

EUGENE CITY COUNCIL AGENDA ITEM SUMMARY



Ratification of Intergovernmental Relations Committee Minutes of February 1, 2012

Meeting Date: February 13, 2012
Department: City Manager's Office
www.eugene-or.gov

Agenda Item Number: 2C
Staff Contact: Brenda Wilson
Contact Telephone Number: 541-682-8441

ISSUE STATEMENT

This is an action item to ratify the recommendations of the Intergovernmental Relations (IGR) Committee meeting of February 1, 2012.

BACKGROUND

As a matter of procedure, the City Council is routinely asked to ratify the actions taken by the Intergovernmental Relations (IGR) Committee. This is done by submitting the minutes of each committee meeting to the council.

RELATED CITY POLICIES

Ratification of IGR Committee actions is the making or affirming of the City of Eugene's policy with respect to federal and state legislative issues or such other matters as may come to the council from the committee.

COUNCIL OPTIONS

The council may ratify or decline to ratify the IGR Committee's actions as set forth in the minutes of the committee's meeting.

CITY MANAGER'S RECOMMENDATION

The City Manager recommends ratification of the IGR Committee's actions as set forth in the minutes of the committee's meeting.

SUGGESTED MOTION

Move to ratify the IGR Committee's actions as set forth in the minutes of the February 1, 2012 IGR meeting.

ATTACHMENTS

- A. IGR Committee Minutes of February 1, 2012
- B. IGR Bill Report of February 1, 2012

FOR MORE INFORMATION

Staff Contact: Brenda Wilson
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Staff E-Mail: brenda.s.wilson@ci.eugene.or.us

MINUTES

Eugene Council Committee on Intergovernmental Relations
McNutt Room—Eugene City Hall
777 Pearl Street—Eugene, Oregon

February 1, 2012
1 p.m.

PRESENT: Betty Taylor, George Poling, members; Intergovernmental Relations Director Brenda Wilson, Jessica Mumme, City Manager's Office; Chuck Tilby, Eugene Police Department; Eric Jones, Public Works Department; Denny Braud, Planning and Development Department.

ABSENT: Mike Clark, member; Mayor Kitty Piercy.

1. Call to Order and Review Agenda

Mr. Poling called the meeting of the Council Committee on Intergovernmental Relations (CCIGR) to order. Ms. Wilson joined the meeting from Salem via Skype. She emphasized the fact the session was very short and the City had limited time to provide input to the State Legislature. Because the session was so short, she recommended the committee postpone election of a new chair.

2. Review Pending Legislation

The committee reviewed a list of bills pulled off the IGR Bill report (attached) by committee members for further discussion. Committee votes, if any, are recorded below. Bills are underlined where a councilor moved to change the staff's recommendation and no second was made.

House Bill 4020 (pulled by Poling)

Mr. Poling, seconded by Ms. Taylor, moved to change the City's position on House Bill 4020 from Support to Monitor. The motion passed unanimously, 2:0.

House Bill 4040 (pulled by Poling)—No change

Senate Bill 4011 (pulled by Taylor)—No change

Senate Bill 4017 (pulled by Taylor) – No change

Ms. Taylor moved to change the City's position on House Bill 4017 to Neutral. The motion died for lack of a second.

Ms. Taylor, seconded by Mr. Poling, moved to adopt the staff recommendation for priorities and recommendations for all bills that were not pulled for discussion at this meeting and the committee action for all bills that were discussed and acted on at this meeting. The motion passed unanimously, 2:0.

3. Items from Members and Staff

Future committee meetings were scheduled for February 8 and February 15.

Mr. Poling adjourned the meeting at 1:33 p.m.

(Recorded by Kimberly Young)

IGR BILL REPORT
 FEBRUARY 1, 2012 / IGR COMMITTEE MEETING
 CITY OF EUGENE

HB 4011

Relating Clause: Relating to proof of treatment for substance abuse; creating new provisions; amending ORS 807.060; and declaring an emergency.

Title: Requires person convicted of driving while under influence of intoxicants to submit proof that person completed required treatment program before reinstatement of driving privileges. Authorizes Department of Transportation to provide exceptions for good cause. Sunsets January 2, 2014. Declares emergency, effective on passage.

