to Ways and Means rescinded by order of the Speaker.
 2/23/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
 2/22/24 H - Work Session held.
 2/15/24 H - Public Hearing held.
 2/5/24 H - Referred to Rules with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4036](#)

[Bill Info](#)

Summary:

Position	Priority	Date Input
Monitor	1	2/1/24

Digest: The Act addresses the use of drugs within this state. The Act increases the penalties for some drug offenses and creates new drug crimes. The Act also makes changes to treatment funding. The Act takes effect on the 91st day after sine die. (Flesch Readability Score: 79.8). Increases the penalties for possession of a controlled substance. Punishes by a maximum of 364 days' jail, \$6,250 fine, or both. Creates the crime of using a controlled substance in public. Punishes by a maximum of 364 days' jail, \$6,250 fine, or both. Creates the crime of using a controlled substance in an enclosed place in a manner that endangers another person. Punishes by a maximum of 364 days' jail, \$6,250 fine, or both, or five years' imprisonment, \$125,000 fine, or both, for a second or subsequent conviction. Creates the crime of possessing, purchasing, making, delivering or selling a pill press. Punishes by a maximum of five years' imprisonment, \$125,000 fine, or both. Provides that possession of a controlled substance with the intent to deliver constitutes delivery. Requires a prison sentence for the unlawful delivery or manufacture of a controlled substance when the person has a prior conviction. Increases the penalties for the unlawful delivery of a controlled substance that results in the death of a person. Punishes by a maximum of 20 years' imprisonment, \$375,000 fine, or both. Directs counties to supervise persons convicted of certain property misdemeanors. Requires that for certain drug and property crimes, the court must require an evaluation and treatment as part of probation. Creates a diversion program for certain drug crimes. Modifies when the court may enter an order setting aside a conviction for certain drug crimes. Establishes the Opioid Overdose Rapid Response Grant Program. Appropriates moneys to the Oregon Criminal Justice Commission for the program. Increases the hold duration for persons under the influence of alcohol or controlled substances. Directs the Alcohol and Drug Policy Commission to provide grants and funding for drug treatment and other related services. Transfers the duties of the Oversight and Accountability Council to the commission. Authorizes the issuance of lottery bonds to local governments for treatment facility infrastructure. Takes effect on the 91st day following adjournment sine die.

Status:

2/27/24 H - Vote explanation(s) filed by Hartman, Nguyen H.
 2/27/24 H - Motion to withdraw from Addiction and Community Safety Response failed.
 2/27/24 H - Vote explanation(s) filed by Hartman, Nguyen H.
 2/27/24 H - Motion to withdraw from Addiction and Community Safety Response failed.

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

2/7/24 H - Public Hearing held.
 2/5/24 H - Referred to Addiction and Community Safety Response.
 2/5/24 H - First reading. Referred to Speaker's desk.

<u>HB 4055</u> <u>Bill Info</u>	Position Monitor	Priority 1	Date Input 2/1/24	Category Tax
--	----------------------------	----------------------	-----------------------------	------------------------

Summary: Digest: Raises the exemption and filing thresholds for the CAT tax. Starts with the tax year 2025. Becomes law 91 days from sine die. (Flesch Readability Score: 68.9). Increases the exempt amount and the filing threshold for purposes of the corporate activity tax. Applies to tax years beginning on or after January 1, 2025. Takes effect on the 91st day following adjournment sine die.

Status:
 2/5/24 H - Referred to Revenue.
 2/5/24 H - First reading. Referred to Speaker's desk.

<u>HB 4062</u> <u>Bill Info</u>	Position No Position	Priority 0	Date Input 2/1/24
--	--------------------------------	----------------------	-----------------------------

Summary: Digest: The Act creates new drug crimes and increases penalties for some drug offenses. The Act makes other changes to Ballot Measure 110, including changes to treatment funding. The Act also creates a new diversion program and a process for setting aside certain drug convictions. The Act goes into effect when the Governor signs it. (Flesch Readability Score: 60.5). Creates the crime of using a controlled substance in public. Punishes by up to 364 days' jail, \$6,250 fine, or both. Creates the crime of possessing, purchasing, making, delivering or selling a pill press. Punishes by up to five years' imprisonment, \$125,000 fine, or both. Increases the penalties for possession of a controlled substance. Punishes by up to 364 days' jail, \$6,250 fine, or both. Directs counties to supervise persons convicted of certain property misdemeanors. Requires that for certain drug and property crimes, the court must require an evaluation and treatment as part of probation. Creates a diversion program for certain drug crimes. Directs the court to enter an order setting aside a conviction for certain drug crimes when specified conditions are met. Directs the Alcohol and Drug Policy Commission to provide grants and funding for drug treatment and other related services. Transfers the duties of the Oversight and Accountability Council to the commission. Requires a prison sentence for the unlawful delivery or manufacture of a controlled substance when the person has a prior conviction. Increases the penalties for the unlawful delivery of a controlled substance that results in the death of a person. Punishes by up to 20 years' imprisonment, \$375,000 fine, or both. Provides that possession of a controlled substance with the intent to deliver constitutes delivery. Authorizes local governments to enact laws prohibiting the use of controlled substances. Declares an emergency, effective on passage.

Status:
 2/5/24 H - Referred to Behavioral Health and Health Care.
 2/5/24 H - First reading. Referred to Speaker's desk.

<u>HB 4063B</u> <u>Bill Info</u>	Position Monitor	Priority 3	Date Input 2/1/24
---	----------------------------	----------------------	-----------------------------

Summary: **Digest: The Act makes counties plan for areas of Metro that are not in a city. The Act lets home builders use updated local rules. The Act lets real estate agents accept love letters. The Act amends middle housing land divisions. The Act lets city staff grant or end tax exemption for single-unit housing. (Flesch Readability Score: 73.1).** *Digest: The Act makes counties plan for areas of Metro that are not in a city. The Act lets home builders use updated local rules. The Act lets real estate agents accept love letters. The Act amends middle housing land divisions and mobile home registrations. The Act lets city staff grant or end tax exemption for single-unit housing. (Flesch Readability Score: 60.8).* Requires Metro counties to plan for the housing needs of Metro urban unincorporated lands. Allows a housing developer with a pending application to opt in to amended local land use regulations. Allows sellers' real estate agents to accept irregular documents from buyers. Allows middle housing land partitions of certain parcels in the year that the parcel was created. *Removes requirements that a manufactured dwelling owner register the dwelling with the Department of Consumer and Business Services or cancel the registration before obtaining a mortgage recorded in the county real property records. Allows owner to record an affidavit to affix the dwelling to real property.* Allows a city to administratively approve or terminate the property tax exemption for single-unit housing. Takes effect on the 91st day following adjournment sine die.

Status:

- 3/6/24 H - House concurred in Senate amendments and repassed bill.
- 3/5/24 S - Third reading. Carried by Anderson. Passed.
- 3/4/24 S - Second reading.
- 3/1/24 S - Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
- 2/29/24 S - Work Session held.
- 2/27/24 S - Public Hearing held.
- 2/21/24 S - Referred to Housing and Development.
- 2/21/24 S - First reading. Referred to President's desk.
- 2/20/24 H - Third reading. Carried by Gamba. Passed.
- 2/20/24 H - Potential conflict(s) of interest declared by Nguyen D.
- 2/19/24 H - Second reading.
- 2/16/24 H - Recommendation: Do pass with amendments and be printed A-Engrossed.
- 2/15/24 H - Work Session held.
- 2/13/24 H - Public Hearing held.
- 2/5/24 H - Referred to Housing and Homelessness.
- 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4067A](#)

Bill Info

Position	Priority	Date Input
Monitor	1	2/1/24

Summary:

Digest: The Act creates the Task Force on Electric Micromobility. The Act takes effect as soon as it is passed. (Flesch Readability Score: 76.9). Creates the Task Force on Electric Micromobility. Sunsets the task force on December 31, 2024. Declares an emergency, effective on passage.

Status:

- 2/26/24 H - Referred to Ways and Means by prior reference.

2/26/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
 2/22/24 H - Work Session held.
 2/15/24 H - Public Hearing held.
 2/5/24 H - Referred to Transportation with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4112A](#)

[Bill Info](#)

Summary:

Position **Priority** **Date Input**

No Position 0 2/1/24

Digest: Tells one of the state's agencies to make rules that say how the agency will buy products and services from companies that make clean energy technology. Lets the agency work with other government bodies to help create and keep jobs in this state. Creates a fund for another state agency to make loans and grants to companies that make clean energy technology and projects that give certain benefits to people in this state. Sets up a group to give advice to the second agency. (Flesch Readability Score: 61.3). *[Digest: Tells one of the state's agencies to make rules that say how the agency will buy products and services from clean energy companies. Lets the agency work with other government bodies to help create and keep jobs in this state. Creates a fund for another state agency to make loans and grants to clean energy companies and projects that give certain benefits to people in this state. Sets up a group to give advice to the second agency. (Flesch Readability Score: 76.5).]* Requires the Oregon Department of Administrative Services to adopt rules to govern procurements from clean energy technology **manufacturing** companies. Directs the department to cooperate with state agencies that have expertise in energy production and conservation and in reducing or mitigating environmental impacts. Specifies the required contents of the department's rules. Directs other state agencies to cooperate with the department in adopting and implementing rules. Permits the department to enter into cooperative procurements and intergovernmental agreements in combination with other governmental bodies in this or other states to provide incentives for clean energy technology **manufacturing** companies to create and retain high-skilled manufacturing jobs. Establishes the Oregon Clean Energy Technology Manufacturing Opportunity Fund and appropriates moneys in the fund to the Oregon Business Development Department. Requires the department to establish a program to make loans, grants and other expenditures from the fund to foster, attract and sustain clean energy technology **manufacturing** companies, and for other purposes. Requires the department to give priority in loans and grants to clean energy technology **manufacturing** companies that include an employment plan with an application for the loan or grant. Establishes the Clean **Energy** Technology Leadership Advisory Council. Specifies the council's membership and requires the council to advise the Oregon Business Development Department on decisions with respect to awarding loans and grants and to study and recommend methods of attracting, fostering and sustaining manufacturing firms and operations in this state, while maximizing additional benefits, including creating and sustaining living wage or union jobs, alleviating supply chain constraints and improving access to clean energy technologies, supporting technological innovation and diversifying the economy of this state. Takes effect on the 91st day following adjournment sine die.

