# A-Engrossed House Bill 2191

Ordered by the House April 21 Including House Amendments dated April 21

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House Interim Committee on Business and Labor)

#### 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.

[Requires person to obtain or renew license from Secretary of State in order to serve as commercial registered agent in this state. Specifies application requirements and requires Secretary of State to issue license unless Secretary of State makes certain findings. Requires nonrefundable processing fee of \$500 for each location at which person will receive service of process on behalf of another person. Provides that license expires at end of each calendar year.]

[Specifies duties of, and prohibits certain conduct by, licensee. Enables Secretary of State to examine licensee's books, papers and records to enforce provisions of Act and to revoke licensee's license or order licensee to remove principal owner, member, director or manager under certain circumstances.]

[Specifies that principal office of business entity incorporated or organized in this state or authorized to transact business in this state must have physical street address that may not be commercial mail receiving agency, mail forwarding business or virtual office.]

Authorizes Secretary of State to investigate alleged or potential violations of business entity statutes and to require business entity to provide list of shareholders and respond to interrogatories. Permits Secretary of State to impose penalties, cancel or revoke incorporation or dissolve [or seek dissolution of] business entity that violates statutes or fails to cooperate with investigation.

Permits Department of Revenue to recommend dissolution of business entity that fails to comply with tax laws of state.

Subjects directors, officers, employees, members and managers of business entity to claim for damages from person that suffers ascertainable loss of money or property resulting from knowing dissemination of materially false statement concerning certain aspects of business entity's finances and operations.

[Permits Attorney General to bring action to enjoin business entity from continuing violation of business entity statutes or to seek judicial dissolution or other relief necessary to protect shareholders or remedy consequences of violation.]

[Requires corporations, incorporators of corporations, limited liability companies and organizers of limited liability companies to file document that declares whether corporation or limited liability company has previously filed or will file tax return or that lists certain identifying information for each of corporation's or limited liability company's beneficial owners.]

[Specifies circumstances under which and entities to which Secretary of State may disclose information from document.]

Specifies information concerning street address of business entity and name and address of director, controlling shareholder, member or manager that must appear in articles of incorporation or articles of organization for business entity.

Permits court to dissolve business entity that court finds was shell entity that was used, incorporated or organized for illegal purpose, to defraud or deceive another person or to conceal business activity from another person or governmental agency. Permits Attorney General to bring action for dissolution and specifies elements of prima facie showing. Specifies effects of finding that business entity is shell entity.

Specifies that principal office of business entity incorporated or organized in this state or authorized to transact business in this state must have physical street address that may not be commercial mail receiving agency, mail forwarding business or virtual office.

Permits Department of Revenue to disclose certain information from taxpayer return to Secretary of State for purposes of initiating or supporting recommendation for administrative dissolution of business entity that fails to comply with applicable tax laws of state.

Becomes operative January 1, 2018.

Takes effect on 91st day following adjournment sine die.

**NOTE:** Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

1	A BILL FOR AN ACT
2	Relating to business entities; creating new provisions; amending ORS 56.035, 60.001, 60.004, 60.047,
3	60.074, 60.111, 60.131, 60.647, 60.661, 60.737, 62.155, 63.001, 63.004, 63.047, 63.074, 63.111, 63.647,
4	63.661, 63.737, 65.001, 65.111, 70.020, 70.025, 128.575, 128.595, 314.840 and 554.082; and prescribing
5	an effective date.
6	Be It Enacted by the People of the State of Oregon:
7	SECTION 1. Sections 2 and 3 of this 2017 Act are added to and made a part of ORS
8	chapter 60.
9	SECTION 2. (1)(a) The Secretary of State may investigate an alleged or potential vio-
10	lation of this chapter and, in the course of the investigation or in response to a request from
11	a law enforcement agency, may order a corporation to:
12	(A) Prepare and submit to the Secretary of State within 30 days the list described in ORS
13	60.771 (3); and
14	(B) Answer within 30 days any interrogatory that is related to an alleged or potential
15	violation of this chapter that the Secretary of State submits to the corporation.
16	(b) Notwithstanding the provisions of ORS 192.410 to 192.505, the list described in para-
17	graph (a)(A) of this subsection and information that the Secretary of State obtains from an
18	interrogatory under paragraph (a)(B) of this subsection is not subject to public disclosure.
19	The Secretary of State may provide a law enforcement agency with the list described in
20	paragraph (a)(A) of this subsection and information the Secretary of State obtains from an
21	interrogatory under paragraph (a)(B) of this subsection.
22	(2)(a) If a corporation fails to comply with an order from the Secretary of State under
23	subsection (1) of this section, the Secretary of State may:
24	(A) Impose a civil penalty on the corporation in accordance with ORS 183.745;
25	(B) Cancel or revoke an incorporation, or revoke a foreign corporation's authorization
26	to transact business in this state, after conducting a hearing under ORS 183.413 to 183.470;
27	or
28	(C) Administratively dissolve the corporation in accordance with ORS 60.651.
29	(b) The Secretary of State shall provide in an order that imposes a civil penalty under
30	paragraph (a)(A) of this subsection that the civil penalty is not due and payable until after
31	the order becomes final following any appeal of the order or, if an appeal does not occur,
32	after the order becomes final by operation of law.
33	(3) The Director of the Department of Revenue may recommend to the Secretary of State
34	that the Secretary of State administratively dissolve a corporation for a failure to comply
35	with the tax laws of the state if the corporation has not contested or is not contesting the
36	Department of Revenue's determination that a failure has occurred. If the Secretary of State
37	agrees with the director, the Secretary of State may dissolve the corporation under ORS
38	60.651.
39	(4) The Secretary of State may not reinstate a corporation that was administratively or
40	judicially dissolved unless, as appropriate:
41	(a) The corporation complies with the Secretary of State's order under subsection (1) of
42	this section;
42 43	(b) A law enforcement agency that has completed an investigation of the corporation for
45 44	which the Secretary of State canceled or revoked incorporation or revoked an authorization
	to transact business in this state recommends that the Secretary of State allow the incor-
45	to transact susmess in tins state recommenus that the secretary of state abow the mcor-

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1 poration or reinstatement; or

2 (c) A court order compels a reinstatement.

3 (5) A corporation may appeal in accordance with ORS 183.480 to 183.500 an order the
 4 Secretary of State issues or an action the Secretary of State takes under this section.

5 (6) The Secretary of State and the Director of the Department of Revenue may each 6 adopt rules to implement the provisions of this section.

SECTION 3. An officer, director, employee or agent of a corporation is liable for damages
to the corporation or to a person that suffers an ascertainable loss of money or property as
a result of the officer, director, employee or agent:

(1) Making, issuing, delivering or publishing, or participating in making, issuing, delivering or publishing, a prospectus, report, circular, certificate, financial statement, balance
sheet, public notice or document concerning the corporation or the corporation's shares,
assets, liabilities, capital, dividends, earnings, accounts or business operations that the officer, director, employee or agent knows is false in any material respect;

(2) Making an entry or causing another person to make an entry in the corporation's
books, records, minutes or accounts that the director, officer, employee or agent knows is
false in any material respect; or

(3) Removing, erasing, altering or canceling, or causing another person to remove, erase,
alter or cancel, an entry in a corporation's books, records, minutes or accounts if by means
of the removal, erasure, alteration or cancellation the director, officer, employee or agent
intends to deceive another person.

22 <u>SECTION 4.</u> Sections 5 and 6 of this 2017 Act are added to and made a part of ORS 23 chapter 63.

24 <u>SECTION 5.</u> (1)(a) The Secretary of State may investigate an alleged or potential vio-25 lation of this chapter and, in the course of the investigation or in response to a request from 26 a law enforcement agency, may order a limited liability company to:

(A) Prepare and submit to the Secretary of State within 30 days the list described in ORS
63.771 (1)(a); and

(B) Answer within 30 days any interrogatory that is related to an alleged or potential
violation of this chapter that the Secretary of State submits to the limited liability company.
(b) Notwithstanding the provisions of ORS 192.410 to 192.505, the list described in para-

graph (a)(A) of this subsection and information that the Secretary of State obtains from an interrogatory under paragraph (a)(B) of this subsection is not subject to public disclosure. The Secretary of State may provide a law enforcement agency with the list described in paragraph (a)(A) of this subsection and information the Secretary of State obtains from an interrogatory under paragraph (a)(B) of this subsection.

(2)(a) If a limited liability company fails to comply with an order from the Secretary of
 State under subsection (1) of this section, the Secretary of State may:

(A) Impose a civil penalty on the limited liability company in accordance with ORS
183.745;

(B) Cancel or revoke an organization, or revoke a foreign limited liability company's authorization to transact business in this state, after conducting a hearing under ORS 183.413
to 183.470; or

44 (C) Administratively dissolve the limited liability company in accordance with ORS 63.651.

45 (b) The Secretary of State shall provide in an order that imposes a civil penalty under

1 paragraph (a)(A) of this subsection that the civil penalty is not due and payable until after

2 the order becomes final following any appeal of the order or, if an appeal does not occur, 3 after the order becomes final by operation of law.

4 (3) The Director of the Department of Revenue may recommend to the Secretary of State 5 that the Secretary of State administratively dissolve a limited liability company for a failure 6 to comply with the tax laws of the state if the limited liability company has not contested 7 or is not contesting the department's determination that a failure has occurred. If the Sec-8 retary of State agrees with the director, the Secretary of State may dissolve the limited li-9 ability company under ORS 63.651.

(4) The Secretary of State may not reinstate a limited liability company that was ad ministratively or judicially dissolved unless, as appropriate:

(a) The limited liability company complies with the Secretary of State's order under
 subsection (1) of this section;

(b) A law enforcement agency that has completed an investigation of the limited liability company for which the Secretary of State canceled or revoked organization or revoked an authorization to transact business in this state recommends that the Secretary of State allow the organization or reinstatement; or

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# (c) A court order compels a reinstatement.

(5) A limited liability company may appeal in accordance with ORS 183.480 to 183.500 an
 order the Secretary of State issues or an action the Secretary of State takes under this
 section.

