# Senate Bill 592

Sponsored by COMMITTEE ON BUSINESS, TRANSPORTATION AND WORKFORCE DEVELOPMENT (at the request of Credit Union Association of Oregon)

#### **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.** 

Permits credit unions to establish additional places of business for fee that Director of Department of Consumer and Business Services sets by rule. Removes requirement that credit union's charitable donations or contributions be subject to rules of Director of Department of Consumer and Business Services. Permits credit union to sell checks, money orders and other money transfer instruments to credit union members and to cash checks or money orders and send or receive domestic or international electronic funds transfers.

Permits credit unions that have primarily low-income membership to accept deposits from persons that are not members and to issue uninsured secondary capital accounts subordinate to other claims against credit union.

Removes requirement that credit union member inform credit union in writing of member's intention to withdraw. Permits credit union, rather than credit union board of directors, to expel credit union member for certain reasons, establishes notification required for expulsion and requires opportunity for member to apply for reinstatement.

Permits person who is not credit union member to be guarantor or coobligor on loan to credit union member.

Declares emergency, effective on passage.

#### A BILL FOR AN ACT

Relating to credit unions; creating new provisions; amending ORS 723.032, 723.152, 723.202 and 723.502; and declaring an emergency.

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

- **SECTION 1.** ORS 723.032 is amended to read:
- 723.032. (1) A credit union may establish a place of business or change [its] **the credit union's** place of business within this state upon written notice to the Director of the Department of Consumer and Business Services.
- (2) A credit union may establish additional places of business upon written application to the director. The application shall be accompanied by a [\$500] fee in an amount that the director sets by rule. The fee shall be paid only with applications for the establishment of new places of business. Except as provided in subsection (3) of this section, mobile facilities described in subsection (3) of this section are considered new places of business. The fee is not required to be paid with applications relating to the acquisition or relocation of existing places of business. The director may approve or disapprove the application. If the director does not disapprove an application within 30 days after a completed application is received, the application shall be considered approved.
- (3) A credit union may establish one or more mobile facilities to engage in credit union operations. Mobile facilities of a credit union having the membership described in ORS 723.172 (2)(a) may operate in this state or in other states. Mobile facilities of a credit union having the membership described in ORS 723.172 (2)(b) may operate only within the well-defined local community, neighborhood or rural district served by the credit union. An application and fee are not required under this section for mobile facilities that exercise permissible credit union powers or engage in permis-

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- 1 sible credit union activities but that do not accept deposits.
  - (4) The director may limit or restrict the ability of a credit union to establish additional places of business upon written notice to the credit union if the director determines that the safety and soundness of the credit union would be adversely affected by any addition.
  - (5) A credit union may share office space with one or more credit unions and contract with any person or corporation to provide facilities or personnel.

### SECTION 2. ORS 723.152 is amended to read:

- 723.152. In addition to the powers conferred by the general corporation law a credit union may, subject to the restrictions and limitations contained in this chapter and [its] the credit union's bylaws:
  - (1) Make contracts.

- (2) Sue and be sued.
- (3) Adopt, [and] use and alter a common seal [and alter same].
- (4) Acquire, lease, hold and dispose of property, either in whole or in part, necessary or incidental to [its] the credit union's operations.
- (5) At the discretion of the board of directors, require any person admitted to membership to pay [the payment of] an entrance fee or annual membership fee, or both[, of any person admitted to membership].
- (6) Receive savings from [its] members of the credit union in the form of various classes of shares, deposits or deposit certificates, deposit accounts or special-purpose thrift accounts.
- (7) Receive from [its] members of the credit union or from another credit union deposits or deposit certificates, deposit accounts or various classes of shares payable on nonnegotiable request.
- (8) Lend [its] the credit union's funds to [its] members of the credit union and to other credit unions as provided in this chapter.
- (9) Acquire and lease personal property at the request of a member of the credit union who wishes to lease the property on terms requiring payment, during the term of the lease, of rents that exceed the total expenditures made by the credit union for the acquisition, ownership, financing and protection of the property. Rents may include residual value payments that are the obligation of a responsible third party.
- (10) Borrow from any source in accordance with policy established by the board of directors and issue debentures pursuant to a plan approved by the Director of the Department of Consumer and Business Services. The debentures shall be subordinate to the shares and deposits of the credit union.
- (11) Discount and sell any eligible obligations, subject to rules adopted by the Director of the Department of Consumer and Business Services.
- (12) Sell all or substantially all of [its] the credit union's assets or purchase all or substantially all of the assets of another credit union, subject to the approval of the Director of the Department of Consumer and Business Services.
  - (13) Invest surplus funds as provided in this chapter.
- (14) Make deposits in legally chartered banks, savings banks, savings and loan associations, trust companies and credit unions.
- (15) Assess charges to members of the credit union in accordance with the credit union's bylaws for the members' failure to meet [promptly their] obligations to the credit union promptly.
- (16) Hold membership in other credit unions organized under this chapter or other state or

federal laws, and in other associations and organizations composed of credit unions.

