A-Engrossed House Bill 2350

Ordered by the House April 14 Including House Amendments dated April 14

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SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Updates and clarifies portions of Bank Act and related statutes. Becomes operative January 1, 2016. Declares emergency, effective on passage.

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A BILL FOR AN ACT

Relating to banking; creating new provisions; amending ORS 205.460, 705.137, 705.139, 706.005, 2 706.008, 706.015, 706.500, 706.570, 706.630, 706.650, 706.720, 706.723, 706.795, 707.010, 707.025, 3 707.075, 707.110, 707.184, 707.195, 707.200, 707.210, 707.254, 707.256, 707.350, 707.415, 707.610, 4 707.612, 707.620, 707.660, 707.665, 707.690, 707.740, 708A.010, 708A.125, 708A.145, 708A.155, 5 708A.160, 708A.165, 708A.180, 708A.195, 708A.250, 708A.255, 708A.260, 708A.265, 708A.275, 6 708A.410, 708A.420, 708A.425, 708A.430, 708A.435, 708A.440, 708A.445, 708A.455, 708A.460, 7 708A.470, 708A.475, 708A.485, 708A.490, 708A.495, 708A.500, 708A.505, 708A.510, 708A.515, 8 708A.555, 708A.565, 708A.575, 708A.580, 708A.585, 708A.595, 708A.600, 708A.650, 708A.990, 9 709.130, 709.150, 709.175, 709.330, 709.535, 711.085, 711.135, 711.405, 711.520, 713.010, 713.130, 10 11 713.300, 713.990 and 714.995; repealing ORS 706.660 and 706.680; and declaring an emergency.

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

13 **SECTION 1.** ORS 705.137 is amended to read:

705.137. (1) Except as provided in subsection (3) of this section, a document, material or other 14 information that [is in the possession or control of] the Department of Consumer and Business Ser-1516 vices possesses or controls for the purpose of administering ORS 86A.095 to 86A.198, 86A.990, 86A.992, 697.005 to 697.095, 697.602 to 697.842, 717.200 to 717.320, 717.900 and 717.905 and ORS 17 chapters 59, 723, 725 and 726, the Bank Act and the Insurance Code and that is described in statute 18 as confidential or as not subject to disclosure is not subject to disclosure under ORS 192.410 to 19 192.505, is not subject to subpoena and is not subject to discovery or admissible in evidence in a 20private civil action. The Director of the Department of Consumer and Business Services may use 21a confidential document, material or other information in administering ORS 86A.095 to 86A.198, 22 2386A.990, 86A.992, 697.005 to 697.095, 697.602 to 697.842, 717.200 to 717.320, 717.900 and 717.905 and ORS chapters 59, 723, 725 and 726, the Bank Act and the Insurance Code and in furthering a regu-24 latory or legal action [brought] the director brings as a part of the director's duties. 25

(2) A document, material or other information to which subsection (1) of this section applies is
 subject to the public officer privilege described in ORS 40.270.

(3) In order to assist in the performance of the director's duties, the director may:

2 (a) Authorize sharing a confidential document, material or other information that is subject to 3 subsection (1) of this section as appropriate among the administrative divisions and staff offices of 4 the department created under ORS 705.115 for the purpose of administering and enforcing the stat-5 utes identified in subsection (1) of this section, in order to enable the administrative divisions and 6 staff offices to carry out the functions and responsibilities of the administrative divisions and staff 7 offices.

8 (b) Share a document, material or other information, including a confidential document, material 9 or other information that is subject to subsection (1) of this section or that is otherwise confidential 10 under ORS 192.501 or 192.502, with other state, federal, foreign and international regulatory and law 11 enforcement agencies, with the Federal Reserve Board and with the National Association of In-12 surance Commissioners and affiliates or subsidiaries of the National Association of Insurance Com-13 missioners, if the recipient agrees to maintain the confidentiality of the document, material or other 14 information.

15 (c) Receive a document, material or other information, including an otherwise confidential document, material or other information, from state, federal, foreign and international regulatory and 16 law enforcement agencies, from the Federal Reserve Board and from the National Association of 17 18 Insurance Commissioners and affiliates or subsidiaries of the National Association of Insurance 19 Commissioners. As provided in this section, the director shall maintain the confidentiality of docu-20 ments, materials or other information [received upon] the director receives if the director receives notice or [with] has an understanding that the document, material or other information is 2122confidential or privileged under the laws of the jurisdiction that is the source of the document, 23material or other information.

(4) Disclosing a document, material or other information to the director under this section or
sharing a document, material or other information as authorized in subsection (3) of this section
does not waive an applicable privilege or claim of confidentiality in the document, material or other
information.

(5) This section does not prohibit the director from [releasing a final, adjudicated action, including a suspension or revocation of a certificate of authority or a license if the action is otherwise open to public inspection,] disclosing to a database or other clearinghouse service maintained by the National Association of Insurance Commissioners or affiliates or subsidiaries of the National Association of Insurance Commissioners information about a final, adjudicated action, including a suspension or revocation of a certificate of authority or a license, if the information is otherwise open to public inspection.

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SECTION 2. ORS 705.139 is amended to read:

36 705.139. (1) The Director of the Department of Consumer and Business Services, consistent 37 with ORS 705.137, may enter into agreements with other state, federal, foreign and international 38 regulatory and law enforcement agencies, with the Federal Reserve Board and with the National 39 Association of Insurance Commissioners and [*its*] affiliates or subsidiaries[, *governing*] of the Na-40 tional Association of Insurance Commissioners to govern the sharing and use of information 41 [*consistent with ORS 705.137*].

42 (2) An agreement under this section must specify the duration of the agreement, the purpose of
43 the agreement, the methods [*that may be employed*] for terminating the agreement and any other
44 necessary and proper matters.

(3) An agreement under this section does not relieve the director of any obligation or responsi-

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1 bility imposed by law.

2 (4) The director may expend funds of the Department of Consumer and Business Services and 3 may supply services for [*the purpose of*] carrying out an agreement under this section.

4 (5) Agreements under this section are exempt from ORS 190.410 to 190.440 and 190.480 to 5 190.490.

6 SECTION 3. Section 4 of this 2015 Act is added to and made a part of ORS chapter 706.

SECTION 4. (1) An insured institution or extranational institution shall file a notice with
 the Director of the Department of Consumer and Business Services and pay a nonrefundable
 fee of \$100 within 30 days after establishing a loan production office in this state. The notice

10 **must include:**

(a) The name of the insured institution or extranational institution and the address of
 the main office;

13 (b) The name and address of the loan production office; and

(c) The name and address of the officer of the insured institution or extranational insti tution who is responsible for loan production office activities.

(2) An insured institution or extranational institution shall file a notice under subsection
(1) of this section for each loan production office the insured institution or extranational
institution establishes in this state.

(3) An insured institution or extranational institution shall amend a notice the insured
 institution or extranational institution filed under subsection (1) of this section if a material
 change occurs in the information in the original notice. An amendment to a notice is not
 subject to a fee.

(4) An insured institution or extranational institution shall notify the director if the insured institution or extranational institution closes a loan production office in this state, specifying the date of closure and describing how the insured institution or extranational institution will dispose of any records the insured institution or extranational institution maintained at the loan production office. A notice under this subsection is not subject to a fee.

29 SECTION 5. ORS 706.005 is amended to read:

30 706.005. As used in the Bank Act[, unless the context requires otherwise]:

(1)(a) "Access area" means any paved walkway or sidewalk within 50 feet of an automated teller
 machine or night deposit facility.

33 (b) "Access area" does not include publicly maintained sidewalks or roads.

34 (2) "Access device" means:

(a) An ["access device"] access device as defined in Federal Reserve Board Regulation E (12
 C.F.R. Part 205) adopted under the Electronic Fund Transfer Act (15 U.S.C. 1601, et seq.); or

37 (b) A key or other mechanism [*issued by*] **that** a financial institution **issues** to a customer to 38 give the customer access to the **financial** institution's or bank's night deposit facility.

39 (3) "Acquisition transaction" means:

(a) [*The*] A sale and purchase of all or substantially all of [*the assets of a bank that is*] a bank's
assets that does not occur in the bank's ordinary course of business [of such bank]; or

42 (b) The transfer and assumption of all or substantially all of [*the*] **a bank's** liabilities [*of a* 43 *bank*].

44 (4)(a) "Automated teller machine" or "ATM" means any electronic information processing de 45 vice located in this state that:

[(a)] (A) Accepts or dispenses cash in connection with a credit, deposit or convenience account, 1 2 provides information and initiates transactions in accordance with the request or instruction of a customer or the customer's agent; and 3 [(b)] (B) Is unstaffed except for persons [installing] that install the device, [providing] provide 4 security or [providing] provide periodic servicing, maintenance or repair. [The term] 5 (b) "Automated teller machine" or "ATM" does not include [devices] a device that is used 6 solely to facilitate check guarantees or check authorizations, or that is used in connection with [the 7 acceptance] accepting or dispensing [of] cash on a person to person basis, such as by a store cashier. 8 9 (5) "Bank Act" means ORS chapters 706 to 716. (6)(a) "Banking business" or "business of banking" means [the] a regular business of receiving 10 or accepting money or [its] the equivalent of money on deposit, [as a regular business] whether the 11 12 deposit is made subject to check or is evidenced by a certificate of deposit, a pass book or other 13 writing or evidence[, but]. (b) "Banking business" or "business of banking" does not include: 14 15 [(a)] (A) Depositing money or [its] the equivalent of money in escrow or with an agent, pending [investments] an investment in real estate or securities for or on account of a principal; 16 [(b)] (B) The business of [a savings and loan association or] a credit union; 17 18 [(c)] (C) [Deposits accepted] Accepting deposits in connection with [the purchase or lease of] purchasing or leasing property or services; or 19 [(d)] (D) Accepting deposits through an ATM or night deposit facility. 20(7) "Banking day" has the meaning given that term in ORS 708A.650. 21 22(8) "Branch" means an office or other place, except a principal place of business or an ATM, at which: 23(a) A bank engages in banking business; or 24 (b) A trust company transacts trust business. 25(9) "Candlefoot power" means a light intensity of candles on a horizontal plane at 36 inches 2627above ground level and 5 feet in front of the area to be measured. (10) "Capital debentures" means capital notes, capital debentures and any other form of unse-28cured obligations [issued by] that an institution or stock savings bank issues to evidence bor-2930 rowings [where] in which the rights of the lender are subordinate to the rights of the depositors. 31 (11)(a) "Defined parking area" means [that] a portion of any parking area or a single level in a multiple-story parking area that is [opened] open for customer parking [that] and is: 32(A) Contiguous to the access area of an ATM or night deposit facility; 33 34 (B) Regularly, principally and lawfully used for parking by users of the ATM or night deposit facility while the users conduct transactions during hours of darkness; [and] 35(C) Owned or leased by the operator of the ATM or night deposit facility or owned or controlled 36 37 by the party [leasing] that leases the ATM or night deposit facility site to the operator[.]; and 38 (D) The parking area that the operator of the ATM or night deposit facility designates as the most directly accessible to the ATM or night deposit facility, if the parking area is a 39 single level in a multiple-story parking area. 40 (b) "Defined parking area" does not include any parking area that: 41 (A) [is not open or regularly used for parking by] Users of [the] an ATM or night deposit facility 42 [who are] do not regularly use for parking while conducting transactions during the hours of 43 darkness[. A parking area is not open if it]; or 44 (B) Is physically closed to access or [if] has conspicuous signs that indicate that [it] the 45

parking area is closed. [If a multiple level parking area satisfies the conditions of paragraph (a) of 1 this subsection and would therefore otherwise be a defined parking area, only the single parking level 2 designated by the operator of the ATM and night deposit facility to be the most directly accessible to 3 the users of the ATM and night deposit facility shall be a defined parking area.] 4 $\mathbf{5}$ (12) "Department" means the Department of Consumer and Business Services. (13) "Director" means the Director of the Department of Consumer and Business Services. 6 (14) "Document of title" means document of title as defined in ORS 71.2010. 7 (15) "Federal Reserve Act" means the Act of Congress approved December 23, 1913 (38 Stat. 8 9 251), as amended. (16) "Federal Reserve Bank" means [the] a Federal Reserve [Banks] Bank that is created and 10 organized under the authority of the Federal Reserve Act. 11 12(17) "Federal Reserve Board" means the Federal Reserve Board created and described in the Federal Reserve Act. 13 (18) "Home state" means: 14 15 (a) With respect to a state bank, the state under the laws of which the state bank is incorporated or otherwise organized; 16 17(b) With respect to a federal bank, the state in which the main office of the federal bank is located; 18 19 (c) With respect to an extranational institution, the state [determined to be the home state by 20 election of] that the extranational institution or the Board of Governors of the Federal Reserve System elects as the extranational institution's home state, or in default of such election, by 2122the Board of Governors of the Federal Reserve System; and]; or 23(d) With respect to a financial holding company or a bank holding company, the state in which the total deposits of all banking subsidiaries of [such] the financial holding company or bank 24 holding company are the largest on the date on which the company becomes a financial holding 25company or a bank holding company. 2627(19) "Hours of darkness" means the period that commences 30 minutes after sunset and ends 30 minutes before sunrise. 28(20) "Loan production office" means a physical location in this state at which representatives 2930 of [a financial] an insured institution or extranational institution hold themselves out to the 31 public as providing loan origination services, leasing services or services of a similar nature, but at which representatives of the [financial] insured institution or extranational institution do not 32conduct banking business. 33 34 [(21) "Merger" includes consolidation.] [(22)] (21) "Night deposit facility" means a receptacle that [is provided by] a financial institution 35provides for [the use of] the financial institution's customers [in delivering] to use to deliver cash, 36 37 checks and other items to the financial institution. [(23)] (22) "Obligations" includes: 38 (a) The direct liability of [the] a maker or acceptor of paper discounted with or sold to an in-39 stitution; 40 (b) The liability of [the] a drawer, indorser or assignor; 41 (c) [If obligations of a copartnership or association, the] Obligations of the several members of 42 [the] a copartnership or association; 43 (d) [If obligations of a corporation, the] Obligations of all subsidiaries of [the] a corporation in 44

45 which the corporation owns or controls 50 percent or more of the capital stock; and

(e) The liability of a lessee under a lease. 1 2 [(24)] (23) "Officer" of a banking institution means a chief executive officer, president, any vice president, secretary, treasurer, [or] cashier or any individual that the board of a banking insti-3 tution designates as an officer under ORS 707.700. 4 [(25)] (24) "Operator" means any financial institution or other business entity, or any person 5 [who] that operates an ATM or night deposit facility. 6 (25) "Outside director" means a member of the board of directors of a banking institution 7 who is not employed by the banking institution or by any holding company or subsidiary of 8 9 the banking institution. (26) "Paid-in capital" means the aggregate amount [received by] that an institution or stock 10 savings bank receives from [the issuance of its] issuing the institution's or stock savings bank's 11 12 stock or [transferred] that the institution or stock savings bank transfers from retained 13 earnings. (27) "Person" means an individual, corporation, limited liability company, partnership, associ-14 15 ation, joint stock company, business trust or unincorporated organization. 16 (28) "Stockholders' equity" means the aggregate of paid-in capital and retained earnings of an 17 institution or Oregon stock savings bank. 18 (29) "Trust business" means[:] [(a)] acting as a trustee of a trust.[;] 19 [(b) Acting as a fiduciary, as defined in ORS 125.005;] 20[(c) Acting as a personal representative, as defined in ORS 111.005;] 21 [(d) Acting as a receiver, trustee or assignee for the benefit of creditors; or] 22[(e) Acting in a court-appointed position of trust or any other position of trust.] 23SECTION 6. ORS 706.008 is amended to read: 94 706.008. As used in the Bank Act: 25(1) "Bank" means a company, other than an extranational institution, that accepts deposits [in-2627sured to any extent by] that the Bank Insurance Fund insures to any extent under the provisions of the Federal Deposit Insurance Act, as amended, 12 U.S.C. 1811, et seq. 28(2) "Bank holding company" means a company that is a bank holding company under the federal 2930 Bank Holding Company Act of 1956, as amended, 12 U.S.C. 1841, et seq. 31 (3) "Bank service corporation" means a corporation or a limited liability company that is organized to perform services authorized by ORS 708A.145, all of the capital stock [of] or membership 32interests of which [is owned by] one or more banking institutions or national banks own. 33 34 (4) "Banking institution" means an Oregon commercial bank, an Oregon trust company or an 35Oregon savings bank. (5) "Company" means an entity that is a company under the federal Bank Holding Company Act 36 37 of 1956, as amended, 12 U.S.C. 1841, et seq. 38 (6) "Extranational institution" means a corporation, unincorporated company, partnership or association of two or more persons organized under the laws of a nation other than the United 39 States, or other than a territory of the United States, Puerto Rico, Guam, American Samoa or the 40 Virgin Islands, that engages directly in [a] banking business. 41 (7) "Federal bank" means a national bank or another bank organized under the laws of the 42 United States. 43

44 [(8) "Federal savings bank" means a corporation chartered as a federal savings bank under the 45 provisions of 12 U.S.C. 1464.]

