# A-Engrossed Senate Bill 832

Ordered by the Senate June 9 Including Senate Amendments dated June 9

Sponsored by Senator GEORGE

#### 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.

[Directs semi-independent state agencies, independent not-for-profit public corporations, independent public corporations and nongovernmental entities that receive moneys from state to provide services under law or contract to provide financial information about agency, corporation or entity to Legislative Assembly upon request.]

Modifies collateral requirements for depositories holding public funds.

Revises provisions that govern investments of moneys by State Treasurer. Establishes Oregon Short Term Fund as investment vehicle for certain funds held by

Establishes Oregon Short ferm Fund as investment venicle for certain funds held by State Treasurer.

Declares emergency, effective on passage.

1	A BILL FOR AN ACT
2	Relating to state finance; creating new provisions; amending ORS 286A.560, 291.003, 293.701, 293.723,
3	293.761, 293.875, 294.035, 294.135, 294.810, 294.882, 294.895, 295.001, 295.004, 295.006, 295.008,
4	295.013, 295.015, 295.018, 295.031, 295.034, 295.037, 295.041, 295.046, 295.048, 295.053, 295.061,
5	295.073 and 311.780; repealing ORS 295.087; and declaring an emergency.
6	Be It Enacted by the People of the State of Oregon:
7	SECTION 1. ORS 295.001 is amended to read:
8	295.001. As used in ORS 295.001 to 295.108, unless the context requires otherwise:
9	(1) "Adequately capitalized" means a bank depository that is classified as adequately capitalized
10	by its primary federal regulatory authority.
11	(2) "Bank depository" means an insured institution or trust company that:
12	(a) Maintains a head office or branch in this state in the capacity of an insured institution or
13	trust company; and
14	(b) Complies with ORS 295.008.
15	(3) "Business day" means any day other than a federal or State of Oregon legal holiday or a day
16	on which offices of the State of Oregon are otherwise authorized by law to remain closed.
17	(4) "Closed depository" means a bank depository that is subject to a loss.
18	[(4)] (5) "Credit union depository" means a credit union as defined in ORS 723.006 or a federal
19	credit union if:
20	(a) The shares and deposits of the credit union or federal credit union are insured by the Na-
21	tional Credit Union Share Insurance Fund; and
22	(b) The credit union or federal credit union maintains a head office or branch in this state in
23	the capacity of a credit union or federal credit union.

24 [(5)] (6) "Custodian bank" or "custodian" means one of the following institutions designated by

the bank depository for its own account: 1 2 (a) The Federal Home Loan Bank designated to serve this state, or any branch of that bank; or (b) Any insured institution or trust company that: 3 (A) Is authorized to accept deposits or transact trust business in this state; 4 (B) Complies with ORS 295.008; and 5 (C) Has been approved by the State Treasurer to serve as a custodian bank, if the State Treas-6 urer has approved custodians under ORS 295.008. 7 [(6)] (7) "Custodian's receipt" or "receipt" means a document issued by a custodian bank de-8 9 scribing the securities deposited with it by a bank depository to secure public fund deposits. [(7)] (8) "Depository" means a bank depository or a credit union depository. 10 [(8)] (9) "Financial institution outside this state" means a financial institution, as defined in ORS 11 12 706.008, that is not an extranational institution, as defined in ORS 706.008, and is not a bank de-13 pository or credit union depository, as defined in this section. [(9)] (10) "Insured institution" means an insured institution as defined in ORS 706.008. 14 15 [(10)] (11) "Loss" means the issuance of an order by a regulatory or supervisory authority or a court of competent jurisdiction: 16 (a) Restraining a bank depository from making payments of deposit liabilities; or 17 18 (b) Appointing a receiver for a [public] depository. (12) "Maximum liability" means a sum equal to 10 percent of the greater of: 19 (a) All uninsured public funds deposits held by the bank depository as shown on the date 20of its most recent treasurer report; or 2122(b) The average of the balances of uninsured public funds deposits on the last two immediately preceding treasurer reports. 23[(11)] (13) ["Maximum liability" of] "Minimum collateral requirement" for a bank depository 24on any given date means a sum equal to: 25(a) For a well capitalized bank depository that has not been required to increase its collat-2627eral pursuant to ORS 295.018, 10 percent of the greater of: (A) All **uninsured** public funds held by the bank depository, as shown on the most recent 2829treasurer report; 30 (B) The average of the balances of uninsured public funds held by the bank depository, as 31 shown on the last [four] two immediately preceding treasurer reports; or (C) An amount otherwise prescribed in ORS 295.001 to 295.108. 32(b) For [an adequately capitalized bank depository, 25 percent of the greater of] a well capitalized 33 34 bank depository that has been required to increase its collateral pursuant to ORS 295.018, the percentage required by the State Treasurer pursuant to ORS 295.018 multiplied by the 35 36 greater of: 37 (A) All uninsured public funds held by the bank depository, as shown on the most recent 38 treasurer report; (B) The average of the balances of **uninsured** public funds held by the bank depository, as 39 shown on the last [four] two immediately preceding treasurer reports; or 40 (C) An amount otherwise prescribed in ORS 295.001 to 295.108. 41 (c) For an adequately capitalized bank depository or an undercapitalized bank depository, 110 42 percent of the greater of: 43 (A) All uninsured public funds held by the bank depository; or 44 (B) The average of the balances of **uninsured** public funds held by the bank depository, as 45

1 shown on the last [four] two immediately preceding treasurer reports.

2 [(12)] (14) "Net worth" of a bank depository means[:]

3 [(a)] the [equity] total risk-based capital of the bank depository, as shown on the immediately 4 preceding report of condition and income, and may include capital notes and debentures that are 5 subordinate to the interests of depositors[; or]

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[(b) An amount of equity capital designated by the State Treasurer].

7 [(13)] (15) "Pledge agreement" means a written agreement among an insured institution or trust 8 company, the State Treasurer and a custodian that pledges the securities deposited by the insured 9 institution or trust company with the custodian as collateral for deposits of **uninsured** public funds 10 held by the insured institution or trust company. The agreement must be approved by the board of 11 directors or loan committee of the insured institution or trust company and must be continuously 12 maintained as a written record of the insured institution or trust company.

[(14)] (16) "Public funds" or "funds" means funds under the control or in the custody of a public
 official by virtue of office.

15 [(15)] (17) "Public official" means each officer or employee of this state or any agency, political 16 subdivision or public or municipal corporation thereof, or any housing authority, who by law is made 17 the custodian of or has control of any public funds.

[(16)] (18) "Report of condition and income" means the quarterly report submitted to a bank
 depository's primary federal regulatory authority.

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[(17)] (19) "Security" or "securities" means:

(a) Obligations of the United States, including those of its agencies and instrumentalities and
 of government sponsored enterprises;

23 (b) Obligations of the International Bank for Reconstruction and Development;

24 (c) Bonds of any state of the United States:

(A) That are rated in one of the four highest grades by a recognized investment service organization that has been engaged regularly and continuously for a period of not less than 10 years in
rating state and municipal bonds; or

(B) Having once been so rated are ruled to be eligible securities for the purposes of ORS 295.001
to 295.108, notwithstanding the loss of such rating;

(d) Bonds of any county, city, school district, port district or other public body in the United
States payable from or secured by ad valorem taxes and that meet the rating requirement or are
ruled to be eligible securities as provided in paragraph (c) of this subsection;

(e) Bonds of any county, city, school district, port district or other public body issued pursuant to the Constitution or statutes of the State of Oregon or the charter or ordinances of any county or city within the State of Oregon, if the [issuing body has not been in default with respect to the payment of principal or interest on any of its bonds within the preceding 10 years or during the period of its existence if that is less than 10 years] bonds have a long-term rating of AA or better;

(f) With the permission of the State Treasurer and in accordance with rules adopted by the State
Treasurer, loans made to any county, city, school district, port district or other public body in the
State of Oregon, if the borrower has not been in default with respect to the payment of principal
or interest on any of its loans within the preceding 10 years or during the period of its existence
if that is less than 10 years;

(g) With the permission of the State Treasurer and in accordance with rules adopted by the
State Treasurer, bond anticipation notes issued, sold or assumed by an authority under ORS 441.560;
(h) Bonds, notes, letters of credit or other securities or evidence of indebtedness constituting the

1 direct and general obligation of a federal home loan bank or Federal Reserve bank;

2 (i) Debt obligations of domestic corporations that are rated in one of the three highest grades 3 by a recognized investment service organization that has been engaged regularly and continuously

4 for a period of not less than 10 years in rating corporate debt obligations; and

5 (j) Collateralized mortgage obligations and real estate mortgage investment conduits that are 6 rated in one of the two highest grades by a recognized investment service organization that has been 7 engaged regularly and continuously for a period of not less than 10 years in rating corporate debt 8 obligations.

