MEASURE: HB 25/9-/
EXHIBIT: B
HOUSE REVENUE COMMITTEE
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SUBMITTED BY: LAS STAFF

HB 2519-1 (LC 995) 4/19/11 (TR/ps)

## PROPOSED AMENDMENTS TO HOUSE BILL 2519

- In line 2 of the printed bill, delete the period and insert "; amending ORS
- 2 295.048 and 295.101 and sections 13 and 29, chapter 101, Oregon Laws 2010;
- 3 and declaring an emergency.".
- Delete lines 4 through 10 and insert:
- 5 "SECTION 1. Section 13, chapter 101, Oregon Laws 2010, is amended to
- 6 read:
- <sup>7</sup> "Sec. 13. (1) [Until June 30, 2013,] The State Treasurer may accept mon-
- 8 eys from any public or private source, including a credit union or an asso-
- 9 ciation of credit unions, for the purpose of paying initial or continuing
- 10 expenses related to administering the provisions of section 12, chapter 101,
- 11 **Oregon Laws 2010** [of this 2010 Act].
- "(2) The State Treasurer shall deposit moneys the State Treasurer re-
- 13 ceives under this section into the Miscellaneous Receipts Account estab-
- 14 lished for the State Treasurer in the General Fund. Notwithstanding the
- provisions of ORS 295.106, moneys the State Treasurer receives under this
- 16 section are continuously appropriated to the State Treasurer for the purpose
- of paying the State Treasurer's initial or continuing expenses related to
- administering section 12, chapter 101, Oregon Laws 2010 [of this 2010
- 19 Act]. The State Treasurer shall expend the moneys in accordance with the
- 20 terms and conditions upon which the moneys were made available.
- "SECTION 2. Section 29, chapter 101, Oregon Laws 2010, is amended to
- 22 read:

- "Sec. 29. (1) Subject to subsection (2) of this section, sections 12, 13,
- 2 13a and 13b, chapter 101, Oregon Laws 2010, [of this 2010 Act] and the
- 3 amendments to ORS 295.001, 295.002, 295.004, 295.006, 295.008, 295.013, 295.015,
- 4 295.018, 295.031, 295.034, 295.041, 295.046, 295.048, 295.053, 295.061, 295.071,
- 5 295.073, 295.081, 295.084, 295.091, 295.108, 295.205, 576.375 and 711.410 by
- 6 sections 1 to 10, 14 to 23 and 25 to 28, chapter 101, Oregon Laws 2010, [of
- 7 this 2010 Act] become operative January 1, 2013.
- 8 "(2) If the State Treasurer determines that the conditions described
- 9 in section 13a (1), chapter 101, Oregon Laws 2010, have been satisfied,
- the State Treasurer shall implement sections 12 and 13b, chapter 101,
- 11 Oregon Laws 2010, and the amendments to ORS 295.001, 295.002, 295.004,
- 12 295.006, 295.008, 295.013, 295.015, 295.018, 295.031, 295.034, 295.041, 295.046,
- 295.048, 295.053, 295.061, 295.071, 295.073, 295.081, 295.084, 295.091, 295.108,
- 14 295.205, 576.375 and 711.410 by sections 1 to 10, 14 to 23 and 25 to 28,
- chapter 101, Oregon Laws 2010, not later than 180 days after the date
- 16 the State Treasurer determines that the conditions described in sec-
- 17 tion 13a (1), chapter 101, Oregon Laws 2010, have been satisfied.
- "[(2)] (3) The State Treasurer and the Director of the Department of
- 19 Consumer and Business Services may take any action before January 1, 2013,
- that is necessary to enable the State Treasurer and the director to exercise,
- 21 on and after January 1, 2013, all the duties, functions and powers conferred
- on the State Treasurer and the director by sections 12, 13, 13a and 13b,
- chapter 101, Oregon Laws 2010, [of this 2010 Act] and the amendments to
- 24 ORS 295.001, 295.002, 295.004, 295.006, 295.008, 295.013, 295.015, 295.018,
- 25 295.031, 295.034, 295.041, 295.046, 295.048, 295.053, 295.061, 295.071, 295.073,
- 26 295.081, 295.084, 295.091, 295.108, 295.205, 576.375 and 711.410 by sections 1 to
- 27 10, 14 to 23 and 25 to 28, chapter 101, Oregon Laws 2010 [of this 2010
- 28 Act].
- "SECTION 3. ORS 295.048 is amended to read:
- 30 "295.048. (1) Notwithstanding ORS 295.046, a bank depository may not