[(9)] (8) "Financial holding company" means a company that engages in activities described for 1 a financial holding company in section 103 of the federal Gramm-Leach-Bliley Act (P.L. 106-102). 2 [(10)] (9) "Financial institution" means an insured institution, an extranational institution, a 3 credit union as defined in ORS 723.006, an out-of-state credit union under ORS 723.042 [and] or a 4 federal credit union. 5 [(11) "In-state federal stock bank" means a federal bank that issues capital stock, the home state 6 of which is Oregon.] 7 [(12)] (10) "Institution" means an Oregon commercial bank or an Oregon trust company. 8 9 [(13)] (11) "Insured institution" means a company, the deposits of which are insured under the provisions of the Federal Deposit Insurance Act, as amended, 12 U.S.C. 1811, et seq. 10 [(14) "Insured nonstock institution" means an insured institution that does not issue capital 11 12stock.] 13 [(15) "Insured stock institution" means an insured institution that issues capital stock.] [(16)] (12) "National bank" means a bank that was organized under the provisions of the Na-14 15 tional Bank Act, as amended, 12 U.S.C. 21, et seq. [(17)] (13) "Non-Oregon institution" means: 16 17 (a) An out-of-state state bank [engaging] that engages in banking business in Oregon; (b) An out-of-state trust company [transacting] that transacts trust business in Oregon; [and] 18 19 or 20(c) An extranational institution [engaging] that engages in banking business in Oregon. [(18)] (14) "Nonstock bank" means a bank that does not issue capital stock. 21 22[(19)] (15) "Oregon bank" means an Oregon stock bank or Oregon nonstock bank. 23[(20)] (16) "Oregon commercial bank" means an Oregon stock bank that was chartered under ORS chapter 707 as a bank other than a stock savings bank. 94 [(21)] (17) "Oregon nonstock bank" means a [state] nonstock bank or savings bank, the home 25state of which is Oregon. 2627[(22)] (18) "Oregon operating institution" means: (a) A bank that engages in banking business in this state; 28(b) An extranational institution that engages in banking business in this state; or 2930 (c) A trust company that transacts trust business in this state. 31 [(23)] (19) "Oregon savings bank" or "savings bank" means an Oregon stock savings bank or an 32Oregon nonstock savings bank. [(24)] (20) "Oregon stock bank" means a [state] stock bank, the home state of which is Oregon. 33 34 [(25)] (21) "Oregon stock savings bank" means an Oregon stock bank that was initially chartered 35as or was converted to a stock savings bank under the Bank Act. [(26)] (22) "Oregon trust company" means a trust company that was organized under the pro-36 37 visions of ORS chapter 707. 38 [(27)] (23) "Out-of-state bank" means an out-of-state state bank or an out-of-state federal bank. [(28)] (24) "Out-of-state bank holding company" means a bank holding company, the home state 39 of which is not Oregon, and that is not the bank holding company of an Oregon stock bank or an 40 in-state federal stock bank. 41 [(29)] (25) "Out-of-state federal bank" means a federal bank, the home state of which is not 42 43 Oregon. [(30)] (26) "Out-of-state financial holding company" means a financial holding company, the home 44 state of which is not Oregon, and that is not the financial holding company of an Oregon stock bank 45

1 or an in-state federal stock bank.

2 [(31)] (27) "Out-of-state state bank" means a state bank, the home state of which is not Oregon.

3 [(32)] (28) "Out-of-state trust company" means a trust company that was organized under the 4 laws of another state.

5 [(33)] (29) "State bank" means a b

[(33)] (29) "State bank" means a bank that was organized under the laws of a state.

6 [(34) "State nonstock bank" means a nonstock bank that was organized under the laws of a 7 state.]

8 [(35) "State stock bank" means a stock bank that was organized under the laws of a state.]

9 [(36)] (30) "Stock bank" means a bank that issues capital stock.

[(37)(a)] (31)(a) "Trust company" means a company that is authorized under the provisions of
 ORS chapter 709 to transact trust business, including the trust department of a bank.

(b) "Trust company" does not include a corporation that a United States Bankruptcy Court appoints to serve as a bankruptcy trustee under Title 11, United States Code, during a time in which
the corporation is acting as a bankruptcy trustee.

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SECTION 7. ORS 706.015 is amended to read:

16 706.015. References in the Bank Act to federal statutes and regulations [*shall*], except as other-17 wise provided in the Bank Act, [*be construed to refer*] **are** to the statutes or regulations as [*they*] 18 **the statutes or regulations** are in effect on January 1, [2002] **2015**. The Director of the Department 19 of Consumer and Business Services may [*adopt rules providing that*] by **rule construe** one or more 20 of the **references to** federal statutes and regulations [*shall be construed to refer*] **in the Bank Act** 21 **as references** to the statutes and regulations as [*they*] **the statutes or regulations** are in effect 22 on a later date.

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SECTION 8. ORS 706.500 is amended to read:

706.500. (1) Each banking institution is subject to the inspection of the Director of the Department of Consumer and Business Services. The director shall conduct an examination of the condition and resources of each banking institution[,] and determine whether the banking institution is complying with the laws of this state and such other matters as the director may prescribe. Except as provided in subsections (3) and (5) of this section, the **director shall conduct** examinations [*shall be conducted*] not more than 24 months apart.

(2) Subject to ORS 706.515, the director [shall have the power at any time in the discretion of the
director to] may at any time examine [every] any branch of a non-Oregon institution located in this
state, for the same purposes and to the same extent as provided in the case of banking institutions.
(3) The director may participate in any program [offered by] that the Federal Deposit Insurance
Corporation or the Federal Reserve Board [that provides] provide for joint or alternate examinations
of banking institutions and non-Oregon institutions [by the director and the Federal Deposit Insurance
Corporation or the Federal Reserve Board].

(4) In addition to [the examinations] an examination under subsection (1), (2) or (3) of this section, the director may conduct [examinations] an examination of a banking institution at any other
time.

(5) Instead of [making] conducting an examination of a banking institution or non-Oregon institution under subsection (1), (2) or (3) of this section, the director may accept an examination or
report made under the Federal Reserve Act or under other statutes of the United States [authorizing *insurance of deposits*].

44 **SECTION 9.** ORS 706.570 is amended to read:

45 706.570. (1) A banking institution that is engaged in the business of banking in this state

1 shall keep books and accounts of the banking institution's activities, in such a manner as to

2 enable the Director of the Department of Consumer and Business Services to readily ascer-

3 tain the true condition of the banking institution.

4 [(1)] (2) If the director determines in an [upon] examination of a banking institution [or non-5 Oregon institution it appears] that the banking institution [or non-Oregon institution] does not keep 6 books and accounts in such a manner as to enable the director [of the Department of Consumer and 7 Business Services] to readily ascertain the true condition of the banking institution [or non-Oregon 8 institution], the director [of the Department of Consumer and Business Services] may require any of-9 ficer of the banking institution [or non-Oregon institution] to open and keep books or accounts as the 10 director prescribes.

[(2)] (3) If a banking institution [or non-Oregon institution] fails to open and keep the books and 11 12 accounts [prescribed by] that the director prescribes, the director shall send written notice to the 13 banking institution [or non-Oregon institution] of intent to assess and collect the penalty under this subsection. For each day the banking institution [or non-Oregon institution] fails to open and keep 14 15 the books and accounts after receiving notice from the director, the banking institution [or non-16 Oregon institution] is subject to a penalty of \$1,000. The **banking institution shall pay the** penalty [shall be paid by the banking institution or non-Oregon institution when it] when the banking insti-17 18 tution receives a notice and demand for the amount of the penalty from the director. If the banking 19 institution [or non-Oregon institution] delays or refuses to pay the penalty upon the director's de-20 mand, the Attorney General shall bring an action in the director's name to recover the penalty [shall be recovered in the name of the director in an action brought by the Attorney General]. All sums 2122collected for penalties imposed by this section [shall] must be paid into the Consumer and Business 23Services Fund created by ORS 705.145.

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SECTION 10. ORS 706.630 is amended to read:

25 706.630. (1) The Director of the Department of Consumer and Business Services shall [call for 26 the] require each Oregon operating institution to submit a report of condition [of Oregon oper-27 ating institutions] at the close of business on the same day on which the federal regulatory agen-28 cies require a report [is required] from national banks [by the federal regulatory agencies].

(2)(a) In the report of [each Oregon operating institution] condition required [in] under sub section (1) of this section [shall], an Oregon operating institution shall:

[(a)] (A) Show [its] the Oregon operating institution's assets and liabilities combined for all
 departments at the close of business on the day specified.

33 [(b)] (B) [Be sworn to by] Include a sworn statement as to the accuracy and truth of the 34 report from an officer of the Oregon operating institution [making] that makes the report and 35 [attested by] an attestation from not less than two directors of the Oregon operating institution.

36 [(c) Exhibit in detail, and under appropriate heads, the total liabilities and resources of the Oregon 37 operating institution at the close of business on the day specified.]

38 [(d)] (b) [Be transmitted] The Oregon operating institution shall transmit the report to the 39 director within the time allowed by federal regulations for [submission of] submitting reports of 40 national bank associations to the federal regulatory agencies.

(3) The director may require additional reports of condition at any time [the director considers *it necessary*]. The additional reports [shall] **must** meet the requirements of subsection (2) of this
section.

(4) Trust companies [not conducting a] that do not conduct banking business [are not required
 to] need not submit the reports required in subsection (1) of this section, but shall submit reports

1 [as may be required by] that the director requires.

SECTION 11. ORS 706.650 is amended to read:

3 706.650. If an Oregon operating institution delays or fails to furnish reports in the manner required under ORS 706.630, the Oregon operating institution is subject to a penalty of \$250 a day for 4 each day while in default. The [penalty shall be paid by the] Oregon operating institution [upon] shall 5 pay the penalty after receiving notice or demand for the amount of the penalty from the Director 6 of the Department of Consumer and Business Services. If the Oregon operating institution does 7 not pay the penalty [is not paid] upon demand by the director, the director shall proceed to collect 8 9 the penalty in the manner prescribed by ORS 706.570 [(2)] (3). If the director determines that the default was unavoidable, the director may waive the penalty. 10

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SECTION 12. ORS 706.720 is amended to read:

12 706.720. (1) The Director of the Department of Consumer and Business Services shall receive 13 and file in the Department of Consumer and Business Services all reports required by the Bank Act. (2) Except as provided in subsection (3) of this section and ORS 706.730, the records of the De-14 15 partment of Consumer and Business Services [pertaining] that pertain to the administration of the 16 Bank Act are available for public inspection unless the director determines in a particular instance that an Oregon operating institution or the directors, stockholders, officers, employees and custom-17 18 ers of the Oregon operating institution have an interest in keeping the records confidential that 19 outweighs the public interest in disclosing the records, or that the records are exempt from disclo-20 sure under ORS 192.501 to 192.505. A determination by the director under this subsection is subject to review under ORS 192.410 to 192.505. 21

(3) Except as provided in subsections (4) and (5) of this section, the following records of the
department are exempt from disclosure or production and [*shall*] **must** be treated as confidential as
provided in ORS 705.137:

(a) Examination reports and work papers, directives, orders and correspondence that relate to
 examination reports.

(b) Financial statements of and investigatory information concerning persons subject to investigation by the director under ORS 707.070, 707.080, 707.110, 707.140, 707.145, 707.155 or 707.705.

29 (c) Proprietary information.

30 (d) Reviews of financial statements submitted to the director.

31 (e) Reports filed under ORS 706.655.

32 (f) Stockholder lists.

(g) Correspondence, reports or other information obtained from or provided to the Financial
 Crimes Enforcement Network established by order of the United States Secretary of the Treasury.

35(4) Notwithstanding subsection (3) of this section, the director may disclose a record that is specified in this subsection and that pertains to an Oregon operating institution that has been liq-36 37 uidated under ORS 711.400 to 711.615 if the director determines in a particular instance that the 38 public interest in disclosure of the record outweighs the interests of the Oregon operating institution or of the directors, stockholders, officers, employees or customers of the Oregon operating in-39 stitution in keeping the record confidential. The director may not in any circumstances, however, 40 disclose a record or a portion of a record that contains proprietary information or information that 41 relates to [an individual's] a person's financial activities or affairs unless the director concludes 42 that the activities or affairs were a direct and substantial contributing factor in the failure of the 43 Oregon operating institution. This subsection applies to the following records of the department: 44

45 (a) Examination reports and work papers, directives, orders and correspondence relating to ex-

1 amination reports; 2 (b) Investigatory information concerning persons subject to investigation by the director under 3 ORS 707.070, 707.080, 707.110, 707.140, 707.145, 707.155 or 707.705; (c) Reviews of financial statements; and 4 $\mathbf{5}$ (d) Reports filed under ORS 706.655. (5) Notwithstanding ORS 40.270, an officer of the department may be examined concerning re-6 cords that are exempt from disclosure under subsection (2) or (3) of this section and ORS 706.730. 7 The records are subject to production if the court before which a civil or criminal action is pending 8 9 finds that the examination and production is essential for establishing a claim or defense. In making a finding under this subsection, if the court views the records, the court shall do so in camera. 10 (6) A civil penalty [imposed by] the director imposes under the Bank Act [shall become] is sub-11 12 ject to public inspection after the 20th day after the director imposes the civil penalty. 13 (7) All records of the department [*pertaining*] **that pertain** to the condition of Oregon operating institutions may be furnished to: 14 15 (a) The Federal Reserve Bank and examiners from the Federal Reserve Bank. 16 (b) The Comptroller of the Currency of the United States and national bank examiners. (c) The Federal Deposit Insurance Corporation and examiners from the Federal Deposit Insur-17 ance Corporation. 18 19 (d) The Federal Home Loan Bank of which the operating institution is a member or to which 20 the operating institution has applied for membership. (e) The State Treasurer, if the Oregon operating institution is or has applied to become a de-2122pository of public fund deposits. 23(f) A supervisory authority that regulates financial institutions, financial holding companies or 24 bank holding companies. (g) The respective Oregon operating institution, or the financial holding company or bank hold-2526ing company that controls an Oregon operating institution. 27(8) The director shall prescribe and furnish to interested persons the forms for all reports required by the Bank Act. 28(9) If the director is requested to disclose any record subject to this section and the record 2930 contains both material that is exempt from disclosure under this section or any other provision of 31 law and material that is not exempt from disclosure, the director shall separate the exempt and nonexempt material and shall disclose only the nonexempt material. 32SECTION 13. ORS 706.723 is amended to read: 33 34 706.723. (1) Notwithstanding any other provision of law: (a) Reports and records described in ORS 706.720 (3) and compliance review documents [shall 35be] are confidential as provided in ORS 705.137 and [shall not be] are not discoverable or admissible 36 37 as evidence in any civil action or administrative proceeding. (b) Reports and records described in ORS 706.720 (3) and compliance review documents de-38 livered to a state, federal or foreign governmental or regulatory agency remain confidential as pro-39 vided in ORS 705.137 and [shall not be] are not discoverable or admissible in any civil action or 40 administrative proceeding. 41 (c) A person [serving] that serves on a compliance review committee or [acting] acts at the 42 request of a compliance review committee may not [be required to] testify in any civil action as to: 43 (A) The contents or conclusions of a compliance review document; or 44 (B) The actions [taken by] that a compliance review committee takes. 45

(2) This section does not limit the discovery or admissibility in any civil action or administrative 1 2 proceeding of any documents that are not reports or records described in ORS 706.720 (3) or compliance review documents. 3 4 (3) Upon motion by any party, a court shall determine a claim of confidentiality under this section after an in camera review of the materials or information claimed to be confidential. If the 5 court determines that part, but not all, of the materials or information is confidential under this 6 section, the court shall ensure that only the materials or information that is not confidential is 7

disclosed. 8

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9 (4) The provisions of this section do not affect the ability of a person to claim any privilege that may be provided by law, including but not limited to a claim of privilege under ORS 40.225. 10

(5) For the purposes of this section:

12(a) "Compliance review committee" means a person or persons [assigned by] that a board of 13 directors or the managers of a financial institution, or by the management of a financial institution,] assign to test, review or evaluate the conduct of the financial institution, the trans-14 15 actions of the financial institution or the potential transactions of the financial institution for the 16 purpose of monitoring, improving and enforcing compliance with:

(A) Safe, sound and fair lending practices; 17

18 (B) Financial reporting to state or federal regulatory agencies;

(C) The financial institution's own policies and procedures; or 19

(D) Federal or state statutory or regulatory requirements relating to financial institutions. 20

(b) "Compliance review document" means any document prepared for or created by a compliance 21 22review committee.

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SECTION 14. ORS 706.795 is amended to read:

706.795. Notwithstanding any other provision of law, the Director of the Department of Con-94 sumer and Business Services may, in accordance with ORS 183.310, 183.315, 183.330, 183.335 and 25183.341 to 183.410, make rules [authorizing] that authorize banking institutions to exercise any of 2627the powers conferred upon any financial institution that is [accepting deposits or transacting trust business] conducting banking business or trust business in this state, if the director finds that 28the exercise of the power: 29

30 (1) Serves the public convenience and advantage; and

31 (2) [Equalizes and] Promotes or maintains [the quality of] fair competition between banking institutions and other financial institutions. 32

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SECTION 15. ORS 707.010 is amended to read:

34 707.010. A person [who] that has not received from the Director of the Department of 35 **Consumer and Business Services a charter or** a certificate of authority to [do a] conduct banking business [from the Director of the Department of Consumer and Business Services, except a 36 37 national bank, shall] may not:

38 (1) Advertise that [*it*] **the person** is receiving or accepting money on deposit.

(2) Use a sign at [its] the person's place of business [containing words indicating] that indi-39 **cates** that the [place is a place of business] **person**: 40

(a) Is [of] a banking institution or that the place of business is a place of business for a 41 banking institution; 42

(b) [Where deposits are received] **Receives deposits** or payments made on check; or 43

(c) [Where] **Transacts** any other form of banking business [is transacted]. 44

(3) Make use of or circulate any letterheads, blank notes, blank receipts, certificates, circulars 45

1 or any written or printed paper [containing words indicating] that indicates that the business is the 2 business of a banking institution.

3 (4) Transact business under any name that the director determines leads the public to believe 4 that [*its*] **the person is transacting** business [*is that of*] **as** a banking institution or that [*it*] **the** 5 **person** is affiliated with a banking institution.

6 (5) Solicit or receive deposits or transact business in the manner of a banking institution or in 7 such a manner as to lead the public to believe that [*its business is that of*] **the person is trans**-8 **acting business as** a banking institution.

9 (6) This section does not apply to a national bank that was lawfully transacting banking
10 business in this state on June 30, 2011, and has continuously transacted banking business in
11 this state after June 30, 2011.

SECTION 16. ORS 707.025 is amended to read:

13 707.025. (1) **One or more persons or a corporation may organize** a banking institution [may 14 be organized] under this section solely for the purpose of merging with, acquiring the assets of or 15 assuming the liabilities of one or more existing financial institutions [pursuant to] under ORS 16 chapter 711 and, except as otherwise provided in this section, without authority to engage in or 17 transact banking or trust business.

[(2) The banking institution may be organized under this section by one or more persons or a
 corporation.]

[(3)] (2) Notwithstanding ORS 707.050, 707.070, 707.080 to 707.120, 707.140, 707.170[,] or 707.200 [and 707.210 (1) and such other sections as may] or other statutes that are specifically [be] inconsistent with this section, a banking institution described in subsection (1) of this section [shall] must be organized as follows:

(a) [The incorporator] A prospective incorporator or incorporators shall submit to the Director of the Department of Consumer and Business Services for filing articles of incorporation
[executed in] that the prospective incorporator or incorporators execute in duplicate, [signed
by the prospective incorporator or incorporators,] and such other information as the director may require, which may include the additional information required in an application under ORS 707.070
or 716.028 if the banking institution organized under this section is to survive the merger, will
purchase assets or will assume liabilities, together with an organizational fee of \$2,500.

31 (b) [Such] The articles of incorporation [shall] for the banking institution must specify:

32 (A) The name and address of each incorporator.

(B) The information required under ORS 707.110 (2)(a), (b) and (h) and (3).

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(C) The term of [its] the banking institution's existence, which may be perpetual.