Status:

2/21/24 H - Referred to Ways and Means by prior reference.
 2/21/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
 2/19/24 H - Work Session held.
 2/14/24 H - Public Hearing held.
 2/12/24 H - Public Hearing held.
 2/5/24 H - Referred to Climate, Energy, and Environment with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

HB 4120	Position	Priority	Date Input	Category
Bill Info	Monitor	1	2/1/24	Misc.

Summary: Digest: The Act creates a grant program to help some people in custody with opioid addiction. The Act gives money to a state agency to fund the grant program. The Act tells the state agency to give a report to the state legislature by December 1, 2024. (Flesch Readability Score: 62.5). Establishes the Oregon Jail-Based Medications for Opioid Use Disorder Grant Program in the Oregon Criminal Justice Commission. Directs the commission to administer the program in collaboration with the Oregon Health Authority. Establishes the Oregon Jail-Based Medications for Opioid Use Disorder Fund for purposes related to the program. Appropriates moneys for deposit in the fund. Requires the commission to submit a report on the program to the interim committees of the Legislative Assembly related to the judiciary and health care no later than December 1, 2024. Declares an emergency, effective on passage.

Status:

2/5/24 H - Referred to Judiciary with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

HB 4121A	Position	Priority	Date Input
Bill Info	Monitor	3	2/1/24

Summary: Digest: The Act makes new laws about marijuana and hemp and changes some laws about marijuana and hemp. (Flesch Readability Score: 60.1). Directs the Oregon Liquor and Cannabis Commission, in consultation with the State Department of Agriculture, to create a map of locations of premises licensed to produce marijuana or industrial hemp. Allows law enforcement agencies to accompany the department to industrial hemp operations throughout the state for specified purposes. **Directs the commission to adopt rules to establish standards for certain industrial hemp products.** Directs the commission to establish a registration system for industrial hemp products that contain cannabinoids and are intended for human or animal consumption or use. Establishes a civil penalty not to exceed \$10,000 for each violation. Becomes operative January 1, 2026. Establishes a per capita requirement for the issuance of marijuana licenses. Becomes operative January 1, 2025. Directs the commission to establish uniform standards for minor decoy operations to investigate sales of adult use cannabis items to minors. Becomes operative January 1, 2025. Directs the commission to adopt rules to issue a temporary permit to a qualified individual to perform work for or on behalf of a marijuana licensee or laboratory. Declares an emergency, effective on passage.

Status:

3/7/24 S - Rules suspended. Third reading. Carried by Prozanski. Passed.
 3/7/24 S - Second reading.
 3/7/24 S - Recommendation: Do pass the A-Eng. bill.
 3/6/24 S - Referred to Ways and Means.
 3/6/24 S - First reading. Referred to President's desk.
 3/6/24 H - Rules suspended. Third reading. Carried by Wallan. Passed.
 3/6/24 H - Second reading.
 3/5/24 H - Recommendation: Do pass.
 3/4/24 H - Work Session held.
 2/29/24 H - Returned to Full Committee.
 2/29/24 H - Work Session held.
 2/27/24 H - Assigned to Subcommittee On Transportation and Economic Development.
 2/15/24 H - Referred to Ways and Means by prior reference.

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

2/15/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
 2/13/24 H - Work Session held.
 2/6/24 H - Public Hearing held.
 2/5/24 H - Referred to Judiciary with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[SB 1525A](#)

[Bill Info](#)

Position	Priority	Date Input	Category
Monitor	3	2/1/24	Energy Efficiency

Summary:

Digest: This Act amends and creates laws related to the State Department of Energy. (Flesch Readability Score: 63.4). [Digest: This Act extends dates for a state agency to submit certain reports. The Act extends dates for the agency and others to develop goals for carbon storage. The Act changes parts of a grant program to support renewable energy projects. (Flesch Readability Score: 60.0).] Extends the deadlines for certain reports by the State Department of Energy. Extends by one year the deadline for the establishment of nonbinding biological carbon sequestration and storage goals for natural and working lands. Modifies provisions of the Community Renewable Investment Program. **Modifies provisions related to standby generation facilities and requires public utilities to report to the Director of the State Department of Energy about certain standby generators. Transfers moneys from the Heat Pump Deployment Fund to the Residential Heat Pump Fund.** Declares an emergency, effective on passage.

Status:

3/6/24 H - Speaker signed.
 3/6/24 S - President signed.
 3/4/24 H - Rules suspended. Third reading. Carried by Andersen. Passed.
 3/4/24 H - Second reading.
 3/1/24 H - Recommendation: Do pass.
 2/28/24 H - Work Session held.
 2/26/24 H - Public Hearing held.
 2/22/24 H - Referred to Climate, Energy, and Environment.
 2/22/24 H - First reading. Referred to Speaker's desk.
 2/21/24 S - Third reading. Carried by Findley. Passed.
 2/20/24 S - Second reading.
 2/19/24 S - Recommendation: Do pass with amendments. (Printed A-Eng.)
 2/15/24 S - Work Session held.
 2/13/24 S - Public Hearing held.
 2/5/24 S - Referred to Energy and Environment.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

[SB 1542](#)

[Bill Info](#)

Position	Priority	Date Input
Monitor	1	2/1/24

Summary:

Digest: Raises exemption and filing thresholds for CAT tax. Exempts health care reimbursements. Starts with tax year 2025. Becomes law 91 days from sine die. (Flesch Readability Score: 63.2). Increases the exempt amount and filing threshold for purposes of the corporate activity tax. Exempts reimbursements for certain health care services, including care provided to medical assistance recipients and to Medicare recipients. Applies to tax years beginning on or after January 1, 2025. Takes effect on the 91st day following adjournment sine die.

Status:

2/12/24 S - Public Hearing held.

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

2/5/24 S - Referred to Finance and Revenue, then Ways and Means.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

SB 1553B

Bill Info

Summary:

Position **Priority** **Date Input**

Monitor 3 2/1/24

Digest: The Act changes the crime of interfering with public transportation. The Act makes using drugs on public transit a new way of committing the crime. (Flesch Readability Score: 65.5). Modifies the crime of interfering with public transportation to include the use of an unlawfully possessed controlled substance while in or on a public transit vehicle *or public transit station*. Punishes by a maximum of 364 days' imprisonment, a \$6,250 fine, or both. Provides that the new manner of committing interfering with public transportation is a designated drug-related misdemeanor for purposes of supervision duty and funding.

Status:

3/7/24 H - Speaker signed.
 3/7/24 S - President signed.
 3/6/24 S - Vote explanation(s) filed by Robinson.
 3/6/24 S - Senate concurred in House amendments and repassed bill.
 3/5/24 H - Vote explanation(s) filed by Chaichi, Hartman.
 3/5/24 H - Rules suspended. Third reading. Carried by McLain. Passed.
 3/5/24 H - Second reading.
 3/4/24 H - Recommendation: Do pass with amendments and be printed B-Engrossed.
 3/4/24 H - Work Session held.
 3/1/24 H - Referred to Rules by order of Speaker.
 3/1/24 H - Without recommendation as to passage and be referred to Rules.
 2/29/24 H - Work Session held.
 2/27/24 H - Public Hearing held.
 2/21/24 H - Referred to Judiciary.
 2/21/24 H - First reading. Referred to Speaker's desk.
 2/21/24 S - Vote explanation(s) filed by Boquist, Robinson.
 2/21/24 S - Third reading. Carried by Lieber, Prozanski. Passed.
 2/20/24 S - Carried over to 02-21 by unanimous consent.
 2/19/24 S - Second reading.
 2/16/24 S - Recommendation: Do pass with amendments. (Printed A-Eng.)
 2/14/24 S - Work Session held.
 2/12/24 S - Public Hearing held.
 2/5/24 S - Referred to Judiciary.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

SB 1554

Bill Info

Summary:

Position **Priority** **Date Input**

No Position 0 2/1/24

Digest: The Act requires the OHA to study the problems in getting mental health care and substance use care in this state. The Act requires the OHA to send a report on its findings to the legislature. The section is repealed on January 2, 2026. (Flesch Readability Score: 65). Requires the Oregon Health Authority to study access to behavioral health treatment in this state. Directs the authority to submit findings to the interim committees of the Legislative Assembly related to health not later than September 15, 2025. Sunsets January 2, 2026.

Status:

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

2/19/24 S - Possible Work Session cancelled.
 2/5/24 S - Referred to Health Care, then Ways and Means.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

[SB 1555](#)

[Bill Info](#)

Summary:

Position **Priority** **Date Input**

Monitor 1 2/1/24

Digest: The Act creates new drug crimes and increases penalties for some drug offenses. The Act makes other changes to Ballot Measure 110, including changes to treatment funding. The Act also creates a new diversion program and a process for setting aside certain drug convictions. The Act goes into effect when the Governor signs it. (Flesch Readability Score: 60.5). Creates the crime of using a controlled substance in public. Punishes by up to 364 days' jail, \$6,250 fine, or both. Creates the crime of possessing, purchasing, making, delivering or selling a pill press. Punishes by up to five years' imprisonment, \$125,000 fine, or both. Increases the penalties for possession of a controlled substance. Punishes by up to 364 days' jail, \$6,250 fine, or both. Directs counties to supervise persons convicted of certain property misdemeanors. Requires that for certain drug and property crimes, the court must require an evaluation and treatment as part of probation. Creates a diversion program for certain drug crimes. Directs the court to enter an order setting aside a conviction for certain drug crimes when specified conditions are met. Directs the Alcohol and Drug Policy Commission to provide grants and funding for drug treatment and other related services. Transfers the duties of the Oversight and Accountability Council to the commission. Requires a prison sentence for the unlawful delivery or manufacture of a controlled substance when the person has a prior conviction. Increases the penalties for the unlawful delivery of a controlled substance that results in the death of a person. Punishes by up to 20 years' imprisonment, \$375,000 fine, or both. Provides that possession of a controlled substance with the intent to deliver constitutes delivery. Authorizes local governments to enact laws prohibiting the use of controlled substances. Declares an emergency, effective on passage.

