# House Bill 2550

Sponsored by Representatives KRUMMEL, MINNIS; Representative SCOTT

# **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 as introduced.

Creates Director of Legislative Audit Office appointed by Joint Legislative Audit Committee. Expands pool of members eligible to serve on committee. Authorizes director to conduct performance and management audits of state agencies and programs and other state-funded programs. Requires director to maintain Government Waste Hotline. Repeals statutory authority of Secretary of State to conduct performance and program audits.

Declares emergency, effective on passage.

| 1  | A BILL FOR AN ACT  |
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| 2  | Relating to audits; creating new provisions; amending ORS 171.425, 171.580, 171.585, 244.050, 291.100, |
| 3  | 291.272, 297.030, 297.040, 297.210, 297.230 and 419C.001; repealing ORS 171.590, 177.170, 177.180,     |
| 4  | 297.065 and 297.070; and declaring an emergency.   |
| 5  | Be It Enacted by the People of the State of Oregon:  |
| 6  | SECTION 1. As used in sections 1 to 7 of this 2007 Act:  |
| 7  | (1) "Appointing authority" means the Joint Legislative Audit Committee.                                |
| 8  | (2) "Hotline" means the Government Waste Hotline established under section 6 of this                   |
| 9  | 2007 Act.  |
| 10 | (3) "State agency" has the meaning given that term in ORS 291.272.                                     |
| 11 | SECTION 2. (1) The appointing authority shall select the Director of the Legislative Audit             |
| 12 | Office, who shall serve at the pleasure of the appointing authority and under its direction.           |
| 13 | (2) Pursuant to the policies and directions of the appointing authority, the director shall:           |
| 14 | (a) Conduct performance and management audits of state agencies and programs and                       |
| 15 | other state-funded programs; and   |
| 16 | (b) Maintain the Government Waste Hotline established under section 6 of this 2007 Act.                |
| 17 | (3) Pursuant to the policies and directions of the appointing authority, the director may              |
| 18 | enter into contracts to carry out the functions of the director.                                       |
| 19 | SECTION 3. (1) In conducting an audit under section 2 of this 2007 Act:                                |
| 20 | (a) The Director of the Legislative Audit Office may examine and inspect all accounts,                 |
| 21 | books, records, files, papers and documents and all financial affairs of any public body as            |
| 22 | defined in ORS 174.109.  |
| 23 | (b) The director may cause a search to be made of and extracts to be taken from any                    |
| 24 | account, book, record, file, paper or document in the custody of any public officer without            |
| 25 | paying any fee for the search or extract. Any public officer having the custody of the ac-             |
| 26 | count, book, record, file, paper or document shall make any search requested by the director           |
| 27 | and furnish the extracts as requested.   |
| 28 | (c) The director may issue:  |
| 29 | (A) Subpoenas compelling at a specified time and place the appearance and sworn testi-                 |

1 mony of any person whom the director reasonably believes may be able to provide informa-2 tion relating to any audit or other investigation being undertaken under this section; and

(B) Subpoenas duces tecum compelling the production of any account, book, record, file,
paper, document or other evidence that the director reasonably believes may relate to an
audit or other investigation being undertaken under this section.

6 (2) If a person fails to comply with any subpoena issued under subsection (1) of this 7 section, a judge of the circuit court of any county, on application of the director, shall 8 compel obedience by proceedings for contempt as in the case of disobedience of the require-9 ments of a subpoena issued from the circuit court.

10 <u>SECTION 4.</u> (1) Subject to the approval of the appointing authority, the Director of the 11 Legislative Audit Office may employ and fix the compensation of such professional assistants 12 and clerical and other employees as the director finds necessary for the effective conduct 13 of the work under the charge of the director.

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(2) The appointing authority shall fix the salary of the director.

(3) Subject to the limitations otherwise provided by law for expenses of state officers, the
 director and employees of the director shall be reimbursed for all actual and necessary expenses incurred in performing their duties.

<u>SECTION 5.</u> (1) As used in this section, "working papers" means the notes, internal memoranda and records of work performed by the Director of the Legislative Audit Office on audits and other investigations undertaken under sections 1 to 7 of this 2007 Act, including any project evidence collected and developed by the director.