9 [(18)] (20) "Treasurer report" means a written report signed or authenticated by an officer of a 10 bank depository that has in its possession uninsured public funds deposits setting forth as of 11 the close of business on a specified date:

12 (a) The total amount of **uninsured** public funds on deposit with the bank depository;

#### 13 (b) The total amount of public funds on deposit with the bank depository;

14 [(b)] (c) The net worth of the bank depository;

[(c)] (d) The amount and nature of eligible collateral then on deposit with its custodian to
 collateralize the bank depository's public funds deposits; and

17 [(d)] (e) The identity of its custodian.

[(19)] (21) "Treasurer report due date" means a date not less than 10 business days after the date a bank depository's report of condition and income is due to be submitted [to its federal regulatory authority].

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[(20)] (22) "Trust company" means a trust company as defined in ORS 706.008.

[(21)] (23) "Undercapitalized" means a bank depository that is classified as undercapitalized,
 significantly undercapitalized or critically undercapitalized by its primary federal regulatory
 authority.

(24) "Uninsured public funds" or "uninsured public funds deposits" means public funds deposited in a bank depository that exceed the amounts insured or guaranteed as described in ORS 295.002 (1)(a) and (b) and does not include public funds deposited in a certificate of deposit or time deposit under ORS 295.004.

29 [(22)] (25) "Value" means the current market value of securities.

30 [(23)] (26) "Well capitalized" means a bank depository that is classified as well capitalized by 31 its primary federal regulatory authority.

32 SECTION 2. ORS 295.004 is amended to read:

295.004. (1) A public official may deposit public funds in a bank depository in an amount in excess of the amount allowed in ORS 295.002 without requiring the bank depository to show that it has entered into [*the agreement described in ORS 295.008 (2)(b*)] **a pledge agreement** or deposited securities pursuant to ORS 295.015 (1) if the funds are initially deposited into a bank depository in Oregon and the Oregon bank depository participates in a program through which:

(a) The Oregon bank depository arranges for deposit of the funds into one or more certificates
 of deposit or time deposits issued by other financial institutions in the United States;

40 (b) Each certificate of deposit or time deposit is fully insured by the Federal Deposit Insurance
41 Corporation;

42 (c) The Oregon bank depository administers the funds on behalf of the public official; and

(d) Other financial institutions participating in the program place funds into the Oregon depos itory in an amount at least equal to the amount deposited into the Oregon bank depository by the

45 public official for purposes of the program.

(2) Until the Oregon bank depository places public funds into one or more certificates of deposit 1 or time deposits as provided in subsection (1) of this section, any **uninsured** public funds held by 2 the Oregon bank depository pending such placement [that are in excess of the amounts allowed in 3 ORS 295.002] must be collateralized as provided in ORS 295.001 to 295.108 for other uninsured 4 public funds deposits.  $\mathbf{5}$ 

(3) The provisions of ORS 295.006, 295.013, 295.015, 295.018 and 295.037 do not apply to public 6 funds deposits deposited into a bank depository in Oregon that the bank depository arranges for 7 under the provisions of the program described in this section. The provisions of ORS 294.035 and 8 9 295.001 requiring deposit of public funds into depositories that have offices or branches in Oregon do not apply to certificates of deposit or time deposits that an Oregon bank depository arranges for 10 under the provisions of the program described in this section. 11

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SECTION 3. ORS 295.006 is amended to read:

13 295.006. (1) Each bank depository shall keep on file with the State Treasurer the name and address of its custodian bank. 14

15(2) Each public official shall keep on file with the State Treasurer the names, addresses and such other information as the State Treasurer shall prescribe by rule of each depository in which the 16 17 public official deposits public funds.

18 (3) If a public official changes a bank depository in which the public official deposits public funds, the public official shall report the information required under subsection (2) of 19 this section or by rule regarding the change to the State Treasurer within three business 20days after the effective date of the change. 21

22SECTION 4. ORS 295.008 is amended to read:

23295.008. (1)(a) An insured institution or trust company may not be a custodian bank under ORS 295.001 to 295.108, unless it certifies in writing to the State Treasurer that it will furnish the reports 24required under ORS 714.075 to the Director of the Department of Consumer and Business Services. 25

(b) The State Treasurer may approve one or more insured institutions or trust companies to 2627serve as custodians [for bank depositories]. The State Treasurer shall promptly notify all bank depositories of the approval of an insured institution or trust company to serve as a custodian. 28

(2) An insured institution or trust company may not be a bank depository under ORS 295.001 to 2930 295.108, unless it:

31 (a) Certifies in writing to the State Treasurer that it will furnish, by the time specified by the Director of the Department of Consumer and Business Services: 32

(A) The reports required under ORS 714.075 to the director [of the Department of Consumer and 33 34 Business Services]; and

35 (B) Any other information the director considers necessary to determine whether to advise the State Treasurer to order a bank depository to increase its collateral under ORS 36 37 295.018.

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(b) Except as provided in subsection (4) of this section, enters into a pledge agreement; and

(c) Complies with subsection (3) of this section.

(3) [After July 1, 2008,] Any insured institution or trust company [that is not acting as a bank 40 depository on July 1, 2008, and] that wishes to become a bank depository shall file with the State 41 Treasurer an initial written report signed or authenticated by an officer of the insured institution 42 or trust company setting forth, as of the date the insured institution or trust company intends to 43 commence acting as a bank depository: 44

(a) The estimated total amount of public funds that will be on deposit with the insured institu-

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1 tion or trust company;

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(b) The estimated net worth of the insured institution or trust company;

3 (c) The amount and nature of the collateral that will be deposited with its custodian to 4 collateralize the public funds deposits; and

5 (d) The identity of its custodian.

6 (4) An insured institution or trust company may be a bank depository under ORS 295.001 to 7 295.108 without entering into a pledge agreement or complying with subsection (3) of this section 8 if the insured institution or trust company does not hold any [funds on deposit for a public official 9 that exceed the limits specified in ORS 295.002 for that type of depository] uninsured public funds 10 deposits. The provisions of ORS 295.006, 295.013, 295.015, 295.018, 295.037 and 295.061 do not apply 11 to an insured institution or trust company that is a bank depository under this subsection.

12 (5) An insured institution or trust company that merges with, acquires all the assets of, 13 acquires ownership of or otherwise becomes a successor entity to a bank depository that has entered into a pledge agreement must execute a new pledge agreement or provide evidence 14 15 satisfactory to the State Treasurer of the assumption by the successor insured institution or trust company of all of the duties and obligations of the bank depository under the exist-16 ing pledge agreement. An insured institution or trust company that fails to enter into a 17 18 pledge agreement or provide evidence of its assumption of the existing pledge agreement 19 within the time specified by the State Treasurer shall be treated as a bank depository holding 20uninsured public funds that has failed to pledge adequate collateral under ORS 295.031.

21 SECTION 5. ORS 295.013 is amended to read:

22 295.013. (1) Upon receipt of securities from the bank depository, the custodian bank shall issue 23 to the State Treasurer, with a copy to the bank depository, a custodian's receipt describing the se-24 curities.

25 (2) Each custodian shall:

(a) Maintain an accurate inventory of the securities of each bank depository described in the
 custodian's receipts issued by the custodian to the State Treasurer, and adjust the inventory to re flect withdrawals and substitutions of securities previously inventoried.

(b) Appraise the value of the securities added to and withdrawn from the inventory of the bank
depository, and appraise the value of the entire inventory of the bank depository on the last day of
each month and at such other times as the State Treasurer directs.

(c) Provide a monthly report to the State Treasurer listing the securities pledged by each bank
depository and setting forth the value of each security and of the entire inventory of securities
pledged by the bank depository.

(d) Notify a bank depository in writing [whenever] within one business day after the custo dian determines that the value of the securities held by the custodian for the bank depository is
 less than the minimum collateral requirement for the bank depository.[:]

38 [(A) For a bank depository that is subject to increased collateral requirements under ORS 295.018,
39 110 percent of the greater of:]

40 [(i) All public funds held by the bank depository; or]

[(ii) The average of the balances of public funds held by the bank depository, as shown on the last
four immediately preceding treasurer reports; or]

43 [(B) For a bank depository that is not subject to increased collateral requirements under ORS
44 295.018, the maximum liability for the bank depository.]

45 (e) Notify the State Treasurer in writing [if] within one business day after the custodian

1 learns that a bank depository [fails] failed to increase the value of its securities within [five busi-

2 ness days after receipt of notice under paragraph (d) of this subsection] the time required under

3 ORS 295.015 (3)(b).

4 (f) Notify the State Treasurer in writing if a bank depository increases the value of its securities 5 to an adequate amount after receipt of notice under paragraph (d) of this subsection.

