HB 3120-3 (LC 3590) 4/11/13 (DRG )

## PROPOSED AMENDMENTS TO HOUSE BILL 3120

In line 2 of the printed bill, after "governance;" insert "creating new 1 provisions; amending ORS 196.438, 200.025, 200.055, 244.050, 284.540, 284.706,  $\mathbf{2}$ 285A.516, 285A.519, 285A.522, 285B.168, 293.790, 293.812, 294.393, 294.456, 3 315.237, 320.100, 326.011, 326.051, 326.075, 326.310, 326.370, 326.373, 326.380, 4 326.382, 326.550, 327.495, 329.850, 336.585, 336.590, 337.521, 341.005, 341.009,  $\mathbf{5}$ 341.015, 341.019, 341.021, 341.024, 341.025, 341.039, 341.045, 341.055, 341.065,6 341.076, 341.085, 341.095, 341.102, 341.105, 341.115, 341.125, 341.290, 341.315, 7 341.317, 341.405, 341.420, 341.425, 341.440, 341.455, 341.465, 341.527, 341.531, 8 341.547, 341.551, 341.565, 341.569, 341.573, 341.577, 341.579, 341.626, 341.655, 9 341.665, 341.721, 341.725, 341.728, 341.731, 341.735, 341.739, 341.751, 341.753, 10 341.755, 341.757, 341.759, 341.762, 341.764, 341.766, 341.768, 341.771, 341.773, 11 341.775, 341.777, 341.779, 341.782, 341.784, 341.787, 341.933, 341.937, 344.070, 12 344.080, 344.090, 344.125, 345.010, 345.020, 345.030, 345.040, 345.060, 345.070, 13 345.080, 345.110, 345.115, 345.117, 345.120, 345.330, 345.430, 345.450, 345.995, 14 348.040, 348.050, 348.070, 348.095, 348.180, 348.186, 348.205, 348.210, 348.230, 15 348.250, 348.260, 348.265, 348.270, 348.280, 348.282, 348.283, 348.285, 348.290, 16 348.310, 348.320, 348.330, 348.340, 348.350, 348.360, 348.370, 348.390, 348.427, 17 348.429, 348.436, 348.444, 348.448, 348.500, 348.505, 348.520, 348.530, 348.560, 18 348.563, 348.570, 348.580, 348.590, 348.592, 348.604, 348.608, 348.611, 348.616, 19 348.618, 348.621, 348.625, 348.630, 348.635, 348.640, 348.655, 348.660, 348.665, 20 348.670, 348.675, 348.685, 348.690, 348.696, 348.849, 348.890, 348.900, 351.049, 21351.063, 351.064, 351.077, 351.203, 351.643, 351.647, 351.715, 351.718, 351.735, 22

352.730, 352.740, 352.750, 353.200, 353.440, 353.606, 358.575, 399.255, 399.265, 1 399.275, 408.506, 411.894, 417.799, 418.653, 418.657, 418.658, 418.660, 421.084,  $\mathbf{2}$ 433.283, 442.540, 442.545, 458.525, 461.543, 468A.245, 471.580, 576.768, 657.350, 3 657.665, 657.734, 659.850, 659.855, 659.860, 660.300, 660.312, 660.318, 660.339, 4 660.340, 660.341, 660.343, 660.346, 660.349, 660.352, 660.353, 660.354, 680.515,  $\mathbf{5}$ 684.040, 685.060, 687.011, 690.225 and 759.445 and section 3, chapter 797, 6 Oregon Laws 2001, sections 11, 12, 13, 14 and 15, chapter 2, Oregon Laws  $\mathbf{7}$ 2009, sections 5, 9, 25 and 26, chapter 904, Oregon Laws 2009, section 1, 8 chapter 90, Oregon Laws 2010, sections 2 and 10, chapter 519, Oregon Laws 9 2011, section 2, chapter 637, Oregon Laws 2011, section 14, chapter 36, Oregon 10 Laws 2012, section 11, chapter 79, Oregon Laws 2012, section 3, chapter 94, 11 Oregon Laws 2012, and section 1, chapter 96, Oregon Laws 2012; repealing 12 ORS 326.375, 329.757, 329.765, 329.775, 329.780, 351.054, 351.725 and 351.738; 13 appropriating money;". 14

15 Delete lines 4 through 16 and insert:

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### **"HIGHER EDUCATION COORDINATING COMMISSION**

18

"SECTION 1. ORS 351.735, as amended by section 1, chapter 104, Oregon
Laws 2012, is amended to read:

"351.735. (1) The Higher Education Coordinating Commission shall
 be guided by the legislative findings in ORS 351.001 and 351.003 and the
 goals and mission of post-secondary education set forth in ORS 351.006
 and 351.009.

<sup>25</sup> "(2) The Higher Education Coordinating Commission shall:

<sup>26</sup> "(a) Advise and assist the Oregon Education Investment Board on:

"(A) State goals and associated achievement compacts for the state post secondary education system, including community colleges and public uni versities listed in ORS 352.002, and for [the Oregon Student Access
 Commission] scholarship, loan and grant programs described in ORS

1 chapter 348;

"(B) Strategic investments in the state's community colleges, public
universities and financial aid necessary to achieve the state postsecondary education goals; and

5 "(C) Coordinating the post-secondary elements of data collection 6 and structure, with the advice and recommendation of the state's 7 community colleges and public universities, as appropriate, in order 8 to assist the Oregon Education Investment Board in the construction 9 of a state longitudinal data system, as authorized by law.

"[(2) Under the direction and control of the Oregon Education Investment
 Board, the Higher Education Coordinating Commission shall:]

"[(a)] (b) [develop] Adopt a strategic plan for achieving [state higher] state post-secondary education goals, [identifying priority areas for attention and] taking into consideration the contributions of this state's independent institutions, philanthropic organizations and other organizations dedicated to helping Oregonians reach state goals. State post-secondary education goals should include, but need not be limited to:

18 "(A) Increasing the educational attainment of the population;

"(B) Increasing this state's global economic competitiveness and the
 quality of life of its citizens;

21 "(C) Ensuring affordable access for qualified Oregon students at each 22 college or public university; and

"(D) [Ensuring that public higher education in this state is provided in a
 cost-effective manner] Removing barriers to on-time completion.

"(c) Track progress toward meeting the state's post-secondary education goals established in the strategic plan described in subsection
(2)(b) of this section.

"[(b) Evaluate and recommend changes to statutory goals and missions de scribed for community colleges in ORS 341.009 and for public universities in
 ORS 351.003 and 351.009 after receiving recommendations from the appropriate

governing board. The appropriate governing board shall have decision-making
authority over program offerings to implement established goals and
missions.]

4 "[(c) Develop a finance model for higher education aligned with the goals
5 in the system strategic plan, including:]

6 "[(A) Recommended biennial appropriations to institutions, including a 7 component specifically tied to institutional contributions to state educational 8 priorities;]

9 "[(B) Recommended limits regarding the setting of tuition rates at public 10 universities listed in ORS 352.002 in accordance with criteria set by the State 11 Board of Higher Education, with the goal of encouraging tuition affordability 12 for students;]

"[(C) Tuition rates set by each community college governing board for
 community colleges in this state;]

"[(D) Recommended biennial appropriations for student financial aid;
and]

"[(E) Recommended biennial appropriations for any future statewide higher
 education initiatives.]

"(d) Each biennium, after receiving funding requests from the state's community colleges and public universities as authorized by law, recommend to the Governor and the Oregon Education Investment Board a consolidated higher education budget request [consistent] aligned with the [finance model] strategic plan described in subsection (2)(b) of this section, including appropriations for:

"(A) Scholarship, loan and grant programs described in ORS chapter
 348[Ongoing operations of the Oregon Student Access Commission];

"(B) [Ongoing operations for the Oregon University System] Public universities listed in ORS 352.002, including but not limited to education
and general operations, statewide public services and state-funded debt
service;

1 "(C) [Ongoing operations for] Community colleges;

2 "(D) [Needed] New facilities or programs; [and]

- 3 "(E) Capital improvements and deferred maintenance; and
- 4 "(F) Special initiatives and investments.
- 5 "[(e) Coordinate with the Oregon Student Access Commission

6 to maximize the effectiveness of student financial assistance programs, in-7 cluding the Oregon Opportunity Grant program under ORS 348.260.]

6 "(e) Distribute appropriations from the Legislative Assembly to 9 community colleges, public universities and scholarship, loan and 10 grant programs described in ORS chapter 348. This distribution must 11 be based on allocation formulas developed with the recommendation 12 of the state's community colleges and public universities, as appro-13 priate.

"(f) Approve or disapprove any significant change to the academic 14 program of a community college or public university. In reaching a 15 decision under this paragraph, the commission shall consider the rec-16 ommendation from the community college or public university seeking 17 to make the change to an academic program that is issued pursuant 18 to the obligation of the governing board of a public university or 19 community college to review and approve academic programs. The 20commission shall ensure that approved programs: 21

<sup>22</sup> "(A) Are consistent with the mission statement of the university;

"(B) Do not unnecessarily duplicate academic programs offered by
 Oregon's other public universities;

"(C) Are not located in a geographic area that will cause undue
 hardship to Oregon's other public universities; and

"(D) Are allocated among Oregon's public universities to maximize
 the achievement of statewide needs and requirements.

<sup>29</sup> "(g) For public universities listed in ORS 352.002

30 "(A) Adopt any changes to university mission statements upon a

recommendation from a public university's governing board, pursuant
to any process required by the governing board to approve changes to
the university's mission statement.

4 "(B) Review and determine whether a proposed annual increase of
5 resident undergraduate enrollment fees, as described in ORS 351.063,
6 of greater than five percent is appropriate.

7 "(C) Advise the Governor and Legislative Assembly on issues of
8 university governance.

9 "(D) Approve and authorize degrees.

10 "[(f) Approve and authorize degrees for the Oregon University System.]

"[(g)] (h) Authorize degrees to be offered by independent postsecondary institutions in this state [in accordance with] under ORS 348.594 to 348.615[, and adopt any rules to implement that authority].

"(i) Oversee the licensing of career schools under ORS 345.010 to
345.450.

"(3) In addition to the duties described in subsections (1) and (2) of this
 section, the Higher Education Coordinating Commission shall advise the
 Legislative Assembly, the Governor, public universities, community
 colleges and other state boards and commissions on policies in order
 to:

"(a) [Develop and recommend policies to ] Ensure or improve access to
higher education by diverse and underserved populations.

"(b) [*Recommend and*] Encourage student success and completion initiatives.

<sup>25</sup> "(c) [*Develop and recommend policies to*] Improve the coordination of the <sup>26</sup> provision of educational services, including:

"(A) Transfers [and other movements] and co-enrollment throughout the
 higher education system;

<sup>29</sup> "(B) Accelerated college credit programs for high school students;

30 "(C) Applied baccalaureate and other transfer degrees;

1 "(D) Programs and grants that span multiple institutions; and

2 "[(D)] (E) Reciprocity agreements with other states.

"(d) [Review research efforts among the public universities of this state to *improve economic development in this state.*] In coordination with the State
Board of Education, enhance the use and quality of dual credit, career
and technical pathways and efforts to create a college-going culture
in this state.

8 "(e) [Coordinate education initiatives] In coordination with the State 9 Workforce Investment Board, [the Department of Community Colleges and 10 Workforce Development,] local workforce investment boards, the Oregon 11 Health and Science University and independent institutions [of post-12 secondary education], ensure that the state's colleges and universities 13 offer programs in high-demand occupations that meet Oregon's 14 workforce needs.

"(f) Improve economies of scale among the post-secondary insti tutions in this state through the sharing of administrative resources.

"(4) The Higher Education Coordinating Commission, in a manner
 consistent with ORS chapter 183, may adopt administrative rules.

"(5) With the exception of the rulemaking authority granted in subsection (4) of this section, the Higher Education Coordinating Commission may delegate any of its powers, duties or functions to a committee of the commission or to the executive director of the commission.

"(6) The Higher Education Coordinating Commission may establish
 technical or advisory committees to assist it in exercising its powers,
 duties and functions.

"(7) The Higher Education Coordinating Commission may only ex ercise powers, duties and functions expressly granted by the Legisla tive Assembly.

<sup>30</sup> "SECTION 2. ORS 351.735, as amended by sections 1 and 3, chapter 104,

1 Oregon Laws 2012, is amended to read:

2 "351.735. (1) The Higher Education Coordinating Commission shall
3 be guided by the legislative findings in ORS 351.001 and 351.003 and the
4 goals and mission of post-secondary education set forth in ORS 351.006
5 and 351.009.

6 "(2) The Higher Education Coordinating Commission shall:

7 "(a) Advise and assist the Oregon Education Investment Board on:

"(A) State goals and associated achievement compacts for the state postsecondary education system, including community colleges and public universities listed in ORS 352.002, and for [the Oregon Student Access
Commission] scholarship, loan and grant programs described in ORS
chapter 348;

"(B) Strategic investments in the state's community colleges, public
 universities and financial aid necessary to achieve the state's goals for
 post-secondary education; and

"(C) Coordinating the post-secondary elements of data collection
 and structure, with the advice and recommendation of the state's
 community colleges and public universities, as appropriate, in order
 to assist the Oregon Education Investment Board in the construction
 of a state longitudinal data system, as authorized by law.

"[(2) Under the direction and control of the Oregon Education Investment
 Board, the Higher Education Coordinating Commission shall:]

<sup>23</sup> "[(a)] (b) [Develop] Adopt a strategic plan for achieving [state higher] the <sup>24</sup> state's post-secondary education goals, [identifying priority areas for at-<sup>25</sup> tention and] taking into consideration the contributions of this state's inde-<sup>26</sup> pendent institutions, philanthropic organizations and other organizations <sup>27</sup> dedicated to helping Oregonians reach state goals. State post-secondary <sup>28</sup> education goals should include, but need not be limited to:

29 "(A) Increasing the educational attainment of the population;

30 "(B) Increasing this state's global economic competitiveness and the

1 quality of life of its citizens;

"(C) Ensuring affordable access for qualified Oregon students at each
college or public university; and

"(D) [Ensuring that public higher education in this state is provided in a
cost-effective manner] Removing barriers to on-time completion.

"(c) Track progress toward meeting the state's post-secondary education goals established in the strategic plan described in subsection
8 (2)(b) of this section.

9 "[(b) Evaluate and recommend changes to statutory goals and missions de-10 scribed for community colleges in ORS 341.009 and for public universities in 11 ORS 351.003 and 351.009 after receiving recommendations from the appropriate 12 governing board. The appropriate governing board shall have decision-making 13 authority over program offerings to implement established goals and 14 missions.]

"[(c) Develop a finance model for higher education aligned with the goals
in the system strategic plan, including:]

"[(A) Recommended biennial appropriations to institutions, including a
 component specifically tied to institutional contributions to state educational
 priorities;]

<sup>20</sup> "[(B) Recommended limits regarding the setting of tuition rates at public <sup>21</sup> universities listed in ORS 352.002 in accordance with criteria set by the State <sup>22</sup> Board of Higher Education, with the goal of encouraging tuition affordability <sup>23</sup> for students;]

<sup>24</sup> "[(C) Tuition rates set by each community college governing board for <sup>25</sup> community colleges in this state;]

26 "[(D) Recommended biennial appropriations for student financial aid; 27 and]

"[(E) Recommended biennial appropriations for any future statewide higher
 education initiatives.]

30 "(d) Each biennium, after receiving funding requests from the state's

community colleges and public universities as authorized by law, recommend to the Governor and the Oregon Education Investment Board a consolidated higher education budget request [consistent] aligned with the [finance model] strategic plan described in subsection (2)(b) of this section, including appropriations for:

"(A) Scholarship, loan and grant programs described in ORS chapter
348 [Ongoing operations of the Oregon Student Access Commission];

"(B) [Ongoing operations for the Oregon University System] Public universities listed in ORS 352.002, including but not limited to education
and general operations, statewide public services and state-funded debt
service;

12 "(C) [Ongoing operations for] Community colleges;

13 "(D) [Needed] new facilities or programs; [and]

14 "(E) Capital improvements and deferred maintenance; and

15 "(F) Special initiatives and investments.

"(e) [Coordinate with] Direct the [Oregon Student Access Commission]
 Office of Post-Secondary Education and Workforce Development to
 maximize the effectiveness of student financial assistance programs, includ ing the Oregon Opportunity Grant program under ORS 348.260.

"(e) Distribute Legislative Assembly appropriations to community
colleges, public universities and scholarship, loan and grant programs
described in ORS chapter 348. This distribution must be based on allocation formulas developed with the recommendation of the state's
community colleges and public universities, as appropriate.

"(f) Approve or disapprove any significant change to the academic program of a community college or public university. In reaching a decision under this paragraph, the commission shall consider the recommendation from the community college or public university seeking to make the change to an academic program that is issued pursuant to the obligation of the governing board of a public university or community college to review and approve academic programs. The
 commission shall ensure that approved programs:

3 "(A) Are consistent with the mission statement of the university;

4 "(B) Do not unnecessarily duplicate academic programs offered by
5 Oregon's other public universities;

6 "(C) Are not located in a geographic area that will cause undue 7 hardship to Oregon's other public universities; and

"(D) Are allocated among Oregon's public universities to maximize
the achievement of statewide needs and requirements.

10 "(g) For public universities listed in ORS 352.002

"(A) Adopt any changes to the mission statements upon a recommendation from a public university's governing board, pursuant to any process required by the g governing board to approve changes to the university's mission statement.

"(B) Review and determine whether a proposed annual increase of
 resident undergraduate enrollment fees of greater than five percent is
 appropriate. In this paragraph, enrollment fees is defined in the same
 manner as in ORS 351.063.

"(C) Advise the Governor and Legislative Assembly on issues of
 university governance.

21 **"(D) Approve and authorize degrees.** 

<sup>22</sup> "[(f) Approve and authorize degrees for the Oregon University System.]

"(g) Authorize degrees to be offered by independent post-secondary
institutions in this state [in accordance with] under ORS 348.594 to
348.615[, and adopt any rules to implement that authority].

"(i) Oversee the licensing of career schools under ORS 345.010 to
345.450.

"(3) In addition to the duties described in subsections (1) and (2) of this
 section, the Higher Education Coordinating Commission shall advise the
 Legislative Assembly, the Governor, public universities, community

colleges and other state boards and commissions on policies in order
 to:

"(a) [Develop and recommend policies to] Ensure or improve access to
higher education by underserved populations.

5 "(b) [*Recommend and*] Encourage student success and completion initi-6 atives.

"(c) [Develop and recommend policies to] Improve the coordination of the
provision of educational services, including:

9 "(A) Transfers [and other movements] and co-enrollment throughout the
10 higher education system;

11 "(B) Accelerated college credit programs for high school students;

<sup>12</sup> "(C) Applied baccalaureate and other transfer degrees;

13 "(D) Programs and grants that span multiple institutions; and

14 "[(D)] (E) Reciprocity agreements with other states.

"(d) [Review research efforts among the public universities of this state to
improve economic development in this state] In coordination with the State
Board of Education, enhance the use and quality of dual credit, career
and technical pathways and efforts to create a college-going culture

19 in this state.

"(e) [Coordinate education initiatives] In coordination with the State Workforce Investment Board, [the Department of Community Colleges and Workforce Development,] local workforce investment boards, the Oregon Health and Science University and independent institutions [of postsecondary education], ensure that the state's colleges and universities offer programs in high-demand occupations that meet Oregon's workforce needs.

27 "(f) Improve economies of scale among the post-secondary insti-28 tutions in this state through the sharing of administrative resources.

29 "[(f)] (g) Oversee the licensing of career schools under ORS 345.010 to 30 345.450. "(4) The commission, in a manner consistent with ORS chapter 183,
may adopt administrative rules.

"(5) With the exception of the rulemaking authority granted in subsection (4) of this section, the commission may delegate any of its powers, duties or functions to a committee of the commission or to the executive director of the commission.

"(6) The commission may establish technical or advisory committees to assist it in exercising its powers, duties and functions.

9 "(7) The commission may only exercise powers, duties and functions
10 expressly granted by the Legislative Assembly.

"SECTION 3. ORS 351.735, as amended by sections 1, 3 and 5, chapter
 104, Oregon Laws 2012, is amended to read:

<sup>13</sup> "351.735. The Higher Education Coordinating Commission shall:

"(1) Develop state goals and associated achievement compacts for the
 state post-secondary education system, including community colleges and
 public universities listed in ORS 352.002, and for the [Oregon Student Access
 Commission] .

"(2) [Develop] Adopt a strategic plan for achieving [state higher] the state's post-secondary education goals, [identifying priority areas for attention and] taking into consideration the contributions of this state's independent institutions, philanthropic organizations and other organizations dedicated to helping Oregonians reach state goals. State post-secondary education goals should include, but need not be limited to:

<sup>24</sup> "(a) Increasing the educational attainment of the population;

"(b) Increasing this state's global economic competitiveness and the
quality of life of its citizens;

"(c) Ensuring affordable access for qualified Oregon students at each
 college or public university; and

"(d) [Ensuring that public higher education in this state is provided in a
 cost-effective manner] Removing barriers to on-time completion.

"(c) Track progress toward meeting the state's post-secondary education goals established in the strategic plan described in subsection
3 (2)(b) of this section.

4 "[(3) Evaluate and recommend changes to statutory goals and missions de5 scribed for community colleges in ORS 341.009 and for public universities in
6 ORS 351.003 and 351.009 after receiving recommendations from the appropriate
7 governing board. The appropriate governing board shall have decision-making
8 authority over program offerings to implement established goals and
9 missions.]

"[(4) Develop a finance model for higher education aligned with the goals
in the system strategic plan, including:]

"[(a) Recommended biennial appropriations to institutions, including a
 component specifically tied to institutional contributions to state educational
 priorities;]

"[(b) Recommended limits regarding the setting of tuition rates at public
universities listed in ORS 352.002 in accordance with criteria set by the State
Board of Higher Education, with the goal of encouraging tuition affordability
for students;]

"[(c) Tuition rates set by each community college governing board for com munity colleges in this state;]

"[(d) Recommended biennial appropriations for student financial aid; and]
 "[(e) Recommended biennial appropriations for any future statewide higher
 education initiatives.]

24 "(5) Each biennium, after receiving funding requests from the state's 25 community colleges and public universities as authorized by law, re-26 commend to the Governor and the Legislative Assembly a consolidated 27 higher education budget request consistent with the finance model, including 28 appropriations for:

"(a) Scholarship, loan and grant programs described in ORS chapter
348 [Ongoing operations of the Oregon Student Access Commission];

"(b) [Ongoing operations for the Oregon University System] Public universities listed in ORS 352.002, including but not limited to education
and general operations, statewide public services and state-funded debt
service;

5 "(c) [Ongoing operations for] Community colleges;

6 "(d) [Needed] New facilities or programs; [and]

7 "(e) Capital improvements and deferred maintenance; and

8 "(f) Special initiatives and investments.

9 "(6) [Coordinate with] **Direct** the [Oregon Student Access Commission] to 10 maximize the effectiveness of student financial assistance programs, includ-11 ing the Oregon Opportunity Grant program under ORS 348.260.

"(e) Distribute Legislative Assembly appropriations to community
 colleges, public universities and scholarship, loan and grant programs
 described in ORS chapter 348. This distribution must be based on al location formulas developed with the recommendation of the state's
 community colleges and public universities, as appropriate.

"(f) Approve or disapprove any significant change to the academic 17 program of a community college or public university. In reaching a 18 decision under this paragraph, the commission shall consider the rec-19 ommendation from the community college or public university seeking 20to make the change to an academic program that is issued pursuant 21to the obligation of the governing board of a public university or 22community college to review and approve academic programs. The 23commission shall ensure that approved programs: 24

25 "(A) Are consistent with the mission statement of the university;

"(B) Do not unnecessarily duplicate academic programs offered by
 Oregon's other public universities;

"(C) Are not located in a geographic area that will cause undue
 hardship to Oregon's other public universities; and

30 "(D) Are allocated among Oregon's public universities to maximize

1 the achievement of statewide needs and requirements.

2 "(g) For public universities listed in ORS 352.002

"(A) Adopt any changes to the mission statements upon a recommendation from a public university's governing board, pursuant to any process required by the g governing board to approve changes to the university's mission statement.

"(B) Review and determine whether a proposed annual increase of
resident undergraduate enrollment fees of greater than five percent is
appropriate. In this paragraph, enrollment fees is defined in the same
manner as in ORS 351.063.

"(C) Advise the Governor and Legislative Assembly on issues of
 university governance.

13 **"(D) Approve and authorize degrees.** 

"(7) [Approve and authorize degrees for the Oregon University System]
 public universities listed in ORS 352.002 and for community colleges.

"(8) Authorize degrees to be offered by independent post-secondary
 institutions in this state [in accordance with] ORS under 348.594 to
 348.615[, and adopt any rules to implement that authority].

"(i) Oversee the licensing of career schools under ORS 345.010 to
345.450.

"(9) [Develop and recommend policies to] Ensure or improve access to higher education by underserved populations.

"(10) [Recommend and] Encourage student success and completion initi atives.

25 "(11) [*Develop and recommend policies to*] Improve the coordination of the 26 provision of educational services, including:

"(a) Transfers [and other movements] and co-enrollment throughout the
higher education system;

<sup>29</sup> "(b) Accelerated college credit programs for high school students;

30 "(c) Applied baccalaureate and other transfer degrees;

1 "(d) Programs and grants that span multiple institutions; and

2 "[(d)] (e) Reciprocity agreements with other states.

"(12) [Review research efforts among the public universities of this state to
improve economic development in this state] In coordination with the State
Board of Education, enhance the use and quality of dual credit, career
and technical pathways and efforts to create a college-going culture
in this state.

8 "(13) [Coordinate education initiatives] In coordination with the State 9 Workforce Investment Board, [the Department of Community Colleges and 10 Workforce Development], local workforce investment boards, the Oregon 11 Health and Science University and independent institutions [of post-12 secondary education], ensure that the state's colleges and universities 13 offer programs in high-demand occupations that meet Oregon's 14 workforce needs.

<sup>15</sup> "(14) Oversee the licensing of career schools under ORS 345.010 to 345.450.

"(f) Improve economies of scale among the post-secondary insti tutions in this state through the sharing of administrative resources.
 "(4) The commission in a morphy consistent with OBS chapter 182

"(4) The commission, in a manner consistent with ORS chapter 183,
 may adopt administrative rules.

"(5) With the exception of the rulemaking authority granted in subsection (4) of this section, the commission may delegate any of its powers, duties or functions to a committee of the commission or to the executive director of the commission.

24 "(6) The commission may establish technical or advisory commit 25 tees to assist it in exercising its powers, duties and functions.

"(7) The commission may only exercise powers, duties and functions
 expressly granted by the Legislative Assembly.

<sup>28</sup> "SECTION 4. ORS 351.715 is amended to read:

"351.715. (1) There is established a Higher Education Coordinating Com mission, consisting of 15 members appointed by the Governor.

1 "(2) The Governor shall appoint:

2 "(a) One student at a public university listed in ORS 352.002;

3 "(b) One faculty member at a public university listed in ORS 352.002;

4 "[(b)] (c) One student at a community college in this state;

<sup>5</sup> "(d) One faculty member at a community college in this state;

6 "[(c)] (e) [At least one member from each congressional district in this 7 state] One non-faculty member of the staff from either a public uni-8 versity listed in ORS 352.002 or a community college; and

9 "[(d) At least four members who represent employers in Oregon, at least two 10 of whom represent small employers and at least two of whom represent large 11 employers; and]

"[(e)] (f) [At least one member who serves on a district school board as defined in ORS 332.002] Ten members of the general public who are not students, faculty members or staff of a public university or community college at the time of appointment.

"[(3) The Governor shall solicit recommendations from the Speaker of the
House of Representatives for at least three members and from the President
of the Senate for at least three members.]

"[(4)] (3) The Governor may appoint members who satisfy more than one
of the qualifications for membership listed in subsection (2) of this section.

"(5) The term of office of each member is four years, except that the term of office for the two student members is two years. A member serves at the pleasure of the Governor. Before the expiration of the term of a member, the Governor shall appoint a successor whose term begins on July 1 next following. A member is eligible for reappointment. If there is a vacancy for any cause, the Governor shall make an appointment to become immediately effective for the unexpired term.

"(6) The appointment of the commission is subject to confirmation by the
Senate in the manner prescribed in ORS 171.562 and 171.565.

30 "(7) A member of the commission is entitled to compensation and expenses

1 as provided in ORS 292.495.

2 "SECTION 5. Section 2, chapter 637, Oregon Laws 2011, is amended to 3 read:

"Sec. 2. Notwithstanding the term of office specified by [section 1 of this
2011 Act] ORS 351.715, [of] the terms of office of the members [first appointed
to] serving on the Higher Education Coordinating Commission[:] expire on
[June 30, 2013] the effective date of this 2013 Act.

8 "[(1) Five, including the two student members, shall serve for a term ending
9 June 30, 2014.]

10 "[(2) Five shall serve for a term ending June 30, 2015.]

11 "[(3) Five shall serve for a term ending June 30, 2016.]

"SECTION 6. Notwithstanding the term of office specified by ORS
 351.715, of the members first appointed after the effective date of this
 2013 Act to the Higher Education Coordinating Commission:

"(1) Five, including the two student members, shall serve for a term
 ending June 30, 2015.

17 "(2) Six shall serve for a term ending June 30, 2016.

18 "(3) Six shall serve for a term ending June 30, 2017.

19 "<u>SECTION 7.</u> (1) The Governor may appoint the members of the 20 Higher Education Coordinating Commission before the operative date 21 specified in section XX of this 2013 Act. The Governor shall make ini-22 tial appointments of members of the Higher Education Coordinating 23 Commission by August 31, 2013.

"(2) Notwithstanding ORS 351.725, the Governor may appoint an interim executive director of the Higher Education Coordinating Commission to serve through July 1, 2014. The Governor may make this appointment before the operative date specified in section XX of this 2013 Act.

"(3) Before the operative date specified in section XXX of this 2013
 Act, the Governor and Higher Education Coordinating Commission

1 may take any action that is necessary for the Higher Education Co-2 ordinating Commission to exercise, on and after the operative date 3 specified in section XXX of this 2013 Act, all of the duties, functions 4 and powers conferred on the Higher Education Coordinating Commis-5 sion by this 2013 Act.

6 "<u>SECTION 8.</u> (1) The Higher Education Coordinating Commission 7 shall establish a subcommittee to determine how to fund quality 8 post-secondary education for residents of this state. The subcommittee 9 shall:

"(a) Determine the costs necessary to provide quality post secondary education; and

"(b) Develop a funding model to pay for those costs based on re search and public input.

"(2) In meeting the requirements set forth in subsection (1) of this
 section, the subcommittee shall:

"(a) Solicit input from educators, education policy experts, students
 and other persons interested in the development of the funding model;

18 "(b) Solicit public input regarding educational priorities;

"(c) Communicate and collaborate with stakeholders in developing
 the funding model; and

"(d) Determine the costs necessary for the biennium beginning July 1, 2015, to achieve the goals set forth in ORS 351.009, including but not limited to the amount of funding necessary to pay for professional compensation, services and capital construction.

"(3) The Governor shall consider the funding model developed under
this section in developing the Governor's budget report for the
biennium beginning July 1, 2015 for submission to the Legislative Assembly under ORS 291.201 to 291.222.

"<u>SECTION 9.</u> Section 8 of this 2013 Act is repealed on January 2,
2017.

# "ESTABLISHMENT OF OFFICE OF STUDENT ACCESS AND COM-PLETION

"<u>SECTION 10.</u> (1) The Office of Student Access and Completion is
established and shall operate under the direction and control of the
Higher Education Coordinating Commission.

"(2) The Higher Education Coordinating Commission shall appoint
the Executive Director of the Office of Student Access and Completion, who holds office at the pleasure of the commission.

"(3) The executive director shall be responsible for the performance
 of the duties, functions and powers of the Office of Student Access and
 Completion.

"(4) The executive director shall be paid a salary as provided by law
or, if not so provided, as prescribed by the commission.

"(5) Subject to any applicable provisions of ORS Chapter 240, the
 executive director shall appoint all subordinate officers and employees
 of the office, prescribe their duties and fix their compensation

"SECTION 12. (1) The Higher Education Coordinating Commission
 may appoint the executive director of the Office of Student Access and
 Completion before the operative date specified in section XX of this
 2013 Act.

"(2) The commission and the executive director of the office may take any action before the operative date specified in section xxx of this 2013 Act that is necessary for the commission, executive director and office to exercise, on and after the operative date specified in section XXX of this 2013 Act, all of the duties, functions and powers conferred to the executive director and office by sections X to X of this 2013 Act.

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#### **"TRANSFER OF AUTHORITY OF**

3 "SECTION 13. Section 10 of this 2013 Act is added to and made a
4 part of ORS 348.505 to 348.530.

5 "SECTION 14. (1) The Oregon Student Access Commission is abol6 ished.

"(2)(a) With respect to policy making and the adjudication of disputes, all the duties, functions and powers of the Oregon Student Access Commission are imposed upon, transferred to and vested in the
Higher Education Coordinating Commission.

"(b) With respect to administrative authority, all the duties, functions and powers of the Oregon Student Access Commission are imposed upon, transferred to and vested in the Office of Student Access and Completion.

"(2) On the operative date of this section, the Oregon Student Ac cess Commission shall:

"(a) Deliver to the Office of Student Access and Completion all records and property within the jurisdiction of the commission that relate to the duties, functions and powers transferred to and assumed
by the office under this section.

"(b) Transfer to the office those employees engaged primarily in the
exercise of the duties, functions and powers transferred to and assumed by the office under this section.

"(3) The executive director of the Office of Student Access and Completion shall take possession of the records and property, and shall take charge of the employees and employ them in the exercise of the duties, functions and powers transferred under this section, without reduction of compensation but subject to change or termination of employment or compensation as provided by law.

30 "(4) The Governor shall resolve any dispute between the Oregon

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Student Access Commission and the Office of Student Access and
 Completion relating to transfers of records, property and employees
 under this section, and the Governor's decision is final.

"SECTION 15. (1) The unexpended balances of amounts authorized 4 to be expended by the Oregon Student Access Commission for the  $\mathbf{5}$ biennium beginning July 1, 2013, from revenues dedicated, contin-6 uously appropriated, appropriated or otherwise made available for the 7 purpose of administering and enforcing the duties, functions and 8 powers transferred by the provisions of section 11 of this 2013 Act are 9 transferred to and are available for expenditure by the Office of Stu-10 dent Access and Completion for the biennium beginning July 1, 2013, 11 for the purpose of administering and enforcing the duties, functions 12 and powers transferred by section xx of this 2013 Act. 13

"(2) The expenditure classifications, if any, established by Acts au thorizing or limiting expenditures by the Oregon Student Access
 Commission remain applicable to expenditures by the Office of Student
 Access and Completion under this section.

"SECTION 16. The transfer of duties, functions and powers to the 18 Higher Education Coordinating Commission and Office of Student Ac-19 cess and Completion by section xx of this 2013 Act does not affect any 20action, proceeding or prosecution involving or with respect to such 21duties, functions and powers begun before and pending at the time of 22the transfer, except that the Office of Student Access and Completion 23or Higher Education Coordinating Commission is substituted for the 24Oregon Student Access Commission in the action, proceeding or pros-2526 ecution.

"SECTION 17. (1) Nothing in sections xx to xx of this 2013 Act relieves a person of a liability, duty or obligation accruing under or with
respect to the duties, functions and powers transferred by section xx
of this 2013 Act. The Office of Student Access and Completion may

undertake the collection or enforcement of any such liability, duty or
obligation.

"(2) The rights and obligations of the Oregon Student Access Com-3 mission legally incurred under contracts, leases and business trans-4 actions executed, entered into or begun before the operative date of  $\mathbf{5}$ section 11 of this 2013 Act accruing under or with respect to the duties, 6 functions and powers transferred by section 11 of this 2013 Act are  $\mathbf{7}$ transferred to the Office of Student Access and Completion. For the 8 purpose of succession to these rights and obligations, the office is a 9 continuation of the commission and not a new authority. 10

"SECTION 18. (1) Notwithstanding the transfer of duties, functions and powers by section 11 of this 2013 Act, the rules of the Oregon Student Access Commission in effect on the operative date of section 11 of this 2013 Act continue in effect until superseded or repealed by rules of the Higher Education Coordinating Commission.

"(2) References in rules of the Oregon Student Access Commission
 to the commission or an officer or employee of the commission are
 considered to be references to the Office of Student Access and Com pletion or to an officer or employee of the office.

"SECTION 19. The Oregon Student Access Commission, Higher Ed-20ucation Coordinating Commission and Office of Student Access and 21Completion may take any action before the operative date specified in 22section xxx of this 2013 Act that is necessary to enable the office to 23exercise, on and after the operative date specified in section xxx of this 242013 Act, all the duties, functions and powers conferred on the office 25and Higher Education Coordinating Commission by section xx of this 262013 Act. 27

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29 **"TRANSFER OF AUTHORITY OF**30 STATE BOARD OF EDUCATION OVER

#### 1 OVER COMMUNITY COLLEGES

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"SECTION 20. (1) With respect to the oversight, rulemaking and policy making over community colleges, including but not limited to the direction and control of the Department of Community Colleges and Workforce Development and the Commissioner for Community College Services, all the duties, functions and powers of the State Board of Education are imposed upon, transferred to and vested in the Higher Education Coordinating Commission.

"(2) On the operative date of this section, the State Board of Edu cation shall:

"(a) Deliver to the Higher Education Coordinating Commission all
 records and property within the jurisdiction of the commission that
 relate to the duties, functions and powers transferred to and assumed
 by the office under this section.

"(b) Transfer to the commission those employees engaged primarily
 in the exercise of the duties, functions and powers transferred to and
 assumed by the office under this section.

"(3) The executive director of the Higher Education Coordinating Commission shall take possession of the records and property, and shall take charge of the employees and employ them in the exercise of the duties, functions and powers transferred under this section, without reduction of compensation but subject to change or termination of employment or compensation as provided by law.

"(4) The Governor shall resolve any dispute between the State
 Board of Education and the Higher Education Coordinating Commis sion relating to transfers of records, property and employees under
 this section, and the Governor's decision is final.

"<u>SECTION 21.</u> (1) The unexpended balances of amounts authorized
 to be expended by the State Board of Education for the biennium be-

ginning July 1, 2013, from revenues dedicated, continuously appropri-1 ated, appropriated or otherwise made available for the purpose of  $\mathbf{2}$ administering and enforcing the duties, functions and powers trans-3 ferred by the provisions of section xx of this 2013 Act are transferred 4 to and are available for expenditure by the Higher Education Coordi- $\mathbf{5}$ nating Commission for the biennium beginning July 1, 2013, for the 6 purpose of administering and enforcing the duties, functions and 7 powers transferred by section xx of this 2013 Act. 8

9 "(2) The expenditure classifications, if any, established by Acts au-10 thorizing or limiting expenditures by the State Board of Education 11 remain applicable to expenditures by the Higher Education Coordi-12 nating Commission under this section.

"SECTION 22. The transfer of duties, functions and powers to the Higher Education Coordinating Commission by section xx of this 2013 Act does not affect any action, proceeding or prosecution involving or with respect to such duties, functions and powers begun before and pending at the time of the transfer, except that the Higher Education Coordinating Commission is substituted for the State Board of Education in the action, proceeding or prosecution.

20 "SECTION 23. (1) Nothing in sections xx to xx of this 2013 Act re-21 lieves a person of a liability, duty or obligation accruing under or with 22 respect to the duties, functions and powers transferred by section xx 23 of this 2013 Act. The Higher Education Coordinating Commission may 24 undertake the collection or enforcement of any such liability, duty or 25 obligation.

"(2) The rights and obligations of the State Board of Education legally incurred under contracts, leases and business transactions executed, entered into or begun before the operative date of section 11 of this 2013 Act accruing under or with respect to the duties, functions and powers transferred by section 11 of this 2013 Act are transferred to the Higher Education Coordinating Commission. For the purpose
of succession to these rights and obligations, the commission is a
continuation of the commission and not a new authority.

"SECTION 24. (1) Notwithstanding the transfer of duties, functions
and powers by section xx of this 2013 Act, the rules of the State Board
of Education in effect on the operative date of section xx of this 2013
Act continue in effect until superseded or repealed by rules of the
Higher Education Coordinating Commission.

9 "(2) References in rules of the State Board of Education to the 10 board or an officer or employee of the board are considered to be ref-11 erences to the Higher Education Coordinating Commission or to an 12 officer or employee of the commission.

"SECTION 25. The State Board of Education and Higher Education Coordinating Commission may take any action before the operative date specified in section xxx of this 2013 Act that is necessary to enable the commission to exercise, on and after the operative date specified in section xxx of this 2013 Act, all the duties, functions and powers conferred on the Higher Education Coordinating Commission by section xx of this 2013 Act.