(D) The purpose of the [corporation] banking institution, which [shall] must be limited to the purposes set forth in subsection (1) of this section. However, if the [corporation] banking institution is to be the resulting bank in [such] a merger, or the acquiring bank in an acquisition or assumption, the articles of incorporation may also contain all purposes allowed a banking institution under the Bank Act, provided the implementation of such purposes [are] is conditioned upon consummation of [such] the merger or the acquisition or assumption.

41 (E) The name and address of each director of the board of directors, which [shall] **must** be 42 composed of not less than three directors.

[(4)] (3) Unless the director finds that [approval of] approving the articles would violate ORS
707.145 or other applicable law, the director shall file the articles and issue a certificate of incorporation in accordance with ORS 707.120, if:

1 (a) The director finds that the articles **of incorporation** conform to subsection (3) of this sec-2 tion; and

3 (b) The director finds that the banking institution, following any merger or assumption of liabilities, will meet the requirements of ORS 707.080 (1) and (2).

5 [(5)] (4) [Upon issuance of the] After the director issues a certificate of incorporation, the 6 corporate existence of the banking institution [shall begin] begins and the banking institution may 7 issue stock.

8 [(6)(a)] (5)(a) After the [issuance of the] director issues a certificate of incorporation, the new 9 banking institution shall file a certified copy of [its] the banking institution's bylaws with the di-10 rector within 90 days. If the director finds [such] that the bylaws [to be] are consistent with the 11 requirements of the Bank Act, the director shall issue a provisional charter to [such bank] the 12 banking institution.

(b) [The] A provisional charter [shall expire] expires one year after [its date of issuance. However,] the director issues the provisional charter, but the director may extend [such] the expiration period. If a merger or assumption of liabilities is not consummated before the provisional charter expires, the interim bank [shall cease] ceases to exist and [its] the banking institution's articles of incorporation and provisional charter [shall be] are void.

(c) For purposes of ORS chapter 711, a provisional charter [*issued*] that the director issues
under this section [*shall be deemed*] is a charter, where appropriate.

20 (d) If the merger or assumption of liabilities is consummated and the banking institution organ-21 ized under this section survives the transaction, the director shall issue to the banking institution 22 a charter to $[do \ a]$ engage in banking business either as an Oregon commercial bank or as an 23 Oregon stock savings bank.

[(7)] (6) A banking institution organized solely for the purposes set forth in subsection (1) of this section for which **the director has issued** a charter [*has been issued*] may, with the director's approval, have initial paid-in capital in an amount less than that required by ORS 707.050 [*prior to*] **before** consummation of a proposed merger.

28 SECTION 17. ORS 707.075 is amended to read:

29 707.075. (1) The corporate name of a banking institution:

(a) [Shall] May not contain any word or phrase that indicates or implies that [it] the banking
 institution is organized for any purpose other than one or more of the purposes contained in [its]
 the banking institution's articles of incorporation.

(b) [Shall] Must be distinguishable from [any other financial institution, corporate, professional
 corporate, nonprofit corporate, cooperative, limited liability company, limited partnership, business
 trust,]:

(A) The name of any banking institution, insured institution, extranational institution
 that has complied with the provisions of ORS 713.020 or 713.300 or credit union, as defined
 in ORS 723.008; or

(B) The name of:

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(i) Any corporation, professional corporation, nonprofit corporation, cooperative, limited
 liability company, limited partnership or business trust currently on file with the Secretary
 of State; or

(ii) Any reserved, [or] registered or assumed business name currently on file with the Secretary of State [or Director of the Department of Consumer and Business Services, or an assumed
business name registered as provided in ORS 648.010].

1 (2) The director may refuse to permit [the] **a banking institution to** use [of] any name [if] the 2 director determines [that the name] is [deceptively similar to] **not distinguishable from** the name of 3 a financial institution **that is** already lawfully [transacting] **engaging in** banking business or [ac-4 cepting deposits] **making loans** in this state.

5 (3) [Nothing contained in this section shall preclude] A banking institution [from transacting] may 6 transact business under one or more assumed business names[,] if the assumed business names 7 meet the requirements of subsection (1) of this section, unless the director determines that the as-8 sumed business names [will be confusingly similar to any financial institution, corporate, professional 9 corporate, nonprofit corporate, cooperative, limited liability company, limited partnership, business 10 trust,] are not distinguishable from:

(a) The name of any banking institution, insured institution, extranational institution
 that has complied with the provisions of ORS 713.020 or 713.300 or credit union, as defined
 in ORS 723.008;

(b) The name of any corporation, professional corporation, nonprofit corporation, coop erative, limited liability company, limited partnership or business trust currently on file with
 the Secretary of State; or

(c) Any reserved, [or] registered or assumed business name currently on file with the Secretary of State [or Director of the Department of Consumer and Business Services, or an assumed
business name registered as provided in ORS 648.010].

20 **SECTION 18.** ORS 707.110 is amended to read:

21 707.110. (1) Any number of [persons] individuals, not less than five, may [associate themselves]
22 by articles of incorporation [to] establish an institution or Oregon stock savings bank. The individ23 uals shall execute the articles of incorporation [shall be executed] in duplicate, [signed by the pro24 spective incorporators and submitted] and shall submit the articles of incorporation to the
25 Director of the Department of Consumer and Business Services.

26 (2) The articles of incorporation [shall specify] **must**:

27 (a) **Specify** the name of the institution or Oregon stock savings bank.

(b) Specify the initial principal place where [*its business is to be transacted*] the institution or
 Oregon stock savings bank will transact business, designated by legal description or street and
 number in the city or town.

(c) Specify the address, including street and number, and mailing address, if different, of [*its*]
the institution's or Oregon stock savings bank's initial registered office and the name of [*its*]
the initial registered agent at [*that*] the registered office.

34 (d) **List** the names of the prospective incorporators.

37

(e) Specify the term of [*its*] the institution's or Oregon stock savings bank's existence, which
 may be perpetual.

(f) **Specify** the purpose for which the institution or Oregon stock savings bank is formed.

(g) [The initial board of directors of the institution or Oregon stock savings bank, composed of not
 fewer than five persons, at least three of whom shall be prospective incorporators.] State that a board

of directors of not less than five individuals will govern the business of the institution or
 Oregon stock savings bank.

42 (h) State the preemptive rights that stockholders will have, if the stockholders will have
43 preemptive rights[, a statement of such rights].

(3) In addition to the requirements set forth in subsection (2) of this section, the articles
 of incorporation:

[15]

(a) Must prescribe the classes of shares and the number of shares of each class that the insti-1 2 tution or Oregon stock savings bank [is authorized to] may issue. If the institution or Oregon stock savings bank may issue more than one class of shares [is authorized], the articles of incor-3 poration must prescribe a distinguishing designation for each class, and [prior to] before the insti-4 tution or Oregon stock savings bank issues [the issuance of] shares of a class, the articles of 5 incorporation must describe the preferences, limitations and relative rights of [that] the class 6 [must be described in the articles of incorporation]. All shares of a class must have preferences, lim-7 itations and relative rights identical to those of other shares of the same class except to the extent 8 9 otherwise permitted by ORS 707.262. 10 (b) Must authorize one or more classes of shares that together have unlimited voting rights, and one or more classes of shares, which may be the same class or classes as those with voting rights, 11 12 that together are entitled to receive the net assets of the institution or Oregon stock savings bank 13 upon dissolution. (c) May authorize one or more classes of shares that: 14 15 (A) Have special, conditional or limited voting rights, or no voting rights, except to the extent

16 prohibited by this chapter;

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(B) Are redeemable or convertible as specified in the articles of incorporation:

(i) At the option of the institution or Oregon stock savings bank, the shareholder or anotherperson or upon the occurrence of a designated event;

(ii) For cash, indebtedness, securities or other property; or

(iii) In a designated amount or in an amount determined in accordance with a designated for mula or by reference to extrinsic data or events;

(C) Entitle the holders to distributions calculated in any manner, including dividends that may
 be cumulative, noncumulative or partially cumulative; or

(D) Have preference over any other class of shares with respect to distributions, including dividends and distributions upon the dissolution of the institution or Oregon stock savings bank.

(4) The description of the designations, preferences, limitations and relative rights of share
 classes in subsection (3)(c) of this section is not exhaustive.

(5) The articles of incorporation also may contain any lawful provisions that:

(a) [*Regulating*] **Regulate** the business or conduct of affairs of the institution or Oregon stock
 savings bank;

(b) [Defining, limiting and regulating] Define, limit and regulate the powers of the directors;
 or

34 (c) [Eliminating or limiting] Eliminate or limit the personal liability of a director to the institution or Oregon stock savings bank or [its] the shareholders of the institution or Oregon stock 35savings bank for monetary damages for conduct as a director, [provided] except that [no such] the 36 37 provisions [shall] may not eliminate or limit the liability of a director for any act or omission [oc-38 curring prior to] that occurs before the date [when such] on which the provision becomes effective, and [such] except that the provision [shall] may not eliminate or limit the liability of a director for: 39 40 (A) Any breach of the director's duty of loyalty to the institution or Oregon stock savings bank or [its] the shareholders of the institution or Oregon stock savings bank; 41

42 (B) Acts or omissions **that are** not in good faith or [*which*] **that** involve intentional misconduct 43 or a knowing violation of law;

44 (C) Any unlawful distribution under the Bank Act; or

45 (D) Any transaction from which the director derived an improper personal benefit.

1 **SECTION 19.** ORS 707.184 is amended to read:

2 707.184. (1) An institution or Oregon stock savings bank may change [*its*] the institution's or 3 **Oregon stock savings bank's** registered office or registered agent by delivering to the Director

4 of the Department of Consumer and Business Services for filing a statement of change that sets
5 forth:

(a) The name of the institution or Oregon stock savings bank;

7 (b) [If the registered office is to be changed,] The address, including street and number, of [the] 8 a new registered office, if the institution or Oregon stock savings bank changes the registered 9 office;

(c) [If the registered agent is to be changed,] The name of [the] a new registered agent [and that
the new agent has consented to the appointment] and a statement that attests that the new registered agent has consented to the appointment, if the institution or Oregon stock savings
bank changes the registered agent; and

(d) A statement that attests that after the change or changes are made, the street addresses
of [*its*] the institution's or Oregon stock savings bank's registered office and the business office
of [*its*] the institution's or Oregon stock savings bank's registered agent will be identical.

(2) If a registered agent changes the street address of the registered agent's business office, the 1718 registered agent shall change the street address of the registered office of the institution or Oregon 19 stock savings bank for which the agent is the registered agent by notifying the chief executive 20officer of the institution or Oregon stock savings bank of the change in writing [of the change and signing, either manually or in facsimile, and], either electronically or by certified mail, and 2122electronically delivering to the director a signed statement that complies with the requirements 23of subsection (1) of this section and recites that the registered agent has notified the institution or Oregon stock savings bank [has been notified] of the change. 24

(3) The **director's** filing [of] the statement [by the director] terminates the existing registered office or **registered** agent, or both, on the effective date of the filing and establishes the newly appointed registered office or **registered** agent, or both, as [that] **the registered office or registered** agent of the institution or Oregon stock savings bank.

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SECTION 20. ORS 707.195 is amended to read:

30 707.195. [At or after the time the articles of incorporation are submitted for filing, the] An 31 institution's or Oregon stock savings bank's incorporators shall submit [the] to the Director 32 of the Department of Consumer and Business Services proposed offering documents for [the sale 33 of the banking] selling the institution's or Oregon stock savings bank's stock [to the Director of 34 the Department of Consumer and Business Services] for the director's review. [No] Subscriptions for 35 stock in the institution or Oregon stock savings bank may not be accepted [prior to] before the date 36 on which the director approves the offering documents.

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SECTION 21. ORS 707.200 is amended to read:

38 707.200. Before a charter for a newly organized institution or Oregon stock savings bank is issued, the subscribers to the stock of [a newly organized] the institution or Oregon stock savings 39 bank shall pay in [, prior to the time a charter is issued,] the full amount of the subscribers' stock 40 subscriptions, which must total an aggregate amount that is not less than the initial paid-in 41 capital that the Director of the Department of Consumer and Business Services approved. 42 The subscribers shall pay the amount [directly to the institution or Oregon stock savings bank or] 43 by deposit with an escrow agent that is acceptable to the director [of the Department of Consumer 44 and Business Services to be released] for release upon the issuance of a charter[, the full amount 45

of their stock subscriptions, which shall total an aggregate amount not less than the initial paid-in 1 capital approved by the director]. The [payment must be] subscribers shall pay in cash or by ex-2 change of real property and improvements [thereon] on real property. The director must approve 3 the real property and improvements [are subject to approval by the director] as provided in ORS 4 707.050[.], but in the absence of fraud in the transaction, the judgment of the board of direc-5 tors as to the adequacy of the real property and improvements as consideration for the stock 6 being purchased is conclusive. An institution or Oregon stock savings bank may not issue 7 any share of stock until the charter for the institution or Oregon stock savings bank has 8 9 been issued.

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SECTION 22. ORS 707.210 is amended to read:

707.210. [(1) An institution or Oregon stock savings bank shall not issue any share of stock until 11 12its charter has been issued and ORS 707.200 has been complied with.]

13 [(2)] (1) Except as provided in subsection [(3)] (2) of this section, [each] a certificate [representing] that represents shares of the stock of an institution or Oregon stock savings bank 14 15 [shall] must:

16 (a) Be signed by two officers of the institution or Oregon stock savings bank designated in the bylaws, and may be sealed with the seal of the institution or Oregon stock savings bank or a fac-17 18 simile [thereof] of the seal. The signatures of the officers upon a certificate may be facsimiles if the 19 certificate is manually signed on behalf of a transfer agent or registrar other than the institution 20or Oregon stock savings bank [itself] or an employee of the institution or Oregon stock savings bank. [In the case of any person who, as] If an officer[,] that has signed or whose facsimile signature has 2122been placed upon [such] the certificate [and has ceased being such] is no longer an officer before 23[such] the certificate is issued, the institution or Oregon stock savings bank may issue the certificate [may be issued by the institution or Oregon stock savings bank] with the same effect as if 24 the [person were such] former officer were an officer at the date [of its issue] on which the in-25stitution or Oregon stock savings bank issued the certificate. 26

27(b) [If the institution or Oregon stock savings bank is authorized to issue shares of more than one class,] State upon the face or back of the certificate[, or state that the institution or Oregon stock 28savings bank will furnish to any shareholder upon request and without charge, a full statement of] the 2930 designations, preferences, limitations and relative rights of the shares of each class authorized to 31 be issued[, and, if the institution or Oregon stock savings bank is authorized to issue any class in series], if the institution or Oregon stock savings bank may issue shares of more than one 32class, or state that the institution or Oregon stock savings bank will provide any shareholder 33 34 upon request and without charge a full statement of the designations, preferences, limita-35tions and relative rights of each class of shares.

(c) State the variations in the relative rights and preferences between the shares of each 36 37 [such] series so far as the [same have been fixed and determined] board of directors has fixed and 38 determined the rights and preferences in a series, if the institution or Oregon stock savings bank may issue a class in series, and state the authority of the board of directors to fix and de-39 termine the relative rights and preferences of subsequent series. 40

[(c)] (d) State that the institution or Oregon stock savings bank is organized under the laws of 41 this state. 42

[(d)] (e) State the name of the person to whom the institution or Oregon stock savings bank 43 issued the certificate. 44

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[(e)] (f) State the number and class of shares, and the designation of the series, if any, [which

1 *such*] **that the** certificate represents.

2 [(3)] (2) In lieu of issuing certificates [representing] that represent shares [under] in accordance with subsection [(2)] (1) of this section, the board of directors of an institution or Oregon stock 3 savings bank may authorize the institution or Oregon stock savings bank to issue some or all of the 4 shares of any or all [of its] classes or series without certificates. The authorization [shall] does not 5 affect shares already represented by certificates until the shares are surrendered to the institution 6 or Oregon stock savings bank. Within a reasonable time after the issuance or transfer of shares 7 without certificates, the institution or Oregon stock savings bank shall send the shareholder a 8 9 written statement of the information required on certificates under subsection [(2)] (1) of this sec-10 tion.

11

[(4)] (3) [No] A share [shall] may not be issued until [such] the share is fully paid.

[(5)] (4) At the request of any holder of two or more certificates of the stock of any institution or Oregon stock savings bank organized under the laws of this state, [such] the institution or Oregon stock savings bank shall, upon the surrender of the certificates, issue to the holder of [such] the stock one certificate, or a statement pursuant to subsection [(3)] (2) of this section, for all shares of stock of any one class in [such] the institution or Oregon stock savings bank [owned by] that the stockholder owns if the number of [such] shares [owned by] that the stockholder owns in the particular class equals or exceeds 100.

19 **SECTION 23.** ORS 707.254 is amended to read:

707.254. (1) Except as provided in subsection (2) of this section, [upon approval and filing
of the amendment by] after the Director of the Department of Consumer and Business Services approves and files an amendment to the articles of incorporation, the amendment [shall become]
is effective and the articles of incorporation [shall be deemed to be] are amended accordingly.

(2) If an amendment to the articles of incorporation specifies a delayed effective date, the
 amendment is effective on the date specified. A delayed effective date for an amendment may
 not be later than the 90th day after the date on which the director approves and files the
 amendment.

[(2)] (3) [No] An amendment [shall] does not affect any existing cause of action in favor of or against [such] a banking institution, any pending suit to which such banking institution [shall be] is a party or the existing rights of persons other than shareholders. [In the event] An amendment that changes the corporate name [shall be changed by amendment, no suit] does not abate an action brought by or against [such] the banking institution under [its] the former name [shall abate for that reason].

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SECTION 24. ORS 707.256 is amended to read:

35707.256. (1) An institution or Oregon stock savings bank may[, by action taken in the same manner as required for amendment of articles of incorporation,] adopt restated articles of incorporation 36 37 that become effective after approval and filing by the Director of the Department of Con-38 sumer and Business Services. The restated articles of incorporation may [contain] make any changes in the articles of incorporation that [could be made by] the institution or Oregon stock 39 savings bank could make by regularly adopting an amendment [regularly adopted. Adoption of]. 40 Adopting restated articles of incorporation [containing any such changes shall have the effect of 41 42amending] amends the existing articles of incorporation to conform to the restated articles of incorporation, without further action of the board of directors or shareholders. Restated articles of 43 incorporation [shall contain a statement that they] must state that the restated articles of incor-44 poration supersede the previously existing articles of incorporation and amendments [thereto] to the 45

previously existing articles of incorporation. Restated articles of incorporation [shall contain] must have all the statements [required by] that, under ORS 707.110 [to be included], must be in the original articles of incorporation, except [that no] a statement [need be made with respect to] that lists the initial principal place of business, [or] the number or names of directors [constituting] that constitute the initial board of directors or the names of the incorporators.