(2) The director and any employees of the director are not required to disclose any
 working papers.

24 <u>SECTION 6.</u> (1) The Joint Legislative Audit Committee shall establish a toll-free tele-25 phone line that is available to public employees and members of the public for the purpose 26 of reporting waste, inefficiency or abuse by state agencies, state employees or persons under 27 contract with state agencies.

(2) The toll-free telephone line established under this section shall be known as the Government Waste Hotline. The committee shall prepare a written notice that explains the purpose of the hotline. The notices shall prominently display the telephone number for the hotline and shall be posted in all offices of state agencies. If a state agency's office is open to members of the public, the notice shall be posted in a place where the public is likely to see the notice.

34 (3) The committee shall publicize the availability of the hotline through print and elec 35 tronic media.

36 <u>SECTION 7.</u> (1) The Joint Legislative Audit Committee shall designate one employee of 37 the Director of the Legislative Audit Office to be responsible for reports of waste, ineffi-38 ciency or abuse received through the Government Waste Hotline. The employee designated 39 under this section shall log all reports received through the hotline.

40 (2) Except as provided in subsections (3) and (4) of this section, the committee, the di-41 rector or an employee of the director may not disclose:

42 (a) The identity of any person making a report through the hotline;

43 (b) The contents of a report of waste, inefficiency or abuse received through the hotline;
44 or

45 (c) The contents and results of any investigation conducted under this section.

1 (3)(a) The committee shall conduct an initial investigation of each report of waste, inef-

2 ficiency or abuse made by public employees and members of the public through the hotline.

Following the initial investigation, the committee shall determine whether a report should
be investigated further and shall assign any investigation to the director.

5 (b) If the committee or director determines during the investigation that a violation of 6 any provision of ORS chapter 244 may be occurring or may have occurred, the committee 7 or director shall notify the Oregon Government Standards and Practices Commission.

8 (c) If the committee or director determines during the investigation that fraud or other 9 criminal activity may be occurring or may have occurred, the committee or director shall 10 notify the appropriate law enforcement agency.

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(4) Upon completion of an investigation under this section:

(a) The committee shall make a determination whether officers or employees of a state
 agency are engaging in activities that constitute waste, inefficiency or abuse.

(b) If the committee finds that waste, inefficiency or abuse has occurred, the director shall prepare a written determination and may include other information about the nature of the investigation performed by the committee or director about the committee's determination. Upon request, the director shall send a copy of the determination with any other information included by the committee to the person who made the report of waste, inefficiency or abuse.

(c) If the committee determines that officers or employees of a state agency or public
body are involved in activities that constitute waste, inefficiency or abuse, the committee
shall notify the state agency or public body and deliver a copy of the committee's determination to the agency or body.

(d) If the committee finds that waste, inefficiency or abuse has occurred and has issued a written determination or provided notice to a state agency or public body under this subsection, the committee or director shall disclose to the public the contents of the report of waste, inefficiency or abuse received through the Government Waste Hotline, the contents and results of the investigation conducted under this section and a copy of the written determination or notice.

(5) The committee shall prepare a biennial report and submit it to each regular session
 of the Legislative Assembly. The report shall describe the number, nature and resolution of
 reports made through the Government Waste Hotline and shall identify savings resulting
 from improved efficiencies or the elimination of waste or abuse resulting from reports re ceived under section 6 of this 2007 Act and investigations conducted under this section.

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SECTION 8. ORS 297.030 is amended to read:

297.030. The audits[, *reviews or investigations*] authorized to be made by the Secretary of State may be assigned to the Division of Audits as a part of its functions and duties.

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SECTION 9. ORS 297.040 is amended to read:

297.040. The costs and expenses of conducting audits authorized by ORS 297.030 shall be paid from whatever funds are appropriated by law for use in carrying out the provisions of the respective laws relating thereto. The costs and expenses shall be charged and billed to such funds or activities in the same manner as are costs and expenses charged and billed for audits[, *reviews*, *investigations*] and system installations to municipal corporations and the various state departments, boards and commissions.