(6) The Secretary of State and the Director of the Department of Revenue may each
 adopt rules to implement the provisions of this section.

24 <u>SECTION 6.</u> A member, manager, employee or agent of a limited liability company is li-25 able for damages to the limited liability company or to a person that suffers an ascertainable 26 loss of money or property as a result of the member, manager, employee or agent:

(1) Making, issuing, delivering or publishing, or participating in making, issuing, delivering or publishing, a prospectus, report, circular, certificate, financial statement, balance
sheet, public notice or document concerning the limited liability company or the limited liability company's shares, assets, liabilities, capital, dividends, earnings, accounts or business
operations that the member, manager, employee or agent knows is false in any material respect;

(2) Making an entry or causing another person to make an entry in the limited liability
 company's books, records, minutes or accounts that the member, manager, employee or
 agent knows is false in any material respect; or

(3) Removing, erasing, altering or canceling, or causing another person to remove, erase,
alter or cancel, an entry in a limited liability company's books, records, minutes or accounts
if by means of the removal, erasure, alteration or cancellation the member, manager, employee or agent intends to deceive another person.

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**SECTION 7.** ORS 56.035 is amended to read:

56.035. (1) If a document is required by law to be verified before being submitted for filing with the Secretary of State, the document must include or be accompanied by a written declaration that the person who executes the document prepares under penalties of perjury to the effect that the person has examined the document and to the best of the person's knowledge and belief the document is true, correct and complete. An acknowledgment before a notary public or other officer is 1 not required.

2 (2) The Secretary of State, before filing a document that a person submits for filing, may verify 3 that the principal office address, [or] the registered office address, the records office address de-

4 scribed in ORS 70.020 or the principal address described in ORS 648.010 for an entity that has

5 an assumed business name as listed in the document is a physical street address and not a com-

6 mercial mail receiving agency, a mail forwarding business or a virtual office.

7 **SECTION 8.** ORS 60.001 is amended to read:

8 60.001. As used in this chapter:

9 (1) "Anniversary" means the day each year that is exactly one or more years after:

(a) The date on which the Secretary of State files the articles of incorporation for a domesticcorporation.

(b) The date on which the Secretary of State files an application for authority to transact busi-ness for a foreign corporation.

(2) "Articles of incorporation" means the articles described in ORS 60.047, amended and restated
 articles of incorporation, articles of conversion or articles of merger.

(3) "Authorized shares" means the shares of all classes that a domestic or foreign corporationis authorized to issue.

(4) "Conspicuous" means written, printed or typed in text that is italicized, boldfaced, of a contrasting color, capitalized or underlined or similarly enhanced so that a reasonable person against
whom the writing is to operate should have noticed the writing.

(5) "Corporation" or "domestic corporation" means a corporation for profit that is incorporated
 under or subject to the provisions of this chapter and that is not a foreign corporation.

(6) "Delivery" means any method of delivery used in conventional commercial practice, whether
by hand, mail, commercial delivery or electronic transmission.

(7) "Distribution" means a direct or indirect transfer of money or other property, except of a corporation's own shares, or [an] **a corporation's** incurrence of indebtedness [by a corporation] to or for the benefit of the corporation's shareholders in respect of any of the corporation's shares, in the form of a declaration or payment of a dividend, a purchase, redemption or other acquisition of shares, a distribution of indebtedness, or otherwise.

(8) "Domestic limited liability company" means an entity that is an unincorporated association
 that has one or more members and that is organized under ORS chapter 63.

(9) "Domestic nonprofit corporation" means a corporation not for profit that is incorporated
 under ORS chapter 65.

(10) "Domestic professional corporation" means a corporation that is organized under ORS
 chapter 58 for the purpose of rendering professional services and for the purposes provided under
 ORS chapter 58.

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(11) "Electronic signature" has the meaning given that term in ORS 84.004.

(12) "Electronic transmission" means any process of communication that does not directly in volve the physical transfer of paper and that is suitable for the recipient to retain, retrieve and re produce information.

(13) "Employee" includes an officer but not a director, unless the director accepts duties that
 make the director also an employee.

(14) "Entity" [includes] means a corporation, foreign corporation, nonprofit corporation, profit
and nonprofit unincorporated association, business trust, partnership, two or more persons [having]
that have a joint or common economic interest, any state, the United States, a federally recognized

1 Native American or American Indian tribal government and any foreign government.

2 (15) "Foreign corporation" means a corporation for profit that is incorporated under laws other 3 than the laws of [*this*] **the** state.

4 (16) "Foreign limited liability company" means an entity that is an unincorporated association 5 organized under laws other than the laws of [*this*] **the** state and that is organized under a statute 6 under which an association may be formed that affords to each of the entity's members limited li-7 ability with respect to liabilities of the entity.

8 (17) "Foreign nonprofit corporation" means a corporation not for profit that is organized under 9 laws other than the laws of [*this*] **the** state.

(18) "Foreign professional corporation" means a professional corporation that is organized under
 laws other than the laws of [*this*] **the** state.

12 (19) "Governmental subdivision" includes an authority, county, district and municipality.

(20) "Individual" means a natural person or the estate of an incompetent individual or a de ceased individual.

(21) "Office," when used to refer to the administrative unit directed by the Secretary of State,
means the office of the Secretary of State.

17 (22) "Person" means an individual or entity.

18 (23)(a) "Principal office" means the physical street address of [*the*] **an** office, in or out of this 19 state, where the principal executive offices of a domestic or foreign corporation are located and 20 designated in the annual report or in the application for authority to transact business in this state.

(b) "Principal office" does not include a commercial mail receiving agency, a mail for warding business or a virtual office.

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(24) "Proceeding" means a civil, criminal, administrative or investigatory action.

(25) "Record date" means the date established under this chapter on which a corporation determines the identity of the corporation's shareholders and their shareholdings for purposes of this chapter.

(26) "Remote communication" means any method by which a person that is not physically present at the location at which a meeting occurs may nevertheless hear or otherwise communicate at substantially the same time with other persons at the meeting and have access to materials necessary to participate or vote in the meeting to the extent of the person's authorization to participate or vote.

(27) "Shares" means the units into which the proprietary interest in a corporation is divided.

(28) "Shareholder" means the person in whose name shares are registered in the records of a
 corporation or the beneficial owner of shares to the extent of the rights granted by a nominee cer tificate on file with a corporation.

36 (29) "Shell entity" means an entity that has the characteristics described in ORS 60.661
 37 (1)(a)(C)(i).

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[(29)] (30) "Signature" means any manual, facsimile, conformed or electronic signature.

39 [(30)] (31) "Single voting group" means a voting group, the shares of which are entitled by the
 40 articles of incorporation or this chapter to vote generally on a matter.

41 [(31)] (32) "State," when referring to a part of the United States, means a state, commonwealth, 42 territory or insular possession of the United States and the agencies and governmental subdivisions 43 of the state, commonwealth, territory or insular possession.

44 [(32)] (33) "Subscriber" means a person who subscribes for shares in a corporation, whether 45 before or after incorporation.

[(33)] (34) "United States" [includes] means the federal government or a district, authority, 1 bureau, commission, department [and] or any other agency of the United States. 2 [(34)] (35) "Voting group" means all shares of one or more classes or series that under the ar-3 ticles of incorporation or this chapter are entitled to vote and be counted together collectively on 4 a matter at a meeting of shareholders. 5 SECTION 9. ORS 60.004 is amended to read: 6 60.004. (1) For the Secretary of State to file a document under this chapter, the document must 7 satisfy the requirements set forth in this section and any other requirements in this chapter that 8 9 supplement or modify the requirements set forth in this section. (2) [This chapter must require or permit filing] The document **must be a type of document that** 10 this chapter or another law requires or permits a person to file with the Office of the Secretary 11 12 of State. 13 (3) The document must contain the information required by this chapter and may contain other information. 14 15 (4) The document must be legible. (5) The document must be in the English language. The certificate of existence required of for-16 eign corporations need not be in English if accompanied by a reasonably authenticated English 17 translation. 18 (6) The document must be executed **by**: 19 (a) [By] The chair of the board of directors of a domestic or foreign corporation, the 20corporation's president or another of the corporation's officers; 2122(b) An incorporator, if directors have not been selected or before the organizational meeting[, by an incorporator]; 23(c) A receiver, trustee or court-appointed fiduciary, if the corporation is in the hands of a 24 receiver, trustee or other court-appointed fiduciary[, by the fiduciary, receiver or trustee]; or 25(d) [By] An agent of a person identified in this subsection, if the person authorizes the agent to 2627execute the document. (7) The person that executes the document shall: 28(a) Declare, above the person's signature and under penalty of perjury, that the docu-2930 ment does not fraudulently conceal, fraudulently obscure, fraudulently alter or otherwise 31 misrepresent the identity of the person or any of the officers, directors, employees or agents of the corporation on behalf of which the person signs; and 32(b) State beneath or opposite the signature the person's name and the capacity in which the 33 34 person signs. 35(8) The document may, but is not required to, contain: 36 (a) The corporate seal; 37 (b) An attestation by the secretary or an assistant secretary; or (c) An acknowledgment, verification or proof. 38 [(8)] (9) If the Secretary of State has prescribed a mandatory form for the document under ORS 39 60.016, the document must be in or on the prescribed form. 40 [(9)] (10) The document must be delivered to the Office of the Secretary of State and must be 41 accompanied by the required fees. 42 [(10)] (11) Delivery of a document to the office is accomplished only when the office actually 43 receives the document. 44

45 **SECTION 10.** ORS 60.047 is amended to read:

60.047. (1) [The] Articles of incorporation [shall] must set forth: 1 2 (a) A corporate name for the corporation that satisfies the requirements of ORS 60.094; (b) The number of shares the corporation is authorized to issue; 3 (c) The address, including street and number, and mailing address, if different, of the 4 corporation's initial registered office and the name of [its] the corporation's initial registered agent 5 at [that] the initial registered office; 6 (d) The name and address of each incorporator; [and] 7 (e) A mailing address to which notices, as required by this chapter, may be mailed until the 8 9 corporation designates an address [has been designated by the corporation in its] in the corporation's annual report[.]; 10 (f) The initial physical street address, including the number and name of the street, and 11 12 the mailing address, if different, of the corporation's principal office; and (g) The name and address of at least one individual who is a director or controlling 13 shareholder of the corporation or an authorized representative with direct knowledge of the 14 15 operations and business activities of the corporation. 16 (2) The articles of incorporation may set forth: (a) The names of the initial directors; 17 18 (b) The addresses of the initial directors; (c) Provisions regarding: 19 (A) The purpose or purposes for which the corporation is organized; 20(B) Managing the business and regulating the affairs of the corporation; 21 22(C) Defining, limiting and regulating the powers of the corporation, *[its]* the board of directors and shareholders; and 23(D) A par value for authorized shares or classes of shares; 94 (d) A provision eliminating or limiting the personal liability of a director to the corporation or 25[its] the corporation's shareholders for monetary damages for conduct as a director, provided that 2627[no such provision shall] the provision does not eliminate or limit the liability of a director for any act or omission [occurring prior to the date when such] that occurs before the date on which the 28provision becomes effective and [such] the provision [shall] does not eliminate or limit the liability 2930 of a director for: 31 (A) Any breach of the director's duty of loyalty to the corporation or [its] the corporation's 32shareholders: (B) Acts or omissions that are not in good faith or [which] that involve intentional misconduct 33 34 or a knowing violation of law; (C) Any unlawful distribution under ORS 60.367; or 35(D) Any transaction from which the director derived an improper personal benefit; 36 37 (e) A provision authorizing or directing the corporation to conduct the business of the corporation in a manner that is environmentally and socially responsible; and 38 (f) Any provision that under this chapter is required or permitted to be set forth in the bylaws. 39 (3) The articles of incorporation need not set forth any of the corporate powers enumerated in 40 this chapter. 41 SECTION 11. ORS 60.074 is amended to read: 42 60.074. (1) Every corporation incorporated under this chapter has the purpose of engaging in any 43 lawful business unless a more limited purpose is set forth in the articles of incorporation. A person 44 may not incorporate a corporation under this chapter for any illegal purpose or with an in-45

tent to fraudulently conceal any business activity from another person or a governmental 1 2 agency. (2) A business that is subject to regulation under another statute of [this] the state may not be 3 incorporated under this chapter if [such business is required to] the business must be organized 4 under [such] the other statute. 5 SECTION 12. ORS 60.111 is amended to read: 6 60.111. (1) A corporation shall continuously maintain in this state a registered agent and regis-7 tered office that may be, but need not be, the same as any of the corporation's places of business. 8 9 The registered office must be located at a physical street address where process may be personally served on the registered agent. The registered office may not be a commercial mail receiving 10 agency, a mail forwarding business or a virtual office. 11 12(2) A registered agent [shall] must be: 13 (a) An individual who resides in this state and whose business office is identical to the registered office; 14 15 (b) A domestic corporation, domestic limited liability company, domestic professional corporation or domestic nonprofit corporation, the business office of which is identical to the registered office; 16 17 or 18 (c) A foreign corporation, foreign limited liability company, foreign professional corporation or 19 foreign nonprofit corporation that is authorized to transact business in this state, the business office 20 of which is identical to the registered office. SECTION 13. ORS 60.131 is amended to read: 212260.131. (1)(a) [The] Articles of incorporation must prescribe the classes of shares and the number of shares of each class that [the corporation is authorized to] a corporation may issue. 23(b) A corporation may not issue a document that entitles an unidentified individual or 94 entity that possesses the document to a share in the corporation. 25(c) If the corporation may issue more than one class of shares [is authorized], the articles of 2627incorporation must prescribe a distinguishing designation for each class, and [prior to the issuance of before shares of a class are issued, the preferences, limitations and relative rights of [that] the 28 class must be described in the articles of incorporation. All shares of a class must have preferences, 2930 limitations and relative rights identical to [those] the preferences, limitations and relative rights 31 of other shares of the same class except to the extent otherwise permitted by ORS 60.134 and 60.157. 32(2) If the articles of incorporation authorize only one class of shares, that class has unlimited voting rights and rights to receive the net assets of the corporation upon dissolution. If the articles 33 34 of incorporation authorize more than one class of shares, then one or more classes of shares must 35together have unlimited voting rights, and one or more classes of shares which may be the same class or classes as those with voting rights, must together be entitled to receive the net assets of 36 37 the corporation upon dissolution. 38 (3) The articles of incorporation may authorize one or more classes of shares that: (a) Have special, conditional or limited voting rights, or no voting rights, except to the extent 39 prohibited by this chapter; 40 (b) Are redeemable or convertible as specified in the articles of incorporation: 41 (A) At the option of the corporation, the shareholder or another person or upon the occurrence 42 of a designated event; 43

44 (B) For cash, indebtedness, securities or other property; or

45 (C) In a designated amount or in an amount determined in accordance with a designated formula

1	or by reference to extrinsic data or events;
<b>2</b>	(c) Entitle the holders to distributions calculated in any manner, including dividends that may
3	be cumulative, noncumulative or partially cumulative; or
4	(d) Have preference over any other class of shares with respect to distributions, including divi-
5	dends and distributions upon the dissolution of the corporation.
6	(4) The description of the designations, preferences, limitations and relative rights of share
7	classes in subsection (3) of this section is not exhaustive.
8	SECTION 14. ORS 60.647 is amended to read:
9	60.647. The Secretary of State may commence a proceeding under ORS 60.651 to administratively
10	dissolve a corporation if:
11	(1) The corporation does not pay when due any fees imposed by this chapter;
12	(2) The corporation does not deliver [its] the corporation's annual report to the Secretary of
13	State when due;
14	(3) The corporation fails to comply with an order from the Secretary of State under
15	section 2 (1) of this 2017 Act or is the subject of a recommendation for dissolution from the
16	Director of the Department of Revenue under section 2 (3) of this 2017 Act;
17	[(3)] (4) The corporation is without a registered agent or registered office in this state;
18	[(4)] (5) The corporation does not notify the Secretary of State that [its] the corporation's
19	registered agent or registered office has [been] changed, that [its] the registered agent has resigned
20	or that [its] the registered office has been discontinued; or
21	[(5)] (6) The corporation's period of duration stated in [its] the articles of incorporation expires.
22	SECTION 15. ORS 60.661 is amended to read:
23	60.661. (1) [The circuit courts] A circuit court may dissolve a corporation:
24	[(1)] (a) In a proceeding by the Attorney General if $[it is established]$ the court finds that:
25	[(a)] (A) The corporation [obtained its] filed articles of incorporation [through] with fraudulent
26	intent, with fraudulent information or in a manner that otherwise indicates fraud; [or]
27	[(b)] (B) The corporation has continued to exceed or abuse the authority conferred upon $[it]$ the
28	corporation by law[.]; or
29	(C) The corporation is a shell entity. For purposes of this subparagraph:
30	(i) A court may find that a corporation is a shell entity if the court determines that the
31	corporation was used or incorporated for an illegal purpose, was used or incorporated to
32	defraud or deceive a person or a governmental agency or was used or incorporated to
33	fraudulently conceal any business activity from another person or a governmental agency;
34	and
35	(ii) The Attorney General may make a prima facie showing that a corporation is a shell
36	entity by stating in an affidavit that:
37	(I) The corporation did not provide a name or address required by the Secretary of State,
38	or the name or address the corporation provided was false, fraudulent or inadequate;
39	(II) The corporation's articles of incorporation, a record the corporation must keep under
40	ORS 60.771, or the corporation's annual report is false, fraudulent or inadequate;
41	(III) A public body, as defined in ORS 174.109, attempted to communicate with, or serve
42	legal process upon, the corporation at the address or by means of other contact information
43	the corporation provided to the Secretary of State, but the corporation failed to respond; or
44	(IV) The Attorney General has other evidence that shows that the corporation was used
45	or incorporated for an illegal purpose, was used or incorporated to defraud or deceive a

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person or a governmental agency or was used or incorporated to fraudulently conceal any

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2 business activity from another person or a governmental agency.

3 [(2)] (b) In a proceeding by a shareholder in a corporation that has shares that are listed on a 4 national securities exchange or that are regularly traded in a market maintained by one or more 5 members of a national or affiliated securities association, if [*it is established*] **the court finds** that:

6  $[(\alpha)]$  (A) The directors are deadlocked in the management of the corporate affairs, the share-7 holders are unable to break the deadlock and irreparable injury to the corporation is threatened or 8 being suffered, or the business and affairs of the corporation can no longer be conducted to the 9 advantage of the shareholders generally, because of the deadlock;

10 [(b)] (B) The directors or those in control of the corporation have acted, are acting or will act 11 in a manner that is illegal, oppressive or fraudulent;

12 [(c)] (C) The shareholders are deadlocked in voting power and have failed, for a period that in-13 cludes at least two consecutive annual meeting dates, to elect successors to directors whose terms 14 have expired; or

15 [(d)] (D) The corporate assets are being misapplied or wasted.

16 [(3)] (c) In a proceeding by a creditor if [*it is established*] the court finds that:

[(a)] (A) The creditor's claim has been reduced to judgment, the execution on the judgment re turned unsatisfied and the corporation is insolvent; or

[(b)] (B) The corporation has admitted in writing that the creditor's claim is due and owing and
 the corporation is insolvent.

21 [(4)] (d) In a proceeding by the corporation to have [*its*] **the corporation's** voluntary dissolution 22 continued under court supervision.

(2) In addition to subjecting a corporation to dissolution under subsection (1)(a)(C) of this
 section, a finding that a corporation is a shell entity has the following effects:

(a) A court may rebuttably presume that the corporation's filings with the Secretary of
State constitute a false claim, as defined in ORS 180.750, in any action the Attorney General
brings against the corporation under ORS 180.760; and

(b) A public body, as defined in ORS 174.109, in any proceeding against the corporation,
may move to enjoin a director, officer or other person that exercises significant direction
or control over the corporation from engaging in commercial activity in this state, including
but not limited to incorporating or organizing an entity in this state.