6 (g) Notify the State Treasurer [whenever] within one business day after the custodian de-7 termines that a bond in the inventory of a bank depository no longer meets the rating requirements 8 described in ORS 295.001 [(17)(c) or (d)] (19)(c) or (d).

9 **SECTION 6.** ORS 295.015 is amended to read:

10 295.015. Except as provided in ORS 295.018:

(1)(a) Each bank depository throughout the period of its possession of [*public fund deposits in excess of the amounts insured or guaranteed as described in ORS 295.002 (1)(a) and (b)*] **any uninsured public funds deposits** shall maintain on deposit with its custodian, at its own expense, securities having a value at least equal to its [*maximum liability*] **minimum collateral requirement** and as otherwise prescribed in ORS 295.001 to 295.108. Such collateral shall be deposited with the bank depository's custodian and shall be clearly designated **by the bank depository and the custodian** as security for the benefit of depositors of public funds under ORS 295.001 to 295.108.

(b) For purposes of this section, when pledged as collateral for public funds deposits, loans described in ORS 295.001 [(17)(f)] (19)(f) shall be discounted to 75 percent of the unpaid principal balance owing on the loan from time to time, or to a lower value determined by the State Treasurer from time to time.

(c) When a bond anticipation note is pledged as collateral for public funds deposits, if there is no readily determinable market value for the note, it shall be discounted to 75 percent of the unpaid principal balance owing on the note from time to time, or to a lower value determined by the State Treasurer from time to time.

(2) The bank depository may deposit other eligible securities with its custodian and withdraw from deposit securities theretofore pledged to secure deposits of public funds, if the remaining securities have a value not less than its [maximum liability] minimum collateral requirement. The State Treasurer shall execute such releases and surrender such custodian's receipts as are appropriate to effect substitutions and withdrawals of matured and excess pledged securities.

(3) If a bank depository's [maximum liability] minimum collateral requirement increases because it ceases to be a well capitalized bank depository [or because it ceases to be an adequately
capitalized bank depository,] as reflected in the bank depository's last treasurer report, call
report or other public filing, or if the bank depository receives notice from the bank depository's custodian under ORS 295.013 (2)(d) or the State Treasurer:

(a) Within [five] three business days after the date on which the bank depository's [maximum
 *liability*] minimum collateral requirement increases, the bank depository shall[:]

[(a)] notify its custodian, the Director of the Department of Consumer and Business Services and the State Treasurer in writing that the bank depository's [maximum liability] minimum collateral requirement has increased, setting forth the bank depository's new [maximum liability] minimum collateral requirement and the bank depository's plan for increasing its pledged collateral to the minimum collateral requirement; and

(b) Within five business days after the date on which the bank depository's minimum
collateral requirement increases, or within a longer period approved by the State Treasurer
and the director, the bank depository shall, in accordance with the plan approved by the

1 State Treasurer and the director, tender to its custodian additional securities having sufficient 2 value to increase the total value of its securities pledged as collateral for public funds deposits to 3 the new [maximum liability] minimum collateral requirement of the bank depository.

4 (4) If a bank depository's [maximum liability] minimum collateral requirement decreases be-

cause it moves from being an undercapitalized bank depository or an adequately capitalized bank
depository to being a well capitalized bank depository [or an adequately capitalized bank depository,
or because it moves from being an adequately capitalized bank depository to a well capitalized bank
depository], or because the State Treasurer no longer requires the bank depository to pledge

9 additional collateral under ORS 295.018, the bank depository may:

(a) Notify its custodian and the State Treasurer in writing that the bank depository's [maximum
 *liability*] minimum collateral requirement has decreased, setting forth the bank depository's new
 [maximum liability] minimum collateral requirement; and

(b) With the written approval of the State Treasurer, withdraw from its custodian any securities
 that exceed the bank depository's new [maximum liability] minimum collateral requirement.

(5) The State Treasurer shall act upon requests for releases and withdrawals of securities under
subsections (2) and (4)(b) of this section within three business days after the receipt of each request.
SECTION 7. ORS 295.018 is amended to read:

18 295.018. (1)(a) The State Treasurer may require any bank depository during any period when it 19 has in its possession [*public fund*] **any uninsured public funds** deposits to maintain on deposit with 20 its custodians securities having a value not less than 110 percent of the greater of:

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[(a)] (A) All **uninsured** public funds held by the bank depository; or

[(b)] (B) The average of the balances of uninsured public funds held by the bank depository,
as shown on the last [four] two immediately preceding treasurer reports.

(b) In consultation with the Director of the Department of Consumer and Business Services, the State Treasurer may permit a bank depository to increase its collateral as required under paragraph (a) of this subsection over a period of time specified by the State Treasurer or may require a bank depository to increase its collateral to an amount that is less than the amount specified in paragraph (a) of this subsection.

(2) An increase in collateral under subsection (1) of this section shall be ordered upon the advice 2930 of the director [of the Department of Consumer and Business Services]. If the bank depository is a 31 national bank or a federally chartered savings bank or savings and loan association, in giving advice 32to the State Treasurer the director may rely exclusively on information provided to the director by federal regulatory agencies and by the bank, savings bank or association on forms prescribed by 33 34 the director. As a condition of being analyzed and reviewed by the director, a [federal association] national bank or a federally chartered savings bank or savings and loan association shall 35 agree and consent to provide the director with accurate, pertinent and timely information. 36

(3) If the State Treasurer orders a bank depository to increase its collateral under sub section (1) of this section, the State Treasurer shall give notice of the order to the director
 and the custodian of the bank depository within one business day after issuing the order.

40 [(3)] (4) Failure of the director to inform the State Treasurer of the condition of any bank de-41 pository does not give any public depositor any right or impose any liability on the director. The 42 State Treasurer shall not be liable to any public depositor or to any bank depository for increasing 43 or not increasing the collateral requirement as authorized in subsection (1) of this section.

44 [(4)] (5) [Any bank depository notified by the State Treasurer of the increased collateral require-45 ment shall comply with the order within five business days by increasing the collateral in the same

1 manner as required for the initial deposit of collateral in ORS 295.015 and, within the same five days,

2 shall notify the State Treasurer of its compliance by supplying copies of the custodian's receipts for,

3 or statement of activity showing, the increased collateral.] Any bank depository notified by the

4 State Treasurer of the increased collateral requirement shall:

5 (a) Within three business days after receiving the notice, submit to the State Treasurer 6 and the director the bank depository's plan for increasing its collateral to the level required 7 by the State Treasurer under subsection (1) of this section; and

8 (b) Within five business days after receiving approval of its plan submitted under para-9 graph (a) of this subsection, or within a longer period approved by the State Treasurer and 10 the director, increase its collateral to the level required by the State Treasurer under sub-11 section (1) of this section and notify the State Treasurer and the director of its compliance 12 by supplying copies of the custodian's receipts for, or statement of activity showing, the in-13 creased collateral.

14 [(5)(a)] (6)(a) If the State Treasurer does not receive the notice required in subsection [(4)] (5)(b) 15 of this section within the [required five business days] applicable period under subsection (5)(b) 16 of this section, the State Treasurer shall immediately [notify the director of the failure and shall] 17 send notice to [all public officials served by] each public official who has notified the State 18 Treasurer that the public official has public funds on deposit in that bank depository of [its] 19 the bank depository's failure to comply.

(b) If, after giving notice as required by paragraph (a) of this subsection, the State Treasurer receives notice that the bank depository is in compliance with the increased collateral requirements, the **State** Treasurer shall notify [*the public officials served by the bank depository*] **each public official who was notified under paragraph (a) of this subsection** that the bank depository is once again in compliance.

[(6)] (7) A bank depository that does not comply with subsection [(4)] (5) of this section [shall accept no further public funds deposits that are not insured by the Federal Deposit Insurance Corporation] may not accept additional uninsured public funds deposits.

[(7)] (8) The [names of financial institutions] collateralization requirement for a bank depository and the amount of collateral held by a custodian contained in records received or compiled by the State Treasurer [pursuant to the provisions of this section shall be] is exempt from public disclosure unless the public interest requires disclosure in the particular instance.

(9) The State Treasurer may require a bank depository that is required to increase its
 collateral under subsection (5) of this section to file the reports required under ORS 295.061
 (3).

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SECTION 8. ORS 295.031 is amended to read:

295.031. (1) Within [*five*] **three** business days after the State Treasurer receives notice from a custodian pursuant to ORS 295.013 (2)(e), **receives information from the Director of the Department of Consumer and Business Services or other sources under ORS 295.071 or 295.073**, or **otherwise receives information** indicating that a bank depository has failed to pledge adequate collateral with its custodian, the **State** Treasurer shall send written notice of the failure to each public official who has **uninsured** public funds on deposit in the bank depository with respect to which the notice [*under ORS 295.013 (2)(e)*] was given **or the information was received**.