6 (2) Except as provided in subsection (3) of this section, restated articles of incorporation 7 [when executed and submitted for filing with the Director of the Department of Consumer and Business 8 Services shall] that the director has approved and filed supersede the previously existing articles 9 of incorporation and amendments [thereto] to the previously existing articles of incorporation. 10 The director shall, upon request, certify a copy of the articles of incorporation, the articles of in-11 corporation as restated or any amendments to either [thereof] the articles of incorporation or the 12 restated articles of incorporation.

(3) If the restated articles of incorporation specify a delayed effective date, the restated articles of incorporation are effective on the date specified. A delayed effective date for restated articles of incorporation may not be later than the 90th day after the date on which the institution or Oregon stock savings bank executes and submits the restated articles of incorporation for filing.

[(3)] (4) [The] An institution or Oregon stock savings bank that submits restated articles of incorporation[, when submitted] for filing[,] shall include [be accompanied by] a statement[, executed in duplicate by the institution or Oregon stock savings bank by its] that the president or a vice president and [by its] a cashier, [its] secretary or [an] assistant secretary[, setting] execute in duplicate and that sets forth [the following]:

(a) The name of the institution or Oregon stock savings bank[.];

(b) The date [of the adoption of] on which the shareholders adopted the restated articles of incorporation [by the shareholders.];

(c) The number of shares outstanding and the number of shares entitled to vote [thereon] for
or against the restated articles of incorporation, and, if the shares of any class are entitled to
vote [thereon] as a class, the designation and number of outstanding shares [entitled to vote thereon]
of each [such] class that are entitled to vote for or against the restated articles of incorporation.

(d) The number of shares voted for and against the restated articles of incorporation, respectively, and, if the shares of any class are entitled to vote [*thereon*] as a class, the number of shares
of each such class voted for and against the restated articles of incorporation, respectively.

(e) The manner in which the institution or Oregon stock savings bank will exchange, reclassify or cancel issued shares, if the restated articles of incorporation provide for an exchange, reclassification or cancellation of issued shares[, and if] but do not set forth the manner [in which the same shall be effected is not set forth in the restated articles of incorporation, a statement of the manner in which the same shall be effected] for exchanging, reclassifying or canceling the issued shares.

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SECTION 25. ORS 707.350 is amended to read:

41 707.350. (1) An institution or Oregon stock savings bank may not issue any certificate of stock 42 until the institution or Oregon stock savings bank receives full payment for the stock. [has been 43 received. Stock sold after initial organization of the institution or Oregon stock savings bank to] A 44 person other than a director, officer or employee of the institution or Oregon stock savings bank 45 [shall be paid in the same manner as required in the organization of an institution or Oregon stock

savings bank under ORS 707.200] that purchases stock after the initial organization of the in-1 2 stitution or Oregon stock savings bank must pay for the purchase in cash or by exchanging real property or improvements on real property. The Director of the Department of Con-3 sumer and Business Services must approve the real property and improvements the person 4 uses for payment as meeting all applicable requirements of law and all other conditions and $\mathbf{5}$ standards that the director adopts by rule, including but not limited to a proper appraisal 6 by a qualified appraiser. Stock [issued after the initial organization of] that the institution or 7 Oregon stock savings bank issues after initial organization to a director, officer or employee of 8 9 the institution or Oregon stock savings bank may be issued for consideration [consisting] that consists of cash, real property and improvements to real property, tangible personal property, other 10 securities of the institution or Oregon stock savings bank or, subject to subsection (2) of this sec-11 12tion, services the director, officer or employee performed or [services to be performed] will per-13 form under contract. In the absence of fraud, the judgment of the board of directors of the institution or Oregon stock savings bank as to the [sufficiency] adequacy of the consideration re-14 15 ceived for the stock issued under this section is [conclusively presumed to be valid] conclusive and 16 upon issuance in payment of such consideration shall be fully paid.

(2) An institution or Oregon stock savings bank may not issue stock [may not be issued to directors, officers or employees] to a director, officer or employee of [an] the institution or Oregon stock savings bank in consideration of services the director, officer or employee performed or [services to be performed] will perform under contract unless the plan to issue the stock is approved as follows:

(a) [The Director of the Department of Consumer and Business Services approves the plan.] The institution or Oregon stock savings bank shall submit the plan to the Director of the Department of Consumer and Business Services for approval. For purposes of this subsection, the director approves the plan if the director either approves the plan in writing or does not disapprove the plan in a writing [delivered] the director delivers to the institution or Oregon stock savings bank within 30 days after the director receives [notice and] a copy of the plan.

(b) The holders of at least two-thirds of the outstanding shares of the institution or Oregon stock 28savings bank entitled to vote on the plan approve the plan in a vote [taken] at the annual 2930 shareholders' meeting or a special shareholders' meeting. Written or printed notice of the plan must 31 be delivered personally or by mail to each shareholder entitled to vote at the meeting. The notice must be delivered or mailed not less than 10 days and not more than 60 days before the date of the 32meeting during which the vote will be taken. The notice must describe the plan in reasonable detail, 33 34 [state that the plan must be approved in accordance with this subsection and state that issuing shares under the plan will dilute the interests of existing shareholders in the institution or Oregon stock 35savings bank.] state that the Director of the Department of Consumer and Business Services 36 37 must approve or not disapprove the plan, that the holders of at least two-thirds of the out-38 standing shares of the institution or Oregon stock savings bank that are entitled to vote on the plan must approve the plan in accordance with this paragraph and that issuing shares 39 under the plan will dilute the interests of existing shareholders in the institution or the 40 Oregon stock savings bank. 41

42 (3) Notwithstanding subsections (1) and (2) of this section, an institution or Oregon stock savings
43 bank [shall have the power to] may create and issue the number of shares of stock stated in [its] the
44 articles of incorporation or [the] amendments [thereto] to the articles of incorporation.

45 **SECTION 26.** ORS 707.415 is amended to read:

707.415. Within 10 days after [the declaration of any] declaring a dividend, an institution or 1 2 Oregon stock savings bank shall forward to the Director of the Department of Consumer and Business Services a report of the dividend declared. [This report shall also be included in the report re-3 quired in ORS 706.660.] 4

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SECTION 27. ORS 707.610 is amended to read:

707.610. (1) A stockholders' meeting [for the election of] to elect a board of directors and 6 [transaction of] transact other business [shall] must be held in this state within 120 days after the 7 close of the fiscal year of the institution or Oregon stock savings bank. If [an institution or Oregon 8 9 stock savings bank was issued one or more orders by] the Director of the Department of Consumer and Business Services issued an order to the institution or Oregon stock savings bank under 10 ORS 706.580 within the fiscal year immediately preceding the date of the stockholders' meeting, the 11 12 institution or Oregon stock savings bank shall include in every notice required for the stockholders' meeting under ORS 707.611: 13

(a) A copy of ORS 706.580; [and] 14

15 (b) A statement that the institution or Oregon stock savings bank received [such] an order or orders from the director; and 16

17

(c) A reasonably detailed description of the order or orders.

18 (2) [A special meeting of stockholders may be called at any time by] The chief executive officer, a majority of the board of directors, any other person or group authorized by the articles of incor-19 poration or bylaws of the institution or Oregon stock savings bank to call [such] meetings, or not 20fewer than three stockholders holding in the aggregate not less than one-third of the outstanding 2122voting stock of the institution or Oregon stock savings bank may call a special meeting of 23stockholders. The articles of incorporation or bylaws of the institution or Oregon stock savings bank may reserve to an officer or the board of directors the authority to designate the time and 24 place of [such a] the meeting[. However,], except that the [meetings shall be held in the State of 25Oregon] institution or Oregon stock savings bank must hold the meeting in this state. Unless 2627the Director of the Department of Consumer and Business Services consents to a later meeting date, the *[meetings shall be held]* institution or Oregon stock savings bank shall hold a meeting 28not later than [45] 60 days after issuing the call for the meeting [is issued]. 29

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SECTION 28. ORS 707.612 is amended to read:

31 707.612. Any action required by this chapter to be taken at a meeting of the shareholders or 32directors of an institution or Oregon stock savings bank or any other action [which] that may be taken at a meeting of the shareholders[,] or directors or of a committee may be taken without a 33 meeting if [a consent in writing setting forth the action so taken is signed by] all of the shareholders 34 or directors or all of the members of the committee entitled to vote with respect to the [subject 35matter thereof] action sign a consent in writing that sets forth the action to be taken. The 36 37 consent [shall] **must** be delivered to the institution or Oregon stock savings bank for inclusion in 38 the minutes or for filing with the corporate records. The action [shall be] is effective on the date on which the last signature is placed on the consent or consents or at such earlier or later time 39 as is set forth [therein] in the consent. [Such consent or consents shall have] A consent has the 40 same force and effect as a unanimous vote of [such] the shareholders, directors or committee mem-41 bers and [may be stated as such in] any articles or document filed under this chapter may state that 42 the consent has the force and effect of a unanimous vote. If not otherwise determined in ac-43 cordance with ORS 707.615, the record date for determining shareholders entitled to take action by 44 consent without a meeting is the date the first shareholder signs the consent. 45

1 SECTION 29. ORS 707.620 is amended to read:

2 707.620. [*If*] The Director of the Department of Consumer and Business Services [considers it 3 expedient the director] may call a meeting of the stockholders of any institution or Oregon stock 4 savings bank by giving, or directing the institution or Oregon stock savings bank to give, not 5 less than 15 days' notice of the meeting to the stockholders in the manner prescribed in ORS 6 707.611. The institution or Oregon stock savings bank shall pay all necessary [expense incurred 7 in the serving of the notice shall be paid by the institution or Oregon stock savings bank] expenses 8 incurred in serving the notice.

9 SECTION 30. ORS 707.660 is amended to read:

10 707.660. (1) A director shall discharge the duties of a director, including the duties as a 11 member of a committee, in good faith, with the care an ordinarily prudent person in a like 12 position would exercise under similar circumstances and in a manner the director reasonably 13 believes is in the best interests of the institution or Oregon stock savings bank.

[(1)] (2) In discharging the duties of a director, a director [*is entitled to*] **may** rely on information, opinions, reports or statements, including financial statements and other financial data, [*if*] **that are** prepared or presented by:

(a) One or more officers or employees of the [banking] institution or Oregon stock savings
bank whom the director reasonably believes [to be] are reliable and competent in the matters presented;

(b) Legal counsel, public accountants or other persons as to matters the director reasonably
 believes are within the person's professional or expert competence; or

(c) A committee of the board of directors of which the director is not a member, if the director
 reasonably believes the committee merits confidence.

[(2)] (3) A director is not acting in good faith if the director has knowledge concerning a matter in question that makes reliance otherwise permitted by subsection [(1)] (2) of this section unwarranted.

27[(3)] (4) When evaluating any offer of another party to make a tender or exchange offer for any equity security of the [banking] institution or Oregon stock savings bank, or any proposal to 28merge the [banking] institution or Oregon stock savings bank with another [banking] institution 2930 or Oregon stock savings bank or to purchase or otherwise acquire all or substantially all the 31 properties and assets of the [banking] institution or Oregon stock savings bank, the directors of [a banking institution] an institution or Oregon stock savings bank may, in determining what the 32directors believe [to be] is in the best interests of the [banking] institution or Oregon stock savings 33 34 bank, give due consideration to the social, legal and economic effects on employees, customers and suppliers of the [banking] institution or Oregon stock savings bank and on the communities and 35geographical areas in which the [banking] institution or Oregon stock savings bank and [its] the 36 37 subsidiaries of the institution or Oregon stock savings bank operate, the economy of the state 38 and nation, the long term as well as short term interests of the [banking] institution or Oregon stock savings bank and [its] the stockholders of the institution or Oregon stock savings bank, 39 including the possibility that these interests may be best served by the continued independence of 40 the [banking] institution or Oregon stock savings bank, and other relevant factors. 41

42 **SECTION 31.** ORS 707.665 is amended to read:

43 707.665. (1) An officer with discretionary authority shall discharge the duties of an officer
 44 under that authority:

45 (a) In good faith;

[23]

1 (b) With the care an ordinarily prudent person in a like position would exercise under 2 similar circumstances; and

3 (c) In a manner the officer reasonably believes is in the best interests of the institution
4 or Oregon stock savings bank.

5 [(1)] (2) In discharging the duties of an officer, an officer [*is entitled to*] **may** rely on information, 6 opinions, reports or statements, including financial statements and other financial data, [*if*] **that are** 7 prepared or presented by:

8 (a) One or more officers or employees of the [banking] institution or Oregon stock savings 9 bank whom the officer reasonably believes [to be] are reliable and competent in the matters pre-10 sented; or

(b) Legal counsel, public accountants or other persons as to matters the officer reasonably be lieves are within the person's professional or expert competence.

[(2)] (3) An officer is not acting in good faith if the officer has knowledge concerning the matter
 in question that makes reliance otherwise permitted by subsection [(1)] (2) of this section unwar ranted.

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SECTION 32. ORS 707.690 is amended to read:

17 707.690. Subject to ORS 707.705, any vacancy in the board of directors may be filled by the 18 [board] remaining directors for the unexpired term at a regular meeting after the vacancy occurs 19 or as otherwise provided in the bylaws of the [banking] institution or Oregon stock savings 20 bank.

21 SECTION 33. ORS 707.740 is amended to read:

22707.740. The board of directors of a banking institution shall annually appoint an examining or audit committee composed solely of not fewer than three outside directors of the banking institu-23tion [who are not active officers of the banking institution] or not fewer than three other [persons who 24 are approved by] individuals who the Director of the Department of Consumer and Business Ser-25vices approves. The examining or audit committee shall examine and study the report of each ex-2627amination that bank supervising authorities make and report to the board of directors within 60 days after receiving the report concerning the criticisms and suggestions contained in the report 28[and]. The examining or audit committee shall also comment on any matter relative to the affairs 2930 of the banking institution that in the [audit] committee's judgment [should be known to the 31 directors] the directors should know. The report must be recorded in the minute book of the banking institution, and a copy must be transmitted to the Director of the Department of Con-32sumer and Business Services upon the director's request. 33

34 **SECTION 34.** ORS 708A.010 is amended to read:

708A.010. (1) Notwithstanding any provision of the Bank Act to the contrary, Oregon commer cial banks [are authorized to] may:

(a) Engage as principal or agent in [those] activities in which national banks may engage as
principal or agent and acquire and retain [those] investments that national banks may acquire and
retain, subject to conditions and restrictions that apply to national banks; and

40 (b) Engage as principal **or agent** in [*those*] activities and acquire and retain [*those*] investments 41 that are permissible for state chartered banks under 12 C.F.R. 362.3(b) and 12 C.F.R. 362.4(c), sub-42 ject to conditions and restrictions provided in 12 U.S.C. 1831a, 12 C.F.R. 362, and other applicable 43 federal law.

44 (2) Notwithstanding any provision of the Bank Act to the contrary, subsidiaries of Oregon
 45 commercial banks [are authorized to] may:

1 (a) Engage as principal **or agent** in [*those*] activities in which subsidiaries of national banks 2 may engage as principal **or agent** and acquire and retain [*those*] investments that subsidiaries of 3 national banks may acquire and retain, subject to conditions and restrictions that apply to subsid-4 iaries of national banks; and

5 (b) Engage as principal **or agent** in [*those*] activities and acquire and retain [*those*] investments 6 that are permissible for subsidiaries of state chartered bank subsidiaries under 12 C.F.R. 362.3(b) 7 and 12 C.F.R. 362.4(c), subject to conditions and restrictions provided in 12 U.S.C. 1831a, 12 C.F.R. 8 362, and other applicable federal law.

9 (3) Activities and investments [referred to] described in subsections (1) and (2) of this section that require notice to or approval of the Comptroller of the Currency [shall not require such notice 10 or approval but shall require] do not require Oregon commercial banks or subsidiaries of 11 12 Oregon commercial banks to give notice to or obtain approval from the Comptroller of the Currency, but Oregon commercial banks or subsidiaries of Oregon commercial banks shall 13 give notice to or obtain approval [of] from the Director of the Department of Consumer and Busi-14 15 ness Services. For purposes of this section, references in federal statutes, regulations and other 16 authorities that prescribe the permissible activities and investments of national banks and subsidiaries of national banks [shall be deemed] refer whenever practicable [to refer] to comparable pro-17 18 visions of Oregon law. The director may approve an activity or investment that requires [director] 19 the director's approval, subject to such conditions as the director deems appropriate.

(4) The purpose of this section is to grant Oregon commercial banks and [*their*] subsidiaries of
 Oregon commercial banks all investment and activity power and authority, as principal or
 agent, permitted state chartered banks under federal law.

23 SECTION 35. ORS 708A.125 is amended to read:

708A.125. (1) [Upon the written application of the board of directors filed with the Director of the Department of Consumer and Business Services and subject to the written approval of the director and any limitations the director may prescribe,] An institution may carry fully paid and nonassessable capital stock of or membership interest in any other corporation or limited liability company as an asset, if:

(a) The institution's board of directors applies in writing to the Director of the Depart ment of Consumer and Business Services;

(b) The director approves the application in writing;

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(c) The institution obeys any limitations the director specifies in the director's approval;
 and

(d) The institution acquires the stock or membership interest [is acquired] for the purpose
 of strengthening the institution's capital structure or [the elimination of] eliminating undesirable
 assets.

(2) The institution may hold the stock or membership interest [may be held for such
 period] as long as the director may determine, but in no event longer than 15 years.

(3) This section [is not applicable] does not apply to any stock or membership interest that [may be acquired] an institution may acquire in connection with [the insurance of] insuring deposits, [any stock that may be acquired] under ORS 708A.120, or [any stock that may be purchased] in a purchase as a part of any transaction in which an institution borrows from the United States or an agency of the United States. This section does not repeal or in any way limit or modify ORS 711.470.

45 **SECTION 36.** ORS 708A.145 is amended to read:

[25]

1 708A.145. (1) A bank service corporation may perform any of the following services for financial 2 institutions:

3 (a) Check and deposit sorting and posting;

4 (b) [Computation] Computing and posting [of] interest and other credits and charges;

5 (c) [*Preparation*] **Preparing** and mailing [of] checks, statements, notices and similar items; or

6 (d) Any other clerical, bookkeeping, accounting, statistical or similar functions [*performed for a* 7 *financial institution*].