Sponsored by: Introduced and printed pursuant to House Rule 12.00. Pre-session filed (at the request of House Interim Committee on Health Care)

URL: <http://www.leg.state.or.us/12reg/measpdf/hb4000.dir/hb4011.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Chuck Tilby		EPD-ADM	1/25/2012	Pri 3	Support

Comments: This bill establishes a requirement to report successful completion of treatment for substance abuse to the DMV when the subject has been formally sent to treatment because of a DUII.

This plugs a loophole in the system that did not compel someone to adequately report their treatment. Without them submitting proof, there is no legal way to determine compliance with a court order for treatment.

HB 4017

Relating Clause: Relating to ignition interlock devices; creating new provisions; and amending ORS 813.602.

Title: Requires certain persons to install ignition interlock device for five years after person's driving privileges are restored following suspension or revocation of driving privileges.

Sponsored by: Sponsored by Representatives G SMITH, HUNT; Representatives BARKER, ESQUIVEL, HICKS, THATCHER, WHISNANY, Senators HASS, MONROE, VERGER (at the request of Mothers Against Drunk Driving (MADD))(Pre-session filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/hb4000.dir/hb4017.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Chuck Tilby		EPD-ADM	1/25/2012	Pri 3	Support

Comments: This bill requires people convicted of DUII along with Homicide, Manslaughter and assault to install and use an ignition interlock device for 5 years.

This the latest iteration of attempts to prevent repetitive DUII behavior as condition of being convicted of serious drunk driving related crimes. Other attempts have met with resistance because of the impact on relatives of the convicted person. This appears to have a reasonable impact on them while sanctioning the convict and preventing them from driving a vehicle without such a device. Very important for the overall safety of the public.

HB 4020

Relating Clause: Relating to lottery bonds; amending section 20, chapter 624. Oregon Laws 2011; and declaring an emergency.

Title: Increases amount of lottery bonds issued to finance grants and loans for transportation projects for biennium beginning July 1, 2011. Declares emergency, effective on passage.

Sponsored by: Sponsored by Representative SCHAUFLER (Pre-session filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/hb4000.dir/hb4020.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Eric Jones		PW-ADM	1/26/2012	Pri 2	Support

Comments: I don't see a downside to supporting increased bonding authority for transportation projects, except to recognize that, all things being equal, it may mean a little less money for some other lottery-eligible purpose.

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Rob Inerfeld		PWE	1/26/2012	Pri 2	Support

Comments: This bill would increase the funding for Connect Oregon in the current biennium from \$40 million to \$50 million. The city has applied for a \$500,000 Connect Oregon grant to repave the South Ramp at the Eugene Airport; if this bill passes it could increase the city's chance of receiving the grant.

HB 4040

Relating Clause: Relating to investment for economic development; creating new provisions; amending ORS 192.502, 284.701, 284.706, 293.731, 293.733, 293.761 and 293.796; repealing ORS 348.701, 348.702, 348.703, 348.704, 348.706, 348.707 and 348.710 and section 7, chapter 805, Oregon Laws 2009; appropriating money; and declaring an emergency.

Title: Establishes Oregon Growth Fund and Oregon Growth Board to encourage investment in and availability of capital to Oregon businesses and to further economic development in Oregon. Abolishes Oregon Growth Account and Oregon Growth Account Board on June 30, 2013. Declares emergency, effective on passage.

Sponsored by: Sponsored by Representatives READ, BERGER, Senators DEVLIN, TELFER; Representatives BARNHART, BENTZ, BREWER, BUCKLEY, CONGER, DEMBROW, DOHERTY, FREDERICK, GELSER, HARKER, HOLVEY, HOYLE, HUFFMAN, HUNT, KENNEMER, KENY-GUYER, KOMP, KOTEK, MATTHEWS, NATHANSON, ROBLAN, J SMITH, WEIDNER, WHISNANT, WITT, Senators BATES, BEYER, HASS, JOHNSON, MORSE, NELSON, PROZANSKI, ROSENBAUM, STEINER HAYWARD (Presession filed.)

URL: <http://www.leg.state.or.us/l2reg/measpdf/hb4000.dir/hb4040.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
A. Nobel-Flannery	Denny Braud	PDD-ADM	1/26/2012	Pri 3	Support

Comments: A newly established state-wide Oregon Growth Fund would create additional loan, grant and equity investment resources for business formation and expansion. This fund could provide access to financing for local companies, and help advance the Regional Prosperity Economic Development Plan. The City of Eugene would not have any financial participation in the Growth Fund.