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### **"CONSTITUTIONAL AND BONDING PROVISIONS**

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"SECTION 26. For purposes of Article XV, section 8 of the Oregon
 Constitution, a person employed by the State Board of Higher Educa tion includes a person who:

"(1) Was employed by the board on the date before the effective date of this 2013 Act and who, as a result of this 2013 Act, is employed by another agency or public corporation of this state in a capacity that was within the authority of the board on the date before the effective date of this 2013 Act. "(2) On or after the effective date of this 2013 Act, is employed by
an agency or public corporation in a capacity that was within the authority of the board before the effective date of this 2013 Act.

4 "SECTION 27. For purposes of Article XI-M, section 1 of the Oregon
5 Constitution, a building owned by the State Board of Higher Education
6 includes a building owned by:

"(1) The State Board of Higher Education on the date before the effective date of this 2013 Act that, as a result of this 2013 Act, is on the effective date of this 2013 Act owned by another agency or public corporation of this state and used for purposes within the authority of the board on the date before the effective date of this 2013 Act.

"(2) An agency or public corporation of this state on or after the
effective date of this 2013 Act and used for purposes within the authority of the board before the effective date of this 2013 Act.

"SECTION 28. (1) Nothing in sections 37 and 38 of this 2013 Act shall 15 be construed in any way to impair the obligations or agreements of the 16 State of Oregon or the State Board of Higher Education with respect 17 to bonds, certificates of participation, financing agreements or other 18 agreements for the borrowing of money issued prior to the operative 19 date specified in section 305 of this 2013 Act by the State of Oregon on 20behalf of the State Board of Higher Education. A public university and 21the Oregon University System shall take all actions necessary to en-22sure full compliance with all indentures, resolutions, declarations, 23agreements and other documents issued with respect to the bonds, 24certificates of participation, financing agreements or other agreements 2526 for the borrowing of money issued prior to the operative date specified in section 305 of this 2013 Act by the State of Oregon on behalf of the 27State Board of Higher Education. The Oregon University System and 28a public university shall establish, in a written agreement that shall 29be subject to the approval of the State Treasurer, the responsibility 30

of the public university for the payment to the State Board of Higher Education of moneys sufficient to pay when due all principal, interest and any other charges on bonds, certificates of participation, financing agreements or other agreements for the borrowing of money issued prior to the operative date specified in section 305 of this 2013 Act by the State of Oregon on behalf of the State Board of Higher Education.

"(2) Holders of obligations issued by a public university on or after the operative date specified in section 305 of this 2013 Act may be paid pari passu with the obligations issued by the State of Oregon on behalf of the State Board of Higher Education for the public university prior to the operative date specified in section 305 of this 2013 Act from the tuition, fees, rents, revenues, receipts, appropriations or other income of the public university, but only to the extent that:

"(a) The holders have no rights, liens or other interests with respect to the tuition, fees, rents, revenues, receipts, appropriations or other income of the university that are senior or superior to the rights granted to the holders of obligations issued prior to the operative date specified in section 305 of this 2013 Act by the State of Oregon on behalf of the State Board of Higher Education; and

"(b) The State Board of Higher Education, the Oregon Department of Administrative Services or the State of Oregon, acting for the benefit of such holders of obligations, is granted a lien or other security interest in the tuition, fees, rents, revenues, receipts, appropriations or other income of the public university that is not junior to and is at least pari passu with any lien or other security interest granted to the holders of obligations issued by the public university.

"(3) Any expenses, including legal expenses, judgments, liabilities and federal arbitrage and rebate penalties arising from the actions of the public university, if incurred with respect to bonds, certificates of participation, financing agreements or other agreements for the bor-

rowing of money issued prior to the operative date specified in section 1 305 of this 2013 Act by the State of Oregon on behalf of the State Board  $\mathbf{2}$ of Higher Education, shall be paid when due by the public university, 3 subject to the public university's right to reasonably contest the 4 charges, judgments, liabilities or penalties. The public university shall  $\mathbf{5}$ assist the Controller of the Oregon University System in making any 6 necessary calculations and filing any necessary reports related to 7 arbitrage and rebate on the indebtedness. 8

"(4) Any amounts deposited with the State Treasurer, the Control-9 ler of the Oregon University System, the Oregon Department of Ad-10 ministrative Services or their designated agents in any debt service in 11 reserve accounts for the debt service associated with any bonds, cer-12 tificates of participation, financing agreements or other agreements 13 for the borrowing of money issued prior to the operative date specified 14 in section 305 of this 2013 Act by the State of Oregon on behalf of the 15 State Board of Higher Education shall remain with the State Treas-16 urer, the Controller of the Oregon University System, the Oregon De-17 partment of Administrative Services or their designated agents until 18 the time that the bonds, certificates of participation, financing agree-19 ments or other agreements for the borrowing of money for which the 20reserve accounts have been established have been retired or defeased. 21The public university shall be credited with the investment earnings 22on the reserve accounts. 23

"SECTION 29. (1) Nothing in sections 37 and 38 of this 2013 Act shall be construed in any way to impair the obligations or agreements of the State of Oregon or the State Board of Education with respect to bonds, certificates of participation, financing agreements or other agreements for the borrowing of money issued prior to the operative date specified in section 305 of this 2013 Act by the State of Oregon on behalf of community colleges. A community college and the State Board of Ed-

ucation shall take all actions necessary to ensure full compliance with 1 all indentures, resolutions, declarations, agreements and other docu- $\mathbf{2}$ ments issued with respect to the bonds, certificates of participation, 3 financing agreements or other agreements for the borrowing of money 4 issued prior to the operative date specified in section 305 of this 2013  $\mathbf{5}$ Act by the State of Oregon on behalf of the State Board of Education. 6 The State Board of Education and a community college shall establish,  $\mathbf{7}$ in a written agreement that shall be subject to the approval of the 8 State Treasurer, the responsibility of the community college for the 9 payment to the State Board of Education of moneys sufficient to pay 10 when due all principal, interest and any other charges on bonds, cer-11 tificates of participation, financing agreements or other agreements 12 for the borrowing of money issued prior to the operative date specified 13 in section 305 of this 2013 Act by the State of Oregon on behalf of the 14 State Board of Education. 15

"(2) Holders of obligations issued by a community college on or after the operative date specified in section 305 of this 2013 Act may be paid pari passu with the obligations issued by the State of Oregon on behalf of the State Board of Education for the community college prior to the operative date specified in section 305 of this 2013 Act from the tuition, fees, rents, revenues, receipts, appropriations or other income of the community college, but only to the extent that:

"(a) The holders have no rights, liens or other interests with respect to the tuition, fees, rents, revenues, receipts, appropriations or other income of the community college that are senior or superior to the rights granted to the holders of obligations issued prior to the operative date specified in section 305 of this 2013 Act by the State of Oregon on behalf of the State Board of Education; and

"(b) The State Board of Education, the Oregon Department of Ad ministrative Services or the State of Oregon, acting for the benefit of

such holders of obligations, is granted a lien or other security interest in the tuition, fees, rents, revenues, receipts, appropriations or other income of the community college that is not junior to and is at least pari passu with any lien or other security interest granted to the holders of obligations issued by the community college.

"(3) Any expenses, including legal expenses, judgments, liabilities 6 and federal arbitrage and rebate penalties arising from the actions of 7 the community college, if incurred with respect to bonds, certificates 8 of participation, financing agreements or other agreements for the 9 borrowing of money issued prior to the operative date specified in 10 section 305 of this 2013 Act by the State of Oregon on behalf of the 11 State Board of Education, shall be paid when due by the community 12 college, subject to the community college's right to reasonably contest 13 the charges, judgments, liabilities or penalties. The community college 14 shall assist the Higher Education Coordinating Commission and De-15 partment of Education in making any necessary calculations and filing 16 any necessary reports related to arbitrage and rebate on the indebt-17 edness. 18

"(4) Any amounts deposited with the State Treasurer, the Higher 19 Education Coordinating Commission, the Department of Education, 20the Oregon Department of Administrative Services or their designated 21agents in any debt service in reserve accounts for the debt service 22associated with any bonds, certificates of participation, financing 23agreements or other agreements for the borrowing of money issued 24prior to the operative date specified in section 305 of this 2013 Act by 25the State of Oregon on behalf of the State Board of Education shall 26remain with the State Treasurer, the Higher Education Coordinating 27Commission, the Department of Education, the Oregon Department 28of Administrative Services or their designated agents until the time 29that the bonds, certificates of participation, financing agreements or 30

other agreements for the borrowing of money for which the reserve 1 accounts have been established have been retired or defeased. The  $\mathbf{2}$ community college shall be credited with the investment earnings on 3 the reserve accounts. 4  $\mathbf{5}$ **"AUTHORITY OF OREGON EDUCATION** 6 **INVESTMENT BOARD;** 7 **CONFORMING AMENDMENTS** 8 9 **"SECTION 30.** Section 2, chapter 519, Oregon Laws 2011, as amended by 10 section 1, chapter 36, Oregon Laws 2012, is amended to read: 11 "Sec. 2. (1) The Oregon Education Investment Board established by sec-12 tion 1, chapter 519, Oregon Laws 2011, shall appoint a Chief Education Of-13 ficer who shall serve at the pleasure of the board. 14 "(2) The Chief Education Officer shall be a person who, by training and 15 experience, is well qualified to: 16 "(a) Perform the duties of the office, as determined by the board; and 17 "(b) Assist in carrying out the functions of the board, as described in 18 section 1, chapter 519, Oregon Laws 2011. 19 "(3)(a) For the purpose of furthering the mission of the Oregon Education 20Investment Board to oversee a unified public education system, the Chief 21Education Officer shall have direction and control over the positions iden-22tified in paragraph (b) of this subsection for matters related to the design 23and organization of the state's education system, including early childhood 24services provided by the state. 25"(b) The positions over which the Chief Education Officer shall have di-26rection and control are: 27

<sup>28</sup> "(A) The [Commissioner for Community College Services].

29 "[(B) The Chancellor of the Oregon University System.]

<sup>30</sup> "[(C) The executive director of the Oregon Student Access Commission.]

1 "[(D)] (A) The Early Childhood System Director.

2 "[(E)] (B) The executive director of the Higher Education Coordinating
3 Commission.

4 "[(F)] (C) The Deputy Superintendent of Public Instruction.

"(c) The authority of the Chief Education Officer granted under paragraph (a) of this subsection does not include the authority to appoint or remove a person from a position identified in paragraph (b) of this subsection.
"(d) If a person in a position identified in paragraph (b) of this subsection
is appointed by an entity other than the Governor, the Governor shall resolve any dispute between the Chief Education Officer and the appointing
authority of the person. The Governor's decision is final.

"SECTION 31. Section 14, chapter 36, Oregon Laws 2012, is amended to
 read:

<sup>14</sup> "Sec. 14. (1) For the purposes of this section:

"(a) 'Achievement compact' means an agreement entered into between the
Oregon Education Investment Board and the governing body of an education
entity as described in this section.

18 "(b) 'Education entity' means:

<sup>19</sup> "(A) A school district, as defined in ORS 332.002;

20 "(B) An education service district operated under ORS chapter 334;

"(C) A community college district or community college service district
 operated under ORS chapter 341;

<sup>23</sup> "(D) The Oregon University System established by ORS 351.011;

"(E) A public university [of the Oregon University System, as] listed in
 ORS 352.002; and

"(F) The health professions and graduate science programs of the Oregon
Health and Science University operated under ORS chapter 353.

- <sup>28</sup> "(c) 'Governing body of an education entity' means:
- <sup>29</sup> "(A) For a school district, the school district board.
- 30 "(B) For an education service district, the board of directors of the edu-

1 cation service district.

2 "(C) For a community college district or a community college service 3 district, the board of education of the community college district.

4 "(D) For the Oregon University System, the State Board of Higher Edu-5 cation.

6 "(E) For a public university [of the Oregon University System], the presi-7 dent of the university.

"(F) For the Oregon Health and Science University, the Oregon Health
and Science University Board of Directors.

"(2)(a) Prior to the beginning of each fiscal year, the governing body of
 each education entity must enter into an achievement compact with the
 Oregon Education Investment Board for the fiscal year.

"(b) Governing bodies of education entities identified in subsection (1)(b)(A) to (C) of this section shall enter into achievement compacts as part of the budgeting process under ORS 294.305 to 294.565 and shall submit achievement compacts to the board prior to July 1 of each year.

"(c) The board shall specify a process for adoption and a timeline for submission of achievement compacts for education entities identified in subsection (1)(b)(D) to (F) of this section.

"(d) The board shall provide to each school district a number quantifying the district's estimated level of funding for the next fiscal year compared to the determination of funding needed to ensure that the state's system of kindergarten through grade 12 public education meets the quality goals specified under ORS 327.506.

(3)(a) The board shall establish the terms for achievement compacts.

<sup>26</sup> "(b) The terms of an achievement compact may include:

"(A) A description of goals for outcomes that are consistent with the educational goals identified in ORS 329.015, the findings described in ORS
351.003 and the mission of education provided in ORS 351.009.

30 "(B) A description of the outcomes and measures of progress that will

1 allow each education entity to quantify:

2 "(i) Completion rates for:

3 "(I) Critical stages of learning and programs of study;

4 "(II) The attainment of diplomas, certificates and degrees; and

"(III) Achieving the high school and post-secondary education goals established in ORS 351.009 and a projection of the progress needed to achieve
those goals by 2025;

"(ii) Validations of the quality of knowledge and skills acquired by students of the education entity; and

"(iii) The relevance of the knowledge and skills acquired by the students of the education entity and the means by which those skills and knowledge will contribute to the workforce, the economy and society as described in state policy.

"(C) Other information suggested by the governing body of an education
entity and approved by the board.

"(c) Notwithstanding the terms described in paragraph (b) of this subsection, for an achievement compact entered into by an education entity identified in subsection (1)(b)(F) of this section, the terms of the achievement compact shall be limited to the enrollment of, and attainment of degrees by, Oregon residents in programs for which the state provides funding.

"(4)(a) The governing body of each education entity shall identify a target number and percentage of students for achievement of the outcomes, measures of progress and goals specified in the achievement compact for the fiscal year.

<sup>25</sup> "(b) The governing body of each education entity shall provide a target <sup>26</sup> number and percentage of students for the aggregate of all disadvantaged <sup>27</sup> subgroups, as defined by federal law or specified by rules adopted by the <sup>28</sup> board. The target number and percentage of students must reflect the edu-<sup>29</sup> cation entity's goals of improving education outcomes for disadvantaged <sup>30</sup> student groups and closing any student achievement gaps between disadvan-

1 taged student groups and other student groups.

"(5) As part of the process of entering into an achievement compact, the  $\mathbf{2}$ governing body of an education entity shall ensure that open communi-3 cations are provided to parents, students, teachers or faculty, employees, 4 exclusive bargaining representatives and community representatives for the  $\mathbf{5}$ purposes of explaining and discussing the outcomes, measures of progress, 6 goals and targets specified in the achievement compact for the fiscal year. 7 The open communications must be provided during each education entity's 8 9 public budget process.

"(6) The board shall specify the format of the achievement compacts and
 provide model achievement compacts to the governing body of each education
 entity.

"(7) The board may adopt a timeline and method for governing bodies of education entities to provide the board with a report at the end of a fiscal year that describes the achievements made by the education entities during the fiscal year. The report:

"(a) Must include disaggregated data for each disadvantaged student
group specified by the board; and

"(b) May state achievements in numbers and percentages and in relation
to the outcomes, measures of progress, goals and targets specified in the
achievement compact for the fiscal year.

"SECTION 32. ORS 244.050, as amended by section 9, chapter 90, Oregon
 Laws 2012, is amended to read:

"244.050. (1) On or before April 15 of each year the following persons shall
file with the Oregon Government Ethics Commission a verified statement of
economic interest as required under this chapter:

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

<sup>30</sup> "(b) Any judicial officer, including justices of the peace and municipal

judges, except any pro tem judicial officer who does not otherwise serve asa judicial officer.

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

5 "(d) The Deputy Attorney General.

6 "(e) The Legislative Administrator, the Legislative Counsel, the Legisla-7 tive Fiscal Officer, the Secretary of the Senate and the Chief Clerk of the 8 House of Representatives.

9 "(f) The Chancellor and Vice Chancellors of the Oregon University Sys-10 tem and the president and vice presidents, or their administrative equiv-11 alents, in each public university listed in ORS 352.002.

12 "(g) The following state officers:

13 "(A) Adjutant General.

- 14 "(B) Director of Agriculture.
- <sup>15</sup> "(C) Manager of State Accident Insurance Fund Corporation.
- 16 "(D) Water Resources Director.
- 17 "(E) Director of Department of Environmental Quality.

18 "(F) Director of Oregon Department of Administrative Services.

- <sup>19</sup> "(G) State Fish and Wildlife Director.
- 20 "(H) State Forester.
- 21 "(I) State Geologist.
- 22 "(J) Director of Human Services.
- <sup>23</sup> "(K) Director of the Department of Consumer and Business Services.
- <sup>24</sup> "(L) Director of the Department of State Lands.
- 25 "(M) State Librarian.
- <sup>26</sup> "(N) Administrator of Oregon Liquor Control Commission.
- 27 "(O) Superintendent of State Police.
- <sup>28</sup> "(P) Director of the Public Employees Retirement System.
- 29 "(Q) Director of Department of Revenue.
- 30 "(R) Director of Transportation.

- 1 "(S) Public Utility Commissioner.
- 2 "(T) Director of Veterans' Affairs.
- 3 "(U) Executive director of Oregon Government Ethics Commission.
- 4 "(V) Director of the State Department of Energy.
- 5 "(W) Director and each assistant director of the Oregon State Lottery.
- 6 "(X) Director of the Department of Corrections.
- 7 "(Y) Director of the Oregon Department of Aviation.
- 8 "(Z) Executive director of the Oregon Criminal Justice Commission.
- 9 "(AA) Director of the Oregon Business Development Department.
- 10 "(BB) Director of the Office of Emergency Management.
- 11 "(CC) Director of the Employment Department.
- 12 "(DD) Chief of staff for the Governor.
- 13 "(EE) Administrator of the Office for Oregon Health Policy and Research.
- 14 "(FF) Director of the Housing and Community Services Department.
- 15 "(GG) State Court Administrator.
- "(HH) Director of the Department of Land Conservation and Develop-ment.
- 18 "(II) Board chairperson of the Land Use Board of Appeals.
- 19 "(JJ) State Marine Director.
- 20 "(KK) Executive director of the Oregon Racing Commission.
- 21 "(LL) State Parks and Recreation Director.
- <sup>22</sup> "(MM) Public defense services executive director.
- <sup>23</sup> "(NN) Chairperson of the Public Employees' Benefit Board.
- "(OO) Director of the Department of Public Safety Standards and Train-ing.
- <sup>26</sup> "(PP) [Chairperson of the Oregon Student Access Commission] Executive
- 27 Director of the Higher Education Coordinating Commission.
- <sup>28</sup> "(QQ) Executive director of the Oregon Watershed Enhancement Board.
- <sup>29</sup> "(RR) Director of the Oregon Youth Authority.
- <sup>30</sup> "(SS) Director of the Oregon Health Authority.

1 "(TT) Deputy Superintendent of Public Instruction.

"(h) Any assistant in the Governor's office other than personal secretaries
and clerical personnel.

4 "(i) Every elected city or county official.

5 "(j) Every member of a city or county planning, zoning or development 6 commission.

"(k) The chief executive officer of a city or county who performs the duties of manager or principal administrator of the city or county.

9 "(L) Members of local government boundary commissions formed under
10 ORS 199.410 to 199.519.

"(m) Every member of a governing body of a metropolitan service district
and the executive officer thereof.

"(n) Each member of the board of directors of the State Accident Insur ance Fund Corporation.

"(o) The chief administrative officer and the financial officer of each
 common and union high school district, education service district and com munity college district.

<sup>18</sup> "(p) Every member of the following state boards and commissions:

19 "(A) Board of Geologic and Mineral Industries.

20 "(B) Oregon Business Development Commission.

- 21 "(C) State Board of Education.
- <sup>22</sup> "(D) Environmental Quality Commission.
- <sup>23</sup> "(E) Fish and Wildlife Commission of the State of Oregon.
- 24 "(F) State Board of Forestry.
- <sup>25</sup> "(G) Oregon Government Ethics Commission.
- <sup>26</sup> "(H) Oregon Health Policy Board.
- 27 "(I) State Board of Higher Education.
- 28 "(J) Oregon Investment Council.
- <sup>29</sup> "(K) Land Conservation and Development Commission.
- 30 "(L) Oregon Liquor Control Commission.

- 1 "(M) Oregon Short Term Fund Board.
- 2 "(N) State Marine Board.
- 3 "(O) Mass transit district boards.
- 4 "(P) Energy Facility Siting Council.
- 5 "(Q) Board of Commissioners of the Port of Portland.
- 6 "(R) Employment Relations Board.
- 7 "(S) Public Employees Retirement Board.
- 8 "(T) Oregon Racing Commission.
- 9 "(U) Oregon Transportation Commission.
- 10 "(V) Wage and Hour Commission.
- 11 "(W) Water Resources Commission.
- 12 "(X) Workers' Compensation Board.
- 13 "(Y) Oregon Facilities Authority.
- 14 "(Z) Oregon State Lottery Commission.
- 15 "(AA) Pacific Northwest Electric Power and Conservation Planning
- 16 Council.
- 17 "(BB) Columbia River Gorge Commission.
- <sup>18</sup> "(CC) Oregon Health and Science University Board of Directors.
- 19 "(DD) Capitol Planning Commission.
- 20 "(EE) Higher Education Coordinating Commission.
- 21 "(FF) Oregon Growth Board.
- 22 "(GG) Early Learning Council.
- "(HH) The governing board of a public university listed in ORS
  352.002.
- <sup>25</sup> "(q) The following officers of the State Treasurer:
- 26 "(A) Deputy State Treasurer.
- 27 "(B) Chief of staff for the office of the State Treasurer.
- <sup>28</sup> "(C) Director of the Investment Division.
- 29 "(r) Every member of the board of commissioners of a port governed by
- 30 ORS 777.005 to 777.725 or 777.915 to 777.953.

"(s) Every member of the board of directors of an authority created under
ORS 441.525 to 441.595.

"(2) By April 15 next after the date an appointment takes effect, every appointed public official on a board or commission listed in subsection (1) of this section shall file with the Oregon Government Ethics Commission a statement of economic interest as required under ORS 244.060, 244.070 and 244.090.

"(3) By April 15 next after the filing deadline for the primary election,
each candidate described in subsection (1) of this section shall file with the
commission a statement of economic interest as required under ORS 244.060,
244.070 and 244.090.

"(4) Within 30 days after the filing deadline for the general election, each candidate described in subsection (1) of this section who was not a candidate in the preceding primary election, or who was nominated for public office described in subsection (1) of this section at the preceding primary election by write-in votes, shall file with the commission a statement of economic interest as required under ORS 244.060, 244.070 and 244.090.

"(5) Subsections (1) to (4) of this section apply only to persons who are incumbent, elected or appointed public officials as of April 15 and to persons who are candidates on April 15. Subsections (1) to (4) of this section also apply to persons who do not become candidates until 30 days after the filing deadline for the statewide general election.

"(6) If a statement required to be filed under this section has not been received by the commission within five days after the date the statement is due, the commission shall notify the public official or candidate and give the public official or candidate not less than 15 days to comply with the requirements of this section. If the public official or candidate fails to comply by the date set by the commission, the commission may impose a civil penalty as provided in ORS 244.350.

<sup>30</sup> "<u>SECTION 33.</u> ORS 244.050, as amended by sections 9 and 29, chapter 90,

1 Oregon Laws 2012, is amended to read:

"244.050. (1) On or before April 15 of each year the following persons shall
file with the Oregon Government Ethics Commission a verified statement of
economic interest as required under this chapter:

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

8 "(b) Any judicial officer, including justices of the peace and municipal 9 judges, except any pro tem judicial officer who does not otherwise serve as 10 a judicial officer.

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

13 "(d) The Deputy Attorney General.

"(e) The Legislative Administrator, the Legislative Counsel, the Legislative Fiscal Officer, the Secretary of the Senate and the Chief Clerk of the
House of Representatives.

"(f) The Chancellor and Vice Chancellors of the Oregon University System and the president and vice presidents, or their administrative equivalents, in each public university listed in ORS 352.002.

20 "(g) The following state officers:

21 "(A) Adjutant General.

22 "(B) Director of Agriculture.

<sup>23</sup> "(C) Manager of State Accident Insurance Fund Corporation.

24 "(D) Water Resources Director.

<sup>25</sup> "(E) Director of Department of Environmental Quality.

<sup>26</sup> "(F) Director of Oregon Department of Administrative Services.

27 "(G) State Fish and Wildlife Director.

28 "(H) State Forester.

29 "(I) State Geologist.

30 "(J) Director of Human Services.

- 1 "(K) Director of the Department of Consumer and Business Services.
- 2 "(L) Director of the Department of State Lands.
- 3 "(M) State Librarian.
- 4 "(N) Administrator of Oregon Liquor Control Commission.
- 5 "(O) Superintendent of State Police.
- 6 "(P) Director of the Public Employees Retirement System.
- 7 "(Q) Director of Department of Revenue.
- 8 "(R) Director of Transportation.
- 9 "(S) Public Utility Commissioner.
- 10 "(T) Director of Veterans' Affairs.
- 11 "(U) Executive director of Oregon Government Ethics Commission.
- 12 "(V) Director of the State Department of Energy.
- 13 "(W) Director and each assistant director of the Oregon State Lottery.
- 14 "(X) Director of the Department of Corrections.
- <sup>15</sup> "(Y) Director of the Oregon Department of Aviation.
- 16 "(Z) Executive director of the Oregon Criminal Justice Commission.
- 17 "(AA) Director of the Oregon Business Development Department.
- 18 "(BB) Director of the Office of Emergency Management.
- 19 "(CC) Director of the Employment Department.
- 20 "(DD) Chief of staff for the Governor.
- 21 "(EE) Administrator of the Office for Oregon Health Policy and Research.
- <sup>22</sup> "(FF) Director of the Housing and Community Services Department.
- 23 "(GG) State Court Administrator.
- "(HH) Director of the Department of Land Conservation and Develop-ment.
- <sup>26</sup> "(II) Board chairperson of the Land Use Board of Appeals.
- 27 "(JJ) State Marine Director.
- <sup>28</sup> "(KK) Executive director of the Oregon Racing Commission.
- <sup>29</sup> "(LL) State Parks and Recreation Director.
- 30 "(MM) Public defense services executive director.

"(NN) Chairperson of the Public Employees' Benefit Board. 1

"(OO) Director of the Department of Public Safety Standards and Train- $\mathbf{2}$ ing. 3

4

"(PP) [Chairperson of the Oregon Student Access Commission] Executive

#### Director of the Higher Education Coordinating Commission. $\mathbf{5}$

"(QQ) Executive director of the Oregon Watershed Enhancement Board. 6

"(RR) Director of the Oregon Youth Authority. 7

"(SS) Director of the Oregon Health Authority. 8

"(TT) Deputy Superintendent of Public Instruction. 9

"(h) Any assistant in the Governor's office other than personal secretaries 10 and clerical personnel. 11

"(i) Every elected city or county official. 12

"(j) Every member of a city or county planning, zoning or development 13 commission. 14

"(k) The chief executive officer of a city or county who performs the du-15 ties of manager or principal administrator of the city or county. 16

"(L) Members of local government boundary commissions formed under 17 ORS 199.410 to 199.519. 18

"(m) Every member of a governing body of a metropolitan service district 19 and the executive officer thereof. 20

"(n) Each member of the board of directors of the State Accident Insur-21ance Fund Corporation. 22

"(o) The chief administrative officer and the financial officer of each 23common and union high school district, education service district and com-24munity college district. 25

26 "(p) Every member of the following state boards and commissions:

"(A) Board of Geologic and Mineral Industries. 27

"(B) Oregon Business Development Commission. 28

"(C) State Board of Education. 29

"(D) Environmental Quality Commission. 30

- 1 "(E) Fish and Wildlife Commission of the State of Oregon.
- 2 "(F) State Board of Forestry.
- 3 "(G) Oregon Government Ethics Commission.
- 4 "(H) Oregon Health Policy Board.
- 5 "(I) State Board of Higher Education.
- 6 "(J) Oregon Investment Council.
- 7 "(K) Land Conservation and Development Commission.
- 8 "(L) Oregon Liquor Control Commission.
- 9 "(M) Oregon Short Term Fund Board.
- 10 "(N) State Marine Board.
- 11 "(O) Mass transit district boards.
- 12 "(P) Energy Facility Siting Council.
- 13 "(Q) Board of Commissioners of the Port of Portland.
- 14 "(R) Employment Relations Board.
- 15 "(S) Public Employees Retirement Board.
- 16 "(T) Oregon Racing Commission.
- 17 "(U) Oregon Transportation Commission.
- 18 "(V) Wage and Hour Commission.
- 19 "(W) Water Resources Commission.
- 20 "(X) Workers' Compensation Board.
- 21 "(Y) Oregon Facilities Authority.
- 22 "(Z) Oregon State Lottery Commission.
- "(AA) Pacific Northwest Electric Power and Conservation Planning
   Council.
- <sup>25</sup> "(BB) Columbia River Gorge Commission.
- <sup>26</sup> "(CC) Oregon Health and Science University Board of Directors.
- 27 "(DD) Capitol Planning Commission.
- <sup>28</sup> "(EE) Higher Education Coordinating Commission.
- 29 "(FF) Early Learning Council.
- 30 "(GG) The governing board of a public university listed in ORS

#### 1 **352.002.**

2 "(q) The following officers of the State Treasurer:

3 "(A) Deputy State Treasurer.

4 "(B) Chief of staff for the office of the State Treasurer.

5 "(C) Director of the Investment Division.

"(r) Every member of the board of commissioners of a port governed by
ORS 777.005 to 777.725 or 777.915 to 777.953.

"(s) Every member of the board of directors of an authority created under
ORS 441.525 to 441.595.

"(2) By April 15 next after the date an appointment takes effect, every appointed public official on a board or commission listed in subsection (1) of this section shall file with the Oregon Government Ethics Commission a statement of economic interest as required under ORS 244.060, 244.070 and 244.090.

"(3) By April 15 next after the filing deadline for the primary election,
each candidate described in subsection (1) of this section shall file with the
commission a statement of economic interest as required under ORS 244.060,
244.070 and 244.090.

"(4) Within 30 days after the filing deadline for the general election, each candidate described in subsection (1) of this section who was not a candidate in the preceding primary election, or who was nominated for public office described in subsection (1) of this section at the preceding primary election by write-in votes, shall file with the commission a statement of economic interest as required under ORS 244.060, 244.070 and 244.090.

"(5) Subsections (1) to (4) of this section apply only to persons who are incumbent, elected or appointed public officials as of April 15 and to persons who are candidates on April 15. Subsections (1) to (4) of this section also apply to persons who do not become candidates until 30 days after the filing deadline for the statewide general election.

30 "(6) If a statement required to be filed under this section has not been

received by the commission within five days after the date the statement is due, the commission shall notify the public official or candidate and give the public official or candidate not less than 15 days to comply with the requirements of this section. If the public official or candidate fails to comply by the date set by the commission, the commission may impose a civil penalty as provided in ORS 244.350.

7

"SECTION 34. ORS 284.540 is amended to read:

8 "284.540. (1) There is established the Governor's Council on Oregon's
9 Economy.

10 "(2) The members of the council are:

"(a) The presiding officer of the Oregon Business Development Commis-sion;

13 "(b) The chairperson of the Oregon Transportation Commission;

14 "(c) The chairperson of the State Board of Agriculture;

15 "(d) The [president of the State Board of Higher Education] chairperson

16 of the Higher Education Coordinating Commission; and

17 "(e) Other persons designated by the Governor.

18 "(3) The council shall meet quarterly to:

"(a) Discuss and coordinate the activities of each entity described in subsection (2) of this section that relate to economic development and improving the economy in Oregon; and

"(b) Discuss and recommend to the Legislative Assembly methods for
 creating certainty for the development process.

"SECTION 35. ORS 284.706, as amended by sections 21 and 31, chapter
90, Oregon Laws 2012, is amended to read:

"284.706. (1) There is created the Oregon Innovation Council consisting
 of the following voting members:

"(a) The Governor or the Governor's designated representative, who shall
be chairperson of the council.

30 "(b) Five members appointed by the Governor who are engaged in the

1 operations of Oregon traded sector industries or Oregon growth businesses.

"(c) One member appointed by the Governor who is a representative of
an Oregon-based, generally accredited, not-for-profit private institution of
higher education.

5 "(d) A member of the Oregon Growth Account Board, appointed by the 6 board, who has experience in the field of venture capital.

"(e) A member of the Engineering and Technology Industry Council, appointed by the Engineering and Technology Industry Council.

9 "(f) The Director of the Oregon Business Development Department.

10 "(g) The [Chancellor of the Oregon University System] Executive Director

11 of the Higher Education Coordinating Commission.

12 "[(h) The Commissioner for Community College Services .]

13 "[(i)] (h) The State Treasurer.

14 "(2)(a) The Speaker of the House of Representatives shall appoint two 15 members to the council who are members of the House of Representatives.

"(b) The President of the Senate shall appoint two members to the councilwho are members of the Senate.

"(c) Members of the Legislative Assembly appointed to the council are
 nonvoting members and may act in an advisory capacity only.

20 "(3) The following persons, or their representatives, shall serve as ex 21 officio, nonvoting members of the council:

"(a) The presiding officer of the Oregon Business Development Commis-sion.

<sup>24</sup> "(b) The [president of the State Board of Higher Education] chairperson

25 of the Higher Education Coordinating Commission.

<sup>26</sup> "[(c) The chairperson of the State Board of Education.]

"[(d)] (c) An executive officer of an association representing Oregonbased, generally accredited, not-for-profit private institutions of higher education, appointed by the Governor.

30 "(4) The term of office of each appointed voting member of the council is

three years, but an appointed member serves at the pleasure of the appointing authority. Before the expiration of the term of an appointed voting member, the appointing authority shall appoint a successor whose term begins on July 1 next following. An appointed member is eligible for reappointment. If there is a vacancy for any cause, the appointing authority shall make an appointment to become immediately effective for the remainder of the unexpired term.

"(5) A majority of the voting members of the council constitutes a quorum
for the transaction of business.

"(6) Official action by the council requires the approval of a majority of
 the voting members of the council.

"(7) The council shall meet at least twice per fiscal year at a place, day and time determined by the chairperson. The council may also meet at other times and places specified by a call of the chairperson or by written request of a majority of the voting members of the council.

"(8) The council may adopt rules necessary for the operation of thecouncil.

"(9) The council may establish committees and delegate to the committeesduties as the council considers desirable.

"(10) The Oregon Business Development Department shall provide staff
 support to the council.

"(11) Members of the council who are members of the Legislative Assembly are entitled to compensation and expense reimbursement as provided in
ORS 171.072.

<sup>25</sup> "(12) Members of the council who are not members of the Legislative <sup>26</sup> Assembly are entitled to compensation and expenses incurred by them in the <sup>27</sup> performance of their official duties in the manner and amounts provided for <sup>28</sup> in ORS 292.495. Claims for compensation and expenses of members of the <sup>29</sup> council who are public officers shall be paid out of funds appropriated to the <sup>30</sup> public agency that employs the member. Claims for compensation and ex-

penses of members of the council who are not public officers shall be paid
out of funds appropriated to the Oregon Business Development Department
for that purpose.

"(13) All agencies of state government, as defined in ORS 174.111, are directed to assist the council in the performance of its duties and, to the extent permitted by laws relating to confidentiality, to furnish such information and advice as the members of the council consider necessary to perform their duties.

## 9 "SECTION 36. ORS 285B.168 is amended to read:

"285B.168. (1) The Oregon Business Development Department may make 10 grants available to a community college district, a community college service 11 district or, with the concurrence of the Commissioner for Community College 12 Services [and the Chancellor of the Oregon University System], a public uni-13 versity listed in ORS 352.002 to assist in the formation, improvement and 14 operation of small business development centers. If a community college 15 district, a community college service district or a public university is unable 16 to adequately provide services in a specific geographic area, the department 17 may make grants available to other service providers as determined by the 18 department. The grant application shall include: 19

"(a) Plans for providing small business owners and managers individual
 counseling, to the greatest extent practicable, in subject areas critical to
 small business success;

"(b) A budget for the year for which a grant is requested, including cost
apportionment among the department, small business clients, the community
college, the public university or other service providers and other sources;

"(c) A plan for evaluating the effect of the program on small business
 clients served; and

"(d) A plan for providing collaboration with other state agencies, state supported organizations and private sector entities that provide services to
 small businesses.

1 "(2) The grants made under subsection (1) of this section are to be used 2 by the grant recipient to provide:

3 "(a) Small business development center staff and support staff;

4 "(b) Expert resource persons from the business community;

5 "(c) Other training and business resources as approved by the department 6 in skill areas for which, or areas of the state where, the grant recipient can 7 demonstrate it does not otherwise have the capacity or expertise to provide 8 the resources; and

9 "(d) Other costs related to providing training, counseling and business
10 resources to small business clients.

"(3) To be eligible for a grant under subsection (1) of this section, the recipient shall be required to provide funds, in-kind contributions or some combination of funds and contributions, in accordance with rules adopted by the department.

"(4) Subject to the approval of the department, a grant recipient may subcontract funds received under this section to any other entity that is eligible to receive funding under this section.

"(5) The grant recipient shall submit a final report to the department after the distribution of grant funds and the delivery of services to the proposed business clients. The report shall state whether the plan and related budget have met the applicable criteria as described in the recipient's application for the grant period.

<sup>23</sup> **"SECTION 37.** ORS 320.100 is amended to read:

"320.100. (1) All moneys received from the taxes imposed under ORS
320.011 and 320.012, including penalties, shall be paid by the Department of
Revenue in the following manner:

"(a) Seventy-five percent (75%) of the moneys shall be credited, appropriated or remitted as follows:

"(A) Forty-three and two-tenths percent (43.2%) thereof shall be credited
 to the General Fund to be available for payment of general governmental

1 expenses.

"(B) Nine and seven-tenths percent (9.7%) is continuously appropriated
to pay the expenses of state and local programs of the Oregon Youth Conservation Corps established under ORS 418.650 to 418.663.

5 "(C) Forty-seven and one-tenth percent (47.1%) thereof shall be remitted 6 to the county treasurers of the several counties of the state. Each county 7 shall receive such share of the moneys as its population, determined by [*the* 8 State Board of Higher Education] **Portland State University**, bears to the 9 total population of the counties of the state, as determined by the census last 10 preceding such apportionment.

"(b) Twenty-five percent (25%) of the moneys shall be continuously appropriated to pay the expenses of the state and local programs of the Oregon
Youth Conservation Corps established under ORS 418.650 to 418.663.

"(2) All revenues received under this section by the treasurers of the several counties shall be placed in the general fund of each county to be expended by the county courts or the board of county commissioners of the several counties for general governmental expenses.

18 "SECTION 38. ORS 326.051 is amended to read:

<sup>19</sup> "326.051. Subject to ORS 417.300 and 417.305:

"(1) In addition to such other duties as are prescribed by law and pursuant to the requirement of ORS chapter 183, the State Board of Education
shall:

"(a) Establish state standards for public kindergartens and public ele mentary and secondary schools consistent with the policies stated in ORS
 326.011.

"(b) Adopt rules for the general governance of public kindergartens and
 public elementary and secondary schools and public community colleges.

<sup>28</sup> "(c) Prescribe required or minimum courses of study.

<sup>29</sup> "(d) Adopt rules regarding school and interscholastic activities.

30 "(e) Adopt rules that provide that no public elementary or secondary

school shall discriminate in determining participation in interscholastic activities. As used in this paragraph, 'discrimination' has the meaning given
that term in ORS 659.850.

"(f) Adopt rules that will eliminate the use and purchase of elemental
mercury, mercury compounds and mercury-added instructional materials by
public elementary and secondary schools.

7 "(2) The State Board of Education may:

"(a) Consistent with the laws of this state, accept money or property not otherwise provided for under paragraph (b) of this subsection, which is donated for the use or benefit of the public kindergartens and public elementary and secondary schools and [*public community colleges and*] use such money or property for the purpose for which it was donated. Until it is used, the board shall deposit any money received under this paragraph in a special fund with the State Treasurer as provided in ORS 293.265 to 293.275.

