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Attachment 2 – to the 2022 PC Work Program

List of amendments related to EFU/CFU zones

Table C: EFU/CFU Legislation Relates to Project A2 on the 2022 Work Program.						
Project Name & Year Either Added to Work Program or Identified	Brief Summary	Status	Year Added	Source		
C1 Defines 'center of tract' as it relates to approval of certain forest dwellings; 2019	HB 2225 (2019) Bill summary: Defines "center of the subject tract" as the mathematical centroid of the tract for siting certain permissible forest dwellings. Adds the following requirements for a prospective proposed dwelling: (1) the lot or parcel on which the dwelling will be sited was lawfully established; (2) any property line adjustment complied with property line adjustment provisions in replatting statutes; (3) any property line adjustment after January 1, 2019 did not have the effect of qualifying the lot or parcel for a dwelling under this Act; and [this may change dates in existing code – However county likely able to retain existing earlier date thresholds that are more restrictive] (4) if the lot or parcel on which the dwelling will be sited was part of a tract on January 1, 2019, no dwelling existed on the tract on that date, and no dwelling exists or has been approved on another lot or parcel that was part of the tract. Becomes operative on November 1, 2023 in Multnomah County (different dates apply for various counties). Prohibits counties from	Not yet begun.	2019	HB 2225 See ORS 215.750		

		the constitution of the state o			1
		the specified operative date for that county			
		(this is only an issue relating to the effective			
		date for any County ordinance). Because of the			
		late effective date work on this ordinance need			
		not be taken up during the 2022 work			
		program.			
C2	Replacement	In order to qualify for replacement dwelling in	Project has	2013	HB 2746
	dwellings in	the EFU zone, a dwelling must have intact walls,	been		See ORS
	EFU; 2013	a roof, electricity, plumbing, and a heating	scoped.		215.291
	(PC-2013-3193)	system.	Multnoma		
			h County		
		However, structures that were once dwellings	has		
		but have since been converted to other uses,	authority		
		are dilapidated, or have long been removed	to apply		
		from the property do not qualify for	statute		
		replacement under current law.	directly		
			until such		
		Under HB 2746 (2013) structures that were	time		
		once dwellings but have become dilapidated,	amendmen		
		converted to other uses (like ag buildings), or	ts are		
		have been removed from the property may be	approved.		
		used to qualify a property for a replacement	Expanded		
		dwelling. The effect of this bill is to allow	replaceme		
		dwellings on EFU zoned properties that would	nt dwelling		
		otherwise not qualify for a dwelling.	regulations		
		construct new quanty to a contention.	sunset in		
		Note: Law sunsets in 2024.	2024.		
		Note: There is now case law on this (See			
		Oregon Supreme Court: Landwatch Lane			
		County v. Lane County, 364 Or 724 (2019), Apr			
		25, 2019 (reversed and remanded)) – see notes			
		from Legal Issues 2019			
N/A	Replacement	HB 3024 (2019) – Modifies 2013 Bill (HB 2746)	Not yet	2019	HB 3024
	Dwellings in	listed above.	begun.		See ORS
	EFU;	Prohibits county from considering property tax			215.291
	2019	classification of dwellings that were previously			
		removed, destroyed, demolished or converted			
	Note: This will	to nonresidential uses when reviewing			
	be rolled into	application for replacement dwelling on lands			
	above project.	zoned for exclusive farm use.			
		Summary:			
		Bill modifies requirements for a lawfully			
		established dwelling in an exclusive farm use			
		zone to be altered, restored, or replaced based			
		on status of the dwelling as follows:			
		(1) for a dwelling that was removed, destroyed,			
		or demolished: dwelling tax lot does not have			
		an ad valorem tax lien and the removal,			
		an aa valorem tax hen and the removal,			1