- 1 permit the aggregate of public funds deposits on deposit with the bank de-
- 2 pository from all public officials to exceed at any time:
- 3 "(a) 100 percent of the value of the bank depository's net worth, if the
- 4 bank depository is an undercapitalized bank depository;
- 5 "(b) 150 percent of the value of the bank depository's net worth, if the
- 6 bank depository is an adequately capitalized bank depository;
- 7 "(c) 200 percent of the value of the bank depository's net worth, if the
- 8 bank depository is a well capitalized bank depository; or
- 9 "(d) 30 percent of the total aggregate uninsured public funds deposits of
- 10 all public officials in all bank depositories as reported in the most recent
- 11 notice received by the bank depository from the State Treasurer.
- "(2) The State Treasurer shall notify each bank depository and its custo-
- 13 dian of the total aggregate uninsured public funds deposits of all public of-
- 14 ficials in all bank depositories, based on the most recently submitted
- 15 treasurer reports. The treasurer shall give the notification required by this
- 16 subsection by the last day of the month in which bank depositories are re-
- 17 quired to submit a treasurer report.
- "(3) If a bank depository's aggregate of uninsured public funds deposits
- 19 exceeds the amount set forth in subsection (1) of this section, the bank de-
- 20 pository shall, within three business days after receipt of notice from the
- 21 State Treasurer, cease accepting deposits of uninsured public funds.
- 22 "(4) Notwithstanding subsections (1) and (3) of this section:
- 23 "(a) A bank depository may accept and hold uninsured public funds de-
- 24 posits in excess of the limits provided in subsection (1) of this section if the
- 25 State Treasurer, upon good cause shown, approves the request of the bank
- 26 depository to hold uninsured public funds in excess of the limits provided in
- 27 subsection (1) of this section for a period not exceeding 90 days and eligible
- 28 securities are deposited with the bank depository's custodian as collateral in
- 29 an amount at least equal to the amount of the uninsured public funds de-
- 30 posits in excess of the limits provided in subsection (1) of this section. Upon

- the expiration of the 90-day period, if the bank depository does not 1
- comply with the limits specified in subsection (1) of this section, the 2
- bank depository shall, within three business days after receiving notice 3
- from the State Treasurer, cease accepting deposits of uninsured public
- funds. 5
- "(b) The limits of subsection (1) of this section do not apply to public 6
- funds deposits held by a bank depository in a certificate of deposit or time 7
- deposit under ORS 295.004. 8
- "(c) A well capitalized bank depository or an adequately capitalized bank 9
- depository may accept and hold public funds deposits in excess of the limit 10
- provided in subsection (1)(d) of this section if eligible securities are deposited 11
- with the bank depository's custodian as collateral in an amount at least 12
- equal to the amount of the public funds deposits in excess of the limit pre-13
- scribed in subsection (1)(d) of this section. 14
- "(5) If the State Treasurer notifies a bank depository that it must 15
- cease accepting deposits of uninsured public funds under subsection 16
- (3) or (4) of this section, the State Treasurer may also notify public 17
- officials who have deposited uninsured public funds in the bank de-18
- pository that within 15 business days after the public official receives 19
- the notice from the State Treasurer, the public official must withdraw 20
- from the bank depository to which the notice applies all uninsured 21
- public funds deposits that exceed the limit specified in subsection (1)(d) 22
- of this section. A public official who is notified by the State Treasurer 23
- under this subsection must begin to withdraw funds as specified in the 24
- notice. Except as required by any applicable law or regulation, a bank
- depository may not impose an early withdrawal penalty or a forfeiture 26
- 27 of interest with respect to a withdrawal made pursuant to this sub-
- section. 28

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- "SECTION 4. ORS 295.048, as amended by section 16, chapter 101, Oregon 29
- Laws 2010, is amended to read: 30

- "295.048. (1) Notwithstanding ORS 295.046, a depository may not permit
- 2 the aggregate of public funds deposits on deposit with the depository from
- 3 all public officials to exceed at any time the lesser of:
- 4 "(a) 100 percent of the value of the depository's net worth, if the deposi-
- 5 tory is an undercapitalized depository;
- 6 "(b) 150 percent of the value of the depository's net worth, if the deposi-
- 7 tory is an adequately capitalized depository;
- 8 "(c) 200 percent of the value of the depository's net worth, if the deposi-
- 9 tory is a well capitalized depository;
- "(d) For a bank depository, 30 percent of the total aggregate public funds
- deposits of all public officials in all bank depositories as reported in the most
- 12 recent notice the bank depository received from the State Treasurer; or
- "(e) For a credit union depository, 30 percent of the total aggregate public
- 14 funds deposits of all public officials in all credit union depositories as re-
- ported in the most recent notice the credit union depository received from
- 16 the State Treasurer.
- 17 "(2) The State Treasurer shall notify each bank depository or credit union
- 18 depository and the depository's custodian of the total aggregate public funds
- 19 deposits of all public officials in all bank depositories or credit union de-
- 20 positories, as appropriate, based on the most recently submitted treasurer
- 21 reports. The State Treasurer shall give the notification required by this
- 22 subsection by the last day of the month in which the depositories are re-
- 23 quired to submit a treasurer report.
- "(3) If a depository's aggregate of public funds deposits exceeds the
- amount set forth in subsection (1) of this section, the depository shall, within
- three business days after receiving notice from the State Treasurer, cease
- 27 accepting deposits of public funds.
- 28 "(4) Notwithstanding subsections (1) and (3) of this section:
- 29 "(a) A depository may accept and hold public funds deposits in excess of
- 30 the limits specified in subsection (1) of this section if the State Treasurer,