15 "(b) Apply for federal funds and accept and enter into any contracts or 16 agreements on behalf of the state for the receipt of such funds from the 17 federal government or its agencies for:

"(A) Educational purposes, including but not limited to any funds available for the school lunch program;

20 "(B) Career and technical education programs;

21 "[(C) Adult education programs;]

22 "[(D) Workforce training programs;] and

<sup>23</sup> "[(E)] (C) Any grants available to the state or its political subdivisions <sup>24</sup> for general federal aid for public kindergartens, public elementary schools[,] <sup>25</sup> **and** public secondary schools [*and public community colleges*] and their aux-<sup>26</sup> iliary services, improvement of teacher preparation, teacher salaries, con-<sup>27</sup> struction of school buildings, administration of the Department of Education <sup>28</sup> and any other educational activities under the jurisdiction of the State <sup>29</sup> Board of Education.

30 "(c) Adopt rules to administer the United States Department of

Agriculture's National School Lunch Program and School Breakfast Program
 for public and private prekindergarten through grade 12 schools and resi dential child care facilities.

4 "[(3) The State Board of Education shall provide a separate, identifiable
5 place on its agenda six times a year for community college issues. The state
6 board may also consider matters affecting community colleges at any regular
7 or special meeting.]

8 "SECTION 39. ORS 326.310 is amended to read:

"326.310. Except as provided by ORS 326.041, 326.051, [326.375, 341.005,]
341.015, 341.440, 341.455, 341.626, 341.655 and 341.933, the Superintendent of
Public Instruction shall exercise, under the direction of the State Board of
Education, a general superintendence of school officers and the public
schools. In carrying out the duties of office, the Superintendent of Public
Instruction shall:

<sup>15</sup> "(1) Act as administrative officer of the State Board of Education.

"(2) Act as executive head of the Department of Education and direct and
 supervise all activities of the department.

"(3) Assist all district school boards and education service district boards in answering questions concerning the proper administration of the school laws, the rules of the State Board of Education and the ministerial duties of school officers and teachers. The decision of the superintendent shall guide school officers and teachers in the performance of their duties relating to the matters decided. The superintendent may submit any question to the State Board of Education which shall then decide the question.

<sup>25</sup> "(4) Obtain and compile such statistical information relative to the condition and operation of the public schools as the superintendent or the state board may consider advisable for the advancement of education and for the information of the state board and the public.

29 "(5) Appoint, subject to the State Personnel Relations Law and with the 30 approval of the State Board of Education, such personnel as may be neces1 sary for the performance of the duties of the office of the superintendent.
2 The Superintendent of Public Instruction may designate one or more suitable
3 persons to sign or countersign warrants, vouchers, certificates or other pa4 pers and documents requiring the signature of the superintendent.

5 "(6) Administer and supervise adult education programs in the public el-6 ementary and secondary schools.

"(7) Perform such other functions as may be necessary to the performance
of the duties of the superintendent.

9 "SECTION 40. ORS 326.370 is amended to read:

"326.370. (1) The Department of Community Colleges and Workforce Development shall function under the direction and control of the [State Board
of Education with the ] Commissioner for Community College Services [serving as an administrative officer for community college matters].

"(2) The Department of Community Colleges and Workforce Development, in consultation with the Education and Workforce Policy Advisor and pursuant to ORS chapter 183, may adopt any rules necessary for the administration of laws related to the federal Workforce Investment Act that the department is charged with administering.

<sup>19</sup> "SECTION 41. ORS 326.550 is amended to read:

"326.550. (1) The Commissioner for Community College Services may issue 20General Educational Development (GED) certificates to persons who demon-21strate satisfactory performance in tests prescribed under subsection (2) of 22this section or meet the requirements of any prescribed evaluative procedure. 23"(2) The [State Board of Education] Higher Education Coordinating 24**Commission** by rule may prescribe tests and other appropriate evaluation 2526procedures for the purposes of subsection (1) of this section and may establish age, residence and other relevant qualifications for applicants. 27

"(3) The Department of Community Colleges and Workforce Development
may utilize its personnel and facilities for the administration of this section,
and the [State Board of Education] Higher Education Coordinating Com-

**mission** may establish by rule a nonrefundable application fee. The fee may 1 be waived by the [State Board of Education] commission in case of hardship.  $\mathbf{2}$ "(4) Subject to prior approval of the Oregon Department of Administrative 3 Services and a report to the Emergency Board prior to adopting the fee, the 4 fee established under subsection (3) of this section shall not exceed the cost  $\mathbf{5}$ of administering the program, as authorized by the Legislative Assembly 6 within the [board's] commission's budget, as the budget may be modified 7 by the Emergency Board. 8

"(5) All moneys received under this section shall be deposited in the State 9 Treasury to the credit of the Department of Community Colleges and 10 Workforce Development and shall be used exclusively for administration of 11 this section. The Department of Community Colleges and Workforce Devel-12 opment shall keep a record of all moneys deposited in such account. The 13 record shall indicate by separate cumulative accounts the source from which 14 the moneys are derived and the individual activity against which each 15 withdrawal is charged. 16

"(6) The Commissioner for Community College Services shall consult with the Superintendent of Public Instruction on all matters related to evaluation procedures used to measure equivalent achievement under this section. The superintendent is authorized to make independent recommendations on evaluation procedures to the [*State Board of Education*] **Higher Education Coordinating Commission** in those cases where the superintendent's judgment differs from that of the [*commissioner*] **director**.

<sup>24</sup> "SECTION 42. ORS 336.585 is amended to read:

<sup>25</sup> "336.585. (1) As used in this section:

"(a) 'Juvenile Detention Education Program' means the program definedin ORS 326.695.

"(b) 'Resident district' means the school district in which the parents or
legal guardian, if any, of a child resided at the time of the child's enrollment
in the Juvenile Detention Education Program. If the child has no parents

or legal guardian, or none can be located, the resident district is the school
district in which the child is physically located.

"(2) The Department of Education shall provide or cause to be provided 3 appropriate education for children enrolled in an educational program under 4 the Juvenile Detention Education Program. The Superintendent of Public  $\mathbf{5}$ Instruction may contract with a school district or education service district 6 to provide or cause to be provided appropriate education to children enrolled 7 in an educational program under the Juvenile Detention Education Program. 8 "(3) The superintendent shall pay the costs of providing education to 9 children enrolled in an educational program under the Juvenile Detention 10 Education Program from the State School Fund grant allocated for that 11 purpose under ORS 327.026. 12

"(4) The State Board of Education shall adopt by rule standards to be applied to the operation of the Juvenile Detention Education Program, including standards that allow a school district or an education service district under contract with the superintendent to:

17 "(a) Implement an assessment system as provided by ORS 329.485 (3).

"(b) Administer a nationally normed assessment as provided by ORS329.488.

20 "[(c) Participate in the Oregon Teacher Corps program created by ORS 21 329.757 to 329.780.]

<sup>22</sup> "[(d)] (c) Participate in the beginning teacher and administrator <sup>23</sup> mentorship program established by ORS 329.788 to 329.820.

<sup>24</sup> "[(*e*)] (**d**) Receive funds under ORS chapter 329 as provided by ORS <sup>25</sup> 329.875.

"(5) The superintendent shall ensure that the resident district of each child enrolled in an educational program under the Juvenile Detention Education Program is notified, if the resident district can be reasonably identified. The purposes of the notification include, but are not limited to:

30 "(a) Removing the child from the resident district's census;

1 "(b) Facilitating transfers of the child's educational records; and

"(c) Facilitating planning for the child's possible return to the resident
district.

4 "SECTION 43. ORS 336.590 is amended to read:

"336.590. (1) As used in this section, 'Youth Corrections Education Program' means the program defined in ORS 326.695.

"(2) The Department of Education shall provide or cause to be provided  $\mathbf{7}$ appropriate education for children enrolled in an educational program under 8 the Youth Corrections Education Program. The Superintendent of Public 9 Instruction may contract with a school district or education service district 10 to provide or cause to be provided appropriate education to children enrolled 11 in an educational program under the Youth Corrections Education Program. 12 "(3) The superintendent shall pay the costs of providing education to 13 children enrolled in an educational program under the Youth Corrections 14 Education Program from the State School Fund grant allocated for that 15 purpose under ORS 327.026. 16

"(4) The State Board of Education shall adopt by rule standards to be applied to the operation of the Youth Corrections Education Program, including standards that allow a school district or an education service district under contract with the superintendent to:

"(a) Award high school diplomas, modified diplomas, extended diplomas
and alternative certificates as provided by ORS 329.451 and 339.877.

<sup>23</sup> "(b) Implement an assessment system as provided by ORS 329.485 (3).

"(c) Administer a nationally normed assessment as provided by ORS
329.488.

<sup>26</sup> "[(d) Participate in the Oregon Teacher Corps program created by ORS <sup>27</sup> 329.757 to 329.780.]

<sup>28</sup> "[(e)] (d) Participate in the beginning teacher and administrator <sup>29</sup> mentorship program established by ORS 329.788 to 329.820.

30 "[(f)] (e) Receive funds under ORS chapter 329 as provided by ORS

1 329.875.

2 "SECTION 44. ORS 341.005 is amended to read:

<sup>3</sup> "341.005. As used in this chapter, unless the context otherwise requires:

"(1) 'Academic year' means the year beginning July 1 of each year and
ending June 30 of the following year running concurrently with the fiscal
year.

7 "(2) 'Board' means the board of education of a community college district.

"(3) 'Board member' means a member of the board of education of a
community college district.

"(4) 'Commissioner' means the Commissioner for Community College Ser vices appointed under ORS 326.375 by the Higher Education Coordinating
 Commission.

"(5) 'Community college' means a public institution operated by a com-13 munity college district for the purposes of providing courses of study limited 14 to not more than two years' full-time attendance, with the exception of 15 technical programs in which the curriculum may require more than two 16 years of attendance but less than four years, and designed to meet the needs 17 of a geographical area by providing educational services, including but not 18 limited to career and technical education programs or lower division 19 collegiate programs. 20

"(6) 'Community college district' or 'district' means a district formed under this chapter to operate one or more community colleges or to secure educational services available at a community college. 'Community college district' includes a community college service district.

"(7) 'Full-time equivalent student' means a student or combination of several students who carries or carry among them, within a single academic
year, a minimum number of clock hours of instruction, in any program, to
be specified by rule by the [*State Board of Education*] Higher Education
Coordinating Commission.

30 "[(8) 'Operating expenses' means the sum of the expenditures of a commu-

nity college district for administration, instruction, necessary student services,
operation and maintenance of plant and fixed charges, as determined in accordance with the rules of the State Board of Education.]

"[(9)] (8) 'Paying agent and registrar' means the county treasurer or
county fiscal officer of the county in which the chief administrative officer
of the community college district maintains the administrative office.

"[(10)] (9) 'Petitioning territory' means a community college district petitioning to have an area outside the district included in the district or to have an area inside the district excluded from the district, or an area outside the district petitioning to be included within the district.

"[(11)] (10) 'Principal county' means the county in which the chief administrative officer of the community college district maintains the administrative office.

14 "[(12) 'State board' means the State Board of Education.]

<sup>15</sup> "SECTION 45. ORS 341.009 is amended to read:

<sup>16</sup> "341.009. The Legislative Assembly finds that:

"(1) The community college is an educational institution that is intended 17 to fill the institutional gap in education by offering broad, comprehensive 18 programs in academic subjects and in career and technical education sub-19 jects. It is primarily designed to provide associate or certificate degree pro-20grams for some, serve a transitional purpose for others who will continue 21baccalaureate or other college work, provide the ability to enter the 22workforce immediately and serve to determine future educational needs for 23other students. It can provide means for continuation of academic education, 24career and technical education or the attainment of entirely new skills as 25demands for old skills and old occupations are supplanted by new technolo-26gies. It may also provide the means to coordinate courses and programs with 27high schools to accommodate successful transition to college degree pro-2829grams.

30 "(2) Each community college should be so located as to be within com-

muting time of a substantial majority of its students. As an economical
method of providing education close to the student's home, the community
college should remain a commuting institution.

"(3) The community college should establish its organizational patterns
to maintain a unique quality of flexibility and the ability to change to meet
changing needs.

"(4) The community college is a post-high-school institution [*under the general supervision of the State Board of Education*]. It should not be a 'starter' institution intended to evolve into a four-year baccalaureate institution. It should be concerned with programs terminating before reaching the baccalaureate degree.

"(5) The community college should continue to be prohibited by law from
 becoming a baccalaureate degree granting institution.

"(6) Admission to the community college should be open to high school
 graduates or to persons who have not graduated from high school who can
 profit from the instruction offered.

"(7) There should be close cooperation between those directing the community college program and those responsible for [*higher education*] **public universities listed in ORS 352.002**, so that lower-division college transfer programs of the community college will provide adequate preparation for entering baccalaureate degree granting programs, and so that students will be able to transfer with a minimum of difficulty.

"(8) The community college should offer as comprehensive a program as the needs and resources of the area that it serves dictate. Cost to student and quality of instruction in established private institutions should be among the factors in determining necessary duplication of effort.

"(9) It should be the policy of the community college to open its facilities and make available its resources to the high schools of its area on a sound contractual basis, for appropriate secondary or transitional courses, either academic or as part of career and technical education, when it is within its

ability to provide facilities and it is determined that the high school cannot
or does not offer them.

"(10) Programs designed to meet the needs of the area served should be based on the actual educational and service needs of the district. Specific career and technical education courses should be related not only to the employment opportunities of the area but of the state and nation as well. Such determination should be made in consultation with representatives of labor, business, industry, agriculture and other interested groups.

9 "[(11) The State Board of Education should be responsible for coordinating 10 the community college program of the state and should have general supervi-11 sory responsibilities for that program. With the advice of the Higher Educa-12 tion Coordinating Commission, the State Board of Education should prepare 13 estimates and make the requests for legislative appropriations for a reasonable 14 and consistent basis of support and establish standards for the distribution 15 of that support.]

"[(12)] (11) The initiative for the establishment of new community colleges should come from the localities to be served, as a response to demonstrated educational needs of an area. However, these localities must not only be willing to assume the responsibility for the institutions but must be able to provide resources needed for an adequate educational and service program.

"[(13)] (12) The governing board of the community college should be charged with the policy-making function. With respect to educational programming, the governing board **shall**[should in cooperation with the State Board of Education]:

<sup>25</sup> "(a) Identify educational needs of the district; and

<sup>26</sup> "(b) Bring together the resources necessary to meet the needs.

"(14) The state should maintain a policy of substantial state participation in community college building costs and the maintenance of an adequate level of state support for operation. However, no state funds should be appropriated for buildings such as dormitories or athletic facilities for specta-

tor sports. The district should provide a substantial portion of the funds for
capital improvement as well as for operation of a community college.

"(15) State appropriations for community colleges shall be made separately from those for other segments of education.

5 "(16) The formula for the distribution of funds for operating costs should 6 reflect the heavier operating costs and capital outlay for certain career and 7 technical education courses. Federal funds received for career and technical 8 education, adult basic education, workforce development or other federal in-9 itiatives should be used for those purposes only and be distributed separately 10 from funds appropriated by the state and should be exempted from the com-11 putations of the present distribution formula for operating costs.

"(17) The cost of education to the individual should be sufficiently low to permit students of low-income families to attend. This is particularly true of tuition costs. However, students should pay an amount sufficient to provide an incentive to profit from the instructional program offered.

"(18) Any eligible Oregon resident should have the right to attend a community college even though not residing in a district operating one, subject to the right of the governing board to limit the size of classes and to give preference to students residing in the district. Local school districts and education service districts should have the authority to negotiate the terms and conditions with the governing boards for the enrollment of students residing in such areas.

<sup>23</sup> "SECTION 46. ORS 341.019 is amended to read:

"341.019. (1) All areas within this state shall be served by a community
 college district. Such services may be provided either:

<sup>26</sup> "(a) Directly by formation of a community college district; or

<sup>27</sup> "(b) Indirectly by contract with an existing community college district.

"(2) The Department of Community Colleges and Workforce Development
shall fix responsibility for serving each area that is not within a community
college district. Where feasible, each area shall be a whole county or a group

of counties or that part of a county not already in a community collegedistrict.

"(3) In order to obtain the services described in subsection (1)(b) of this section, residents of a nondistrict area must indicate their interest in receiving services by requesting formation of a local advisory committee and seeking the advice and counsel of the Department of Community Colleges and Workforce Development.

8 "(4) The [State Board of Education] Higher Education Coordinating 9 Commission by rule shall establish standards for determining when there 10 is sufficient interest among the residents of a nondistrict area to warrant 11 appointment of a local advisory committee.

"(5) When the Department of Community Colleges and Workforce Development has made the determination under subsection (4) of this section, the department and the interested residents of the nondistrict area shall apply jointly to the governing body of the county for the appointment of a local advisory committee.

"(6) Upon application, the governing body of the county shall appoint a local advisory committee and shall insure that the committee is broadly representative of the nondistrict area.

"(7) If the nondistrict area involves two or more counties, the governing
body of each county shall appoint members to the local advisory committee
in proportion to the number of county residents within the nondistrict area.
"(8) The governing body of a county making appointments under subsection (6) or (7) of this section shall not be obligated to fund any part of
the budget described in ORS 341.021 (3).

"(9) The duties of the local advisory committee shall include, but need not be limited to, advising the officials of the community college district serving the nondistrict area on the educational needs of the area.

"(10) As used in ORS 341.019 to 341.022, 'community college district' in cludes a community college service district.

### 1 **"SECTION 47.** ORS 341.021 is amended to read:

"341.021. (1) The Department of Community Colleges and Workforce Development shall invite existing community college districts to submit proposals for the provision of service to an area that has officially indicated its interest in receiving service.

6 "(2) The responsibilities of the host community college district shall in-7 clude:

8 "(a) Preparing a written agreement for services to be provided to nondis-9 trict areas using a format specified by the Department of Community Col-10 leges and Workforce Development; and

11 "(b) Acting as the fiscal agent for agreements including establishing tui-12 tion and fees for services offered under terms of an agreement.

"(3) Agreements between the community college district and nondistrict
 entities as listed in ORS 341.315 shall include an annual budget setting forth
 both revenue and expenditures. The budget shall be based upon the following
 conditions:

"(a) Subject to ORS 341.022, eligible full-time equivalent student enrollment produced under the agreement may be claimed for state reimbursement purposes by the community college district. Such reimbursement shall come from the Community College Support Fund established in ORS 341.620 and shall be distributed as directed in ORS 341.626 and the rules of the [*State Board of Education*] **Higher Education Coordinating Commission**.

"(b) A share of the budget shall be provided by those individuals or
agencies receiving service under this agreement as specified by rule of the
[State Board of Education] commission adopted under ORS 341.024 (3).

"(4) Agreements developed under this section shall be wholly supported
 by Community College Support Fund reimbursement, nondistrict student tu ition and nondistrict resources.

## <sup>29</sup> "SECTION 48. ORS 341.024 is amended to read:

30 "341.024. The [State Board of Education] Higher Education Coordinat-

ing Commission shall adopt rules to implement ORS 341.019 to 341.024. The
 rules shall provide:

3 "(1) Standards for accepting proposals for service;

4 "(2) Procedures providing the form of agreements and for recording them;

5 "(3) Standards for cash and in-kind contributions by nondistrict areas;

6 "(4) Standards as required by ORS 341.019 (4); and

7 "(5) Other rules necessary to implement ORS 341.019 to 341.024.

8 "SECTION 49. ORS 341.025 is amended to read:

9 "341.025. (1) Whenever the electors registered in contiguous territory de-10 sire the formation of a community college district, they may sign a petition 11 requesting the formation of such a district and present it to the [*State Board* 12 of Education] Higher Education Coordinating Commission.

"(2) The petition must be substantially in the form established by the
[state board] commission, which shall furnish the petition form [and]. The
petition:

"(a) Must contain the minimum number of signatures fixed by the [state board] commission of 500, or 10 percent of the electors registered in each county or part of a county within the designated territory, whichever is the lesser;

"(b) Must designate the boundaries of the territory to be included in the proposed district which may include all or part of the territory lying within the boundaries of a school district and may be located in more than one county;

<sup>24</sup> "(c) Must request that the territory be organized into a district;

"(d) May specify or reserve the right to specify the location for the proposed community college or may request the state board to determine the location;

"(e) Must specify the method of nomination and election of the board of
education of the proposed district from among the methods described in ORS
341.327; and

"(f) Must contain any other information required by rules of the [state
board] commission.

3 "SECTION 50. ORS 341.039 is amended to read:

"341.039. (1) A petition submitted pursuant to ORS 341.025 may specify 4 that the proposed district be organized as a community college service dis- $\mathbf{5}$ trict. The formation of a community college service district shall comply 6 with the provisions of ORS 341.025 to 341.125. A petition affecting a territory 7 that, in the judgment of the Commissioner for Community College Services, 8 will not generate an annual enrollment in excess of 1,000 full-time equivalent 9 students after three years of operation shall be considered to be a petition 10 for the formation of a community college service district. 11

"(2) If formed, a community college service district shall in all respects
be governed by the laws applicable to community college districts with the
following exceptions:

"(a) Notwithstanding ORS 341.675, community college service districts formed after July 1, 1997, may not incur bonded indebtedness for any purpose. This limitation shall not be construed to prohibit lease-purchase arrangements or other lawful forms of capital financing. A community college service district may hold and own buildings and grounds acquired through gifts or financing methods authorized by this section.

"(b) The board of education for a community college service district shall annually review the programs and services of the service district. This review shall have as its purpose a determination of which services can most effectively and economically be delivered directly and which services can best be delivered through contracting arrangements. The direct hiring of faculty and staff is expressly permitted.

"(3) After having been in operation for at least three years, a community college service district may submit to the electors of the district the question of whether the district shall operate as a community college district.

<sup>30</sup> "(4) Prior to submitting the question to the electors, the community col-

lege service district must have been in operation for three years, and must
have secured the approval of the [State Board of Education] Higher Education Coordinating Commission to hold the election. Before granting
approval, the [state board] commission must find:

5 "(a) The service district has acquired stability as demonstrated by a con-6 tinuity of management, regularly adopted policies and procedures and ade-7 quate financial resources; and

"(b) The service district has adopted a sound comprehensive plan that sets
out the district's instructional and capital plans for five years.

<sup>10</sup> "SECTION 51. ORS 341.045 is amended to read:

"341.045. (1) The [State Board of Education] Higher Education Coordinating Commission shall examine the petition to determine whether it is complete. If the petition is complete and if formation of the district is consistent with the overall plan for all education in the state, the [state board] **commission** shall undertake a study of the feasibility of a community college in the geographical area proposed by the petition, including but not limited to:

18 "(a) Educational needs of the area.

19 "(b) Potential enrollment levels.

"(c) The rate of operating taxes that is required to meet the local share 20of operating and capital expenses and that would, if adopted, be the district's 21permanent rate limit for operating taxes, including whether the proposed 22rate bears a reasonable relationship to the permanent rate limit of operating 23community college districts of similar size and circumstance to the proposed 24new district. If the proposed rate is substantially below the rate of similar 25operating districts, the feasibility study shall explicitly detail how the pro-26posed new district intends to provide a comprehensive community college 27program. 28

"(d) Relationship of the proposed district to the overall plan for all edu cation in the state.

1 "(e) Boundaries of the proposed district.

"(f) The appropriateness of the proposed name of the community college district or the community college, if a name is proposed, in order to determine that the proposed name is not misleading, confusing or grossly inappropriate.

6 "(2) Upon completion of [*its*] **the** study, the [*state board*] **commission** 7 shall set a date for a public hearing on the petition and study and shall give 8 notice of the hearing in the manner provided in ORS 341.357.

9 "(3) The notice of hearing shall state:

10 "(a) A study has been conducted on a proposed district.

11 "(b) The boundaries of the proposed district.

"(c) Whether the proposed community college district specifies providing
 its courses through contract with agencies authorized to enter into such
 contracts.

<sup>15</sup> "(d) The time and place set for the hearing on the petition.

<sup>16</sup> "SECTION 52. ORS 341.055 is amended to read:

"341.055. (1) At the time designated in the notice given under ORS 17 341.045, the [State Board of Education] Higher Education Coordinating 18 **Commission** or its authorized representative shall conduct a public hearing 19 on the study and may adjourn the hearing from time to time. The [state 20board] commission may alter the boundaries set forth in the petition sub-21mitted under ORS 341.025 to include all territory the residents of which will 22be materially benefited by formation of the community college district as 23determined by [its] the study conducted under ORS 341.045. The [state 24board] commission shall not modify the boundaries of the district as set 25forth in the petition so as to exclude from the district any territory the 26residents of which will be materially benefited by formation of the district, 27nor may there be included in the proposed district any territory the residents 28of which will not be materially benefited. 29

30 "(2) If the [board] commission concludes that any territory has been

improperly included or omitted from the proposed community college district 1 and that electors within the included or omitted territory have not appeared  $\mathbf{2}$ at the hearing, the [board] commission shall continue further hearing on 3 the study and shall order notice given to the nonappearing electors requiring 4 them to appear and show cause why their territory should not be excluded  $\mathbf{5}$ or included in the proposed district. The notice shall be given either in the 6 same manner as notice of the original hearing was given or by personal 7 service on each nonappearing elector. If notice is given by personal service, 8 such service shall be made at least 10 days prior to the date fixed for the 9 hearing. 10

11 "SECTION 53. ORS 341.065 is amended to read:

"341.065. If, in the opinion of the [State Board of Education] Higher Ed-12 ucation Coordinating Commission, the study conducted under ORS 13 341.045 and the testimony presented at the hearing or hearings held under 14 ORS 341.055 indicate that the formation of a community college district as 15 petitioned is not warranted under the policies set forth by ORS 341.009, the 16 [state board] commission shall order dismissal of the petition. An appeal 17 from this order may be taken within 60 days in the manner provided in ORS 18 183.480. 19

# <sup>20</sup> **"SECTION 54.** ORS 341.076 is amended to read:

"341.076. (1) If, upon final hearing [of the study] under ORS 341.055, the 21[State Board of Education] Higher Education Coordinating Commission 22approves formation of a community college district, with boundaries either 23as originally presented or as altered pursuant to the hearing, the [state 24board] commission shall make its recommendation to the Legislative As-25sembly in an order describing the exterior boundaries and the zone bounda-26ries for the election of members of the board of education of the community 27college district, if any. An appeal from the recommendation may be taken 28within 60 days in the manner provided in ORS 183.480. If no appeal from this 29recommendation is filed within 60 days after the date of the recommendation, 30

1 the recommendation becomes final.

"(2) If an appeal is filed, the recommendation becomes final on the date the recommendation is affirmed by the court. However, if the recommendation is not affirmed, the [*state board*] **commission** may not submit its recommendation to the Legislative Assembly but may reconsider the conclusions of [*its*] **the** study **conducted under ORS 341.045** and if the [*state board*] **commission** revises those conclusions, the [*state board*] **commission** may set a date for a new hearing.

9 "(3) Upon receipt of the final recommendation, the Legislative Assembly 10 shall approve or disapprove the recommendation. If the recommendation is 11 approved, an election under ORS 341.085 shall be held. If the recommendation 12 is disapproved, the [*state board*] **commission** may revise its recommendation 13 and resubmit a final recommendation to the Legislative Assembly but not 14 sooner than 60 days after the action of disapproval was taken.

<sup>15</sup> "SECTION 55. ORS 341.085 is amended to read:

"341.085. (1) An election for the purpose of presenting the question of 16 formation of a district and establishing a permanent rate limit for operating 17 taxes and the boundaries of the zones, if the zones were recommended by the 18 [State Board of Education] Higher Education Coordinating Commission, 19 shall be held to submit the question to the electors registered in the proposed 20district designated in the recommendation of the [state board] commission. 21The election shall be held not sooner than the 90th day after the effective 22date of the appropriation required by ORS 341.102. The election date shall 23be uniform throughout the proposed district, and shall be set by the *state* 24board] commission on a date specified in ORS 255.345. However, if the 25question of establishing a permanent rate limit for operating taxes is to be 26submitted, the election must be held on the same date as the next primary 27election or the next general election, as determined by the [state board] 28commission. 29

30 "(2) ORS chapter 255 and ORS 250.035 and 250.036 govern the notice and

conduct of an election under this section. The [state board] commission
shall be the district elections authority for an election conducted under this
section. Notwithstanding ORS 255.305, the [state board] commission shall
pay the expenses incurred for the election.

5 "(3) An elector registered in a precinct or in the portion of a precinct 6 which is located within the boundaries of the proposed district may vote on 7 any matter arising at the election under subsection (1) of this section.

8 "SECTION 56. ORS 341.095 is amended to read:

"341.095. (1) The [State Board of Education] Higher Education Coordi-9 nating Commission shall include as a part of the election called for for-10 mation of a district the question of a permanent rate limit for operating 11 taxes to finance the district's share of operating and capital expenses. The 12 rate limit shall be specified by the [state board] commission as a result of 13 its study and the hearing held under ORS 341.055. The [state board] com-14 mission may also include the question of incurring indebtedness to pay or-15 ganizational expenses of the district between the time the district is 16 approved and the first budget is adopted. If the question of incurring 17 indebtedness is approved, the district may borrow money on its negotiable, 18 short-term, promissory notes in an aggregate amount not to exceed the limit 19 approved at the election and may, notwithstanding ORS 294.338, expend 20[such] the money without the preparation and adoption of a budget. 21

"(2) In preparing its first budget, the board of the district shall provide
for the repayment of the indebtedness incurred for organizational expenses
under subsection (1) of this section.

25

"SECTION 57. ORS 341.105 is amended to read:

26 "341.105. When at the request of the [State Board of Education] Higher27 Education Coordinating Commission the county clerk of the principal28 county, in consultation with county clerks of the affected counties, prepares29 a list or lists of names and addresses of the electors registered in the pro-30 posed district, the Department of Community Colleges and Workforce De-

1 velopment is authorized to pay the charge as determined under ORS 255.305.

 $\mathbf{2}$ 

"SECTION 58. ORS 341.125 is amended to read:

"341.125. (1) The first board of education of a district shall be elected at 3 the same election as the election at which votes are cast for the formation 4 of the district. Nominations for the board of education positions to be filled  $\mathbf{5}$ by nomination and election at-large shall be made by petition requesting that 6 such person's name be placed on the ballot and signed with the signatures 7 of at least 50 electors registered in the proposed district. If the district has 8 been zoned and the position is to be filled by nomination or election by zone, 9 the petition shall be signed by at least 25 electors registered in the zone. The 10 petition shall be presented to the [State Board of Education] Higher Edu-11 cation Coordinating Commission at least 70 days prior to the election. 12 Upon receipt of petitions [which] that comply with applicable law, the [state 13 board] commission shall cause the names of [such] the nominees to be 14 placed upon the ballot. 15

"(2) Seven members shall be elected to the first board, to serve terms of 16 four and two years respectively in accordance with the number of votes each 17 receives with the three members receiving the largest number of votes serv-18 ing the four-year terms. The terms of office of the members of the first board 19 shall be computed from the date of June 30 subsequent to the date of their 20election, but the members shall take office immediately following the 21election. If for any reason a district is not formed, the election of board 22members for that proposed district is void. 23

"(3) If the district has been zoned, the [state board] commission shall designate the positions to be nominated or elected by zone and shall specify the length of the term to be served by each member of the first board elected by zone.

"(4) If the election is at large, the length of the term of office of members of the first board elected shall be determined in accordance with the number of votes each receives in the election. Those receiving the highest number of votes may serve the four-year terms, subject to any term designations
made by the [state board] commission under subsection (3) of this section.

3 "SECTION 59. ORS 341.290 is amended to read:

"341.290. The board of education of a community college district shall be
responsible for the general supervision and control of any and all community
colleges operated by the district. [Consistent with any applicable rules of the
State Board of Education, the board] The board of education of a community college district may:

"(1) Subject to ORS chapters 238 and 238A, employ administrative officers,
professional personnel and other employees, define their duties, terms and
conditions of employment and prescribe compensation therefor, pursuant to
ORS 243.650 to 243.782.

"(2) Enact rules for the government of the community college, including
 professional personnel and other employees [thereof] and students [therein]

15 of the community college.

16 "(3) Prescribe the educational program.

"(4) Control use of and access to the grounds, buildings, books, equipment
and other property of the district.

"(5) Acquire, receive, hold, control, convey, sell, manage, operate, lease, lease-purchase, lend, invest, improve and develop any and all property of whatever nature given to or appropriated for the use, support or benefit of any activity under the control of the board, according to the terms and conditions of [*such*] **the** gift or appropriation.

24 "(6) Purchase real property upon a contractual basis when the period of 25 time allowed for payment under the contract does not exceed 30 years.

"(7) Fix standards of admission to the community college, prescribe and collect tuition for admission to the community college, including fixing different tuition rates for students who reside in the district, students who do not reside in the district but are residents of the state and students who do not reside in the state.

1 "(8) Prescribe and collect fees and expend funds so raised for special 2 programs and services for the students and for programs for the cultural and 3 physical development of the students.

"(9) Provide and disseminate to the public information relating to the
program, operation and finances of the community college.

6 "(10) Establish or contract for advisory and consultant services.

"(11) Take, hold and dispose of mortgages on real and personal property acquired by way of gift or arising out of transactions entered into in accordance with the powers, duties and authority of the board and institute, maintain and participate in suits and actions and other judicial proceedings in the name of the district for the foreclosure of [*such*] **the** mortgages.

"(12) Maintain programs, services and facilities, and, in connection
 therewith, cooperate and enter into agreements with any person or public
 or private agency.

"(13) Provide student services including health, guidance, counseling and
 placement services, and contract therefor.

"(14) Join appropriate associations and pay any required dues therefor
from resources of the district.

"(15) Apply for federal funds and accept and enter into any contracts or agreements for the receipt of [*such*] **the** funds from the federal government or its agencies for educational purposes.

"(16) Exercise any other power, duty or responsibility necessary to carry
 out the functions under this section or required by law.

<sup>24</sup> "(17) Prescribe rules for the use and access to public records of the dis-<sup>25</sup> trict that are consistent with ORS 192.420, and education records of students <sup>26</sup> under applicable state and federal law and rules of the [*State Board of Ed-*<sup>27</sup> *ucation*] **commission**. Whenever a student has attained 18 years of age or <sup>28</sup> is attending an institution of post-secondary education, the permission or <sup>29</sup> consent required of and the rights accorded to a parent of the student re-<sup>30</sup> garding education records shall thereafter be required of and accorded to

only the student. However, faculty records relating to matters such as conduct, personal and academic evaluations, disciplinary actions, if any, and other personal matters shall not be made available to public inspection for any purpose except with the consent of the person who is the subject of the record or upon order of a court of competent jurisdiction.

6 "(18) Enter into contracts for the receipt of cash or property, or both, and 7 establish charitable gift annuities pursuant to ORS 731.038; and, commit, 8 appropriate, authorize and budget for the payment of or other disposition of 9 general funds to pay, in whole or in part, sums due under an agreement for 10 a charitable gift annuity, and to provide the necessary funding for reserves 11 or other trust funds pursuant to ORS 731.038.

"(19) Encourage gifts to the district by faithfully devoting the proceeds
 of [such] the gifts to the district purposes for which intended.

"(20) Build, furnish, equip, repair, lease, purchase and raze facilities; and 14 locate, buy and acquire lands for all district purposes. Financing may be by 15 any prudent method including but not limited to loans, contract purchase 16 Leases authorized by this section include lease-purchase agreeor lease. 17 ments under which the district may acquire ownership of the leased property 18 at a nominal price. [Such] The financing agreements may be for a term of 19 up to 30 years except for lease arrangements which may be for a term of up 20to 50 years. 21

<sup>22</sup> "(21) Participate in an educational consortium with public and private <sup>23</sup> institutions that offer upper division and graduate instruction. Community <sup>24</sup> colleges engaged in [*such*] consortiums may expend money, provide facilities <sup>25</sup> and assign staff to assist those institutions offering upper division and <sup>26</sup> graduate instruction.

"(22) Enter into contracts of insurance or medical and hospital service
contracts or may operate a self-insurance program as provided in ORS
341.312.

30 **"SECTION 60.** ORS 341.315 is amended to read:

"341.315. Any school district, education service district, institution of higher education, county, municipality or private organization may contract with a community college district to provide services of an educational nature that are subject to the approval of the [State Board of Education]

# 5 Higher Education Coordinating Commission.

6

"SECTION 61. ORS 341.317 is amended to read:

"341.317. (1) Reimbursement from the Community College Support Fund
established in ORS 341.620 may be made available to community colleges that
deliver educational services to inmates confined to the state-operated
correctional facilities and to locally operated correctional facilities. [Such]
The reimbursement shall be distributed as directed in ORS 341.626 and the
rules of the [State Board of Education] Higher Education Coordinating

# 13 **Commission**.

"(2) The [State Board of Education] commission shall review and approve
 services to correctional institutions at least once biennially.

"(3) The enrollment limitation, as provided by ORS 341.022, does not apply
 to persons receiving services under this section.

"(4) Reimbursement from the Community College Support Fund established in ORS 341.620 may not be made available to community colleges for delivering educational services to inmates confined in federal prisons. Neither shall local property taxes be used to support [*such*] **the** services. A host community college shall support [*such*] **the** services through a contractual arrangement with the federal government.

<sup>24</sup> "SECTION 62. ORS 341.405 is amended to read:

25 "341.405. Upon approval of the [*State Board of Education*] Higher Edu-26 cation Coordinating Commission, a community college may be established 27 by a community college district in which all the requirements for formation 28 of the district are met and for which adequate building space, library and 29 suitable laboratory or shop space for the courses to be offered are available 30 or will be available before classes begin.

### 1 "SECTION 63. ORS 341.440 is amended to read:

"341.440. (1) A community college district may contract with another  $\mathbf{2}$ community college district, a common or union high school district, an ed-3 ucation service district, the Oregon University System, a public university 4 with a governing board, the Oregon Health and Science University,  $\mathbf{5}$ [with] a private educational institution accredited by the Northwest Associ-6 ation of Schools and Colleges or its successor or a career school as defined 7 in ORS 345.010 to obtain educational services for students enrolled in the 8 community college of the district. However, the educational services [so ob-9 tained] must meet the standards for educational services provided by the 10 college and the contract price to the college for such services must not ex-11 ceed the costs which would otherwise be incurred by the college to provide 12 its students the same or similar services. 13

"(2) Educational services for which a district operating a community
 college may contract include services offered by correspondence and services
 offered electronically or through telecommunications if such services are
 accredited by a nationally recognized accrediting association.

"(3) For purposes of ORS 341.626, costs incurred under subsection (1) of this section shall be considered operating expenses of the district if the contract is approved by the Commissioner for Community College Services.

<sup>21</sup> **"SECTION 64.** ORS 341.465 is amended to read:

"341.465. The board of a district operating a community college, upon
approval of the [*State Board of Education*] Higher Education Coordinating **Commission**, may award certificates and associate degrees indicating satisfactory completion of a course of study offered by the community college.

<sup>26</sup> "<u>SECTION 65.</u> ORS 341.547 is amended to read:

"341.547. (1) Each community college board shall give an individual, written notice of reasonable assurance of continued employment to all employees who are to perform services in the same or a similar capacity during a subsequent academic year or term or in the period immediately following

a recess period. [Such] The notice shall be given by May 30 of each year
for employees employed as of that date and as of the date of hire for employees employed subsequent to May 30.

"(2) No liability shall accrue from failure to give the notice required by
subsection (1) of this section or from the timing or contents thereof on the
part of the community college board. [However, the State Board of Education
shall enforce the provisions of subsection (1) of this section.]

8 "(3) Faculty members on annual or indefinite tenure, classified staff 9 members on regular status and management service employees are considered 10 to have been given notice for the purposes of this section.

11 "SECTION 66. ORS 341.565 is amended to read:

"341.565. (1) The [State Board of Education] Higher Education Coordi-12 nating Commission shall constitute the boundary board for making any 13 changes in the boundaries of community college districts. The [state board] 14 commission on its own motion or on petition from a petitioning territory 15 may propose changes in the boundaries of a community college district. The 16 [state board] commission must find that the proposed change will have no 17 substantially adverse effect upon the ability of the affected districts to pro-18 vide and continue their programs and is not made solely for tax advantages 19 to property owners in the district or area affected by the proposed change. 20The [state board] commission may submit the question of a boundary change 21to a vote of the electors of the territories affected by the boundary change. 22The election must be held on the same day in both of the affected territories. 23"(2) A petition shall be in a form prescribed by the [state board] com-24mission and must contain [such] the information [as] that the [state board 25may require] commission requires. The petition shall contain a minimum 26number of signatures as fixed by the [state board] commission. 27

"(3) Before any order changing boundaries of an existing district is entered, the [*state board*] **commission** shall set dates for a public hearing in the area to be included in the district or excluded from the district by the

proposed boundary change and in the case of annexation of new territory in the principal town of the existing district and shall give notice in the manner required in ORS 341.357. At the time set in the notice, the [state board] **commission** or its authorized representative shall conduct a public hearing on the motion or petition and may adjourn the hearing from time to time.