HB 4084

Relating Clause: Relating to vulnerable persons; creating new provisions; amending ORS 124.085, 124.090, 131.125, 137.225, 163.165, 181.534, 181.537, 411.990, 441.671 and 443.004; and declaring an emergency.

Title: Creates crime of assault in third degree for intentionally or knowingly causing physical injury to elderly person. Punishes by maximum of five years' imprisonment, \$125,000 fine, or both. Provides that prosecution of certain felonies committed against person 65 years of age or older may be commenced within six years. Prohibits entry of order setting aside conviction for criminal mistreatment in first or second degree when victim was person 65 years of age or older. Requires health care provider to permit inspection and copying of protected health information of person who is alleged victim in abuse investigation. Requires financial institution, upon receipt of certification, to disclose and provide copies of financial records of person who is alleged victim in abuse investigation. Permits Department of Human Services to make names of witnesses and vulnerable persons, and records and reports compiled in abuse investigations, available to certain entities. Creates Resident Safety Review Council. Sunsets council on June 30, 2013. Permits person convicted of certain crimes more than five years before employment to receive public funds in employment where person has contact with vulnerable person. Clarifies that person whose employment cannot be supported by public funds is not entitled to determination of fitness or right of appeal of determination of unfitness. Directs Department of Human Services to establish statewide call system for reporting abuse of elderly person. Requires Department of Human Services to develop and implement training for persons investigating abuse and providing care to persons 65 years of age or older. Directs Department of Human Services to apply for federal grant under Patient Protection and Affordable Care Act. Recreates Oregon Elder Abuse Work Group. Sunsets work group on June 30, 2013. Declares emergency, effective on passage.

Sponsored by: Introduced and printed pursuant to House Rule 12.00. Pre-session filed (at the request of House Interim Committee on Human Services)

URL: <http://www.leg.state.or.us/12reg/measpdf/hb4000.dir/hb4084.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Chuck Tilby		EPD-ADM	1/26/2012	Pri 2	Support

Comments: All of these provisions (and there are many) are good steps to protecting elderly victims of crimes. All too often, the people are victimized by those that are charged with their care and perpetrators hide behind that relationship, and care providers/banks are stuck behind confidentiality regulations where the perpetrator is in control based upon legal authority transferred to them. Elder abuse is a significant issue in our community and these tools will help protect this vulnerable population.

HB 4085

Relating Clause: Relating to vulnerable persons; creating new provisions; amending ORS 124.085, 124.090, 131.125, 137.225, 163.165, 181.534, 181.537, 411.990, 441.671 and 443.004; and declaring an emergency.

Title: Creates crime of assault in third degree for intentionally or knowingly causing physical injury to elderly person. Punishes by maximum of five years' imprisonment, \$125,000 fine, or both. Provides that prosecution of certain felonies committed against person 65 years of age or older may be commenced within six years. Prohibits entry of order setting aside conviction for criminal mistreatment in first or second degree when victim was person 65 years of age or older. Requires health care provider to permit inspection and copying of protected health information of person who is alleged victim in abuse investigation. Requires financial institution, upon receipt of certification, to disclose and provide copies of financial records of person who is alleged victim in abuse investigation. Permits Department of Human Services to make names of witnesses and vulnerable persons, and records and reports compiled in abuse investigations, available to certain entities. Creates Resident Safety Review Council. Sunsets council on June 30, 2013. Permits person convicted of certain crimes more than five years before employment to receive public funds in employment where person has contact with vulnerable person. Clarifies that person whose employment cannot be supported by public funds is not entitled to determination of fitness or right of appeal of determination of unfitness. Directs Department of Human Services to apply for federal grant under Patient Protection and Affordable Care Act. Declares emergency, effective on passage.