(3) A corporation may affirmatively defend against an allegation that the corporation is a shell entity by showing that the corporation, within 60 days after receiving a request to provide or correct a name, address or other information required for a filing or in articles of incorporation, a record the corporation must keep or an annual report, or within 60 days after the date of a request to respond to a communication or service of process, provided or corrected the name, address or other information or responded to the communication or service of process.

39 SECTION 16. ORS 60.737 is amended to read:

40 60.737. The Secretary of State may commence a proceeding under ORS 60.741 to revoke the 41 authority of a foreign corporation to transact business in this state if:

42 (1) The foreign corporation does not deliver [*its*] the corporation's annual report to the Secre43 tary of State within the time prescribed by this chapter;

44 (2) The foreign corporation does not pay within the time prescribed by this chapter any fees45 imposed by this chapter;

(3) The foreign corporation fails to comply with an order from the Secretary of State 1 2 under section 2 (1) of this 2017 Act; [(3)] (4) The foreign corporation has failed to appoint or maintain a registered agent or regis-3 tered office in this state as prescribed by this chapter; 4 [(4)] (5) The foreign corporation does not inform the Secretary of State under ORS 60.724 or 5 60.727 that [its] the corporation's registered agent or registered office has changed, that [its] the 6 registered agent has resigned or that [its] the registered office has been discontinued; 7 [(5)] (6) An incorporator, director, officer or agent of the foreign corporation signed a document 8 9 knowing [it] the document was false in any material respect with intent that the document be delivered to the office for filing; or 10 [(6)] (7) The Secretary of State receives a duly authenticated certificate from the official having 11 12 custody of corporate records in the state or country under whose law the foreign corporation is 13 incorporated stating that *[it]* the foreign corporation has been dissolved or disappeared as the result of a merger. 14 15 SECTION 17. ORS 62.155 is amended to read: 16 62.155. (1) A cooperative shall have and continuously maintain in this state: (a) A registered office that may be, but need not be, the same as the cooperative's place of 17 business. The registered office must be located at a physical street address where process may be 18 personally served on the registered agent. The registered office may not be a commercial mail re-19 20 ceiving agency, a mail forwarding business or a virtual office. (b) A registered agent that must be: 2122(A) An individual who resides in this state and whose business office is identical to the registered office; 23(B) A domestic corporation, domestic limited liability company, domestic professional corpo-24 ration or domestic nonprofit corporation that has a business office identical to the registered office; 2526or 27(C) A foreign corporation, foreign limited liability company, foreign professional corporation or foreign nonprofit corporation that is authorized to transact business in this state and that has a 28business office identical to the registered office. 2930 (2) A cooperative may change the cooperative's registered office or registered agent in accord-31 ance with the procedure set forth in ORS 60.114. 32(3) A person that a cooperative has designated as the cooperative's registered agent may resign in accordance with the procedure set forth in ORS 60.117. 33 34 (4) A registered agent appointed by a cooperative is an agent of the cooperative upon whom any 35process, notice or demand required or permitted by law to be served upon the cooperative may be 36 served. 37 (5) The provisions of ORS 60.121 are applicable to cooperatives. 38 SECTION 18. ORS 63.001 is amended to read: 63.001. As used in this chapter: 39 (1) "Anniversary" means [that] the day each year that is exactly one or more years after: 40

(a) The date [of filing by] on which the Secretary of State [of] files the articles of organization
[in the case of] for a domestic limited liability company.

43 (b) The date [of filing by] on which the Secretary of State [of an] files a foreign limited li-

ability company's application for authority to transact business in [the case of a foreign limited li ability company] this state.

[12]

(2) "Articles of organization" means the document described in ORS 63.047 [for the purpose of 1 2 forming] that forms a limited liability company, including articles of organization as [they] the articles of organization may be amended or restated, articles of conversion and articles of merger. 3 (3) "Bankruptcy" means: 4  $\mathbf{5}$ (a) [Assignment by a member] A member's assignment for the benefit of creditors; (b) A member's commencement of a voluntary bankruptcy case [by a member]; 6 (c) Adjudication of a member as bankrupt or insolvent; 7 (d) [Filing by a member of] A member's filing of a petition or answer [seeking] to seek for the 8 9 member any reorganization, arrangement, composition, readjustment, liquidation, dissolution or similar relief under any statute, law or rule; 10 (e) A member's filing [by a member] of an answer or other pleading [admitting or failing] that 11 12 admits or fails to contest the material allegations of a petition filed against the member in [any 13 proceeding of this nature] a bankruptcy procedure; (f) Seeking, consenting to or acquiescing in the appointment of a trustee, receiver or liquidator 14 15 of the member or of all or any substantial part of the member's properties; 16 (g) A commencement of an involuntary bankruptcy case against a member that has not been dismissed on or before the 120th day after the commencement of the case; 17 18 (h) An appointment, without the member's consent, of a trustee, receiver or liquidator either of the member or of all or any substantial part of the member's properties that is not vacated or stayed 19 20 on or before the 90th day after the appointment; or (i) An appointment described in paragraph (h) of this subsection that is not vacated on or before 2122the 90th day after [expiration of the stay under] the stay described in paragraph (h) of this sub-23section expires.

(4) "Contribution" means anything of value that a person contributes to the limited liability 94 company as a prerequisite for or in connection with membership including cash, property or services 25rendered or a promissory note or other binding obligation to contribute cash or property or to per-2627form services.

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(5) "Corporation" or "domestic corporation" means a corporation for profit that is incorporated under ORS chapter 60.

30 (6) "Distribution" means a direct or indirect transfer of money or other property, except of a 31 limited liability company's own interests, or a limited liability company's incurrence of indebtedness [by a limited liability company] to or for the benefit of the limited liability company's members 32in respect of a member's interests[. A distribution may be], whether in the form of a declaration or 33 34 payment of profits, a purchase, retirement or other acquisition of interests, a distribution of indebt-35edness, or otherwise.

36 37

(7) "Domestic nonprofit corporation" means a corporation not for profit that is incorporated under ORS chapter 65.

38 (8) "Domestic professional corporation" means a corporation that is organized under ORS chapter 58 for the purpose of rendering professional services and for the purposes provided under 39 ORS chapter 58. 40

(9) "Entity" [includes] means a domestic or foreign limited liability company, corporation, pro-41 fessional corporation, foreign corporation, domestic or foreign nonprofit corporation, domestic or 42 foreign cooperative corporation, profit or nonprofit unincorporated association, business trust, do-43 mestic or foreign general or limited partnership, two or more persons [having] that have a joint or 44 common economic interest, any state, the United States, a federally recognized Native American or 45

1 American Indian tribal government or any foreign government.

2 (10) "Foreign corporation" means a corporation for profit **that is** incorporated under laws other 3 than the laws of [*this*] **the** state.

4 (11) "Foreign limited liability company" means an entity that is an unincorporated association 5 organized under laws other than the laws of [*this*] **the** state and that is organized under a statute 6 under which an association may be formed that affords to each of the entity's members limited li-7 ability with respect to the liabilities of the entity.

8 (12) "Foreign limited partnership" means a limited partnership formed under laws other than the 9 laws of [*this state and having*] **the state and that has** as partners one or more general partners and 10 one or more limited partners.

(13) "Foreign nonprofit corporation" means a corporation not for profit that is organized under
 laws other than the laws of [*this*] the state.

(14) "Foreign professional corporation" means a professional corporation that is organized un der laws other than the laws of [*this*] the state.

(15) "Incompetency" means the entry of a judgment by a court of competent jurisdiction adju dicating the member incompetent to manage the member's person or estate.

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(16) "Individual" means a natural person.

(17) "Limited liability company" or "domestic limited liability company" means an entity that
is an unincorporated association [*having*] that has one or more members and [*that*] is organized
under this chapter.

(18) "Limited partnership" or "domestic limited partnership" means a partnership formed by two
or more persons under ORS chapter 70 [and having] that has one or more general partners and one
or more limited partners.

(19) "Manager" [or "managers"] means a person [or persons, who need not be members, designated
by], not necessarily a member, that the members of a manager-managed limited liability company
designate to manage the limited liability company's business and affairs.

(20) "Manager-managed limited liability company" means a limited liability company that is
designated as a manager-managed limited liability company in the limited liability company's articles
of organization or [whose] the articles of organization of which otherwise expressly provide that a
manager will manage the limited liability company [will be managed by a manager or managers].

(21)(a) "Member" [or "members"] means a person [or persons] with both an ownership interest
 in a limited liability company and all the rights and obligations of a member specified under this
 chapter.

34 (b) "Member" does not include an assignee of an ownership interest [who] that has not also 35 acquired the voting and other rights appurtenant to membership.

(22) "Member-managed limited liability company" means a limited liability company other than
 a manager-managed limited liability company.

(23) "Membership interest" [or "interest"] means a member's collective rights in a limited liability company, including the member's share of profits and losses of the limited liability company, the right to receive distributions of the limited liability company's assets and any right to vote or participate in management.

42 (24) "Office," when used to refer to the administrative unit directed by the Secretary of State,
43 means the office of the Secretary of State.