"(4) If, upon final hearing, the [state board] commission approves the 6 motion or petition or affirms the vote of the electors of the affected territo-7 ries, the [state board] commission shall make an order describing the re-8 vised boundaries of the district. The order becomes final when the order is 9 approved by the Legislative Assembly. If the order is not approved, the [state 10 board commission may revise the order and resubmit the order to the 11 Legislative Assembly but not sooner than 60 days after the action of disap-12 proval was taken. 13

"(5) Any division of assets and liabilities required by a change in the
 boundaries of a district shall be made pursuant to ORS 341.573.

"(6) When the boundaries of a district are changed, if the final order of
the [state board] commission or an election held under ORS 341.569:

"(a) Occurs between July 1 and March 31, inclusive, the change takes
effect on the June 30 following the final order or election favoring the
change.

"(b) Occurs between April 1 and June 30, inclusive, the change takes effect on the June 30 of the following year.

"(7) For purposes of ad valorem taxation, a boundary change must be filed
in final approved form with the county assessor and the Department of
Revenue as provided in ORS 308.225.

<sup>26</sup> "<u>SECTION 67.</u> ORS 341.569 is amended to read:

"341.569. (1) The [State Board of Education] Higher Education Coordinating Commission shall submit the question of a proposed boundary
change to a vote if:

30 "(a) The [state board] commission enters the order to revise the bound-

1 aries of a community college district;

"(b) A remonstrance is filed with the [state board] commission within
20 days after the date on which the hearing under ORS 341.565 is adjourned
finally;

5 "(c) The remonstrance is signed by at least five percent of the electors 6 or at least 500 of the electors, whichever is less, in:

"(A) An area to be included in the district or excluded from the district
by the proposed boundary change; or

9 "(B) The existing community college district; and

"(d) The area to be included in the district is not surrounded by the territory of a single community college district.

"(2) When necessary under subsection (1) of this section, the question shall be submitted to the electors of the area or district filing a remonstrance or in both if remonstrances meeting the requirements of subsection (1) of this section are filed from both.

"(3) If the proposed boundary change is defeated, the same or a substantially similar change may not be considered until at least 12 months have elapsed from the date of the election at which the change was defeated. If the vote is favorable in the area or district from which a remonstrance was filed, the [*state board*] **commission** shall declare the change effective on the date determined under ORS 341.565.

<sup>22</sup> "SECTION 68. ORS 341.573 is amended to read:

"341.573. (1) When changes in district boundaries are made by the 23detachment of territory or an annexation of territory and another community 24college district is affected, the boards of the districts shall make an equitable 2526 division of the then existing assets and liabilities between the districts affected by such change and provide the manner of consummating the division. 27"(2) In case of failure to agree within 20 days from the time of such 28change, the matter shall be decided by a board of arbitrators. The board of 29arbitrators shall consist of one member appointed by each of the boards of 30

the affected districts and an additional member appointed by the other appointees.

"(3) In the event any such board fails to appoint an arbitrator within 30 3 days, the [State Board of Education] Higher Education Coordinating 4 **Commission** shall appoint such arbitrator. In the event the arbitrators se- $\mathbf{5}$ lected fail to appoint the additional arbitrator within 30 days after the ap-6 pointment of the arbitrator last appointed, the [State Board of Education] 7 commission shall notify the judge senior in service of the circuit court of 8 the principal county. Within 10 days after receiving such notice, the judge 9 shall appoint one additional arbitrator. 10

"(4) Each member of the board of arbitrators shall be entitled to the sum of \$100 per day for each day's service, and necessary expenses, while serving in the official capacity of the member. Expenses thus incurred shall be equally apportioned among the districts concerned.

"(5) A party to an arbitration under this section may seek confirmation,
vacation, modification or correction of the arbitrator's decision as provided
in ORS 36.700, 36.705 and 36.710. A court may vacate an award only if there
is a basis to vacate the award described in ORS 36.705 (1)(a) to (d). The court
may modify or correct an award only for the grounds given in ORS 36.710.

"(6) Assets include all property and moneys belonging to the district at 20the time of division. Liabilities include all debts for which the respective 21districts in their corporate capacities are liable at the time of division. In 22determining the assets, property shall be estimated at its fair value. The as-23sets and liabilities shall be divided between the districts in proportion to the 24last assessed value of the real and personal property. The district retaining 25the real property shall pay the other districts concerned such sums as are 26determined in accordance with the provisions of this section. All funds to 27be apportioned during the current fiscal year, after such division, shall be 28made in proportion to the number of persons in each district according to 29the latest federal census. 30

#### 1 **"SECTION 69.** ORS 341.577 is amended to read:

"341.577. (1) Notwithstanding any other provision of this chapter, when the new territory annexed to an existing community college district is greater in population than the original territory, based upon the latest federal census, the provisions of this section shall govern the community college district for a period of not less than 10 years after the effective date of the boundary change.

8 "(2) Program access and facilities for students shall be maintained in the 9 original territory for a period of not less than 20 years while programs and 10 facilities for students are developed in the new territory.

"(3)(a) After the approval by the electors of both the original territory and the new territory of the boundary change, the mode of election of board members shall be changed as provided in this subsection. The term of office of a board member shall be four years. Electors of each of the seven zones shall elect a board member.

"(b) No later than the 90th day after the boundary change election under
 ORS 341.579 (1), five zones for the new territory shall be established by the
 [State Board of Education] Higher Education Coordinating Commission.

"(c) No later than June 30, two zones for the original territory shall be established by the [*State Board of Education*] **commission** before the election of the first director to either zone as provided in this subsection.

"(d) Zones shall be established with the boundaries exclusively within the original territory or exclusively within the new territory, and with the zones as nearly equal in population as is feasible according to the latest federal census.

"(e) An elector may sign a petition of nomination and may vote only for
a candidate from the zone in which the elector resides.

"(f) The four-year terms of office pertaining to the five numbered zones
of the original territory shall continue until the regularly scheduled June
30 termination date of each expires. A board member shall be nominated and

elected in the same numbered zone in the new territory at the regular district election immediately preceding the June 30 date, and the director from
that zone shall take office on the July 1 following the date of election.

"(g) Board members nominated and elected to office by zone in the original territory, and any person elected or appointed to fill any vacancy in such office, shall continue to hold office until the expiration of the board member's term.

"(h)(A) The two at-large board positions in the original territory shall
become the two zoned positions of the original territory after that June 30
on which the last zone of the original territory no longer is in effect.

"(B) At that time, the directors in office in the two at-large board positions in the original territory shall each be assigned that zone in which each resides, if both reside in separate zones.

"(C) If the two directors reside in the same zone, then that director elected by the greater number of votes between the two directors at large shall hold the board position for the territory of the zone in which the director resided at the date of election, and the other director shall hold the board position of the other zone.

"(D) [Such] **The** board members shall continue in office until their respective terms of at-large election expire, provided any vacancy occurring in a board member's office before the expiration of such term shall be filled until expiration by appointment by the board of a resident of the board member's zone.

<sup>24</sup> "(4) The board shall appoint an advisory committee of seven members, <sup>25</sup> including three from the original territory and three from the new territory. <sup>26</sup> The board shall appoint a seventh, at-large member from a list of persons <sup>27</sup> nominated by the advisory committee. The at-large member shall be the <sup>28</sup> chairperson. The advisory committee members shall be appointed, and may <sup>29</sup> be reappointed, for terms of three years, and the terms shall be staggered so <sup>30</sup> that approximately one-third of the terms of the members end each year. The

board shall give deliberative consideration to all recommendations of the advisory committee concerning policy related to district organization, educational services and facilities in regard to both the original territory and the new territory.

5 "(5) Subject to ORS 294.414, members of the advisory committee shall be 6 appointed to the community college district budget committee. The commu-7 nity college district budget committee shall review and recommend budgets 8 established and delineated by territory based on revenues and resources 9 available.

"(6) The chief administrative officer of the district shall maintain the
 administrative office of the district in the original territory.

"(7) Collective bargaining shall be maintained uniformly across the ori ginal territory and new territory.

"(8) After receiving any recommendation of the advisory committee, the
board may continue one or more of the provisions of subsections (1) and (3)
to (7) of this section in effect for an indefinite period after the expiration
of the 10-year period referred to in subsection (1) of this section.

"(9) The original territory shall remain liable for the existing debt of the community college district payable from ad valorem property taxes levied specifically for the payment of such indebtedness.

21 "SECTION 70. ORS 341.579 is amended to read:

"341.579. (1) The [State Board of Education] Higher Education Coordinating Commission shall submit the question of any boundary change pertaining to a community college district subject to ORS 341.577 to a vote of the electors held the same day in both the original territory and the new territory.

"(2) If the proposed boundary change is defeated in either territory, the same or a substantially similar change shall not be considered until at least 12 months have elapsed from the date of the election at which the proposed change was defeated. If the vote is favorable in both the original territory

and the new territory, and subject to determination by the [state board] 1 **commission** that there is a legislative appropriation to the Community  $\mathbf{2}$ College Support Fund established in ORS 341.620 to support the new district 3 resulting from the boundary change at a level commensurate with support 4 for other community college districts, then the [state board] commission  $\mathbf{5}$ shall declare the change effective on the date determined under ORS 341.565. 6 Implementation of the [state board's] commission's order shall take place  $\mathbf{7}$ only if the funds needed to accommodate the impact of annexation on other 8 local education districts are appropriated specifically for that purpose by the 9 Legislative Assembly or allocated by the Emergency Board. 10

11 "SECTION 71. ORS 341.626 is amended to read:

"341.626. (1) Subject to rules adopted by the [*State Board of Education*]
Higher Education Coordinating Commission and to ORS 291.232 to
291.260, the Commissioner for Community College Services shall distribute
state aid to each community college district and community college service
district.

"(2) The rules adopted by the [State Board of Education] commission
shall provide:

19 "(a) No state aid for hobby and recreation classes;

20 "(b) Procedures for proper and accurate record keeping;

"(c) Procedures that will insure reasonable year to year stability in the delivery of appropriated moneys to the colleges; and

"(d) Procedures to insure that the full state appropriation is delivered tothe colleges.

<sup>25</sup> "(3) Upon compliance with the rules adopted by the [*State Board of Edu-*<sup>26</sup> *cation*] **commission**, the [*commissioner*] **office** shall, as soon as practicable <sup>27</sup> following the receipt of required reports from the districts, prepare, certify <sup>28</sup> and transmit to the Oregon Department of Administrative Services the names <sup>29</sup> and the amounts due each district. The Oregon Department of Administrative <sup>30</sup> Services shall audit the amounts certified by the [*commissioner*] **office** and

draw its warrants on the State Treasury payable out of the General Fund tothe districts.

3 "SECTION 72. ORS 341.721 is amended to read:

"341.721. (1) To provide funds to community college districts for the purposes specified in Article XI-G of the Oregon Constitution, the State Treasurer may issue bonds at the request of the [*State Board of Education*] Higher
Education Coordinating Commission in accordance with the provisions
of ORS chapter 286A.

9 "(2) The State Treasurer may not issue bonds pursuant to Article XI-G 10 of the Oregon Constitution under subsection (1) of this section for a com-11 munity college project unless a grant agreement has been entered into pur-12 suant to ORS 341.735 between the Department of Community Colleges and 13 Workforce Development and the community college district that is receiving 14 the bond proceeds.

"SECTION 73. Section 25, chapter 904, Oregon Laws 2009, is amended to
 read:

"Sec. 25. (1) Pursuant to Article XI-G of the Oregon Constitution and 17 ORS 341.721 and ORS chapter 286A, the State Treasurer may sell, at the re-18 quest of the [State Board of Education] Higher Education Coordinating 19 Commission, general obligation bonds of the State of Oregon of the kind 20and character and within the limits prescribed by Article XI-G of the Oregon 21Constitution, as the treasurer determines, but in no event may the treasurer 22sell more than the aggregate principal sum of \$63,223,000 par value for the 23biennium beginning July 1, 2009. The moneys realized from the sale of the 24bonds shall be appropriated and may be expended for the purposes set forth 25in section 7 [of this 2009 Act], chapter 904, Oregon Laws 2009, and section 263 (1), chapter 761, Oregon Laws 2007, and for payment for capitalized interest 27and costs incidental to issuance of the bonds. 28

"(2) In compliance with the requirements of Article XI-G of the Oregon
 Constitution, funds available under the expenditure limitation for bonds is-

sued pursuant to Article XI-G of the Oregon Constitution in section 7 (1)
[of this 2009 Act], chapter 904, Oregon Laws 2009, are matched with the
General Fund appropriation made under [section 20, chapter 761, Oregon Laws
2007] ORS 341.753, as amended by section 27 [of this 2009 Act], chapter 904,
Oregon Laws 2009.

"(3) In compliance with the requirements of Article XI-G of the Oregon
Constitution, funds available under the expenditure limitation for bonds issued pursuant to Article XI-G of the Oregon Constitution in section 7 (2)
[of this 2009 Act], chapter 904, Oregon Laws 2009, are matched with the
General Fund appropriation made under [section 21, chapter 761, Oregon Laws
2007] ORS 341.755, as amended by section 28 [of this 2009 Act], chapter 904,
Oregon Laws 2009.

"(4) In compliance with the requirements of Article XI-G of the Oregon
Constitution, funds available under the expenditure limitation for bonds issued pursuant to Article XI-G of the Oregon Constitution in section 7 (3)
[of this 2009 Act], chapter 904, Oregon Laws 2009, are matched with the
General Fund appropriation made under [section 22, chapter 761, Oregon Laws
2007] ORS 341.757, as amended by section 29 [of this 2009 Act], chapter 904,
Oregon Laws 2009.

"(5) In compliance with the requirements of Article XI-G of the Oregon
Constitution, funds available under the expenditure limitation for bonds issued pursuant to Article XI-G of the Oregon Constitution in section 7 (4)
[of this 2009 Act], chapter 904, Oregon Laws 2009, are matched with the
General Fund appropriation made under [section 26, chapter 787, Oregon Laws
2005] ORS 341.762, as amended by section 30 [of this 2009 Act], chapter 904,
Oregon Laws 2009.

"(6) In compliance with the requirements of Article XI-G of the Oregon
Constitution, funds available under the expenditure limitation for bonds issued pursuant to Article XI-G of the Oregon Constitution in section 7 (5)
[of this 2009 Act], chapter 904, Oregon Laws 2009, are matched with the

General Fund appropriation made under [section 23, chapter 761, Oregon Laws
 2007] ORS 341.766, as amended by section 31 [of this 2009 Act], chapter 904,

#### 3 **Oregon Laws 2009**.

"(7) In compliance with the requirements of Article XI-G of the Oregon
Constitution, funds available under the expenditure limitation for bonds issued pursuant to Article XI-G of the Oregon Constitution in section 7 (6)
[of this 2009 Act], chapter 904, Oregon Laws 2009, are matched with the
General Fund appropriation made under [section 27, chapter 787, Oregon Laws
2005] ORS 341.773, as amended by section 26, chapter 761, Oregon Laws 2007,
and section 32 [of this 2009 Act], chapter 904, Oregon Laws 2009.

"(8) In compliance with the requirements of Article XI-G of the Oregon
Constitution, funds available under the expenditure limitation for bonds issued pursuant to Article XI-G of the Oregon Constitution in section 7 (7)
[of this 2009 Act], chapter 904, Oregon Laws 2009, are matched with the
General Fund appropriation made under [section 27, chapter 761, Oregon Laws
2007] ORS 341.775, as amended by section 33 [of this 2009 Act], chapter 904,
Oregon Laws 2009.

"(9) In compliance with the requirements of Article XI-G of the Oregon
Constitution, funds available under the expenditure limitation for bonds issued pursuant to Article XI-G of the Oregon Constitution in section 7 (8)
[of this 2009 Act], chapter 904, Oregon Laws 2009, are matched with the
General Fund appropriation made under [section 34 of this 2009 Act] ORS
341.784.

"(10) In compliance with the requirements of Article XI-G of the Oregon
Constitution, funds available under the expenditure limitation for bonds issued pursuant to Article XI-G of the Oregon Constitution in section 7 (9)
[of this 2009 Act], chapter 904, Oregon Laws 2009, are matched with the
General Fund appropriation made under [section 35 of this 2009 Act] ORS
341.787.

<sup>30</sup> "SECTION 74. Section 26, chapter 904, Oregon Laws 2009, is amended to

1 read:

"Sec. 26. Notwithstanding section 7 [of this 2009 Act], chapter 904,
Oregon Laws 2009, at the request of the [State Board of Education] Higher
Education Coordinating Commission, the State Treasurer may issue bonds
for a project listed in section 7, chapter 904, Oregon Laws 2009 [of this 2009
Act]:

"(1) If the total amount from other revenues, including federal funds,
identified for the project in the expenditure limitation in section 7, chapter
904, Oregon Laws 2009, [of this 2009 Act] has been received by the Department of Community Colleges and Workforce Development; or

"(2) After the department reports to the Emergency Board or the Joint Committee on Ways and Means, if the total amount from other revenues, including federal funds, identified for the project in the expenditure limitation in section 7, chapter 904, Oregon Laws 2009, [of this 2009 Act] has not been received by the department.

<sup>16</sup> **"SECTION 75.** ORS 341.933 is amended to read:

17 "341.933. The [State Board of Education] Higher Education Coordinat-18 ing Commission shall adopt by rule standards governing the distribution 19 of state funds to community college districts for capital construction 20 projects. The standards shall include, but need not be limited to, the fol-21 lowing provisions:

"(1) No state funds shall be used for the construction of student or faculty
housing, facilities for spectators at athletic events, recreational facilities,
student health facilities or noninstructional portions of student centers; and
"(2) State funds shall be matched by substantial contributions from nonstate sources, which may include tuition, property taxes, bond issues, gifts
and grants.

# <sup>28</sup> "<u>SECTION 76.</u> ORS 341.937 is amended to read:

29 "341.937. In preparing budget requests for each biennium, after consulta-30 tion with the community colleges and their respective representatives of the community of persons with disabilities at the colleges, the [State Board of Education] Higher Education Coordinating Commission shall include amounts for capital improvements that will be applied to the substantial reduction and eventual elimination of barriers to access by persons with disabilities.

# 6 "SECTION 77. ORS 344.070 is amended to read:

"344.070. (1) The Oregon Department of Administrative Services may draw 7 warrants upon any state fund to which federal funds for training or educa-8 tion have been credited, in payment of vouchers approved by the Super-9 intendent of Public Instruction or the Commissioner for Community College 10 Services pursuant to rules of the [State Board of Education] Higher Edu-11 cation Coordinating Commission, in favor of school districts, education 12 service districts and community college districts, for such sums, not exceed-13 ing \$100,000 for a single district in the aggregate, as the [state board] com-14 **mission**, by rule, shall determine. The warrants, upon delivery [thereof] to 15 the districts, shall constitute advances from state funds to enable the dis-16 tricts more readily to effectuate the purposes set forth in any federal law or 17 regulation pertaining to career and technical education or other education 18 or training sponsored by the federal government. 19

"(2) The districts to which moneys are advanced shall be responsible for 20the full repayment to the state of all sums advanced. The advances are not 21within any limitation upon indebtedness prescribed by law for districts. The 22moneys advanced to districts may not exceed in the aggregate the moneys 23to the credit of the state fund from which they are paid, and shall constitute 24advances to the recipient district in anticipation of verified vouchers to be 2526 supplied therefor. The advances are to be used as revolving funds for the payment of the costs of career and technical education programs. The ad-27vances shall be made only in those cases in which the federal government 28defrays all or part of the cost of such programs. 29

30 "SECTION 78. ORS 344.080 is amended to read:

"344.080. (1) All reimbursement vouchers for claims paid from the revolv-1 ing funds mentioned in ORS 344.070 shall be approved by the Superintendent  $\mathbf{2}$ of Public Instruction or the Commissioner for Community College Services 3 pursuant to rules of the [State Board of Education] Higher Education Co-4 ordinating Commission. When vouchers are so approved, warrants covering  $\mathbf{5}$ the same shall be drawn by the Oregon Department of Administrative Ser-6 vices, payable from the appropriate fund, and be used to reimburse the re-7 volving funds. 8

9 "(2) The districts receiving [*such*] **the** advances shall maintain their ac-10 counts and records so as to disclose at all times the true status of the unpaid 11 vouchers issued for the reimbursement of the funds, the district warrants 12 drawn against the funds advanced and the balances to the credit [*thereof*] 13 **of the funds**.

"(3) The revolving funds and accounts shall be subject to examination and audit by the state in the manner provided by law for other state funds and accounts. The [*State Board of Education*] **commission** may require an audit of the revolving accounts and shall take proper precautions as to the safety of, and accountability for, all funds advanced.

"(4) The [*State Board of Education*] **commission** may require the filing with it of a bond of a corporate surety duly licensed to transact business in this state to insure the proper handling of and responsibility for any funds advanced. The bond shall be cumulative and supplemental to fidelity insurance coverage already held by the district concerned. The state may have recourse to any and all fidelity bonds of clerks or other financial officers of the district to protect such advances.

### <sup>26</sup> **"SECTION 79.** ORS 344.090 is amended to read:

"344.090. When it appears to the Superintendent of Public Instruction or the Commissioner for Community College Services that the training and educational programs for which funds are advanced under ORS 344.070 have been completed, or that the need for [*such*] **the** advances or revolving funds

no longer exists, or that the sums advanced are not being properly handled 1 or accounted for, the superintendent or commissioner may require that all  $\mathbf{2}$ or part of the amounts advanced to any district shall be returned, with any 3 interest earned, to the state funds or accounts from which the amounts ori-4 ginally were withdrawn. Upon receipt of notification from the superintendent  $\mathbf{5}$ or commissioner that funds advanced are to be returned, the district con-6 cerned shall immediately repay the same to the State Treasurer, for credit 7 to the proper fund or account. To the extent that funds advanced are so re-8 paid, security or protection theretofore required by the [State Board of Ed-9 ucation] Higher Education Coordinating Commission under ORS 344.080 10 (4) to insure the safety of such funds may be released. 11

"SECTION 80. Section 5, chapter 904, Oregon Laws 2009, is amended to
 read:

"Sec. 5. The [State Board of Higher Education] Higher Education Co-14 ordinating Commission shall determine by rule how [the capital renewal, 15 code compliance and safety projects to be undertaken with] moneys made 16 available under section 6 (1)(a), chapter 904, Oregon Laws 2009, shall be 17 allocated to universities listed in ORS 352.002 [of this 2009 Act on the 18 basis of the board's determination of the most critical capital renewal, code 19 compliance and safety needs. In determining the capital renewal, code compli-20ance and safety needs, the board shall give priority to projects that protect the 21health and safety of occupants and maintain the structural integrity of facili-22ties]. 23

"SECTION 81. Section 9, chapter 904, Oregon Laws 2009, as amended by
 section 6, chapter 99, Oregon Laws 2010, and section 2, chapter 15, Oregon
 Laws 2011, is amended to read:

"Sec. 9. (1) Except as provided in subsection (3) of this section, the project approvals and expenditure limitations in chapter 904, Oregon Laws 2009, and the expenditure limitations established by the Emergency Board 30 during the biennium beginning July 1, 2009, for capital construction or acquisition projects of the Oregon University System, public universities
 with governing boards and of the Department of Community Colleges and
 Workforce Development for community colleges, expire on June 30, 2015,
 unless otherwise noted or unless changed by the Legislative Assembly.

5 "(2) The project approvals and expenditure limitations established by 6 section 2 (5)(b), (e) and (i), chapter 725, Oregon Laws 2003, and section 2 7 (3)(h), chapter 845, Oregon Laws 2001, for capital construction or acquisition 8 projects of the Oregon University System expire on June 30, 2011, unless 9 otherwise changed by the Legislative Assembly.

"(3) The project approvals and expenditure limitations in section 6 (4)(c), 10 (k) and (L), (5)(c) and (e) and (7)(k), chapter 904, Oregon Laws 2009, and the 11 expenditure limitations established by the Emergency Board during the 12 biennium beginning July 1, 2009, for capital construction or acquisition 13 projects of the Oregon University System described in section 6 (4)(c), (k) 14 and (L), (5)(c) and (e) and (7)(k), chapter 904, Oregon Laws 2009, expire on 15 June 30, 2015, unless otherwise noted or unless changed by the Legislative 16 Assembly. 17

"(4) The project approvals and expenditure limitations in section 6 (1)(a),
(2)(b), (4)(b), (6)(a) and (7)(b) and (c), chapter 904, Oregon Laws 2009, expire
on June 30, 2015, unless provided otherwise.

21 "SECTION 82. ORS 348.040 is amended to read:

"348.040. As used in ORS 348.040 to 348.070, unless the context requires
otherwise:

"(1) 'Eligible student' means a person who is a resident of this state, as
determined by the [Oregon Student Access Commission] Higher Education
Coordinating Commission, at the time of application for a loan under ORS
348.040 to 348.070:

"(a) Who is enrolled in or has applied for enrollment in a qualified school;
"(b) Who has demonstrated a satisfactory level of achievement in the high
school or other school on the record of which the application for enrollment

1 is based or in which the applicant is enrolled; and

2 "(c) Who can show the necessity for financial assistance in order to con-3 tinue the applicant's education.

4 "(2) 'Qualified school' means a school within this state that is a:

5 "(a) Four-year, nonprofit, generally accredited institution of higher edu6 cation;

"(b) Accredited public or private community college or education center,
or one recognized by a state educational agency;

9 "(c) Career school that is approved by the [Superintendent of Public In10 struction] commission;

"(d) Medical or dental program offered by the Oregon Health and ScienceUniversity;

13 "(e) Veterinary program offered by Oregon State University; or

"(f) Institution that is, in the opinion of the commission, comparable to [such] the institutions, colleges, centers or schools.

"(3) 'Qualified school' may include an institution, college, center or school
 not located in this state if the commission certifies that the course is not
 available in this state.

"SECTION 83. ORS 348.040, as amended by section 41, chapter 104,
Oregon Laws 2012, is amended to read:

21 "348.040. As used in ORS 348.040 to 348.070, unless the context requires 22 otherwise:

"(1) 'Eligible student' means a person who is a resident of this state, as
determined by the [Oregon Student Access Commission] Higher Education
Coordinating Commission, at the time of application for a loan under ORS
348.040 to 348.070:

"(a) Who is enrolled in or has applied for enrollment in a qualified school;
"(b) Who has demonstrated a satisfactory level of achievement in the high
school or other school on the record of which the application for enrollment
is based or in which the applicant is enrolled; and

1 "(c) Who can show the necessity for financial assistance in order to con-2 tinue the applicant's education.

3 "(2) 'Qualified school' means a school within this state that is a:

4 "(a) Four-year, nonprofit, generally accredited institution of higher edu5 cation;

6 "(b) Accredited public or private community college or education center, 7 or one recognized by a state educational agency;

"(c) Career school that is approved by the Higher Education Coordinating
Commission;

"(d) Medical or dental program offered by the Oregon Health and ScienceUniversity;

12 "(e) Veterinary program offered by Oregon State University; or

"(f) Institution that is, in the opinion of the commission, comparable to
 [such] the institutions, colleges, centers or schools.

"(3) 'Qualified school' may include an institution, college, center or school
not located in this state if the commission certifies that the course is not
available in this state.

"SECTION 84. ORS 348.070, as amended by section 42, chapter 104,
Oregon Laws 2012, is amended to read:

20 "348.070. [To assist the Oregon Student Access Commission and the De-21 partment of State Lands in determining the qualification of schools, the Higher

22 Education Coordinating Commission] The Higher Education Coordinating

23 **Commission** shall maintain a listing of career schools offering professional

<sup>24</sup> and technical training that meets the occupational needs of the student.

<sup>25</sup> **"SECTION 85.** ORS 348.180 is amended to read:

26 "348.180. As used in this section and ORS 348.186, 348.205, 348.230, 348.250,
27 348.260 and 348.285:

"(1) 'Cost of education' includes but is not limited to, tuition, fees and
living expenses.

30 "(2) 'Eligible post-secondary institution' means:

1 "(a) A public university [*listed in ORS 352.002*];

2 "(b) A community college operated under ORS chapter 341;

3 "(c) The Oregon Health and Science University; or

4 "(d) An Oregon-based, generally accredited, not-for-profit institution of 5 higher education.

6 "(3) 'Qualified student' means any resident student who plans to attend 7 an eligible post-secondary institution and who:

8 "(a) Has not achieved a baccalaureate or higher degree from any post9 secondary institution;

"(b) Is enrolled in an eligible program as defined by rule of the [Oregon
 Student Access Commission] Higher Education Coordinating
 Commission; and

"(c) Is making satisfactory academic progress as defined by rule of the
 [commission] commission.

<sup>15</sup> "SECTION 86. ORS 348.186 is amended to read:

"348.186. (1) In addition to any other form of student financial aid authorized by law, the [Oregon Student Access Commission] Higher Education
Coordinating Commission shall award, to the extent funds are made
available, an Oregon Achievement Grant to any qualified student who:

"(a) Commences at least half-time study toward a degree at the eligible
post-secondary institution within three years of high school graduation; and
"(b) While a resident of Oregon, has scored at or above a level determined
by the commission on a nationally recognized college admissions test.

"(2) Any qualified student receiving an Oregon Achievement Grant under subsection (1) of this section must use the grant for the purpose of study in an eligible program, as defined by rule of the **Higher Education Coordinating** Commission, at an eligible post-secondary institution.

"(3) The commission may not award an Oregon Achievement Grant to a
qualified student who is enrolled in a course of study required for and leading to a degree in theology, divinity or religious education.

"(4) Each Oregon Achievement Grant shall be renewed yearly provided
that the recipient has maintained satisfactory progress, as determined by the
commission, toward a first associate or baccalaureate degree.

"(5) Notwithstanding subsection (4) of this section, no Oregon Achievement Grant shall be renewed after a qualified student has reached the number of credit hours required to graduate with a baccalaureate degree at the
institution the student is attending.

8 "SECTION 87. ORS 348.205 is amended to read:

"348.205. (1) The Oregon Opportunity Grant program is established within
the [Oregon Student Access Commission] Higher Education Coordinating
Commission.

"(2) Under the program, the cost of education of a qualified student shall
be shared by the student, the family of the student, the federal government
and the state.

"(3) The [commission] executive director of the Office of Student Ac cess and Completion shall determine the cost of education of a qualified
 student based on the type of eligible post-secondary institution the student
 is attending. The cost of education equals:

"(a) For a student attending a community college, the average cost of
 education of attending a community college in this state;

"(b) For a student attending a public university [under the direction of the
State Board of Higher Education], the average cost of education of attending
a public university [under the direction of the board];

"(c) For a student attending a two-year Oregon-based, generally accredited, not-for-profit institution of higher education, the average cost of education of attending a community college in this state; and

"(d) For a student attending the Oregon Health and Science University
or a four-year Oregon-based, generally accredited, not-for-profit institution
of higher education, the average cost of education of attending [an institution
under the direction of the board] a public university.

"(4)(a) The [commission] executive director shall determine the amount
of the student share. The student share shall be based on:

"(A) The type of eligible post-secondary institution the student is attending;

5 "(B) The number of hours of work that the [commission] executive di-6 rector determines may be reasonably expected from the student; and

"(C) The amount of loans that the [commission] executive director determines would constitute a manageable debt burden for the student.

9 "(b) The student shall determine how to cover the student share through 10 income from work, loans, savings and scholarships.

"(c) The student share for a student who attends a community college may not exceed the amount that the [commission] executive director determines a student may earn based on the number of hours of work reasonably expected from the student under paragraph (a) of this subsection.

"(d) The student share for a student who attends an eligible postsecondary institution that is not a community college may not exceed the sum of the amount that the [commission] **executive director** determines a student may receive as loans plus the amount a student may earn based on the number of hours of work reasonably expected from the student under paragraph (a) of this subsection.

"(5) The [commission] **executive director** shall determine the amount of the family share. The family share shall be based on the resources of the family.

"(6) The [commission] **executive director** shall determine the amount of the federal share based on how much the student or the student's family is expected to receive from the federal government as grants, loans, tax credits or other student assistance.

"(7)(a) The [commission] executive director shall determine the amount of the state share. The state share shall be equal to the cost of education reduced by the student share, family share and amount received by the stu1 dent from the federal government.

"(b) The [commission] executive director shall establish a minimum amount that a student may receive as a state share. If the [commission] executive director determines that the amount of the state share of a student is below the minimum amount, the student may not receive the state share.

"(c) In determining the amount of the state share, the [commission] 7 executive director shall consider the total amount available to award as 8 grants to all qualified students. If the [commission] executive director must 9 reduce the amount of the state share under this paragraph, the 10 *[commission]* executive director may not reduce the amount of the state 11 share awarded to students in the low income range in a greater proportion 12 than the amount that the state share for students in other income ranges is 13 reduced. 14

15 "(8)(a) The **Higher Education Coordinating** Commission shall adopt 16 rules that prioritize current foster children and former foster children for 17 receiving Oregon Opportunity Grants when the Oregon Opportunity Grant 18 program does not have sufficient funding to serve all eligible Oregon stu-19 dents.

20 "(b) For the purposes of this subsection, 'former foster child' has the 21 meaning given that term in ORS 351.293.

<sup>22</sup> "SECTION 88. ORS 348.210 is amended to read:

"348.210. (1) In addition to any other scholarships provided by law, the 23[Oregon Student Access Commission] Higher Education Coordinating 24**Commission** may award scholarships at Eastern Oregon University to resi-2526 dent undergraduate students applying for enrollment in the university or who are pursuing courses therein. The number of students who receive 27scholarships under this subsection may not exceed two and one-half percent 28of the number of students who are enrolled at the university. The scholar-29 ships shall be awarded upon the basis of a record of high intellectual 30

standing and deportment in the school or institution where the applicant has 1 received or is receiving preparatory training, the necessity for financial as- $\mathbf{2}$ sistance and other qualifications of such nature that the awarding of schol-3 arships will operate not only to the advantage of the applicant but to the 4 people of Oregon. A scholarship awarded under this subsection may not ex- $\mathbf{5}$ ceed in value the amount of the tuition and other fees, including the fees 6 that are levied against the recipient of the scholarship by [the State Board 7 of Higher Education at] the university. 8

9 "(2) The commission may award tuition and fee-exempting scholarships to 10 students from foreign nations who are enrolled in public universities listed 11 in ORS 352.002. A student may not receive a scholarship under this sub-12 section that exceeds the amount of tuition and fees owed by the student.

"(3) The value of scholarships awarded each year under subsection (2) of this section may not exceed in aggregate an amount equal to 10 percent of the amount of tuition and fees paid in the preceding year [to the Oregon University System] by students enrolled in public universities listed in ORS 352.002 who were not Oregon residents.

# 18 "SECTION 89. ORS 348.230 is amended to read:

"348.230. (1) In addition to any other financial aid provided by law, the
 [Oregon Student Access Commission] Higher Education Coordinating
 Commission may award to qualified residents of this state scholastic grants
 in any eligible post-secondary institution.

"(2) A qualified applicant is one who has an achievement of high intellectual standing and deportment in the school or institution on the records of which the application is based, and who demonstrates, to the satisfaction of the [commission] executive director of the Office of Student Access and Completion, that the applicant has superior capacity to profit by posthigh-school education.

29 "(3) If the recipient of a grant under this section meets the standards for 30 renewal of that grant, the grant may be renewed, upon application of the recipient, until the recipient has received a total of four undergraduate years
under this section or until the recipient has completed an undergraduate
course of study, whichever is less.

"(4) Nothing in subsection (3) of this section shall be construed to mean
that the commission may not increase or reduce the amount of the grant
upon application for renewal.

"(5) No grant shall be made to any student enrolled in a course of study
required for and leading to a degree in theology, divinity or religious education.

10 "<u>SECTION 90.</u> ORS 348.250 is amended to read:

"348.250. (1) Grants established under ORS 348.230 and 348.260 shall be
 awarded by the [Oregon Student Access Commission] Higher Education
 Coordinating Commission in the manner provided in this section.

"(2) Persons interested in obtaining a grant established under ORS 348.230
 and 348.260 may apply to the [commission] executive director of the Office
 of Student Access and Completion for a grant.

"(3) The [commission] executive director shall screen or cause to be screened the applications and shall determine for each available grant the person best qualified to receive that grant. A qualified applicant is eligible to receive a grant established under ORS 348.230 and 348.260 if:

"(a) The applicant's financial need is such that in the opinion of the
 [commission] executive director financial aid is warranted; and

"(b) The applicant plans to be a student at the eligible post-secondary
institution where the grant is to be used.

25 "(4) The [commission] **executive director** shall not discriminate for or 26 against any applicant for a grant.

"(5) Nothing in ORS 348.210 to 348.260, 348.505 to 348.615, 348.696 and
348.992 shall be construed to require any institution to admit a grant recipient or to attempt to control or influence the policies of the institution.

30 "(6) Whenever funds are not available to award grants to all qualified

students, the [commission] executive director may give priority to applicants who are or plan to be full-time students at the eligible post-secondary institution where the grant is to be used. A student shall be considered to be a full-time student if the combination of credit hours at more than one eligible post-secondary institution equals full-time attendance, according to the institution disbursing the grant funds.

"(7) As used in this section, 'discriminate' has the meaning given 'discrimination' in ORS 659.850.

9 "SECTION 91. ORS 348.260 is amended to read:

"348.260. (1) In addition to any other form of student financial aid au thorized by law, the [Oregon Student Access Commission] Higher Education
 Coordinating Commission may award Oregon Opportunity Grants to qual ified students.

"(2) The amount of a grant shall equal the state share of a qualified
student's cost of education as determined by the commission under ORS
348.205.

"(3) Grant funds necessary to meet matching requirements for federal funds under the Leveraging Educational Assistance Partnership Program and Special Leveraging Educational Assistance Partnership Program of the United States Department of Education may also be used to award grants to qualified students in any eligible post-secondary institution approved by the commission.

"(4) Grants may be awarded under this section to qualified students enrolled for any term, including summer term. The commission may prescribe a specific date by which a student must apply to the commission to qualify for a grant only if the commission determines that the total amount available to award as the state share to all qualified students is not sufficient to cover the total state share amount scheduled to be awarded to all students.

29 "(5) If a qualified student receiving a grant under this section meets the 30 standards for renewal of the grant, the grant may be renewed upon application until the qualified student has received the equivalent of four full-time
undergraduate years of grant funding for an eligible program as defined by
the commission.

"(6) A qualified student who receives a grant under this section must at-4 tend the eligible post-secondary institution upon which the grant application  $\mathbf{5}$ is based unless the [commission] executive director of the Office of Stu-6 dent Access and Completion authorizes the grant to be used at a different 7 eligible post-secondary institution. A qualified student who receives a grant 8 under this section may attend more than one eligible post-secondary institu-9 tion if the grant application was based on the qualified student attending 10 more than one eligible post-secondary institution. 11

"(7) The commission may not make a grant to any qualified student enrolled in a course of study required for and leading to a degree in theology, divinity or religious education.

<sup>15</sup> "SECTION 92. ORS 348.265 is amended to read:

"348.265. (1) In addition to any other form of student financial aid authorized by law, the [Oregon Student Access Commission] Higher Education
Coordinating Commission may award grants to qualified residents of this
state who are enrolled in the professional medical, nursing or dental programs at the Oregon Health and Science University.

"(2) A qualified applicant for a grant under this section is one who plans to attend the Oregon Health and Science University but whose financial capacity and that of the applicant's family to contribute to the educational costs are not adequate to meet such costs, as determined by the [commission] executive director of the Office of Student Access and Completion.

"(3) Grants may be received by a student each year of attendance depending on the continuing need of the student for [such] the grant.

"(4) No grant awarded under this section shall exceed the amount of the difference between the award year tuition and fees assessed and the tuition 1 and fees assessed for that program in the academic year 1976-1977.

<sup>2</sup> "SECTION 93. ORS 348.270 is amended to read:

"348.270. (1) In addition to any other scholarships provided by law, the [commission] Higher Education Coordinating Commission shall award scholarships in any public university listed in ORS 352.002, in the Oregon Health and Science University, in any community college operated under ORS chapter 341, or in any Oregon-based regionally accredited independent institution, to any student applying for enrollment or who is enrolled therein, who is:

"(a) The natural child, adopted child or stepchild of any public safety of-10 ficer who, in the line of duty, was killed or so disabled, as determined by the 11 [commission] executive director of the Office of Student Access and 12 **Completion**, that the income of the public safety officer is less than that 13 earned by public safety officers performing duties comparable to those per-14 formed at the highest rank or grade attained by the public safety officer; or 15 "(b) A current foster child or former foster child who enrolls in an insti-16 tution of higher education as an undergraduate student not later than three 17 years from the date the student was removed from the care of the Depart-18 ment of Human Services, the date the student graduated from high school 19 or the date the student received the equivalent of a high school diploma, 20whichever date is earliest. 21

"(2) Scholarships awarded under this section to students who are depen-22dents of public safety officers or who are current foster children or former 23foster children shall equal the amount of tuition and all fees levied by the 24institution against the recipient of the scholarship. However, scholarships 2526awarded to students who attend independent institutions [shall] may not exceed the amount of tuition and all fees levied by the University of Oregon. 27"(3) If [the] **a** student who is the dependent of a deceased public safety 28officer continues to remain enrolled in a public university listed in ORS 29352.002 or a community college or an independent institution within the 30

1 State of Oregon, the student shall be entitled to renewal of the scholarship 2 until the student has received the equivalent of four years of undergraduate 3 education and four years of post-graduate education.