(2) Within five business days after the State Treasurer receives notice from a custodian pursuant
to ORS 295.013 (2)(f) indicating that a bank depository has once again pledged adequate collateral
with its custodian, the **State** Treasurer shall send written notice to each public official who was

1 notified under subsection (1) of this section stating that the bank depository once again has ade-2 quate collateral.

3 **SECTION 9.** ORS 295.034 is amended to read:

295.034. (1) Within [20] **15** business days after a public official receives a notice from the State Treasurer pursuant to ORS 295.018 [(5)(a)] (6)(a), [or] 295.031 (1) or 295.061 (4)(a), the public official shall withdraw from the bank depository to which the notice applies all uninsured public funds deposits [except those deposits that are insured by the Federal Deposit Insurance Corporation].

8 (2) If a public official receives a notice from the State Treasurer pursuant to ORS 295.018 9 [(5)(a)] (6)(a), [or] 295.031 (1) or 295.061 (4)(a), beginning [20] 15 business days after the public official receives the notice, the public official may not deposit into the bank depository to which the 10 notice applies any public funds [deposits if, as a result of such a deposit, the total public funds of the 11 12 public official on deposit with the bank depository exceed the deposit insurance limit of the Federal Deposit Insurance Corporation] that, as a result of such a deposit, would be uninsured public 13 funds deposits. The prohibition on deposits continues until the public official receives notice under 14 15 ORS 295.018 [(5)(b)] (6)(b), [or] 295.031 (2) or 295.061 (4)(b) indicating that the bank depository is 16 in compliance with ORS 295.013, [or] 295.018 or 295.061, as applicable.

(3) Except as required by any applicable law or regulation, a bank depository may not impose
any early withdrawal penalty or any forfeiture of interest with respect to a withdrawal made by a
public official pursuant to this section.

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**SECTION 10.** ORS 295.037 is amended to read:

21 295.037. (1) The deposit of securities by a bank depository with its custodian pursuant to ORS 22 295.001 to 295.108 constitutes consent by the bank depository to the disposition of the securities in 23 accordance with this section.

(2) When a loss has occurred in a bank depository, the bank depository shall as soon as possible
make payment to the proper public officials of all funds subject to the loss, pursuant to the following
procedures:

(a) Immediately upon occurrence of the loss, the State Treasurer shall take possession
of the securities segregated as collateral for uninsured public funds deposits held by the
closed depository and begin to liquidate as much of the collateral as the State Treasurer
estimates is necessary, based upon the most recent information available to the State
Treasurer on the amount of uninsured public funds deposits held by the closed depository,
for distribution of the proceeds among public officials entitled to the proceeds as provided in
this section.

[(a)] (b) The Director of the Department of Consumer and Business Services or the receiver for the closed depository shall, within 20 days after the issuance of a restraining order or taking possession of any bank depository, ascertain the amount of public funds on deposit in the bank depository as disclosed by its records and the amount of the public funds covered by deposit insurance or deposit guaranty bonds and certify the amounts to the State Treasurer and to each public official who has public funds on deposit in the bank depository.

40 [(b)] (c) Each public official who has **uninsured** public funds on deposit in the bank depository 41 shall, within 10 days after receipt of the certification from the Director of the Department of Con-42 sumer and Business Services or the receiver, furnish to the State Treasurer verified statements of 43 the **uninsured** public funds that the public official has on deposit in the bank depository.

(3) Upon receipt of the certification from the Director of the Department of Consumer and
 Business Services or the receiver and the verified statements from the public officials who have

1 uninsured public funds on deposit in the bank depository, the State Treasurer shall ascertain and

2 fix the amount of public funds on deposit in the bank depository, plus interest to the date the funds 3 are distributed to the public official at the rate the bank depository agreed to pay on the funds,

4 minus any amount covered by deposit insurance or deposit guaranty bonds.

5 (4) After making the calculation described in subsection (3) of this section, the State Treasurer 6 shall assess the [*net*] amount of **uninsured** public funds against all bank depositories, as follows:

(a) First, against the [bank] closed depository [that suffered the loss], to the extent of the full
value of [its collateral deposited with its custodian pursuant to ORS 295.001 to 295.108] the proceeds
realized from the liquidation of its collateral by the State Treasurer under subsection (2) of
this section, plus the treasurer's estimate of the amount of proceeds expected to be received
from the collateral still to be liquidated by the State Treasurer; and

(b) Second, against [*the collateral of all*] all of the other bank depositories, on a proportionate
basis determined as provided in subsection (5) of this section. The amount assessed against each
other bank depository under this paragraph may not exceed the maximum liability of the
bank depository.

(5) For purposes of subsection (4) of this section, the proportionate share of each of the other
 bank depositories shall be determined by:

(a) Averaging the total amounts of [the total] all uninsured public funds deposits reported on
the bank depository's last [four] two treasurer reports;

(b) Averaging the aggregate total amounts of [*the total*] all uninsured public funds deposits
reported on the last [*four*] two treasurer reports of all of the bank depositories; and

(c) Dividing the result of the calculation performed under paragraph (a) of this subsection by the
 result of the calculation performed under paragraph (b) of this subsection.

(6) Notwithstanding the assessment provisions of subsection (4) of this section, the State Treasurer shall assess the [net] amount of **uninsured** public funds deposits of a public official only against the [bank] closed depository [that suffered the loss], and not against [the collateral of] other bank depositories, if the public official:

(a) Was given appropriate notice about the [bank] closed depository by the State Treasurer
under ORS 295.018 [(5)(a)] (6)(a), [or] 295.031 (1) or 295.061 (4)(a) and did not comply with ORS
295.034; [and] or

(b) [The public official did not comply with ORS 295.034] Failed to timely comply with the
requirements of ORS 295.006 and, as a result of the failure to timely comply, did not receive
appropriate notice about the closed depository from the State Treasurer under ORS 295.018
(6)(a), 295.031 (1) or 295.061 (4)(a).

(7) The assessment by the State Treasurer against the closed depository shall be payable immediately from the proceeds of the collateral delivered to the State Treasurer. Assessments made by the State Treasurer against the other bank depositories are payable on the fifth business day following demand. If any bank depository fails to pay its assessment, the State Treasurer shall take possession of and liquidate the securities segregated as collateral for uninsured public funds deposits held by the bank depository [and liquidate the securities for the purpose of paying the assessment] or so much of the securities as is needed to pay the bank depository's assessment.

(8) The State Treasurer shall distribute the [net proceeds of the assessments and of any liquidated collateral] amounts received by the State Treasurer from the assessments, to the extent that they do not exceed the total [net] amount of uninsured public funds deposits and accrued interest claimed by the public officials, among the public officials entitled to the proceeds in proportion to 1 the public officials' respective claims.

(9) If the [net proceeds of the assessments and of any liquidated collateral] **amounts received by the State Treasurer from the assessments** are inadequate, after all other available sources are applied, to meet the total claims of the public officials [entitled to the proceeds] for the amount of their uninsured public funds deposits, the public officials may make claims against the closed [bank] depository as general creditors, but not against any bank depository other than the closed depository.

8 (10)(a) If the final amount of proceeds from the liquidation of collateral received by the 9 State Treasurer from a closed depository exceeds the amount of the assessment against the 10 closed depository under subsection (4)(a) of this section, the State Treasurer shall pay the 11 amount of the excess to the closed depository.

(b) If the final amount of proceeds from the liquidation of collateral received by the State Treasurer from other bank depositories exceeds the amount of the assessment against the other bank depositories under subsection (4)(b) of this section, the State Treasurer shall pay the excess to the other bank depositories in proportion to the amounts paid to the State Treasurer under their assessments.

(c) If the final amount of proceeds from the liquidation of collateral received by the State
Treasurer from a bank depository, other than the closed depository, under subsection (7) of
this section exceeds the amount of the assessment against the bank depository, the State
Treasurer shall pay the excess to the bank depository.

21 [(10)] (11) The prohibition on transfers of assets set forth in ORS 711.410 does not apply to as-22 sessments, payments, transfers or sales of securities made pursuant to this section.

23 SECTION 11. ORS 295.041 is amended to read:

295.041. Upon the distribution of the proceeds of assessments and liquidated collateral pursuant 2425to ORS 295.037 by the State Treasurer to any public official, the State Treasurer shall be subrogated to all of the right, title and interest of the public official against the closed [bank] depository, and 26shall share in any distribution of its assets ratably with other depositors. Any sums received from 27any distribution shall be paid to the public officials to the extent of any unpaid net deposit liability 28and the balance remaining shall be paid to the bank depositories against which the assessments 2930 were made, pro rata in proportion to the assessments actually paid by each bank depository. How-31 ever, the closed [bank] depository may not share in any distribution of the balance remaining. If the State Treasurer incurs expenses in enforcing the treasurer's rights under this section, the expenses 32may be charged as provided in ORS 295.106. The State Treasurer shall submit a claim for expenses 33 34 to the bank depository, and if the charges are thereafter paid to the treasurer, they shall be treated 35 as a liquidation expense of the closed [bank] depository.