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		destruction, or demolition occurred on or after January 1, 1973; (2) for a dwelling in state of disrepair so as to be unsafe or constitute an attractive nuisance: dwelling tax lot does not have an ad valorem tax lien; (3) for any other dwelling: dwelling was assessed as a dwelling for purpose of ad valorem taxation for either the previous five property tax years or from the time it was erected or affixed to the land and became subject to taxation.			
C3	Solar facilities on high value EFU land in Willamette Valley; 2016 (PC-2019- 11629)	New rules (OAR) 660-033-0130(38) limit, but do not prohibit, solar development on high-value farmland located in EFU zones the Willamette Valley.	Not yet begun.	2016	OAR 660-033- 0130(38)
C4	Property line adjustments in EFU and CFU zones; 2017	HB 3055 (2017) clarifies current law that restricts the use of property line adjustments on high-value farm and forest lands or within a ground water restricted area where land unit is the result of a subdivision or partition authorized by a waiver. For two-acre land units, requires that unit before the adjustment is two acres in size or smaller. For five-acre land units, requires that unit before the adjustment is five acres or smaller.	Not yet begun.	2017	HB 3055 See ORS 92.192
C5	Remanded land use decisions affecting EFU and CFU zones; 2018	HB 4124 (2018) relates to remanded land use decisions; and declaring an emergency. Allows county governing body, upon remand of matter from Land Use Board of Appeals to county, to have planning commission or hearings officer conduct hearing and make decision regarding lands designated under statewide planning goal addressing agricultural lands or forestlands. Requires county governing body to review planning commission or hearings officer decision and take one of three specified actions on decision.	Not yet begun.	2018	HB 4124 See ORS 215.431
C6	Cider Business and Breweries on EFU. SB 677 (2017) SB 287 (2019)	Cider Businesses and Breweries are now allowed in ORS 215.283 (1)(y) and (z). Add to code as review use similar to winery code. Cider Business: SB 677 (2017) - 215.451 Brewery: SB 287 (2019) — Now ORS 215.449	Not yet begun.	2017 - 2019	SB 677 and SB 287 See ORS 215.451 and 215.449
		DICANCIA. 20 501 (5013) - MOM ONO 513.443	<u> </u>		

		Staff will review recently adopted winery code			
		for consistency when preparing draft code.			
C7	Facilities that	HB 2844 (2019)	Not yet	2019	HB 2844
	are less than		begun.		See
	2,500 square	Authorizes counties to allow farm product			ORS
	feet for the	processing facilities with processing areas	See		215.255
	purpose of	smaller than 2,500 square feet to be a	ORS		
	processing farm	permitted use on lands zoned for exclusive farm	215.255		And ORS
	products in the	use (EFU) notwithstanding siting standards.			215.283
	EFU zone;	Reorganizes statute.	ORS		(1)(r)
	2019		215.283		
		Removes provision excepting marijuana farm	(1)(r)		
		processing facilities from authorization to			
		county to allow farm product processing			
		facilities using less than 2,500 square feet for a			
		processing area in exclusive farm use zones			
		notwithstanding siting standards.			
		Background:			
		Counties have been authorized by the			
		legislature to allow farm product processing			
		facilities with processing areas smaller than			
		10,000 square feet that are in compliance with			
		applicable siting standards to be a permitted			
		use on EFU-zoned lands under ORS 215.283. A			
		processing facility is defined in stature.			
		Counties are prohibited from applying siting			
		standards in a manner that would prohibit the			
		siting of these farm product processing			
		facilities. HB 2844 authorizes counties to allow			
		farm product processing facilities with			
		processing areas smaller than 2,500 square feet			
		to be a permitted use on EFU-zoned lands			
		without regard to siting standards.			
		Staff will need to research a little further. It			
		appears from the Bill that siting standards			
		cannot be used to prohibit processing facilities			
		less than 2,500 on EFU land - except those			
		expressly listed in rule (floodplains, geologic			
		hazards, beach and dune hazards, airport			
		safety, tsunamic hazards and fire siting			
<u></u>	Nananta	standards.	Netwet	2010	LID 2204
C8	Nonconforming	HB 3384 (2019) limits reasons counties may	Not yet	2019	HB 3384
	Schools in EFU	deny expansion of certain schools on EFU land.	begun.		See ORS 215.135
	zones; 2019	ORS 215.135			213.133
	2013				
		Expansion of nonconforming school in exclusive farm use zone. (1) Notwithstanding ORS			
		215.130, 215.213 or 215.283 or any local zoning			
	<u> </u>	213.130, 213.213 OF 213.203 OF ATTY TOCAL COTTING			