Status:

2/7/24 S - Public Hearing held.
 2/5/24 S - Referred to Addiction and Community Safety Response.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

[SB 1559](#)

[Bill Info](#)

Summary:

Position **Priority** **Date Input** **Category**

Monitor 1 2/1/24 Energy/Environment

Digest: This Act changes the state's greenhouse gas emissions reduction goals. The Act changes the term "global warming" to "climate change" in some laws. The Act declares an emergency and takes effect when it passes. (Flesch Readability Score: 68.4). Modifies state greenhouse gas emissions reduction goals. Replaces the term "global warming" with "climate change" in provisions related to the Oregon Climate Action Commission. Declares an emergency, effective on passage.

Status:

2/13/24 S - Public Hearing held.
 2/5/24 S - Referred to Energy and Environment.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

[SB 1573](#)

[Bill Info](#)

Position **Priority** **Date Input** **Category**

Monitor 1 2/1/24 Labor

Summary: Digest: The Act affects the duty of some contractors with respect to some workers' unpaid wages. (Flesch Readability Score: 61.8). Makes contractor jointly and severally liable in civil or administrative action for unpaid wages of unrepresented employee of subcontractor at any tier. Provides statute of limitations for actions regarding recovery for unpaid and overtime wages. Requires subcontractor to provide certain payroll records and other information to contractor upon request. Permits contractor to withhold payment to subcontractor under certain circumstances.

Status:

2/5/24 S - Referred to Judiciary.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

SB 1588

Bill Info

Position	Priority	Date Input
Monitor	1	2/1/24

Summary: Digest: The Act increases penalties for some drug offenses. The Act also makes other changes to Ballot Measure 110. The Act directs grant funds to counties for drug treatment. (Flesch Readability Score: 61.3). Increases penalties for possession of a controlled substance. Punishes by a maximum of 364 days' imprisonment, a \$6,250 fine, or both, or 30 days' imprisonment, a \$1,250 fine, or both, depending upon the scheduling of the controlled substance. When a person possesses a certain quantity of a controlled substance, or has certain prior convictions, punishes by five years' imprisonment, a \$125,000 fine, or both, or 10 years' imprisonment, a \$250,000 fine, or both, depending upon the scheduling of the controlled substance. Provides that possession of a controlled substance with the intent to deliver constitutes delivery. Directs the Alcohol and Drug Policy Commission to provide grants and funding to counties for drug treatment programs. Transfers the duties of the Oversight and Accountability Council to the commission. Appropriates moneys to the commission to fund the grants.

Status:

2/5/24 S - Referred to Judiciary, then Ways and Means.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

CCBA

HB 4030

Bill Info

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: Requires OGE to study meetings by public bodies and to submit a report by a stated date. (Flesch Readability Score: 61.6). Requires the Oregon Government Ethics Commission to study public meetings. Directs the commission to submit findings to the interim committees of the Legislative Assembly related to rules not later than September 15, 2026.

Status:

2/5/24 H - Referred to Rules with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

HB 4040A

Bill Info

Position	Priority	Date Input
No Position	0	2/1/24

Summary: **Digest: The Act would change how applications for broadband grant programs are reviewed. The Act would make the Oregon State Fair and Expo Center eligible for a grant award to make up for COVID losses. The Act takes effect when the Governor signs it. (Flesch Readability Score: 77.4).** *[Digest: The Act requires a study of the state economy. A report will be submitted by September 15 of next year. (Flesch Readability Score: 65.5).] [Requires the Oregon Business Development Department to study economic development in Oregon. Directs the department to submit a report of the study to the interim committees of the Legislative Assembly related to economic development no later than September 15, 2025.]*
Changes the process for reviewing applications for broadband grant programs. Makes the Oregon State Fair and Expo Center eligible for a grant award under section 9, chapter 546, Oregon Laws 2023. Declares an emergency, effective on passage.

Status:

3/6/24 S - President signed.
 3/5/24 H - Speaker signed.
 3/4/24 S - Third reading. Carried by Bonham. Passed.
 3/1/24 S - Carried over to 03-04 by unanimous consent.
 2/29/24 S - Second reading.
 2/29/24 S - Recommendation: Do pass the A-Eng. bill.
 2/28/24 S - Public Hearing and Work Session held.
 2/26/24 S - Public Hearing held.
 2/20/24 S - Referred to Labor and Business.
 2/20/24 S - First reading. Referred to President's desk.
 2/19/24 H - Third reading. Carried by Osborne. Passed.
 2/16/24 H - Rules suspended. Carried over to February 19, 2024 Calendar.
 2/15/24 H - Second reading.
 2/15/24 H - Subsequent referral to Ways and Means rescinded by order of the Speaker.
 2/15/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
 2/13/24 H - Work Session held.
 2/8/24 H - Public Hearing held.
 2/5/24 H - Referred to Economic Development and Small Business with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4042B](#)

[Bill Info](#)

Summary:

Position	Priority	Date Input
No Position	0	2/1/24

Digest: The Act would promote the use of industrial lands. The Act would let firms develop semiconductors in an e-commerce city in order to get an enterprise zone tax break. (Flesch Readability Score: 60.8). Authorizes the Oregon Business Development Department to provide financial assistance to projects related to industrial land. Extends the sunset of the Oregon Industrial Site Readiness Program. Establishes the Industrial Site Loan Fund in the State Treasury. Appropriates moneys for deposit in the fund for the purpose of funding financial assistance to industrial land projects. Includes semiconductor-related development activities as an eligible business activity in a city designated for electronic commerce for purposes of the enterprise zone property tax exemption program. Takes effect on the 91st day following adjournment sine die.

Status:

- 3/1/24 H - Referred to Ways and Means by prior reference.
- 3/1/24 H - Recommendation: Do pass with amendments, be printed B-Engrossed, and be referred to Ways and Means by prior reference.
- 2/28/24 H - Work Session held.
- 2/27/24 H - Informational Meeting held.
- 2/21/24 H - Public Hearing held.
- 2/16/24 H - Referred to Revenue by order of Speaker and then Ways and Means by prior reference.
- 2/16/24 H - Recommendation: Do pass as amended and be printed A-Engrossed, be referred to Revenue, and then referred to Ways and Means by prior reference.
- 2/15/24 H - Work Session held.
- 2/6/24 H - Public Hearing held.
- 2/5/24 H - Referred to Economic Development and Small Business with subsequent referral to Ways and Means.
- 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4062](#)

Position	Priority	Date Input
----------	----------	------------

[Bill Info](#)

No Position	0	2/1/24
-------------	---	--------

Summary:

Digest: The Act creates new drug crimes and increases penalties for some drug offenses. The Act makes other changes to Ballot Measure 110, including changes to treatment funding. The Act also creates a new diversion program and a process for setting aside certain drug convictions. The Act goes into effect when the Governor signs it. (Flesch Readability Score: 60.5). Creates the crime of using a controlled substance in public. Punishes by up to 364 days' jail, \$6,250 fine, or both. Creates the crime of possessing, purchasing, making, delivering or selling a pill press. Punishes by up to five years' imprisonment, \$125,000 fine, or both. Increases the penalties for possession of a controlled substance. Punishes by up to 364 days' jail, \$6,250 fine, or both. Directs counties to supervise persons convicted of certain property misdemeanors. Requires that for certain drug and property crimes, the court must require an evaluation and treatment as part of probation. Creates a diversion program for certain drug crimes. Directs the court to enter an order setting aside a conviction for certain drug crimes when specified conditions are met. Directs the Alcohol and Drug Policy Commission to provide grants and funding for drug treatment and other related services. Transfers the duties of the Oversight and Accountability Council to the commission. Requires a prison sentence for the unlawful delivery or manufacture of a controlled substance when the person has a prior conviction. Increases the penalties for the unlawful delivery of a controlled substance that results in the death of a person. Punishes by up to 20 years' imprisonment, \$375,000 fine, or both. Provides that possession of a controlled substance with the intent to deliver constitutes delivery. Authorizes local governments to enact laws prohibiting the use of controlled substances. Declares an emergency, effective on passage.

Status:

- 2/5/24 H - Referred to Behavioral Health and Health Care.
- 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4112A](#)

Position	Priority	Date Input
----------	----------	------------

[Bill Info](#)

No Position	0	2/1/24
-------------	---	--------

Summary: **Digest:** Tells one of the state's agencies to make rules that say how the agency will buy products and services from companies that make clean energy technology. Lets the agency work with other government bodies to help create and keep jobs in this state. Creates a fund for another state agency to make loans and grants to companies that make clean energy technology and projects that give certain benefits to people in this state. Sets up a group to give advice to the second agency. (Flesch Readability Score: 61.3). *[Digest: Tells one of the state's agencies to make rules that say how the agency will buy products and services from clean energy companies. Lets the agency work with other government bodies to help create and keep jobs in this state. Creates a fund for another state agency to make loans and grants to clean energy companies and projects that give certain benefits to people in this state. Sets up a group to give advice to the second agency. (Flesch Readability Score: 76.5).]* Requires the Oregon Department of Administrative Services to adopt rules to govern procurements from clean energy technology **manufacturing** companies. Directs the department to cooperate with state agencies that have expertise in energy production and conservation and in reducing or mitigating environmental impacts. Specifies the required contents of the department's rules. Directs other state agencies to cooperate with the department in adopting and implementing rules. Permits the department to enter into cooperative procurements and intergovernmental agreements in combination with other governmental bodies in this or other states to provide incentives for clean energy technology **manufacturing** companies to create and retain high-skilled manufacturing jobs. Establishes the Oregon Clean Energy Technology Manufacturing Opportunity Fund and appropriates moneys in the fund to the Oregon Business Development Department. Requires the department to establish a program to make loans, grants and other expenditures from the fund to foster, attract and sustain clean energy technology **manufacturing** companies, and for other purposes. Requires the department to give priority in loans and grants to clean energy technology **manufacturing** companies that include an employment plan with an application for the loan or grant. Establishes the Clean **Energy** Technology Leadership Advisory Council. Specifies the council's membership and requires the council to advise the Oregon Business Development Department on decisions with respect to awarding loans and grants and to study and recommend methods of attracting, fostering and sustaining manufacturing firms and operations in this state, while maximizing additional benefits, including creating and sustaining living wage or union jobs, alleviating supply chain constraints and improving access to clean energy technologies, supporting technological innovation and diversifying the economy of this state. Takes effect on the 91st day following adjournment sine die.