"(4) If [the] **a** student who is a current foster child or former foster child or who is the dependent of a public safety officer with a disability continues to remain enrolled in a public university listed in ORS 352.002 or a community college or an independent institution within the State of Oregon, the student shall be entitled to renewal of the scholarship until the student has received the equivalent of four years of undergraduate education.

"(5) The [commission] executive director of the Office of Student Access and Completion may require proof of [the] a student's relationship to a public safety officer described in subsection (1) of this section or proof that [the] a student is a current foster child or former foster child.

14 "(6) As used in this section:

"(a) 'Former foster child' means an individual who, for a total of 12 or more months while between the ages of 16 and 21, was a ward of the court pursuant to ORS 419B.100 (1)(b) to (e) and in the legal custody of the Department of Human Services for out-of-home placement.

19 "(b) 'Public safety officer' means:

"(A) A firefighter or police officer as those terms are defined in ORS
237.610.

22 "(B) A member of the Oregon State Police.

<sup>23</sup> "(C) A police officer commissioned by a university under ORS 352.383.

"(D) An authorized tribal police officer as defined in section 1, chapter
644, Oregon Laws 2011.

<sup>26</sup> "<u>SECTION 94.</u> ORS 348.270, as amended by section 51, chapter 644, <sup>27</sup> Oregon Laws 2011, is amended to read:

"348.270. (1) In addition to any other scholarships provided by law, the
 [commission] Higher Education Coordinating Commission shall award
 scholarships in any public university listed in ORS 352.002, in the Oregon

Health and Science University, in any community college operated under
ORS chapter 341, or in any Oregon-based regionally accredited independent
institution, to any student applying for enrollment or who is enrolled
therein, who is:

"(a) The natural child, adopted child or stepchild of any public safety of- $\mathbf{5}$ ficer who, in the line of duty, was killed or so disabled, as determined by the 6 [commission] executive director of the Office of Student Access and  $\mathbf{7}$ **Completion**, that the income of the public safety officer is less than that 8 earned by public safety officers performing duties comparable to those per-9 formed at the highest rank or grade attained by the public safety officer; or 10 "(b) A current foster child or former foster child who enrolls in an insti-11 tution of higher education as an undergraduate student not later than three 12 years from the date the student was removed from the care of the Depart-13 ment of Human Services, the date the student graduated from high school 14 or the date the student received the equivalent of a high school diploma, 15 whichever date is earliest. 16

"(2) Scholarships awarded under this section to students who are depen-17 dents of public safety officers or who are current foster children or former 18 foster children shall equal the amount of tuition and all fees levied by the 19 institution against the recipient of the scholarship. However, scholarships 20awarded to students who attend independent institutions [shall] may not 21exceed the amount of tuition and all fees levied by the University of Oregon. 22"(3) If [the] a student who is the dependent of a deceased public safety 23officer continues to remain enrolled in a public university listed in ORS 24352.002 or a community college or an independent institution within the 2526State of Oregon, the student shall be entitled to renewal of the scholarship until the student has received the equivalent of four years of undergraduate 27education and four years of post-graduate education. 28

"(4) If [the] a student who is a current foster child or former foster child
or who is the dependent of a public safety officer with a disability continues

to remain enrolled in a public university listed in ORS 352.002 or a community college or an independent institution within the State of Oregon, the student shall be entitled to renewal of the scholarship until the student has received the equivalent of four years of undergraduate education.

5 "(5) The [commission] **executive director** may require proof of [the] **a** 6 student's relationship to a public safety officer described in subsection (1) 7 of this section or proof that [the] **a** student is a current foster child or former 8 foster child.

9 "(6) As used in this section:

"(a) 'Former foster child' means an individual who, for a total of 12 or more months while between the ages of 16 and 21, was a ward of the court pursuant to ORS 419B.100 (1)(b) to (e) and in the legal custody of the Department of Human Services for out-of-home placement.

14 "(b) 'Public safety officer' means:

"(A) A firefighter or police officer as those terms are defined in ORS
237.610.

17 "(B) A member of the Oregon State Police.

<sup>18</sup> "(C) A police officer commissioned by a university under ORS 352.383.

19 "SECTION 95. ORS 348.280 is amended to read:

<sup>20</sup> "348.280. (1) The [Oregon Student Access Commission] Higher Education

21 **Coordinating Commission** shall:

"[(1)] (a) Determine which students are eligible to receive scholarships
under ORS 348.270.

[(2)] (b) Grant the appropriate scholarships under ORS 348.270.

<sup>25</sup> "[(3)] (c) Make necessary rules for application and distribution of the <sup>26</sup> benefits available under ORS 348.270 and this section.

"(d) In awarding scholarships pursuant to its authority under ORS
348.520, give priority to students who are eligible to receive scholarships under ORS 348.270.

(4) (2) The Higher Education Coordinating Commission shall es-

tablish rules and procedures necessary to carry out the provisions of ORS
348.270 and this section, including but not limited to the usual and customary rules for analyzing financial need.

4 "[(5) In awarding scholarships pursuant to its authority under ORS
5 348.520, give priority to students who are eligible to receive scholarships under
6 ORS 348.270.]

7 "SECTION 96. ORS 348.282 is amended to read:

8 "348.282. As used in this section and ORS 348.283:

9 "(1) 'Armed Forces of the United States' means:

"(a) The Army, Navy, Air Force, Marine Corps and Coast Guard of the
United States;

"(b) The reserves of the Army, Navy, Air Force, Marine Corps and Coast
Guard of the United States; and

"(c) The Oregon National Guard and a National Guard of any other stateor territory.

16 "(2) 'Public post-secondary institution' means:

"(a) A public university [under the direction of the State Board of Higher *Education*]; and

<sup>19</sup> "(b) A community college operated under ORS chapter 341.

20 "(3) 'Veteran' has the meaning given that term in ORS 408.225.

<sup>21</sup> "SECTION 97. ORS 348.283 is amended to read:

"348.283. (1) There is established within the [Oregon Student Access
Commission] Higher Education Coordinating Commission the Oregon
Troops to Teachers program. Through the program, the commission shall pay
for all of the resident tuition charges of a veteran imposed by a public
post-secondary institution, provided the veteran:

27 "(a) Was discharged from the Armed Forces of the United States;

28 "(b) Is a resident of Oregon; and

29 "(c) Agrees to teach:

30 "(A) In an Oregon school district or public charter school classified as

1 serving a high poverty area for not less than three years; or

"(B) In the area of mathematics, science or special education for not less
than four years.

"(2) An award under subsection (1) of this section shall be used for the purpose of paying resident tuition. The commission may not award funds under subsection (1) of this section for the purpose of paying for books, supplies, housing, food or any other costs associated with attending a public post-secondary institution.

9 "(3) The commission shall adopt rules necessary for the implementation 10 and administration of this section in consultation with the Department of 11 Education and the Oregon University System.

<sup>12</sup> "SECTION 98. ORS 348.285 is amended to read:

"348.285. (1) In addition to any other form of student financial aid authorized by law, the [Oregon Student Access Commission] Higher Education
Coordinating Commission may award, to the extent funds are made available, an Oregon Roadmap to Language Excellence Scholarship to a qualified
student.

18 "(2) The [Oregon Student Access Commission] commission may:

"(a) Award an initial Oregon Roadmap to Language Excellence Scholarship for up to \$2,000 to a qualified student who:

"(A) Is a United States citizen or a noncitizen legally residing in the
 United States;

"(B) Has received a diploma from a high school in this state or theequivalent;

<sup>25</sup> "(C) Is attending an eligible post-secondary institution in this state;

<sup>26</sup> "(D) Is pursuing an Associate of Arts or more advanced degree; and

"(E) Demonstrates proficiency in speaking, reading and writing in a natural, human-based language other than English, excluding computer-based
languages, musical notation and Esperanto.

30 "(b) Award a subsequent Oregon Roadmap to Language Excellence

Scholarship for up to \$2,000 to a student receiving a scholarship under paragraph (a) of this subsection who has demonstrated a measurable gain of proficiency in speaking, reading and writing skills in the same language for which the scholarship was awarded during the previous academic year.

"(c) Award a reduced subsequent Oregon Roadmap to Language Excel- $\mathbf{5}$ lence Scholarship to a student receiving a scholarship under paragraph (a) 6 of this subsection who has not demonstrated a measurable gain of proficiency 7 in speaking, reading and writing skills in the same language for which the 8 scholarship was awarded during the previous academic year. The reduced 9 scholarship is for \$500 less than the amount of the scholarship awarded the 10 previous academic year. The commission may not award a reduced subse-11 quent scholarship for consecutive academic years. 12

"(3) The maximum amount of scholarships awarded to a person under this
 section may not exceed \$8,000.

<sup>15</sup> "(4) The commission may award scholarships under this section to a per-<sup>16</sup> son for the year of the initial scholarship and the next three consecutive <sup>17</sup> years. The **Higher Education Coordinating** Commission shall adopt rules <sup>18</sup> allowing a waiver of the requirement that the scholarships be awarded in <sup>19</sup> consecutive years for students with approved leaves of absence for appropri-<sup>20</sup> ate reasons such as illness, emergency, military service and other appropriate <sup>21</sup> reasons as determined by the commission.

"(5) The commission may not award scholarships under this section to a student who is enrolled in a course of study required for and leading to a degree in theology, divinity or religious education.

"(6) The Higher Education Coordinating Commission shall adopt rules:
"(a) Establishing priority for Oregon Roadmap to Language Excellence
Scholarships when funds are not available to award scholarships to all
qualified students.

29 "(b) Setting standards for appropriate levels of language proficiency and 30 improved language proficiency needed for eligible students to qualify for 1 scholarships under this section.

"(c) Choosing an assessment method for measuring language proficiency in speaking, reading and writing for the purposes of paragraph (b) of this subsection. The assessment method must comply with the American Council on the Teaching of Foreign Languages proficiency guidelines, and must measure only Intermediate-Mid level language skills and higher.

7

"SECTION 99. ORS 348.290 is amended to read:

"348.290. The executive director of the Office of Student Access and
Completion[Oregon Student Access Commission] shall apply the interest on
the amount transferred to the Oregon Student Assistance Fund under section
4, chapter 377, Oregon Laws 1985, to provide financial aid, as defined in ORS
348.505, to students to study barbering, hairdressing, manicure and esthetics
at eligible post-secondary schools.

# 14 "SECTION 100. ORS 348.310 is amended to read:

15 "348.310. (1) The [Oregon Student Access Commission] Higher Education 16 Coordinating Commission is authorized to make loans to all qualified ap-17 plicants, from the fund created in ORS 348.390 (1), to assist in financing the 18 cost of a program of study leading to the degree of Doctor of Medicine or 19 to the degree of Doctor of Osteopathic Medicine.

"(2) The [commission] executive director of the Office of Student Ac cess and Completion shall:

"(a) Develop criteria for the preparation of applications and procedures
for the submission, evaluation, priority selection and award of loans provided
for in ORS 348.310 to 348.390; and

25 "(b) Determine the number and amount of loans and loan renewals[;26 and].

"[(c)] (3) The Higher Education Coordinating Commission shall adopt
such rules as may be necessary to implement ORS 348.310 to 348.390.

- <sup>29</sup> "SECTION 101. ORS 348.320 is amended to read:
- <sup>30</sup> "348.320. (1) A person shall be eligible for a loan under ORS 348.310 to

1 348.390 if the person is:

2 "(a) A bona fide resident of this state;

"(b) Accepted for enrollment, or is a student in good standing in the
professional medical program at an accredited medical school located in the
United States or in an accredited school of osteopathic medicine;

6 "(c) As a result of personal financial resources, unable to pursue a pro-7 gram of study in the absence of a loan or would be unable to do so without 8 great hardship; and

9 "(d) Desirous of practicing medicine in a rural community in this state, 10 and in an area which meets the qualifications of a medical shortage area.

"(2) The person desiring consideration for a loan under ORS 348.310 to
 348.390 shall apply to the [Oregon Student Access Commission] executive
 director of the Office of Student Access and Completion.

"(3) The person desiring consideration for a loan under ORS 348.310 to
348.390 shall agree in writing to practice medicine in a medical shortage area
as defined by the Oregon Health Authority, for a period equal to the period
covered by the loan, but no less than two years.

18 "SECTION 102. ORS 348.330 is amended to read:

"348.330. In addition to any other financial aid provided by law, the
[Oregon Student Access Commission] Higher Education Coordinating
Commission may grant loans in the following amounts:

"(1) Persons in their first or second year of study, or the equivalent
[thereof] of their first or second year of study, are eligible for an amount
not to exceed \$5,000 per academic year.

"(2) Persons in their third or fourth year of study, or the equivalent
[thereof] of their third or fourth year of study, are eligible for an amount
not to exceed \$7,500 per academic year.

<sup>28</sup> "<u>SECTION 103.</u> ORS 348.340 is amended to read:

"348.340. (1) The [Oregon Student Access Commission is further authorized
to] executive director of the Office of Student Access and Completion

may establish and administer cost-sharing loan fund programs which provide 1 for assistance, in conjunction with community agencies or organizations,  $\mathbf{2}$ selected and approved by the **Higher Education Coordinating** Commission 3 in a rural community in the state having a population of fewer than 7,500 4 Participation in [such] a program established under this subpersons.  $\mathbf{5}$ section shall be on a matching funds basis between the Rural Medical Ed-6 ucation Loan Fund and the approved community agency and shall fund the 7 educational costs, fees and charges of a specific, eligible student, who shall 8 be approved by the participating community and the commission. 9

"(2) Funds provided from the Rural Medical Education Loan Fund under subsection (1) of this section shall not exceed 75 percent of the total amount calculated to be necessary to fund one person for one year, in an approved school as determined by the commission.

"(3) The eligibility requirements for persons participating in [the] **a** program established in subsection (1) of this section shall be the same as the requirements for eligibility in the loan program under ORS 348.320.

"(4) Upon completion of the program of study and training for licensure, the person receiving funds under this section shall not be required to repay such funds if the person practices medicine in the community providing the matching funds. The person shall practice medicine one year for each year that funds were provided, but in no event shall the person practice less than two years.

<sup>23</sup> "SECTION 104. ORS 348.350 is amended to read:

<sup>24</sup> "348.350. (1) The executive director of the Office of Student Access <sup>25</sup> and Completion[Oregon Student Access Commission] is authorized to estab-<sup>26</sup> lish and administer a cost-sharing program to train intern and residency <sup>27</sup> physicians as may be arranged by contract with an accredited training hos-<sup>28</sup> pital within this state. The cost sharing shall be limited to general practice <sup>29</sup> internships and family practice residencies. The commission may pay up to <sup>30</sup> \$18,000 to an institution for each intern or resident position which is re-

served for training students who are planning to enter medical practice in
 rural areas.

"(2) Funds for programs established under subsection (1) of this section
shall be paid from the Rural Medical Education Loan Fund.

5 "(3) No money appropriated under this section shall be used for any pro-6 gram at the Oregon Health and Science University. The center shall be re-7 quired to give priority admissions to recipients under ORS 348.310 to 348.390 8 in its family practice residency programs.

9 "SECTION 105. ORS 348.360 is amended to read:

"348.360. Each loan granted under ORS 348.330 and 348.340 is renewable 10 annually. The executive director of the Office of Student Access and 11 **Completion**[Oregon Student Access Commission] shall renew the loans upon 12 application by the recipient when the [commission] executive director finds 13 that the applicant has successfully completed the required work for the pre-14 ceding academic year and is a student in good standing, is a resident of this 15 state and is in a financial condition that warrants the continuation of 16 [*such*] **the** aid. 17

# 18 "SECTION 106. ORS 348.370 is amended to read:

"348.370. (1) [Persons] A person receiving funds under ORS 348.310 to 19 348.390 shall not be required to repay the funds if the person practices med-20icine in a rural community in this state having a population of fewer than 217,500 persons and which meets the qualifications of a medical shortage area. 22"(2) The fund recipient shall practice medicine in the area designated 23under subsection (1) of this section at the rate of one year for each year the 24funds were provided to that recipient, but in no event shall any recipient 25practice medicine in an area less than two years. 26

"(3) Any person receiving funds under ORS 348.310 to 348.390 who fails to complete the course of study, shall be required to repay the amount received to the Rural Medical Education Loan Fund. Ten percent interest shall be charged on the unpaid balance, accrued from the date the loan was 1 granted.

"(4) Any person receiving funds under ORS 348.310 to 348.390 who com- $\mathbf{2}$ pletes the course of study and requirements for licensure but fails to fulfill 3 the obligations required by the loan, shall repay the amount received to the 4 Rural Medical Education Loan Fund. Ten percent interest shall be charged  $\mathbf{5}$ on the unpaid balance, accrued from the date the loan was granted. Addi-6 tionally, a penalty fee, equal to 25 percent of the total amount of funds re-7 ceived shall be assessed against the person. No interest shall accrue on the 8 9 penalty.

"(5) Any funds received by the Rural Medical Education Loan Fund under
subsections (3) to (6) of this section shall be used by the executive director
of the Office of Student Access and Completion[Oregon Student Access
Commission] for the purpose of carrying out the provisions of ORS 348.310
to 348.390.

"(6) The [commission] executive director may waive any interest or
penalty assessed under subsections (3) to (6) of this section in case of undue
hardship.

<sup>18</sup> "SECTION 107. ORS 348.390 is amended to read:

"348.390. (1) There is established in the State Treasury a fund, separate and distinct from the General Fund, to be known as the Rural Medical Education Loan Fund, which may be invested in the same manner as the Oregon Student Assistance Fund. This fund may receive funds from state and private sources for the purpose of making loans to student residents of this state who are determined to be eligible to receive funds under ORS 348.310 to 348.390. Interest earned by the fund shall be credited to the fund.

"(2) All funds for and relating to loans received by the executive director of the Office of Student Access and Completion[Oregon Student Access Commission], including repayments, interest and penalties, for the Rural Medical Education Loan Fund, except moneys appropriated from the State Treasury for a specified period of time, are continuously appropriated to the

Rural Medical Education Loan Fund for the purposes for which the fund was
 created.

## <sup>3</sup> **"SECTION 108.** ORS 348.427 is amended to read:

"348.427. (1) To encourage community service participation among stu-4 dents in institutions of higher education, there is established a higher edu- $\mathbf{5}$ cation community service voucher program within the [Oregon Student 6 Access Commission] Higher Education Coordinating Commission. The 7 commission shall allocate the amount available to it for the purposes under 8 ORS 348.427 to 348.436 by awarding the institution's share of the amount to 9 each institution of higher education in this state that is eligible for or whose 10 students are eligible for financial aid under Title IV, Part B, of the Higher 11 Education Act of 1965 as amended. The institution's share shall be based on 12 the proportion of its enrollment of full-time students to the enrollment of 13 full-time students in all institutions of higher education in this state. 14

"(2) An institution of higher education in this state that receives an amount under subsection (1) of this section shall award amounts from the institution's share to various academic departments in the institution. Vouchers awarded to eligible voucher recipients shall be in \$35 denominations for each eight hours of eligible community service. Priority shall be given to otherwise eligible applicants who have applied previously but not been awarded a place in the voucher program.

"(3) In order to be eligible, a voucher recipient must perform approved 22services for at least 20 hours per week in one term for a state or local gov-23ernment entity or a nonprofit social service agency recognized as tax-exempt 24under section 501(c)(3) of the Internal Revenue Code of 1986. However, a 25voucher recipient shall not be assigned duties that are performed by a public 26employee if the assignment would displace the public employee. A voucher 27recipient may be assigned within the institution to assist in maintaining the 28program authorized by ORS 348.427 to 348.436. 29

30 "(4) A voucher recipient is eligible for the voucher awards for only one

term as an undergraduate student. In addition to the vouchers, the recipient
shall receive graded academic credit to be determined by the institution.
However, participation in the program does not replace any practicum or
internship required for a degree.

 $\mathbf{5}$ 

"SECTION 109. ORS 348.429 is amended to read:

"348.429. (1) In addition to any other student assistance provided by the
law, the [Oregon Student Access Commission] Higher Education Coordinating Commission shall award vouchers to eligible students participating
in the program.

"(2) The total of all vouchers earned by a student under this section in one term shall not exceed an amount equal to the average tuition and associated fees charged annually to full-time resident undergraduate students by public universities listed in ORS 352.002.

"(3) Vouchers shall be provided in \$35 denominations for each eight hours
 of eligible community service.

"(4) The [commission] executive director of the Office of Student Ac cess and Completion shall:

"(a) Determine and approve which community service organizations and
 services within the programs of such organizations are eligible for partic ipation in the program.

"(b) Accept the students that the institutions consider eligible for vouchers under ORS 348.427 to 348.436.

"(c) Provide payment for vouchers presented by the program students at
 eligible institutions.

"(d) Establish procedures necessary to carry out the provisions of ORS
348.427 to 348.436[, *including adopting necessary rules*].

"(5) Funds received in redemption of the vouchers granted pursuant to
ORS 348.427 to 348.436 shall not be considered personal income for the purposes of ORS 316.037.

30 "(6) The vouchers authorized by ORS 348.427 to 348.436 shall first become

available when funds are available therefor from sources other than the
 General Fund, as determined by the [commission] executive director.

3 (7) The Higher Education Coordinating Commission shall adopt any
4 rules necessary for the executive director to carry out the provisions
5 of ORS 348.427 to 348.436.

6 "SECTION 110. ORS 348.436 is amended to read:

"348.436. There is established in the State Treasury a fund, separate and 7 distinct from the General Fund, to be known as the Community Service 8 Voucher Fund, which may be invested in the same manner as the Oregon 9 Student Assistance Fund. This fund may receive moneys from federal, state 10 or private sources for the purpose of providing payment for the redemption 11 of vouchers authorized by ORS 348.427 to 348.436 and for the administration 12 of the community service voucher program. This fund, including the interest 13 earnings thereon, if any, is continuously appropriated to the [Oregon Student 14 Access Commission] Higher Education Coordinating Commission for 15 those purposes for which such funds were provided to or received or collected 16 by the commission. 17

# 18 "SECTION 111. ORS 348.444 is amended to read:

"348.444. (1) There is created the Nursing Faculty Loan Repayment Program, to be administered by the [Oregon Student Access Commission] Higher Education Coordinating Commission. The purpose of the program is to provide loan repayments on behalf of nurse educators at nursing schools in Oregon who have earned a master's or doctoral degree from an accredited nursing education program.

"(2) The Higher Education Coordinating Commission shall by rule
adopt, in consultation with the Oregon State Board of Nursing and the
Oregon Center for Nursing, criteria for participation in the Nursing Faculty
Loan Repayment Program.

<sup>29</sup> "<u>SECTION 112.</u> ORS 348.448 is amended to read:

<sup>30</sup> "348.448. (1) To be eligible to participate in the Nursing Faculty Loan

Repayment Program, a nurse educator or prospective nurse educator shall
 submit a letter of interest to the executive director of the Office of Stu dent Access and Completion[Oregon Student Access Commission].

"(2) At the end of each school year in which a nurse practices as a nurse
educator in Oregon, the commission shall pay an amount not to exceed the
lesser of 20 percent of the total of the nurse's outstanding qualifying loans
or \$10,000 as adjusted under subsection (4) of this section.

"(3) The commission may make the annual payments under this section9 for up to:

"(a) Three years for a nurse educator who has earned a master's degree;
or

12 "(b) Five years for a nurse educator who has earned a doctoral degree.

"(4)(a) The [commission] executive director of the Office of Student Access and Completion shall adjust annually the maximum dollar amount allowed under subsection (2) of this section by multiplying that amount by a cost-of-living adjustment as specified in this subsection.

"(b) The cost-of-living adjustment applied to the maximum dollar amount allowed under subsection (2) of this section shall be equal to the ratio of the seasonally adjusted United States City Average Consumer Price Index for All Urban Consumers as published by the Bureau of Labor Statistics of the United States Department of Labor for April of that calendar year divided by the value of the same index for April 2009.

"(c) If the value of the dollar amount determined under paragraph (a) of
this subsection is not a multiple of \$100, the [commission] executive director shall round the dollar amount to the next lower multiple of \$100.

<sup>26</sup> "<u>SECTION 113.</u> ORS 348.500 is amended to read:

"348.500. (1) The [Oregon Student Access Commission] Higher Education
Coordinating Commission may establish Access to Student Assistance
Programs in Reach of Everyone (ASPIRE) to provide information about financial aid and education and training options beyond high school to stu-

1 dents in Oregon secondary schools. The goals of the programs are to:

"(a) Provide mentoring and resources to help students access education
and training beyond high school;

4 "(b) Help high schools build a sustainable community of volunteer men-5 tors; and

6 "(c) Educate students and families about the scholarship application pro-7 cess and other options for paying for post-secondary education.

8 "(2) The programs shall bring together students, school staff, community 9 volunteers and parents to help students overcome obstacles to their contin-10 uing education. The programs may provide training, technical assistance and 11 other resources to Oregon high schools on how to establish a volunteer-based 12 program. Adult volunteers who are trained through the program may provide 13 mentoring, training and encouragement to students about post-secondary 14 options and financial aid.

<sup>15</sup> "SECTION 114. ORS 348.505 is amended to read:

16 "348.505. As used in ORS 348.500 to 348.695[:],

17 "[(1) 'Commission' means the Oregon Student Access Commission.]

"[(2)] 'financial aid' includes loans, grants, scholarships, work opportu nities and other forms of financial aid to assist students in completing their
 post-high-school education.

<sup>21</sup> "SECTION 115. ORS 348.520 is amended to read:

<sup>22</sup> "348.520. The [Oregon Student Access Commission] executive director of

23 the Office of Student Access and Completion shall:

"(1) Make available to qualified persons financial aid from financial
sources available to the [commission] executive director.

<sup>26</sup> "(2) Determine qualifications of persons to receive financial aid.

"(3) Maintain reports and records on persons applying for and receiving
financial aid from the [commission] executive director.

"(4) Withhold any financial aid if the recipient thereof fails to maintain
the standards established for receipt of that aid.

"(5) Recommend to the Legislative Assembly not less than once every
biennium matters relating to the establishment, administration, modification,
transfer, reduction or cancellation of financial aid.

"(6) Prior to implementing changes to the Oregon Opportunity Grant
program, report to the Higher Education Coordinating Commission and the
Legislative Assembly or the Emergency Board any proposed change:

"(a) That increases or decreases the total amount awarded as Oregon
Opportunity Grants that was approved as part of the budget enacted by the
Legislative Assembly for the [Oregon Student Access Commission] Higher

10 Education Coordinating Commission; and

"(b) To the methodology used to determine the student share, family share
or state share under ORS 348.205.

"(7) Encourage the establishment of financial aid programs by privateagencies.

"(8) Collect and disseminate information pertaining to all types of avail-able financial aid.

"(9) Review the administrative practices and evaluate the effectivenessof all public and private post-secondary financial aid programs in Oregon.

"(10) Disburse state appropriations for financial aid in such a manner as
 to maximize its role in cooperative coordination of financial aid programs.

<sup>21</sup> **"SECTION 116.** ORS 348.530 is amended to read:

22 "348.530. The [Oregon Student Access Commission] Higher Education
 23 Coordinating Commission may:

"(1) Negotiate for and contract with private and governmental agencies
for the establishment of financial aid programs.

"(2) Receive gifts of any type, including gifts of stock and real property,
for the purpose of establishing, continuing and increasing financial aid.

"(3) Administer any form of financial aid submitted to and accepted for
administration by the commission.

30 "(4) Authorize payment from funds appropriated therefor, of costs, com-

missions, attorney fees and other reasonable expenses, including refund of
overpayment of fees, that are related to and necessary for making and protecting guaranteed loans and recovering moneys and loans and management
of property acquired in connection with such loans.

5 "(5) Sue and be sued.

6 "[(6) Pursuant to ORS chapter 183, adopt such rules as may be necessary 7 to carry out the provisions of ORS 348.040 to 348.280, 348.500 to 348.695 and 8 348.992.]

9 "[(7)] (6) Cooperatively coordinate all types of financial aid activities.

"[(8)] (7) Establish a State of Oregon scholar program to recognize students with outstanding academic achievement and other demonstrated attributes. The students will not necessarily receive financial aid.

"[(9)] (8) Guarantee loans by eligible lending institutions to student residents of the State of Oregon who are enrolled or accepted for enrollment at any eligible institution, nonresident students enrolled or accepted for enrollment in an institution of higher education or community college in Oregon, and parents of those students, under the provisions of the Higher Education Act of 1965 as amended.

"[(10)] (9) Deny financial aid to any student owing a refund or in default
on financial aid previously made available to that student.

"[(11)] (10) Establish and implement any program permitted under federal
law to guaranty agencies, including administrative garnishment and wage
withholding under Public Law 102-164, section 605.

<sup>24</sup> "SECTION 117. ORS 348.560 is amended to read:

"348.560. Subject to any applicable provisions of the State Personnel Relations Law, the [Oregon Student Access Commission] Higher Education
Coordinating Commission may employ and fix the compensation of any
employees it deems necessary for the effective conduct of the work under its
charge. The commission may also arrange with [the Oregon University
System] a public university or community college for use of staff and of-

1 fice space [under the jurisdiction of the Oregon University System] of the

2 public university or community college.

<sup>3</sup> **"SECTION 118.** ORS 348.563 is amended to read:

"348.563. For the purpose of requesting a state or nationwide criminal
records check under ORS 181.534, the [Oregon Student Access Commission]
Higher Education Coordinating Commission may require the fingerprints
of a person who:

"(1)(a) Is employed or applying for employment by the [commission]
executive director of the Office of Student Access and Completion; or
"(b) Provides services or seeks to provide services to the [commission]
executive director as a contractor or volunteer; and

"(2) Is, or will be, working or providing services in a position:

"(a) In which the person has direct access to facilities where students
reside or to persons under 18 years of age, elderly persons or persons with
disabilities;

"(b) In which the person is providing information technology services and has control over, or access to, information technology systems that would allow the person to harm the information technology systems or the information contained in the systems;

"(c) In which the person has access to information, the disclosure of which is prohibited by state or federal laws, rules or regulations or information that is defined as confidential under state or federal laws, rules or regulations; or

"(d) That has payroll functions or in which the person has responsibility for receiving, receipting or depositing money or negotiable instruments, for billing, collections or other financial transactions or for purchasing or selling property or has access to property held in trust or to private property in the temporary custody of the state.

<sup>29</sup> "<u>SECTION 119.</u> ORS 348.570 is amended to read:

<sup>30</sup> "348.570. (1) There is established in the State Treasury a fund, separate

and distinct from the General Fund, to be known as the Oregon Student Assistance Fund for investment as provided by ORS 293.701 to 293.820 and for the payment of the expenses of the [Oregon Student Access Commission] Higher Education Coordinating Commission in carrying out the purposes of ORS 348.210 to 348.250, 348.285, 348.505 to 348.615, 348.696 and 348.992. Interest earned by the fund shall be credited to the fund.

"(2) There is established in the State Treasury a fund, separate and dis-7 tinct from the General Fund, to be known as the Alternative Student Loan 8 Program Fund for investment as provided by ORS 293.701 to 293.820 and for 9 the payment of expenses of the commission in carrying out the purposes of 10 ORS 348.625 to 348.695. This fund, including the interest earnings on the 11 fund, if any, is continuously appropriated to the commission for those pur-12 poses for which such funds were provided to, received or collected by the 13 commission. 14

"(3)(a) There is established in the General Fund an account to be known
as the Nursing Services Account. Funds in the account shall be used for the
payment of expenses of the Nursing Services Program created in ORS
442.540.

19 "(b) The account shall consist of:

"(A) Funds appropriated to the [Oregon Student Access Commission]
 commission for deposit into the account;

"(B) Collections and penalties received by the commission under ORS
 442.545; and

"(C) Any donations or grants received by the commission for purposes of
 the Nursing Services Program.

"(c) Any funds in the account that are not expended in any biennium shall
be retained in the account and may be expended in subsequent biennia.

"(4) There is established in the State Treasury a fund, separate and distinct from the General Fund, to be known as the Foster Youth Scholarship Fund. Moneys received from appropriations, donations and grants shall be 1 credited to the fund. Moneys in the fund are continuously appropriated to 2 the [Oregon Student Access Commission] commission for the purposes of 3 investment, as provided by ORS 293.701 to 293.820, and for carrying out the 4 provisions of ORS 348.270 (1)(b). Interest earned by the fund shall be credited 5 to the fund.

"(5) There is established in the State Treasury a fund, separate and dis-6 tinct from the General Fund, to be known as the ASPIRE Program Fund. 7 Moneys received from donations and grants shall be credited to the ASPIRE 8 Program Fund. Moneys in the fund are continuously appropriated to the 9 [Oregon Student Access Commission] commission for the purposes of in-10 vestment, as provided by ORS 293.701 to 293.820, and for carrying out the 11 provisions of ORS 348.500. Interest earned by the fund shall be credited to 12 the fund. 13

"(6)(a) There is established in the State Treasury the Nursing Faculty Loan Repayment Fund, separate and distinct from the General Fund. Interest earned on the Nursing Faculty Loan Repayment Fund shall be credited to the fund. Moneys in the fund are continuously appropriated to the [Oregon Student Access Commission] commission for carrying out ORS 348.440 to 348.448. The Nursing Faculty Loan Repayment Fund consists of:

"(A) Moneys appropriated to the commission for the Nursing Faculty
 Loan Repayment Program created in ORS 348.444; and

"(B) Grants, gifts or donations received by the commission for the pro-gram.

"(b) Any unexpended funds in the fund at the end of a biennium shall be
retained in the fund and may be expended in subsequent biennia.

<sup>26</sup> **"SECTION 120.** ORS 348.580 is amended to read:

"348.580. (1) Subject to the terms of the governing instruments and applicable law, the [Oregon Student Access Commission] Higher Education
Coordinating Commission may enter into agreements with one or more
community foundations in Oregon to assume the management of the privately

funded student aid programs of the commission. The commission may transfer
to the community foundation any or all gifts or scholarship grants received
by the commission from any private donor.

"(2) All gifts or scholarship grant funds received by the commission that 4 are not transferred to community foundations pursuant to subsection (1) of  $\mathbf{5}$ this section shall be placed in the hands of the State Treasurer, who is des-6 ignated as the custodian thereof and who may hold, in the manner provided 7 by law, the principal and interest on the gifts and grants. Funds may be 8 withdrawn periodically by the commission to provide for administrative ex-9 penditures and make payments upon scholarships awarded by the commis-10 sion. 11

"(3) As used in this section, 'community foundation' means an organization that is:

"(a) A community trust or foundation within the meaning of section 170
of the Internal Revenue Code of 1986 and section 1.170A-9(e)(10) of the
Treasury Regulations thereunder;

"(b) Exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code of 1986; and

"(c) Not a private foundation within the meaning of section 509 of theInternal Revenue Code of 1986.

## <sup>21</sup> "SECTION 121. ORS 348.590 is amended to read:

"348.590. All funds for and relating to student aid programs received by the [Oregon Student Access Commission] Higher Education Coordinating Commission pursuant to federal grant or from any other source, except moneys appropriated from the State Treasury for a specified period of time, hereby are continuously appropriated to the commission for the purposes for which such funds were provided and received by the commission.

28 **"SECTION 122.** ORS 348.592 is amended to read:

"348.592. (1) The executive director of the Office of Student Access
 and Completion[Oregon Student Access Commission] may obtain loan can-

cellation insurance for any person holding a loan under this section and ORS
 348.505 to 348.530 and 348.570.

"(2) [Such] The insurance shall insure the life of the student who borrows under this section and ORS 348.505 to 348.530 and 348.570 for the amount of the principal and interest due on the loan and the State of Oregon shall be named as the beneficiary. If the borrower dies before repaying the loan, the insurance shall be used to pay the balance of the loan and the [commission] **executive director** shall issue a satisfaction of the obligation.

9 "(3) The Oregon Department of Administrative Services shall procure bids 10 for the purchasing of insurance in compliance with the laws governing the 11 purchase and furnishing of services to state agencies.

12

"SECTION 123. ORS 348.608 is amended to read:

"348.608. (1) Each year, on a date prescribed by the Higher Education 13 Coordinating Commission, a school that obtains an exemption under ORS 14 348.604 or a school that, on July 14, 2005, met the criteria and followed 15 procedures to obtain a religious exemption adopted by rule by the Oregon 16 Student Access Commission and that offered only degrees with approved ti-17 tles in theology or religious occupations, shall submit to the [commission] 18 executive director of the Office of Student Access and Completion a 19 statement that reads: '(Name of School) hereby certifies that the school re-20mains in compliance with all conditions for a religious exemption from ORS 21348.594 to 348.615.' 22

"(2) A school that obtains an exemption under ORS 348.604 or a school that, on July 14, 2005, met the criteria and followed procedures to obtain a religious exemption adopted by rule by the Oregon Student Access Commission and that offered only degrees with approved titles in theology or religious occupations remains exempt unless the [commission] executive director suspends or revokes the exemption.

"(3) The [commission] executive director may suspend or revoke an exemption if:

"(a) After the notice and opportunity to cure provided in subsection (4)
of this section, a school fails to provide the statement required by subsection
(1) of this section;

"(b) The [commission] executive director has received a complaint from a student or former student of the school that the school is failing to comply with a condition for exemption under ORS 348.604, the [commission] executive director determines that the complaint is valid, the school has been provided with notice and opportunity to cure as required by subsection (4) of this section and the school fails to comply with the condition listed in the notice; or

"(c) After the notice and opportunity to cure provided in subsection (4)
of this section, a school is in violation of ORS 348.605.

"(4) The [commission] executive director shall provide notice of and 90
 days to cure a school's:

"(a) Failure to provide the statement required by subsection (1) of thissection;

"(b) Failure to maintain compliance with a condition for exemption under ORS 348.604 if the [commission] **executive director** has received a complaint from a student or former student of the school that the school is failing to comply with a condition for exemption under ORS 348.604 and the [commission] **executive director** has determined the complaint is valid; or

22 "(c) Violation of ORS 348.605.

"(5) A school may appeal the denial, suspension or revocation of an exemption to the [commission] executive director.

<sup>25</sup> "(6) A school may appeal the [commission's] **executive director's** decision <sup>26</sup> that a faculty member does not possess sufficient compensatory qualifica-<sup>27</sup> tions to substitute for an academic degree in the field in which the faculty <sup>28</sup> member teaches.

"(7) The [commission] executive director shall conduct an appeal under
this section as a contested case under ORS chapter 183.

"(8)(a) If a school appeals the denial, suspension or revocation of an ex-1 emption and the [commission] executive director upholds the denial, sus- $\mathbf{2}$ pension or revocation, the commission shall provide the school 90 days to 3 cure the grounds for the denial, suspension or revocation. If the school does 4 not cure the grounds for the denial, suspension or revocation within 90 days  $\mathbf{5}$ after the [commission] executive director upholds the denial, suspension or 6 revocation, then the denial, suspension or revocation becomes effective 90 7 days after the issuance of the decision on the appeal by the [commission] 8 executive director. 9

"(b) If a school does not appeal the denial, suspension or revocation of 10 an exemption to the [commission] executive director and the school does 11 not cure the grounds for the denial, suspension or revocation within the pe-12 riod of time to appeal the decision to the [commission] executive director, 13 then the denial, suspension or revocation becomes effective upon the expi-14 ration of the period of time to appeal. 15

16

"SECTION 124. ORS 348.611 is amended to read:

"348.611. (1) As used in this section: 17

"(a) 'Career pathways certificate of completion program' means a certif-18 ication program that: 19

"(A) Is offered at a community college; 20

"(B) Provides a specified proficiency in specific skills to meet an identi-21fied employment need; 22

"(C) Is provided in a grouping of 12 to 44 quarter credits, or an equivalent 23number of credits; 24

"(D) Is wholly contained within an associate degree program or a similar 25certification program of 45 or more quarter credits, or an equivalent number 26of credits, that was reviewed and approved as provided by ORS 348.603 (2); 27and 28

"(E) Satisfies the requirements for a career pathways certificate of com-29 pletion program, as prescribed by the Department of Community Colleges and 30

1 Workforce Development.

2 "(b) 'Program authority' means:

3 "(A) The governing body of a community college; or

"(B) The designee of the governing body of a community college that has
authority related to the offering of a career pathways certificate of completion program at the community college.