45 **SECTION 10.** ORS 297.210 is amended to read:

[3]

297.210. (1) The Secretary of State, as State Auditor, shall have the financial accounts [and fi-1 2 nancial affairs] of state departments, boards, commissions, institutions and state-aided institutions and agencies of the state [reviewed or] audited as the Secretary of State considers advisable or 3 necessary. The Secretary of State may subpoena witnesses, require the production of books and pa-4 pers and rendering of reports in such manner and form as the Secretary of State requires and may  $\mathbf{5}$ do all things necessary to secure a full and thorough investigation. The Secretary of State shall 6 report, in writing, to the Governor and the Joint Legislative Audit Committee. The report shall 7 include a copy of the report on each audit. 8

9 (2) An audit [or review] shall be made of any institution or department of the state government 10 at any time the executive head of the institution or department, for any reason, retires from the head's office or position. 11

12(3) The Secretary of State shall employ auditors upon such terms and for such compensation as 13 the Secretary of State determines are advantageous and advisable.

(4) If a person fails to comply with any subpoena issued under subsection (1) of this section, a 14 15 judge of the circuit court of any county, on application of the Secretary of State, shall compel obe-16 dience by proceedings for contempt as in the case of disobedience of the requirements of a subpoena 17 issued from the circuit court.

18 SECTION 11. ORS 297.230 is amended to read:

19 297.230. (1) The Division of Audits shall estimate in advance the expenses that it will incur during the biennium in carrying out the provisions of ORS 297.030, 297.120 and 297.210, and shall 20charge officers, departments, boards and commissions of state government and other public bodies 2122for their share of such expenses for periods within the biennium and in sufficient amounts to provide 23reasonable cash operating requirements for the Division of Audits within the biennial period. Each officer, department, board or commission or other public body shall pay to the credit of the Division 2425of Audits Account such charge as an administrative expense from funds or appropriations available to it in the same manner as other claims against the state or public body are paid. 26

27(2) [Payments authorized under this section shall be consistent with ORS 171.580 and 171.585.] The Division of Audits shall report to the [Joint Legislative Audit Committee established under ORS 28171.580] Emergency Board created under ORS 291.324 or the Joint Legislative Committee on 29Ways and Means created by ORS 171.555 when estimated expenses for an audit authorized under 30 31 subsection (1) of this section exceed the estimated expenses for a biennium.

32(3) All moneys received from the various state departments, boards, commissions, institutions and state-aided institutions and agencies of the state in the payment of the costs of audits [and re-33 34 views] under this section and ORS 297.210 shall be credited to the Division of Audits Account.

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SECTION 12. ORS 171.425 is amended to read:

171.425. The State Archivist shall allow the Legislative Fiscal Officer, the Legislative Adminis-36 37 trator, the Legislative Counsel, the Director of the Legislative Audit Office or the Legislative 38 Revenue Officer to borrow and temporarily have possession of [such] any legislative records as [such] the officer or director requests. 39

40 SECTION 13. ORS 171.580 is amended to read:

171.580. (1) There is created a Joint Legislative Audit Committee consisting of [the chair of the 41 House Ways and Means Committee, the chair of the Senate Ways and Means Committee, four members 42of the House of Representatives appointed by the Speaker and four members of the Senate appointed 43

by the President.]: 44

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(a) Five members of the House of Representatives appointed by the Speaker of the House

1 of Representatives, one of whom must be a member of the Joint Legislative Committee on

2 Ways and Means or, if there is no joint committee, a member of the committee in the House

3 of Representatives that has jurisdiction over appropriations; and

4 (b) Five members of the Senate appointed by the President of the Senate, one of whom 5 must be a member of the Joint Legislative Committee on Ways and Means or, if there is no 6 joint committee, a member of the committee in the Senate that has jurisdiction over appro-7 priations.

8 (2) The Joint Legislative Audit Committee has a continuing existence and [may] shall meet, 9 act and conduct [*its*] the committee's business during sessions of the Legislative Assembly or any 10 recess [*thereof*] in a session and in the interim between sessions.