		ordinance or regulation, a public or private			
		school, including all buildings essential to the			
		operation of the school, formerly allowed			
		pursuant to ORS 215.213 (1)(a) or 215.283			
		(1)(a), as in effect before January 1, 2010, may be expanded provided:			
		be expanded provided.			
		(a) The expansion complies with ORS			
		215.296;			
		(b) The school was established on or before			
		January 1, 2009;			
		(c) The expansion occurs on a tax lot:			
		(A) On which the school was established; or			
		(B) Contiguous to and, on January 1, 2015,			
		under the same ownership as the tax lot on			
		which the school was established; and			
		/ N = 1			
		(d) The school is a public or private school			
		for kindergarten through grade 12.			
		(2) A county may not deny an expansion			
		under this section upon any rule or condition			
		establishing:			
		(a) A maximum canacity of poople in the			
		(a) A maximum capacity of people in the structure or group of structures;			
		structure or group or structures,			
		(b) A minimum distance between structures;			
		or			
		(c) A maximum density of structures per acre. [2009 c.850 §14; 2019 c.416 §1]			
C9	Biosolid pre-	HB 2179 (2017)	Not yet	2017	HB 2179
	treatment; 2018	Permits onsite treatment of septage prior to	begun.		See ORS
		application of biosolid on exclusive farm use			215.283(1)
		land using treatment facilities that are portable,			(v)
		temporary and transportable by truck trailer			
		during authorized period of time.			
		ORS 215.283(1)			
		(v) Subject to the issuance of a license, permit			
		or other approval by the Department of			
		Environmental Quality under ORS 454.695,			
		459.205, 468B.050, 468B.053 or 468B.055, or in			
		compliance with rules adopted under ORS 468B.095, and as provided in ORS 215.246 to			
		215.251, the land application of reclaimed			
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		water, agricultural or industrial process water or biosolids, or the onsite treatment of septage prior to the land application of biosolids, for agricultural, horticultural or silvicultural production, or for irrigation in connection with a use allowed in an exclusive farm use zone under this chapter. For the purposes of this paragraph, onsite treatment of septage prior to the land application of biosolids is limited to treatment using treatment facilities that are portable, temporary and transportable by truck trailer, as defined in ORS 801.580, during a period of time within which land application of biosolids is authorized under the license, permit or other approval.			
C10	Solar facilities on high value EFU land in Willamette Valley; 2019	New rules (OAR) 660-033-0130(38) limit, but do not prohibit, solar development on high-value farmland located in EFU zones the Willamette Valley.	Not yet begun.	2019	OAR See OAR 660-033- 0130(38)
	(PC-2019- 11629)	Also See HB 2109 (2021): Modifies definition of "renewable energy facility" for purposes of county permitting process for certain energy facilities. HB 2329 (2019) fix Defines acreage limits on farm land based on soil type and other factors. Chapter 60, (2021 Laws). https://olis.oregonlegislature.gov/liz/2021R1/M easures/Overview/HB2109			
C11	Land Divisions in EFU for siting utilities	SB 408 (2019) Allows county to approve certain divisions of land zoned for exclusive farm use for purposes of siting utility facilities necessary for public service. ORS 215.263 (3) The governing body of a county or its designee may approve a proposed division of land in an exclusive farm use zone for nonfarm uses, except dwellings, set out in ORS 215.213 (1)(c) or (2) or 215.283 (1)(c) or (2) if it finds that the parcel for the nonfarm use is not larger than the minimum size necessary for the use. The governing body may establish other criteria as it considers necessary. Land that is divided under this subsection pursuant to ORS 215.213 (1)(c) or 215.283 (1)(c) may not later be rezoned by the county	Not yet begun.	2019	SB 408 See ORS 215.263 (3)
		(1)(c) may not later be rezoned by the county for retail, commercial, industrial or other			

		nonresource use, except as provided under the statewide land use planning goals or under			
		ORS 197.732. For Reference:			
		ORS 215.283 Uses permitted in exclusive farm use zones in nonmarginal lands counties; rules. (1) The following uses may be established in any area zoned for exclusive farm use:			

		(c) Utility facilities necessary for public service, including wetland waste treatment systems but not including commercial facilities for the purpose of generating electrical power for public use by sale or transmission towers over 200 feet in height. A utility facility necessary for public service may be established as provided in:			
		(A) ORS 215.275; or			
		(B) If the utility facility is an associated transmission line, as defined in ORS 215.274 and 469.300.			

		(2) The following nonfarm uses may be established, subject to the approval of the governing body or its designee in any area zoned for exclusive farm use subject to ORS 215.296:			
C12	Building permits / agricultural buildings	(4) An agricultural building may be used for uses in addition to the uses listed in subsection (2)(a) of this section if the additional uses: (a) Are incidental and accessory to the uses listed in subsection (2)(a) of this section; (b) Are personal to the farm owner and the farm owner's immediate family or household; and (c) Do not pose a greater hazard to persons or property than the uses listed in subsection (2)(a) of this section.	Not yet begun.	2021	HB 2611 Chapter 120, (2021 Laws): Effective date January 01, 2022 Amends ORS 455.315
C13	Childcare Facilities in EFU	Limits certain restrictions by local governments on use of property for child care facilities. Allows development of certain uses for children as conditional use on lands zoned for exclusive farm use.	Not yet begun	2021	HB 3109 Chapter 369, (2021 Laws): Effective

		Chapter 369, (2021 Laws): Effective date January 1, 2022. https://olis.oregonlegislature.gov/liz/2021R1/M easures/Overview/HB3109			date January 01, 2022. Amends ORS 329A.440, 329A.280, 329A.250
C14	Dog Training Facilities on EFU land	Exempts dog training facilities from state structural specialty codes. https://olis.oregonlegislature.gov/liz/2021R1/M easures/Overview/HB3318	Not yet begun	2021	HB 3318 Chapter 552, (2021 Laws): Effective date September 25, 2021. ORS 455.315