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SECTION 12. ORS 295.046 is amended to read:

37 295.046. (1) A bank depository may not accept a deposit of public funds if the deposit would 38 cause the aggregate of public funds deposits made by any one public official in the bank depository to exceed at any time the net worth of the bank depository. If a bank depository's net worth is re-39 duced, the bank depository may allow public funds on deposit in excess of the reduced net worth to 40 remain if the bank depository deposits with its custodian eligible securities valued at market value 41 in an amount at least equal to the amount of the excess public funds deposits. If the additional se-42curities required by this section are not deposited with the custodian, the bank depository shall 43 permit the public official to withdraw deposits prior to maturity, including accrued interest, in ac-44 cordance with applicable statutes and governmental regulations. 45

(2) The limitations of subsection (1) of this section do not apply to public funds deposits held
 by a bank depository in a certificate of deposit or time deposit under [the program described in] ORS
 295.004.
 <u>SECTION 13.</u> ORS 295.048 is amended to read:

5 295.048. (1) Notwithstanding ORS 295.046, a bank depository may not permit the aggregate of 6 public funds deposits on deposit with the bank depository from all public officials to exceed at any 7 time:

8 (a) 100 percent of the value of the bank depository's net worth, if the bank depository is an
9 undercapitalized bank depository;

(b) 150 percent of the value of the bank depository's net worth, if the bank depository is an
 adequately capitalized bank depository;

(c) 200 percent of the value of the bank depository's net worth, if the bank depository is a well
 capitalized bank depository; or

(d) 30 percent of the total aggregate uninsured public funds deposits of all public officials in
all bank depositories as reported in the most recent notice received by the bank depository from the
State Treasurer.

17 (2) The State Treasurer shall notify each bank depository and its custodian of the total aggre-18 gate **uninsured** public funds deposits of all public officials in all bank depositories, based on the 19 most recently submitted treasurer reports. The treasurer shall give the notification required by this 20 subsection by the last day of the month in which bank depositories are required to submit a treas-21 urer report.

(3) If a bank depository's aggregate of uninsured public funds deposits exceeds the amount set
forth in subsection (1) of this section, the bank depository shall, [not later than 20] within three
business days after receipt of notice from the State Treasurer, cease accepting deposits of
uninsured public funds.

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(4) Notwithstanding subsections (1) and (3) of this section:

(a) A bank depository may accept and hold **uninsured** public funds deposits in excess of the limits provided in subsection (1) of this section if the State Treasurer, upon good cause shown, approves the request of the bank depository to hold **uninsured** public funds in excess of the limits provided in subsection (1) of this section for a period not exceeding 90 days **and eligible securities are deposited with the bank depository's custodian as collateral in an amount at least equal** to the amount of the uninsured public funds deposits in excess of the limits provided in subsection (1) of this section.

(b) The [*limitations*] limits of subsection (1) of this section do not apply to public funds deposits
held by a bank depository in a [*program described in*] certificate of deposit or time deposit under
ORS 295.004.

(c) A well capitalized bank depository or an adequately capitalized bank depository may accept and hold public funds deposits in excess of the limit provided in subsection (1)(d) of this section if eligible securities are deposited with the bank depository's custodian as collateral in an amount at least equal to the amount of the public funds deposits in excess of the [*limitation*] **limit** prescribed in subsection (1)(d) of this section.

42 **SECTION 14.** ORS 295.053 is amended to read:

295.053. (1) If a bank depository ceases holding uninsured public funds deposits, the bank depository's custodian shall continue to hold the pledged securities of the bank depository as collateral
pursuant to ORS 295.001 to 295.108. Unless the State Treasurer directs that the bank depository's

[13]

securities be held for a longer period, the custodian shall hold the bank depository's pledged secu-1 2 rities for a period of 30 days.[:]

[(a) 30 days, in the case of a bank depository that was well capitalized as of the date the bank 3 depository ceased holding any public funds deposits;] 4

[(b) 90 days, in the case of a bank depository that was adequately capitalized as of the date the  $\mathbf{5}$ bank depository ceased holding any public funds deposits; or] 6

[(c) One year, in the case of a bank depository that was undercapitalized as of the date the bank 7 depository ceased holding any public funds deposits.] 8

9 (2) If any of a bank depository's pledged securities mature during the [periods] period described in subsection (1) of this section, the bank depository shall pledge substitute securities that shall be 10 held by its custodian until the expiration of the period. 11

12 (3) At the end of the [applicable holding] period described in subsection (1) of this section, 13 if the bank depository has not, during that period, [had on deposit] held any uninsured public funds deposits, the custodian shall tender the bank depository's securities to the bank depository. 14

15[(4) Notwithstanding the release of a bank depository's securities pursuant to subsection (3) of this section, the bank depository shall continue to be treated as a bank depository and shall be subject to 16 assessment under ORS 295.037 until one year after the bank depository ceased holding any public 17 funds deposits. If the bank depository no longer has pledged collateral that may be used to pay the 18 assessment, the bank depository shall remain liable for payment of the assessment from its other 19 20assets.]

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SECTION 15. ORS 295.061 is amended to read:

22295.061. (1) On or before each treasurer report due date, each bank depository that has in its possession uninsured public funds deposits of one or more public officials [that exceed the limits 23specified in ORS 295.002] shall file its treasurer report with its custodian bank and with the State 2425Treasurer.

(2) Each bank depository that files reports with the State Treasurer under subsection (1) of this 2627section shall notify the State Treasurer in writing or by electronic means within [10] three business days of: 28

(a) The date on which the bank depository's net worth is reduced by an amount greater than 2930 10 percent of the amount shown as its net worth on the most recent report submitted pursuant to 31 subsection (1) of this section; or

32(b) The date on which the bank depository ceases to be well capitalized and becomes adequately capitalized or undercapitalized, or ceases to be adequately capitalized and becomes undercapitalized. 33

34 (3) An adequately capitalized bank depository or an undercapitalized bank depository shall report the actual amount of **uninsured** public funds deposits held by it at least weekly to its 35 custodian bank and to the State Treasurer. 36

37 (4)(a) If a bank depository fails to file any of the reports or provide any of the notices 38 required under this section or fails to file any of the notices or reports required under ORS 295.018, the State Treasurer shall send a notice to each public official who has uninsured 39 public funds on deposit in the bank depository of the bank depository's failure to comply. 40

(b) If, after giving notice under paragraph (a) of this subsection, the State Treasurer 41 receives notice that the bank depository has filed the required reports or provided the re-42quired notices, the State Treasurer may notify each public official who was notified under 43 paragraph (a) of this subsection that the bank depository is once again in compliance. 44

(5) If a bank depository fails to comply with this section, the bank depository shall, 45

within three business days after receipt of notice from the State Treasurer, cease accepting 1 2 deposits of uninsured public funds. SECTION 16. ORS 295.073 is amended to read: 3 295.073. The Director of the Department of Consumer and Business Services shall advise the 4 State Treasurer in writing of any action the director takes or directs any bank depository to take 5 that will result in a reduction of greater than 10 percent of the net worth of the bank depository 6 as shown on the most recent treasurer report submitted pursuant to ORS 295.061. 7 SECTION 17. ORS 286A.560 is amended to read: 8 9 286A.560. As used in ORS 286A.560 to 286A.585 and 327.700 to 327.711, unless the context re-10 quires otherwise: (1) "Appropriated funds" for a particular fiscal year means any moneys, other than unobligated 11 12 net lottery proceeds, that are specifically appropriated or otherwise specifically made available by 13 the Legislative Assembly or the Emergency Board for a fiscal year to replenish reserves established as additional security for lottery bonds pursuant to the authority granted in ORS 286A.580 (6). 14 15 (2) "Bond-related costs" means: (a) The costs and expenses of issuing, administering and maintaining lottery bonds and the lot-16 tery bond program, including but not limited to paying or redeeming lottery bonds, paying amounts 17 due in connection with credit enhancements or any instruments authorized by ORS 286A.580 (6) and 18 paying the administrative costs and expenses of the State Treasurer and the Oregon Department of 19 Administrative Services, including costs of consultants or advisors retained by the State Treasurer 20or the Oregon Department of Administrative Services for the lottery bonds or the lottery bond 2122program; 23(b) The costs of funding any lottery bond reserves; (c) Capitalized interest for lottery bonds; 24 (d) Rebates or penalties due to the United States in connection with lottery bonds; and 25(e) Any other costs or expenses that the State Treasurer or the Director of the Oregon De-2627partment of Administrative Services determines are necessary or desirable in connection with issuing lottery bonds or maintaining the lottery bond program. 28(3) "Lottery bonds" means: 2930 (a) The state park lottery bonds authorized by ORS 390.060 to 390.067, the infrastructure lottery 31 bonds authorized by ORS 285B.530 to 285B.548 and the education lottery bonds authorized by ORS 327.700 to 327.711; 32(b) Any other bonds payable from the revenues of the Oregon State Lottery unless the legis-33 34 lation authorizing those bonds expressly provides that those bonds may not be issued under ORS 286A.560 to 286A.585; and 35 (c) Any refunding lottery bonds. 36 37 (4) "Lottery Bond Administrative Fund" means the fund created by ORS 286A.573. (5) "Lottery Bond Fund" means the fund created by ORS 286A.570. 38 (6) "Lottery bond program" means a financing program authorized by: 39 (a) ORS 285B.530 to 285B.548, 327.700 to 327.711 or 390.060 to 390.067; or 40

(b) Any other Act of the Legislative Assembly authorizing the issuance of bonds that are payable from the revenues of the Oregon State Lottery, unless the legislation authorizing those bonds
expressly provides that those bonds may not be issued under ORS 286A.560 to 286A.585.