(3) The term of a member [*shall expire*] **expires** upon the convening of the Legislative Assembly in regular session next following the commencement of the member's term. When a vacancy occurs in the membership of the committee in the interim between sessions, until [*such*] **the** vacancy is filled, the membership of the committee [*shall be considered*] **does** not [*to*] include the vacant position for the purpose of determining whether a quorum is present, and a quorum is a majority of the remaining members.

(4)(a) Members of the committee shall receive an amount equal to that authorized under ORS 171.072 from funds appropriated to the Legislative Assembly for each day spent in the performance of their duties as members of the committee or any subcommittee [thereof] of the committee, in lieu of reimbursement for in-state travel expenses. [However,]

(b) When engaged in out-of-state travel, members shall [be entitled to receive their actual and necessary] receive the expenses [therefor] actually and necessarily incurred in lieu of the amount authorized by paragraph (a) of this subsection.

(c) Payment under this subsection shall be made from funds appropriated to the [Legislative
 Assembly] Director of the Legislative Audit Office.

(5) Action of the committee shall be taken only upon the affirmative vote of the majority ofmembers of the committee.

(6) The [Legislative Fiscal Office] director shall furnish to the committee [such] the services of
personnel and [such other] the facilities [as] that are necessary to enable the committee to carry
out its functions as directed by law[, with such assistance as the Division of Audits and Oregon Department of Administrative Services can provide].

32 **SECTION 14.** ORS 171.585 is amended to read:

33 171.585. The Joint Legislative Audit Committee shall:

(1) Review all audits and make recommendations for change or remediation by the agency or
 other organization under review to the Emergency Board, the Joint Legislative Committee on
 Ways and Means [Committee] and other persons receiving the audit report under ORS 192.245.

(2) Accept requests for performance and [program] management audits from individual
legislators[,] and legislative committees[, the Division of Audits, the Budget and Management Division and the Legislative Fiscal Office].

40 [(3) In conjunction with the Director of the Division of Audits, set priorities on the basis of risk 41 assessment for performance and program audits and program evaluations.]

42 [(4)] (3) With the advice and assistance of the [Legislative Fiscal Officer, the Administrator of the

43 Budget and Management Division and the Director of the Division of Audits] Director of the Leg-

44 islative Audit Office, determine the type of audit, evaluation or review utilizing criteria to include
 45 but not be limited to the nature and scope of the task, the time frame involved, necessary profes-

1 sional guidelines, economy, efficiency, cost and cost responsibility.

2 [(5)] (4) Not later than 12 months after the issuance of an audit report, review the actions of 3 an agency or other government organization for compliance with the recommendations of the audit 4 report.

5 [(6)] (5) Assign tasks to the [Legislative Fiscal Office, the Budget and Management Division, the 6 Division of Audits or a special task force] **director**.

7 [(7)] (6) Review state agency performance measures and make recommendations for change.

8 **SECTION 15.** ORS 244.050 is amended to read:

9 244.050. (1) On or before April 15 of each year the following persons shall file with the Oregon 10 Government Standards and Practices Commission a verified statement of economic interest as re-11 quired under this chapter:

(a) The Governor, Secretary of State, State Treasurer, Attorney General, Commissioner of the
Bureau of Labor and Industries, Superintendent of Public Instruction, district attorneys and members of the Legislative Assembly.

(b) Any judicial officer, including justices of the peace and municipal judges, except municipal judges in those cities where a majority of the votes cast in the subject city in the 1974 general election was in opposition to the ballot measure provided for in section 10, chapter 68, Oregon Laws 18 1974 (special session), and except any pro tem judicial officer who does not otherwise serve as a judicial officer.

20 (c) Any candidate for an office designated in paragraph (a) or (b) of this subsection.

21 (d) The Deputy Attorney General.

(e) The Legislative Administrator, the Legislative Counsel, the Legislative Fiscal Officer, the
 Director of the Legislative Audit Office, the Secretary of the Senate and the Chief Clerk of the

24 House of Representatives.

(f) The Chancellor and Vice Chancellors of the Oregon University System and the president and
 vice presidents, or their administrative equivalents, in each institution under the jurisdiction of the
 State Board of Higher Education.

