A-Engrossed House Bill 4020

Ordered by the House February 4 Including House Amendments dated February 4

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House Interim Committee on Higher Education, Innovation, and Workforce Development for Oregon Growth Board)

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.

Provides that Oregon Growth Board, in accordance with rules adopted by board, may require that management company or state agency under contract with board invest certain amount in Oregon.

Declares emergency, effective on passage.

A BILL FOR AN ACT

2 Relating to the Oregon Growth Board; amending ORS 284.887; and declaring an emergency.

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

4 **SECTION 1.** ORS 284.887 is amended to read:

5 284.887. (1) The Oregon Growth Board may contract with one or more management companies

or state agencies to manage and invest the moneys in the Oregon Growth Account established under
ORS 348.702 and the Oregon Growth Fund established under ORS 284.890. For purposes of this
subsection, a contract with a management company or state agency may consist of:

9 (a) A partnership agreement under which the Oregon Growth Board is the limited partner and 10 the management company or state agency is the general partner; or

(b) Another form of payment or profit-sharing arrangement under which the Oregon Growth
 Board may receive payment or another form of return in exchange for its investment.

(2) A management company or state agency selected to manage the Oregon Growth Fund or the Oregon Growth Account shall manage the moneys in the fund or account, subject to the policies and procedures and investment directives and strategies of the Oregon Growth Board, with the care, skill and diligence that a prudent investor acting in a similar capacity and familiar with such investments would use in managing and investing a similar fund.

(3) The Oregon Growth Board by rule may require the management company or state agency
[shall] to invest in Oregon an amount that is at least equal to the amount of the principal transferred from the Oregon Growth Account or the Oregon Growth Fund to the management company
or state agency for investment.

(4) A contract between the board and a management company to manage the Oregon Growth
Account or the Oregon Growth Fund, and the functions performed under the contract, are not subject to the State Personnel Relations Law or ORS 279.835 to 279.855 or ORS chapter 279A or 279B.
(5) The Oregon Growth Board shall provide to local governments and state agencies any reports
on the investment of moneys in the Oregon Growth Account that are necessary to fulfill audit, fi-

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1 nancial, investment or other reporting requirements to which the Education Stability Fund is subject

2 by law or standard accounting principles.

3 <u>SECTION 2.</u> This 2016 Act being necessary for the immediate preservation of the public

4 peace, health and safety, an emergency is declared to exist, and this 2016 Act takes effect
5 on its passage.

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