## SENATE AMENDMENTS TO SENATE BILL 41

By COMMITTEE ON EDUCATION AND GENERAL GOVERNMENT

March 18

1	On page 1 of the printed bill, line 3, delete ", 12 and 13" and insert "and 12" and after
<b>2</b>	"sections" insert "13,".
3	Delete lines 6 through 30 and delete pages 2 through 6 and insert:
4	"SECTION 1. Section 10, chapter 828, Oregon Laws 2005, as amended by section 1, chapter 589,
5	Oregon Laws 2007, is amended to read:
6	"Sec. 10. As used in sections 11 to 14, chapter 828, Oregon Laws 2005, ['pilot education service
7	district'] 'shared governance education service district' means:
8	"(1) The Willamette Education Service District;
9	"(2) The High Desert Education Service District;
10	"(3) The Northwest Regional Education Service District[.]; and
11	"(4) Any other education service district organized as provided by section 11, chapter 828,
12	Oregon Laws 2005.
13	"SECTION 2. Section 11, chapter 828, Oregon Laws 2005, as amended by section 3, chapter 589,
14	Oregon Laws 2007, is amended to read:
15	"Sec. 11. (1) Notwithstanding ORS 334.025, 334.032, 334.035, 334.045, 334.090, 334.095 and
16	334.100:
17	"(a) An education service district may organize as a shared governance education service
18	district following the process described in sections 7, 8 and 9 of this 2009 Act.
19	"(b) The Willamette Education Service District, the High Desert Education Service Dis-
20	trict and the Northwest Regional Education Service District each shall organize as a shared
21	governance education service district as provided in this section.
22	"(2)(a) A shared governance education service district consists of five zones organized
23	as described in section 8 of this 2009 Act.
24	"(b) The board of directors of a shared governance education service district may read-
25	just the boundaries of the zones once each year and shall readjust the boundaries of the
26	zones immediately upon any change of the boundaries of the shared governance education
27	service district or a component school district so that the zones are as nearly equal in cen-
28	sus population as may be practicable, measured along common school district boundary lines.
29	" $[(1)]$ (3) The board of directors of a shared governance education service district has the
30	same duties and exercises the same authority as the board of directors of an education ser-
31	vice district. [Notwithstanding ORS chapter 334,] The board of directors of a [pilot] shared
32	governance education service district [shall consist] consists of nine members as follows:
33	"(a) Five directors [shall represent zones established under ORS 334.032 and shall be] who each
34	represent a zone described in subsection (2) of this section and who are elected by the boards
35	of the component school districts[;] of the represented zone. A person may be nominated to be

1 a candidate to serve as a director of a zone by filing a declaration of candidacy with the 2 board of directors of a shared governance education service district. A candidate must be

3 qualified to hold office and must be a resident of the zone, as determined by the board.

4 "(b) Four directors [*shall be*] appointed by the directors described in paragraph (a) of this sub-5 section, including one at-large director and a director representing each of the following:

6 "(A) Public post-secondary institutions located within the [*pilot*] **shared governance** education 7 service district;

8 "(B) Social service providers; and

9 "(C) The business community.

"(4) The term of office of a director of a shared governance education service district is four years. The term of office of each director begins on July 1 next following the date of election or appointment. A director serves until June 30 next following the election or appointment of a successor.

"[(2) Prior to April 1, 2006, the board of directors of a pilot education service district shall divide the pilot education service district into five zones as nearly equal in census population as may be practicable, measured along common school district boundary lines.]

"[(3) The board of directors of a pilot education service district may readjust the boundaries of the zones once each year and shall readjust the boundaries of the zones immediately upon any change of the boundaries of the pilot education service district or a component school district.]

"[(4)(a)] (5)(a) Prior to the end of the term of office of any elected director of [the Northwest
 Regional Education Service District,] a shared governance education service district:

"(A) The board of directors of a shared governance education service district shall order an election by the boards of the component school districts of the zone represented by the director so that the election process is completed prior to July 1.

25 "[(b)] (B) The boards of the component school districts within the zone the director represented
26 shall elect a successor whose term begins on July 1 next following.

"(b) Each component school district board [shall have] has one vote in an election conducted
under this subsection.

"(c) A director who was elected under subsection (3)(a) of this section is eligible for ree lection.

31 "[(b)] (6)(a) Prior to the end of the term of office of any appointed director of [the Northwest 32 Regional Education Service District] a shared governance education service district, the directors 33 described in subsection [(1)(a)] (3)(a) of this section shall appoint a successor whose term begins on 34 July 1 next following.