Sponsored by: Introduced and printed pursuant to House Rule 12.00. Pre-session filed (at the request of House Interim Committee on Human Services)

URL: <http://www.leg.state.or.us/12reg/measpdf/hb4000.dir/hb4085.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Chuck Tilby		EPD-ADM	1/27/2012	Pri 2	Support

Comments: Identical to HB4084 except for requirement that DHS provide training and creating Elder Abuse Work Group. All of these provisions (and there are many) are good steps to

protecting elderly victims of crimes. All too often, the people are victimized by those that are charged with their care and perpetrators hide behind that relationship, and care providers/banks are stuck behind confidentiality regulations where the perpetrator is in control based upon legal authority transferred to them. Elder abuse is a significant issue in our community and these tools will help protect this vulnerable population.

HB 4100

Relating Clause: Relating to crimes committed against minors; creating new provisions; amending ORS 131.125 and 411.990; and declaring an emergency.

Title: Eliminates statute of limitations for certain crimes committed against minors. Declares emergency, effective on passage.

Sponsored by: Sponsored by Representative HUNT; Representatives BARKER, BUCKLEY, COWAN, DOHERTY, FREDERICK, GELSER, KENNEMER, LINDSAY, MATTHEWS, THOMPSON, WEIDNER, WHISNANT (at the request of Oregon Abuse Advocates and Survivors in Service, Crime Victims United) (Pre-session filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/hb4100.dir/hb4100.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Chuck Tilby		EPD-ADM	1/26/2012	Pri 2	Support

Comments: This bill eliminates a statute of limitations for serious crimes committed against children, and raises the statute in some less serious offenses. Anything that lengthens the statute of limitations is a good move, but especially when discovery of the crime is often based upon recollections that are realized later in life.

HB 4108

Relating Clause: Relating to precious material secondhand dealing.

Title: Establishes precious material secondhand dealer record keeping requirements regarding transactions involving items of precious material. Requires seven-day holding period for items of precious material acquired by precious material secondhand dealers. Provides that Act does not apply in cities and counties with more stringent regulation of precious material secondhand dealers. Establishes penalties for failure to comply with record keeping and holding period requirements.

Sponsored by: Sponsored by Representative NATHANSON (Pre-session filed)

URL: <http://www.leg.state.or.us/12reg/measpdf/hb4100.dir/hb4108.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Chuck Tilby		EPD-ADM	1/26/2012	Pri 2	Support

Comments: Establishes precious material secondhand dealer record keeping requirements regarding transactions involving items of precious material. Requires seven-day holding period for items of precious material acquired by precious material secondhand dealers. Although, this bill is limited in the items that it regulates and doesn't address the need for a uniform repository of the data collected or an automated reporting system that would allow law enforcement the ability to easily access transaction data, this bill is a great start that will assist law enforcement in their quest to locate and recover stolen property and identify individuals involved in the theft and sale of stolen property.

HB 4148

Relating Clause: Relating to studded tires.

Title: Imposes fee on retail sale of studded tires and on installation of studs in tires. Provides exception. Becomes operative May 1, 2013.

Sponsored by: Sponsored by Representative WITT; Representatives DEMBROW, HARKER, TOMEI (Presession filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/hb4100.dir/hb4148.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Eric Jones		PW-ADM	1/26/2012	Pri 3	Support

Comments: The collection mechanism (a tax at point of sale) and distribution of revenue (50-30-20 to the SHTF) is reasonable. I would recommend a higher priority, but this is a perennial push that never seems to gain enough traction to become law.

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Rob Inerfeld		PWE	1/26/2012	Pri 3	Support

Comments: I agree with Eric Jones' comments.

HB 4156

Relating Clause: Relating to protective orders for victims of sexual assault; creating new provisions; amending ORS 21.245, 36.185, 40.210, 107.835, 133.310 and 133.381; and declaring an emergency.

Title: Authorizes issuance of restraining order for certain persons who are subjected to nonconsensual sexual contact. Declares emergency, effective on passage.

Sponsored by: Sponsored by Representatives GELSER, BARKER, BREWER; Representatives BERGER, KOMP, SCHAUFLER, TOMEI, Senators BURDICK, MONNES ANDERSON, MORSE, ROSENBAUM, TELFER (Presession filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/hb4100.dir/hb4156.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Chuck Tilby		EPD-ADM	1/26/2012	Pri 2	Support

Comments: Authorizes issuance of restraining order for certain persons who are subjected to nonconsensual sexual contact. Good improvement of law in favor of immediate protection of victims. Especially critical in these cases involving power differential in relationships.