44 (7) "Refunding lottery bonds" means any bonds issued for the purpose of refunding any lottery45 bonds.

(8) "Unobligated net lottery proceeds" means all revenues derived from the operation of the 1 2 Oregon State Lottery except for: (a) The revenues used for the payment of prizes and expenses of the Oregon State Lottery as 3 provided in section 4 (4)(d), Article XV of the Oregon Constitution, and ORS 461.500 and 461.510; 4 and 5 [(b) The revenues required to be applied, distributed or allocated as provided in ORS 461.543; 6 7 and] 8 [(c)] (b) The revenues required to be allocated to pay the Westside lottery bonds and any bonds 9 issued to refund the Westside lottery bonds, to fund reserves for any of those bonds and to pay re-10 lated costs of the Department of Transportation. (9) "Westside lottery bonds" means the bonds issued by this state under the authority granted 11 12 in ORS 391.140 that, notwithstanding ORS 267.334, 285B.419, 285B.422, 285B.482, 285B.530 to 285B.548, 286A.560 to 286A.585, 327.700 to 327.711 and 390.060 to 390.067, shall have a claim on 13 lottery funds that is superior to the claim of the lottery bonds authorized by ORS 286A.560 to 14 15 286A.585. SECTION 18. Section 19 of this 2009 Act is added to and made a part of ORS 293.701 to 16 293.820. 17 18 SECTION 19. (1) The Oregon Short Term Fund is established in the State Treasury as a commingled investment vehicle for investment funds and the moneys described in subsection 19 20(2) of this section. Interest earned by the Oregon Short Term Fund shall be credited to the participating investor funds or accounts in the fund in proportion to the amount invested. 2122(2) Unless a federal law, court order, settlement or similar agreement or business prac-23tice requires otherwise, moneys received by the State Treasurer that may not be discretely invested as provided in ORS 293.723 shall be deposited in the fund. Moneys that may be 2425discretely invested as provided in ORS 293.723 may be deposited in the fund. (3) Moneys in the fund may be transferred as provided in ORS 293.205 to 293.225. The 2627State Treasurer is the officer in charge of the fund for purposes of ORS 293.220 and shall determine the interest rate to be charged until the moneys are retransferred to the fund. 28The interest rate may not be less than the rate specified in ORS 293.220. 2930 SECTION 20. ORS 293.723 is amended to read: 31 293.723. (1) Moneys in a fund established by law may not be discretely invested unless the law establishing the fund specifically indicates that the moneys may be invested. A provision in a law 32establishing a fund that requires interest earned by the fund to be retained by the fund is not, by 33 34 itself, a specific indication that the moneys in the fund may be discretely invested. (2) As used in this section, "discretely invested" means invested in something other than the 35 [state investment fund established under ORS 293.701 (2)(o)] Oregon Short Term Fund established 36 37 under section 19 of this 2009 Act. 38 SECTION 21. ORS 293.761 is amended to read: 293.761. (1) [The investment officer shall report quarterly to the officer or body having control and 39 administration of each fund included in the investment funds the changes in investments made during 40 the preceding month for the fund. If requested by the officer or body, the investment officer shall fur-41 nish to the officer or body the details on the investment transactions for any fund] The investment 42 officer shall follow generally accepted accounting practices and provide to the officer or body 43 having control and administration of any investment funds any information necessary for 44

45 **financial reporting required by law**.

(2) The investment officer shall separately identify investments held in the Oregon Growth Ac-1 2 count established in ORS 348.702, the Oregon Resource and Technology Development Subaccount established in ORS 348.706 and the Oregon Commercialized Research Fund created in ORS 284.725 3 as part of the [report] information provided under this section on the Education Stability Fund 4 [required by this section]. 5

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SECTION 22. ORS 293.875 is amended to read:

293.875. (1) The State Treasurer is designated the sole banking and cash management officer 7 for the state and may review, establish and modify procedures for the efficient handling of [cash and 8 9 cash equivalents] moneys under the control of the State Treasury, the Secretary of State, the Judicial Department, the Legislative Assembly, the Public Defense Services Commission and state 10 agencies[,] as defined in ORS 291.002. The State Treasurer shall perform all activities necessary 11 12 or desirable to fulfill the duties of the treasurer as the banking and cash management officer. The activities may include, but are not limited to, entering into contracts for the pro-13 vision of services related to the management, deposit and transfer of, or payment from, 14 15 moneys deposited with the State Treasurer through banks and other financial institutions. 16 The deposit, transfer or payment may be through physical presentation or drafting of an instrument or document by electronic or other means. 17

18 (2) The State Treasurer shall continuously review the effectiveness of the cash management of state agencies, the Secretary of State, the Judicial Department and the Legislative Assembly, and 19 when the State Treasurer considers it appropriate shall report in writing to the subject agency the 20findings of this review, along with any recommendations. A copy of the report shall be provided to 2122the Legislative Fiscal Officer and to the Secretary of State.

23(3) This section controls over any other law that gives another state agency general responsibility for, or control over, the accounting, fiscal or electronic commerce affairs of the 2425State Treasury, the Secretary of State, the Judicial Department, the Legislative Assembly, the Public Defense Services Commission and state agencies as defined in ORS 291.002. State 2627agencies shall employ the principles, standards and related requirements for cash management prescribed by the State Treasurer, including: 28

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(a) Practices related to the use of credit, debit or similar cards or devices;

30 (b) The use of secure disbursing and receiving instruments, documents and systems[, prescribed 31 by the State Treasurer.]; and

(c) The use of secure information resources, information technology and networks that 32meet the requirements of the State Treasurer for the electronic management, deposit or 33 34 transfer of, or payment from, moneys deposited with the State Treasurer.

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(4) As used in this section, "information resources" and "information technology" have the meanings given those terms in ORS 291.038. 36

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SECTION 23. ORS 311.780 is amended to read:

38 311.780. (1) Upon receipt of the notification from the Department of Revenue of the amount deferred on tax deferred property under ORS 311.740 to 311.780, the [State Treasurer] Oregon De-39 partment of Administrative Services shall pay to the respective county tax collectors an amount 40 equivalent to the full amount of tax listed by the Department of Revenue less three percent thereof. 41 42(2) The Department of Revenue shall maintain accounts for each deferred property and shall accrue interest at the rate earned by the Oregon Short Term Fund established under section 43 19 of this 2009 Act on the gross amount of taxes advanced. 44

(3) [The funds provided for the payment made pursuant to subsection (1) of this section shall be 45

1 made as investments from the excess funds mentioned in ORS 293.701 (2)(o)] The payment described 2 in subsection (1) of this section shall be made only if there are moneys available in the 3 General Fund for the payment because they are not appropriated or otherwise allocated for 4 other purposes. Any moneys paid from the General Fund under this section shall be repaid 5 to the General Fund with interest accrued at the rate described in subsection (2) of this 6 section.

7 SECTION 24. ORS 291.003 is amended to read:

8 291.003. [In all cases where federal granted funds are involved, the federal laws, rules and regu-9 lations applicable thereto shall govern] Notwithstanding any provision [to the contrary in] of ORS 10 291.001 to 291.034, 291.201 to 291.222, 291.232 to 291.260, 291.261, 291.307 and 291.990, but subject 11 to any applicable judgment or settlement agreement, in all cases where federal funds are 12 involved, the federal laws, rules and regulations applicable to the federal funds shall govern. 13 SECTION 25. ORS 294.035 is amended to read:

14 294.035. (1) Subject to ORS 294.040 and 294.135 to 294.155, the custodial officer may invest any 15 sinking fund, bond fund or surplus funds in the custody of the custodial officer in the bank accounts, 16 classes of securities at current market prices, insurance contracts and other investments listed in 17 this section, but only after obtaining from the governing body of the county, municipality, political 18 subdivision or school district a written order that has been entered in the minutes or journal of the 19 governing body.

