

A-Engrossed
Senate Bill 633

Ordered by the Senate April 25
Including Senate Amendments dated April 25

Sponsored by Senators HANSELL, JOHNSON, KRUSE, ROBLAN, BAERTSCHIGER JR

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Makes legislative finding and declaration that regulation of agricultural seed, flower seed, **nursery seed** and vegetable seed and products of agricultural seed, flower seed, **nursery seed** and vegetable seed be reserved to state. Prohibits enactment or enforcement of local measures to regulate agricultural seed, flower seed, **nursery seed** and vegetable seed or products of agricultural seed, flower seed, **nursery seed** and vegetable seed.

A BILL FOR AN ACT

Relating to the preemption of local laws regulating agriculture.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Sections 2 and 3 of this 2013 Act are added to and made a part of ORS 633.511 to 633.750.

SECTION 2. (1) As used in this section, "nursery seed" means any propagant of nursery stock as defined in ORS 571.005.

(2) The Legislative Assembly finds and declares that:

(a) The production and use of agricultural seed, flower seed, nursery seed and vegetable seed and products of agricultural seed, flower seed, nursery seed and vegetable seed are of substantial economic benefit to this state;

(b) The economic benefits resulting from agricultural seed, flower seed, nursery seed and vegetable seed and seed product industries in this state make the protection, preservation and promotion of those industries a matter of statewide interest that warrants reserving exclusive regulatory power over agricultural seed, flower seed, nursery seed and vegetable seed and products of agricultural seed, flower seed, nursery seed and vegetable seed to the state; and

(c) The agricultural seed, flower seed, nursery seed and vegetable seed and seed product industries in this state will be adversely affected if those industries are subject to a patchwork of local regulations.

SECTION 3. (1) As used in this section:

(a) "Local government" has the meaning given that term in ORS 174.116.

(b) "Nursery seed" means any propagant of nursery stock as defined in ORS 571.005.

(2) Except as provided in subsection (3) of this section, a local government may not enact or enforce a local law or measure, including but not limited to, an ordinance, regulation, control area or quarantine, to inhibit or prevent the production or use of agricultural seed,

NOTE: Matter in **boldfaced** type in an amended section is new; matter *[italic and bracketed]* is existing law to be omitted. New sections are in **boldfaced** type.

1 **flower seed, nursery seed or vegetable seed or products of agricultural seed, flower seed,**
2 **nursery seed or vegetable seed. The prohibition imposed by this subsection includes, but is**
3 **not limited to, any local laws or measures for regulating the display, distribution, growing,**
4 **harvesting, labeling, marketing, mixing, notification of use, planting, possession, processing,**
5 **registration, storage, transportation or use of agricultural seed, flower seed, nursery seed**
6 **or vegetable seed or products of agricultural seed, flower seed, nursery seed or vegetable**
7 **seed.**

8 **(3) Subsection (2) of this section does not prohibit a local government from enacting or**
9 **enforcing a local law or measure to inhibit or prevent the production or use of agricultural**
10 **seed, flower seed, nursery seed or vegetable seed or products of agricultural seed, flower**
11 **seed, nursery seed or vegetable seed on property owned by the local government.**

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