"(2)(a) At least 30 business days prior to a community college seeking final approval from the [*State Board of Education*] **Higher Education Coordinating Commission** to offer a new career pathways certificate of completion program, the program authority shall provide notice of intent to offer the program to the Department of Community Colleges and Workforce Development. The notice of intent must be in the form required by the department and may be provided electronically.

"(b) Upon receiving a notice of intent described in paragraph (a) of this
 subsection, the department shall immediately provide electronic notice to any
 private institution that may be affected by the offering of a new career
 pathways certificate of completion program.

"(3) A private institution that objects to the offering of a career pathways certificate of completion program must provide a notice of objection to the program authority within 12 business days of receiving the notice of intent under subsection (2) of this section.

"(4) If a program authority receives a notice of objection as provided by
subsection (3) of this section, the program authority must:

"(a) Within three business days after the last date by which a private institution may provide a notice of objection, offer all private institutions that provided a notice of objection the opportunity to participate in a meeting described in subsection (5) of this section; and

"(b) Postpone the seeking of final approval from the [State Board of Ed *ucation*] Higher Education Coordinating Commission for the career
 pathways certificate of completion program until the requirements of sub-

1 section (6) of this section have been satisfied.

"(5)[(a)] A community college that provided a notice of intent under subsection (2) of this section and a private institution that provided a notice
of objection under subsection (3) of this section shall participate in a meeting for the purpose of avoiding detrimental duplication or a significantly
adverse impact by:

7 "[(A)] (a) Identifying opportunities for collaboration in programs;

8 "[(B)] (b) Forming agreements or partnerships for offering programs; or

9 "[(C)] (c) Developing ideas for modifying programs.

"[(b) The program authority or the private institution may invite the Higher Education Coordinating Commission or any other third party to join a meeting or to act as a mediator of a meeting.]

"(6) A program authority may seek final approval from the [State Board
 of Education] Higher Education Coordinating Commission for a program
 following a postponement described in subsection (4) of this section if:

"(a) An agreement is reached between the program authority and all of
the private institutions that participated in the meeting described in subsection (5) of this section; or

"(b) The program authority and the private institutions that participated
in the meeting described in subsection (5) of this section are unable to reach
an agreement within 15 business days.

"(7) Notwithstanding the timelines prescribed by subsections (3), (4) and
(6) of this section, the program authority and the private institutions may
mutually agree to adjust the timelines.

<sup>25</sup> "SECTION 125. ORS 348.616 is amended to read:

26 "348.616. (1) The [Oregon Student Access Commission] Higher Education 27 Coordinating Commission shall develop and adopt rules that provide the 28 minimum criteria that an employer must meet in order for the employer's 29 scholarship program for employees and dependents to be certified as eligible 30 for the employee and dependent scholarship program tax credit provided un1 der ORS 348.621. The commission shall adopt rules to determine:

"(a) The types of educational programs, institutions and expenses related
to the programs and institutions for which scholarships may be offered to
employees and dependents, and scholarship moneys expended on their behalf;
"(b) The types of employees and dependents to whom scholarships must
be offered;

"(c) The minimum and maximum annual dollar amounts of a scholarship
that would be a qualified scholarship under ORS 315.237;

9 "(d) The minimum annual number of hours of instruction that a scholar-10 ship beneficiary must commit to in order to be eligible for a scholarship; and 11 "(e) [*Such*] **Any** other requirements as the commission may provide.

"(2) An employer must employ at least four full-time equivalent employees
but no more than 250 employees in order to be certified as eligible for the
employee and dependent scholarship program tax credit under ORS 348.621.

"(3) An employer seeking to claim the tax credit provided under ORS
315.237 must apply to the [commission] executive director of the Office of
Student Access and Completion for both employee and dependent scholarship program certification under ORS 348.618 and tax credit certification
under ORS 348.621.

### <sup>20</sup> "SECTION 126. ORS 348.618 is amended to read:

"348.618. (1) An application for employee and dependent scholarship program certification shall be filed by the employer establishing the program.
The application shall be filed with the executive director of the Office of
Student Access and Completion[Oregon Student Access Commission] at
least three months prior to the close of the first tax year for which a tax
credit under ORS 315.237 will be claimed.

"(2) The application shall be filed on a form prescribed by the
[commission] executive director and shall contain the information required
by the [commission] executive director, including:

30 "(a) The date on which the proposed employee and dependent scholarship

program will first be available to the employer's employees and their depen-dents;

3 "(b) The total number of employees of the employer;

"(c) The total number of employees who will be eligible, or whose dependents will be eligible, to participate in the program;

6 "(d) The criteria to be used by the employer in determining the eligibility 7 of an employee or an employee's dependent for a scholarship under the pro-8 gram; and

9 "(e) The annual limit, if any, on the amount of funds to be used for 10 scholarships under the program.

"(3) The [commission] **executive director** shall certify an application that describes an employee and dependent scholarship program that is in compliance with the rules adopted by the **Higher Education Coordinating** Commission under ORS 348.616 (1) [and (2)], if made by an employer that meets the employment requirements of ORS 348.616 (1) and (2).

"(4) The [commission] executive director shall certify or reject an application within 60 days of receipt of the application and shall notify the employer of the [commission's] executive director's determination.

"(5) An employer whose application has been rejected by the [commission] **executive director** shall be afforded an opportunity to amend the application to address the [commission's] **executive director's** objections to the original application.

"(6) In the case of an employer whose proposed employee and dependent scholarship program has been certified by the [commission] executive director, the [commission] executive director shall send a letter of program certification to the employer. The letter of program certification shall set forth or incorporate by reference the statements made in the application being certified.

29 "(7) A letter of program certification issued under this section shall re-30 main valid until the employer changes the terms of eligibility for a scholarship under the program, changes the minimum or maximum amount of a
 scholarship under the program or ceases to be an employer.

3 "SECTION 127. ORS 348.621 is amended to read:

"348.621. (1) An application for tax credit certification shall be filed by
an employer that has obtained program certification under ORS 348.618 or
that has applied for program certification and is awaiting such certification
by the [Oregon Student Access Commission] Higher Education Coordinating Commission.

9 "(2) The application for tax credit certification shall be filed by the em-10 ployer with the [commission] executive director for the Oregon Student 11 Access Commission. The application shall be filed at the time prescribed 12 by the [commission] executive director, but no later than October 1 of the 13 calendar year in which begins the tax year for which a credit under ORS 14 315.237 will be claimed.

"(3) The application shall be filed on a form prescribed by the [commission] executive director and shall contain the information required by the [commission] executive director, including the amount of scholarship moneys the employer has provided or intends to provide to employees or dependents during the calendar year for which tax credit certification is being sought and the number of employees employed by the employer for the calendar year.

<sup>22</sup> "(4) The [commission] **executive director** shall consider applications in <sup>23</sup> the chronological order in which the applications are received and shall ap-<sup>24</sup> prove applications to the extent the amount set forth in the application, <sup>25</sup> when added to the total amount already certified by the [commission] **exec-**<sup>26</sup> **utive director** for the calendar year under this section, does not exceed \$1 <sup>27</sup> million.

<sup>28</sup> "(5) An employer may not receive tax credit certification:

<sup>29</sup> "(a) For an amount that is greater than \$1 million;

30 "(b) If the employer employs fewer than four full-time equivalent em-

1 ployees for the calendar year; or

2 "(c) If the employer employs more than 250 employees for the calendar 3 year.

"(6) The [commission] executive director shall send written notice of the amount of the tax credit certification, or written notice that no amount is being certified, to the employer and to the Department of Revenue within 60 days of the date an application is filed under this section.

8 "(7) The employer shall keep the written certification in the employer's 9 records for at least five years and shall furnish the certification to the De-10 partment of Revenue if requested.

11 **"SECTION 128.** ORS 348.625 is amended to read:

<sup>12</sup> "348.625. As used in ORS 348.570 and 348.625 to 348.695:

"(1) 'Alternative student loan program' means a program established by 13 the [Oregon Student Access Commission] Higher Education Coordinating 14 **Commission** to fund loans to eligible students, or to qualifying parents of 15 eligible students, to help meet expenses of eligible students of attending 16 post-secondary educational institutions; provided, however, that alternative 17 student loan program loans may be made only to students who have applied 18 for student financial aid under Title IV, Part B of the Higher Education Act 19 of 1965, as amended, and have received information on their eligibility for 20programs under that Act, or the parents of students who have made such 21application and received such information. 22

"(2) 'Eligible student' means a student enrolled in an eligible post-23secondary educational institution located in Oregon or a student who is an 24Oregon resident and who is enrolled in an eligible post-secondary educa-2526 tional institution located outside of Oregon. The [commission] executive director of the Office of Student Access and Completion shall determine, 27among other things, what constitutes enrollment and which post-secondary 28educational institutions are eligible institutions under the alternative stu-29 dent loan program. 30

"(3) 'Lender' means an insured institution as defined in ORS 706.008 that 1 is authorized to do business in Oregon and which has entered into an  $\mathbf{2}$ agreement with the [commission] Higher Education Coordinating Com-3 mission to originate, service and administer alternative student loans in the 4 manner authorized by ORS 348.570 and 348.625 to 348.695.  $\mathbf{5}$ 

#### 6

"SECTION 129. ORS 348.630 is amended to read:

"348.630. (1) Loans may be made under the alternative student loan pro-7 gram to an eligible student or to a parent of an eligible student. 8

"(2) Loans made under the alternative student loan program shall not 9 exceed the eligible costs of education as determined by the executive di-10 rectorof the Oregon Student Access Commission, minus other financial aid 11 received, or \$10,000, whichever is less, for any eligible student during a sin-12 gle calendar year. Total loans made for any eligible student under the al-13 ternative student loan program shall not exceed \$40,000. 14

"(3) Under the alternative student loan program, borrowers shall undergo 15 a credit check by the lender or by the [commission] executive director and 16 shall be creditworthy or provide a creditworthy cosigner. 17

"SECTION 130. ORS 348.635 is amended to read: 18

"348.635. In consultation with private sector lenders, the executive di-19 rector of the Office of Student Access and Completion[Oregon Student 20Access Commission] shall establish the terms and conditions, including but 21not limited to maturities and repayment provisions, of student loans for 22which the [commission] executive director shall provide funding. The [com-23mission] executive director may also set standards of academic achievement 24which borrowers must maintain to receive loans. 25

#### 26

"SECTION 131. ORS 348.640 is amended to read:

"348.640. (1) The executive director of the Office of Student Access 27and Completion[Oregon Student Access Commission] shall provide funding 28to lenders pursuant to contracts which shall provide, among other things, the 29 terms and conditions under which private sector lenders, using funding made 30

available by the [commission] executive director, shall originate, service 1 and administer loans pursuant to the alternative student loan program.  $\mathbf{2}$ Lenders shall receive and process loan applications from borrowers, perform 3 credit analysis, approve or deny loan requests, and for loans which are ap-4 proved, originate, document, administer and service [such] the loans. The  $\mathbf{5}$ *[commission]* executive director shall make provision for payment to lenders 6 of the reasonable costs of origination, servicing and administration of loans. 7 Payment may be made directly by borrowers or by the [commission] execu-8 tive director, as the [commission] executive director may determine. 9

"(2) Loans shall be structured in such a manner that anticipated payments 10 of principal and interest shall permit timely repayment of the revenue bonds 11 to be issued by the State of Oregon pursuant to ORS 348.570 and 348.625 to 12 348.695. As a condition of participation in the alternative student loan pro-13 gram by private sector lenders, the [commission] executive director shall 14 procure from each such lender a guarantee or letter of credit ensuring that 15 the [commission] executive director shall receive full and timely repayment 16 of principal of and interest due on loans originated, serviced and adminis-17 tered by the lender. The [commission] executive director shall provide by 18 contract for payment by the [commission] executive director or by borrow-19 ers, as the [commission] executive director may determine, of the reasonable 20costs of such guarantees or letters of credit. It is the intention of ORS 21348.570 and 348.625 to 348.695 that participating private sector lenders, not 22the [commission] executive director, shall bear the entire risk of loss, non-23timely repayment or nonpayment of alternative student loan program loans. 24"SECTION 132. ORS 348.655 is amended to read: 25

26 "348.655. In consultation with the [Oregon Student Access Commission]
27 Higher Education Coordinating Commission, the State Treasurer may
28 issue revenue bonds in an amount not to exceed \$30 million annually, the
29 proceeds of which shall be used to provide funding for loans to be made
30 pursuant to the alternative student loan program. Interest on the bonds shall

1 be exempt from personal income taxation by the State of Oregon.

<sup>2</sup> **"SECTION 133.** ORS 348.660 is amended to read:

"348.660. (1) If the State Treasurer, in consultation with the [Oregon
Student Access Commission] Higher Education Coordinating
Commission, determines that revenue bonds should be issued under ORS
348.570 and 348.625 to 348.695:

"(a) The State Treasurer, in consultation with the commission, may authorize and issue in the name of the State of Oregon revenue bonds secured
by revenues from repayment of loans to finance or refinance in whole or part
the costs of the loan program. Refunding bonds may be issued to refinance
[such] the revenue bonds.

"(b) The State Treasurer, in consultation with the commission, shall designate the underwriter, trustee and bond counsel and enter into appropriate
agreements with each to carry out the provisions of ORS 348.570 and 348.625
to 348.695.

"(2) Any trustee designated by the State Treasurer, in consultation with
 the commission, must agree to furnish financial statements and audit reports
 for each bond issue.

"(3) In determining whether to issue revenue bonds under ORS 348.570
and 348.625 to 348.695, the State Treasurer, in consultation with the commission, shall consider:

<sup>22</sup> "(a) The bond market for the types of bonds proposed for issuance.

<sup>23</sup> "(b) The terms and conditions of the proposed issue.

"(c) [Such] Any other relevant factors as the State Treasurer, in consultation with the commission, considers necessary to protect the financial integrity of the state.

### <sup>27</sup> "<u>SECTION 134.</u> ORS 348.665 is amended to read:

"348.665. Bonds authorized under ORS 348.570 and 348.625 to 348.695 shall
be issued in accordance with the provisions of ORS chapter 286A. The State
Treasurer, in consultation with the [Oregon Student Access Commission]

Higher Education Coordinating Commission, may establish special ac-1 counts or subaccounts in the Alternative Student Loan Program Fund cre- $\mathbf{2}$ ated by ORS 348.570 and may pledge the assets or the revenues, or any 3 portion [thereof,] of the assets or revenues of the alternative student loan 4 program.  $\mathbf{5}$ 

6

"SECTION 135. ORS 348.670 is amended to read:

"348.670. The administrative expenses of the State Treasurer and the 7 executive director of the Office of Student Access and 8 **Completion**[Oregon Student Access Commission] shall be charged against 9 bond proceeds or repayment revenues. 10

"SECTION 136. ORS 348.675 is amended to read: 11

"348.675. The State Treasurer, in consultation with the Oregon Student 12 Access Commission, shall have the power, whenever refunding is considered 13 expedient, to] Higher Education Coordinating Commission may refund 14 any bonds by the issuance of new bonds, whether the bonds to be refunded 15 have or have not matured. The refunding bonds may be exchanged for bonds 16 to be refunded and the proceeds applied to the purchase, redemption or pay-17 ment of [such] the bonds. 18

"SECTION 137. ORS 348.685 is amended to read: 19

"348.685. The official action authorizing the issuance of bonds under ORS 20348.570 and 348.625 to 348.695 may contain covenants, notwithstanding that 21such covenants may limit the exercises of powers conferred by ORS 348.570 22and 348.625 to 348.695 in the following respects and in such other respects 23as the state, acting through the State Treasurer, in consultation with the 24[Oregon Student Access Commission] Higher Education Coordination 2526**Commission**, or the designee [*thereof*] of the commission may decide:

"(1) The use and disposition of the revenues from repayment; 27

"(2) The creation and maintenance of special accounts or subaccounts in 28the Alternative Student Loan Program Fund created by ORS 348.570 and the 29regulation, use and disposition thereof; 30

1 "(3) The purpose or purposes to which the proceeds of sale of bonds may 2 be applied and the use and disposition of such proceeds;

"(4) The events of default and the rights and liabilities arising thereon
and the terms and conditions upon which the holders of any bonds may bring
any suit or action on such bonds or on any coupons appurtenant thereto;

6 "(5) The issuance of other or additional bonds or instruments payable 7 from or constituting a charge against the revenues from repayment;

s "(6) The keeping of books of account and the inspection and audit
9 [thereof] of books of account;

"(7) The terms and conditions upon which any or all of the bonds shall
become or may be declared due before maturity and the terms and conditions
upon which such declaration and its consequences may be waived;

"(8) The rights, liabilities, powers and duties arising upon the breach of
 any covenants, conditions or obligations;

"(9) The appointing of and vesting in a trustee or trustees of the right to hold or dispose of any funds, accounts, revenues or assets of the alternative student loan program, to receive or assign any pledge [*thereof*] of the funds, accounts, revenues or assets or to enforce any covenants made to secure or to pay the bonds, the powers and duties of such trustee or trustees, and the limitation of the liabilities of the trustee or trustees;

"(10) The terms and conditions upon which the holder or holders of the
bonds, or the holders of any proportion or percentage of them, may enforce
any covenants made under ORS 348.570 and 348.625 to 348.695; and

<sup>24</sup> "(11) A procedure by which the terms of any official action authorizing <sup>25</sup> bonds or of any other contract with bondholders, including but not limited <sup>26</sup> to an indenture of trust or similar instrument, may be amended or abrogated, <sup>27</sup> and the amount of bonds **to which** the holders [*of which*] may consent <sup>28</sup> [*thereto*], and the manner in which [*such*] **the** consent may be given.

<sup>29</sup> "<u>SECTION 138.</u> ORS 348.690 is amended to read:

<sup>30</sup> "348.690. (1) Revenue bonds issued under ORS 348.570 and 348.625 to

1 348.695:

"(a) Shall not be payable from nor charged upon any funds other than the revenue pledged to the payment thereof, except as provided in this section, nor shall the state be subject to any liability thereon. No holder or holders of such bonds shall ever have the right to compel any exercise of the taxing power of the state to pay any such bonds or the interest thereon, nor to enforce payment thereof against any property of the state.

"(b) Shall not constitute a charge, lien or encumbrance, legal or equitable,
upon any property of the state other than the Alternative Student Loan
Program Fund created by ORS 348.570, any account or subaccount thereof
or student loans, if any, owned or acquired by the [Oregon Student Access
Commission] Higher Education Coordinating Commission pursuant to the
alternative student loan program.

"(2) Each bond issued under ORS 348.570 and 348.625 to 348.695 shall re-14 cite in substance that the bond, including interest [thereon] on the bond, is 15 payable solely from the revenue pledged to the payment [thereof] of the 16 **bond**. No such bond shall constitute a debt of the state or a lending of the 17 credit of the state within the meaning of any constitutional or statutory 18 limitation. However, nothing in ORS 348.570 and 348.625 to 348.695 is in-19 tended to impair the rights of holders of bonds to enforce covenants made 20for the security [thereof] of the bonds as provided in ORS 348.685. 21

<sup>22</sup> "SECTION 139. ORS 348.696 is amended to read:

"348.696. Pursuant to section 4 (4)(d), Article XV of the Oregon Constitution, the Education Stability Fund is established separate and distinct from
the General Fund. Moneys in the Education Stability Fund shall be invested
as provided in ORS 293.701 to 293.790. All declared earnings on moneys in
the fund shall be transferred and are appropriated continuously as follows:
"(1) 75 percent to the Oregon Education Fund established by ORS 348.716;

29 and

30 "(2) 25 percent to the [Oregon Student Access Commission] Higher Edu-

1 cation Coordinating Commission for the Oregon Opportunity Grant pro-

2 gram under ORS 348.260.

<sup>3</sup> "SECTION 140. ORS 348.849 is amended to read:

"348.849. (1) There is established the Oregon 529 College Savings Board
to administer ORS 348.841 to 348.873.

6 "(2) The board shall consist of:

7 "(a) The State Treasurer or a designee of the State Treasurer;

"(b) A member of the [State Board of] Higher Education Coordinating
Commission, to be selected by the [State Board of Higher Education] commission;

11 "(c) A representative of accredited private colleges and universities lo-12 cated in this state, who shall be appointed by the State Treasurer; and

"(d) Two public members, who by reason of their education and experience
are qualified to serve, and who shall be appointed by the State Treasurer.

"(3) The State Treasurer shall designate the board chairperson from
among the members of the board. The chairperson shall serve at the pleasure
of the State Treasurer.

"(4)(a) The board member who is a member of the [State Board of Higher Education] commission shall serve at the pleasure of the [State Board of Higher Education] commission but may not serve on the board following the end of the member's term on the [State Board of Higher Education] commission.

"(b) The representative of private colleges and universities and the public members of the board shall serve at the pleasure of the State Treasurer for a term of office of three years. These members of the board may be reappointed to subsequent terms.

"(5) The State Treasurer and the [Oregon University System] Higher Education Coordinating Commission shall provide staff and assistance to the
board in the administration of the Oregon 529 College Savings Network as
directed by the board.

1 "(6) A member of the board is entitled to compensation and expenses as 2 provided in ORS 292.495.

"(7) A majority of the members of the board constitutes a quorum for the
transaction of business.

5

"SECTION 141. ORS 348.900 is amended to read:

"348.900. (1) The Employment Department, in consultation with health 6 care industry employers, shall perform a statewide and regional needs as-7 sessment for health care occupations to identify emerging occupations and 8 occupations for which there is high demand or a shortage of workers. The 9 assessment shall be performed as necessary on a periodic basis, as determined 10 by the department, in consultation with industry employers. To perform the 11 needs assessment, the department may consider any reliable data sources 12 available to the department. 13

"(2) Based on the needs assessment, the Higher Education Coordinating Commission shall inform the community colleges, public universities listed in ORS 352.002, Oregon Health and Science University and health care industry employers of the identified statewide needs and invite the development of health care education programs that are responsive to those needs.

"(3) When approving health care education programs, the [State Board of Education, the State Board of Higher Education] commission and the Oregon Health and Science University Board of Directors shall use the statewide needs assessment to evaluate whether a program fulfills statewide needs. If [a board] the commission determines there is a statewide need, the [board] commission shall facilitate the:

"(a) Coordination of new health care education programs and existing
health care education programs that are similar to the new health care education programs to address the statewide need; and

"(b) Alignment of health care education programs relating to statewide
 access, student transferability between programs, course articulation and
 common student learning outcomes for health care education programs.

"(4) In the development and approval of health care education programs, 1 community colleges, public universities, Oregon Health and Science Univer- $\mathbf{2}$ sity, the [State Board of Education, the State Board of Higher Education] 3 commission and the Oregon Health and Science University Board of Di-4 shall consider issues related to statewide rectors access. student  $\mathbf{5}$ transferability between programs, course articulation and common student 6 learning outcomes for health care education programs. The community col-7 leges, public universities, Oregon Health and Science University and 8 [boards] commission shall continue to provide and improve upon an effec-9 tive articulation and transfer framework for students in Oregon's post-10 secondary sectors. 11

12

"SECTION 142. ORS 351.049 is amended to read:

"351.049. (1) The State Board of Higher Education shall forward all
 mission statements of the public universities [*listed in ORS 352.002*] in the
 Oregon University System to the Higher Education Coordinating Com mission for approval.

"(2) A public university with a governing board shall forward the
 university's mission statement to the commission for approval.

<sup>19</sup> "SECTION 143. ORS 351.063 is amended to read:

"351.063. (1) The State Board of Higher Education shall set enrollment fees for each public university [*listed in ORS 352.002*] in the Oregon University System. Enrollment fees include tuition for education and services and any other charges found by the State Board of Higher Education to be necessary to carry out the educational program of the Oregon University System.

"(2) The State Board of Higher Education shall, by rule, establish a process under which each public university in the Oregon University System may develop and submit proposed enrollment fees for board consideration. The process must provide for participation of enrolled students and the recognized student government of the public university.

"(3) Each public university [*listed in ORS 352.002*] in the Oregon University System is authorized to offer fee remissions to its students, including remissions offered on the basis of need, from any authorized source of revenue. Moneys appropriated from the General Fund may not be used to fund fee remissions to students of the public university.

6

"SECTION 144. ORS 351.064 is amended to read:

"351.064. The Higher Education Coordinating Commission may set limits
on the enrollment fees [established by the State Board of Higher Education
under ORS 351.063 (1)] at public universities listed in ORS 352.002.

<sup>10</sup> **"SECTION 145.** ORS 351.077 is amended to read:

11 "351.077. (1) [Pursuant to ORS 342.447, the Chancellor of the Oregon University System The Higher Education Coordinating Commission shall 12 ensure the implementation of the plans developed by the State Board of 13 Higher Education under ORS 342.447 for recruitment of minority teachers. 14 "(2) The [chancellor] Higher Education Coordinating Commission shall 15 report biennially to [the State Board of Higher Education and ] the Legisla-16 tive Assembly on the implementation and results of the plans. The report 17 may include recommendations on ways in which the Legislative Assembly 18 can assist in increasing the number of minority teachers. 19

20

"SECTION 146. ORS 351.203 is amended to read:

"351.203. (1) The State Board of Higher Education and the governing 21boards of public universities shall cooperate with the *Education and* 22Workforce Policy Advisor] Chief Education Officer of the Oregon Educa-23tion Investment Board in the development of a state comprehensive edu-24cation plan including post-secondary education and in review of the 25[board's] boards' programs and [budget] budgets. The [board] boards shall 26submit in timely fashion to the advisor [such] the data [as is appropriate 27*in*] **the chief education officer requests in** a form prescribed by the [ad-28visor] officer. 29

30 "(2) The [board] boards shall cooperate with the mediation process ad-

ministered by the Higher Education Coordinating Commission pursuant to ORS 348.603 and, if a negotiated resolution cannot be reached by mediation, comply with the decisions of the commission regarding proposed new postsecondary programs and proposed new post-secondary locations, including those proposed by Oregon Health and Science University in cooperation with [the State Board of Higher Education] public universities under ORS 353.440.

8 "SECTION 147. ORS 351.643, as amended by section 8, chapter 106,
9 Oregon Laws 2012, is amended to read:

"351.643. (1) A student at a public university listed in ORS 352.002 who is a member of the military, a member of the commissioned corps of the National Oceanic and Atmospheric Administration or a member of the Public Health Service of the United States Department of Health and Human Services detailed by proper authority for duty with the Army or Navy of the United States and who is ordered to federal or state active duty for more than 30 consecutive days has the following rights:

"(a) With regard to a course in which the student is enrolled and for which the student has paid tuition and fees, the right to:

"(A) Withdraw from the course, subject to the provisions of subsection (2)
of this section;

"(B) Receive a grade of incomplete and, upon release from active duty, complete the course in accordance with the practice of the public university for completion of incomplete courses; or

"(C) Continue and complete the course for full credit, subject to the provisions of subsection (3) of this section;

"(b) The right to a credit described in ORS 351.644 for all amounts paid
for room, board, tuition and fees;

"(c) If the student elects to withdraw from the public university, the right to be readmitted and reenrolled at the public university within one year after release from active duty without a requirement of redetermination of admis1 sion eligibility; and

"(d) The right to continuation of scholarships and grants awarded to the
student that were funded by the public university or the [Oregon Student
Access Commission] Higher Education Coordinating Commission before
the student was ordered to active duty.

6 "(2) If the student elects to withdraw from a course under subsection 7 (1)(a)(A) of this section, the public university may not:

8 "(a) Give the student academic credit for the course from which the stu9 dent withdraws;

"(b) Give the student a failing grade or a grade of incomplete or makeany other negative annotation on the student's record; or

"(c) Alter the student's grade point average due to the student's withdrawal from the course.

"(3) A student who elects to continue and complete a course for full credit under subsection (1)(a)(C) of this section is subject to the following conditions:

"(a) Course sessions the student misses due to active duty shall be
counted as excused absences and may not adversely impact the student's
grade for the course or rank in the student's class.

"(b) The student may not be automatically excused from completing course assignments due during the period the student serves on active duty. "(c) A letter grade or a grade of pass may be awarded only if, in the opinion of the teacher of the course, the student completes sufficient work and demonstrates sufficient progress toward meeting course requirements to justify the grade.

"(4) The [State Board of] Higher Education Coordinating Commission
 shall adopt rules for the administration of this section.

"(5) As used in this section, 'member of the military' means a person whois a member of:

<sup>30</sup> "(a) The Oregon National Guard or the National Guard of any other state

1 or territory; or

"(b) The reserves of the Army, Navy, Air Force, Marine Corps or Coast
Guard of the United States.

4 **"SECTION 148.** ORS 351.647 is amended to read:

5 "351.647. The Legislative Assembly finds that:

6 "(1) It is in the interest of this state and its people that Oregon residents 7 have access to the post-secondary institutions in the Northwest [*which*] **that** 8 best provide for the educational needs of those students;

9 "(2) The people of Oregon and their post-secondary institutions benefit 10 through the provision of access to Oregon colleges and universities for stu-11 dents from the state of Washington and from the enhanced economic and 12 cultural well-being of the northwest region;

"(3) The state should reduce or eliminate the nonresident tuition barriers
[which] that might exist between the states of Oregon and Washington to
restrict or inhibit enrollment of residents of one of these states in a community college or public college or university in the other state;

"(4) The general policy statement on reduction of admission and tuition barriers between the states of Oregon and Washington shall not apply to students at the Oregon Health and Science University, where enrollment priority shall continue to be given to qualified Oregon residents; and

"(5) The [*State Board of Higher Education and the*] Higher Education Coordinating Commission shall develop plans to carry out the intent of this policy within the appropriations available, and shall report to the appropriate legislative review agency before implementing the plan.

25

"SECTION 149. ORS 351.718 is amended to read:

"351.718. [(1)] The members of the Higher Education Coordinating Commission must be residents of this state who are well informed on the principles of higher education.

"[(2) A member of the State Board of Higher Education, Oregon Health and
 Science University Board of Directors or the governing board of a community

1 college district may not serve as a member of the Higher Education Coordi-

2 nating Commission.]

3 **"SECTION 150.** ORS 352.730 is amended to read:

"352.730. (1) The [Oregon Student Access Commission] Higher Education
Coordinating Commission may enter into contracts with private and independent institutions of higher education for the performance of nonsectarian
educational services to assist the state in providing educational opportunities for Oregon students.

"(2) The commission may accept grants, gifts, bequests, and devises of real
and personal property to carry out the purposes of ORS 352.710 to 352.760.

"(3) No funds disbursed pursuant to ORS 352.710 to 352.760 shall be used
by any recipient for any religious purpose.

<sup>13</sup> "SECTION 151. ORS 352.740 is amended to read:

"352.740. Payments to private and independent institutions of higher edu-14 cation under contracts entered into under ORS 352.730 shall be determined 15 by the executive director of the Office of Student Access and Com-16 pletion[Oregon Student Access Commission] on a uniform rate for every 45 17 quarter hours, or equivalent, of approved and registered course work in 18 nonsectarian subjects completed by undergraduate students enrolled in the 19 institutions who are residents of Oregon, and shall not exceed the actual cost 20to the institution of providing such educational services. This uniform rate 21shall apply to the estimated 45-hour units for each institution upon which 22the legislative appropriation is based for that year, or the actual 45-hour 23units for each institution, whichever is the lesser. Any remaining funds shall 24be distributed among those institutions whose actual 45-hour units exceed 25the estimate. The distribution to each institution shall be according to the 26uniform rate established for the 45-hour units or an amount equal to the 27ratio that the excess units bear to 45. However, if insufficient funds are 28available for such a distribution, then the distribution shall be according to 29the ratio that the total number of 45-hour units in excess of the estimate 30

bears to the total amount of funds remaining undistributed, multiplied by the
number of excess 45-hour units, if any, at each institution.

3 "SECTION 152. ORS 352.750 is amended to read:

"352.750. In accordance with any applicable provisions of ORS chapter
183, the [Oregon Student Access Commission] Higher Education Coordinating Commission may make such reasonable rules and regulations as are
necessary or proper to carry out ORS 352.710 to 352.760.

8 "SECTION 153. ORS 353.200, as amended by section 9, chapter 106,
9 Oregon Laws 2012, is amended to read:

"353.200. (1) A student at the Oregon Health and Science University who is a member of the military, a member of the commissioned corps of the National Oceanic and Atmospheric Administration or a member of the Public Health Service of the United States Department of Health and Human Services detailed by proper authority for duty with the Army or Navy of the United States and who is ordered to federal or state active duty for more than 30 consecutive days has the following rights:

"(a) With regard to a course in which the student is enrolled and forwhich the student has paid tuition and fees, the right to:

"(A) Withdraw from the course, subject to the provisions of subsection (2)
of this section;

"(B) Receive a grade of incomplete and, upon release from active duty, complete the course in accordance with the practice of the university for completion of incomplete courses; or

24 "(C) Continue and complete the course for full credit, subject to the pro-25 visions of subsection (3) of this section;

"(b) The right to a credit described in ORS 353.202 for all amounts paid
for room, board, tuition and fees;

"(c) If the student elects to withdraw from the university, the right to be readmitted and reenrolled at the university within one year after release from active duty without a requirement of redetermination of admission el1 igibility; and

"(d) The right to continuation of scholarships and grants awarded to the
student that were funded by the university or the [Oregon Student Access
Commission] Higher Education Coordinating Commission before the student was ordered to active duty.

6 "(2) If the student elects to withdraw from a course under subsection 7 (1)(a)(A) of this section, the university may not:

8 "(a) Give the student academic credit for the course from which the stu9 dent withdraws;

"(b) Give the student a failing grade or a grade of incomplete or makeany other negative annotation on the student's record; or

"(c) Alter the student's grade point average due to the student's withdrawal from the course.

"(3) A student who elects to continue and complete a course for full credit
 under subsection (1)(a)(C) of this section is subject to the following condi tions:

"(a) Course sessions the student misses due to active duty shall be
counted as excused absences and may not adversely impact the student's
grade for the course or rank in the student's class.

"(b) The student may not be automatically excused from completing course assignments due during the period the student serves on active duty. "(c) A letter grade or a grade of pass may be awarded only if, in the opinion of the teacher of the course, the student completes sufficient work and demonstrates sufficient progress toward meeting course requirements to justify the grade.

"(4) The Oregon Health and Science University Board of Directors shall
 adopt rules for the administration of this section.

"(5) As used in this section, 'member of the military' means a person whois a member of:

30 "(a) The Oregon National Guard or the National Guard of any other state

1 or territory; or

"(b) The reserves of the Army, Navy, Air Force, Marine Corps or Coast
Guard of the United States.

4 **"SECTION 154.** ORS 353.440 is amended to read:

5 "353.440. The Legislative Assembly finds that:

6 "(1) Public universities [*in the Oregon University System*] and other edu-7 cational sectors have academic programs that are related to or integrated 8 with the programs of Oregon Health and Science University.

9 "(2) It is in the best interest of the state that a coordinated approach be 10 taken to these related and integrated academic programs.

"(3) In order to best ensure the continued harmony of such academic programs, the Oregon Health and Science University, **public universities with governing boards** and the Oregon University System shall coordinate such programs and shall advise each other of the following proposed changes to such academic programs:

"(a) Creation or significant revision, such as a merger or closure, of de gree programs;

"(b) Creation or significant revision, such as a merger or closure, ofschools; and

20 "(c) Creation or significant revision of major academic policies.

"(4) The Oregon Health and Science University and the Higher Education Coordinating Commission shall coordinate and advise each other of the following types of proposed changes to their related or integrated academic programs:

"(a) Coordination of strategic plans for achieving higher education goals;
"(b) Seeking advice and input from each other on modifications to statutory educational missions;

<sup>28</sup> "(c) Working to develop a statewide educational data system;

29 "(d) Collaborating as necessary on the creation of any new degree pro-30 grams; and 1 "(e) Notifying each other and commenting on tuition rate changes.

"(5) In order to further the coordination described by this section, Oregon
Health and Science University officers shall maintain a role in the appropriate committees of the State Board of Higher Education, the Higher Education Coordinating Commission, public universities with governing
boards and the Oregon University System.

7

"SECTION 155. ORS 358.575 is amended to read:

8 "358.575. (1) The voting members of the Oregon Heritage Commission
9 shall be representatives of:

"(a) Heritage interests, including Indian tribes with federal recognition,
 that reflect the cultural and geographic diversity of this state; and

"(b) Heritage interests reflected in community institutions, libraries, mu seums, architecture, archaeology and historic preservation.

14 "(2) The advisory members of the commission shall be:

"(a) One member designated by the Director of the Department of Land
Conservation and Development;

17 "(b) One member designated by the Trustees of the State Library;

18 "(c) One member designated by the [State Board of] Higher Education

19 Coordinating Commission;

20 "(d) One member designated by the Oregon Tourism Commission;

<sup>21</sup> "(e) One member designated by the Superintendent of Public Instruction;

"(f) The Executive Director of the Oregon Historical Society or a designee
 of the executive director;

<sup>24</sup> "(g) The State Archivist or a designee of the archivist;

"(h) The Coordinator of the State Historical Records Advisory Board or
 a designee of the coordinator; and

<sup>27</sup> "(i) The State Historic Preservation Officer or a designee of the officer.

<sup>28</sup> "<u>SECTION 156.</u> ORS 399.255 is amended to read:

"399.255. (1) Subject to the availability of funds, the Oregon Military
 Department shall contract with the [Oregon Student Access Commission]

Higher Education Coordinating Commission to disburse to qualified ap plicants, awards made to the applicants on behalf of the Oregon National
 Guard Scholarship Program as determined by the Oregon Military Depart ment.

5 "(2) If the qualified applicant who receives a scholarship under ORS 6 399.245 to 399.265 meets the standards of the Oregon Military Department for 7 renewal of the scholarship, the scholarship may be renewed upon application 8 until the applicant has received a scholarship for a total of four undergrad-9 uate years.

"(3) A qualified applicant who receives a scholarship under ORS 399.245 to 399.265 must attend the qualified institution of higher education upon which the scholarship application was based unless the commission authorizes the scholarship to be used at a different institution.

"(4) No scholarship shall be made to any student enrolled in a course of
 study required for or leading to a degree in theology, divinity or religious
 education.

17 "SECTION 157. ORS 399.265 is amended to read:

"399.265. A qualified applicant may be awarded a scholarship under ORS 399.245 to 399.265 before completing the national guard service requirement. However, if an applicant fails to fulfill the service requirement, the applicant shall pay to the [Oregon Student Access Commission] Higher Education Coordinating Commission the amount of the scholarship received plus interest for each year for which a scholarship was awarded but for which the service requirement was not met.

<sup>25</sup> "SECTION 158. ORS 399.275 is amended to read:

<sup>26</sup> "399.275. (1) As used in this section and ORS 399.280:

"(a) 'Eligible post-secondary institution' has the meaning given that term
in ORS 348.180.

"(b) 'Surviving family member' means a spouse or dependent of a member
of the Oregon National Guard who is killed while on active duty.

1 "(2) Subject to the availability of funds, the Oregon Military Department 2 may contract with the [Oregon Student Access Commission] Higher Educa-

## 3 tion Coordinating Commission to:

"(a) Disburse to eligible post-secondary institutions the dollar amount of
tuition waivers authorized by this section and approved for payment by the
department; and

"(b) Provide to the department a compilation of the total dollar amount
of the tuition waivers approved for each academic term included in the contract.

"(3) The department shall regularly provide to the commission the names
 of members of the Oregon National Guard and surviving family members for
 whom tuition waivers may be approved.

"(4) Any member of the Oregon National Guard or surviving family member who registers for classes at an eligible post-secondary institution may receive a tuition waiver of up to 100 percent of the resident tuition charges imposed by that institution, except that in the case of a not-for-profit independent institution, the tuition waiver may not exceed 100 percent of the resident tuition at Oregon State University.

"(5)(a) A member of the Oregon National Guard may receive the tuition waiver authorized by this section at any time if the member maintains satisfactory performance with the Oregon National Guard and pursues a course of study in the eligible post-secondary institution in a manner that satisfies the usual requirements of the institution.

"(b) A surviving family member may receive the tuition waiver authorized by this section if the surviving family member pursues a course of study in the eligible post-secondary institution in a manner that satisfies the usual requirements of the institution.

"(c) The member of the Oregon National Guard or surviving family member is responsible for payment of the balance of the tuition charges not provided for by the tuition waiver program. 1 "(6) When determining to whom the tuition waivers shall be granted, 2 priority shall be given to those members of the Oregon National Guard who 3 have previously received tuition waivers while serving in the Oregon Na-4 tional Guard and surviving family members who have previously received 5 tuition waivers.

6 "(7) The department shall apply qualifications and limitations to the tui-7 tion waiver program that are consistent with efficient and effective program 8 management as determined by the Adjutant General.