- 1 upon good cause shown, approves the depository's request to hold public
- 2 funds in excess of the limits specified in subsection (1) of this section for a
- 3 period not exceeding 90 days and eligible securities are deposited with the
- 4 depository's custodian as collateral in an amount at least equal to the
- 5 amount of the uninsured public funds deposits that exceeds the limits speci-
- 6 fied in subsection (1) of this section. Upon the expiration of the 90-day
- 7 period, if the depository does not comply with the limits specified in
- 8 subsection (1) of this section, the depository shall, within three busi-
- 9 ness days after receiving notice from the State Treasurer, cease ac-
- 10 cepting deposits of public funds.
- "(b) The limits specified in subsection (1) of this section do not apply to public funds deposits a depository holds in a certificate of deposit or time
- 13 deposit under ORS 295.004.
- "(c) A well capitalized depository or an adequately capitalized depository
- 15 may accept and hold public funds deposits that exceed the limit specified in
- subsection (1)(d) or (e) of this section if eligible securities are deposited with
- 17 the depository's custodian as collateral in an amount at least equal to the
- amount of the uninsured public funds deposits that exceed the limit specified
- in subsection (1)(d) or (e) of this section.
- 20 "(5) If the State Treasurer notifies a depository that it must cease
- 21 accepting deposits of public funds under subsection (3) or (4) of this
- 22 section, the State Treasurer may also notify public officials who have
- 23 deposited public funds in the depository that within 15 business days
- 24 after the public official receives the notice from the State Treasurer,
- 25 the public official must withdraw from the depository to which the
- 26 notice applies all public funds deposits that exceed the limit specified
- 27 in subsection (1)(d) or (e) of this section. A public official who is no-
- 28 tified by the State Treasurer under this subsection must begin to
- 29 withdraw funds as specified in the notice. Except as required by any
- 30 applicable law or regulation, a depository may not impose an early

- withdrawal penalty or a forfeiture of interest with respect to a with-1
- drawal made pursuant to this subsection. 2
- "SECTION 5. ORS 295.101 is amended to read: 3
- "295.101. (1) The following public funds are not subject to the provisions 4 of ORS 295.001 to 295.108: 5
- "(a) Funds that are deposited for the purpose of paying principal, interest 6
- or premium, if any, on bonds, as defined in ORS 286A.001 and 287A.001, and 7
- related costs or securing a borrowing related to an agreement for exchange 8
- of interest rates entered into under ORS 286A.110 or 287A.335.
- "(b) Funds that are invested in authorized investments under provisions 10
- of law other than ORS 295.001 to 295.108. Funds invested under ORS 293.701 11
- to 293.820 are invested in authorized investments for purposes of this sub-12
- section from the time the funds are transferred by the State Treasurer to a 13
- third party under the terms of a contract for investment or administration 14
- of the funds that requires such a transfer until the time the funds are re-15
- 16 turned to the treasurer or paid to another party under the terms of the
- contract. 17

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- "(c) Negotiable certificates of deposit purchased by the State Treasurer 18
- under ORS 293.736 or by an investment manager under ORS 293.741. 19
- "(d) Funds that are held by a public official and are required by 20
- federal law or contractual provisions to be collateralized at 100 per-21
- cent, if the funds are deposited in an account that is separate from 22
- other accounts of the public official in a depository, and the public 23
- official and the depository have entered into a written agreement that 24
- provides a perfected security interest to the public official in collateral
- valued at an amount at least equal to the amount of funds in the ac-26
- count in a manner substantially similar to a pledge agreement de-27
- scribed in ORS 295.001 (15). 28
- "(2) Notwithstanding subsection (1) of this section, funds deposited by a 29
- custodial officer under ORS 294.035 (3)(d) are subject to the provisions of 30

- 1 ORS 295.001 to 295.108.
- <sup>2</sup> "SECTION 6. This 2011 Act being necessary for the immediate
- 3 preservation of the public peace, health and safety, an emergency is
- 4 declared to exist, and this 2011 Act takes effect on its passage.".