"(b) A director who was appointed under subsection [(1)(b)] (3)(b) of this section is eligible for
 reappointment.

37 "(7)(a) The board of a component school district of a zone that elected a director under 38 subsection (3)(a) of this section may file a petition to recall the director with the board of 39 directors of a shared governance education service district.

"(b) Upon the filing of a petition described in paragraph (a) of this subsection, the board
of directors of a shared governance education service district shall order a recall election
by the boards of the component school districts of the zone represented by the director.

"(c) Only the boards of the component school districts of the zone represented by the
director are eligible to vote in the recall election.

45 "[(5)] (8)(a) Any vacancy on the board of directors of a [pilot] shared governance education

service district that occurs before the end of the term of office of [a director of a pilot education 1 2 service district] the director shall be filled [following the process described in this section.] after a declaration of the vacancy as provided by section 12, chapter 828, Oregon Laws 2005. 3 4 (b) Upon the declaration of a vacancy, the board of directors of a shared governance education service district shall: 5 "(A) For a director appointed under subsection (3)(b) of this section, appoint a successor. 6 "(B) For a director elected under subsection (3)(a) of this section, order an election by 7 8 the boards of the component school districts of the zone represented by the director. Only the boards of the component school districts of the zone represented by the director are el-9 10 igible to vote in the election. 11 "(c) A director appointed or elected as provided in this subsection shall serve for the 12remainder of the term of the director whose office was declared vacant. 13"SECTION 3. (1) Notwithstanding the term of office provided by section 11, chapter 828, Oregon Laws 2005: 14 15"(a) Directors serving on the board of directors of a shared governance education service 16 district on the effective date of this 2009 Act shall serve for terms that terminate on June 30, 2010. 17 18 "(b) Directors first elected or appointed to the board of directors of a shared governance 19 education service district on or after the effective date of this 2009 Act shall determine by 20lot the initial terms of office for board members so that the terms of no more than five directors expire on the same date. 21 22"(2) This section does not apply to directors of the Northwest Regional Education Service 23**District.** "SECTION 4. Section 12, chapter 828, Oregon Laws 2005, is amended to read: 24 25"Sec. 12. (1) ORS 334.095 does not apply to a [pilot] shared governance education service dis-26trict. However, the board of directors of a [pilot] shared governance education service district shall 27declare the office of director vacant upon the occurrence of any of the following: "(a) When an incumbent dies or resigns; 28"(b) When an incumbent is removed from office or the election or appointment [thereto] to the 29 30 office has been declared void by the judgment of any court; "(c) When an incumbent ceases to be a resident of the [pilot] shared governance education 3132service district; 33 "(d) When an incumbent ceases to be a resident of the zone from which elected; [or] 34"(e) When an incumbent ceases to discharge the duties of office for two consecutive months unless prevented [therefrom by] from discharging the duties due to sickness or other unavoidable 35 36 cause[.]; or 37 "(f) When an incumbent is recalled as provided in section 11 (7), chapter 828, Oregon 38 Laws 2005. "(2) A director guilty of misfeasance or malfeasance in office, by the appropriate proceeding, 39 40 may be removed from office by a court of competent jurisdiction. 41 "(3) An office that is declared vacant as provided by this section shall be filled as provided 42in section 11 (8), chapter 828, Oregon Laws 2005. "SECTION 5. ORS 260.432, as amended by section 8, chapter 589, Oregon Laws 2007, is 43 44 amended to read: "260.432. (1) No person shall attempt to, or actually, coerce, command or require a public em-45

1 ployee to influence or give money, service or other thing of value to promote or oppose any political 2 committee or to promote or oppose the nomination or election of a candidate, the gathering of signatures on an initiative, referendum or recall petition, the adoption of a measure or the recall of a 3 4 public office holder.

"(2) No public employee shall solicit any money, influence, service or other thing of value or 5 otherwise promote or oppose any political committee or promote or oppose the nomination or 6 7 election of a candidate, the gathering of signatures on an initiative, referendum or recall petition, 8 the adoption of a measure or the recall of a public office holder while on the job during working hours. However, this section does not restrict the right of a public employee to express personal 9 10 political views.