44 (25) "Operating agreement" means any valid agreement, written or oral, of the member or 45 members as to the affairs of a limited liability company and the conduct of the limited liability

company's business. 1 2 (26) "Organizer" means one of the signers of the initial articles of organization. (27) "Party" includes an individual who was, is or is threatened to be made a named defendant 3 4 or respondent in a proceeding.  $\mathbf{5}$ (28) "Person" means an individual or entity. (29)(a) "Principal office" means the physical street address of an office, in or out of this 6 state, where the principal executive offices of a domestic or foreign limited liability company 7 are located and designated in the annual report or in the application for authority to trans-8 9 act business in this state. (b) "Principal office" does not include a commercial mail receiving agency, a mail for-10 warding business or a virtual office. 11 12[(29)] (30) "Proceeding" means any threatened, pending or completed action, suit or proceeding 13 whether civil, criminal, administrative or investigatory and whether formal or informal. (31) "Shell entity" means an entity that has the characteristics described in ORS 63.661 14 15 (1)(a)(C)(i).16 [(30)] (32) "State," when referring to a part of the United States, [includes] means a state, commonwealth, territory or insular possession of the United States and the agencies and govern-17 18 mental subdivisions of the state, commonwealth, territory or insular possession. 19 [(31)] (33) "United States" [includes] means the federal government and a district, authority, bureau, commission, department or any other agency of the United States. 20SECTION 19. ORS 63.004 is amended to read: 212263.004. (1) For the Secretary of State to file a document under this chapter, the document must satisfy the requirements set forth in this section and any other requirements in this chapter that 23supplement or modify the requirements set forth in this section. 94 (2) [This chapter must require or permit filing] The document must be a type of document that 25this chapter or another law requires or permits a person to file with the Office of the Secretary 2627of State. (3) The document must contain the information required by this chapter and may contain other 2829information. 30 (4) The document must be legible. 31 (5) The document must be in the English language. The certificate of existence required of foreign limited liability companies under ORS 63.707 need not be in English if accompanied by a rea-32sonably authenticated English translation. 33 34 (6)(a) Unless otherwise specified in this chapter, each document or report required by this 35chapter to be filed with the office must be executed in the following manner: (A) Articles of organization must be signed by or on behalf of one or more persons wishing to 36 37 form the limited liability company. 38 (B) Articles of amendment must be signed by at least one member or manager. (C) Each annual report must be signed by one member or manager. 39 (D) If the limited liability company is in the hands of a receiver, trustee or other court-appointed 40 fiduciary, a document or report must be signed by that receiver, trustee or fiduciary. 41 (b) An agent of a person identified in paragraph (a) of this subsection may execute a document 42 identified in paragraph (a) of this subsection, if the person authorizes the agent to execute the doc-43 ument. 44 (7) The person that executes the document shall: 45

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A-Eng. HB 2191 (a) Declare, above the person's signature and under penalty of perjury, that the docu-1 2 ment does not fraudulently conceal, fraudulently obscure, fraudulently alter or otherwise misrepresent the identity of the person or any of the members, managers, employees or 3 agents of the limited liability company on behalf of which the person signs; and 4 (b) State beneath or opposite the signature the person's name and the capacity in which the 5 6 person signs. (8) The document may, but is not required to, contain an acknowledgment, verification or proof. 7 [(8)] (9) If the Secretary of State has prescribed a mandatory form for the document under ORS 8 9 63.016, the document must be in or on the prescribed form. [(9)] (10) The document must be delivered to the office accompanied by the required fees. 10 [(10)] (11) Delivery of a document to the office [is accomplished] occurs only when the office 11 12 actually receives the document. SECTION 20. ORS 63.047 is amended to read: 13 63.047. (1) [The] Articles of organization [shall] must set forth: 14 15 (a) The name of the limited liability company, which [satisfies] must satisfy the requirements of ORS 63.094; 16 (b) The address, including street and number, and mailing address, if different, of the limited li-17 18 ability company's initial registered office and the name of *[its]* the initial registered agent at *[that]* the office; 19 20(c) A mailing address to which notices, as required by this chapter, may be mailed until the limited liability company designates an address [has been designated by the limited liability com-2122pany in its] in an annual report; 23(d) If the limited liability company [is to] will be manager-managed, a statement that the limited liability company will be manager-managed or a statement that the limited liability company [is to] 24 25will be managed by a manager or managers; (e) The name and address of each organizer; 2627(f) The latest date on which the limited liability company [is to] will dissolve or a statement that [its] the limited liability company's existence is perpetual; [and] 28 (g) If a limited liability company [is to] will render professional service or services, as defined 2930 in ORS 58.015, the professional service or services [to be rendered through] that the limited liability 31 company[.] will render; (h) The initial physical street address, including the number and name of the street, and 32the mailing address, if different, of the limited liability company's principal office; and 33 34 (i) The name and address of at least one individual who is a member or manager of the 35limited liability company or an authorized representative with direct knowledge of the operations and business activities of the limited liability company. 36

(2) The articles of organization may set forth any other provisions, not inconsistent with law,
 for [*the regulation of*] **regulating** the internal affairs of the limited liability company, including any
 provision that is required or permitted to be included in any operating agreement of the limited li ability company under this chapter.

41 (3) The articles of organization need not set forth any of the powers enumerated in this chapter.
42 SECTION 21. ORS 63.074 is amended to read:

63.074. (1) Except as otherwise provided by the laws of [*this*] the state and in this section, a
limited liability company formed under this chapter may conduct or promote any lawful business or
purpose [*which*] that a partnership, corporation or professional corporation as defined in ORS 58.015

1 may conduct or promote, unless the articles of organization set forth a more limited purpose [is

2 set forth in the articles of organization]. A person may not organize a limited liability company

under this chapter for any illegal purpose or with an intent to fraudulently conceal any
business activity from another person or a governmental agency.

 $\mathbf{5}$ (2) Subject to the laws of [this] the state, the rules and regulations of [the] a regulatory board of [the] a profession, if any, and the standards of professional conduct of the profession, if any, a 6 limited liability company or [its] members of the limited liability company may render professional 7 service in this state. Notwithstanding any other law, members of a limited liability company, in-8 9 cluding members who are managers, [of a limited liability company] and who are also professionals, as defined in ORS 58.015, [shall be] are personally liable as members of the limited liability company 10 to the same extent and in the same manner as provided for shareholders of a professional corpo-11 12 ration in ORS 58.185 and 58.187 and as otherwise provided in this chapter.

(3) A business that is subject to regulation under another statute of [this] the state may not be organized under this chapter if the business is required to be organized only under the other statute.

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SECTION 22. ORS 63.111 is amended to read:

63.111. (1) A limited liability company shall continuously maintain in this state a registered agent and registered office that may be, but need not be, the same as any of the limited liability company's places of business. The registered office must be located at a physical street address where process may be personally served on the registered agent. The registered office may not be a commercial mail receiving agency, **a mail forwarding business or a virtual office**.

(2) A registered agent must be:

(a) An individual who resides in this state and whose business office is identical to the regis-tered office;

(b) A domestic limited liability company, a domestic corporation, a domestic professional corpo ration or a domestic nonprofit corporation, the business office of which is identical to the registered
 office; or

(c) A foreign limited liability company, foreign corporation, foreign professional corporation or
foreign nonprofit corporation that is authorized to transact business in this state, the business office
of which is identical to the registered office.

30 SECTION 23. ORS 63.647 is amended to read:

63.647. The Secretary of State may commence a proceeding under ORS 63.651 to administratively
 dissolve a limited liability company if:

33 (1) The limited liability company does not pay when due any fees imposed by this chapter;

(2) The limited liability company does not deliver [*its*] the limited liability company's annual
 report to the Secretary of State when due;

(3) The limited liability company fails to comply with an order from the Secretary of
State under section 5 (1) of this 2017 Act or is the subject of a recommendation for dissolution from the Director of the Department of Revenue under section 5 (3) of this 2017 Act;

39 [(3)] (4) The limited liability company is without a registered agent or registered office in this
 40 state;

41 [(4)] (5) The limited liability company does not notify the Secretary of State that [its] the lim-42 ited liability company's registered agent or registered office has [been] changed, that [its] the 43 registered agent has resigned or that [its] the registered office has been discontinued; or

44 [(5)] (6) The limited liability company's period of duration stated in [*its*] **the** articles of organ-45 ization expires.

1 SECTION 24. ORS 63.661 is amended to read:

2 63.661. (1) [The circuit courts] A circuit court may dissolve a limited liability company:

3 [(1)] (a) In a proceeding by the Attorney General if [it is established] the court finds that:

4 [(a)] (A) The limited liability company [obtained its] filed articles of organization [through] with

fraudulent intent, with fraudulent information or in a manner that otherwise indicates fraud;
[or]

[(b)] (B) The limited liability company has continued to exceed or abuse the authority conferred
upon [*it*] the limited liability company by law[.]; or

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(C) The limited liability company is a shell entity. For purposes of this subparagraph:

(i) A court may find that a limited liability company is a shell entity if the court deter mines that the limited liability company was used or organized for an illegal purpose, was
 used or organized to defraud or deceive a person or a governmental agency or was used or
 organized to fraudulently conceal any business activity from another person or a govern mental agency; and

(ii) The Attorney General may make a prima facie showing that a limited liability com pany is a shell entity by stating in an affidavit that:

(I) The limited liability company did not provide a name or address required by the Secretary of State, or the name or address the limited liability company provided was false,
fraudulent or inadequate;

(II) The limited liability company's articles of organization, a record the limited liability
 company must keep under ORS 63.771 or the limited liability company's annual report is
 false, fraudulent or inadequate;

(III) A public body, as defined in ORS 174.109, attempted to communicate with, or serve
 legal process upon, the limited liability company at the address or by means of other contact
 information the limited liability company provided to the Secretary of State, but the limited
 liability company failed to respond; or

(IV) The Attorney General has other evidence that shows that the limited liability company was used or organized for an illegal purpose, was used or organized to defraud or deceive a person or a governmental agency or was used or organized to fraudulently conceal any business activity from another person or a governmental agency.

31 [(2)] (b) In a proceeding by or for a member if [*it is established*] the court finds that it is not 32 reasonably practicable to carry on the business of the limited liability company in conformance with 33 [*its*] the articles of organization or any operating agreement.

[(3)] (c) In a proceeding by the limited liability company to have [*its*] the limited liability
 company's voluntary dissolution continued under court supervision.

(2) In addition to subjecting a limited liability company to dissolution under subsection
 (1)(a)(C) of this section, a finding that a limited liability company is a shell entity has the
 following effects:

(a) A court may rebuttably presume that the limited liability company's filings with the
 Secretary of State constitute a false claim, as defined in ORS 180.750, in any action the At torney General brings against the limited liability company under ORS 180.760; and

(b) A public body, as defined in ORS 174.109, in any proceeding against the limited liability
company, may move to enjoin a member, manager or other person that exercises significant
direction or control over the limited liability company from engaging in commercial activity
in this state, including but not limited to incorporating or organizing another entity in this

1 **state.** 

(3) A limited liability company may affirmatively defend against an allegation that the limited liability company is a shell entity by showing that the limited liability company, within 60 days after receiving a request to provide or correct a name, address or other information required for a filing or in articles of organization, a record the limited liability company must keep or an annual report, or within 60 days after the date of a request to respond to a communication or service of process, provided or corrected the name, address or other information or responded to the communication or service of process.