Status:

- 2/21/24 H - Referred to Ways and Means by prior reference.
- 2/21/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
- 2/19/24 H - Work Session held.
- 2/14/24 H - Public Hearing held.
- 2/12/24 H - Public Hearing held.
- 2/5/24 H - Referred to Climate, Energy, and Environment with subsequent referral to Ways and Means.
- 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4117](#)

[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: Allows OGEK and OGEK staff to give advice on the public meetings law. (Flesch Readability Score: 69.9). Authorizes the Oregon Government Ethics Commission to issue advisory opinions on the application of the public meetings law to actual or hypothetical circumstances. Authorizes the executive director of the commission to issue staff advisory opinions or written or oral staff advice on the application of the public meetings law to actual or hypothetical circumstances. Permits other commission staff to issue written or oral staff advice on the public meetings law. Declares an emergency, effective on passage.

Status:

- 3/6/24 S - President signed.
- 3/5/24 H - Speaker signed.
- 3/4/24 S - Third reading. Carried by Hansell. Passed.
- 3/1/24 S - Carried over to 03-04 by unanimous consent.
- 2/29/24 S - Second reading.
- 2/29/24 S - Recommendation: Do pass.
- 2/27/24 S - Work Session held.
- 2/22/24 S - Public Hearing held.
- 2/19/24 S - Referred to Rules.
- 2/19/24 S - First reading. Referred to President's desk.
- 2/15/24 H - Rules suspended. Third reading. Carried by Sosa. Passed.
- 2/15/24 H - Second reading.
- 2/14/24 H - Recommendation: Do pass.
- 2/13/24 H - Work Session held.
- 2/6/24 H - Public Hearing held.
- 2/5/24 H - Referred to Rules.
- 2/5/24 H - First reading. Referred to Speaker's desk.

HB 4126

Bill Info

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: Allows cities and counties to impose rent control. The Act goes into effect when the Governor signs it. (Flesch Readability Score: 70.8). Repeals the prohibition on local rent control. Declares an emergency, effective on passage.

Status:

- 2/5/24 H - Referred to Housing and Homelessness.
- 2/5/24 H - First reading. Referred to Speaker's desk.

SB 1519

Bill Info

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: The Act lowers weight-mile taxes. The Act directs ODOT to adopt rules so that ODOT may issue refunds to taxpayers who overpaid weight-mile taxes in recent years. The Act limits ODOT spending on certain things. Becomes law 91 days from sine die. (Flesch Readability Score: 67.2). Decreases weight-mile taxes. Directs the Department of Transportation to adopt rules specifying the manner of calculating, applying and issuing refunds to taxpayers who overpaid weight-mile taxes. Limits certain expenditures by the department. Takes effect on the 91st day following adjournment sine die.

Status:

- 2/20/24 S - Public Hearing held.
- 2/5/24 S - Referred to Transportation, then Ways and Means.

2/5/24 S - Introduction and first reading. Referred to President's desk.

[SB 1543](#)

[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary:

Digest: The Act lowers weight-mile taxes. The Act limits ODOT spending on certain things. Becomes law 91 days from sine die. (Flesch Readability Score: 77.3). Decreases weight-mile taxes. Limits certain expenditures by the Department of Transportation. Takes effect on the 91st day following adjournment sine die.

Status:

2/20/24 S - Public Hearing held.

2/5/24 S - Referred to Transportation.

2/5/24 S - Introduction and first reading. Referred to President's desk.

[SB 1572A](#)

[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary:

Digest: The Act requires ODOT to study extending the WES commuter rail line to Salem. The Act creates an advisory committee to aid ODOT in its study. Requires ODOT to partner with the advisory committee as part of the process of conducting the study. Tells ODOT to use an IGA with the MWVCOG to provide staff support for the advisory committee. Tells ODOT to also conduct gap analysis of the data from an earlier ODOT rail study. ODOT must submit a report no later than December 1, 2024. Gives money to ODOT to pay for the costs of the study. The Act takes effect as soon as it is passed. (Flesch Readability Score: 63.2). *[Digest: The Act requires ODOT to study extending the WES commuter rail line to Salem. The Act creates an advisory committee to aid ODOT in its study. Requires ODOT to consult with the advisory committee as part of the process of conducting the study. ODOT must submit a report no later than December 1, 2024. Gives money to ODOT to pay for the costs of the study. The Act takes effect as soon as it is passed. (Flesch Readability Score: 60.4).]* Requires the Department of Transportation, *[after consulting]* **in partnership** with the Westside Express Advisory Committee, to study extending the Westside Express Service commuter line to Salem. **Directs the department to delegate, through an intergovernmental agreement, with the Mid-Willamette Valley Council of Governments performance of administrative functions of the advisory committee. Directs the department, as part of the study, to conduct a gap analysis of the data components of the 2010 Rail Study undertaken by the department.** Directs the department to submit findings to the interim committees of the Legislative Assembly related to transportation not later than December 1, 2024. Appropriates moneys from the General Fund to the Department of Transportation for the study. Declares an emergency, effective on passage.

Status:

2/26/24 S - Referred to Ways and Means by prior reference.

2/26/24 S - Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)

2/22/24 S - Work Session held.

2/13/24 S - Public Hearing held.

2/5/24 S - Referred to Transportation, then Ways and Means.

2/5/24 S - Introduction and first reading. Referred to President's desk.

[SB 1581A](#)

[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: The Act makes an electric company report each year on the steps taken or being taken to be part of an energy market. (Flesch Readability Score: 62.1). Requires an investor-owned utility that sells more than two million megawatt hours of electricity in a calendar year to report to **and inform** the Legislative Assembly [*the activities, if any,*] **of activities** that the investor-owned utility has taken or is taking toward participating in a regional energy market. **Sunsets January 2, 2031.**

Status:

- 3/7/24 H - Speaker signed.
- 3/7/24 S - President signed.
- 3/5/24 H - Third reading. Carried by Marsh. Passed.
- 3/4/24 H - Rules suspended. Carried over to March 5, 2024 Calendar.
- 3/4/24 H - Second reading.
- 3/1/24 H - Recommendation: Do pass.
- 2/28/24 H - Work Session held.
- 2/26/24 H - Public Hearing held.
- 2/22/24 H - Referred to Climate, Energy, and Environment.
- 2/22/24 H - First reading. Referred to Speaker's desk.
- 2/21/24 S - Third reading. Carried by Taylor, Smith DB. Passed.
- 2/20/24 S - Carried over to 02-21 by unanimous consent.
- 2/19/24 S - Second reading.
- 2/16/24 S - Recommendation: Do pass with amendments. (Printed A-Eng.)
- 2/13/24 S - Public Hearing and Work Session held.
- 2/5/24 S - Referred to Energy and Environment.
- 2/5/24 S - Introduction and first reading. Referred to President's desk.

SB 1588

Bill Info

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: The Act increases penalties for some drug offenses. The Act also makes other changes to Ballot Measure 110. The Act directs grant funds to counties for drug treatment. (Flesch Readability Score: 61.3). Increases penalties for possession of a controlled substance. Punishes by a maximum of 364 days' imprisonment, a \$6,250 fine, or both, or 30 days' imprisonment, a \$1,250 fine, or both, depending upon the scheduling of the controlled substance. When a person possesses a certain quantity of a controlled substance, or has certain prior convictions, punishes by five years' imprisonment, a \$125,000 fine, or both, or 10 years' imprisonment, a \$250,000 fine, or both, depending upon the scheduling of the controlled substance. Provides that possession of a controlled substance with the intent to deliver constitutes delivery. Directs the Alcohol and Drug Policy Commission to provide grants and funding to counties for drug treatment programs. Transfers the duties of the Oversight and Accountability Council to the commission. Appropriates moneys to the commission to fund the grants.

Status:

- 2/5/24 S - Referred to Judiciary, then Ways and Means.
- 2/5/24 S - Introduction and first reading. Referred to President's desk.

City of Sandy

[HB 4002A](#)

[Bill Info](#)

Summary:

Position	Priority	Date Input
No Position	0	2/1/24

Digest: The Act makes changes to laws to make it easier to get treatment for substance use problems. The Act changes drug laws. The Act takes effect when the Governor signs it. (Flesch Readability Score: 87.1). Prohibits insurers from requiring prior authorization or other utilization review for coverage of substance use disorder medications. Specifies exceptions. Requires coordinated care organizations to provide to members medications for treatment of opioid use disorder and any co-occurring substance use disorder or mental health condition. Prohibits coordinated care organizations and public payers of health insurance from requiring prior authorization for medication-assisted treatment. Allows pharmacists to prescribe and dispense early refills of medication for opioid use disorder under specified conditions. Allows pharmacists to have on-site prescription drug lockers without obtaining a license or registration from the State Board of Pharmacy. Requires coordinated care organizations to have adequate networks of addiction treatment providers. Directs the Alcohol and Drug Policy Commission to conduct a study related to access to opioid use disorder treatment and interventions. Requires commission to report recommendations to Legislative Assembly to address barriers to accessing opioid use disorder treatment and interventions. Establishes a certified community behavioral health clinic program in the Oregon Health Authority and specifies the requirements for the program. Establishes the Joint Task Force on Regional Behavioral Health Accountability to make recommendations to the Legislative Assembly to improve the governance of behavioral health systems and strengthen evidence-based and equitable funding decisions and accountability of behavioral health systems. Sunsets January 2, 2026. Establishes the Task Force on Improving the Safety of Behavioral Health Workers to make recommendations to the Legislative Assembly to address the safety concerns that are prevalent in the behavioral health industry. Sunsets January 2, 2026. Establishes the United We Heal Medicaid Payment Program in the authority to provide supplemental medical assistance payments to behavioral health providers to enable the providers to access enhanced apprenticeship and training programs and opportunities by participating in a labor-management training trust. Modifies the definition of "delivery" for purposes of the Uniform Controlled Substance Act. Increases presumptive sentences when unlawful delivery of a controlled substance occurs in specified locations. Increases penalties for unlawful possession of a controlled substance on September 1, 2024. Designates crime as a drug enforcement misdemeanor and specifies sentence. Creates a new form of conditional discharge for drug enforcement misdemeanors and establishes processes for sealing records related to the crime. Establishes the Oregon Behavioral Health Deflection Program consisting of grants awarded to fund deflection programs. Directs the Oregon Criminal Justice Commission to track data including arrests and prosecutions for possession and delivery crimes and data concerning deflection program outcomes. Increases the number of hours a person can be held in a facility when admitted to the facility due to intoxication or being under the influence of controlled substances. Authorizes members of a mobile crisis intervention team to take a person to a sobering facility or appropriate facility. Modifies immunity from civil and criminal liability for certain persons involved in the provision of treatment. Establishes the Oregon Jail-Based Medications for Opioid Use Disorder Grant Program. Declares an emergency, effective on passage.

