On page 1 of the printed bill, line 3, after “97.953,” insert “247.017,”.

On page 2, lines 11 and 12, delete the boldfaced material.

In line 45, delete the boldfaced material.

On page 3, line 1, delete “section”.

On page 4, line 5, delete “proof, as defined by the department by rule, of”.

On page 5, line 13, delete “proof, as defined by the department by rule, of”.

On page 10, delete lines 20 through 45.

On page 11, delete lines 1 through 16 and insert:

“SECTION 7. ORS 807.730, as amended by section 19, chapter 568, Oregon Laws 2017, is amended to read:

“807.730. (1) The Department of Transportation may issue or replace a **Real ID** limited term driver license, **Real ID** limited term commercial driver license, **Real ID** limited term driver permit, limited term commercial learner driver permit, **limited term commercial driver license that is not a Real ID** or **Real ID** limited term identification card only for a person who provides proof, as determined by the department by rule, that the person [is legally present] **has lawful status** in the United States on a temporary basis.

“(2) A **Real ID** limited term driver license, **Real ID** limited term commercial driver license, **limited term commercial driver license that is**
not a Real ID or Real ID limited term identification card is valid:

“(a) During the applicant’s authorized stay in the United States, but no longer than eight years from the date of issuance; or

“(b) If there is no definite end to the authorized stay, for a period of one year.

“(3) A Real ID limited term driver permit or a limited term commercial learner driver permit is valid:

“(a) During the applicant’s authorized stay in the United States, but no longer than the period of time for which a driver permit of the same type is issued by the department.

“(b) If there is no definite end to the authorized stay, for a period of one year but no longer than the period of time for which a driver permit of the same type is issued by the department.

“(4) A Real ID limited term driver license, Real ID limited term commercial driver license, limited term commercial driver license that is not a Real ID, Real ID limited term driver permit, limited term commercial learner driver permit] or Real ID limited term identification card may be renewed only upon presentation of valid documentation, as determined by the department by rule, that the status by which the applicant qualified for the Real ID limited term driver license, Real ID limited term commercial driver license, limited term commercial driver license that is not a Real ID, Real ID limited term driver permit, limited term commercial learner driver permit] or Real ID limited term identification card has been extended or is still in effect.

“(5) A Real ID limited term driver license or Real ID limited term driver permit grants the same driving privileges as a driver license or driver permit.

“(6) A Real ID limited term identification card shall bear a statement to the effect that the Real ID limited term identification card is not a license or any other grant of driving privileges to operate a motor vehicle and is to
be used for identification purposes only.

“(7) A limited term commercial driver license, a Real ID limited term commercial driver license or limited term commercial learner driver permit grants the same privileges as a commercial driver license or commercial learner driver permit.

“(8) The department may issue a Real ID limited term commercial driver license, limited term commercial driver license that is not a Real ID or limited term commercial learner driver permit if the applicant is otherwise eligible for commercial driving privileges. The department may adopt rules describing eligibility requirements for Real ID limited term commercial driver licenses, limited term commercial driver licenses that are not Real ID and limited term commercial learner driver permits.

“(9) A Real ID limited term driver license, Real ID limited term commercial driver license, limited term commercial driver license that is not a Real ID, Real ID limited term driver permit, limited term commercial learner driver permit or Real ID limited term identification card shall clearly indicate on the face of the card and in the machine readable zone that it is a Real ID limited term driver license, Real ID limited term commercial driver license, limited term commercial driver license that is not a Real ID, Real ID limited term driver permit, limited term commercial learner driver permit or Real ID limited term identification card and indicate the date on which it expires.”.

On page 25, after line 39, insert:

“OUTREACH

“SECTION 23a. (1) The Department of Transportation shall conduct an outreach program to educate driver license and driver permit applicants and the general public about the operation of sections 9 and 11 of this 2019 Act, the amendments to ORS 97.953, 659A.885, 802.195,
802.200, 807.021, 807.040, 807.130, 807.173, 807.285, 807.310, 807.400, 807.405 and 807.730 by sections 1 to 7 and 12 to 22 of this 2019 Act and the repeal of ORS 807.735 by section 24 of this 2019 Act as of the operative date specified in section 26 of this 2019 Act. The program must:

“(a) In collaboration with impacted communities, develop a communication strategy for dissemination of information using a variety of media sources, state agencies, associations and organizations.

“(b) Effectively communicate with specific populations in a manner that is culturally and linguistically appropriate.

“(c) Provide communications, including educational materials, in English and in languages other than English that are most commonly spoken by the residents of this state.

“(2) To carry out the provisions of this section, the department may enter into a contract with a business or an organization.

“SECTION 23b. Section 23a of this 2019 Act is repealed on January 2, 2023.

“VOTER REGISTRATION

“SECTION 23c. ORS 247.017 is amended to read:

“247.017. (1) The Secretary of State shall by rule establish a schedule by which the Department of Transportation shall provide to the secretary electronic records containing the legal name, age, residence and citizenship information for, and the electronic signature of, each person who meets qualifications identified by the secretary by rule.

“(2) Upon receiving the electronic record for, and electronic signature of, a person described in subsection (1) of this section, the Secretary of State shall provide the information to the county clerk of the county in which the person may be registered as an elector. The secretary or county clerk shall notify each person of the process to:
“(a) Decline being registered as an elector.
“(b) Adopt a political party affiliation.
“(3) If a person notified under subsection (2) of this section does not decline to be registered as an elector within 21 calendar days after the Secretary of State or county clerk issues the notification, the person’s electronic record and electronic signature submitted under subsection (1) of this section will constitute a completed registration card for the person for purposes of this chapter. The person shall be registered to vote if the county clerk determines that the person is qualified to vote under Article II, section 2, of the Oregon Constitution, and the person is not already registered to vote.
“(4) A county clerk may not send a ballot to, or add to an elector registration list, a person who meets eligibility requirements until at least 21 calendar days after the Secretary of State or county clerk provided notification to the person as described in subsection (2) of this section.
“(5) In addition to providing electronic records to the Secretary of State under subsection (1) of this section, the Department of Transportation may by rule develop, and require the availability or use of, any form or application the department determines is necessary to ensure compliance with the voter registration provisions of the National Voter Registration Act of 1993 (P.L. 103-31).
“[(5)] (6) The Secretary of State shall adopt rules required to implement subsections (1) to (4) of this section.”.

On page 26, line 6, after “97.953,” insert “247.017,”.
In line 8, delete the first “and” and insert a comma and after “22” insert “and 23c”.
In line 14, after “97.953,” insert “247.017,”.
In line 15, delete the second “and” and insert a comma and after “22” insert “and 23c”.
After line 36, insert:
“EXPENDITURE LIMITATIONS

“SECTION 29. Notwithstanding any other law limiting expenditures, the limitation on expenditures established by section 2 (9), chapter __, Oregon Laws 2019 (Enrolled House Bill 5039), for the biennium beginning July 1, 2019, as the maximum limit for payment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts and federal funds received as reimbursement from the United States Department of Transportation, but excluding lottery funds and federal funds not described in this section, collected or received by the Department of Transportation, for the administration of driver and motor vehicle services, is increased by $4,264,589.”.

In line 40, delete “29” and insert “30”.

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