- 28 (g) The following state officers:
- 29 (A) Adjutant General.
- 30 (B) Director of Agriculture.
- 31 (C) Manager of State Accident Insurance Fund Corporation.
- 32 (D) Water Resources Director.
- 33 (E) Director of Department of Environmental Quality.
- 34 (F) Director of Oregon Department of Administrative Services.
- 35 (G) State Fish and Wildlife Director.
- 36 (H) State Forester.
- 37 (I) State Geologist.
- 38 (J) Director of Human Services.
- 39 (K) Director of the Department of Consumer and Business Services.
- 40 (L) Director of the Department of State Lands.
- 41 (M) State Librarian.
- 42 (N) Administrator of Oregon Liquor Control Commission.
- 43 (O) Superintendent of State Police.
- 44 (P) Director of the Public Employees Retirement System.
- 45 (Q) Director of Department of Revenue.

(R) Director of Transportation. 1 2 (S) Public Utility Commissioner. (T) Director of Veterans' Affairs. 3 (U) Executive Director of Oregon Government Standards and Practices Commission. 4 (V) Director of the State Department of Energy. 5 (W) Director and each assistant director of the Oregon State Lottery. 6 (h) Any assistant in the Governor's office other than personal secretaries and clerical personnel. 7 (i) Every elected city or county official except elected officials in those cities or counties where 8 9 a majority of votes cast in the subject city or county in any election on the issue of filing statements of economic interest under this chapter was in opposition. 10 11 (j) Every member of a city or county planning, zoning or development commission except such 12 members in those cities or counties where a majority of votes cast in the subject city or county at 13 any election on the issue of filing statements of economic interest under this chapter was in opposition to the ballot measure provided for in section 10, chapter 68, Oregon Laws 1974 (special ses-14 15 sion). 16 (k) The chief executive officer of a city or county who performs the duties of manager or principal administrator of the city or county except such employees in those cities or counties where a 17 18 majority of votes cast in the subject city or county in an election on the issue of filing statements 19 of economic interest under this chapter was in opposition. 20 (L) Members of local government boundary commissions formed under ORS 199.410 to 199.519. 21(m) Every member of a governing body of a metropolitan service district and the executive of-22ficer thereof. 23(n) Each member of the board of directors of the State Accident Insurance Fund Corporation. (o) The chief administrative officer and the financial officer of each common and union high 24 school district, education service district and community college district. 25(p) Every member of the following state boards and commissions: 2627(A) Board of Geologic and Mineral Industries. (B) Oregon Economic and Community Development Commission. 28(C) State Board of Education. 2930 (D) Environmental Quality Commission. 31 (E) Fish and Wildlife Commission of the State of Oregon. (F) State Board of Forestry. 32(G) Oregon Government Standards and Practices Commission. 33 34 (H) Oregon Health Policy Commission. (I) State Board of Higher Education. 35 (J) Oregon Investment Council. 36 37 (K) Land Conservation and Development Commission. (L) Oregon Liquor Control Commission. 38 (M) Oregon Short Term Fund Board. 39 (N) State Marine Board. 40 (O) Mass transit district boards. 41 (P) Energy Facility Siting Council. 42 (Q) Board of Commissioners of the Port of Portland. 43 (R) Employment Relations Board. 44 (S) Public Employees Retirement Board. 45

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(T) Oregon Racing Commission.

(U) Oregon Transportation Commission.