Status:

- 3/6/24 S - President signed.
- 3/5/24 H - Speaker signed.
- 3/1/24 S - Vote explanation(s) filed by Campos, Frederick, Jama, Patterson, Prozanski, Robinson, Steiner.
- 3/1/24 S - Rules suspended. Made special order of business. Third reading. Carried by Lieber. Passed.
- 3/1/24 S - Rules suspended. Second reading.
- 3/1/24 S - Recommendation: Do pass the A-Eng. bill.

deVries Strategies Inc
2024 Regular Session
Bill Summary Report

3/1/24 S - First reading. Referred to Addiction and Community Safety Response Committee.
 2/29/24 H - Vote explanation(s) filed by Andersen, Chaichi, Diehl, Elmer, Grayber, Hartman, Nelson, Nguyen H, Pham K, Yunker.
 2/29/24 H - Third reading. Carried by Kropf. Passed.
 2/28/24 H - Second reading.
 2/28/24 H - Recommendation: Do pass with amendments and be printed A-Engrossed.
 2/27/24 H - Work Session held.
 2/26/24 H - Public Hearing held.
 2/7/24 H - Public Hearing held.
 2/5/24 H - Informational Meeting held.
 2/5/24 H - Referred to Addiction and Community Safety Response.
 2/5/24 H - First reading. Referred to Speaker's desk.

HB 4015

Bill Info

Position	Priority	Date Input	Category
No Position	0	2/1/24	Energy/Environment

Summary:

Digest: Permits a person who wants to build a battery energy storage system (BESS) to choose to use EFSC for the siting of the BESS. Permits the ruling body of a local body after talking with the person who wants to build a BESS to choose to use EFSC for the siting of the BESS. Permits a BESS to be built and run without its own site certificate if the BESS is subject to the site certificate of another energy facility. Defines BESS. The Act takes effect on the 91st day after sine die. (Flesch Readability Score: 64.0). Permits a developer of a facility or the governing body of a local government after consulting with the developer to elect to defer regulatory authority to the Energy Facility Siting Council for the siting of a battery energy storage system. Permits a battery energy storage system that is under the regulatory authority of the Energy Facility Siting Council to be constructed and operated without a separate site certificate if the battery energy storage system is subject to a site certificate for another energy facility. Defines "battery energy storage system." Takes effect on the 91st day following adjournment sine die.

Status:

3/7/24 S - President signed.
 3/6/24 H - Speaker signed.
 3/5/24 S - Thatcher, excused, granted unanimous consent to vote nay.
 3/5/24 S - Third reading. Carried by Sollman. Passed.
 3/4/24 S - Carried over to 03-05 by unanimous consent.
 3/1/24 S - Second reading.
 3/1/24 S - Recommendation: Do pass.
 2/27/24 S - Work Session held.
 2/22/24 S - Public Hearing held.
 2/19/24 S - Referred to Energy and Environment.
 2/19/24 S - First reading. Referred to President's desk.
 2/15/24 H - Rules suspended. Third reading. Carried by Helm. Passed.
 2/15/24 H - Second reading.
 2/15/24 H - Recommendation: Do pass.
 2/14/24 H - Work Session held.
 2/7/24 H - Public Hearing held.
 2/5/24 H - Referred to Climate, Energy, and Environment.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4010A](#)
[Bill Info](#)

Position	Priority	Date Input	Category
No Position	0	2/1/24	Energy/Environment

Summary: **Digest: The Act makes certain changes to a program for planned fires. The Act directs an agency to extend the deadline for a grant program for protecting homes from fire. The Act directs agencies to report on creating a program for protecting homes from fire. (Flesch Readability Score: 70.8).** *[Digest: The Act makes certain changes to a program for planned fires. The Act directs an agency to extend the deadline for a grant program for protecting homes from fire. The Act directs agencies to report on creating a program for protecting homes from fire. The Act creates a fund related to responding to wildfire smoke. (Flesch Readability Score: 71.3).]* Makes certain changes to the Prescribed Fire Liability Pilot Program. Directs the Department of Consumer and Business Services to allow a person to apply for a grant under the Fire Hardening Grant Program on or before December 31, 2025. Directs the Department of Consumer and Business Services and the Department of the State Fire Marshal to report, on or before September 15, 2024, to committees or interim committees of the Legislative Assembly related to natural resources on a proposal for a proactive home hardening program. *[Establishes the Smoke Preparedness and Response Fund in the State Treasury. Continuously appropriates moneys in the fund to the Department of Environmental Quality for assistance with community smoke response plans.]* Takes effect on the 91st day following adjournment sine die.

Status:

- 3/7/24 S - President signed.
- 3/6/24 H - Speaker signed.
- 3/5/24 S - Third reading. Carried by Golden. Passed.
- 3/4/24 S - Carried over to 03-05 by unanimous consent.
- 3/1/24 S - Second reading.
- 3/1/24 S - Recommendation: Do pass the A-Eng. bill.
- 2/29/24 S - Work Session held.
- 2/27/24 S - Public Hearing held.
- 2/21/24 S - Referred to Natural Resources and Wildfire.
- 2/21/24 S - First reading. Referred to President's desk.
- 2/21/24 H - Third reading. Carried by Owens. Passed.
- 2/20/24 H - Rules suspended. Carried over to February 21, 2024 Calendar.
- 2/20/24 H - Second reading.
- 2/19/24 H - Subsequent referral to Ways and Means rescinded by order of the Speaker.
- 2/19/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
- 2/19/24 H - Work Session held.
- 2/14/24 H - Work Session held.
- 2/5/24 H - Public Hearing held.
- 2/5/24 H - Referred to Climate, Energy, and Environment with subsequent referral to Ways and Means.
- 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4023B](#)
[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: The Act forbids local governing bodies from limiting in certain ways where some places can be built. The Act applies to places that provide housing and care to people who have mental health needs or who need substance use treatment. (Flesch Readability Score: 70.2). Prohibits local governments from imposing certain restrictions on the siting of residential treatment facilities in certain areas.

Status:

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

3/7/24 S - Rules suspended. Third reading. Carried by Manning Jr. Passed.
 3/7/24 S - Second reading.
 3/6/24 S - Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
 3/6/24 S - Work Session held.
 3/5/24 S - Public Hearing held.
 2/28/24 S - Referred to Rules.
 2/28/24 S - First reading. Referred to President's desk.
 2/27/24 H - Third reading. Carried by Helfrich. Passed.
 2/26/24 H - Second reading.
 2/23/24 H - Subsequent referral to Ways and Means rescinded by order of the Speaker.
 2/23/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
 2/22/24 H - Work Session held.
 2/15/24 H - Public Hearing held.
 2/5/24 H - Referred to Rules with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

<u>HB 4029</u>	Position	Priority	Date Input	Category
<u>Bill Info</u>	No Position	0	2/1/24	Housing/UGB

Summary: Digest: Makes OHCS study and report on housing. (Flesch Readability Score: 78.8). Requires the Housing and Community Services Department to study housing and to submit a report to the relevant interim committees of the Legislative Assembly no later than September 15, 2025.

Status:
 2/5/24 H - Referred to Rules with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

<u>HB 4042B</u>	Position	Priority	Date Input
<u>Bill Info</u>	No Position	0	2/1/24

Summary: Digest: The Act would promote the use of industrial lands. The Act would let firms develop semiconductors in an e-commerce city in order to get an enterprise zone tax break. (Flesch Readability Score: 60.8). Authorizes the Oregon Business Development Department to provide financial assistance to projects related to industrial land. Extends the sunset of the Oregon Industrial Site Readiness Program. Establishes the Industrial Site Loan Fund in the State Treasury. Appropriates moneys for deposit in the fund for the purpose of funding financial assistance to industrial land projects. Includes semiconductor-related development activities as an eligible business activity in a city designated for electronic commerce for purposes of the enterprise zone property tax exemption program. Takes effect on the 91st day following adjournment sine die.

Status:
 3/1/24 H - Referred to Ways and Means by prior reference.
 3/1/24 H - Recommendation: Do pass with amendments, be printed B-Engrossed, and be referred to Ways and Means by prior reference.
 2/28/24 H - Work Session held.
 2/27/24 H - Informational Meeting held.
 2/21/24 H - Public Hearing held.
 2/16/24 H - Referred to Revenue by order of Speaker and then Ways and Means by prior reference.
 2/16/24 H - Recommendation: Do pass as amended and be printed A-Engrossed, be referred to Revenue, and then referred to Ways and Means by prior reference.

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

2/15/24 H - Work Session held.
 2/6/24 H - Public Hearing held.
 2/5/24 H - Referred to Economic Development and Small Business with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

<u>HB 4044A</u> <u>Bill Info</u>	Position No Position	Priority 0	Date Input 2/1/24	Category Energy/Environment
---	--------------------------------	----------------------	-----------------------------	---------------------------------------

Summary: Digest: The Act tells the DEQ to study risks related to toxic inhalation caused by earthquakes. The DEQ must submit a report on its study to the Legislative Assembly by December 1, 2024. The Act takes effect as soon as it is passed. (Flesch Readability Score: 61.6). Directs the Department of Environmental Quality to study risks and issues relating to earthquake-induced toxic inhalation. Requires the department to submit a report on the study to a committee of the Legislative Assembly by December 1, 2024. Authorizes the department to submit recommendations for legislation to the committee by March 1, 2025. Declares an emergency, effective on passage.

Status:

2/12/24 H - Referred to Ways and Means by prior reference.
 2/12/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
 2/8/24 H - Work Session held.
 2/6/24 H - Public Hearing held.
 2/5/24 H - Referred to Emergency Management, General Government, and Veterans with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

<u>HB 4046</u> <u>Bill Info</u>	Position No Position	Priority 0	Date Input 2/1/24	Category Housing/UGB
--	--------------------------------	----------------------	-----------------------------	--------------------------------

Summary: Digest: This Act allows rural residents to build an extra house for their families. (Flesch Readability Score: 63.4). Allows an occupying homeowner outside of an urban growth boundary to site one additional family dwelling unit on the tract of the home. Takes effect on the 91st day following adjournment sine die.

Status:

2/5/24 H - Referred to Housing and Homelessness.
 2/5/24 H - First reading. Referred to Speaker's desk.