8 (2) In addition to the services that [may be performed by] a bank service corporation **may per-**9 form for financial institutions under subsection (1) of this section, a bank service corporation:

(a) May perform for any person any service that [may lawfully be performed by all] any shareholders of the bank service corporation or any holding company or subsidiary of the shareholder
may lawfully perform, [or by any holding company or subsidiary of any such shareholder,] except
that a bank service corporation [shall] may not [take deposits] engage in the business of
banking.

(b) [With respect to the sale of insurance, shall be] Is subject to the limitations with respect to
selling insurance that apply [applicable] to depository institutions under ORS 746.213 to 746.219.
For the purpose of this paragraph, "depository institution" has the meaning given that term in ORS 746.213.

19 (3) A banking institution may not cause to be performed, by contract or otherwise, any of the 20 services described in subsection (1) of this section for [itself] the banking institution, whether on or off [its] the banking institution's premises, unless [assurances satisfactory to the Director of the 2122Department of Consumer and Business Services are furnished to the director by] both the banking 23institution and the person [performing] that performs the services give a satisfactory assurance to the Director of the Department of Consumer and Business Services that the director may 24 25regulate and examine the performance of the services [will be subject to regulation and examination by the director] to the same extent as if the banking institution performed the services [were 2627performed by the banking institution itself on its] on the banking institution's own premises.

(4) The director may regulate and examine the performance of the services described in sub section (1) of this section for financial institutions, and may regulate and examine a bank service
 corporation's performance [the performance by bank service corporations] of the services described
 in subsection (2) of this section.

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SECTION 37. ORS 708A.155 is amended to read:

708A.155. (1) [Upon the approval of] If the Director of the Department of Consumer and Business 33 34 Services approves, and subject to rules [promulgated by the director pursuant to] the director adopts in accordance with ORS 183.310, 183.315, 183.330, 183.335 and 183.341 to 183.410, an insti-35tution may invest [an amount not exceeding in the aggregate 10 percent of its stockholders' equity] 36 37 not more than 10 percent, in the aggregate, of the stockholders' equity in the institution in 38 the stock of banks or corporations that are chartered or incorporated under the laws of the United States or [of any other] another state. [Such] The banks or corporations [shall] in which the in-39 stitution may invest under this section must be principally engaged in international or foreign 40 banking, or banking in a dependency or insular possession of the United States, either directly or 41 42through the agency, ownership or control of local institutions in foreign countries, or in such dependencies or insular possessions, including the stock of one or more banks or corporations char-43 tered or incorporated under section 25(a) of the Federal Reserve Act, as approved December 24, 44 1919. 45

[26]

1 (2) An institution shall [*file with the*] **apply to the** director [*an application*] for permission to 2 exercise the powers established in subsection (1) of this section. The application shall specify the 3 name, **the** stockholders' equity [*of*] **in** the institution filing [*it*,] **the application**, the powers 4 [*applied*] for **which the institution is applying** and the place or places where the banking oper-5 ations are to be carried on.

6 (3) The director may approve [or reject] the application, in whole or in part, or may disapprove 7 the application if [the] the director believes that granting [of the application] approval is [con-8 sidered] inexpedient. The director may increase or decrease the number of places where the banking 9 operations may be carried on.

(4) Before an institution may purchase stock in any **bank or** corporation [mentioned] **described** in subsection (1) of this section, the **bank or** corporation shall agree to restrict [its] **the bank's or corporation's** operations or conduct [its] **the bank's or corporation's** business in the manner and under the limitations prescribed by the director for the places in which the business is to be conducted.

(5) If the director determines that a bank or corporation is not complying with the limitations the director prescribed [are not being complied with], the director may investigate the matter. If the investigation shows that the bank or corporation, or the institution holding stock in the bank or corporation, has not complied with the limitations, the director may require the institution to dispose of stock holdings in the bank or corporation.

(6) An institution [*investing*] **that invests** in the capital stock of banks or corporations[,] as provided in subsection (1) of this section[,] shall furnish information concerning the condition of the banks or corporations to the director upon demand[, *and*]. The director may order special examinations of the banks or corporations.

24 SECTION 38. ORS 708A.160 is amended to read:

708A.160. A banking institution may, subject to the approval of the Director of the Department of Consumer and Business Services, acquire and continue to hold a membership in or the fully paid stock of a **limited liability company or** corporation **that is** created to establish and operate ATM facilities.

29 SECTION 39. ORS 708A.165 is amended to read:

708A.165. (1) [Any] An Oregon commercial bank may subscribe to the capital stock and become
a member of a Federal Reserve Bank.

32(2) An Oregon commercial bank that is a member of a Federal Reserve Bank is subject to supervision and examination [required by] under the laws of this state. The Federal Reserve Board 33 34 may also examine [such] the Oregon commercial [banks] bank. The authorities of this state 35[having] that have supervisory authority over an Oregon commercial bank may disclose to the Federal Reserve Board, or to examiners [appointed by it] that the Federal Reserve Board 36 37 appoints, all information [in reference to] the authorities of this state have about the affairs of 38 any Oregon commercial bank that has become, or desires to become, a member of a Federal Reserve Bank. 39

40 (3) An Oregon commercial bank that is a member bank and [*its*] the directors, principal officers
41 and stockholders of the Oregon commercial bank are subject to all liabilities and duties [*imposed*42 *upon them by*] that the laws of this state impose upon directors, officers and stockholders of
43 Oregon commercial banks.

44 **SECTION 40.** ORS 708A.180 is amended to read:

45 708A.180. An Oregon commercial bank may acquire and lease personal property at the request

of a lessee [who] that wishes to lease [it] the personal property upon terms [requiring payment, during the minimum period of the lease, of rents which exceed the total expenditures by the Oregon commercial bank in the acquisition, ownership, financing and protection of the property] that require paying rents. Rents may include residual values, the payment of which [is guaranteed by] a re-

5 sponsible third party guarantees.

6

SECTION 41. ORS 708A.195 is amended to read:

7 708A.195. (1) An institution shall promptly dispose of real and personal property that the insti-8 tution [*is not authorized to*] **may not** own or hold under the Bank Act.

9 (2) An institution shall sell or exchange real estate [acquired by an] that the institution [pursuant to] acquires in accordance with ORS 708A.175 (3) and (4) [shall be sold or exchanged] for 10 other real estate within 10 years after title has vested in the real estate, unless the Director of the 11 12 Department of Consumer and Business Services extends the time. Title vests for purposes of this 13 section on the date the institution [is first entitled to receive] receives a deed to the real estate. An institution may not exchange real estate for other real estate without the director's prior written 14 15 consent. An institution may hold real estate [taken] the institution takes in exchange for other real 16 estate for a period of time that the director fixes, not to exceed 10 years from the date of the ex-17 change.

(3) An institution shall promptly dispose of personal property the institution acquires under ORS
 708A.175 (3).

20 SECTION 42. ORS 708A.250 is amended to read:

708A.250. Except as specifically limited by the Bank Act and other applicable law, [institutions]
 Oregon commercial banks have the general power to loan money upon terms and conditions that
 are consistent with safe and sound banking practices.

24 SECTION 43. ORS 708A.255 is amended to read:

708A.255. (1) Except as otherwise provided in this section, [there is no limitation on] the rate of
interest or [on] the amount of other charges that a financial institution may contract for and receive
for a loan or use of money is not subject to limitation.

(2) If a **borrower repays before maturity a** loan [made by a financial institution is repaid before maturity, the] **that an Oregon commercial bank made, the Oregon commercial bank shall refund or credit to the borrower as provided in this subsection the** unearned portion of the charges, if any[, shall be refunded or credited to the borrower as provided in this subsection]. The amount of the refund [shall] **may** not be less than the total interest contracted for to maturity, less the greater of:

34 (a) Ten percent of the amount financed, or \$75, whichever is less; or

35(b) The interest earned to the installment due date nearest the date of prepayment, computed by applying the simple interest rate of the loan to the actual principal balances outstanding, for the 36 37 periods of time the balances were actually outstanding. For purposes of [rebate] computations under 38 this paragraph, the installment due date [preceding] that precedes the date of prepayment [shall be considered to be] is nearest if prepayment occurs 15 days or less after that installment date. If pre-39 payment occurs more than 15 days after the preceding installment due date, the next succeeding 40 installment due date [shall be considered to be] is nearest the date of prepayment. In determining the 41 simple interest rate, [the lender] an Oregon commercial bank may apply to the scheduled payments 42 the actuarial method, by which each scheduled payment is applied first to accrued and unpaid in-43 terest and any amount remaining is applied to [reduction of] reduce the principal balance. 44

45 (3) Any installment of an installment loan or payment under an open-end credit arrangement

1 that [*is not paid*] **the borrower does not pay** when due [*shall continue*] **continues** to bear interest 2 until paid. In addition, if the **borrower does not pay the** installment or payment [*is not paid*] when 3 due, the installment or payment may bear a late charge in [*such*] **an** amount [*as is agreed to by the* 4 *lender*] **to which the Oregon commercial bank** and the borrower **agree**. [*However*,] Except for 5 loans secured by real property, [*the lender*] **an Oregon commercial bank** may impose a late charge 6 only if:

7 (a) The **Oregon commercial bank does not receive the** installment or payment [*is not received* 8 *by the lender*] within 10 days after the due date or, if the open-end credit arrangement is a credit 9 card account, the **Oregon commercial bank does not receive the** payment [*is not received by the* 10 *lender*] on or before the due date;

(b) The loan agreement or open-end credit arrangement provides for a late charge upon delin quent installments or payments; and

(c) The Oregon commercial bank provides a monthly billing, coupon or notice [is provided by
the lender disclosing] that discloses the date on which installments or payments are due and states
that the Oregon commercial bank may impose [that] a late charge [may be imposed] if:

(A) The Oregon commercial bank does not receive payment [is not received by the lender]
 within 10 days [thereafter] after the date on which the installment or payment is due; or[,]

18 (B) In the case of an open-end credit arrangement that is a credit card account, [that a late charge may be imposed if payment is not received by the lender] the Oregon commercial bank does 19 not receive payment on or before the date on which the payment is due. [However,] If the 20[lender] Oregon commercial bank and the borrower have provided in the note or other written 2122loan agreement that the **borrower will make** payments on the loan [shall be made by the] by means 23of automatic deductions from a deposit account [maintained by] that the borrower maintains, this paragraph does not require the Oregon commercial bank [the lender shall not be required] to 24 provide the borrower with a monthly billing, coupon or notice [under this paragraph with respect 25to] on any occasion [on] in which [there are] insufficient funds are in the borrower's account to 2627cover the amount of a loan payment on the date the loan payment becomes due and within the periods described in paragraph (a) of this subsection. 28

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SECTION 44. ORS 708A.260 is amended to read:

30 708A.260. An [institution] Oregon commercial bank [shall] may not accept [as collateral its own 31 capital stock, except where] the Oregon commercial bank's own capital stock as collateral un-32 less [the] taking [of such] the Oregon commercial bank's own stock as collateral is necessary to 33 prevent loss upon an indebtedness previously contracted in good faith. If [such] the indebtedness is 34 not paid in full within six months [from] after the date [such] on which the Oregon commercial 35 bank took the stock [was taken] as collateral, the Oregon commercial bank shall sell the stock 36 [shall be] promptly [sold by the institution].

37 **SECTION 45.** ORS 708A.265 is amended to read:

38 708A.265. An [*institution shall*] Oregon commercial bank may not accept or hold as loan 39 collateral in the aggregate more than 25 percent of the capital stock of any other insured stock in-40 stitution.

41 **SECTION 45a.** ORS 708A.275 is amended to read:

708A.275. (1) [A financial institution] An Oregon bank shall file a notice with the Director of
the Department of Consumer and Business Services within 30 days [of] after establishing a loan
production office in this state or in another state. The notice [shall] must include:

45 (a) The name of the [financial institution] **Oregon bank** and **the** address of the main office;

1 (b) The name and address of the loan production office; and

2 (c) The name and address of the officer of the [financial institution] **Oregon bank who is** re-3 sponsible for loan production office activities.

4 (2) An Oregon bank shall file a notice [shall be filed] under subsection (1) of this section for 5 each loan production office [in this state].

6 (3) Each notice [*filed*] **that an Oregon bank files** under subsection (1) of this section [*shall*] 7 **must** be:

8 (a) Accompanied by a nonrefundable fee of \$100.

9 (b) Amended [when there is] if a material change occurs in the information the Oregon bank 10 provided [pursuant to] under subsection (1) of this section. [No] A fee is not required for amend-11 ments.

(4) [A financial institution] An Oregon bank shall notify the director of the closure of a loan
production office [in this state], the date of closure and the disposition of any records previously
maintained at the loan production office [subject to closure]. [No] A fee is not required for a notice
of closure.

16 **SE**

SECTION 46. ORS 708A.410 is amended to read:

17 708A.410. (1) Within the limits established under applicable federal statutes and regulations, an 18 Oregon commercial bank that receives savings accounts shall prescribe by the Oregon commercial 19 bank's bylaws or by contract with the Oregon commercial bank's depositors, the time and conditions 20 on which [*repayment is to be made to*] **the Oregon commercial bank repays** depositors or **makes** 21 **a repayment** to the depositors' order.

(2) [A bank] An Oregon commercial bank may require 30 days' notice to withdraw any sum
up to \$5,000, 90 days' notice to withdraw any sum over \$5,000 and not over \$50,000, and 180 days'
notice to withdraw any sum over \$50,000. The bank may limit, in the aggregate, withdrawals during
a specified time period to the amount designated for the time period.

(3)(a) Except for negotiable orders of withdrawal and similar deposit accounts, withdrawal from
which is [made] subject to check, negotiable order of withdrawal or similar instrument, and
except for inadvertent overdrafts, an Oregon commercial bank may not knowingly permit a depositor
to overdraw the depositor's savings account.

30

(b) As used in paragraph (a) of this subsection, "inadvertent overdraft" means an overdraft that:

31 (A) [Is] **The Oregon commercial bank does** not expressly [permitted or provided] **permit or** 32 **provide** for in [the] bylaws or a deposit contract [of the Oregon commercial bank];

33 (B) Results from events or circumstances beyond the Oregon commercial bank's reasonable 34 control; and

35 (C) Is eliminated within 14 days after the Oregon commercial bank becomes aware of the over-36 draft.

37

SECTION 47. ORS 708A.420 is amended to read:

38 708A.420. (1) If an Oregon commercial bank changes the terms, service charges or conditions for withdrawal of any deposit account, the Oregon commercial bank shall notify the depositor in writing 39 before the change is effective. If an Oregon commercial bank decreases the interest rate on any 40 deposit account, other than an account that by its terms provides for a floating, variable or indexed 41 rate of interest, the Oregon commercial bank shall notify the depositor in writing before the change 42 is effective. With respect to deposit accounts [that by their] for which the terms provide for a 43 floating, variable or indexed rate of interest, the Oregon commercial bank [shall not be required to] 44 need not give notice to the depositor concerning changes in the interest rate other than by means 45

of account statements [provided] **the Oregon commercial bank provides** to the depositor in the ordinary course, not less than once each calendar quarter. [Any notice required by this section may be given to the depositor in person or sent to the depositor by regular mail at the last address shown on the Oregon commercial bank's deposit account records. In the case of] For accounts [held in the names of] **that** two or more depositors **hold**, the Oregon commercial bank may give or send the notice to any of the depositors. An Oregon commercial bank may notify a depositor under this section:

8 (a) In person;

22

9 (b) By sending the notice by regular mail to the last address shown in the Oregon com 10 mercial bank's deposit account records; or

(c) By sending the notice electronically in accordance with an agreement the depositor
has with the Oregon commercial bank, provided that the Oregon commercial bank complies
with all laws and regulations that apply to electronic consumer notices.

14 (2) The provisions of subsection (1) of this section [*shall*] **do** not apply to any change in the in-15 terest rate payable upon an account as described in ORS 86.245.

16 SECTION 48. ORS 708A.425 is amended to read:

17 708A.425. Any deposit [to a financial institution] in an Oregon commercial bank made to an 18 account in the name of a minor [shall] must be held for the exclusive right and benefit of the minor 19 free from the control or lien of all other persons, except other parties to the account and creditors, 20 and [shall] must be paid, in accordance with the terms of the account, together with any interest 21 [thereon] on the deposit, to or upon the order of the minor.

SECTION 49. ORS 708A.430 is amended to read:

708A.430. (1) On the death of a depositor of [a financial institution] an insured institution, if the deposit is \$25,000 or less, the [financial institution may] insured institution, [upon receipt of] after receiving an affidavit [from the person claiming the deposit] as provided in subsection (2) of this section from a person that claims the deposit, may pay the moneys on deposit to the credit of the deceased depositor, in the following order of priority, to:

(a) [To] The surviving spouse [on demand of] at the surviving [spouse] spouse's demand at any
time after the depositor's death [of the depositor];

(b) [If there is no surviving spouse, to] The Oregon Health Authority or the Department of Human Services, [on demand of the authority or the department no] if the authority or the department demands the payment not less than 46 days and no more than 75 days from the death of the depositor [when there is a] if the depositor does not have a surviving spouse and if the authority or department has a preferred claim [arising] under ORS 411.708, 411.795 or 416.350;

(c) [If there is no surviving spouse and no authority or department claim, to] The depositor's surviving children 18 years of age or older, if the depositor does not have a surviving spouse and
the authority and department do not have a claim;

(d) [If there is no surviving spouse, authority claim, department claim or surviving child 18 years
of age or older, to] The depositor's surviving [parents] parent, if the depositor does not have a
surviving spouse or surviving child 18 years of age or older and if the authority and department do not have a claim; or

(e) [If there is no surviving spouse, authority claim, department claim, surviving child 18 years of
age or older or surviving parent, to] The depositor's surviving brothers and sisters 18 years of age
or older, if the depositor does not have a surviving spouse, surviving child 18 years of age or
older or surviving parent and the authority and department do not have a claim.

1 (2) The affidavit [*shall*] **must**:

2 (a) State where and when the depositor died;

3 (b) State that the total deposits of the deceased depositor in all financial institutions in Oregon
4 do not exceed \$25,000;

(c) Show the relationship of the affiant to the deceased depositor; and

6 (d) Embody a promise to pay the expenses of last sickness, funeral expenses and just debts of 7 the deceased depositor out of the deposit to the full extent of the deposit if necessary, in the order 8 of priority prescribed by ORS 115.125, and to distribute any remaining moneys to the persons 9 [who] that are entitled to [those] the moneys by law.

(3) In the event the depositor died intestate without known heirs, an estate administrator of the
 Department of State Lands appointed under ORS 113.235 [shall be] is the affiant and shall receive
 the moneys as escheat property.