9 "SECTION 159. ORS 408.506 is amended to read:

"408.506. The Department of Human Services, the Department of Trans-10 portation, the Housing and Community Services Department, the Employ-11 ment Department, the Department of Justice, the Judicial Department, [the 12 Oregon University System, public universities listed in ORS 352.002, the 13 Bureau of Labor and Industries, the [Department of Community Colleges and 14 Workforce Development] Higher Education Coordinating Commission and 15 the Department of Veterans' Affairs shall partner with the Oregon Military 16 Department to provide reintegration services for veterans throughout this 17 state through regional strategies. 18

<sup>19</sup> "SECTION 160. ORS 411.894 is amended to read:

"411.894. (1) The Oregon JOBS Individual Education Account is established to improve the position of JOBS Plus participants in the workforce
by increasing their access to continuing education. Employer contributions
to the account under this section shall be used to pay for education expenses
for the individual as provided in subsection (2) of this section.

<sup>25</sup> "(2)(a) After the participant has participated in the JOBS Plus Program <sup>26</sup> for 30 days, the employer shall pay, in addition to the participant wage, one <sup>27</sup> dollar for each participant hour worked into the participant's individual ed-<sup>28</sup> ucation account. Contributions to such an account shall be tax deferred or <sup>29</sup> tax-exempt to the extent permitted by federal and state law.

30 "(b) Any participant for whom an Oregon JOBS Individual Education

Account contribution is made shall be eligible for access to education benefits from that participant's individual education account for up to five years after the participant has left the JOBS Plus Program and has held a fulltime, unsubsidized job for at least 30 days.

"(c) When any participant has qualified for use of that participant's in- $\mathbf{5}$ dividual education account, an amount equal to that participant's individual 6 education account balance shall be transferred to the executive director  $\mathbf{7}$ of the Office of Student Access and Completion[Oregon Student Access 8 Commission] for that participant's use. Only one individual education ac-9 count shall be created for any participant. Each account shall be adminis-10 tered by the [commission] executive director and shall be used for 11 continuing education and training for the participant and the participant's 12 immediate family. 13

"(3)(a) The [commission] executive director may use any interest earned by an individual education account transferred to the [commission] executive director under this section for payment of expenses incurred by the [commission] executive director in carrying out [its] the executive director's duties under this section.

"(b) The Department of Human Services shall transfer any interest earned by the Oregon JOBS Individual Education Account to the General Fund for general governmental purposes. The department shall transfer the interest no later than the close of each fiscal year in which the interest is earned.

"(4) Any unexpended or unobligated moneys remaining in an individual
education account five years after the participant has left the JOBS Plus
Program are appropriated and transferred to the [commission] Higher Education Coordinating Commission for the Oregon Opportunity Grant program on that date.

"SECTION 161. ORS 418.658, as amended by section 43, chapter 104,
Oregon Laws 2012, is amended to read:

<sup>30</sup> "418.658. (1) The program director of the Oregon Youth Conservation

1 Corps shall establish a separate program known as the Oregon Community 2 Stewardship Corps. In addition to the established purposes of the Oregon 3 Youth Conservation Corps, the purpose of the Oregon Community 4 Stewardship Corps is to promote community service activities throughout the 5 state for a broad cross section of Oregon disadvantaged and at-risk youth 6 through programs that also include appropriate educational and job training 7 opportunities for participants.

"(2) In addition to projects submitted under ORS 418.660 (1), projects of
the Oregon Community Stewardship Corps may include, but shall not be
limited to:

11 "(a) Child care services.

12 "(b) Elderly and disabled care services.

13 "(c) Literacy education programs.

14 "(d) Recycling and other waste reduction services.

"(3) The Oregon Community Stewardship Corps shall offer employment
 and educational opportunities of at least three but not more than 12 months'
 duration for selected participants.

"(4) Under rules adopted by the Higher Education Coordinating Commission, participants who successfully complete any 12-month program under this section shall be eligible for \$1,500 in tuition vouchers that can be used at any career school or post-secondary educational institution that is qualified to receive assistance through the **executive director of the Office of Student Access and Completion** [Oregon Student Access Commission].

"(5) All Oregonians who are at least 13 years of age and under 25 years of age are eligible to participate in the program. To ensure that Oregon Community Stewardship Corps participants represent a broad cross section of Oregonians, special emphasis shall be given to recruiting school dropouts and other disadvantaged and at-risk youth, according to criteria established by the Oregon Youth Conservation Corps Advisory Committee.

<sup>30</sup> "(6) To the extent practicable, the program director shall enlist state and

1 federal agencies, local government, nonprofit organizations and private 2 businesses, and any combination of such entities, to act as sponsors for pro-3 grams administered under this section. Selection of sponsors shall be based 4 on criteria that include the following:

"(a) The availability of other resources on a matching basis, including
contributions from private sources, other federal, state and local agencies,
and moneys available through the federal Workforce Investment Act of 1998
(29 U.S.C. 2801 et seq.);

9 "(b) The provision of related educational and job training programs to 10 participants, including but not limited to school and college coursework, 11 General Educational Development (GED) tests equivalency training, project-12 related education and professional training;

"(c) Assurances that proposed projects will not displace existing employ ees or duplicate existing private or government programs; and

"(d) Assurances that proposed projects are devoted to the enhancement
of the community and are not based in maintenance activities and that these
projects meet an identified need.

"(7) In consultation with the advisory committee and the Commissioner
 for Community College Services, the program director shall make grants for
 programs administered under this section.

21

"SECTION 162. ORS 418.657 is amended to read:

"418.657. (1) In consultation with the Oregon Youth Conservation Corps
Advisory Committee and the Commissioner for Community College Services,
the program director of the Oregon Youth Conservation Corps shall:

"(a) Establish eligibility criteria for participants. Such criteria shall not
 render the program ineligible for federal funds. Participants shall be lawful
 permanent residents of the state.

"(b) Establish criteria in order to make the required determination that
enrollment in the corps was not the reason that an individual ceased attendance at a secondary school.

"(c) Assume that application of the eligibility and participation criteria results in enrollment of at least 75 percent disadvantaged and at-risk youth among the total number of participants.

"(2) The program director, in consultation with the Commissioner for
Community College Services, may take the following actions, including but
not limited to:

"(a) Applying for and accepting grants or contributions of funds from any
public or private source;

9 "(b) Making agreements with any local, state or federal agency to utilize 10 any service, material or property of any such agency, where such agreements 11 are considered reasonable and necessary; and

"(c) Purchasing or contracting for necessary private services, equipment,
 materials and property where such are needed to carry out the projects approved for and undertaken by the corps.

15 "(3) The [State Board of Education] Higher Education Coordinating 16 Commission may adopt all necessary rules to carry out the purposes and 17 objectives of the program and to regulate the standards of conduct and other 18 operating guidelines for corps members and other personnel.

19 "(4) Corps members are exempt from:

20 "(a) State Personnel Relations Law; and

<sup>21</sup> "(b) ORS 279C.800 to 279C.870.

<sup>22</sup> "SECTION 163. ORS 442.540 is amended to read:

"442.540. (1) There is created the Nursing Services Program, to be administered by the executive director of the Office of Student Access and Completion[Oregon Student Access Commission] pursuant to rules adopted by the Higher Education Coordinating Commission. The purpose of the program is to provide loan repayments on behalf of nurses who agree to practice in nursing critical shortage areas.

"(2) To be eligible to participate in the program, a nurse or prospective nurse shall submit a letter of interest to the [commission] executive director. Applicants who are selected for participation according to criteria adopted by the commission under subsection (3) of this section shall sign a letter of agreement stipulating that the applicant agrees to abide by the terms of the program described in ORS 442.545.

"(3) The commission shall by rule adopt, in consultation with the Oregon
State Board of Nursing and the Office of Rural Health, criteria for participation in the program.

8 "(4) The Oregon State Board of Nursing by rule shall annually identify, 9 in consultation with the Office of Rural Health, those areas that are con-10 sidered nursing critical shortage areas.

"(5) Amounts paid to the [commission] executive director as penalties under ORS 442.545 shall be credited and deposited in the Nursing Services Account created under ORS 348.570. The commission, in consultation with the Oregon State Board of Nursing, by rule shall allow waiver of all or part of any fees or penalties owed to the [commission] executive director due to circumstances that prevent a nurse from fulfilling a service obligation under ORS 442.545.

## <sup>18</sup> "SECTION 164. ORS 442.545 is amended to read:

"442.545. (1) A nurse or prospective nurse applicant who is a graduate of an accredited nursing program with a baccalaureate or associate degree and who wishes to participate in the Nursing Services Program established under ORS 442.540 shall agree that:

"(a) For each year of nursing school, the applicant designates an agreed
amount, not to exceed \$8,800 or the amount determined under subsection (2)
of this section, as a qualifying loan for the program.

"(b) In the four years following the execution of a Nursing Services Program agreement with the executive director of the Office of Student
Access and Completion[Oregon Student Access Commission], a nurse agrees
to practice for at least two full years in a nursing critical shortage area in
Oregon.

"(c) For not less than two nor more than four years that the nurse practices in a nursing critical shortage area, the [commission] executive director shall annually pay:

"(A) For full-time practice, an amount equal to 25 percent of the total of
all qualifying loans made to the nurse.

6 "(B) For half-time practice, an amount equal to 12.5 percent of the total 7 of all qualifying loans made to the nurse.

"(d) If the nurse does not complete the full service obligation set forth in paragraphs (b) and (c) of this subsection, the [commission] executive director shall collect 100 percent of any payments made by the [commission] executive director to the nurse under the Nursing Services Program. In addition, the [commission] executive director shall assess against the nurse a penalty equal to 50 percent of the qualifying loans and interest paid by the [commission] executive director.

"(2)(a) On July 1 of each year, beginning in 2002 and ending in 2007, the [commission] executive director shall adjust the maximum dollar amount allowed under subsection (1)(a) of this section as a qualifying loan by multiplying the amount by a cost-of-living adjustment as specified in this subsection.

"(b) The cost-of-living adjustment applied on July 1 each year by the [commission] executive director shall be equal to the ratio of the seasonally adjusted United States City Average Consumer Price Index for All Urban Consumers as published by the Bureau of Labor Statistics of the United States Department of Labor for April of the calendar year divided by the value of the same index for April 2001.

"(c) Beginning on July 1, 2008, the [commission] executive director shall
use the cost-of-living adjustment calculated for July 1, 2007.

"(d) If the value of the dollar amount determined under paragraph (a) of
this subsection is not a multiple of \$100, the [commission] executive director shall round the dollar amount to the next lower multiple of \$100.

## 1 **"SECTION 165.** ORS 461.543 is amended to read:

"461.543. (1) Except as otherwise specified in subsection (5) of this section,  $\mathbf{2}$ the Sports Lottery Account is continuously appropriated to and shall be used 3 by the [State Board of] Higher Education Coordinating Commission to 4 fund sports programs at public universities listed in ORS 352.002. Seventy  $\mathbf{5}$ percent of the revenues in the fund shall be used to fund nonrevenue 6 producing sports and 30 percent shall be used for revenue producing sports. 7 Of the total amount available in the fund, at least 50 percent shall be made 8 available for women's athletics. 9

"(2) The [board] commission shall allocate moneys in the Sports Lottery
 Account among the public universities, giving due consideration to:

"(a) The athletic conference to which the public university belongs and
the relative costs of competing in that conference.

"(b) The level of effort being made by the public university to generatefunds and support from private sources.

"(3) As used in subsections (1) to (3) of this section, 'revenue producing sport' is a sport that produces net revenue over expenditures during a calendar year or if its season extends into two calendar years, produces net revenue over expenditures during the season.

"(4) An amount equal to one percent of the moneys transferred to the
Administrative Services Economic Development Fund from the State Lottery
Fund shall be allocated from the Administrative Services Economic Development Fund to the Sports Lottery Account.

24 "(5) The amounts received by the Sports Lottery Account shall be allo-25 cated as follows:

"(a) Eighty-eight percent for the purposes specified in subsections (1) to
(3) of this section, but not to exceed \$8 million annually, adjusted annually
pursuant to the Consumer Price Index, as defined in ORS 327.006.

29 "(b) Twelve percent for the purpose of scholarships, to be distributed 30 equally between scholarships based on academic merit and scholarships based on need, as determined by rule of the [board] commission, but not to
exceed \$1,090,909 annually.

"(c) All additional money to the [Oregon Student Access Commission]
Higher Education Coordinating Commission for the Oregon Opportunity
Grant program under ORS 348.260.

6 **"SECTION 166.** ORS 468A.245 is amended to read:

<sup>7</sup> "468A.245. The Oregon Global Warming Commission shall develop an <sup>8</sup> outreach strategy to educate Oregonians about the scientific aspects and <sup>9</sup> economic impacts of global warming and to inform Oregonians of ways to <sup>10</sup> reduce greenhouse gas emissions and ways to prepare for the effects of global <sup>11</sup> warming. The commission, at a minimum, shall work with state and local <sup>12</sup> governments, the State Department of Energy, the Department of Education, <sup>13</sup> the [State Board of Higher Education] Higher Education Coordinating

14 **Commission** and businesses to implement the outreach strategy.

<sup>15</sup> "SECTION 167. ORS 471.580 is amended to read:

16 "471.580. (1) As used in this section:

"(a) 'Alcohol equivalence' means the amount of ethanol that would be expected to be present in a beverage based on the standard drink measurement used by the Centers for Disease Control and Prevention.

20 "(b) 'Education provider' means:

"(A) A community college, as defined in ORS 341.005, offering a food or
 beverage career program approved by the State Board of Education;

"(B) A career school, as defined in ORS 345.010, offering a food or
beverage career program approved by the [Oregon Student Assistance Com-

25 mission or the State Board of Education] Higher Education Coordinating

26 **Commission**;

"(C) [An institution of higher education listed in ORS 352.002] A public
university offering a food or beverage career program approved by the [State
Board of Higher Education] Higher Education Coordinating
Commission; or

"(D) A private and independent institution of higher education, as defined
in ORS 352.720, offering a food or beverage career program that qualifies for
payment under ORS 352.740.

"(c) 'Food or beverage career program' means a course of study designed
to qualify a person for a career in the food service industry or alcoholic
beverage industry, including but not limited to a course of study in culinary
arts, viticulture, winemaking, enology, brewing or restaurant management.

8 "(2) The charging or payment of tuition or a special fee for enrollment 9 in a class that is part of a food or beverage career program or in a workshop 10 or seminar concerning matters related to food or beverage industry 11 workforce training, offered by an education provider, that includes the con-12 sumption of alcoholic beverages for educational purposes, is not a sale or 13 purchase of, or other exchange of consideration for, alcoholic beverages.

"(3) Notwithstanding ORS 471.130, 471.406, 471.410 and 471.475, an education provider may serve alcoholic beverages to a person who is 18, 19 or 20 years of age and may allow the person to possess and consume alcoholic beverages on a licensed or unlicensed premises that the education provider uses for educational purposes if:

"(a) The person is enrolled as a student in a required or elective class
 that is part of a food or beverage career program offered by the education
 provider;

"(b) The alcoholic beverages are served to, and possessed and consumed
by, the person for educational purposes as part of the class curriculum or a
workshop or seminar concerning food or beverage workforce training;

"(c) The service, possession and consumption of the alcoholic beverages
are supervised by a faculty or staff member of the education provider who
is 21 years of age or older;

<sup>28</sup> "(d) The person does not purchase the alcoholic beverages; and

29 "(e) The amount served to the person for consumption purposes during 30 any two-hour class, workshop or seminar period does not exceed two ounces 1 of alcohol equivalence.

"(4) Notwithstanding ORS 471.130 or 471.410, a person may serve alcoholic
beverages to another person who is 18, 19 or 20 years of age on premises that
an education provider uses for educational purposes if:

5 "(a) The person served is enrolled as a student in a required or elective 6 class that is part of a food or beverage career program offered by the edu-7 cation provider;

8 "(b) The alcoholic beverages are served to, and consumed by, the person 9 for educational purposes as part of the class curriculum or, with the ap-10 proval of the education provider, as part of a workshop or seminar concern-11 ing food or beverage workforce training;

"(c) The service and consumption of the alcoholic beverages are supervised by a faculty or staff member of the education provider who is 21 years of age or older;

<sup>15</sup> "(d) The person served does not purchase the alcoholic beverages; and

"(e) The amount served to the person for consumption purposes during
any two-hour class period does not exceed two ounces of alcohol equivalence.
"(5) Notwithstanding ORS 471.130 or 471.410 or the prohibitions in ORS
471.430, a person who is 18, 19 or 20 years of age may possess and consume
alcoholic beverages on a licensed or unlicensed premises that an education
provider uses for educational purposes if:

"(a) The person is enrolled as a student in a required or elective class
that is part of a food or beverage career program offered by the education
provider;

"(b) The person possesses and consumes the alcoholic beverages for educational purposes as part of the class curriculum or, with the approval of the education provider, as part of a workshop or seminar concerning food or beverage workforce training;

29 "(c) The person possesses and consumes the alcoholic beverages under the 30 supervision of a faculty or staff member of the education provider who is 21 1 years of age or older;

2 "(d) The person does not purchase the alcoholic beverages; and

"(e) The amount consumed by the person during any two-hour class,
workshop or seminar period does not exceed two ounces of alcohol equivalence.

6 "(6) Notwithstanding ORS 471.410, a person who exercises control over 7 private real property may allow a person who is 18, 19 or 20 years of age to 8 remain on the property after the person who is 18, 19 or 20 years of age 9 consumes an alcoholic beverage on the property in accordance with this 10 section.

"(7) Subsections (3) to (5) of this section do not affect the ability of an education provider, a licensee or a permittee to make alcoholic beverages available to a person 21 years of age or older in accordance with this chapter or the ability of a person 21 years of age or older to possess or consume alcoholic beverages in accordance with this chapter.

"SECTION 168. ORS 471.580, as amended by section 44, chapter 104,
Oregon Laws 2012, is amended to read:

<sup>18</sup> "471.580. (1) As used in this section:

"(a) 'Alcohol equivalence' means the amount of ethanol that would be expected to be present in a beverage based on the standard drink measurement used by the Centers for Disease Control and Prevention.

22 "(b) 'Education provider' means:

"(A) A community college, as defined in ORS 341.005, offering a food or
 beverage career program approved by the State Board of Education;

"(B) A career school, as defined in ORS 345.010, offering a food or
beverage career program approved by the [Oregon Student Assistance Com-*mission or the*] Higher Education Coordinating Commission;

"(C) [An institution of higher education listed in ORS 352.002] A public
university offering a food or beverage career program approved by the [State
Board of Higher Education] Higher Education Coordinating

## 1 **Commission**; or

"(D) A private and independent institution of higher education, as defined
in ORS 352.720, offering a food or beverage career program that qualifies for
payment under ORS 352.740.

5 "(c) 'Food or beverage career program' means a course of study designed 6 to qualify a person for a career in the food service industry or alcoholic 7 beverage industry, including but not limited to a course of study in culinary 8 arts, viticulture, winemaking, enology, brewing or restaurant management.

9 "(2) The charging or payment of tuition or a special fee for enrollment 10 in a class that is part of a food or beverage career program or in a workshop 11 or seminar concerning matters related to food or beverage industry 12 workforce training, offered by an education provider, that includes the con-13 sumption of alcoholic beverages for educational purposes, is not a sale or 14 purchase of, or other exchange of consideration for, alcoholic beverages.

"(3) Notwithstanding ORS 471.130, 471.406, 471.410 and 471.475, an education provider may serve alcoholic beverages to a person who is 18, 19 or 20 years of age and may allow the person to possess and consume alcoholic beverages on a licensed or unlicensed premises that the education provider uses for educational purposes if:

"(a) The person is enrolled as a student in a required or elective class
that is part of a food or beverage career program offered by the education
provider;

"(b) The alcoholic beverages are served to, and possessed and consumed
by, the person for educational purposes as part of the class curriculum or a
workshop or seminar concerning food or beverage workforce training;

"(c) The service, possession and consumption of the alcoholic beverages
are supervised by a faculty or staff member of the education provider who
is 21 years of age or older;

"(d) The person does not purchase the alcoholic beverages; and
"(e) The amount served to the person for consumption purposes during

any two-hour class, workshop or seminar period does not exceed two ounces
of alcohol equivalence.

"(4) Notwithstanding ORS 471.130 or 471.410, a person may serve alcoholic
beverages to another person who is 18, 19 or 20 years of age on premises that
an education provider uses for educational purposes if:

6 "(a) The person served is enrolled as a student in a required or elective 7 class that is part of a food or beverage career program offered by the edu-8 cation provider;

9 "(b) The alcoholic beverages are served to, and consumed by, the person 10 for educational purposes as part of the class curriculum or, with the ap-11 proval of the education provider, as part of a workshop or seminar concern-12 ing food or beverage workforce training;

"(c) The service and consumption of the alcoholic beverages are supervised by a faculty or staff member of the education provider who is 21 years
of age or older;

"(d) The person served does not purchase the alcoholic beverages; and
"(e) The amount served to the person for consumption purposes during
any two-hour class period does not exceed two ounces of alcohol equivalence.
"(5) Notwithstanding ORS 471.130 or 471.410 or the prohibitions in ORS
471.430, a person who is 18, 19 or 20 years of age may possess and consume
alcoholic beverages on a licensed or unlicensed premises that an education
provider uses for educational purposes if:

"(a) The person is enrolled as a student in a required or elective class
that is part of a food or beverage career program offered by the education
provider;

"(b) The person possesses and consumes the alcoholic beverages for educational purposes as part of the class curriculum or, with the approval of the education provider, as part of a workshop or seminar concerning food or beverage workforce training;

30 "(c) The person possesses and consumes the alcoholic beverages under the

supervision of a faculty or staff member of the education provider who is 21
 years of age or older;

3 "(d) The person does not purchase the alcoholic beverages; and

"(e) The amount consumed by the person during any two-hour class,
workshop or seminar period does not exceed two ounces of alcohol equivalence.

"(6) Notwithstanding ORS 471.410, a person who exercises control over private real property may allow a person who is 18, 19 or 20 years of age to remain on the property after the person who is 18, 19 or 20 years of age consumes an alcoholic beverage on the property in accordance with this section.

"(7) Subsections (3) to (5) of this section do not affect the ability of an education provider, a licensee or a permittee to make alcoholic beverages available to a person 21 years of age or older in accordance with this chapter or the ability of a person 21 years of age or older to possess or consume alcoholic beverages in accordance with this chapter.

<sup>17</sup> "SECTION 169. ORS 657.665 is amended to read:

"657.665. (1) Except as provided in subsections (2) to (4) of this section, all information in the records of the Employment Department pertaining to the administration of the unemployment insurance, employment service and labor market information programs:

"(a) Is confidential and for the exclusive use and information of the Di rector of the Employment Department in administering the unemployment
 insurance, employment service and labor market information programs in
 Oregon.

"(b) May not be used in any court action or in any proceeding pending in the court unless the director or the state is a party to the action or proceeding or unless the proceeding concerns the establishment, enforcement or modification of a support obligation and support services are being provided by the Division of Child Support or the district attorney pursuant to ORS 1 25.080.

<sup>2</sup> "(c) Is exempt from disclosure under ORS 192.410 to 192.505.

3 "(2) The Employment Department shall disclose information:

"(a) To any claimant or legal representative, at a hearing before an administrative law judge, to the extent necessary for the proper presentation
of an unemployment insurance claim.

"(b) Upon request to the United States Secretary of Labor. The Employment Department shall disclose the information in a form and containing the information that the United States Secretary of Labor may require. The information disclosed is confidential and may not be used for any other purpose.

"(c) Pursuant to section 303(a)(7) of the Social Security Act, upon request 12 to any agency of the United States charged with the administration of public 13 works or assistance through public employment. Under this paragraph, the 14 Employment Department shall disclose the name, address, ordinary occupa-15 tion and employment status of each recipient of unemployment insurance 16 benefits and a statement of the recipient's right to further benefits under this 17 chapter. The information disclosed is confidential and may not be used for 18 any other purpose. 19

"(d) Pursuant to section 303(c)(1) of the Social Security Act, to the Railroad Retirement Board. Under this paragraph, the Employment Department shall disclose unemployment insurance records. The information disclosed is confidential and may not be used for any other purpose. The costs of disclosing information under this paragraph shall be paid by the board.

"(e) Pursuant to section 303(d) of the Social Security Act, upon request to officers and employees of the United States Department of Agriculture and to officers or employees of any state Supplemental Nutrition Assistance Program agency for the purpose of determining an individual's eligibility for or the amount of supplemental nutrition assistance. The information disclosed is confidential and may not be used for any other purpose. The costs

of disclosing information under this paragraph shall be paid by the United
 States Department of Agriculture.

"(f) Pursuant to section 303(e)(1) and (2)(A)(ii) of the Social Security Act, 3 to state or local child support enforcement agencies enforcing child support 4 obligations under Title IV-D of the Social Security Act for the purposes of  $\mathbf{5}$ establishing child support obligations, locating individuals owing child sup-6 port obligations and collecting child support obligations from those individ-7 uals. The information disclosed is confidential and may not be used for any 8 other purpose. The costs of disclosing information under this paragraph shall 9 be paid by the child support enforcement agency. 10

"(g) Pursuant to sections 303(f) and 1137 of the Social Security Act, to 11 agencies participating in the income and eligibility verification system for 12 the purpose of verifying an individual's eligibility for benefits, or the amount 13 of benefits, under unemployment insurance, temporary assistance for needy 14 families, Medicaid, the Supplemental Nutrition Assistance Program, Supple-15 mental Security Income, child support enforcement or Social Security pro-16 grams. The information disclosed is confidential and may not be used for any 17 other purpose. The costs of disclosing information under this paragraph shall 18 be paid by the requesting agency. 19

"(h) Pursuant to section 303(h) of the Social Security Act and section
3304(a)(16)(B) of the Federal Unemployment Tax Act, to the United States
Department of Health and Human Services National Directory of New Hires.
The information disclosed is confidential and may not be used for any other
purpose. The costs of disclosing information under this paragraph shall be
paid by the United States Department of Health and Human Services.

"(i) Pursuant to section 303(i) of the Social Security Act, to officers and employees of the United States Department of Housing and Urban Development and to representatives of a public housing agency for the purpose of determining an individual's eligibility for benefits, or the amount of benefits, under a housing assistance program of the United States Department of

Housing and Urban Development. The information disclosed is confidential and may not be used for any other purpose. The costs of disclosing information under this paragraph shall be paid by the United States Department of Housing and Urban Development or the public housing agency.

"(j) Pursuant to regulations of the United States Secretary of Health and  $\mathbf{5}$ Human Services issued under section 3304(a)(16)(A) of the Federal Unem-6 ployment Tax Act, and except as required by section 303 of the Social Secu-7 rity Act, to the state, a political subdivision or a federally recognized Indian 8 tribe that has signed an agreement with the Department of Human Services 9 to administer Part A of Title IV of the Social Security Act for the purpose 10 of determining an individual's eligibility for assistance, or the amount of 11 assistance, under a program funded under Part A of Title IV of the Social 12 Security Act. The information disclosed is confidential and may not be used 13 for any other purpose. 14

"(k) Upon request, to the United States Attorney's Office. Under this 15 paragraph, the Employment Department may disclose an individual's em-16 ployment and wage information in response to a federal grand jury subpoena 17 or for the purpose of collecting civil and criminal judgments, including 18 restitution and special assessment fees. The information disclosed is confi-19 dential and may not be used for any other purpose. The costs of disclosing 20information under this paragraph shall be paid by the United States 21Attorney's Office. 22

"(3) The Employment Department may disclose information secured from
 employing units:

<sup>25</sup> "(a) To agencies of this state, federal agencies and local government <sup>26</sup> agencies to the extent necessary to properly carry out governmental plan-<sup>27</sup> ning, performance measurement, program analysis, socioeconomic analysis <sup>28</sup> and policy analysis functions performed under applicable law. The informa-<sup>29</sup> tion disclosed is confidential and may not be disclosed by the agencies in any <sup>30</sup> manner that would identify individuals, claimants, employees or employing

units. If the information disclosed under this paragraph is not prepared for
the use of the Employment Department, the costs of disclosing the information shall be paid by the agency requesting the information.

"(b) As part of a geographic information system. Points on a map may be 4 used to represent economic data, including the location, employment size  $\mathbf{5}$ class and industrial classification of businesses in Oregon. Information pre-6 sented as part of a geographic information system may not give specific de-7 tails regarding a business's address, actual employment or proprietary 8 information. If the information disclosed under this paragraph is not pre-9 pared for the use of the Employment Department, the costs of disclosing the 10 information shall be paid by the party requesting the information. 11

12 "(c) In accordance with ORS 657.673.

13 "(4) The Employment Department may:

"(a) Disclose information to public employees in the performance of their
 duties under state or federal laws relating to the payment of unemployment
 insurance benefits, the provision of employment services and the provision
 of labor market information.

"(b) At the discretion of the Director of the Employment Department and subject to an interagency agreement, disclose information to public officials in the performance of their official duties administering or enforcing laws within their authority and to the agents or contractors of public officials. The public official shall agree to assume responsibility for misuse of the information by the official's agent or contractor.

"(c) Disclose information pursuant to an informed consent, received from
an employer or claimant, to disclose the information.

"(d) Disclose information to partners under the federal Workforce Investment Act of 1998 for the purpose of administering state workforce programs under the Act. The information disclosed is confidential and may not be used for any other purpose. The costs of disclosing information under this paragraph shall be paid by the requesting partner.

"(e) Disclose the names and addresses of employing units to the Bureau of Labor and Industries for the purpose of disseminating information to employing units. The names and addresses disclosed are confidential and may not be used for any other purpose. If the information disclosed under this paragraph is not prepared for the use of the Employment Department, the costs of disclosing the information shall be paid by the bureau.

"(f) Disclose information to the Commissioner of the Bureau of Labor and 7 Industries for the purpose of performing duties under ORS 279C.800 to 8 279C.870, 658.005 to 658.245 or 658.405 to 658.503 or ORS chapter 652, 653 or 9 659A. The information disclosed may include the names and addresses of 10 employers and employees and payroll data of employers and employees. The 11 information disclosed is confidential and may not be used for any other 12 purpose. If the information disclosed under this paragraph is not prepared 13 for the use of the Employment Department, the costs of disclosing the in-14 formation shall be paid by the bureau. 15

"(g) Disclose information required under ORS 657.660 (3) and (4) to the Public Employees Retirement System for the purpose of determining the eligibility of members of the retirement system for disability retirement allowances under ORS chapter 238. The information disclosed is confidential and may not be used for any other purpose. The costs of disclosing information under this paragraph shall be paid by the Public Employees Retirement System.

"(h) Disclose to the Oregon Business Development Commission informa-23tion required by the commission in performing its duty under ORS 285A.050 24to verify changes in employment levels following direct employer partic-2526 ipation in Oregon Business Development Department programs or indirect participation through municipalities under ORS 285B.410 to 285B.482. The 27information disclosed to the commission may include an employer's employ-28ment level, total subject wages payroll and whole hours worked. The infor-29 mation disclosed is confidential and may not be used for any other purpose. 30

The commission may not disclose the information in any manner that would identify an employing unit or employee except to the extent necessary to carry out the commission's duty under ORS 285A.050. If the information disclosed under this paragraph is not prepared for the use of the Employment Department, the costs of disclosing the information shall be paid by the commission.

"(i) Disclose information to the Department of Revenue for the purpose 7 of performing its duties under ORS 293.250 or under the revenue and tax laws 8 of this state. The information disclosed may include the names and addresses 9 of employers and employees and payroll data of employers and employees. 10 The information disclosed is confidential and may not be disclosed by the 11 Department of Revenue in any manner that would identify an employing unit 12 or employee except to the extent necessary to carry out the department's 13 duties under ORS 293.250 or in auditing or reviewing any report or return 14 required or permitted to be filed under the revenue and tax laws adminis-15 tered by the department. The Department of Revenue may not disclose any 16 information received to any private collection agency or for any other pur-17 pose. If the information disclosed under this paragraph is not prepared for 18 the use of the Employment Department, the costs of disclosing the informa-19 tion shall be paid by the Department of Revenue. 20

"(j) Disclose information to the Department of Consumer and Business 21Services for the purpose of performing its duties under ORS chapters 654 and 22656. The information disclosed may include the name, address, number of 23employees and industrial classification code of an employer and payroll data 24of employers and employees. The information disclosed is confidential and 2526 may not be disclosed by the Department of Consumer and Business Services in any manner that would identify an employing unit or employee except to 27the extent necessary to carry out the department's duties under ORS chap-28ters 654 and 656, including administrative hearings and court proceedings in 29 which the Department of Consumer and Business Services is a party. If the 30

information disclosed under this paragraph is not prepared for the use of the
Employment Department, the costs of disclosing the information shall be
paid by the Department of Consumer and Business Services.

"(k) Disclose information to the Construction Contractors Board for the 4 purpose of performing its duties under ORS chapter 701. The information  $\mathbf{5}$ disclosed to the board may include the names and addresses of employers and 6 status of their compliance with this chapter. If the information disclosed 7 under this paragraph is not prepared for the use of the Employment De-8 partment, the costs of disclosing the information shall be paid by the board. 9 "(L) Disclose information to the State Fire Marshal to assist the State 10 Fire Marshal in carrying out duties under ORS 453.307 to 453.414. The in-11 formation disclosed may include the name, address, telephone number and 12 industrial classification code of an employer. The information disclosed is 13 confidential and may not be disclosed by the State Fire Marshal in any 14 manner that would identify an employing unit except to the extent necessary 15 to carry out duties under ORS 453.307 to 453.414. If the information disclosed 16 under this paragraph is not prepared for the use of the Employment De-17 partment, the costs of disclosing the information shall be paid by the office 18 of the State Fire Marshal. 19

"(m) Disclose information to the [Oregon Student Access Commission] 20Higher Education Coordinating Commission for the purpose of perform-21ing the commission's duties under ORS chapter 348 and Title IV of the 22Higher Education Act of 1965. The information disclosed may include the 23names and addresses of employers and employees and payroll data of em-24ployers and employees. The information disclosed is confidential and may not 2526 be disclosed by the commission in any manner that would identify an employing unit or employee except to the extent necessary to carry out the 27commission's duties under ORS chapter 348 or Title IV of the Higher Edu-28cation Act of 1965. If the information disclosed under this paragraph is not 29 prepared for the use of the Employment Department, the costs of disclosing 30

1 the information shall be paid by the commission.

"(n) Disclose information to the Department of Transportation to assist  $\mathbf{2}$ the Department of Transportation in carrying out the duties of the Depart-3 ment of Transportation relating to collection of delinquent and liquidated 4 debts, including taxes, under ORS 184.610 to 184.666, 184.670 to 184.733 and  $\mathbf{5}$ 805.263, ORS chapter 319 and the Oregon Vehicle Code. The information 6 disclosed may include the names and addresses of employers and employees 7 and payroll data of employers and employees. The information disclosed is 8 confidential and may not be disclosed by the Department of Transportation 9 in any manner that would identify an employing unit or employee except to 10 the extent necessary to carry out the Department of Transportation's duties 11 relating to collection of delinquent and liquidated debts or in auditing or 12 reviewing any report or return required or permitted to be filed under the 13 revenue and tax laws administered by the Department of Transportation. The 14 Department of Transportation may not disclose any information received to 15 any private collection agency or for any other purpose. If the information 16 disclosed under this paragraph is not prepared for the use of the Employment 17 Department, the costs of disclosing the information shall be paid by the De-18 partment of Transportation. 19

"(o) Disclose information to the Department of Human Services and the 20 Oregon Health Authority to assist the Department of Human Services and 21the Oregon Health Authority in the collection of debts that the Department 22of Human Services and the Oregon Health Authority are authorized by law 23to collect. The information disclosed may include the names, addresses and 24payroll data of employers and employees. The information disclosed is con-2526 fidential and may not be disclosed by the Department of Human Services or the Oregon Health Authority in a manner that would identify an employing 27unit or employee except to the extent necessary for the collection of debts 28as described in this paragraph. The Department of Human Services and the 29 Oregon Health Authority may not disclose information received under this 30

paragraph to a private collection agency or use the information for a purpose other than the collection of debts as described in this paragraph. If the information disclosed under this paragraph is not prepared for the use of the Employment Department, the costs of disclosing the information shall be paid by the Department of Human Services or the Oregon Health Authority.

"(p) Disclose to the Alcohol and Drug Policy Commission information 6 required by the commission in evaluating and measuring the performance of 7 alcohol and drug prevention and treatment programs under ORS 430.242 or 8 the impact of the programs on employment. The information disclosed to the 9 commission may include total subject wages payroll and whole hours worked. 10 The information disclosed under this paragraph is confidential and may not 11 be used for any other purpose. The commission may not disclose the infor-12 mation in any manner that would identify an employing unit or employee 13 except to the extent necessary to carry out the commission's duties under 14 ORS 430.242. If the information disclosed under this paragraph is not pre-15 pared for the use of the Employment Department, the costs of disclosing the 16 information shall be paid by the commission. 17

"(q) Disclose to any person establishment level information secured pursuant to this chapter from federal, state and local government employing units. If the information disclosed under this paragraph is not prepared for the use of the Employment Department, the costs of disclosing the information shall be paid by the party requesting the information.

"(r) Disclose to any person the industrial classification code assigned to an employing unit. If the information disclosed under this paragraph is not prepared for the use of the Employment Department, the costs of disclosing the information shall be paid by the party requesting the information.

"(5) Any officer appointed by or any employee of the Director of the Employment Department who discloses confidential information, except with the authority of the director, pursuant to rules or as otherwise required by law, may be disqualified from holding any appointment or employment with

1 the Employment Department.

"(6) Any person or any officer or employee of an entity to whom infor- $\mathbf{2}$ mation is disclosed by the Employment Department under this section who 3 divulges or uses the information for any purpose other than that specified 4 in the provision of law or agreement authorizing the use or disclosure may  $\mathbf{5}$ be disqualified from performing any service under contract or disqualified 6 from holding any appointment or employment with the state agency that 7 engaged or employed that person, officer or employee. The Employment De-8 partment may immediately cancel or modify any information sharing agree-9 ment with an entity when a person or an officer or employee of that entity 10 discloses confidential information, other than as specified in law or agree-11 ment. 12

# 13 "SECTION 170. ORS 659.855 is amended to read:

"659.855. (1) Any public elementary or secondary school determined by the Superintendent of Public Instruction [or any community college determined by the Commissioner for Community College Services] to be in noncompliance with provisions of ORS 659.850 and this section shall be subject to appropriate sanctions, which may include withholding of all or part of state funding, as established by rule of the State Board of Education.

<sup>20</sup> "(2) Any public university listed in ORS 352.002 determined by the <sup>21</sup> Chancellor of the Oregon University System to be in noncompliance with <sup>22</sup> provisions of ORS 659.850 and this section shall be subject to appropriate <sup>23</sup> sanctions, which may include withholding of all or part of state funding, as <sup>24</sup> established by rule of the [*State Board of Higher Education*] **Higher Edu-**<sup>25</sup> **cation Coordinating Commission**.

"(3) Any public charter school determined by the sponsor of the school or the superintendent to be in noncompliance with the provisions of ORS 659.850 and this section shall be subject to appropriate sanctions, which may include the withholding of all or part of state funding by the sponsor or superintendent, as established by rule of the State Board of Education.

### <sup>1</sup> **"SECTION 171.** ORS 660.312 is amended to read:

"660.312. (1) The Governor shall be responsible for a coordinated and comprehensive response to education and workforce issues. The Governor shall appoint an Education and Workforce Policy Advisor, who serves at the pleasure of the Governor. The advisor shall, with the advice of such advisory committees as may be appointed or assigned, advise the Governor on policy, planning and coordination for education and workforce development in Oregon.

9 "(2) The duties of the advisor shall include:

"(a) Guiding the development of state-level policy related to education
and workforce issues;

"(b) Providing general direction and serving as a liaison between stateand local efforts in education, training and workforce development;

"(c) Ensuring, through collaboration with the leadership of local workforce investment boards and regional workforce committees, the alignment of statewide, local and regional strategic plans, and the periodic reporting of performance in the implementation of such plans; and

"(d) Consulting with local workforce investment boards and regional
 workforce committees on the development and implementation of a workforce
 performance measurement system.

"(3) In the performance of duties, the advisor shall collectively involve state agencies, including but not limited to:

23 "(a) The Department of Education;

"(b) The Oregon University System and public universities with gov erning boards;

- <sup>26</sup> "(c) The Oregon Business Development Department;
- 27 "(d) The Department of Community Colleges and Workforce Development;
- <sup>28</sup> "(e) The Employment Department;
- 29 "(f) The Department of Human Services;
- 30 "(g) The Bureau of Labor and Industries;

- 1 "(h) The Department of Corrections; and
- 2 "[(i) The Oregon Student Access Commission; and]
- 3 "[(j)] (i) The Teacher Standards and Practices Commission.
- 4 "(4) The advisor shall seek input from key interested parties to help guide

5 policy development, including but not limited to representatives of:

- 6 "(a) Businesses and industry organizations;
- 7 "(b) Labor and labor organizations;
- 8 "(c) Local education providers;
- 9 "(d) Local government;
- 10 "(e) Student, teacher, parent and faculty organizations;
- 11 "(f) Community-based organizations;
- 12 "(g) Public-private partnership organizations;

"(h) Independent nonprofit and proprietary post-secondary colleges and
 schools; and

"(i) Regional workforce committees, local workforce investment boards
 and regional investment boards.