<u>HB 4048</u> <u>Bill Info</u>	Position No Position	Priority 0	Date Input 2/1/24	Category Housing/UGB
--	--------------------------------	----------------------	-----------------------------	--------------------------------

Summary:

Digest: The Act relaxes housing standards, establishes a housing office to enforce housing laws, allows a new UGB amendment and limits counties' role in UGB amendments. The Act goes into effect when the Governor signs it. (Flesch Readability Score: 61.9). Requires local governments to approve certain adjustments to land use regulations for housing development within urban growth boundaries. Establishes alternate appellate procedures for adjustments. Requires certain cities to report to the Department of Land Conservation and Development on the use of adjustments. Requires the department to report biennially to an interim committee of the Legislative Assembly. Sunsets January 2, 2032. Requires the Department of Land Conservation and Development and the Department of Consumer and Business Services to jointly establish and administer the Housing Accountability and Production Office. Requires the office to assist local governments and housing developers with housing laws relating to land use and land divisions. Authorizes the office to take certain actions to enforce housing laws. Establishes new process through which the office may request enforcement orders relating to land use housing laws. Becomes operative April 1, 2025. Requires the office to commission a report on developing efficiencies in housing production and to deliver the report to an interim committee of Legislative Assembly on or before September 15, 2025. Develops an alternative process to amend urban growth boundaries to include up to 150 net residential acres per city. Provides for limitations and review by Metro, where applicable, and for review by the Department of Land Conservation and Development and courts. Sunsets January 2, 2033. Expands eligibility for attorney fees for appeals of residential development proposals to include local governments and all needed housing. Limits counties' role in reviewing cities' amendments to urban growth boundaries. Appropriates moneys from the General Fund to the department to establish and operate the office and to provide grants to local governments for housing law compliance. Declares an emergency, effective on passage.

Status:

2/5/24 H - Referred to Housing and Homelessness.
2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4062](#)
[Bill Info](#)

Position	Priority	Date Input
Monitor	1	2/1/24

Summary:

Digest: The Act creates new drug crimes and increases penalties for some drug offenses. The Act makes other changes to Ballot Measure 110, including changes to treatment funding. The Act also creates a new diversion program and a process for setting aside certain drug convictions. The Act goes into effect when the Governor signs it. (Flesch Readability Score: 60.5). Creates the crime of using a controlled substance in public. Punishes by up to 364 days' jail, \$6,250 fine, or both. Creates the crime of possessing, purchasing, making, delivering or selling a pill press. Punishes by up to five years' imprisonment, \$125,000 fine, or both. Increases the penalties for possession of a controlled substance. Punishes by up to 364 days' jail, \$6,250 fine, or both. Directs counties to supervise persons convicted of certain property misdemeanors. Requires that for certain drug and property crimes, the court must require an evaluation and treatment as part of probation. Creates a diversion program for certain drug crimes. Directs the court to enter an order setting aside a conviction for certain drug crimes when specified conditions are met. Directs the Alcohol and Drug Policy Commission to provide grants and funding for drug treatment and other related services. Transfers the duties of the Oversight and Accountability Council to the commission. Requires a prison sentence for the unlawful delivery or manufacture of a controlled substance when the person has a prior conviction. Increases the penalties for the unlawful delivery of a controlled substance that results in the death of a person. Punishes by up to 20 years' imprisonment, \$375,000 fine, or both. Provides that possession of a controlled substance with the intent to deliver constitutes delivery. Authorizes local governments to enact laws prohibiting the use of controlled substances. Declares an emergency, effective on passage.

Status:

2/5/24 H - Referred to Behavioral Health and Health Care.
2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4063B](#)

[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary:

Digest: The Act makes counties plan for areas of Metro that are not in a city. The Act lets home builders use updated local rules. The Act lets real estate agents accept love letters. The Act amends middle housing land divisions. The Act lets city staff grant or end tax exemption for single-unit housing. (Flesch Readability Score: 73.1). *Digest: The Act makes counties plan for areas of Metro that are not in a city. The Act lets home builders use updated local rules. The Act lets real estate agents accept love letters. The Act amends middle housing land divisions and mobile home registrations. The Act lets city staff grant or end tax exemption for single-unit housing. (Flesch Readability Score: 60.8).* Requires Metro counties to plan for the housing needs of Metro urban unincorporated lands. Allows a housing developer with a pending application to opt in to amended local land use regulations. Allows sellers' real estate agents to accept irregular documents from buyers. Allows middle housing land partitions of certain parcels in the year that the parcel was created. *Removes requirements that a manufactured dwelling owner register the dwelling with the Department of Consumer and Business Services or cancel the registration before obtaining a mortgage recorded in the county real property records. Allows owner to record an affidavit to affix the dwelling to real property.* Allows a city to administratively approve or terminate the property tax exemption for single-unit housing. Takes effect on the 91st day following adjournment sine die.

Status:

- 3/6/24 H - House concurred in Senate amendments and repassed bill.
- 3/5/24 S - Third reading. Carried by Anderson. Passed.
- 3/4/24 S - Second reading.
- 3/1/24 S - Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
- 2/29/24 S - Work Session held.
- 2/27/24 S - Public Hearing held.
- 2/21/24 S - Referred to Housing and Development.
- 2/21/24 S - First reading. Referred to President's desk.
- 2/20/24 H - Third reading. Carried by Gamba. Passed.
- 2/20/24 H - Potential conflict(s) of interest declared by Nguyen D.
- 2/19/24 H - Second reading.
- 2/16/24 H - Recommendation: Do pass with amendments and be printed A-Engrossed.
- 2/15/24 H - Work Session held.
- 2/13/24 H - Public Hearing held.
- 2/5/24 H - Referred to Housing and Homelessness.
- 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4064](#)

[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: Makes OHCS study and report on housing. (Flesch Readability Score: 78.8). Requires the Housing and Community Services Department to study housing and to submit a report to the relevant interim committees of the Legislative Assembly no later than September 15, 2025.

Status:

2/5/24 H - Referred to Housing and Homelessness with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4065](#)

Position	Priority	Date Input	Category
No Position	0	2/1/24	Housing/UGB

[Bill Info](#)

Summary: Digest: The Act would create a fund for grants to developers of affordable housing. (Flesch Readability Score: 63.4). Authorizes cities and counties to adopt a program for awarding grants to developers of affordable housing and moderate income housing projects to finance certain costs associated with such housing projects. Directs the Housing and Community Services Department to develop a revolving loan program to make interest-free loans to participating cities and counties to fund the grants. Imposes an annual fee on each grantee developer in repayment of the loans. Provides for the distribution of the fee moneys first to fire districts for ad valorem property taxes and then to the department in repayment of the loan that funded the grant awarded to the developer. Appropriates moneys to the Housing and Community Services Department to provide grants to nonprofits to engage with tenants whose housing is being withdrawn from publicly supported housing. Takes effect on the 91st day following adjournment sine die.

Status:

2/5/24 H - Referred to Housing and Homelessness with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4099A](#)

Position	Priority	Date Input
No Position	0	2/1/24

[Bill Info](#)

Summary: Digest: The Act makes OHCS guarantee a local government's collection of a fee to be paid by a home builder on a delayed schedule. The Act goes into effect when the Governor signs it. (Flesch Readability Score: 69.5). Requires the Housing and Community Services Department to guarantee local governments' deferral of system development charges for housing developments. Becomes operative on January 1, 2025. Establishes the Municipal Development Protection Fund for such purposes. Appropriates moneys to the fund. Declares an emergency, effective on passage.

Status:

2/14/24 H - Referred to Ways and Means by prior reference.
 2/14/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
 2/13/24 H - Work Session held.
 2/6/24 H - Public Hearing held.
 2/5/24 H - Referred to Housing and Homelessness with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4099A](#)

Position	Priority	Date Input
No Position	0	2/29/24

[Bill Info](#)

Summary: Digest: The Act makes OHCS guarantee a local government's collection of a fee to be paid by a home builder on a delayed schedule. The Act goes into effect when the Governor signs it. (Flesch Readability Score: 69.5). Requires the Housing and Community Services Department to guarantee local governments' deferral of system development charges for housing developments. Becomes operative on January 1, 2025. Establishes the Municipal Development Protection Fund for such purposes. Appropriates moneys to the fund. Declares an emergency, effective on passage.

Status:

2/14/24 H - Referred to Ways and Means by prior reference.
2/14/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
2/13/24 H - Work Session held.
2/6/24 H - Public Hearing held.
2/5/24 H - Referred to Housing and Homelessness with subsequent referral to Ways and Means.
2/5/24 H - First reading. Referred to Speaker's desk.

HB 4112A	Position	Priority	Date Input
Bill Info	No Position	0	2/1/24

Summary:

Digest: Tells one of the state's agencies to make rules that say how the agency will buy products and services from companies that make clean energy technology. Lets the agency work with other government bodies to help create and keep jobs in this state. Creates a fund for another state agency to make loans and grants to companies that make clean energy technology and projects that give certain benefits to people in this state. Sets up a group to give advice to the second agency. (Flesch Readability Score: 61.3). *[Digest: Tells one of the state's agencies to make rules that say how the agency will buy products and services from clean energy companies. Lets the agency work with other government bodies to help create and keep jobs in this state. Creates a fund for another state agency to make loans and grants to clean energy companies and projects that give certain benefits to people in this state. Sets up a group to give advice to the second agency. (Flesch Readability Score: 76.5).]* Requires the Oregon Department of Administrative Services to adopt rules to govern procurements from clean energy technology **manufacturing** companies. Directs the department to cooperate with state agencies that have expertise in energy production and conservation and in reducing or mitigating environmental impacts. Specifies the required contents of the department's rules. Directs other state agencies to cooperate with the department in adopting and implementing rules. Permits the department to enter into cooperative procurements and intergovernmental agreements in combination with other governmental bodies in this or other states to provide incentives for clean energy technology **manufacturing** companies to create and retain high-skilled manufacturing jobs. Establishes the Oregon Clean Energy Technology Manufacturing Opportunity Fund and appropriates moneys in the fund to the Oregon Business Development Department. Requires the department to establish a program to make loans, grants and other expenditures from the fund to foster, attract and sustain clean energy technology **manufacturing** companies, and for other purposes. Requires the department to give priority in loans and grants to clean energy technology **manufacturing** companies that include an employment plan with an application for the loan or grant. Establishes the Clean **Energy** Technology Leadership Advisory Council. Specifies the council's membership and requires the council to advise the Oregon Business Development Department on decisions with respect to awarding loans and grants and to study and recommend methods of attracting, fostering and sustaining manufacturing firms and operations in this state, while maximizing additional benefits, including creating and sustaining living wage or union jobs, alleviating supply chain constraints and improving access to clean energy technologies, supporting technological innovation and diversifying the economy of this state. Takes effect on the 91st day following adjournment sine die.