(4) The [financial institution] insured institution shall determine the relationship of the affiant to the deceased depositor[. However, payment of], but paying the moneys in good faith to the affiant discharges and releases the [transferor] insured institution from any liability or responsibility for the transfer in the same manner and with the same effect as if the insured institution transferred, delivered or paid the moneys [property had been transferred, delivered or paid] to a personal representative of the estate of the deceased depositor.

19 (5) A probate proceeding is not necessary to establish the right of the surviving spouse, au-20 thority, department, surviving child, surviving parent, surviving brothers and sisters or an estate 21 administrator of the Department of State Lands to withdraw the deposits [*upon the*] **after** filing 22 [*of*] the affidavit. If a personal representative is appointed in an estate where a withdrawal of de-23 posits was made under this section, the person [*withdrawing*] **that withdraws** the deposits shall 24 account for [*them*] **the deposits** to the personal representative.

(6) [When a financial institution] If an insured institution transfers moneys under subsection (1) of this section, the [transferor] insured institution may require the transferee to furnish the [transferor] insured institution with a written indemnity agreement[, indemnifying the transferor] that indemnifies the insured institution against loss for moneys [paid] the insured institution transferred to the extent of the amount of the deposit.

(7) This section is subject to the rights of other parties in the account under ORS 708A.455 to
 708A.515.

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SECTION 50. ORS 708A.435 is amended to read:

708A.435. (1) An [Oregon operating] insured institution shall [be obligated to] recognize an ad verse claim to a deposit [it] the insured institution holds only if the adverse claimant gives notice
 to the [Oregon operating] insured institution of [its] the adverse claim and:

(a) Procures a restraining order, injunction or other appropriate process against the [Oregon
 operating] insured institution in an action wherein the person to whose credit the deposit stands is
 made a party and served with summons; or

(b) Delivers to the [Oregon operating] insured institution in a form, and with sureties acceptable to the [Oregon operating] insured institution, a bond or an irrevocable letter of credit [issued by an] that another insured institution[, as defined in ORS 706.008, indemnifying] has issued to indemnify the [Oregon operating] insured institution from any liability, damage and expenses [on account of the payment of] that may arise from paying the adverse claim or [the dishonor of] dishonoring the check or other order of the person to whose credit the deposit stands.

45 (2) This section does not apply [where] if the person in whose name the account is carried is a

1 fiduciary for the adverse claimant, and the affidavit of the adverse claimant states the facts consti-

2 tuting the fiduciary relationship and the facts showing reasonable cause [of] for the claimant's 3 belief [on the part of the claimant] that the fiduciary is about to misappropriate the deposit.

5 bener [on the part of the claimant] that the huddary is about to misappropriate the deposit.

4 (3) An [Oregon operating] insured institution may, at [its] the insured institution's option, 5 interplead a deposit that is subject to an adverse claim.

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SECTION 51. ORS 708A.440 is amended to read:

7 708A.440. If a person who owns a deposit account subject to check authorizes another person 8 as agent to draw checks against the account, the [financial] insured institution, in the absence of 9 written notice to the contrary, may presume that any check [drawn by] the agent draws in the 10 manner [authorized by] that the terms and conditions of the account authorize, including [checks 11 drawn to the personal order of] a check the agent draws to the agent's personal order, is 12 [drawn] for a purpose [authorized by] that the principal authorizes and is within the scope of the 13 authority conferred upon the agent.

14

SECTION 52. ORS 708A.445 is amended to read:

15 708A.445. An [Oregon commercial bank or a national bank] insured institution may refuse to pay any check, draft or order drawn upon [it when] the insured institution if the officers or em-16 17 ployees of the [bank] insured institution have reason to believe that the person signing or 18 indorsing the instrument was the victim of financial exploitation, as defined in ORS 124.050, or was so under the influence of liquor, drugs or controlled substances or [that the person is] otherwise 19 so incapacitated as to make it reasonably doubtful whether the person was capable of transacting 20business at the time of signing or indorsing the check, draft or order [capable of transacting busi-2122ness].

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SECTION 53. ORS 708A.455 is amended to read:

24 708A.455. As used in ORS 708A.455 to 708A.515, unless the context requires otherwise:

(1)(a) "Account" means a contract of deposit of funds between a depositor and [a financial] an
 insured institution[, and].

(b) "Account" includes a checking account, savings account[,] or certificate of deposit [and
 share account].

(2) "Beneficiary" means a person named in a trust account as one for whom a party to the ac count is named as trustee.

(3) "Joint account" means an account payable on request to one or more of two or more
 parties, [whether or not mention is made of any] with or without a right of survivorship.

33 (4)(a) "Multiple-party account" means a joint account, a P.O.D. account or a trust account.

34 **(b)** "Multiple-party account" does not include:

35 (A) Accounts established [for] to deposit [of] funds of a partnership, joint venture or other as 36 sociation for business purposes[, or];

(B) Accounts [controlled by one or more persons] that a person controls as the duly authorized
 agent or trustee for a corporation, limited liability company, unincorporated association, charita ble or civic organization; or

40 (C) A regular fiduciary or trust account [*where*] **in which** the relationship is established other 41 than by deposit agreement.

(5) "Net contribution" of a party to a joint account as of any given time means:

(a) The sum of all deposits [*thereto*] to the joint account made by or for the party, less all
withdrawals made by or for the party that have not been paid to or applied to the use of any other
party, plus a pro rata share of any interest or dividends included in the current balance[. *The term*

1 includes, in addition,]; and

2 (b) Any proceeds of deposit life insurance added to the account by reason of the death of the 3 party whose net contribution is in question.

4 (6) "Party" means:

5 (a) A person [who] that, by the terms of [the] a multiple-party account, has a present right,
6 subject to request, to payment from [a multiple-party] the account[.];

7 (b) A P.O.D. payee or beneficiary of a trust account [*is a party only after*] **if** the account be-8 comes payable to the payee or beneficiary by reason of the payee's or beneficiary's surviving the 9 original party or trustee[. Unless the context requires otherwise, "party" includes];

(c) A guardian, conservator, personal representative or assignee, including an attaching credi tor, of a party[. "Party" also includes]; or

(d) A person identified as a trustee of an account for another whether or not a beneficiary is
named, [but it does not include any] other than a named beneficiary, unless the named beneficiary
has a present right of withdrawal.

15 (7) "Payment" [of sums on deposit includes withdrawal, payment] means withdrawing, paying 16 on check or [other] otherwise paying sums on deposit at a party's directive [of a party, and any 17 pledge of], a party's pledging sums on deposit [by a party] and any setoff, reduction or other dis-18 position of all or part of an account [pursuant to] in accordance with a pledge.

(8) "P.O.D. account" means an account payable on request to one person during the **person's**lifetime [of the person] and, on the **person's** death, [of the person] to one or more P.O.D. payees, or
to one or more persons during [their] the **persons'** lifetimes and on the death of all of [them] the **persons** to one or more P.O.D. payees.

(9) "P.O.D. payee" means a person designated on a P.O.D. account as [one] a person to whom
the account is payable on request after the death of [one or more persons] another person.

(10) "Request" means a proper request for withdrawal, or a check or order for payment, that complies with all conditions of [the] **an** account, including special requirements concerning necessary signatures and regulations of the [financial] **insured** institution. [If the financial institution conditions withdrawal or payment on advance notice, for purposes of ORS 708A.455 to 708A.515, the request for withdrawal or payment is treated as immediately effective and a notice of intent to withdraw is treated as a request for withdrawal.]

(11) "Sums on deposit" means the balance payable on a multiple-party account, including interest, dividends and[, *in addition*,] any deposit life insurance proceeds added to the account by reason
of [*the*] a party's death [*of a party*].

(12)(a) "Trust account" means an account in the name of one or more parties as trustee for one or more beneficiaries [where] in which the relationship is established by the form of the account and the deposit agreement with the [financial] insured institution, and [there is no subject of] the trust has no subject other than the sums on deposit in the account[. It is not essential that] whether or not the deposit agreement provides for payment to the beneficiary [be mentioned in the deposit agreement].

(b) [A trust account] "Trust account" does not include a regular trust account under a
testamentary trust or a trust agreement that has significance apart from the account, or a fiduciary
account arising from a fiduciary relationship such as attorney-client.

43 (13) "Withdrawal" [includes] means payment to a party or to a third person [pursuant to] by
44 check or [other] otherwise at a party's directive [of a party].

45 SECTION 54. Section 55 of this 2015 Act is added to and made a part of ORS 708A.455 to

708A.515. 1

 $\mathbf{2}$ SECTION 55. If an insured institution conditions withdrawal or payment on advance notice, for purposes of ORS 708A.455 to 708A.515, a request for withdrawal or payment is im-3 mediately effective and a notice of intent to withdraw is a request for withdrawal. 4

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SECTION 56. ORS 708A.460 is amended to read:

708A.460. The provisions of ORS 708A.465 to 708A.475 concerning beneficial ownership as be-6 tween parties, or as between parties and P.O.D. payees or beneficiaries of multiple-party accounts, 7 [are relevant] apply only to controversies between [those persons] the parties, the P.O.D. payees 8 9 or the beneficiaries and [their] the creditors and other successors of the parties, P.O.D. payees or beneficiaries, and [have no bearing on] do not apply to the power of withdrawal [of those persons 10 as determined by] that a party, P.O.D. payee or beneficiary has under the terms of account 11 12 contracts. The provisions of ORS 708A.485 to 708A.510 govern the liability of [financial] insured institutions that make payments [pursuant thereto] under ORS 708A.485 to 708A.510, and [their] an 13 insured institution's setoff rights. 14

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SECTION 57. ORS 708A.470 is amended to read:

16 708A.470. (1) Sums [remaining] that remain on deposit in [a bank] an insured institution at the death of a party to a joint account are rebuttably presumed to belong to the surviving party or 17 18 parties as against the estate of the decedent. If [there are] two or more [surviving] parties survive, 19 [their] each party's respective [ownerships] ownership during [their lifetimes shall] the party's lifetime must be in proportion to [their] the party's previous ownership [interests] interest under 20ORS 708A.465, augmented by an equal share for each [survivor] surviving party of any interest the 2122decedent may have owned in the account immediately before death. The right of survivorship con-23tinues between the surviving parties.

(2) If the account is a P.O.D. account: 94

(a) On the death of one of two or more original parties, subsection (1) of this section governs 25the rights to any sums [remaining] that remain on deposit [are governed by subsection (1) of this 2627section].

(b) On the death of the sole original party or the survivor of two or more original parties, any 28sums [remaining] that remain on deposit belong to the P.O.D. payee or payees, if [surviving] a 2930 P.O.D. payee or payees survive, or to the remaining P.O.D. payee or payees if one or more 31 **P.O.D.** payees die [survivor of them if one or more die] before the original party. If two or more payees survive, [there is no] a remaining P.O.D. payee does not have a right of 32P.O.D. survivorship [in the event of death of a] after one of the P.O.D. [payee thereafter] payees dies unless 33 34 the terms of the account or deposit agreement expressly provide for survivorship [between them] 35among remaining P.O.D. payees.

36

(3) If [the] **an** account is a trust account:

37 (a) On the death of one of two or more trustees, subsection (1) of this section governs the rights to any sums [remaining] that remain on deposit [are governed by subsection (1) of this 38 section]. 39

(b) On the death of the sole trustee or the survivor of two or more trustees, any sums 40 [remaining] that remain on deposit belong to the person or persons named as beneficiaries, if [sur-41 viving] a beneficiary or beneficiaries survive, or to the [survivor of them if one or more die] re-42 maining beneficiary if one or more beneficiaries die before the trustee, unless [there is] clear and 43 convincing evidence exists of a contrary intent. If two or more beneficiaries survive, [there is no] 44 a remaining beneficiary does not have a right of survivorship [in event of death of any beneficiary 45

thereafter] after one of the beneficiaries dies unless the terms of the account or deposit agreement 1 2 expressly provide for survivorship [between them] among remaining beneficiaries.

(4) [In other cases,] Except as otherwise provided in this section, the death of any party to 3 a multiple-party account [has no effect on] does not affect the beneficial ownership of the account, 4 other than to transfer the rights of the decedent as part of the decedent's estate [of the decedent]. 5

(5) A will may not change a right of survivorship [arising] that arises from the express terms 6 of the account or under this section, a beneficiary designation in a trust account, or a P.O.D. payee 7 designation[, cannot be changed by will]. 8

9 (6) The rebuttable presumption under subsection (1) of this section may be overcome by evidence 10 establishing that:

11

(a) The deceased party intended a different result; or

12(b) The deceased party lacked capacity when the joint account was established.

13 (7) [A bank] An insured institution is not liable [for distributing sums remaining], with respect to sums that remain on deposit at the death of a party to a joint account, for distributing the 14 15 sums to a surviving party or parties in accordance with the account agreement unless, [prior to] before distributing the sums to a surviving party or parties: 16

(a) The [bank] insured institution has received notice in writing of an adverse claim under 17 18 ORS 708A.435; and

19 (b) The adverse claimant proceeds as required under ORS 708A.435.

SECTION 58. ORS 708A.475 is amended to read: 20

708A.475. The provisions of ORS 708A.470 as to rights of survivorship are determined by the 21 22form of the account at the death of a party. Subject to satisfaction of the requirements of the [fi-23nancial] insured institution, the form of an account may be altered by written order given by a party to the [financial] insured institution[. The order must be signed by a party, received by the fi-24 nancial institution] if the party signs the order and the insured institution receives the order 25during the party's lifetime, and [not countermanded by other] if the party does not countermand 2627the order with another written order [of the same party] during the party's lifetime [of the 28party].

29

SECTION 59. ORS 708A.485 is amended to read:

30 708A.485. [Financial institutions] An insured institution may enter into a multiple-party [ac-31 counts] account to the same extent that [they] the insured institution may enter into a single-party [accounts] account. The insured institution may pay any multiple-party account [may be paid], on 32request, to any one or more of the parties. [A financial institution shall not be required to] An in-33 34 sured institution need not inquire as to the source of funds [received] the insured institution 35**receives** for deposit to a multiple-party account, or [to inquire] as to the proposed application of any sum withdrawn from an account, for purposes of establishing net contributions. 36

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SECTION 60. ORS 708A.490 is amended to read:

38 708A.490. An insured institution may pay any sums in a joint account [may be paid], on request, to any party without regard to whether any other party is incapacitated or deceased at the 39 time the party demands payment [is demanded. Payment may not be made to]. An insured insti-40 tution may not pay the personal representative or heirs of a deceased party unless proofs of death 41 are presented to the [financial] insured institution showing that the decedent was the last surviving 42 party or unless [there is] no right of survivorship exists under ORS 708A.470. 43

SECTION 61. ORS 708A.495 is amended to read: 44

708A.495. An insured institution may pay any P.O.D. account [may be paid], on request, to any 45

original party to the account. [Payment may be made] **The insured institution may pay**, on request, [to] the P.O.D. payee or [to] the personal representative or heirs of a deceased P.O.D. payee upon presentation to the [financial] **insured** institution of proof of death showing that the P.O.D. payee survived all persons named as original parties. [Payment may be made to] **The insured institution may pay** the personal representative or heirs of a deceased original party if proof of death is presented to the [financial] **insured** institution showing that the decedent [was the survivor of] **survived** all other persons named on the account either as an original party or as P.O.D. payee.

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SECTION 62. ORS 708A.500 is amended to read:

9 708A.500. An insured institution may pay any trust account [may be paid], on request, to any 10 trustee. Unless the *[financial]* insured institution has received written notice that the beneficiary has a vested interest [not dependent] that does not depend upon the beneficiary's surviving the 11 12 trustee, [payment may be made to] the insured institution may pay the personal representative or 13 heirs of a deceased trustee if proof of death is presented to the [financial] insured institution showing that the decedent [was the survivor of] survived all other persons named on the account 14 15 either as trustee or beneficiary. [Payment may be made] The insured institution may pay, on re-16 quest, [to] the beneficiary upon presentation to the [financial] insured institution of proof of death showing that the beneficiary or beneficiaries survived all persons named as trustees. 17

18

SECTION 63. ORS 708A.505 is amended to read:

19 708A.505. A payment [made pursuant to] that an insured institution makes under ORS 20 708A.485, 708A.490, 708A.495 or 708A.500 discharges the [financial] insured institution from all claims for amounts [so] the insured institution paid whether or not the payment is consistent with 2122the beneficial ownership of the account as between parties, P.O.D. payees or beneficiaries, or 23[their] successors of the parties, P.O.D. payees or beneficiaries. The protection given by this section does not extend to payments [made] an insured institution makes after [a financial insti-24 25tution has received] receiving a written notice from any party able to request present payment to the effect that withdrawals in accordance with the terms of the account should not be permitted. 2627Unless the **person that gives the notice withdraws the** notice [is withdrawn by the person giving it], the successor of any deceased party must concur in any demand for withdrawal [if the 28*financial*] in order for the protections that this section provides to extend to the insured in-2930 stitution [is to be protected under this section. No]. Any other notice or [any other] information 31 shown to have been available to [a financial] an insured institution [shall] does not affect [its] the insured institution's right to [the] protection [provided by] under this section. The protection 32[provided by] that this section [shall have no bearing on] provides does not affect the rights of 33 34 parties in disputes between [themselves] the parties or [their] the parties' successors concerning the beneficial ownership of funds in, or withdrawn from, multiple-party accounts. 35

36

SECTION 64. ORS 708A.510 is amended to read:

37 708A.510. Without qualifying any other statutory or common law right to setoff or lien and 38 subject to any contractual provision, if a party to a multiple-party account is indebted to [a]*financial*] an insured institution, the *[financial]* insured institution has a right to setoff against the 39 account in which the party has or had *[immediately before the death of the party]* a present right of 40 withdrawal immediately before the party's death. The amount of the account that is subject to 41 setoff is [that] the proportion to which the debtor is, or was immediately before the death of the 42 debtor, beneficially entitled and, in the absence of proof of net contributions, to an equal share with 43 all parties [having] that have present rights of withdrawal. 44

45 **SECTION 65.** ORS 708A.515 is amended to read:

708A.515. [Nothing in] ORS 708A.455 to 708A.465[, 716.024, 723.426 or 723.432 shall] do not pre-1 2 clude a party to an account from adding the name of another person to [such an] the account with the designation "agent." [Such] The agent [shall have no] does not have a present or future interest 3 in the sums on deposit in such account, but the [financial] insured institution may honor requests 4 from the agent for payment from [such] the account [by such agent], unless the principal is de-5 ceased at the time the agent requests the payment [is requested] and the [financial] insured insti-6 tution has actual knowledge of [such] the principal's death. [Payments] An insured institution's 7 payment from [such] the account [by such financial institution] at the agent's request [of such agent 8 9 shall discharge such financial] discharges the insured institution from all claims for amounts [so] 10 the insured institution paid.