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SECTION 25. ORS 63.737 is amended to read:

10 63.737. The Secretary of State may commence a proceeding under ORS 63.741 to revoke the 11 authority of a foreign limited liability company to transact business in this state if:

(1) The foreign limited liability company does not deliver [*its*] the limited liability company's
 annual report to the Secretary of State within the time prescribed by this chapter;

(2) The foreign limited liability company does not pay within the time prescribed by this chapter
 any fees imposed by this chapter;

(3) The foreign limited liability company fails to comply with an order from the Secretary
 of State under section 5 (1) of this 2017 Act;

[(3)] (4) The foreign limited liability company has failed to appoint or maintain a registered
 agent or registered office in this state as prescribed by this chapter;

[(4)] (5) The foreign limited liability company does not inform the Secretary of State under ORS 63.724 or 63.727 that [*its*] **the limited liability company's** registered agent or registered office has changed, that [*its*] **the** registered agent has resigned or that [*its*] **the** registered office has been discontinued;

[(5)] (6) An organizer, manager, member or agent of the foreign limited liability company signed a document knowing [*it*] **the document** was false in any material respect with intent that the document be delivered to the office for filing;

[(6)] (7) The foreign limited liability company no longer satisfies the requirements of ORS 63.714
 (3);

[(7)] (8) The Secretary of State receives a duly authenticated certificate from the official having custody of the limited liability company records in the state or country under whose law the foreign limited liability company is organized stating that [*it*] **the foreign limited liability company** has been dissolved or has ceased to exist as the result of a merger or other reorganization transaction; or

34 [(8)] (9) The period of duration of the foreign limited liability company expires.

35 SECTION 26. ORS 65.001 is amended to read:

36 65.001. As used in this chapter:

(1) "Anniversary" means the day each year that is exactly one or more years after the date on
which the Office of the Secretary of State files the articles of incorporation for a domestic corporation or the date on which the office files an application for authority to transact business for a
foreign corporation[.], except that an event that would otherwise cause an anniversary to fall on
February 29 will cause the anniversary to fall on February 28.

42 (2) "Approved by the members" or "approval by the members" means approved or ratified by the
43 members entitled to vote on the issue through either:

(a) The affirmative vote of a majority of the votes of the members represented and voting at aduly held meeting at which a quorum is present or the affirmative vote of a greater proportion in-

cluding the votes of any required proportion of the members of any class as the articles, bylaws or
 this chapter may provide for specified types of member action; or

3 (b) A written ballot or written consent in conformity with this chapter.

4 (3) "Articles of incorporation" or "articles" means the articles described in ORS 65.047, amended 5 and restated articles of incorporation or articles of merger, and corrections to the articles.

6 (4) "Board" or "board of directors" means the individual or individuals **who are** vested with 7 overall management of the affairs of the domestic or foreign corporation, irrespective of the name 8 by which the individual or individuals are designated, except that an individual or a group of indi-9 viduals is not the board of directors because of powers delegated to the individual or group under 10 ORS 65.301.

(5) "Bylaws" means the code or codes of rules, other than the articles adopted under this chapter or the laws governing a foreign corporation, for regulating or managing the affairs of the domestic or foreign corporation, irrespective of the name or names by which the rules are designated.

(6) "Class" means a group of memberships that have the same rights with respect to voting,
dissolution, redemption and transfer. For the purpose of this section, rights are the same if the
rights are determined by a formula applied uniformly.

18 (7)(a) "Contact address" means a mailing address, including the principal office of a corporation or foreign corporation, or a business or residential address at which a person affiliated 19 with the [organization] corporation or foreign corporation will or has consented to receive and 20transmit [to the organization] notices intended for the corporation or foreign [or domestic] corpo-2122ration either when sending the notices to the registered agent is not practical or when a duplicate 23notice is desirable. [The contact address may be the principal place of business, if any, or the business or residence address of any person associated with the corporation or foreign corporation who has 24 25consented to serve, but may not be the address of the registered agent.]

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#### (b) "Contact address" does not include the address of a registered agent.

(8) "Corporation" or "domestic corporation" means a nonprofit corporation that is not a foreign
 corporation, and that is incorporated under or subject to the provisions of this chapter.

(9) ["Delegates" means those persons] "Delegate" means a person elected or appointed to vote
 in a representative assembly for electing a director or directors or on other matters.

(10) "Deliver" means any method of delivery used in conventional commercial practice, including
 delivery by hand, mail, commercial delivery and electronic transmission.

(11) ["Directors" means individuals] "Director" means an individual whom the articles or bylaws designate or whom the incorporators elect to act as [members] a member of the board, and
[the successors to the individuals] a successor to the individual.

(12) "Distribution" means paying a dividend or any part of the income or profit of a corporation
 to the corporation's members, directors or officers, other than paying value for property received
 or services performed or paying benefits to further the corporation's purposes.

(13) "Domestic business corporation" means a for profit corporation that is incorporated under
 ORS chapter 60.

(14) "Domestic limited liability company" means an unincorporated association that has one or
 more members and that is organized under ORS chapter 63.

(15) "Domestic professional corporation" means a corporation that is organized under ORS
chapter 58 for the purpose of rendering professional services and for the purposes provided under
ORS chapter 58.

1 (16) "Effective date of notice" has the meaning given that term in ORS 65.034.

2 (17) "Employee" includes an officer or director whom the corporation employs with compen-3 sation for services beyond those encompassed by board membership.

4 (18) "Entity" means a corporation, foreign corporation, business corporation and foreign busi-5 ness corporation, profit and nonprofit unincorporated association, corporation sole, business trust, 6 partnership, two or more persons that have a joint or common economic interest, any state, the 7 United States, a federally recognized Native American or American Indian tribal government and 8 any foreign government.

9 (19) "File," "filed" or "filing" means reviewed, accepted and entered in the Office of the Secre-10 tary of State.

(20) "Foreign business corporation" means a for profit corporation that is incorporated under
 laws other than the laws of [*this*] **the** state.

(21) "Foreign corporation" means a corporation that is organized under laws other than the laws
of [this] the state and that would be a nonprofit corporation if formed under the laws of [this] the
state.

16 (22) "Foreign limited liability company" means an unincorporated association that is organized 17 under laws other than the laws of [*this*] **the** state and that is organized under a statute under which 18 an association may be formed that affords to each of the entity's members limited liability with re-19 spect to liabilities of the entity.

(23) "Foreign professional corporation" means a professional corporation that is organized under
laws other than the laws of [*this*] **the** state.

22 (24) "Governmental subdivision" includes an authority, county, district and municipality.

23 (25) "Individual" means a natural person, including the guardian of an incompetent individual.

(26)(a) "Member" means a person that is entitled, under a domestic or foreign corporation's articles or bylaws, without regard to what the person is called in the articles or bylaws, to vote on more than one occasion to elect a director or directors.

27 (b) "Member" does not include:

(A) A person [is not a member by virtue of any] that has only one or more of the following
rights [the person has]:

30 [(A)] (i) As a delegate;

31 [(B)] (ii) To designate or appoint a director or directors;

[(C)] (iii) As a director; or

33 [(D)] (iv) As a holder of an evidence of indebtedness the corporation has issued or will issue.

[(c)] (B) [Notwithstanding the provisions of paragraph (a) of this subsection, a person is not a
 member if the person's] A person whose membership rights have been eliminated as provided in ORS
 65.164 or 65.167.

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(27) "Membership" means the rights and obligations a member has under this chapter.

(28) "Mutual benefit corporation" means a domestic corporation that is formed as a mutual
 benefit corporation under ORS 65.044 to 65.067 and is designated a mutual benefit corporation by
 a statute or does not come within the definition of public benefit or religious corporation.

41 (29) "Nonprofit corporation" means a mutual benefit corporation, a public benefit corporation
 42 or a religious corporation.

43 (30) "Notice" has the meaning given that term in ORS 65.034.

(31) "Office," when used to refer to the administrative unit directed by the Secretary of State,
 means the Office of the Secretary of State.

1 (32) "Person" means individual or entity.

2 (33)(a) "Principal office" means the physical street address of the place, in or out of this state, 3 where the principal executive offices of a domestic or foreign corporation are located and that is 4 designated as the principal office in the most recent annual report filed pursuant to ORS 65.787 or, 5 if no annual report is on file, in the articles of incorporation or the application for authority to 6 transact business in this state.

7 (b) "Principal office" does not include a commercial mail receiving agency, a mail for-8 warding business or a virtual office.

(34) "Proceeding" means a civil, criminal, administrative or investigatory action.

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(35) "Public benefit corporation" means a domestic corporation that:
(a) Is formed as a public benefit corporation under ORS 65.044 to 65.067, is designated as a

public benefit corporation by a statute, is recognized as tax exempt under section 501(c)(3) of the Internal Revenue Code of 1986 or is otherwise organized for a public or charitable purpose;

(b) Is restricted so that on dissolution the corporation must distribute the corporation's assets
to an organization organized for a public or charitable purpose, a religious corporation, the United
States, a state or a person that is recognized as exempt under section 501(c)(3) of the Internal Revenue Code of 1986; and

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(c) Does not come within the definition of "religious corporation."

(36) "Record date" means the date established under ORS 65.131 to 65.177 or 65.201 to 65.254
on which a corporation determines the identity of the corporation's members and the members'
membership rights for the purposes of this chapter.

(37) "Religious corporation" means a domestic corporation that is formed as a religious corpo ration under ORS 65.044 to 65.067, is designated a religious corporation by a statute or is organized
 primarily or exclusively for religious purposes.

(38) "Remote communication" means any method by which a person that is not physically present at the location at which a meeting occurs may nevertheless hear or otherwise communicate at substantially the same time with other persons at the meeting and have access to materials necessary to participate or vote in the meeting to the extent of the person's authorization to participate or vote.

30 (39) "Secretary," when used in the context of a corporate official, means the corporate officer 31 to whom the board of directors has delegated responsibility under ORS 65.371 for preparing the 32 minutes of the directors' and members' meetings and for authenticating the records of the corpo-33 ration.