| 3  | (V) Wage and Hour Commission.   |
|----|---|
| 4  | (W) Water Resources Commission.   |
| 5  | (X) Workers' Compensation Board.  |
| 6  | (Y) Oregon Facilities Authority.  |
| 7  | (Z) Oregon State Lottery Commission.  |
| 8  | (AA) Pacific Northwest Electric Power and Conservation Planning Council.                              |
| 9  | (BB) Columbia River Gorge Commission.   |
| 10 | (CC) Oregon Health and Science University Board of Directors.   |
| 11 | (q) The following officers of the State Treasury:   |
| 12 | (A) Chief Deputy State Treasurer.   |
| 13 | (B) Executive Assistant to the State Treasurer.   |
| 14 | (C) Director of the Investment Division.  |
| 15 | (r) Every member of the board of commissioners of a port governed by ORS 777.005 to 777.725           |
| 16 | and 777.915 to 777.953.   |
| 17 | (2) By April 15 next after the date an appointment takes effect, every appointed public official      |
| 18 | on a board or commission listed in subsection (1) of this section shall file with the commission a    |
| 19 | statement of economic interest as required under ORS 244.060, 244.070 and 244.090.                    |
| 20 | (3) By April 15 next after the filing deadline for the primary election, each candidate for elective  |
| 21 | public office described in subsection (1) of this section shall file with the commission a statement  |
| 22 | of economic interest as required under ORS 244.060, 244.070 and 244.090.                              |
| 23 | (4) Within 30 days after the filing deadline for the general election, each candidate for elective    |
| 24 | public office described in subsection (1) of this section who was not a candidate in the preceding    |
| 25 | primary election, or who was nominated for elective public office described in subsection (1) of this |
| 26 | section at the preceding primary election by write-in votes, shall file with the commission a state-  |
| 27 | ment of economic interest as required under ORS 244.060, 244.070 and 244.090.                         |
| 28 | (5) The Legislative Assembly shall maintain a continuing review of the operation of this chapter.     |
| 29 | (6) Subsections (1) to (5) of this section apply only to persons who are incumbent, elected or        |
| 30 | appointed officials as of April 15 and to persons who are candidates for office on April 15. Those    |
| 31 | sections also apply to persons who do not become candidates until 30 days after the filing deadline   |
| 32 | for the statewide general election.   |
| 33 | (7)(a) Failure to file the statement required by this section subjects a person to a civil penalty    |
| 34 | that may be imposed as specified in ORS 183.745, but the enforcement of this subsection does not      |
| 35 | require the Oregon Government Standards and Practices Commission to follow the procedures in          |
| 36 | ORS 244.260 before finding that a violation of this section has occurred.                             |
| 37 | (b) Failure to file the required statement in timely fashion shall be prima facie evidence of a       |
| 38 | violation of this section.  |
| 39 | (c) If within five days after the date on which the statement is to be filed under this section the   |
| 40 | statement has not been received by the commission, the commission shall notify the public official    |
| 41 | and give the public official not less than 15 days to comply with the requirements of this section.   |
| 42 | If the public official fails to comply by the date set by the commission, the commission may impose   |
| 43 | a civil penalty of \$5 for each day the statement is late beyond the date fixed by the commission.    |
| 44 | The maximum penalty that may be accrued under this section is \$1,000.                                |
| 45 | (d) A civil penalty imposed under this subsection is in addition to and not in lieu of sanctions      |

1 that may be imposed under ORS 244.380.

2 **SECTION 16.** ORS 291.100 is amended to read:

291.100. (1) It is the intent of the Legislative Assembly, in funding the development and implementation of a new statewide financial management system, that statewide financial management systems and policies support program-driven budget planning and execution, based on timely and accurate statewide managerial cost accounting information and that such systems support legislative program evaluation and performance **and management** auditing of statewide programs and services.

8 (2) The Oregon Department of Administrative Services shall devise and supervise statewide fi-9 nancial management systems for all state agencies by preparing policies and procedures for imple-10 menting and operating financial management systems for all agencies in state government and 11 measuring implementation. In order to assure that the state's investment in a modern and complete 12 statewide financial management system is fully implemented, every agency and unit of state gov-13 ernment shall:

(a) Cooperate and comply fully with policies and procedures and deadlines prepared by the
 Oregon Department of Administrative Services for establishing a database for the financial man agement system.

(b) Comply fully with policies and procedures prepared by the Oregon Department of Adminis trative Services for operation of the financial management system.

(3) The Oregon Department of Administrative Services shall report to the Legislative Assembly
 no later than December 1 of even-numbered years:

(a) Progress in implementing the financial management system as to preparation of financial
 statements, nonfinancial management information and the ability of the system to support legislative
 program evaluation and performance **and management** auditing.