11

SECTION 66. ORS 708A.555 is amended to read:

12 708A.555. Except as otherwise provided in the Bank Act or other applicable law, institutions 13 shall keep books and records in accordance with [generally accepted] accounting principles generally 14 accepted in the United States (GAAP), consistently applied.

15 SECTION 67. ORS 708A.565 is amended to read:

16 708A.565. An institution shall carry on the institution's books, at a value that does not 17 exceed 15 percent of the stockholders' equity in the institution, any investments in stock of 18 or membership interests in a company that engages in activities in which a financial holding 19 company, a bank holding company or a nonbanking subsidiary of a financial holding company or 20 bank holding company could engage under ORS 708A.120 (4) [shall be carried on the books of the 21 institution at a value not exceeding 15 percent of the stockholders' equity of the institution].

22

SECTION 68. ORS 708A.575 is amended to read:

23 708A.575. An institution shall carry on the institution's books, at a value that does not 24 exceed \$1, any investments in a corporation or limited liability company that is engaged in the 25 business of purchasing the institution's stock [of an institution] for purposes of holding and making 26 a market for [that] the stock [shall be carried on the books of the institution at a value not exceeding 27 \$1].

28

SECTION 69. ORS 708A.580 is amended to read:

708A.580. (1) An institution may not carry on the institution's books, at a value in excess of 20 percent of the institution's capital, the aggregate amount of stock of or membership interests in a corporation or limited liability company the institution acquired under ORS 708A.125 for the purpose of strengthening the institution's capital or eliminating undesirable assets [shall not be carried on the books in excess of 20 percent of the institution's capital].

(2) The institution each year shall amortize the book value of the stock [shall be amortized]
or membership interests by not less than five percent of [its] the original book value [each year]
of the stock or membership interests.

37

SECTION 70. ORS 708A.585 is amended to read:

38 708A.585. An institution may not carry claims against the estates of insolvent persons or de-39 ceased or incompetent persons and judgments against any person [shall not be carried] as an asset 40 [upon] on the institution's books [of an institution] for more than two years, unless [a written ex-41 tension of time is granted by] the Director of the Department of Consumer and Business Services 42 grants a written extension of time. This section does not apply to loans [made] an institution 43 makes to the personal representative, guardian, conservator or trustee of any estate.

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44 SECTION 71. ORS 708A.595 is amended to read:
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45 708A.595. An institution may not carry goods, as defined in ORS 79.0102, and chattels, as

defined in ORS 87.142, [owned by an] that the institution owns on account [of the collection of 1 2 its] of collecting the institution's debts [shall not be carried on the books of an institution] on the institution's books for more than two years after [the property was acquired] acquiring the goods 3 or chattels, unless [such period is extended by] the Director of the Department of Consumer and 4 Business Services extends the two-year period. 5 SECTION 72. ORS 708A.600 is amended to read: 6 708A.600. An institution shall charge off all debts: 7 (1) On which interest is past due and unpaid for 12 months, unless the debt is fully secured and 8 9 in process of collection; (2) That [are classified by] an examiner has classified as a [bad debt] loss; or 10 11 (3) Upon the instruction of the Director of the Department of Consumer and Business Services. 12 SECTION 73. ORS 708A.650 is amended to read: 13 708A.650. (1) As used in this section: (a) "Bank" [includes] means any banking institution, out-of-state state bank, out-of-state fed-14 15 eral bank, national bank or extranational institution [doing a] that engages in banking business in this state. 16 (b) "Banking day" means any day that is not an optional bank holiday. 17 18 (c) "Emergency" means any condition or occurrence [which] that may interfere with [the conduct of conducting normal business operations at one or more of [the] a bank's offices [of a bank], or 19 [which] that poses an imminent or existing threat to the safety or security of persons or property. 20(d) "Open for [the general conduct of] conducting banking business" means the office or offices 2122of a bank are open to the public for carrying on substantially all business functions of the bank. 23(e) "Optional bank holiday" means: (A) Each Saturday and Sunday. 94 (B) New Year's Day on January 1. 25(C) Martin Luther King, Jr.'s birthday on the third Monday in January. 2627(D) Presidents Day on the third Monday in February. (E) Memorial Day on the last Monday in May. 28(F) Independence Day on July 4. 2930 (G) Labor Day on the first Monday in September. 31 (H) Columbus Day on the second Monday in October. (I) Veterans Day on November 11. 32(J) Thanksgiving Day on the fourth Thursday in November. 33 34 (K) Christmas Day on December 25. 35(2) [When] A bank may observe an optional bank holiday, other than a Saturday, that falls on a Saturday[, the bank may observe the holiday either on that day] on the Saturday or on the pre-36 37 ceding Friday. [When] A bank may observe an optional bank holiday, other than a Sunday, that 38 falls on a Sunday[, the bank may observe the holiday either on that day] on the Sunday or on the succeeding Monday. 39 40 (3) Except as otherwise provided in this section, [banks] a bank shall be open for [the general conduct of [conducting banking business on each banking day. 41 (4) Any bank may remain closed on any optional bank holiday with respect to all or any of 42 [its] the bank's banking and other functions. 43 (5) Subject to any applicable federal law or regulation, [an office of] a bank may [be closed] close 44

45 **an office** for any part or all of a banking day if the times or days which the office is open are posted

1 on the premises of the office.

(6) [When] If the Director of the Department of Consumer and Business Services determines that an emergency exists, the director may authorize [the closing of] a bank to close the bank's principal office or branch [of any bank which may be affected by] that the emergency affects. The office or branch [so closed] may remain closed until the director determines that the emergency has ended and for such further time thereafter as the bank may reasonably [be required] require to prepare the office or branch to reopen.

8 (7) [When] If the officers of a bank determine that an emergency exists [which] that affects the 9 principal office or a branch of the bank, [they] the officers may close the office or branch without 10 the director's approval [of the director] for a period not to exceed 48 hours, excluding holidays, 11 during the continuation of the emergency. A bank [closing] that closes an office or branch under 12 this subsection shall give prompt notice of [its] the bank's action to the director, or in the case of 13 a national bank, to the Comptroller of the Currency.

(8) The principal officers of a bank may close the principal office or any branch of the bank on
any day designated, by proclamation of the President of the United States or the Governor of this
state, as a day of mourning, rejoicing, or other special observance.

(9) [When any] If an obligation that is payable at, by or through a bank falls due on a day on which the bank remains closed under this section, [*it shall be*] the obligation is due and payable on the next banking day on which the bank is open. Any act authorized, required or permitted to be performed at, by or with respect to any bank on a day on which the bank remains closed may be performed on the next banking day on which the bank is open, [*and no*] without liability or **a** loss of rights of any kind [*shall*] **as a** result [*from*] of the closing.

23 SECTION 74. ORS 708A.990 is amended to read:

24 708A.990. (1) An institution that violates[:]

[(a)] ORS 708A.560 shall forfeit a civil penalty in an amount [determined by] the Director of the Department of Consumer and Business Services determines that is [of] not more than \$50,000.

[(b)] (2) An Oregon commercial bank that violates ORS 708A.420 shall forfeit a civil penalty in an amount [determined by the director of] the director determines that is not more than \$10,000. In addition, the director may revoke the Oregon commercial bank's charter [of the violating institution].

31 [(2)] (3) All money forfeited under subsections (1) and (2) of this section shall be paid to the 32 State Treasurer [to be deposited] for deposit in the Consumer and Business Services Fund.

[(3)] (4) The director may recover a civil penalty [may be recovered] as provided in ORS
 706.980.

35

SECTION 75. ORS 709.130 is amended to read:

709.130. If the cash and securities [belonging] that belong to any single fiduciary account exceed the amount of [the] a trust company's stockholders' equity or members' equity, the court [appointing] that appoints the trust company to the position of trust may require an indemnity bond from the trust company for the amount of cash and securities [exceeding] that exceeds the stockholders' equity or members' equity.

41 **SECTION 76.** ORS 709.150 is amended to read:

42 709.150. A trust company may:

(1) Act as a fiscal or transfer agent of the United States or of any state, county, municipality,
 political subdivision or corporation, and in that capacity:

45 (a) Receive and disburse money;

(b) Transfer, register and countersign certificates of stock, bonds or other evidence of indebt-1 2 edness: 3 (c) Authenticate and certify [the] bonds and certificates of indebtedness[,]; and 4 (d) Act as attorney-in-fact or agent of a person for any lawful purpose. (2) Lease, hold, purchase and convey any real property necessary or convenient in [the trans-5 action of its] transacting trust business. 6 7 (3) Receive deposits of moneys, securities and other personal property in trust from any person and loan trust funds [on real or personal securities] that are secured by real or personal 8 9 property. 10 (4) Act as trustee under any mortgage or bonds and accept and execute any lawful municipal 11 or corporate trusts. 12(5) Be appointed by a court and act as a fiduciary. 13 (6) Accept and execute any lawful trust. (7) Rent receptacles for safe deposits of personal property and receive personal property upon 14 15 deposit for safekeeping. (8) Purchase, invest in and sell bills of exchange, bonds and mortgages, and other evidences of 16 17 indebtedness. 18 (9) [In the management of trust properties,] Discount and negotiate promissory notes, drafts, bills of exchange and other evidences of debt in managing trust properties, [and] accept for payment 19 at a future date drafts drawn upon [it] the trust company and issue letters of credit authorizing 20[the] holders to draw drafts upon [it] the trust company or [its] the trust company's correspond-2122ents at sight or on time, not exceeding one year. 23(10) Exercise all other powers given to trust companies under the Bank Act. SECTION 77. ORS 709.175 is amended to read: 94 709.175. (1) Except as provided in ORS 709.220, subsection (2) of this section, or as [lawfully 25authorized by] the instrument [creating] that creates the trust relationship or [by] a court order 2627authorizes, a trust company may not invest funds [held by a] that the trust company holds as fiduciary [shall not be invested] in stock or obligations of, or property the trust company acquired 28from: 2930 (a) The trust company or [its] the trust company's directors, officers or employees; 31 (b) Individuals [connected to] affiliated with the trust company or [its] the trust company's 32directors, officers or employees; (c) Organizations in which the trust company or [its] the trust company's directors, officers 33 34 or employees hold an interest; 35(d) Affiliates of the trust company or [*their*] **the affiliates'** directors, officers or employees; (e) Individuals with whom [there exists] the trust company has an interest that might affect 36 37 the trust company's exercising the trust company's [exercise of the] best judgment [of the trust 38 company] in making the investment or acquiring the property; or (f) Organizations in which [there exists] the trust company has an interest [which] that might 39 affect the trust company's exercising [exercise of the] the trust company's best judgment [of the 40 trust company] in making the investment or acquiring the property. 41 (2) Subsection (1) of this section [shall] does not apply if the trust company invests funds [held 42 by it] the trust company holds as fiduciary in any open-end or closed-end management type in-43 vestment company or investment trust for which the trust company, or an affiliate of the trust 44 company, acts as investment advisor or custodian or provides other services, for which services the 45

1 trust company and [its] the trust company's affiliates may receive reasonable fees.

2 (3) For the purposes of this section, companies are affiliated if [*they*] **the companies** are mem-3 bers of the same affiliated group under Section 1504 of the Internal Revenue Code.

4 **SECTION 78.** ORS 709.330 is amended to read:

5 709.330. (1) When a sale or transfer of assets or liabilities becomes effective, the purchasing 6 corporation [*shall succeed*] **succeeds** to all the rights, obligations and relations of the selling cor-7 poration to or in respect to any person, estate, creditor, depositor, trustee or beneficiary of any trust 8 and in respect to any fiduciary relation, and the rights, obligations and relations [*shall*] remain un-9 encumbered.

10 (2) The sale or transfer of assets [*shall*] **or liabilities does** not effect a renunciation or revoca-11 tion of any letters of administration, letters testamentary, letters of guardianship or any other 12 fiduciary relationship.

(3) If any trust, estate, conservatorship or other fiduciary relationship of the selling corporation requires [the approval of the] a court to approve a change of the fiduciary, within 90 days after the change becomes effective the successor fiduciary shall file notice of the change with the court [having] that has jurisdiction and serve notice of the change upon each beneficiary. The successor fiduciary may serve the notice [may be served] in the manner provided in ORCP 9 or, if the residence of a beneficiary is not known, the successor fiduciary may publish the notice [may be published] in the manner provided for the publication of summons.

(4) A beneficiary or other person that is interested in the trust, [or] estate, conservatorship
or other fiduciary relationship may, within 90 days after the service of the notice described in
subsection (3) of this section, apply to the appropriate court for a change of fiduciary or such
other relief as may be proper.

24 **NOTE:** Section 79 was deleted by amendment. Subsequent sections were not renumbered.

25 SECTION 80. ORS 709.535 is amended to read:

709.535. (1) Subject to the provisions of this section, and subject to the approval of the Director 26of the Department of Consumer and Business Services, an Oregon trust company may sell all or any 27portion of [its] the Oregon trust company's assets or transfer all or any portion of [its] the 28**Oregon trust company's** liabilities to another trust company outside the ordinary course of busi-2930 ness. [Any such] The parties to the sale or transfer [shall be documented by] shall document the 31 sale or transfer with an acquisition transaction agreement [between or among the parties]. The [agreement must be approved by the] board of directors of each party to the transaction **must ap**-32prove the agreement. 33

34 (2) If an Oregon trust company proposes to transfer all or substantially all of [its] the Oregon 35trust company's assets, liabilities or both outside the ordinary course of business, [it] the Oregon trust company shall send notice of the acquisition transaction to each of [its] the Oregon trust 36 37 company's stockholders within 30 days after [its] the board of directors approves the acquisition 38 transaction. The notice shall set forth the substantive provisions of ORS 711.175, 711.180 and 711.185. To be effective, each selling Oregon trust company that is a party to the acquisition 39 transaction shall have the acquisition transaction approved by a two-thirds vote of the outstanding 40 stock of each class of voting shares at a meeting called to consider the acquisition transaction. 41

42 (3) The Director of the Department of Consumer and Business Services shall approve an
43 acquisition transaction that is subject to this section if the director finds that the acquisition
44 transaction:

45 (a) Conforms with the provisions of the Bank Act;

(b) Will not be detrimental to the safety and soundness of an Oregon trust company that is a 1 2 party to the acquisition transaction; (c) Is not contrary to the public interest; and 3 (d) [If the acquiring trust company is not an Oregon trust company, the director is satisfied that 4 the acquisition transaction] Is permitted by the supervisory authority, if any, [having] that has ju-5 risdiction over the acquiring trust company, if the acquiring trust company is not an Oregon 6 7 trust company. (4) If the director disapproves an acquisition transaction that is subject to this section, the di-8 9 rector shall state any objections in writing and give the parties to the acquisition transaction an 10 opportunity to take action to obviate the objections. (5) Any party to an acquisition transaction agreement may appeal the director's decision [of the 11 12 director] as provided in ORS 183.415 to 183.500. SECTION 81. ORS 711.085 is amended to read: 13 711.085. If an Oregon bank converts pursuant to ORS 711.065 to 711.080, the conversion [shall] 14 15 **must** be approved by: 16 (1) A simple majority of the full board of directors of the converting Oregon bank, unless the articles or bylaws of the converting Oregon bank required a greater percentage; and 17 18 (2) If the converting bank is an Oregon stock bank, a vote of a simple majority of the outstanding stock of each class of voting shares at a meeting called to consider the conversion, unless 19 20 the articles or bylaws of the converting Oregon bank required a greater percentage. SECTION 82. ORS 711.135 is amended to read: 2122711.135. (1) Within 90 days after [receiving the materials] the Director of the Department of Consumer and Business Services receives the materials and fee specified in ORS 711.130, unless 23[the time is extended by] the director [of the Department of Consumer and Business Services] extends 94 the time in concurrence with the applicants, the director shall approve or disapprove [the] a plan 25of merger or plan of share exchange. The director shall approve the plan of merger or plan of share 2627exchange if the director finds that: (a) The transaction conforms with the [provision] provisions of the Bank Act; 28(b) The transaction will not be detrimental to the safety and soundness of the resulting [Oregon 2930 stock bank or] insured stock institution or the Oregon stock bank to be acquired through a share 31 exchange; 32(c) The transaction is not contrary to the public interest; and (d) The director is satisfied that [the transaction is permitted by] the state or federal supervisory 33 34 authority [having] that has jurisdiction over the resulting insured stock institution or acquiring 35company permits the transaction. (2) If the director disapproves a plan of merger or plan of share exchange, the director shall 36 37 state any objections in writing and give the boards of the parties to the transaction an opportunity to amend the plan of merger or plan of share exchange to obviate the objections. The amended plan 38 of merger or plan of share exchange [shall] must be submitted to the director for approval as if 39 [it] the amended plan were the original plan of merger or plan of share exchange. 40 (3) Any of the parties to the transaction may appeal the decision of the director as provided in 41 ORS 183.415 to 183.500. 42

43 **SECTION 83.** ORS 711.405 is amended to read:

44 711.405. An institution [will be deemed] is insolvent [when] if any of the following occurs:

45 (1) The fair market value of the **institution's** assets [of the institution] is insufficient to pay

1 [its] the institution's liabilities, [other than] excluding any liability on account of capital

2 debentures. [In determining the value of its assets, bonds held by the institution shall be valued in

3 accordance with rules promulgated by the Director of the Department of Consumer and Business Ser-

4 vices pursuant to ORS 183.310, 183.315, 183.330, 183.335 and 183.341 to 183.410.]

5 (2) An Oregon stock bank fails to make good [*its*] **the Oregon stock bank's** reserve require-6 ments under applicable law for a period of 30 days.

7 (3) The institution cannot meet [*its*] the institution's obligations or [*the*] demands upon [*it*] the
8 institution as [*they*] the obligations or demands become due.

9

SECTION 84. ORS 711.520 is amended to read:

10 711.520. If an Oregon stock bank becomes insolvent or goes into voluntary or involuntary liq-11 uidation, the assets of the Oregon stock bank [*shall*] **must** be applied in the following order of pri-12 ority:

(1) First, if collateral has been pledged under ORS 295.015 and assets have been pledged under
 ORS 709.030, to the benefit of those for whom the collateral and assets have been pledged;

15 (2) Second, to pay the expenses of liquidation;

16 (3) Third, to satisfy the amount due the depositors; and

17 (4) Fourth, to satisfy the amount due sellers of federal funds.