HCR 0204

Relating Clause: Commemorates victory by University of Oregon's football program in 2012 Rose Bowl.

Title: Commemorates victory by University of Oregon's football program in 2012 Rose Bowl.

Sponsored by: Introduced and printed pursuant to House Rule 12.00. Pre-session filed (at request of the House Interim Committee on Rules)

URL: <http://www.leg.state.or.us/12reg/measpdf/hcr200.dir/hcr0204.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Brenda Wilson		CMO-IGR	1/26/2012	Pri 3	Support

Comments: This bill congratulates the UO football team. While it does not have a direct impact on the city – I think it is in line with the recent Council resolution and shows our support to an important community partner. I can draft a letter and provide it to the committee.

SB 1534

Relating Clause: Relating to the solicitation of criminal activity; creating new provisions; amending ORS 131.125, 131.215, 131.315, 131.558, 131.602, 131A.005, 131A.020, 135.737, 137.712, 147.433, 161.475, 161.485, 167.164, 419A.260, 419B.340, 419B.502, 421.121 and 443.004; and prescribing an effective date.

Title: Creates crime of aggravated solicitation applicable to use of electronic communication to solicit two or more persons to commit specific crime at specific time and location. Takes effect on 91st day following adjournment sine die.

Sponsored by: Sponsored by Senator WHITSETT; Senators ATKINSON, FERRIOLI, GEORGE, JOHNSON, KRUSE, MORSE, OLSEN, STARR, TELFER, VERGER, WINTERS (Pre-session filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/sb1500.dir/sb1534.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Chuck Tilby		EPD-ADM	1/26/2012	Pri 2	Support

Comments: This bill makes it a crime to electronically recruit someone to commit a specific crime, with specific time and location. This is a recognition that such a communication, when specific, is a substantial step toward the commission of a crime, therefore, there is a legal "attempt" at the very least. This requires a "specific time and at a specific location." While this is ok, I think it loses some impact by requiring both time and location. Would be better if it said something like, '...specific time and/or location...' Electronic recruitment is common in youthful or gang related crimes and this is an important improvement of the law.

SB 1535

Relating Clause: Relating to use of master form instruments; creating new provisions; amending ORS 93.780, 93.790, 93.800 and 93.802; and declaring an emergency.

Title: Authorizes affordable housing covenants contained in recorded master form instrument to be incorporated by reference in short form instrument recorded for real property transaction. Declares emergency, effective on passage.

Sponsored by: Sponsored by Senator DINGFELDER; Senators MONNES ANDERSON, STEINER HAYWARD (Pre-session filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/sb1500.dir/sb1535.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
A. Nobel Flannery	Stephanie Jennings	PDD-ADM	1/26/2012	Pri 3	Support

Comments: This bill would provide an alternative way to record documents for affordable housing transactions.

SB 1553

Relating Clause: Relating to procedure for adoption of administrative rules; and declaring an emergency.

Title: Prohibits agencies from adopting rules during regular session of Legislative Assembly. Prohibits agencies from adopting rules that become effective before adjournment sine die of next regular legislative session. Specifies exceptions. Declares emergency, effective on passage.

Sponsored by: Sponsored by Senator BEYER (Pre-session filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/sb1500.dir/sb1553.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Brenda Wilson		CMO-IGR	1/26/2012	Pri 2	Oppose

Comments: Similar to SB 1571. This bill would prohibit the OLCC from amending their administrative rule to allow cities with populations under 300,000 from establishing an Alcohol Impact Area. That was a priority bill for us last session and when the bill did not

pass, I made a deal with the OLCC to do this through administrative rulemaking. Additionally, we often rely on the rulemaking process to clarify legislation and can have a bigger impact on process as well as policy.

SB 1557

Relating Clause: Relating to unlawful consumption of controlled substances; and declaring an emergency.

Title: Makes consumption of controlled substance by person under 21 years of age unlawful. Punishes by maximum fine of \$1,000 or \$2,000 if violation committed while operating motor vehicle. Declares emergency, effective on passage.

Sponsored by: Sponsored by Senator TELFER (Pre-session filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/sb1500.dir/sb1557.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Chuck Tilby		EPD-ADM	1/26/2012	Pri 2	Support

Comments: Equates the consumption of a controlled substance with consumption of alcohol for minors (under 21). This is especially useful when dealing with minors who have consumed drugs, but are not currently in possession. It is not the prosecution that is important, but the intervention.