20 (2) This section does not:

(a) Limit the authority of the custodial officer to invest surplus funds in other investments whenthe investment is specifically authorized by another statute.

(b) Apply to a sinking fund or a bond fund established in connection with conduit revenue bonds
 issued by a county, municipality, political subdivision or school district for private business entities
 or nonprofit corporations.

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(3) Investments authorized by this section are:

(a) Lawfully issued general obligations of the United States, the agencies and instrumentalities
of the United States or enterprises sponsored by the United States Government and obligations
whose payment is guaranteed by the United States, the agencies and instrumentalities of the
United States or enterprises sponsored by the United States Government.

(b) Lawfully issued debt obligations of the agencies and instrumentalities of the State of Oregon and its political subdivisions that have a long-term rating of A or an equivalent rating or better or are rated on the settlement date in the highest category for short-term municipal debt by a nationally recognized statistical rating organization.

(c) Lawfully issued debt obligations of the States of California, Idaho and Washington and political subdivisions of those states if the obligations have a long-term rating of AA or an equivalent rating or better or are rated on the settlement date in the highest category for short-term municipal debt by a nationally recognized statistical rating organization.

(d) Time deposit open accounts, certificates of deposit and savings accounts in insured institutions as defined in ORS 706.008, in credit unions as defined in ORS 723.006 or in federal credit
unions, if the institution or credit union maintains a head office or a branch in this state.

42 (e) Share accounts and savings accounts in credit unions in the name of, or for the benefit of,43 a member of the credit union pursuant to a plan of deferred compensation.

44 (f) Fixed or variable life insurance or annuity contracts as defined by ORS 731.170 and guaran-45 teed investment contracts issued by life insurance companies authorized to do business in this state.

(g) Trusts in which deferred compensation funds from other public employers are pooled, if: 1

2 (A) The purpose is to establish a deferred compensation plan;

(B) The trust is a public instrumentality of such public employers and described in section (2)(b)3

of the Investment Company Act of 1940, 15 U.S.C. 80a-2(b), as amended, in effect on September 20, 4 1985, or the trust is a common trust fund described in ORS 709.170; 5

(C) Under the terms of the plan the net income from or gain or loss due to fluctuation in value 6 7 of the underlying assets of the trust, or other change in such assets, is reflected in an equal increase or decrease in the amount distributable to the employee or the beneficiary thereof and, therefore, 8 9 does not ultimately result in a net increase or decrease in the worth of the public employer or the 10 state; and

(D) The fidelity of the trustees and others with access to such assets, other than a trust com-11 12 pany, as defined in ORS 706.008, is insured by a surety bond that is satisfactory to the public em-13 ployer, issued by a company authorized to do a surety business in this state and in an amount that is not less than 10 percent of the value of such assets. 14

15 (h)(A) Banker's acceptances, if the banker's acceptances are:

16 (i) Guaranteed by, and carried on the books of, a qualified financial institution;

(ii) Eligible for discount by the Federal Reserve System; and 17

18 (iii) Issued by a qualified financial institution whose short-term letter of credit rating is rated in the highest category by one or more nationally recognized statistical rating organizations. 19

20(B) For the purposes of this paragraph, "qualified financial institution" means:

(i) A financial institution that is located and licensed to do banking business in the State of 2122Oregon; or

23(ii) A financial institution that is wholly owned by a financial holding company or a bank holding company that owns a financial institution that is located and licensed to do banking business in 24the State of Oregon. 25

(C) A custodial officer shall not permit more than 25 percent of the moneys of a local govern-26ment that are available for investment, as determined on the settlement date, to be invested in 27banker's acceptances of any qualified financial institution. 28

(i)(A) Corporate indebtedness subject to a valid registration statement on file with the Securities 2930 and Exchange Commission or issued under the authority of section 3(a)(2) or 3(a)(3) of the Securities 31 Act of 1933, as amended. Corporate indebtedness described in this paragraph does not include 32banker's acceptances. The corporate indebtedness must be issued by a commercial, industrial or utility business enterprise, or by or on behalf of a financial institution, including a holding company 33 34 owning a majority interest in a qualified financial institution.

35 (B) Corporate indebtedness must be rated on the settlement date P-1 or Aa or better by Moody's Investors Service or A-1 or AA or better by Standard & Poor's Corporation or equivalent rating by 36 37 any nationally recognized statistical rating organization.

38 (C) Notwithstanding subparagraph (B) of this paragraph, the corporate indebtedness must be rated on the settlement date P-2 or A or better by Moody's Investors Service or A-2 or A or better 39 by Standard & Poor's Corporation or equivalent rating by any nationally recognized statistical rat-40 ing organization when the corporate indebtedness is: 41

(i) Issued by a business enterprise that has its headquarters in Oregon, employs more than 50 42percent of its permanent workforce in Oregon or has more than 50 percent of its tangible assets in 43 Oregon; or 44

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(ii) Issued by a holding company owning not less than a majority interest in a qualified financial

1 institution, as defined in paragraph (h) of this subsection, located and licensed to do banking busi-

2 ness in Oregon or by a holding company owning not less than a majority interest in a business en-3 terprise described in sub-subparagraph (i) of this subparagraph.

4 (D) A custodial officer may not permit more than 35 percent of the moneys of a local govern-5 ment that are available for investment, as determined on the settlement date, to be invested in 6 corporate indebtedness, and may not permit more than five percent of the moneys of a local gov-7 ernment that are available for investment to be invested in corporate indebtedness of any single 8 corporate entity and its affiliates or subsidiaries.

9 [(j) Securities of any open-end or closed-end management investment company or investment trust, if the securities are of the types specified in paragraphs (a) to (c), (h) and (i) of this subsection and if 10 the investment does not cause the county, municipality, political subdivision or school district to become 11 12 a stockholder in a joint company, corporation or association. A trust company or trust department of 13 a national bank while acting as indenture trustee may invest funds held by it as indenture trustee in any open-end or closed-end management investment company or investment trust for which the trust 14 15 company or trust department of a national bank or an affiliate of the trust company or trust department 16of a national bank acts as investment adviser or custodian or provides other services. However, the 17 securities of the investment company or investment trust in which the funds are invested must be of the 18 types specified in paragraphs (a) to (c), (h) and (i) of this subsection and the investment must not cause 19 the county, municipality, political subdivision or school district whose funds are invested to become a 20stockholder in a joint company, corporation or association. For purposes of this paragraph, companies are affiliated if they are members of the same affiliated group under section 1504 of the Internal Re-2122venue Code of 1986 (26 U.S.C. 1504).]

23[(k)] (j) Repurchase agreements whereby the custodial officer purchases securities from a financial institution or securities dealer subject to an agreement by the seller to repurchase the securi-2425ties. The repurchase agreement must be in writing and executed in advance of the initial purchase of the securities that are the subject of the repurchase agreement. Only securities described in 2627paragraph (a) of this subsection may be used in conjunction with a repurchase agreement and such securities shall have a maturity of not longer than three years. The price paid by the custodial of-28ficer for such securities may not exceed amounts or percentages prescribed by written policy of the 2930 Oregon Investment Council or the Oregon Short Term Fund Board created by ORS 294.885.

31 [(L)] (k) Shares of stock of any company, association or corporation, including but not limited 32 to shares of a mutual fund, but only if the moneys being invested are funds set aside pursuant to a 33 local government deferred compensation plan and are held in trust for the exclusive benefit of par-34 ticipants and their beneficiaries.

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#### SECTION 26. ORS 294.810 is amended to read:

294.810. (1) With the consent of the governing body, a local government official may place in the 36 aggregate up to \$30 million of its funds in the investment pool, or, if the assets of the investment 37 38 pool have been transferred pursuant to ORS 294.882, [in the state investment fund established pursuant to ORS 293.721,] for investment and reinvestment by the investment officer as provided under 39 ORS 293.701 to 293.820 or 294.805 to 294.895, as the case may be. The \$30 million limitation stated 40 in this section [shall] does not apply either to funds of a governing body [which] that are placed in 41 42the investment pool on a pass-through basis or to funds invested on behalf of another government unit. Local governments must remove pass-through funds [which] that result in an account balance 43 in the pool in excess of \$30 million within 10 business days. County governments must remove such 44 excess funds within 20 business days. [The investment officer shall promptly report each instance of 45

1 noncompliance with, or apparent abuse of, the limitations of this section to the Secretary of State and

2 to the governing body of the local government involved.]

3 (2) The \$30 million limitation contained in subsection (1) of this section shall increase in pro-4 portion to the increase occurring after September 9, 1995, in the Consumer Price Index for All Ur-5 ban Consumers of the Portland, Oregon, [*Standard*] Metropolitan Statistical Area, as compiled by 6 the United States Department of Labor, Bureau of Labor Statistics.