"(5) The advisor shall meet, on a regularly scheduled basis, with the local workforce investment boards, regional workforce committees and such others as necessary to ensure that local interests are represented. The advisor shall seek input, advice and feedback on policy issues affecting state, regional and local education and workforce development from interested parties and other committees formed under ORS 660.306, 660.312 and 660.315.

"(6) Pursuant to ORS chapter 183, the advisor may adopt rules necessary
to carry out the duties of the advisor.

25

"SECTION 172. ORS 660.318 is amended to read:

"660.318. (1) To implement and oversee state implementation of Title I-B,
the Department of Community Colleges and Workforce Development may:

"(a) Receive federal youth activities funds allotted to this state by the
Secretary of Labor pursuant to Title I-B and allocate those funds that are
not reserved according to an allocation formula recommended by the State

1 Workforce Investment Board and approved by the Governor.

"(b) Receive federal adult employment and training activities funds allotted to this state by the Secretary of Labor pursuant to Title I-B and allocate those funds that are not reserved according to an allocation formula recommended by the State Workforce Investment Board and approved by the Governor.

"(c) Receive federal dislocated worker funds allotted to this state by the
Secretary of Labor pursuant to Title I-B and allocate those funds that are
not reserved according to an allocation formula recommended by the State
Workforce Investment Board and approved by the Governor.

"(d) Establish a procedure for use by local workforce investment boards to identify eligible providers of training services according to section 2864 of the federal Act and to maintain the list of providers identified as eligible by the boards in all local workforce investment areas in this state.

"(e) Receive the comprehensive strategic plan developed and implemented by each local workforce investment board and review the plan, with input from representatives of state and local workforce programs, to determine if the plan meets the requirements of section 2833 of the federal Act and state policy.

"(f) Approve the plans, after review by the State Workforce Investment
Board, that are found to meet the requirements of Title I-B and review and
approve any amendments to the plans.

"(g) Carry out the required and allowable activities described in section
2864 of the federal Act with the advice of the Education and Workforce
Policy Advisor.

"(h) Pursuant to ORS 660.339, establish procedures to maintain the confidentiality of the names and records of participants in workforce programs for which the department is responsible, including circumstances under which the names and records may be disclosed.

<sup>30</sup> "(i) Establish a method to set performance standards for the Secretary of

1 Labor as required under section 2871 of the federal Act.

2 "(j) Perform planning functions related to Title I-B programs and per-3 formance reporting.

"(2)(a) Subject to the availability of funds from the federal Workforce Investment Act, the Department of Community Colleges and Workforce Development shall create and operate a summer youth employment program that reestablishes meaningful summer work experience for persons between the ages of 14 and 24 and that meets the requirements for funding under the federal Act.

10 "(b) Programs funded under this subsection:

11 "(A) Must include representatives of the business community in the 12 planning, implementation and evaluation of the program.

13 "(B) May provide for private and public sector employment opportunities.

"(C) Shall be managed by local workforce investment boards in a manner
 that coordinates regional state-sponsored youth work experience programs.

16 "(c) Local workforce investment boards responsible for managing pro-17 grams created under this subsection shall provide training for business, labor 18 and education leaders in use of best practices that assure positive summer 19 work experiences for participants.

"(3) The Department of Community Colleges and Workforce Development shall collaborate with the State Workforce Investment Board and local workforce investment boards to collect data on summer work experience programs that identify successful summer work experiences and allow for the identification and dissemination of promising practices.

"(4) The [department] Higher Education Coordinating Commission, in
 consultation with the State Workforce Investment Board, may adopt rules
 pursuant to ORS chapter 183 to implement this section.

<sup>28</sup> "<u>SECTION 173.</u> ORS 660.340 is amended to read:

"660.340. (1) There is created in the Department of Community Colleges
 and Workforce Development the Oregon Employer Workforce Training Pro-

gram. Subject to the availability of funding, the department shall create and
operate, and local workforce investment boards shall manage, the program
for the purpose of:

"(a) Assisting businesses and consortia of businesses in implementing
projects that identify and provide cost-effective solutions to the issues of
employee training, retention and advancement;

"(b) Maximizing the utilization of public and private resources for providing training to employed persons in skills that are responsive to the need
of businesses and industries in Oregon to become and to remain competitive
on the national and international level; and

11 "(c) Responding to the need of workers in Oregon to develop current job 12 skills necessary to meet the current and future needs of employers.

"(2)(a) Businesses in industries identified in the plans developed by local
 workforce investment boards as required by ORS 660.327 are eligible to par ticipate in projects selected for participation in the program.

"(b) Priority for approval of projects submitted under this subsection shall
 be given to businesses in industries that have the greatest impact on the
 local economy and emerging green jobs.

19 "(3) Local workforce investment boards shall:

"(a) Identify businesses and consortia of businesses for potential partic ipation in the program;

"(b) Develop and implement an application process for projects proposed
 for the program;

"(c) Notwithstanding the provisions of the Public Contracting Code, use
an open and competitive procurement process for agreements entered into
with participants in the program;

"(d) Require that businesses participating in a project provide private
 sector funding equal to the amount of state funding provided for the project;
 and

30 "(e) Track and report to the department the outcomes of projects imple-

1 mented in the local workforce investment area, including, but not limited to:

2 "(A) The number of businesses participating in approved projects;

3 "(B) The number and types of projects completed;

4 "(C) The number of employees receiving training;

5 "(D) The number of jobs retained or created by the businesses partic-6 ipating in the project; and

7 "(E) The value of the private sector funding provided.

8 "(4) The [department] Higher Education Coordinating Commission 9 shall adopt rules necessary for the implementation and operation of the 10 program created under subsection (1) of this section. The rules shall include, 11 but are not limited to, a process by which moneys may be appropriated and 12 allocated to the local workforce investment boards to support projects iden-13 tified by the local workforce investment boards under subsection (3) of this 14 section.

"SECTION 174. ORS 680.515, as amended by section 9, chapter 43, Oregon
 Laws 2012, is amended to read:

"680.515. (1) Subject to the provisions of ORS 676.612, upon application accompanied by payment of required fees, the Oregon Health Licensing Agency shall issue a license to practice denture technology to an applicant who:

"(a) Provides to the agency official transcripts verifying completion of an
associate degree program in denture technology, or the equivalent in formal,
post-secondary education, approved by the agency in consultation with the
[Oregon Student Access Commission] Higher Education Coordinating
Commission and the Department of Education.

"(b) Provides to the agency documentation of 1,000 hours of supervised clinical practice in denture technology, completed while enrolled in or after having completed a course of study offered in a post-secondary educational institution, or through equivalent supervised experience, as determined by the agency in consultation with the commission and the department.

"(c) Passes a written and a practical examination prescribed, recognized or approved by the State Board of Denture Technology. An applicant who fails the practical examination must complete additional hours of clinical and laboratory training in an approved work experience program, as determined by the board, to qualify for reexamination.

6 "(d) Meets other requirements established by the agency by rule.

"(2) The educational program required by subsection (1)(a) of this section
must include pertinent courses in anatomy, including histology, microbiology, physiology, pharmacology, pathology emphasizing periodontology, dental
materials, medical emergencies, geriatrics, professional ethics, clinical
denture technology and denture laboratory technology.

"(3) Notwithstanding subsection (1)(a) of this section, the board may accept educational training obtained in any other state or country if, upon review of satisfactory evidence, the agency determines that the educational program in the other state or country meets the educational standards prescribed under this section.

"(4) An applicant meets the requirements of subsection (1)(a) or (b) of this section if the applicant provides the agency with documentation of military training or experience that the agency determines is substantially equivalent to the training or experience required by subsection (1)(a) or (b) of this section.

"(5) Notwithstanding subsection (1)(c) of this section, the agency may
 adopt rules providing for waiver of the practical examination requirement.

"(6) The agency may adopt rules allowing for issuance of a temporary li-cense to practice denture technology.

<sup>26</sup> "<u>SECTION 175.</u> ORS 684.040, as amended by section 14, chapter 43, <sup>27</sup> Oregon Laws 2012, is amended to read:

"684.040. (1) Any person applying for a license to practice chiropractic in
this state shall make application to the State Board of Chiropractic Examiners, [upon such] on a form and in [such] the manner [as may be provided

1 *by*] the board **provides**. The application must be accompanied by 2 nonrefundable fees of:

3 "(a) \$150; and

4 "(b) The amount established by the board by rule under ORS 181.534.

5 "(2) Each applicant shall furnish to the board:

6 "(a) Evidence satisfactory to the board of the applicant's good moral 7 character.

"(b) A certificate of proficiency in the fundamental sciences (Part I, taken
subsequent to January 1, 1971) issued to the applicant by the National Board
of Chiropractic Examiners.

"(c) Evidence of successful completion of at least two years of liberal arts and sciences study, in any college or university accredited by either the Northwest Association of Schools and Colleges or a like regional association or in any college or university in Oregon approved for granting degrees by the [Oregon Student Access Commission] Higher Education Coordinating Commission.

"(d) A diploma and transcript, certified by the registrar, or other documents satisfactory to the State Board of Chiropractic Examiners evidencing graduation from a chiropractic school or college approved by the board under the board's academic standards, or from a school accredited by the Council on Chiropractic Education or its successor agency, under standards that are accepted and adopted biennially by the board in the version applied to that school by the accrediting agency.

"(e) A statement of any other health care provider license in this state
held by the applicant, with identifying information required by the State
Board of Chiropractic Examiners.

"(3) An applicant meets the requirements of subsection (2)(c) or (d) of this section if the applicant provides the State Board of Chiropractic Examiners with documentation of military training or experience that the board determines is substantially equivalent to the education required by subsection 1 (2)(c) or (d) of this section.

"(4) The State Board of Chiropractic Examiners may waive the requirements of subsection (2)(c) of this section for any applicant for a license to practice chiropractic if the applicant is licensed in another state and practiced chiropractic in that state, but the applicant must pass the examination authorized by ORS 684.050 or by ORS 684.052.

7 **"SECTION 176.** ORS 685.060 is amended to read:

685.060. (1) The minimum educational requirements for a license under
the provisions of this chapter are:

"(a) At least two years' satisfactory liberal arts and sciences study, or either, in a college or university accredited by either the Northwest Association of Schools and Colleges or a like regional association or in a college or university in Oregon approved for granting degrees by the [Oregon Student Access Commission] **Higher Education Coordinating Commission** as evidenced by certificate or transcript of credits from the college or university; and

17 "(b) Graduation from an accredited naturopathic school or college.

"(2)(a) The areas of study required of an applicant for a license to practice naturopathic medicine in this state include basic sciences, clinical sciences and any naturopathic subjects specified by the Oregon Board of Naturopathic Medicine by rule.

"(b) The Oregon Board of Naturopathic Medicine may not include major
surgery as a required area of study under paragraph (a) of this subsection.

<sup>24</sup> "SECTION 177. ORS 326.011 is amended to read:

<sup>25</sup> "326.011. In establishing policy for the administration and operation of <sup>26</sup> the public elementary and secondary schools [and public community <sup>27</sup> colleges] in the State of Oregon and in carrying out its duties as prescribed <sup>28</sup> by law, the State Board of Education shall consider the goals of modern ed-<sup>29</sup> ucation, the requirements of a sound, comprehensive curriculum best suited <sup>30</sup> to the needs of the students and the public and any other factors consistent

with the maintenance of a modern and efficient elementary and secondary
school system [and community college program].

3 **"SEC**"

"SECTION 178. ORS 327.495 is amended to read:

"327.495. All moneys received by the State Board of Education for distribution to school districts[, community college districts and any institutions
of higher education] in this state for the purpose of carrying out experimental
and demonstration programs to improve teaching and teacher education in
this state are hereby continuously appropriated for such purpose.

9 "SECTION 179. ORS 341.115 is amended to read:

"341.115. (1) If the vote is in favor of the formation of the community
 college district and establishes a permanent rate limit for operating taxes for
 the district, the [State Board of Education] Higher Education Coordinating

13 **Commission**:

"(a) Shall proclaim [not later than the second regular meeting of the state
board following the board's] the commission's determination from the
election results that a community college district has been formed; and

"(b) Shall furnish any affected county assessor with a copy of the proc-lamation.

"(2) If the location of the community college or zone boundaries are specified on the ballot, and the vote favors formation, the [state board] **commission** shall include such location and boundaries in its proclamation. "(3) If the vote is in favor of the formation of a community college district but opposed to a permanent rate limit at the rate submitted, the district shall not be formed.

<sup>25</sup> "SECTION 180. ORS 341.420 is amended to read:

"341.420. (1)(a) Subject to the requirements of subsection (2) of this section, the name of any community college district or community college may be changed by resolution of the district board of education. The district board shall submit the proposed name change to the [*State Board of Education*] **Higher Education Coordinating Commission** for its approval or disapproval. If the proposed name change is approved by the [*state board*] **commission**, it shall be submitted to a public hearing in the district. If the [*state board*] **commission** disapproves the proposed name change, the district board may rescind its resolution or revise it to reflect a different name which must be submitted to the [*state board*] **commission** for its approval or disapproval.

"(b) If the proposed name is approved by the [state board] commission,
notice of the hearing shall be given as provided in ORS 341.357. The proposed
change shall take effect 21 days after the final adjournment of the public
hearing unless a remonstrance is filed under subsection (2) of this section.

"(2) If a remonstrance to the proposed name change is filed with the dis-11 trict board within 20 days after the final adjournment of the public hearing 12 under subsection (1) of this section, the district board must submit the 13 question of the proposed name change to the electors of the district unless 14 the board rescinds its resolution. The remonstrance must be signed by at 15 least five percent or at least 50, whichever is less, of the electors of the 16 district. The proposed name change shall be submitted to the electors at the 17 regular school election next following adoption of the resolution. 18

"(3) If the majority of votes cast at the election favor the change, it shall take effect upon the canvass and return of the vote. If the majority of votes cast oppose the change, it shall not take effect.

<sup>22</sup> "<u>SECTION 181.</u> ORS 348.604 is amended to read:

"348.604. Upon application from a school, as defined in ORS 348.594, the
Higher Education Coordinating Commission shall grant an exemption from
ORS 348.594 to 348.615 to the school if the school:

<sup>26</sup> "(1) Is, or is operated by, a nonprofit corporation;

"(2) Offers only associate, bachelor's or master's degrees with titles in theology or religious occupations, or, if the school also offers doctoral degrees, offers doctoral degrees in theology or religious occupations that have been approved by a federally recognized accrediting organization; 1 "(3) Teaches students with faculty members who:

2 "(a) Hold degrees:

"(A) From a school that, at the time of the conferral of the degrees, was accredited by a federally recognized accrediting organization, held an exemption under this section, or was a school that, on July 14, 2005, met the criteria and followed procedures to obtain a religious exemption adopted by rule by the Oregon Student Access Commission and that offered only degrees with approved titles in theology or religious occupations;

9 "(B) That are at least one level above the degree level of the program in 10 which the faculty members teach or that are the terminal degrees in the field 11 in which the faculty members teach; and

12 "(C) That are not honorary degrees; or

"(b) Possess sufficient compensatory qualifications to substitute for aca demic degrees in the fields in which the faculty members teach;

15 "(4) Offers a curriculum:

"(a) Of a duration and level that is comparable to the curriculums offered
by schools that are not exempt under this section; and

"(b) That, with higher degrees, increases the difficulty of the work expected of students;

20 "(5) Requires students to complete academic assignments and to demon-21 strate learning appropriate to the curriculum;

"(6) Awards credit toward degrees proportionate to the work done by
students;

24 "(7) Offers admission:

25 "(a) To a student:

<sup>26</sup> "(A) With a high school diploma or an equivalent credential; or

"(B) Who completed the equivalent of a high school education through
 home study; and

"(b) Based on evidence that the student can reasonably expect to complete
a degree and benefit from the education offered;

"(8) Provides or arranges for faculty members and students to have access to information that supports instruction and stimulates research or independent study in all areas of the curriculum;

"(9) Provides accurate and appropriate credit transcripts to students of
the school and accurate and appropriate diplomas to graduates of the school;

"(10) Charges tuition by the credit hour or other fixed rate for instruction
during an academic term and does not charge tuition or fees for the award
of a degree or charge a single fee for an entire degree program;

9 "(11) Provides the oversight required by the Higher Education Coordi10 nating Commission over a faculty member or administrator who has:

11 "(a) Been convicted of a felony; or

"(b) Violated a state or federal law related to the operation of a school;

"(12) Provides facilities that permit private communication between faculty members and students;

"(13) Provides a number of faculty members that is adequate for the
 number of students enrolled;

"(14) Provides clear and accurate information to students about the
school's expectations of students in the school's courses;

"(15) Ensures that a student who is pursuing a degree is making contin uous progress toward the degree;

"(16) Before a student enrolls in the school, informs the student that a school to which the student might transfer retains the discretion whether to accept the transfer of credits earned at the school;

"(17) Provides official transcripts of faculty members to the commission;
 and

<sup>26</sup> "(18) Pays the fee imposed by ORS 348.607.

<sup>27</sup> "<u>SECTION 182.</u> ORS 433.283 is amended to read:

"433.283. (1) The Oregon Health Authority may require each community
 college to require that students involved in clinical experiences in allied
 health programs, practicum experiences in education and child care programs

and membership on intercollegiate sports teams have current immunizations
for measles prior to each student's participation. The requirement shall apply
only to those students born on or after January 1, 1957.

"(2) The [State Board of Education] Higher Education Coordinating 4 **Commission** by rule shall define clinical experiences in allied health pro- $\mathbf{5}$ grams, practicum experiences in education and child care programs and 6 membership on intercollegiate sports teams at the community colleges. The 7 Oregon Health Authority by rule shall establish immunization schedules and 8 may further limit the students and programs to which the requirement ap-9 plies. Each community college shall develop procedures to implement and 10 maintain this requirement. 11

"(3) The authority may conduct validation surveys to ensure compliance with this section. Community colleges shall be required to keep immunization records only while the student is involved in the program.

<sup>15</sup> "SECTION 183. ORS 659.850 is amended to read:

"659.850. (1) As used in this section, 'discrimination' means any act that 16 unreasonably differentiates treatment, intended or unintended, or any act 17 that is fair in form but discriminatory in operation, either of which is based 18 on race, color, religion, sex, sexual orientation, national origin, marital sta-19 tus, age or disability. 'Discrimination' does not include enforcement of an 20otherwise valid dress code or policy, as long as the code or policy provides, 21on a case-by-case basis, for reasonable accommodation of an individual based 22on the health and safety needs of the individual. 23

"(2) A person may not be subjected to discrimination in any public elementary, secondary or community college education program or service, school or interschool activity or in any higher education program or service, school or interschool activity where the program, service, school or activity is financed in whole or in part by moneys appropriated by the Legislative Assembly.

30 "(3) The State Board of Education and the [State Board of Higher Edu-

*cation*] Higher Education Coordinating Commission shall establish rules
necessary to ensure compliance with subsection (2) of this section in the
manner required by ORS chapter 183.

4 **"SECTION 184.** ORS 687.011 is amended to read:

<sup>5</sup> "687.011. As used in ORS 687.011 to 687.250, 687.895 and 687.991:

6 "(1) 'Board' means the State Board of Massage Therapists.

"(2) 'Certified class' means a class that is approved by the board and is
offered:

9 "(a) By a person or institution licensed as a career school under ORS
10 345.010 to 345.450;

11 "(b) By a community college and approved by the [State Board of Educa-

*tion*] Higher Education Coordinating Commission;

13 "(c) By an accredited college or university; or

"(d) In another state and licensed or approved by the appropriate agencyin that state.

"(3) 'Fraud or misrepresentation' means knowingly giving misinformation
or a false impression through the intentional misstatement of, concealment
of or failure to make known a material fact or by other means.

"(4) 'Manual' means the use of the hands or the feet, or both, or any part
of the body in the performance of massage.

"(5) 'Massage' or 'massage therapy' means the use on the human body of pressure, friction, stroking, tapping or kneading, vibration or stretching by manual or mechanical means or gymnastics, with or without appliances such as vibrators, infrared heat, sun lamps and external baths, and with or without lubricants such as salts, powders, liquids or creams for the purpose of, but not limited to, maintaining good health and establishing and maintaining good physical condition.

"(6) 'Massage therapist' means a person licensed under ORS 687.011 to
687.250, 687.895 and 687.991 to practice massage.

<sup>30</sup> "(7) 'Practice of massage' means the performance of massage:

"(a) For purposes other than sexual contact, as defined in ORS 167.002 (5);
and

3 "(b) For compensation.

"(8) 'Preceptor' means a licensed massage therapist who contracts with
an approved school or program of massage to provide direct on-site clinical
supervision of a massage student enrolled in a certified class.

7 "(9) 'Supervision' means:

8 "(a) The process of overseeing and directing the training of massage stu9 dents as set forth in rules of the board;

"(b) The process of overseeing and directing a licensee being disciplined
by the board; or

"(c) Voluntary consultation with, and education of, less experienced li censed massage therapists or practitioners in related fields.

"(10) 'Treatment' means the selection, application and practice of massage
 or massage therapy essential to the effective execution and management of
 a plan of care.

"(11) 'Unprofessional or dishonorable conduct' means a behavior, practice
or condition that is contrary to the ethical standards adopted by the board.
"<u>SECTION 185.</u> Section 1, chapter 96, Oregon Laws 2012, is amended to
read:

"Sec. 1. (1) The Higher Education Coordinating Commission shall work with the State Board of Higher Education, community college districts and independent for-profit and not-for-profit institutions of higher education to carry out the following goals:

"(a) Increase the number of students who receive academic credit for prior learning and the number of students who receive academic credit for prior learning that counts toward their major or toward earning their degree, certificate or credential, while ensuring that credit is awarded only for high quality course-level competencies;

30 "(b) Increase the number and type of academic credits accepted for prior

learning in institutions of higher education, while ensuring that credit is
 awarded only for high quality course-level competencies;

3 "(c) Develop transparent policies and practices in awarding academic 4 credit for prior learning to be adopted by the governing boards of public 5 universities, community colleges and independent institutions of higher edu-6 cation;

"(d) Improve prior learning assessment practices across all institutions
of higher education;

9 "(e) Create tools to develop faculty and staff knowledge and expertise in 10 awarding academic credit for prior learning and to share exemplary policies 11 and practices among institutions of higher education;

"(f) Develop articulation agreements when patterns of academic credit for
 prior learning are identified for particular programs and pathways; and

"(g) Develop outcome measures to track progress on the goals outlined inthis section.

"(2) The Higher Education Coordinating Commission shall appoint an
 advisory committee to coordinate implementation of the goals in subsection
 (1) of this section. The committee shall include:

"(a) A member recommended for appointment by the State Board of
 Higher Education representing public universities in this state.

"(b) A member recommended for appointment by the [State Board of Ed *ucation*] Commissioner of Community Colleges and Workforce Devel opment representing community colleges in this state.

"(c) A member representing independent not-for-profit institutions of
 higher education located in this state.

"(d) A member representing for-profit institutions of higher education of fering degree programs to students in this state.

<sup>28</sup> "(e) A member representing the business community.

<sup>29</sup> "(f) A member representing the labor community.

<sup>30</sup> "(g) A member who is a student at a two-year or four-year institution of

1 higher education located in this state.

"(h) Other members appointed by the Higher Education Coordinating
Commission based upon a demonstrated interest in and knowledge of prior
learning programs.

"(3) The Higher Education Coordinating Commission shall submit an an- $\mathbf{5}$ nual report to the Legislative Assembly no later than December 31 of each 6 calendar year, in the manner prescribed by ORS 192.245, reporting on 7 progress toward meeting the goals set forth in subsection (1) of this section. 8 "(4) For the purposes of this section, 'prior learning' means the knowledge 9 and skills gained through work and life experience, through military training 10 and experience and through formal and informal education and training from 11 institutions of higher education in the United States and in other nations. 12

#### 13

"SECTION 186. ORS 326.011 is amended to read:

<sup>14</sup> "<u>NOTE:</u> This section has an SA note.

"326.011. In establishing policy for the administration and operation of 15 the public elementary and secondary schools [and public community 16 colleges] in the State of Oregon and in carrying out its duties as prescribed 17 by law, the State Board of Education shall consider the goals of modern ed-18 ucation, the requirements of a sound, comprehensive curriculum best suited 19 to the needs of the students and the public and any other factors consistent 20with the maintenance of a modern and efficient elementary and secondary 21school system [and community college program]. 22

<sup>23</sup> "SECTION 187. ORS 326.051 is amended to read:

<sup>24</sup> "326.051. Subject to ORS 417.300 and 417.305:

"(1) In addition to such other duties as are prescribed by law and pursuant to the requirement of ORS chapter 183, the State Board of Education
shall:

"(a) Establish state standards for public kindergartens and public elementary and secondary schools consistent with the policies stated in ORS
326.011.

"(b) Adopt rules for the general governance of public kindergartens and
public elementary and secondary schools [and public community colleges].

3 "(c) Prescribe required or minimum courses of study.

4 "(d) Adopt rules regarding school and interscholastic activities.

5 "(e) Adopt rules that provide that no public elementary or secondary 6 school shall discriminate in determining participation in interscholastic ac-7 tivities. As used in this paragraph, 'discrimination' has the meaning given 8 that term in ORS 659.850.

9 "(f) Adopt rules that will eliminate the use and purchase of elemental 10 mercury, mercury compounds and mercury-added instructional materials by 11 public elementary and secondary schools.

12 "(2) The State Board of Education may:

"(a) Consistent with the laws of this state, accept money or property not otherwise provided for under paragraph (b) of this subsection, which is donated for the use or benefit of the public kindergartens and public elementary and secondary schools [*and public community colleges*] and use such money or property for the purpose for which it was donated. Until it is used, the board shall deposit any money received under this paragraph in a special fund with the State Treasurer as provided in ORS 293.265 to 293.275.

"(b) Apply for federal funds and accept and enter into any contracts or agreements on behalf of the state for the receipt of such funds from the federal government or its agencies for:

"(A) Educational purposes, including but not limited to any funds available for the school lunch program;

<sup>25</sup> "(B) Career and technical education programs;

- 26 "(C) Adult education programs;
- 27 "(D) Workforce training programs; and

"(E) Any grants available to the state or its political subdivisions for
 general federal aid for public kindergartens, public elementary schools[,] and
 public secondary schools [and public community colleges] and their auxiliary

services, improvement of teacher preparation, teacher salaries, construction 1 of school buildings, administration of the Department of Education and any  $\mathbf{2}$ other educational activities under the jurisdiction of the State Board of Ed-3 ucation. 4

"(c) Adopt rules to administer the United States Department of  $\mathbf{5}$ Agriculture's National School Lunch Program and School Breakfast Program 6 for public and private prekindergarten through grade 12 schools and resi- $\mathbf{7}$ dential child care facilities. 8

"[(3) The State Board of Education shall provide a separate, identifiable 9 place on its agenda six times a year for community college issues. The state 10 board may also consider matters affecting community colleges at any regular 11 or special meeting.] 12

"SECTION 188. ORS 326.075 is amended to read: 13

"326.075. (1) The State Board of Education shall cooperate with the Edu-14 cation and Workforce Policy Advisor in the development of a state compre-15 hensive education plan including elementary[,] and secondary [and 16 community college] education and in review of the board's programs and 17 budget. The board shall submit in timely fashion to the advisor such data 18 as is appropriate in a form prescribed by the advisor. 19

"(2) The board shall cooperate with the mediation process administered 20by the Oregon Student Access Commission pursuant to ORS 348.603 and, if 21a negotiated resolution cannot be reached by mediation, comply with the 22decisions of the commission regarding proposed new post-secondary programs 23and proposed new post-secondary locations. 24

25

"SECTION 189. ORS 326.370 is amended to read:

"326.370. (1) The Department of Community Colleges and Workforce De-26velopment shall function under the direction and control of the [State Board 27of Education] Higher Education Coordinating Commission with the 28Commissioner for Community College Services serving as an administrative 29 officer for community college matters. 30

"(2) The Department of Community Colleges and Workforce Development, in consultation with the Education and Workforce Policy Advisor and pursuant to ORS chapter 183, may adopt any rules necessary for the administration of laws related to the federal Workforce Investment Act that the department is charged with administering.

"SECTION 190. ORS 326.375, as amended by section 3, chapter 36, Oregon
Laws 2012, is amended to read:

8 "NOTE: Amendments become operative 3/15/16. See 2012 c.36 §13. Amend
9 both versions.

"326.375. (1) The [State Board of Education] Higher Education Coordi nating Commission shall appoint a Commissioner for Community College
 Services who shall:

13 "(a) Serve at the pleasure of the [board] commission.

"(b) Serve under the direction and control of the Chief Education Officer
 appointed under section 2, chapter 519, Oregon Laws 2011, for matters related
 to the design and organization of the state's education system.

"(2) The commissioner shall be a person who by training and experience
is well qualified to perform the duties of the office and to assist in carrying
out the functions of the board under ORS 326.041, 326.051, 326.375, 341.005,
341.015, 341.440, 341.455, 341.626, 341.655 and 341.933.

21 "(3) The commissioner shall:

"(a) Be the executive head of the Department of Community Colleges and
Workforce Development.

"(b) Direct and supervise all activities of the Department of Community
 Colleges and Workforce Development.

"(c) Hire staff, as authorized by the State Board of Education to assist in carrying out the duties of the commissioner. The staff shall be considered employees of the Department of Community Colleges and Workforce Development for purposes of ORS chapters 240 and 243.

30 "(d) Be responsible directly to:

"(A) The [State Board of Education] Higher Education Coordinating
 Commission for those duties enumerated in ORS chapter 341.

"(B) The Chief Education Officer for matters related to the design and
organization of the state's education system.

"(4) The commissioner, with approval of the [State Board of Education]  $\mathbf{5}$ Higher Education Coordinating Commission, shall be responsible for the 6 representation of community college interests to the Governor, the Legisla-7 tive Assembly, state agencies and others. The commissioner, with the ap-8 proval of the state board, shall be responsible for submitting community 9 college budget requests and budget reports for the Department of Community 10 Colleges and Workforce Development to the Legislative Assembly. The [state 11 board] commission shall ensure that the budget request for community 12 colleges and for the Department of Community Colleges and Workforce De-13 velopment are separate and distinct from its other requests to the Legislative 14 15 Assembly.

"SECTION 191. ORS 326.375, as amended by sections 3 and 9, chapter 36,
Oregon Laws 2012, is amended to read:

"326.375. (1) The [State Board of Education] Higher Education Coordinating Commission shall appoint a Commissioner for Community College
Services who shall serve at the pleasure of the board.

"(2) The commissioner shall be a person who by training and experience
is well qualified to perform the duties of the office and to assist in carrying
out the functions of the board under ORS 326.041, 326.051, 326.375, 341.005,
341.015, 341.440, 341.455, 341.626, 341.655 and 341.933.

25 "(3) The commissioner shall:

"(a) Be the executive head of the Department of Community Colleges and
Workforce Development.

"(b) Direct and supervise all activities of the Department of Community
 Colleges and Workforce Development.

30 "(c) Hire staff, as authorized by the [State Board of Education] Higher

Education Coordinating Commission to assist in carrying out the duties of the commissioner. The staff shall be considered employees of the Department of Community Colleges and Workforce Development for purposes of ORS chapters 240 and 243.

"(d) Be responsible directly to the [State Board of Education] Higher
Education Coordinating Commission for those duties enumerated in ORS
chapter 341.

"(4) The commissioner, with approval of the [State Board of Education] 8 Higher Education Coordinating Commission, shall be responsible for the 9 representation of community college interests to the Governor, the Legisla-10 tive Assembly, state agencies and others. The commissioner, with the ap-11 proval of the state board, shall be responsible for submitting community 12 college budget requests and budget reports for the Department of Community 13 Colleges and Workforce Development to the Legislative Assembly. The [state 14 board] commission shall ensure that the budget request for community 15 colleges and for the Department of Community Colleges and Workforce De-16 velopment are separate and distinct from its other requests to the Legislative 17 Assembly. 18

# <sup>19</sup> "SECTION 192. ORS 326.550 is amended to read:

"326.550. (1) The Commissioner for Community College Services may issue 20General Educational Development (GED) certificates to persons who demon-21strate satisfactory performance in tests prescribed under subsection (2) of 22this section or meet the requirements of any prescribed evaluative procedure. 23"(2) The [State Board of Education] Higher Education Coordinating 24**Commission** by rule may prescribe tests and other appropriate evaluation 2526 procedures for the purposes of subsection (1) of this section and may establish age, residence and other relevant qualifications for applicants. 27

"(3) The Department of Community Colleges and Workforce Development
 may utilize its personnel and facilities for the administration of this section,
 and the [State Board of Education] Higher Education Coordinating Com-

**mission** may establish by rule a nonrefundable application fee. The fee may 1 be waived by the [State Board of Education] commission in case of hardship.  $\mathbf{2}$ "(4) Subject to prior approval of the Oregon Department of Administrative 3 Services and a report to the Emergency Board prior to adopting the fee, the 4 fee established under subsection (3) of this section shall not exceed the cost  $\mathbf{5}$ of administering the program, as authorized by the Legislative Assembly 6 within the board's budget, as the budget may be modified by the Emergency 7 Board. 8

"(5) All moneys received under this section shall be deposited in the State 9 Treasury to the credit of the Department of Community Colleges and 10 Workforce Development and shall be used exclusively for administration of 11 this section. The Department of Community Colleges and Workforce Devel-12 opment shall keep a record of all moneys deposited in such account. The 13 record shall indicate by separate cumulative accounts the source from which 14 the moneys are derived and the individual activity against which each 15 withdrawal is charged. 16

"(6) The Commissioner for Community College Services shall consult with the Superintendent of Public Instruction on all matters related to evaluation procedures used to measure equivalent achievement under this section. The superintendent is authorized to make independent recommendations on evaluation procedures to the [*State Board of Education*] **Higher Education Coordinating Commission** in those cases where the superintendent's judgment differs from that of the commissioner.

<sup>24</sup> "SECTION 193. ORS 348.611 is amended to read:

"2012 NOTE: Amendments become operative 7/1/12. See 2011 c.637 §292.
 Old version also may require amendment in 2012 session. To amend old version, retrieve N348.611.

<sup>28</sup> "348.611. (1) As used in this section:

"(a) 'Career pathways certificate of completion program' means a certif ication program that:

1 "(A) Is offered at a community college;

2 "(B) Provides a specified proficiency in specific skills to meet an identi-3 fied employment need;

"(C) Is provided in a grouping of 12 to 44 quarter credits, or an equivalent
number of credits;

"(D) Is wholly contained within an associate degree program or a similar
certification program of 45 or more quarter credits, or an equivalent number
of credits, that was reviewed and approved as provided by ORS 348.603 (2);
and

"(E) Satisfies the requirements for a career pathways certificate of com pletion program, as prescribed by the Department of Community Colleges and
 Workforce Development.

13 "(b) 'Program authority' means:

14 "(A) The governing body of a community college; or

"(B) The designee of the governing body of a community college that has
authority related to the offering of a career pathways certificate of completion program at the community college.

"(2)(a) At least 30 business days prior to a community college seeking final approval from the [*State Board of Education*] **Higher Education Coordinating Commission** to offer a new career pathways certificate of completion program, the program authority shall provide notice of intent to offer the program to the Department of Community Colleges and Workforce Development. The notice of intent must be in the form required by the department and may be provided electronically.

"(b) Upon receiving a notice of intent described in paragraph (a) of this subsection, the department shall immediately provide electronic notice to any private institution that may be affected by the offering of a new career pathways certificate of completion program.

29 "(3) A private institution that objects to the offering of a career pathways 30 certificate of completion program must provide a notice of objection to the program authority within 12 business days of receiving the notice of intent
under subsection (2) of this section.

"(4) If a program authority receives a notice of objection as provided by
subsection (3) of this section, the program authority must:

5 "(a) Within three business days after the last date by which a private 6 institution may provide a notice of objection, offer all private institutions 7 that provided a notice of objection the opportunity to participate in a meet-8 ing described in subsection (5) of this section; and

9 "(b) Postpone the seeking of final approval from the [*State Board of Ed-*10 *ucation*] **Higher Education Coordinating Commission** for the career 11 pathways certificate of completion program until the requirements of sub-12 section (6) of this section have been satisfied.

"(5)(a) A community college that provided a notice of intent under subsection (2) of this section and a private institution that provided a notice of objection under subsection (3) of this section shall participate in a meeting for the purpose of avoiding detrimental duplication or a significantly adverse impact by:

18 "(A) Identifying opportunities for collaboration in programs;

19 "(B) Forming agreements or partnerships for offering programs; or

20 "(C) Developing ideas for modifying programs.

"(b) The program authority or the private institution may invite the
Higher Education Coordinating Commission or any other third party to join
a meeting or to act as a mediator of a meeting.

"(6) A program authority may seek final approval from the [State Board
 of Education] Higher Education Coordinating Commission for a program
 following a postponement described in subsection (4) of this section if:

"(a) An agreement is reached between the program authority and all of the private institutions that participated in the meeting described in subsection (5) of this section; or

30 "(b) The program authority and the private institutions that participated

in the meeting described in subsection (5) of this section are unable to reachan agreement within 15 business days.

"(7) Notwithstanding the timelines prescribed by subsections (3), (4) and
(6) of this section, the program authority and the private institutions may
mutually agree to adjust the timelines.

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"SECTION 194. ORS 348.900 is amended to read:

"2012 NOTE: Amendments become operative 7/1/12. See 2011 c.637 §292.
8 Old version also may require amendment in 2012 session. To amend old ver9 sion, retrieve N348.900.

"348.900. (1) The Employment Department, in consultation with health 10 care industry employers, shall perform a statewide and regional needs as-11 sessment for health care occupations to identify emerging occupations and 12 occupations for which there is high demand or a shortage of workers. The 13 assessment shall be performed as necessary on a periodic basis, as determined 14 by the department, in consultation with industry employers. To perform the 15 needs assessment, the department may consider any reliable data sources 16 available to the department. 17

"(2) Based on the needs assessment, the Higher Education Coordinating Commission shall inform the community colleges, public universities listed in ORS 352.002, Oregon Health and Science University and health care industry employers of the identified statewide needs and invite the development of health care education programs that are responsive to those needs.

"(3) When approving health care education programs, [the State Board of Education, ] the State Board of Higher Education and the Oregon Health and Science University Board of Directors shall use the statewide needs assessment to evaluate whether a program fulfills statewide needs. If a board determines there is a statewide need, the board shall facilitate the:

"(a) Coordination of new health care education programs and existing
health care education programs that are similar to the new health care education programs to address the statewide need; and

"(b) Alignment of health care education programs relating to statewide access, student transferability between programs, course articulation and common student learning outcomes for health care education programs.

"(4) In the development and approval of health care education programs, 4 community colleges, public universities, Oregon Health and Science Univer- $\mathbf{5}$ sity, [the State Board of Education,] the State Board of Higher Education and 6 the Oregon Health and Science University Board of Directors shall consider  $\mathbf{7}$ issues related to statewide access, student transferability between programs, 8 course articulation and common student learning outcomes for health care 9 education programs. The community colleges, public universities, Oregon 10 Health and Science University and boards shall continue to provide and im-11 prove upon an effective articulation and transfer framework for students in 12 Oregon's post-secondary sectors. 13

**"REPEALS** 

<sup>17</sup> "SECTION 195. ORS 326.075, 329.757, 329.765, 329.775, 329.780, 341.015,
<sup>18</sup> 341.425 341.465, 348.510, 351.728 are repealed.

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20 21 **"OPERATIVE DATE** 

"SECTION 196. (1) Sections 1 to 7 and 10 to 40 this 2013 Act, the
amendments to statutes and session laws by sections 41 to 296 of this
2013 Act and the repeal of statutes by section 304 of this 2013 Act become operative on July 1, 2014.

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### **"UNIT CAPTIONS**

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"<u>SECTION 197.</u> The unit captions used in this 2013 Act are provided
 only for the convenience of the reader and do not become part of the

statutory law of this state or express any legislative intent in the 1 enactment of this 2013 Act.  $\mathbf{2}$ 3 **"EMERGENCY CLAUSE** 4  $\mathbf{5}$ "SECTION 198. This 2013 Act being necessary for the immediate 6 preservation of the public peace, health and safety, an emergency is  $\mathbf{7}$ declared to exist, and this 2013 Act takes effect on its passage.". 8 9