SB 1559

Relating Clause: Relating to 9-1-1 emergency communications; creating new provisions; amending ORS 403.105 and 403.135; and declaring an emergency.

Title: Establishes requirements for 9-1-1 telephone calls placed from multiline telephone system. Declares emergency, effective on passage.

Sponsored by: Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with pre-session filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Senate Interim Committee on Veterans and Military Affairs for Senator Alan Olsen)

URL: <http://www.leg.state.or.us/12reg/measpdf/sb1500.dir/sb1559.intro.pdf>

<u>Contact</u>	<u>Respondent</u>	<u>Dept</u>	<u>Updated</u>	<u>Priority</u>	<u>Recommendation</u>
Kristi J. Wilde		EPD-911	1/27/2012	Pri 2	Support

Comments: This bill essentially mandates that multiline telephone systems (MLTS) installed at least 12 months after the effective date of passage shall provide specific automatic location identification to the 9-1-1 Center of jurisdiction. This includes sufficient identifying information to assist in locating the caller, including a call back number. Exceptions are made for particular circumstances (eg size of building). This type of identifying technology is strictly voluntary today. We have seen the importance of making this

change when it comes to phone calls from schools within a school district and dorms at the UO. Other businesses choose not to make the change as there is additional cost involved. For those who currently do not comply, it is not unusual for a PBX system to display the same administrative office number and address in a different city for each of its branches (eg banks, mills). In an emergency event like a mill fire or bank robbery, it can be difficult for the 9-1-1 caller to recall their actual street address.

SB 1571

Relating Clause: Relating to administrative rules; and declaring an emergency.

Title: Prohibits agencies from adopting any rule that becomes effective on or after effective date of Act and before July 1, 2013. Specifies exceptions. Creates Joint Legislative Committee on Rule Review. Directs committee to review all rules adopted by agencies. Requires report on rules reviewed. Allows committee to introduce legislation addressing subject matter of rules reviewed by committee. Requires committee to review all rules in effect on effective date of Act before February 1, 2013 and prepare report reflecting committee's determinations. Declares emergency, effective on passage.

Sponsored by: Sponsored by Senator WINTERS; Senators ATKINSON, BOQUIST, FERRIOLI, GEORGE, GIROD, KRUSE, MORSE, OLSEN, STARR, TELFER (Pre-session filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/sb1500.dir/sb1571.intro.pdf>

<u>Contact</u> Brenda Wilson	<u>Respondent</u>	<u>Dept</u> CMO-IGR	<u>Updated</u> 1/26/2012	<u>Priority</u> Pri 2	<u>Recommendation</u> Oppose
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Comments: This bill is similar to SB 1553. This bill would prohibit the OLCC from amending their administrative rule in a timely manner to allow cities with populations under 300,000 from establishing an Alcohol Impact Area. That was a priority bill for us last session and when the bill did not pass, I made a deal with the OLCC to do this through administrative rulemaking. Additionally, we often rely on the rulemaking process to clarify legislation and can have a bigger impact on process as well as policy.

SCR 0201

Relating Clause: Recognizes and honors Eugene Police Officer Chris Kilcullen for his service to this state.

Title: Recognizes and honors Eugene Police Officer Chris Kilcullen for his service to this state.

Sponsored by: Sponsored by Senator BEYER; Senators EDWARDS, PROZANSKI, VERGER, Representatives BARNHART, BEYER, COWAN, HANNA, HOLVEY, HOYLE, NATHANSON, ROBLAN (Pre-session filed.)

URL: <http://www.leg.state.or.us/12reg/measpdf/scr200.dir/scr0201.intro.pdf>

<u>Contact</u> Brenda Wilson	<u>Respondent</u>	<u>Dept</u> CMO-IGR	<u>Updated</u> 1/26/2012	<u>Priority</u> Pri 2	<u>Recommendation</u> Support
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Comments:

Concurrent Resolutions are often introduced to honor public safety officers who have died while on duty. Last session, our local delegation focused on a bill to have the hwy renamed in Office Kilcullen's honor. This bill recognizes and honors Officer Kilcullen for his service and is co-sponsored by all Lane County Legislators.