(40) "State," when referring to a part of the United States, means a state, commonwealth, ter ritory or insular possession of the United States and the agencies and governmental subdivisions
 of the state, commonwealth, territory or insular possession.

(41) "Uncompensated officer" means an individual who serves in an office without compensation for personal service. For purposes of this subsection, payment solely for actual expenses in performing duties of the officer or a stipend that is paid only to compensate the average expenses the individual incurs over the course of a year is not compensation.

41 (42) "United States" means the federal government or a district, authority, bureau, commis 42 sion, department or any other agency of the United States.

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(43) "Vote" means authorization by written ballot and written consent, where permitted.

(44) "Voting power" means the total number of votes entitled to be cast on an issue at the time
the determination of voting power is made, excluding a vote that is contingent upon a condition or

event occurring that has not occurred at the time. 1 2 SECTION 27. ORS 65.111 is amended to read: 3 65.111. (1) Each corporation shall continuously maintain in this state both: [(1)] (a) A registered agent, who [shall] must be: 4 [(a)] (A) An individual who resides in this state; 5 [(b)] (B) A corporation, domestic business corporation, domestic limited liability company or 6 7 domestic professional corporation with an office in this state; or [(c)] (C) A foreign corporation, foreign business corporation, foreign limited liability company 8 9 or foreign professional corporation authorized to transact business in this state with an office in this 10 state: and [(2)] (b) A registered office of the corporation, which [shall] must be the residence or office 11 12 address of the registered agent. (2) A registered office under this section must be located at a physical street address 13 where process may be personally served on the registered agent. The registered office may 14 15 not be a commercial mail receiving agency, a mail forwarding business or a virtual office. 16 SECTION 28. ORS 70.020 is amended to read: 70.020. Each limited partnership shall continuously maintain in this state an office at which the 17 records referred to in ORS 70.050 shall be kept. The office may be but need not be a place of busi-18 ness of the limited partnership in this state and may not be a commercial mail receiving agency, 19

20 a mail forwarding business or a virtual office.

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SECTION 29. ORS 70.025 is amended to read:

22 70.025. (1)(a) A domestic limited partnership and a foreign limited partnership that does business 23 in this state and all general partners of each domestic limited partnership or foreign limited part-24 nership must continuously maintain in this state a registered agent and a registered office. The 25 registered office must be located at a physical street address where process may be personally 26 served on the registered agent. The registered office may not be a commercial mail receiving 27 agency, a mail forwarding business or a virtual office.

28 (b) The registered agent must be:

29 (A) An individual resident of this state who has a business office in this state;

30 (B) A domestic corporation, domestic limited liability company, domestic professional corpo-31 ration or domestic nonprofit corporation that has a business office in this state; or

(C) A foreign corporation, foreign limited liability company, foreign professional corporation or
 foreign nonprofit corporation that is authorized to transact business in this state and has a business
 office in this state.

(2) A domestic or foreign limited partnership and the general partners of the domestic or foreign limited partnership may change the registered agent of the domestic or foreign limited partnership by submitting for filing to the Office of Secretary of State a statement described in this subsection. The statement must be executed by a general partner. Filing the statement immediately terminates the existing registered agent and establishes the newly appointed registered agent as the registered agent of the domestic or foreign limited partnership and the general partners of the domestic or foreign limited partnership. The statement must include:

42 (a) The name of the domestic or foreign limited partnership and the name and address of each43 general partner of the domestic or foreign limited partnership; and

(b) The name of the successor registered agent and the physical street address of the registeredagent's business office in this state.

SECTION 30. ORS 128.575 is amended to read: 1 2 128.575. (1) Any business trust desiring to do business in this state shall first submit to the Office of Secretary of State a copy of the trust instrument creating the trust and any subsequent 3 amendments to the trust and a document setting forth: 4  $\mathbf{5}$ (a) The business trust name and the state or country of formation; (b) The names and addresses of *its* **the business trust's** trustees; 6 (c) The physical street address of the business trust's registered office in this state, which 7 must be a location at which process may be personally served on the registered agent and 8 9 that may not be a commercial mail receiving agency, a mail forwarding business or a virtual office, and the name of the registered agent; 10 (d) A mailing address to which the Secretary of State may mail notices; and 11 12(e) Any additional identifying information that the Secretary of State by rule may require. 13 (2) The filing described in subsection (1) of this section [shall] **must** be accompanied by the applicable filing fee. 14 15 (3) If the Secretary of State finds that the document contains the required information, the Secretary of State, when all fees have been paid, shall file the trust instrument and document and 16 return an acknowledgment of filing to the sender. 17 18 (4) If a business trust amends [its] a trust instrument [it], the business trust shall submit for filing a copy of the amendment to the Office of Secretary of State. The amendment [shall] must set 19 forth: 20(a) The name of the business trust as shown on the records of the Office of Secretary of State; 2122and 23(b) The information as changed. SECTION 31. ORS 128.595 is amended to read: 94 128.595. (1) A business trust by the trust's anniversary date shall deliver to the office of the 25Secretary of State for filing an annual report accompanied by the annual fee. 2627(2) The annual report must contain: (a) The name of the business trust and the state or country under the law of which the business 28trust is formed; 2930 (b) The names and addresses of the business trust's trustees; 31 (c) The physical street address of the business trust's registered office in this state, which must 32be a location at which process may be personally served on the registered agent and which may not be a commercial mail receiving agency, a mail forwarding business or a virtual office, and the 33 34 name of the trust's registered agent at the registered office; 35(d) A mailing address to which the Secretary of State may mail notices; (e) A description of the primary business activity of the business trust; and 36 37 (f) Any additional identifying information that the Secretary of State may require by rule. (3) The annual report must be on forms prescribed and furnished by the Secretary of State. The 38 information contained in the annual report must be current as of 30 days before the anniversary of 39 the business trust. 40 (4) The Secretary of State shall mail the report form to any address shown for the business trust 41 in the current records of the office of the Secretary of State. The business trust's failure to receive 42 the report form from the Secretary of State does not relieve the business trust of the trust's duty 43 under this section to deliver a report to the office. 44 (5) If the Secretary of State finds the report conforms to the requirements of this section, the 45

1 Secretary of State shall file the report.

2 (6) If the Secretary of State finds that the annual report does not conform to the requirements 3 of this section, the Secretary of State shall return the report to the business trust. The business 4 trust shall correct the annual report and return the corrected report to the Secretary of State 5 within 45 days after the Secretary of State returns the report.

6 (7) If [no] a business trust has not filed the report [is filed] by the reporting date or [if no] 7 has not filed a corrected report [is filed] within the 45-day period, the Secretary of State shall send 8 to the business trust a final notice advising that a report has not been filed and the Secretary of 9 State, therefore, assumes that the business trust is no longer active unless a report is filed within 10 45 days after the mailing of the final notice.

(8) Not less than 45 days after the mailing date of the final notice specified in subsection (7) of this section, the Secretary of State may assume and note on the records of the Secretary of State that the business trust is inactive.

14 **SECTION 32.** ORS 314.840 is amended to read:

15 314.840. (1) The Department of Revenue may:

(a) Furnish any taxpayer, representative authorized to represent the taxpayer under ORS 305.230 or person designated by the taxpayer under ORS 305.193, upon request of the taxpayer, representative or designee, with a copy of the taxpayer's income tax return filed with the department for any year, or with a copy of any report filed by the taxpayer in connection with the return, or with any other information the department considers necessary.

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(b) Publish lists of taxpayers who are entitled to unclaimed tax refunds.

(c) Publish statistics so classified as to prevent the identification of income or any particulars
 contained in any report or return.

(d) Disclose a taxpayer's name, address, telephone number, refund amount, amount due, Social
Security number, employer identification number or other taxpayer identification number to the extent necessary in connection with collection activities or the processing and mailing of correspondence or of forms for any report or return required in the administration of any local tax under ORS
305.620 or any law imposing a tax upon or measured by net income.

(2) The department also may disclose and give access to information described in ORS 314.835
 to:

(a) The Governor of the State of Oregon or the authorized representative of the Governor with
 respect to an individual who is designated as being under consideration for appointment or reappointment to an office or for employment in the office of the Governor. The information disclosed
 shall be confined to whether the individual:

(A) Has filed returns with respect to the taxes imposed by ORS chapter 316 for those of not
 more than the three immediately preceding years for which the individual was required to file an
 Oregon individual income tax return.

(B) Has failed to pay any tax within 30 days from the date of mailing of a deficiency notice or
otherwise respond to a deficiency notice within 30 days of its mailing.

40 (C) Has been assessed any penalty under the Oregon personal income tax laws and the nature 41 of the penalty.

(D) Has been or is under investigation for possible criminal offenses under the Oregon personal
income tax laws. Information disclosed pursuant to this paragraph shall be used only for the purpose
of making the appointment, reappointment or decision to employ or not to employ the individual in
the office of the Governor.

(b) An officer or employee of the Oregon Department of Administrative Services duly authorized 1 2 or employed to prepare revenue estimates, or a person contracting with the Oregon Department of Administrative Services to prepare revenue estimates, in the preparation of revenue estimates re-3 quired for the Governor's budget under ORS 291.201 to 291.226, or required for submission to the 4 Emergency Board or the Joint Interim Committee on Ways and Means, or if the Legislative As-5 sembly is in session, to the Joint Committee on Ways and Means, and to the Legislative Revenue 6 Officer or Legislative Fiscal Officer under ORS 291.342, 291.348 and 291.445. The Department of 7 Revenue shall disclose and give access to the information described in ORS 314.835 for the purposes 8 9 of this paragraph only if:

(A) The request for information is made in writing, specifies the purposes for which the request
is made and is signed by an authorized representative of the Oregon Department of Administrative
Services. The form for request for information shall be prescribed by the Oregon Department of
Administrative Services and approved by the Director of the Department of Revenue.

(B) The officer, employee or person receiving the information does not remove from the premises
of the Department of Revenue any materials that would reveal the identity of a personal or corporate taxpayer.