- (17) Declare dividends, pay interest on deposit and deposit certificate accounts and pay interest refunds to borrowers as provided in this chapter.
- (18) Offer products and services reasonably related to the purposes of a credit union as set forth in ORS 723.006.
- (19) Receive deposits from the federal government or this state, or any agency or political subdivision thereof.
- (20) Make donations or contributions to any civic, charitable, political or community organization as authorized by the board of directors, subject to any rules adopted by the director.
- (21) Act as a custodian of qualified pension funds of members of the credit union if permitted by federal law.
- (22) Purchase or make available insurance for [its] the credit union's directors, officers, agents, employees and members.
- (23) Allow [its] members of the credit union to use share accounts, deposit accounts or deposit certificate accounts as share draft accounts as provided in ORS 723.434.
- (24) Provide digital signature verification or other electronic authentication services to [its] members of the credit union.
- (25) Act as trustee or custodian for members of the credit union under any written trust instrument or custodial agreement in connection with a tax-advantaged savings plan authorized under the Internal Revenue Code, including but not limited to individual retirement, deferred compensation, education savings and health savings accounts, provided that the trust instrument or custodial agreement requires all funds subject to the instrument or agreement to be invested exclusively in share or deposit accounts in the credit union. The State of Oregon, or the applicable instrumentality or municipality, is considered to be a member of the credit union with respect to such deposits, except that the state or other instrumentality or municipality is not entitled to vote, hold office or otherwise participate in the management or operation of the credit union.
- (26) Indemnify [its] the directors, officers, employees and committee members or other volunteers of the credit union in accordance with the provisions of [its] the credit union's articles, bylaws and the indemnification provisions of ORS chapter 60.
- (27) Sell negotiable checks, including traveler's checks, money orders and other money transfer instruments, including domestic and international electronic funds transfers, to persons eligible for credit union membership under ORS 723.172, whether or not such persons are members of the credit union.
- (28) For a fee, cash checks and money orders and send or receive domestic and international electronic funds transfers for persons eligible for credit union membership under ORS 723.172, whether or not such persons are members of the credit union.
  - [(27)] (29) Exercise other powers that are necessary to carry out the credit union's purpose.
  - SECTION 3. Section 4 of this 2007 Act is added to and made a part of ORS chapter 723.
- <u>SECTION 4.</u> (1) If the Director of the Department of Consumer and Business Services determines by rule that most of the members of a credit union are low-income members, the credit union may:
- (a) Receive deposits from a person that is not a member of the credit union and allow the person to hold shares in the credit union; and
- (b) Issue secondary capital accounts that are subject to any terms and conditions that the Director of the Department of Consumer and Business Services may prescribe by rule.

- (2) For purposes of this section, "secondary capital account" means a deposit or share account that is not insured by the National Credit Union Share Insurance Fund, or another primary share insurer approved by the Director of the Department of Consumer and Business Services, and that is subordinate to all other claims against the credit union, including claims of creditors, owners of share accounts and the National Credit Union Share Insurance Fund or another insurer approved by the Director of the Department of Consumer and Business Services. Secondary capital accounts that the credit union issues in accordance with this section are equity as defined in ORS 723.001 for the purposes of ORS 723.631 and for any other purpose.
- (3) The powers set forth in this section are in addition to the powers the credit union has under ORS 723.152.

SECTION 5. ORS 723.202 is amended to read:

 723.202. [(1) A member desiring to withdraw from a credit union shall file a written notice of intention to withdraw.]

- [(2)] (1) Subject to subsection [(3)] (2) of this section, [the board of directors] a credit union may expel any member of the credit union who:
  - (a) Has not carried out the member's engagements with the credit union;
  - (b) Has been convicted of a criminal offense;
- (c) Fails to comply with the provisions of this chapter or of the credit union's articles, bylaws or policies;
- (d) Threatens, harasses or abuses any member, employee, board or committee member or agent of the credit union; or
  - (e) Habitually neglects to pay the member's debts or becomes insolvent or bankrupt.
- [(3)] (2) A credit union that expels a member [shall not be expelled until the member has been informed] shall inform the member in writing of the reasons for the expulsion and [has had] give the expelled member reasonable opportunity to [be heard] request the credit union's board of directors to reinstate the member. Members of a credit union who withdraw or are expelled shall not be relieved of any liability to the credit union. The amounts paid in on shares or deposited by such members, together with any dividends credited to their shares and any interest which has accrued on their deposits, shall be repaid to them in the order of their withdrawal or expulsion, as funds become available therefor, but the credit union may deduct from such payments any sums due [it] to the credit union from such members.

**SECTION 6.** ORS 723.502 is amended to read:

723.502. A credit union may [loan] make loans to members of the credit union for such purpose and upon such security and terms as the credit committee, credit manager or loan officer approves. A person who is not a member of the credit union may be a guarantor or coobligor on a credit union's loan to a member of the credit union.

SECTION 7. Section 4 of this 2007 Act and the amendments to ORS 723.032, 723.152, 723.202 and 723.502 by sections 1, 2, 5 and 6 of this 2007 Act apply to credit unions authorized to do business in this state on or after the effective date of this 2007 Act.

<u>SECTION 8.</u> This 2007 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2007 Act takes effect on its passage.