18 **SECTION 85.** ORS 713.010 is amended to read:

713.010. (1) Every activity that an out-of-state bank or extranational institution engages in while
 conducting a banking business in this state is subject to the applicable provisions of the Bank Act.
 (2) Unless the laws of the out-of-state bank's home state limit the powers and authorities

22of the out-of-state bank, an out-of-state bank that opens, occupies or maintains a branch in this 23state pursuant to and in accordance with the requirements of ORS 713.270 and that has a certificate of authority from the Director of the Department of Consumer and Business Services to conduct 24 25banking business in this state [pursuant to] under ORS 713.020 and 713.140 to 713.160 has the same powers and authorities to engage in an activity in this state that [the out-of-state bank] an Oregon 2627bank has under the laws of [the out-of-state bank's home] this state, except that an out-of-state bank may not transact trust business in this state unless the out-of-state bank complies with ORS chapter 28709. [If a conflict exists between the provisions of this chapter and the provisions of the laws of the 2930 home state of the out-of-state bank, the laws of the out-of-state bank's home state control.]

31 SECTION 86. ORS 713.130 is amended to read:

713.130. (1) Except as provided in subsection (2) of this section, the Director of the Department of Consumer and Business Services may not issue a certificate of authority to an out-of-state bank or extranational institution if the name of the out-of-state bank or extranational institution [does not conform to the provisions of ORS 707.075] is not distinguishable from:

(a) The name of any banking institution, insured institution, extranational institution
 that has complied with the provisions of ORS 713.020 or 713.300 or credit union, as defined
 in ORS 723.008; or

(b)(A) The name of any corporation, professional corporation, nonprofit corporation, co operative, limited liability company, limited partnership or business trust currently on file
 with the Secretary of State; or

42 (B) Any reserved, registered or assumed business name currently on file with the Sec43 retary of State.

44 [(2) If the director determines that an out-of-state bank or extranational institution that applies for 45 a certificate of authority has a name that is deceptively similar to the name of another financial insti-

tution that conducts a banking business in this state, the director may not issue a certificate of au-

2 thority unless the out-of-state bank or extranational institution states on the application for a certificate

3 of authority under ORS 713.140 (1)(a) and in the filings required by ORS 713.140 (3) that the corporate

4 name is "_____ (name under which organized), an institution of _____ (place of

5 organization)," the entirety of which is the "real and true name" of the out-of-state bank or 6 extranational institution for the purposes of ORS chapter 648.]

7 (2) The director may refuse to permit an out-of-state bank or extranational institution 8 to use a name if the director determines that the name is not distinguishable from the name 9 of a financial institution that is already lawfully transacting business or making loans in this 10 state.

(3)(a) Except as provided in paragraph (b) of this subsection, this section does not preclude an
 out-of-state bank or extranational institution from transacting business under one or more assumed
 business names if the names conform to the provisions of ORS 707.075.

(b) An out-of-state bank or extranational institution may not transact business under a name
that the director determines is [confusingly similar to the name of a financial institution,] not distinguishable from:

(A) The name of any banking institution, insured institution, extranational institution
that has complied with the provisions of ORS 713.020 or 713.300 or credit union, as defined
in ORS 723.008; or

(B) The name of a corporation, professional corporation, nonprofit corporation, cooperative,
limited liability company, limited partnership or business trust [*that is*] or any reserved, registered
or assumed business name on file with the Secretary of State [or is registered as provided in ORS
648.010].

(c) The name designated under this section has the same legal effect under ORS 707.075 and
 ORS chapters 647 and 648 as the name of an Oregon [*state*] bank.

(d) Issuing the certificate of authority does not abrogate or limit the law as to unfair competition or unfair trade practices or derogate from the common law, the principles of equity or the statutes of this state or of the United States with respect to the right to acquire and protect trade names, trademarks and service marks.

30

1

SECTION 87. ORS 713.300 is amended to read:

31 713.300. (1) For purposes of this section, "foreign association" means a corporation organized to 32transact savings and loan business under federal law or under the laws of another state or territory of the United States, the home state or territory of which is a state or territory other than Oregon. 33 34 (2) Subject to subsection (3) of this section, an out-of-state bank, extranational institution or 35foreign association, without being authorized to transact banking business or savings and loan business in this state, may take, acquire, hold and enforce notes secured by mortgages or trust deeds 36 37 and make commitments to purchase [such] the notes. The out-of-state bank, extranational institution 38 or foreign association may foreclose the mortgages or trust deeds in the courts of this state, acquire the mortgaged property, hold, own and operate the property for a period not exceeding five years 39 and dispose of the property. The activities [authorized under] that this subsection [by] authorizes 40 an out-of-state bank, extranational institution or foreign association to engage in do not constitute 41 42 transacting business in this state for the purposes of ORS chapter 60.

43 [(3) Before an out-of-state bank, extranational institution or foreign association engages in an ac44 tivity described in subsection (2) of this section, the bank, institution or association shall first file with
45 the Department of Consumer and Business Services a statement signed by the president, secretary,

treasurer or general manager of the bank, institution or association indicating that the bank, institution or association designates the Director of the Department of Consumer and Business Services as the bank's, institution's or association's attorney for service of process. The out-of-state bank, extranational institution or foreign association shall pay an initial filing fee of \$200 and an annual fee of \$200. The statement shall include the address of the principal place of business of the out-of-state bank, extranational institution or foreign association.]
(3) Before an out-of-state bank, extranational institution or foreign association engages

in an activity described in subsection (2) of this section, the out-of-state bank, extranational 8 9 institution or foreign association shall first file with the Department of Consumer and Business Services a notice that states that the out-of-state bank, extranational institution 10 or foreign association intends to engage in one or more of the activities described in sub-11 12 section (2) of this section. The out-of-state bank, extranational institution or foreign association shall pay an initial filing fee of \$200 and an annual fee of \$200. The notice must include 13 the address of the principal place of business of the out-of-state bank, extranational institu-14 15 tion or foreign association.

16 [(4) The Director of the Department of Consumer and Business Services, upon receiving service of 17 process as authorized by subsection (3) of this section, immediately shall forward all documents served 18 upon the director to the principal place of business of the out-of-state bank, extranational institution or 19 foreign association.]

[(5)] (4) [The filing requirements of subsection (3) of this section do not apply to an out-of-state bank or extranational institution that has obtained a certificate of authority to transact banking business in this state under ORS 713.020. Notwithstanding subsection (3) of this section, the] An out-ofstate bank, extranational institution or foreign association may take, acquire, hold and enforce notes secured by mortgages or trust deeds, make commitments to purchase the notes and participate with other lenders authorized to do business in this state in making loans for which the notes are executed and delivered.

[(6)] (5) An out-of-state bank, extranational institution or foreign association that indirectly engages in the activities described in subsection (2) of this section because of a beneficial interest in a pool of notes secured by mortgages or trust deeds need not comply with subsection (3) of this section.

31 SECTION 88. ORS 713.990 is amended to read:

713.990. The Director of the Department of Consumer and Business Services may impose on any person [violating] that violates any provision of this chapter a civil penalty of up to \$1,000 for each day during which the offense continues. The penalty shall be assessed and collected in the manner prescribed in ORS 706.570 [(2)] (3).

36 **SECTION 89.** ORS 714.995 is amended to read:

714.995. Each day a banking institution operates a branch that **the Director of the Department of Consumer and Business Services** has not [been] approved or deemed approved [by the Director of the Department of Consumer and Business Services], the banking institution is subject to a penalty of up to \$1,000. The penalty shall be assessed and collected as prescribed in ORS 706.570 [(2)] (3).

42 SECTION 89a. ORS 205.460 is amended to read:

205.460. (1) A person whose property is subject to an invalid claim of encumbrance may petition
the circuit court of the county in which the person resides or in which the property is located for
an order, which may be granted ex parte, directing the encumbrance claimant to appear at a hearing

[46]

before the court and show cause why the claim of encumbrance should not be stricken and other 1 2 relief provided by this section should not be granted. The court shall schedule the hearing no earlier than seven days after the date of the order. The scheduled date of the hearing shall allow adequate 3 time for notice of the hearing under subsection (4) of this section. 4 (2) A petition under this section shall state the grounds upon which relief is requested, and shall 5 be supported by the affidavit of the petitioner or the petitioner's attorney setting forth a concise 6 statement of the facts upon which the motion is based. 7 (3) The petition and affidavit described in subsection (2) of this section shall be in substantially 8 9 the following form: 10 11 12IN THE CIRCUIT COURT OF THE STATE OF OREGON 13 FOR THE COUNTY OF ____ 14 15) 16 Petitioner,) Case No. ____ 17) 18) PETITION FOR AN 19) ORDER STRIKING) AND RELEASING 20v. 21) ENCUMBRANCES, 22) AWARDING COSTS 23) AND ATTORNEY FEES) AND ORDER TO 94 25Respondent.) SHOW CAUSE 2627_____ (insert name), by and through _____ (insert name and ti-Petitioner, ____ tle of attorney for petitioner, if applicable), petitions this court, pursuant to ORS 205.460, for an 28order striking and releasing purported encumbrances, filed or recorded against Petitioner by Re-2930 ____ (insert name or names) filed or recorded in book/reel/volume No. spondent, _ 31 page or document/fee/file/instrument/microfilm No. in on - (insert name of office where document was filed or recorded), and for an order, 32the _ pursuant to ORS 205.460, for costs and attorney fees required to bring this action, on the grounds 33 34 that the purported encumbrances have no basis in law or fact. Petitioner further requests that this 35court enter an order requiring Respondent to appear before this court and to show cause why the above order should not be entered. Finally, Petitioner requests an order from the court requiring 36 37 Respondent to pay penalties and damages as provided in ORS 205.470. 38 DATED this _____ day of ___ 39 40 Petitioner or Petitioner's Attorney 41 4243 44 IN THE CIRCUIT COURT OF 45

	THE STATE OF OREGO	DN
	FOR THE COUNTY OF	
	-,)	
Petitioner,) Case No	
)	
) AFFIDAVIT OF	
v.)	
)	
)	
	-,)	
Respondent.)	
)	
STATE OF ORI		
a) ss.	
County of		
	(insert name of affiant), after being d	
	above-entitled petitioner (or the attorney for	-
	mation contained in this affidavit is of my ov	
	as numbered exhibits are true and correct	
	corded in the (insert name	of office where documents were filed or
	(insert date):	
	tach document(s))	
-	purported encumbrances identified above the	-
	by statute, was not entered into consensually	
	brance imposed by a court of competent juris	diction.
DATED this	s day of,	
	-	
		(Petitioner or Petitioner's Attorney)
SUBSCRIBED A	AND SWORN to before me this day of	,
	-	
		NOTARY PUBLIC FOR OREGON
		My commission expires:
(4) A commo	f the metition and the order direction the end	
	f the petition and the order directing the encu	imprance claimant to appear under this
	served upon the encumbrance claimant:	or of any many on the OBCD 7. or
-	ce in the manner provided for personal service	
Ū.	ing a true copy of the petition, affidavit and	
	e claimant's last-known address, both by fir	
	irn receipt requested. A notice mailed under	
	is deposited with the United States Postal S	bervice, property addressed and postage
prepaid.	or to show assess shall be in substantially the	following form and shall alcowly state
	er to show cause shall be in substantially the	
mat if the end	cumbrance claimant fails to appear at the	time and place noted, the claim of

	IN THE CIRCUIT COURT OF
	THE STATE OF OREGON
	FOR THE COUNTY OF
	_,)
Petitioner,) Case No
)
) ORDER TO
v.) SHOW CAUSE
)
)
Respondent.)
- T	
THIS MAT	TER came before the court on (insert date) on Petitioner's Petition
	riking and Releasing Encumbrances, Awarding Costs and Attorney Fees and Order
	The court, having considered the petition, the Affidavit of (insert
	attached exhibits, and it appearing to the court that there are sufficient grounds to
issue an order	
	EBY ORDERED that the Respondent, (insert name), appear before
	(insert date), at (insert time), to show cause why the pe-
	t be granted in its entirety.
biologi bilouru ile	e se grantea in the entitlety.
	IMPORTANT NOTICE:
IF YOU FA	AIL TO APPEAR AT THE ABOVE TIME AND PLACE, THE COURT MAY ENTER
	TRIKING AND RELEASING YOUR ENCUMBRANCE CLAIMS FILED AGAINST
	AND YOU MAY BE ORDERED TO PAY COSTS AND REASONABLE ATTORNEY
	ED BY THE PETITIONER.
	s day of,
	5 <u> </u>
	Circuit Court Judge
	oncurt oburt oburge
(6) If the c	ourt determines that the claim of encumbrance is invalid, the court shall issue an
	nd releasing the claim of encumbrance and may award costs and reasonable attorney
0	d on appeal to the petitioner to be paid by the encumbrance claimant. If the court
	the claim of encumbrance is valid, the court shall issue an order so stating and may
	d reasonable attorney fees at trial and on appeal to the encumbrance claimant to be
paid by the pet	
	cedure set forth in this section is not available against a person lawfully conducting
business as:	section of the many section is not available against a person lawruny conducting
	itution, [a savings bank,] a national bank, an out-of-state bank[, a federal savings

1 bank] or an extranational institution, as those terms are defined in ORS 706.008, a savings bank,

2 a federal savings bank or a subsidiary of an entity described in this paragraph;

3 (b) A financial holding company, a bank holding company, a savings and loan holding company
4 or a subsidiary of a financial holding company, a bank holding company or a savings and loan
5 holding company;

6 (c) A credit union, as defined in ORS 723.006, or a federal credit union;

(d) A consumer finance company subject to the provisions of ORS chapter 725;

8 (e) A mortgage banker or a mortgage broker, as those terms are defined in ORS 86A.100, a

9 mortgage servicing company or any other mortgage company; or

10 (f) An insurer as defined in ORS 731.106.

11 (8) The procedure set forth in this section is not available against:

12 (a) An officer, agency, department or instrumentality of the federal government;

13 (b) An officer, agency, department or instrumentality of this state; or

(c) An officer, agency, department or instrumentality of a political subdivision or public corpo-ration in this state.

16

7

SECTION 90. ORS 706.660 and 706.680 are repealed.

SECTION 91. Sections 4 and 55 of this 2015 Act and the amendments to ORS 205.460, 17 18 705.137, 705.139, 706.005, 706.008, 706.015, 706.500, 706.570, 706.630, 706.650, 706.720, 706.723, 19 706.795, 707.010, 707.025, 707.075, 707.110, 707.184, 707.195, 707.200, 707.210, 707.254, 707.256, 20 707.350, 707.415, 707.610, 707.612, 707.620, 707.660, 707.665, 707.690, 707.740, 708A.010, 708A.125, 708A.145, 708A.155, 708A.160, 708A.165, 708A.180, 708A.195, 708A.250, 708A.255, 708A.260, 21 22708A.265, 708A.275, 708A.410, 708A.420, 708A.425, 708A.430, 708A.435, 708A.440, 708A.445, 23708A.455, 708A.460, 708A.470, 708A.475, 708A.485, 708A.490, 708A.495, 708A.500, 708A.505, 708A.510, 708A.515, 708A.555, 708A.565, 708A.575, 708A.580, 708A.585, 708A.595, 708A.600, 94 25708A.650, 708A.990, 709.130, 709.150, 709.175, 709.330, 709.535, 711.085, 711.135, 711.405, 711.520, 713.010, 713.130, 713.300, 713.990 and 714.995 by sections 1, 2, 5 to 53 and 56 to 89a of this 2015 2627Act and the repeal of ORS 706.660 and 706.680 by section 90 of this 2015 Act apply to transactions that occur on or after the operative date specified in section 92 of this 2015 Act. 28

SECTION 92. (1) Sections 4 and 55 of this 2015 Act and the amendments to ORS 205.460, 2930 705.137, 705.139, 706.005, 706.008, 706.015, 706.500, 706.570, 706.630, 706.650, 706.720, 706.723, 31 706.795, 707.010, 707.025, 707.075, 707.110, 707.184, 707.195, 707.200, 707.210, 707.254, 707.256, 707.350, 707.415, 707.610, 707.612, 707.620, 707.660, 707.665, 707.690, 707.740, 708A.010, 708A.125, 32708A.145, 708A.155, 708A.160, 708A.165, 708A.180, 708A.195, 708A.250, 708A.255, 708A.260, 33 34 708A.265, 708A.275, 708A.410, 708A.420, 708A.425, 708A.430, 708A.435, 708A.440, 708A.445, 708A.455, 708A.460, 708A.470, 708A.475, 708A.485, 708A.490, 708A.495, 708A.500, 708A.505, 35708A.510, 708A.515, 708A.555, 708A.565, 708A.575, 708A.580, 708A.585, 708A.595, 708A.600, 36 37 708A.650, 708A.990, 709.130, 709.150, 709.175, 709.330, 709.535, 711.085, 711.135, 711.405, 711.520, 38 713.010, 713.130, 713.300, 713.990 and 714.995 by sections 1, 2, 5 to 53 and 56 to 89a of this 2015 Act and the repeal of ORS 706.660 and 706.680 by section 90 of this 2015 Act become operative 39 40 on January 1, 2016.

(2) The Director of the Department of Consumer and Business Services may adopt rules
and take any other action before the operative date specified in subsection (1) of this section
that is necessary to enable the director to exercise, on and after the operative date specified
in subsection (1) of this section, all of the duties, functions and powers conferred on the director by sections 4 and 55 of this 2015 Act and the amendments to ORS 205.460, 705.137,

705.139, 706.005, 706.008, 706.015, 706.500, 706.570, 706.630, 706.650, 706.720, 706.723, 706.795, 1 $\mathbf{2}$ 707.010, 707.025, 707.075, 707.110, 707.184, 707.195, 707.200, 707.210, 707.254, 707.256, 707.350, 3 707.415, 707.610, 707.612, 707.620, 707.660, 707.665, 707.690, 707.740, 708A.010, 708A.125, 708A.145, 708A.155, 708A.160, 708A.165, 708A.180, 708A.195, 708A.250, 708A.255, 708A.260, 708A.265, 4 $\mathbf{5}$ 708A.275, 708A.410, 708A.420, 708A.425, 708A.430, 708A.435, 708A.440, 708A.445, 708A.455, 708A.460, 708A.470, 708A.475, 708A.485, 708A.490, 708A.495, 708A.500, 708A.505, 708A.510, 6 7708A.515, 708A.555, 708A.565, 708A.575, 708A.580, 708A.585, 708A.595, 708A.600, 708A.650, 8 708A.990, 709.130, 709.150, 709.175, 709.330, 709.535, 711.085, 711.135, 711.405, 711.520, 713.010, 9 713.130, 713.300, 713.990 and 714.995 by sections 1, 2, 5 to 53 and 56 to 89a of this 2015 Act.

10 <u>SECTION 93.</u> This 2015 Act being necessary for the immediate preservation of the public 11 peace, health and safety, an emergency is declared to exist, and this 2015 Act takes effect 12 on its passage.

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