Status:

2/21/24 H - Referred to Ways and Means by prior reference.
2/21/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
2/19/24 H - Work Session held.
2/14/24 H - Public Hearing held.
2/12/24 H - Public Hearing held.
2/5/24 H - Referred to Climate, Energy, and Environment with subsequent referral to Ways and Means.
2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4117](#)

[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: Allows OGE and OGE staff to give advice on the public meetings law. (Flesch Readability Score: 69.9). Authorizes the Oregon Government Ethics Commission to issue advisory opinions on the application of the public meetings law to actual or hypothetical circumstances. Authorizes the executive director of the commission to issue staff advisory opinions or written or oral staff advice on the application of the public meetings law to actual or hypothetical circumstances. Permits other commission staff to issue written or oral staff advice on the public meetings law. Declares an emergency, effective on passage.

Status:

- 3/6/24 S - President signed.
- 3/5/24 H - Speaker signed.
- 3/4/24 S - Third reading. Carried by Hansell. Passed.
- 3/1/24 S - Carried over to 03-04 by unanimous consent.
- 2/29/24 S - Second reading.
- 2/29/24 S - Recommendation: Do pass.
- 2/27/24 S - Work Session held.
- 2/22/24 S - Public Hearing held.
- 2/19/24 S - Referred to Rules.
- 2/19/24 S - First reading. Referred to President's desk.
- 2/15/24 H - Rules suspended. Third reading. Carried by Sosa. Passed.
- 2/15/24 H - Second reading.
- 2/14/24 H - Recommendation: Do pass.
- 2/13/24 H - Work Session held.
- 2/6/24 H - Public Hearing held.
- 2/5/24 H - Referred to Rules.
- 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4128A](#)

[Bill Info](#)

Position	Priority	Date Input	Category
Support	1	2/1/24	Water

Summary: **Digest: The Act would give money to cities to produce water infrastructure for new houses in this state. The Act would give money to a state agency to carry out a law related to water wells. The Act would tell a state agency to create updated information about infrastructure in this state. (Flesch Readability Score: 61.8). [Digest: Tells a state agency to conduct a study of water equipment in this state. (Flesch Readability Score: 65.7).] Appropriates moneys from the General Fund to the Oregon Business Development Department for deposit in the Special Public Works Fund. The department must distribute specific amounts of moneys in the fund to listed cities for the purpose of producing water and wastewater infrastructure to support new residential housing in this state. Appropriates moneys from the General Fund to the Water Resources Department for deposit in the Water Well Abandonment, Repair and Replacement Fund to carry out purposes authorized by the fund. Requires the Oregon Business Development Department to update the Oregon Infrastructure and Community Facilities Inventory. Appropriates moneys from the General Fund to the Oregon Business Development Department to carry out the update. [Requires the Oregon Department of Administrative Services to study water infrastructure needs in this state and submit a report to the Legislative Assembly no later than September 15, 2025.] [Sunsets January 2, 2026].**

Status:

- 2/16/24 H - Referred to Ways and Means by prior reference.

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

2/16/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
 2/15/24 H - Work Session held.
 2/13/24 H - Public Hearing held.
 2/5/24 H - Referred to Agriculture, Land Use, Natural Resources, and Water with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4134B](#)

[Bill Info](#)

Position	Priority	Date Input	Category
Monitor	3	2/1/24	Housing/UGB

Summary: **Digest: This Act makes OBDD give money to cities for infrastructure to support housing. (Flesch Readability Score: 63.4). Digest: This Act makes DAS give money to cities for infrastructure to support housing. (Flesch Readability Score: 63.4).** Requires the Oregon Department of Administrative Services to provide grants to cities for specified infrastructure projects that will benefit housing developments that will make at least 30 percent of the dwelling units affordable to workforce income households. **Requires cities receiving grants to provide reports to the Oregon Business Development Department. Appropriates moneys to the Oregon Business Development Department. Declares an emergency, effective on passage.**

Status:

3/7/24 S - Rules suspended. Third reading. Carried by Meek. Passed.
 3/7/24 S - Second reading.
 3/7/24 S - Recommendation: Do pass the B-Eng. bill.
 3/5/24 S - Referred to Ways and Means.
 3/5/24 S - First reading. Referred to President's desk.
 3/5/24 H - Third reading. Carried by Elmer. Passed.
 3/4/24 H - Second reading.
 3/1/24 H - Recommendation: Do pass with amendments and be printed B-Engrossed.
 2/28/24 H - Work Session held.
 2/27/24 H - Returned to Full Committee.
 2/27/24 H - Work Session held.
 2/24/24 H - Assigned to Subcommittee On Transportation and Economic Development.
 2/14/24 H - Referred to Ways and Means by prior reference.
 2/14/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
 2/13/24 H - Work Session held.
 2/6/24 H - Public Hearing held.
 2/5/24 H - Referred to Housing and Homelessness with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4154B](#)

[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: Creates a fund to help the electronic chip industry. The Act becomes law 91 days after adjournment. (Flesch Readability Score: 63.8). Establishes the Semiconductor Talent Sustaining Fund *and subaccounts of the fund*. Requires the Higher Education Coordinating Commission to allocate moneys from the fund *and subaccounts* to provide education, training and research to assist the semiconductor industry. *Requires the commission to establish a statewide semiconductor industry consortium for the purpose of developing a comprehensive statewide strategy to guide investments and build educational pathways and research capacity for the semiconductor industry and to make recommendations to the commission on how best to allocate moneys in the Semiconductor Talent Sustaining Fund and subaccounts.* *Requires the consortium to submit a report to the Legislative Assembly every two years detailing progress and investments made to improve semiconductor education and research.* *Requires the commission to award a series of grants to identified entities.* Exempts some programs receiving federal financial assistance from certain provisions. Sunsets the Semiconductor Talent Sustaining Fund *and subaccounts* on January 2, 2030. Takes effect on the 91st day following adjournment sine die.

Status:

- 3/7/24 S - Rules suspended. Third reading. Carried by Sollman. Passed.
- 3/7/24 S - Second reading.
- 3/7/24 S - Recommendation: Do pass the B-Eng. bill.
- 3/6/24 S - Referred to Ways and Means.
- 3/6/24 S - First reading. Referred to President's desk.
- 3/6/24 H - Rules suspended. Third reading. Carried by Pham H. Passed.
- 3/6/24 H - Second reading.
- 3/5/24 H - Recommendation: Do pass with amendments and be printed B-Engrossed.
- 3/4/24 H - Work Session held.
- 3/1/24 H - Returned to Full Committee.
- 3/1/24 H - Work Session held.
- 2/29/24 H - Assigned to Subcommittee On Capital Construction.
- 2/19/24 H - Referred to Ways and Means by prior reference.
- 2/19/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
- 2/15/24 H - Work Session held.
- 2/6/24 H - Public Hearing held.
- 2/5/24 H - Referred to Higher Education with subsequent referral to Ways and Means.
- 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 4155A](#)
[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/1/24

Summary: Digest: The Act would require a study of how the state can help lower infrastructure and housing costs. The Act would require the agency doing the study to submit a report to the legislature by mid-September. (Flesch Readability Score: 60.6). Directs the Oregon Business Development Department to study infrastructure financing in Oregon by considering and evaluating tools the state may use to have a positive effect on infrastructure and housing costs in Oregon. Requires the department to submit a report of the findings of the study to the Legislative Assembly. Declares an emergency, effective on passage.

Status:

2/16/24 H - Referred to Ways and Means by prior reference.
 2/16/24 H - Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
 2/15/24 H - Work Session held.
 2/13/24 H - Public Hearing held.
 2/8/24 H - Public Hearing held.
 2/5/24 H - Referred to Emergency Management, General Government, and Veterans with subsequent referral to Ways and Means.
 2/5/24 H - First reading. Referred to Speaker's desk.

[HB 5201A](#)

[Bill Info](#)

Position	Priority	Date Input
No Position	0	2/14/24

Summary: **Digest: The Act changes law relating to borrowing by the state for certain projects. (Flesch Readability Score: 63.4).** *Digest: The Act changes the recipient of a lottery bond. (Flesch Readability Score: 66.1).* **Modifies the recipient of revenues from a previously approved lottery bond.** **Modifies amounts authorized for issuance of general obligation bonds and revenue bonds for the biennium. Modifies certain lottery bond authorizations. Authorizes issuance of various lottery bonds. Provides that the Southern Oregon University Central Hall Capital Improvements (Phase II) project is subject to certain requirements related to apprenticeship, outreach and benefits. Declares an emergency, effective on passage.**

Status:

3/7/24 S - Rules suspended. Third reading. Carried by Girod. Passed.
 3/7/24 S - Rules suspended. Second reading.
 3/7/24 S - Recommendation: Do pass the A-Eng. bill.
 3/7/24 S - Referred to Ways and Means.
 3/7/24 S - First reading. Referred to President's desk.
 3/7/24 H - Rules suspended. Third reading. Carried by Holvey. Passed.
 3/7/24 H - Second reading.
 3/7/24 H - Recommendation: Do pass with amendments and be printed A-Engrossed.
 3/6/24 H - Returned to Full Committee.
 3/6/24 H - Work Session held.
 3/6/24 H - Work Session held.
 2/16/24 H - Public Hearing held.
 2/15/24 H - Assigned to Subcommittee On Capital Construction.
 2/12/24 H - Referred to Ways and Means.

2/12/24 H - First reading. Referred to Speaker's desk.

SB 1530B

Bill Info

Summary:

Position Priority Date Input

No Position 0 2/1/24

Digest: Gives money to OHCS, OHA, DHS, DOE, OBDD, ODOT, WRD and DAS for programs. Goes into effect when the Governor signs it. (Flesch Readability Score: 80.3). *Digest: Gives money to OHCS, OHA, DHS, DOE and DAS for programs. Goes into effect when the Governor signs it. (Flesch Readability Score: 81.4).* Appropriates moneys to **and modifies expenditure limitations for the Housing and Community Services Department, Oregon Health Authority, Department of Human Services, State Department of Energy, Oregon Business Development Department, Department of Transportation, Water Resources Department** and Oregon Department of Administrative Services for various programs. Declares an emergency, effective on passage.