(b) Compliance by each agency and unit of state government with policies and procedures of the
 Oregon Department of Administrative Services for implementation of the financial management
 system.

(4) After a review of the Oregon Department of Administrative Services report by the Legislative Fiscal Officer, the Joint Legislative Audit Committee may schedule a hearing for any agency
or unit of state government to review compliance with this section and policies and procedures of
the Oregon Department of Administrative Services, prior to any appropriation approval by the
Legislative Assembly, as provided in ORS 171.585 (1).

32 SECTION 17. ORS 291.272 is amended to read:

33 291.272. As used in ORS 291.272 to 291.280, unless the context requires otherwise:

34 (1) "Administrative expenses" has the meaning defined by ORS 291.305.

35 (2) "Department" means the Oregon Department of Administrative Services.

36 (3) "Governmental service expenses" means the expenses of state government that are attribut-

able to the operation, maintenance, administration and support of state government generally, andincludes the following:

(a) Administrative expenses of the Oregon Department of Administrative Services supported out
 of the General Fund.

(b) Sixty percent of the expenditures of the Legislative Assembly out of moneys appropriated
from the General Fund, and all of the expenditures incurred in the administration of the duties of
the Emergency Board.

44 (c) Sixty percent of the expenditures incurred in the administration of the duties of the Joint
 45 Legislative Committee on Ways and Means and the Emergency Board.

(d) Sixty percent of the expenditures incurred out of moneys appropriated from the General 1 2 Fund in the administration of the duties of the Legislative Counsel Committee.

3 (e) Sixty percent of the expenditures incurred out of moneys appropriated from the General Fund in the administration of the duties of the Joint Legislative Audit Committee. 4

 $\mathbf{5}$ [(e)] (f) Expenditures of the Secretary of State in the administration of the office of the State Archivist, of historic properties programs, and of the administrative rules publication program. 6

 $\mathbf{7}$ [(f)] (g) Seventy-five percent of the administrative expenses of the Office of the Governor incurred out of moneys appropriated from the General Fund. 8

9 (4) "State agency" means every state officer, board, commission, department, institution, branch or agency of the state government, whose costs are paid wholly or in part from funds held in the 10 11 State Treasury, and includes the Legislative Assembly, the courts and their officers and committees. 12

SECTION 18. ORS 419C.001 is amended to read:

13 419C.001. (1) The Legislative Assembly declares that in delinquency cases, the purposes of the Oregon juvenile justice system from apprehension forward are to protect the public and reduce ju-14 15 venile delinquency and to provide fair and impartial procedures for the initiation, adjudication and 16 disposition of allegations of delinquent conduct. The system is founded on the principles of personal responsibility, accountability and reformation within the context of public safety and restitution to 17 18 the victims and to the community. The system shall provide a continuum of services that emphasize 19 prevention of further criminal activity by the use of early and certain sanctions, reformation and 20rehabilitation programs and swift and decisive intervention in delinquent behavior. The system shall be open and accountable to the people of Oregon and their elected representatives. 21

22(2)(a) Programs, policies and services shall be regularly and independently audited as to their 23effectiveness in providing public safety and preventing a youth's return to criminal behavior. The [Secretary of State] Joint Legislative Audit Committee shall select and oversee the [auditors. Au-2425dits performed under this subsection must include program audits and performance audits, as defined in ORS 297.070] program and management audits conducted under this subsection. Programs, 2627policies and services that were established before, on or after June 30, 1995, are subject to audit under this subsection. 28

(b) The programs, policies and services of county juvenile departments shall be audited pursuant 2930 to this subsection.

31 [(c) ORS 297.405 to 297.555 do not apply to an audit conducted pursuant to this subsection.]