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SECTION 27. ORS 294.882 is amended to read:

8 294.882. (1) It is recognized that a time may come when the interest of local governments di-9 minishes to the extent that participation in the local government investment pool no longer warrants its operation as a separate fund. If the local government investment pool decreases to a level 10 below \$125 million, the State Treasurer may transfer the assets of the pool to the state investment 11 12 fund established under ORS 293.701 (2)(o). In that event, the local government investment pool par-13 ticipant accounts will be treated as are other state funds and accounts in receiving a proportionate share of the earnings of that investment fund. Notwithstanding ORS [294.860, 294.865, 294.870, 14 15 294.875 or 294.880] 294.805 to 294.895, but subject to ORS 294.810, when the State Treasurer 16 transfers the assets of the local government investment pool to the state investment fund, the dis-17 tributions of income to local governments, payment of related expenses and the reporting, program 18 examination and audit functions with respect to the investment pool participant accounts shall be 19 administered in accordance with ORS [293.718, 293.751, 293.756, 293.761, 293.766, 293.771, 293.776 20and] 293.353 and 293.701 to 293.820.

(2) The State Treasurer, at the discretion of the treasurer may reestablish the local government 2122investment pool as a separate fund, if the participant accounts increase to over \$125 million and in 23the State Treasurer's judgment, sufficient interest by local government exists to insure the local government investment pool will remain over \$125 million. Prior to reestablishing the pool as a 2425separate fund, the State Treasurer shall first present a plan for operation, including the reasons for such action, to the Oregon Investment Council at a regularly scheduled meeting for its review and 2627comment. The State Treasurer shall publish notice in the Secretary of State's administrative rules bulletin of the treasurer's intent to reestablish the pool as a separate fund at least 30 days prior to 28the meeting at which the Oregon Investment Council shall review the proposal, and notice of the 2930 meeting time and location of the Oregon Investment Council at which the proposal will be discussed.

31 **SECTION 28.** ORS 294.895 is amended to read:

32 294.895. The Oregon Short Term Fund Board shall:

(1) Advise the Oregon Investment Council and the investment officer in the management of the
investment pool and in the investment of [all funds defined in ORS 293.701 (2)(p)] moneys deposited
in the Oregon Short Term Fund established under section 19 of this 2009 Act and invested
pursuant to ORS [293.721] 293.701 to 293.820.

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(2) Review the rules promulgated by the investment officer as authorized under ORS 294.825 (4).

(3) Consult with the council and the investment officer on any matter relating to the investment

39 and reinvestment of funds in the investment pool and on any matter relating to the investment or

40 reinvestment of [funds defined in ORS 293.701 (2)(p)] moneys deposited in the Oregon Short Term

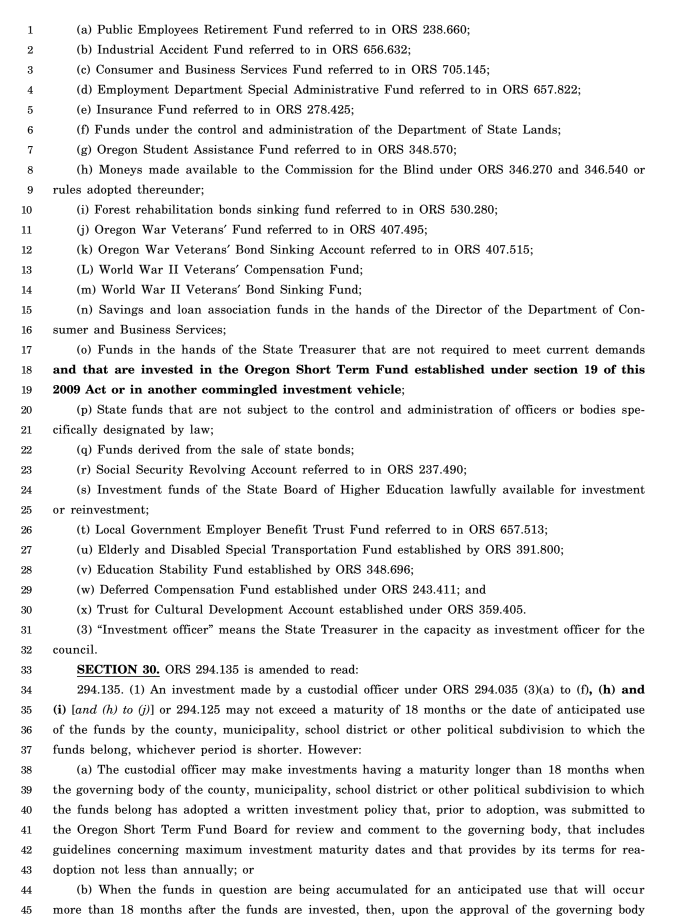
41 Fund and invested [pursuant to ORS 293.721] by the State Treasurer.

42 **SECTION 29.** ORS 293.701 is amended to read:

43 293.701. As used in ORS 293.701 to 293.820, unless the context requires otherwise:

44 (1) "Council" means the Oregon Investment Council.

45 (2) "Investment funds" means:



of the county, municipality, school district or other political subdivision, the maturity of the in-1 vestment or investments made with the funds may occur when the funds are expected to be used. 2 (2) The maximum term of any repurchase agreement transaction may not exceed 90 days. 3 SECTION 31. ORS 295.087 is repealed. 4 SECTION 32. (1) The amendments to ORS 295.001 by section 1 of this 2009 Act apply to 5 bonds purchased and to activities occurring on or after the effective date of this 2009 Act. 6 (2) The amendments to ORS 295.004 by section 2 of this 2009 Act apply to deposits made 7 on or after the effective date of this 2009 Act and deposits pending placement on the effective 8 9 date of this 2009 Act. (3) The amendments to ORS 295.006 by section 3 of this 2009 Act apply to changes made 10 on or after the effective date of this 2009 Act. 11 12(4) The amendments to ORS 295.013 by section 5 of this 2009 Act apply to insured institutions or trust companies that are custodian banks prior to, on or after the effective date 13 of this 2009 Act. 14 15 (5) The amendments to ORS 295.015 by section 6 of this 2009 Act apply to activities occurring on or after the effective date of this 2009 Act. 16 (6) The amendments to ORS 295.018 by section 7 of this 2009 Act apply to deposits held 17on or after the effective date of this 2009 Act. 18 19 (7) The amendments to ORS 295.031 by section 8 of this 2009 Act apply to notices or information received by the State Treasurer on or after the effective date of this 2009 Act. 20(8) The amendments to ORS 295.034 by section 9 of this 2009 Act apply to notices received 2122and deposits made by public officials on or after the effective date of this 2009 Act. 23(9) The amendments to ORS 295.037 by section 10 of this 2009 Act apply to losses occurring on or after the effective date of this 2009 Act. 2425(10) The amendments to ORS 295.048 by section 13 of this 2009 Act apply to deposits held on or after the effective date of this 2009 Act. 2627(11) The amendments to ORS 295.053 by section 14 of this 2009 Act apply to bank depositories that cease holding uninsured public funds deposits on or after the effective date of this 282009 Act. 2930 (12) The amendments to ORS 295.061 by section 15 of this 2009 Act apply to reports and 31 notices required to be filed on or after the effective date of this 2009 Act. (13) The repeal of ORS 295.087 by section 31 of this 2009 Act applies to investments or 32disposals of funds made on or after the effective date of this 2009 Act. 33 34 (14) The Oregon Short Term Fund established in section 19 of this 2009 Act is intended

(14) The Oregon Short Term Fund established in section 15 of this 2009 Act is intended
to be a continuation of any similar funds or accounts established by the State Treasurer
prior to the effective date of this 2009 Act and that contain moneys described in ORS 293.701
(2)(o) on the day prior to the effective date of this 2009 Act. Moneys in any similar fund or
account are considered to be contained in the Oregon Short Term Fund established in section
19 of this 2009 Act.

40 (15) The amendments to ORS 293.761 by section 21 of this 2009 Act apply to reports issued
41 on or after the effective date of this 2009 Act.

(16) The amendments to ORS 294.035 by section 25 of this 2009 Act apply to investments
 made on or after the effective date of this 2009 Act.

44 (17) The amendments to ORS 311.780 by section 23 of this 2009 Act:

45 (a) Are intended to transfer responsibility for making payments of amounts described in

- 1 ORS 311.780 from the State Treasurer to the Oregon Department of Administrative Services;
- 2 (b) Are intended to require that the payments be made from the General Fund; and
- 3 (c) Apply to payments made on or after the effective date of this 2009 Act.
- 4 <u>SECTION 33.</u> This 2009 Act being necessary for the immediate preservation of the public

peace, health and safety, an emergency is declared to exist, and this 2009 Act takes effect
on its passage.

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