Status:

- 3/5/24 H - Speaker signed.
- 3/5/24 S - President signed.
- 3/4/24 H - Rules suspended. Third reading. Carried by Gomberg, Dexter. Passed.
- 3/4/24 H - Second reading.
- 3/1/24 H - Recommendation: Do pass.
- 2/29/24 H - Referred to Ways and Means.
- 2/29/24 H - First reading. Referred to Speaker's desk.
- 2/29/24 S - Vote explanation(s) filed by Boquist, Thatcher.
- 2/29/24 S - Knopp declared potential conflict of interest.
- 2/29/24 S - Rules suspended. Third reading. Carried by Anderson, Woods. Passed.
- 2/29/24 S - Second reading.
- 2/29/24 S - Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
- 2/28/24 S - Work Session held.
- 2/27/24 S - Returned to Full Committee.
- 2/27/24 S - Work Session held.
- 2/24/24 S - Assigned to Subcommittee On Transportation and Economic Development.
- 2/14/24 S - Referred to Ways and Means by prior reference.
- 2/14/24 S - Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
- 2/13/24 S - Public Hearing and Work Session held.
- 2/5/24 S - Referred to Housing and Development, then Ways and Means.
- 2/5/24 S - Introduction and first reading. Referred to President's desk.

SB 1537B

Bill Info

Position Priority Date Input

No Position 0 2/1/24

Summary:

Digest: The Act establishes a housing office to support and enforce housing laws; lets home builders use updated local rules; awards lawyer fees for more housing appeals; assists with infrastructure for housing; creates a fund for grants to developers of affordable housing; makes cities approve changes to housing rules; makes cities expedite applications to build housing; lets cities change their growth boundaries; and gives money to DLCD, BO and OHCS for this Act. (Flesch Readability Score: 62.4). Requires the Department of Land Conservation and Development and the Department of Consumer and Business Services to jointly establish and administer the Housing Accountability and Production Office. Requires the office to assist local governments and housing developers with housing laws. Authorizes the office to take certain actions to enforce housing laws. Becomes operative on July 1, 2025. Allows a housing developer with a pending application to opt in to amended local land use regulations. Expands eligibility for attorney fees on appeal of the approval of a residential development proposal to include local governments and *all affordable housing or housing within urban growth boundaries*. Creates the Housing Infrastructure Support Fund to allow the Oregon Business Development Department to provide capacity and support to local governments in developing infrastructure to support residential development. Requires the Department of Land Conservation and Development to *biennially* report to the Legislative Assembly **before 2025** on proposed infrastructure projects that may support residential development. Authorizes cities and counties to adopt a program for awarding grants to developers of affordable housing and moderate income housing projects to finance certain costs associated with such housing projects. Directs the Housing and Community Services Department to develop a revolving loan program to make interest-free loans to participating cities and counties to fund the grants. Imposes an annual fee on each grantee developer in repayment of the loans. Provides for the distribution of the fee moneys first to fire districts for ad valorem property taxes and then to the department in repayment of the loan that funded the grant awarded to the developer. Requires local governments to approve certain adjustments to land use regulations for housing development within an urban growth boundary as a limited land use decision. Establishes an exemption process. Requires reporting to the Department of Land Conservation and Development on the use of adjustments. Requires the department to report biennially to an interim committee of the Legislative Assembly. Sunsets on January 2, 2032. Requires local governments to process certain applications relating to housing development as limited land use decisions. Develops alternative processes to amend urban growth boundaries to include up to 100 net residential acres per city. Provides for limitations and review by counties, Metro and the Department of Land Conservation and Development and the courts. Sunsets on January 2, 2033. Appropriates moneys to the Oregon Business Development Department, Housing and Community Services Department and Department of Land Conservation and Development for purposes of the Act. Takes effect on the 91st day following adjournment sine die.

Status:

3/5/24 H - Speaker signed.
3/5/24 S - President signed.
3/4/24 H - Vote explanation(s) filed by Andersen, Yunker.

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

3/4/24 H - Rules suspended. Third reading. Carried by Dexter, Gomberg. Passed.
 3/4/24 H - Potential conflict(s) of interest declared by Nguyen D, Pham H.
 3/4/24 H - Second reading.
 3/1/24 H - Recommendation: Do pass.
 2/29/24 H - Referred to Ways and Means.
 2/29/24 H - First reading. Referred to Speaker's desk.
 2/29/24 S - Vote explanation(s) filed by Boquist, Sollman.
 2/29/24 S - Knopp declared potential conflict of interest.
 2/29/24 S - Rules suspended. Third reading. Carried by Jama, Anderson. Passed.
 2/29/24 S - Second reading.
 2/29/24 S - Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
 2/28/24 S - Work Session held.
 2/27/24 S - Returned to Full Committee.
 2/27/24 S - Work Session held.
 2/24/24 S - Assigned to Subcommittee On Transportation and Economic Development.
 2/16/24 S - Referred to Ways and Means by prior reference.
 2/16/24 S - Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
 2/13/24 S - Work Session held.
 2/8/24 S - Public Hearing held.
 2/5/24 S - Referred to Housing and Development, then Ways and Means.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

[SB 1554](#)

[Bill Info](#)

Summary:

Position	Priority	Date Input
No Position	0	2/1/24

Digest: The Act requires the OHA to study the problems in getting mental health care and substance use care in this state. The Act requires the OHA to send a report on its findings to the legislature. The section is repealed on January 2, 2026. (Flesch Readability Score: 65). Requires the Oregon Health Authority to study access to behavioral health treatment in this state. Directs the authority to submit findings to the interim committees of the Legislative Assembly related to health not later than September 15, 2025. Sunsets January 2, 2026.

Status:

2/19/24 S - Possible Work Session cancelled.
 2/5/24 S - Referred to Health Care, then Ways and Means.
 2/5/24 S - Introduction and first reading. Referred to President's desk.

[SB 1564B](#)

[Bill Info](#)

Summary:

Position	Priority	Date Input
No Position	0	2/1/24

Digest: The Act makes LCDC adopt model rules for housing for cities of different sizes. The Act goes into effect when the Governor signs it. (Flesch Readability Score: 67.2). Requires the Land Conservation and Development Commission to adopt model ordinances for cities of different sizes to implement housing and urbanization requirements. Appropriates moneys to the *commission for purposes of the Act* **Department of Land Conservation and Development for the purpose of adopting model ordinances**. Declares an emergency, effective on passage.

Status:

3/7/24 H - Rules suspended. Third reading. Carried by Breese-Iverson. Passed.
 3/7/24 H - Second reading.
 3/7/24 H - Recommendation: Do pass.

deVries Strategies Inc
 2024 Regular Session
 Bill Summary Report

3/6/24	H - Referred to Ways and Means.
3/6/24	H - First reading. Referred to Speaker's desk.
3/6/24	S - Rules suspended. Third reading. Carried by Anderson. Passed.
3/6/24	S - Second reading.
3/5/24	S - Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
3/4/24	S - Work Session held.
2/29/24	S - Returned to Full Committee.
2/29/24	S - Work Session held.
2/22/24	S - Assigned to Subcommittee On Transportation and Economic Development.
2/19/24	S - Referred to Ways and Means by prior reference.
2/19/24	S - Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
2/15/24	S - Work Session held.
2/13/24	S - Public Hearing held.
2/5/24	S - Referred to Housing and Development, then Ways and Means.
2/5/24	S - Introduction and first reading. Referred to President's desk.

[SB 1588](#)

[Bill Info](#)

Summary:

Position	Priority	Date Input
-----------------	-----------------	-------------------

No Position	0	2/1/24
-------------	---	--------

Digest: The Act increases penalties for some drug offenses. The Act also makes other changes to Ballot Measure 110. The Act directs grant funds to counties for drug treatment. (Flesch Readability Score: 61.3). Increases penalties for possession of a controlled substance. Punishes by a maximum of 364 days' imprisonment, a \$6,250 fine, or both, or 30 days' imprisonment, a \$1,250 fine, or both, depending upon the scheduling of the controlled substance. When a person possesses a certain quantity of a controlled substance, or has certain prior convictions, punishes by five years' imprisonment, a \$125,000 fine, or both, or 10 years' imprisonment, a \$250,000 fine, or both, depending upon the scheduling of the controlled substance. Provides that possession of a controlled substance with the intent to deliver constitutes delivery. Directs the Alcohol and Drug Policy Commission to provide grants and funding to counties for drug treatment programs. Transfers the duties of the Oversight and Accountability Council to the commission. Appropriates moneys to the commission to fund the grants.

Status:

2/5/24	S - Referred to Judiciary, then Ways and Means.
2/5/24	S - Introduction and first reading. Referred to President's desk.

[SB 5701A](#)

[Bill Info](#)

Summary:

Position	Priority	Date Input
-----------------	-----------------	-------------------

No Position	0	3/5/24
-------------	---	--------

Digest: The Act makes budget changes for the current biennium. (Flesch Readability Score: 66.1). Appropriates moneys from the General Fund to specified state agencies **and the Emergency Board** for biennial expenses. Modifies certain biennial appropriations made from the General Fund to specified state agencies and the Emergency Board. Establishes and modifies limitations on expenditures for certain biennial expenses for specified state agencies. Declares an emergency, effective on passage.

Status:

3/7/24	H - Rules suspended. Third reading. Carried by Sanchez. Passed.
3/7/24	H - Second reading.
3/7/24	H - Recommendation: Do pass.
3/7/24	H - Referred to Ways and Means.
3/7/24	H - First reading. Referred to Speaker's desk.

3/7/24 S - Rules suspended. Third reading. Carried by Steiner. Passed.
3/7/24 S - Second reading.
3/7/24 S - Recommendation: Do pass with amendments. (Printed A-Eng.)
3/6/24 S - Returned to Full Committee.
3/6/24 S - Work Session held.
3/6/24 S - Public Hearing and Work Session held.
2/15/24 S - Assigned to Subcommittee On Capital Construction.
2/13/24 S - Referred to Ways and Means.
2/12/24 S - Introduction and first reading. Referred to President's desk.