(3) To facilitate an audit under subsection (2) of this section:

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(a) The [Secretary of State] Director of the Legislative Audit Office may subpoena witnesses, 33 34 require the production of books and papers and the rendering of reports in such manner and form 35 as the [Secretary of State] director requires and may do all things necessary to secure a full and thorough investigation. 36

37 (b) The custodian of information that the [Secretary of State deems] director considers neces-38 sary to conduct the audit shall provide the [Secretary of State or the auditor selected by the Secretary of State] director access to the information notwithstanding the fact that the information may be 39 made confidential or access to the information restricted by ORS 419A.255 or another law. Infor-40 mation obtained by the [Secretary of State or the auditor pursuant to] director under this paragraph 41 42and made confidential by ORS 419A.255 or another law may be used by the [Secretary of State, the officers and employees of the Secretary of State or the auditor] director, employees of the director 43 or the committee solely for the purpose of performing the audit required by subsection (2) of this 44 section and may not be used or disclosed for any other purpose. 45

SECTION 19. ORS 171.590, 177.170, 177.180, 297.065 and 297.070 are repealed.

2 <u>SECTION 20.</u> Pursuant to sections 6 and 7 of this 2007 Act and the repeal of ORS 177.170 3 and 177.180 by section 19 of this 2007 Act, the duties, functions and powers of the Secretary 4 of State relating to the Government Waste Hotline are imposed upon, transferred to and 5 vested in the Joint Legislative Audit Committee.

6 <u>SECTION 21.</u> (1) The Secretary of State shall deliver to the Joint Legislative Audit 7 Committee all records and property within the jurisdiction of the secretary that relate to the 8 duties, functions and powers transferred by section 20 of this 2007 Act.

9 (2) The committee shall take possession of the records and property and employ them in 10 the exercise of the duties, functions and powers transferred by section 20 of this 2007 Act.

SECTION 22. (1) The unexpended balances of amounts authorized to be expended by the 11 12Secretary of State for the biennium beginning July 1, 2007, from revenues dedicated, continuously appropriated, appropriated or otherwise made available for the purpose of adminis-13 tering and enforcing the duties, functions and powers transferred by section 20 of this 2007 14 15Act are appropriated and transferred to and are available for expenditure by the Joint Legislative Audit Committee for the biennium beginning July 1, 2007, for the purpose of admin-16 istering and enforcing the duties, functions and powers transferred by section 20 of this 2007 17 18 Act.

(2) The expenditure classifications, if any, established by Acts authorizing or limiting
 expenditures by the Secretary of State related to the duties, functions and powers trans ferred by section 20 of this 2007 Act remain applicable to expenditures by the Joint Legisla tive Audit Committee under this section.

23 <u>SECTION 23.</u> The transfer of duties, functions and powers to the Joint Legislative Audit 24 Committee by section 20 of this 2007 Act does not affect any action, proceeding or prose-25 cution involving or with respect to such duties, functions and powers begun before and 26 pending at the time of the transfer.

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 SECTION 24.
 Sections 1 to 7 and 20 to 23 of this 2007 Act, the amendments to ORS

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 171.425, 171.580, 171.585, 244.050, 291.100, 291.272, 297.030, 297.040, 297.210, 297.230 and 419C.001

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 by sections 8 to 18 of this 2007 Act and the repeal of ORS 171.590, 177.170, 177.180, 297.065 and

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 297.070 by section 19 of this 2007 Act become operative on January 1, 2008.

31 SECTION 25. The Secretary of State and the Joint Legislative Audit Committee may take any action before the operative date specified in section 24 of this 2007 Act that is necessary 32to enable the secretary and the committee to exercise, on and after the operative date 33 34 specified in section 24 of this 2007 Act, all the duties, functions and powers conferred upon the secretary and the committee by sections 1 to 7 and 20 to 23 of this 2007 Act, the 35 amendments to ORS 171.425, 171.580, 171.585, 244.050, 291.100, 291.272, 297.030, 297.040, 297.210, 36 37 297.230 and 419C.001 by sections 8 to 18 of this 2007 Act and the repeal of ORS 171.590, 177.170, 38 177.180, 297.065 and 297.070 by section 19 of this 2007 Act.

39 <u>SECTION 26.</u> This 2007 Act being necessary for the immediate preservation of the public 40 peace, health and safety, an emergency is declared to exist, and this 2007 Act takes effect 41 on its passage.

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