11 "(3) Each public employer shall have posted in a conspicuous place likely to be seen by its employees the following notice in printed or typewritten form: 12

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## ATTENTION ALL PUBLIC EMPLOYEES:

The restrictions imposed by the law of the State of Oregon on your political activities are that 16 'No public employee shall solicit any money, influence, service or other thing of value or otherwise 1718 promote or oppose any political committee or promote or oppose the nomination or election of a 19 candidate, the gathering of signatures on an initiative, referendum or recall petition, the adoption 20of a measure or the recall of a public office holder while on the job during working hours. However, 21this section does not restrict the right of a public employee to express personal political views." 22It is therefore the policy of the state and of your public employer that you may engage in poli-

tical activity except to the extent prohibited by state law when on the job during working hours. 23" 24

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26"(4) As used in this section:

"(a) 'Public employee' does not include an elected official or a person appointed as a director 27 to the board of a shared governance education service district organized as provided under 28section 11, chapter 828, Oregon Laws 2005. 29

30 (b) 'Public employer' includes any board, commission, committee, department, division or institution in the executive, administrative, legislative or judicial branch of state government, and any 3132county, city, district or other municipal corporation or public corporation organized for a public 33 purpose, including a cooperative body formed between municipal or public corporations.

"SECTION 6. (1) Sections 7 to 9 of this 2009 Act are added to and made a part of sections 3411 to 14, chapter 828, Oregon Laws 2005. 35

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"(2) Sections 11 to 14, chapter 828, Oregon Laws 2005, are added to and made a part of ORS chapter 334.

40 "(a) Resolutions are presented to the education service district board by the boards of 41 the component school districts that represent two-thirds of the component school districts 42of the education service district and that have at least a majority of the students included in the average daily membership of the education service district, as determined by the re-43 44 ports of the school districts for the preceding school year, enrolled in the schools of the 45 district; or

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<sup>38</sup> "SECTION 7. (1) An education service district shall organize as a shared governance education service district if: 39

1 "(b) A majority vote of the education service district board approves a petition to or-2 ganize or reorganize as a shared governance education service district.

"(2) Following an action described in subsection (1) of this section, the education service
district board shall issue an order declaring the education service district to be a shared
governance education service district.

6 "(3) When an education service district organizes as a shared governance education ser-7 vice district as provided in this section, the shared governance education service district 8 shall come into existence effective May 31 of the year following the declaration of the edu-9 cation service district board as provided in subsection (2) of this section.

<sup>10</sup> "<u>SECTION 8.</u> (1) Within 30 days after the order to organize as a shared governance edu-<sup>11</sup> cation service district and notwithstanding ORS chapter 255, the board of directors of the <sup>12</sup> education service district shall divide the district into five zones. The zones shall be as nearly <sup>13</sup> equal in census population as may be practicable. If possible, the board shall establish the <sup>14</sup> zones so that each county within the shared governance education service district has at <sup>15</sup> least one member on the board.

"(2) Within 90 days after the zones required in subsection (1) of this section are established, the board of directors shall call a special election in the new shared governance education service district for the purpose of electing directors, one of whom must be elected from each zone established under subsection (1) of this section by the component district school boards of the zone.

"(3) A person may be nominated to be a candidate to serve as a director of a shared governance education service district by filing a declaration of candidacy with the board of directors of the education service district. A candidate must be qualified to hold office and must be a resident of the zone, as determined by the board.

"(4) During the period following their election and prior to taking office, the elected board
of directors of the shared governance education service district shall appoint the directors
described in section 11 (3)(b), chapter 828, Oregon Laws 2005.

"(5) During the period following their election or appointment and prior to the date the shared governance education service district comes into existence, the board of directors of the shared governance education service district may take such action as is necessary in order that the shared governance education service district may carry out its required functions when it comes into existence.

33 "<u>SECTION 9.</u> (1) The board of directors of a shared governance education service district
 34 takes office on July 1 following the election of the elected directors.

35 "(2) Two elected directors and two appointed directors of a new shared governance edu-36 cation service district shall serve terms expiring June 30 next following the first regular 37 district election. Three elected directors and two appointed directors shall serve terms ex-38 piring June 30 next following the second regular district election.

"(3) The directors first elected or appointed shall determine by lot the length of term
 each shall hold office.

41 "(4) Notwithstanding any other provisions of law, the term of office of boards of directors 42 of the preexisting education service district shall terminate on the date on which the shared 43 governance education service district comes into existence and its new board of directors 44 qualifies to hold office.

45 "SECTION 10. (1) Section 13, chapter 828, Oregon Laws 2005, as amended by section 4,

1 chapter 589, Oregon Laws 2007, is repealed.

2 "(2) Section 14, chapter 828, Oregon Laws 2005, as amended by section 5, chapter 589,

- 3 Oregon Laws 2007, is repealed.
- 4 "(3) Section 15, chapter 828, Oregon Laws 2005, as amended by section 6, chapter 589,
- 5 Oregon Laws 2007, is repealed.
- 6 "(4) Section 2, chapter 589, Oregon Laws 2007, is repealed.".

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