(c) The Commissioner of Internal Revenue or authorized representative, for tax administrationand compliance purposes only.

(d) For tax administration and compliance purposes, the proper officer or authorized representative of any of the following entities that has or is governed by a provision of law that meets the
requirements of any applicable provision of the Internal Revenue Code as to confidentiality:

(A) A state;

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23 (B) A city, county or other political subdivision of a state;

24 (C) The District of Columbia; or

(D) An association established exclusively to provide services to federal, state or local taxing
 authorities.

(e) The Multistate Tax Commission or its authorized representatives, for tax administration and
compliance purposes only. The Multistate Tax Commission may make the information available to
the Commissioner of Internal Revenue or the proper officer or authorized representative of any
governmental entity described in and meeting the qualifications of paragraph (d) of this subsection.
(f) The Attorney General, assistants and employees in the Department of Justice, or other legal

representative of the State of Oregon, to the extent the department deems disclosure or access necessary for the performance of the duties of advising or representing the department pursuant to ORS 180.010 to 180.240 and the tax laws of [*this*] **the** state.

(g) Employees of the State of Oregon, other than of the Department of Revenue or Department of Justice, to the extent the department deems disclosure or access necessary for such employees to perform their duties under contracts or agreements between the department and any other department, agency or subdivision of the State of Oregon, in the department's administration of the tax laws.

(h) Other persons, partnerships, corporations and other legal entities, and their employees, to
the extent the department deems disclosure or access necessary for the performance of such others'
duties under contracts or agreements between the department and such legal entities, in the
department's administration of the tax laws.

(i) The Legislative Revenue Officer or authorized representatives upon compliance with ORS
 173.850. Such officer or representative shall not remove from the premises of the department any

1 materials that would reveal the identity of any taxpayer or any other person.

(j) The Department of Consumer and Business Services, to the extent the department requires such information to determine whether it is appropriate to adjust those workers' compensation benefits the amount of which is based pursuant to ORS chapter 656 on the amount of wages or earned income received by an individual.

(k) Any agency of the State of Oregon, or any person, or any officer or employee of such agency 6 or person to whom disclosure or access is given by state law and not otherwise referred to in this 7 section, including but not limited to the Secretary of State as Auditor of Public Accounts under 8 9 Article VI, section 2, of the Oregon Constitution; the Department of Human Services pursuant to ORS 412.094; the Division of Child Support of the Department of Justice and district attorney re-10 garding cases for which they are providing support enforcement services under ORS 25.080; the 11 12 State Board of Tax Practitioners, pursuant to ORS 673.710; and the Oregon Board of Accountancy, pursuant to ORS 673.415. 13

14 (L) The Director of the Department of Consumer and Business Services to determine that a 15 person complies with ORS chapter 656 and the Director of the Employment Department to determine 16 that a person complies with ORS chapter 657, the following employer information:

17 (A) Identification numbers.

18 (B) Names and addresses.

19 (C) Inception date as employer.

20 (D) Nature of business.

21 (E) Entity changes.

22 (F) Date of last payroll.

(m) The Director of the Oregon Health Authority to determine that a person has the ability to
pay for care that includes services provided by the Oregon State Hospital, or the Oregon Health
Authority to collect any unpaid cost of care as provided by ORS chapter 179.

(n) Employees of the Employment Department to the extent the Department of Revenue deems
disclosure or access to information on a combined tax report filed under ORS 316.168 is necessary
to performance of their duties in administering the tax imposed by ORS chapter 657.

(o) The State Fire Marshal to assist the State Fire Marshal in carrying out duties, functions and
 powers under ORS 453.307 to 453.414, the employer or agent name, address, telephone number and
 standard industrial classification, if available.

(p) Employees of the Department of State Lands for the purposes of identifying, locating and
publishing lists of taxpayers entitled to unclaimed refunds as required by the provisions of chapter
694, Oregon Laws 1993. The information shall be limited to the taxpayer's name, address and the
refund amount.

(q) In addition to the disclosure allowed under ORS 305.225, state or local law enforcement
 agencies to assist in the investigation or prosecution of the following criminal activities:

(A) Mail theft of a check, in which case the information that may be disclosed shall be limited
to the stolen document, the name, address and taxpayer identification number of the payee, the
amount of the check and the date printed on the check.

(B) The counterfeiting, forging or altering of a check submitted by a taxpayer to the Department of Revenue or issued by the Department of Revenue to a taxpayer, in which case the information that may be disclosed shall be limited to the counterfeit, forged or altered document, the name, address and taxpayer identification number of the payee, the amount of the check, the date printed on the check and the altered name and address.

1 (r) The United States Postal Inspection Service or a federal law enforcement agency, including 2 but not limited to the United States Department of Justice, to assist in the investigation of the fol-3 lowing criminal activities:

- 4 (A) Mail theft of a check, in which case the information that may be disclosed shall be limited 5 to the stolen document, the name, address and taxpayer identification number of the payee, the 6 amount of the check and the date printed on the check.
- 7 (B) The counterfeiting, forging or altering of a check submitted by a taxpayer to the Department 8 of Revenue or issued by the Department of Revenue to a taxpayer, in which case the information 9 that may be disclosed shall be limited to the counterfeit, forged or altered document, the name, ad-10 dress and taxpayer identification number of the payee, the amount of the check, the date printed 11 on the check and the altered name and address.
- (s) The United States Financial Management Service, for purposes of facilitating the offsets de-scribed in ORS 305.612.
- (t) A municipal corporation of this state for purposes of assisting the municipal corporation in the administration of a tax of the municipal corporation that is imposed on or measured by income, wages or net earnings from self-employment. Any disclosure under this paragraph may be made only pursuant to a written agreement between the Department of Revenue and the municipal corporation that ensures the confidentiality of the information disclosed.
- (u) A consumer reporting agency, to the extent necessary to carry out the purposes of ORS314.843.
- (v) The Public Employees Retirement Board, to the extent necessary to carry out the purposes
  of ORS 238.372 to 238.384, and to any public employer, to the extent necessary to carry out the
  purposes of ORS 237.635 (3) and 237.637 (2).
- (w) The Secretary of State for the purpose of initiating or supporting a recommendation
  under section 2 (3) or 5 (3) of this 2017 Act to administratively dissolve a corporation or
  limited liability company that the Director of the Department of Revenue determines has
  failed to comply with applicable tax laws of the state.
- (3)(a) Each officer or employee of the department and each person described or referred to in 28subsection (2)(a), (b), (f) to (L) or (n) to (q) of this section to whom disclosure or access to the tax 2930 information is given under subsection (2) of this section or any other provision of state law, prior 31 to beginning employment or the performance of duties involving such disclosure or access, shall be advised in writing of the provisions of ORS 314.835 and 314.991, relating to penalties for the vio-32lation of ORS 314.835, and shall as a condition of employment or performance of duties execute a 33 34 certificate for the department, in a form prescribed by the department, stating in substance that the 35person has read these provisions of law, that the person has had them explained and that the person is aware of the penalties for the violation of ORS 314.835. 36
- (b) The disclosure authorized in subsection (2)(r) of this section shall be made only after a written agreement has been entered into between the Department of Revenue and the person described in subsection (2)(r) of this section to whom disclosure or access to the tax information is given, providing that:
- (A) Any information described in ORS 314.835 that is received by the person pursuant to subsection (2)(r) of this section is confidential information that may not be disclosed, except to the extent necessary to investigate or prosecute the criminal activities described in subsection (2)(r) of
  this section;
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(B) The information shall be protected as confidential under applicable federal and state laws;

1 and

2 (C) The United States Postal Inspection Service or the federal law enforcement agency shall 3 give notice to the Department of Revenue of any request received under the federal Freedom of In-4 formation Act, 5 U.S.C. 552, or other federal law relating to the disclosure of information.

5 (4) The Department of Revenue may recover the costs of furnishing the information described 6 in subsection (2)(L), (m) and (o) to (q) of this section from the respective agencies.

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SECTION 33. ORS 554.082 is amended to read:

554.082. (1) A corporation shall continuously maintain in this state a registered agent and registered office that may be, but need not be, the same as any of the corporation's places of business. The registered office must be located at a physical street address where process may be personally served on the registered agent. The registered office may not be a commercial mail receiving agency, a mail forwarding business or a virtual office.

13 (2) A registered agent must be:

(a) An individual who resides in this state and whose business office is identical to the regis-tered office;

(b) A domestic corporation or domestic nonprofit corporation, the business office of which is
 identical to the registered office; or

(c) A foreign corporation or foreign nonprofit corporation that is authorized to transact business
 in this state, the business office of which is identical to the registered office.

 20
 SECTION 34.
 (1) Sections 2, 3, 5 and 6 of this 2017 Act and the amendments to ORS

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 56.035, 60.001, 60.004, 60.047, 60.074, 60.111, 60.131, 60.647, 60.661, 60.737, 62.155, 63.001, 63.004,

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 63.047, 63.074, 63.111, 63.647, 63.661, 63.737, 65.001, 65.111, 70.020, 70.025, 128.575, 128.595, 314.840

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 and 554.082 by sections 7 to 33 of this 2017 Act become operative on January 1, 2018.

(2) The Secretary of State and the Director of the Department of Revenue may adopt 24 rules and take any other action before the operative date specified in subsection (1) of this 25section that is necessary to enable the Secretary of State or the director to exercise, on or 2627after the operative date specified in subsection (1) of this section, all of the duties, powers and functions conferred on the Secretary of State and the director by sections 2, 3, 5 and 6 28of this 2017 Act and the amendments to ORS 56.035, 60.001, 60.004, 60.047, 60.074, 60.111, 2930 60.131, 60.647, 60.661, 60.737, 62.155, 63.001, 63.004, 63.047, 63.074, 63.111, 63.647, 63.661, 63.737, 31 65.001, 65.111, 70.020, 70.025, 128.575, 128.595, 314.840 and 554.082 by sections 7 to 33 of this 2017 Act. 32

33 <u>SECTION 35.</u> This 2017 Act takes effect on the 91st day after the date on which the 2017
 34 regular session of the Seventy-ninth Legislative Assembly adjourns sine die.

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