B-Engrossed Senate Bill 182

Ordered by the Senate July 3 Including Senate Amendments dated April 6 and July 3

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SUMMARY

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

[Establishes Educator Advancement Council. Prescribes duties of council.]

[Changes name of Network of Quality Teaching and Learning Fund to Educator Advancement Fund. Appropriates moneys in fund to council instead of Department of Education.] Establishes Educator Advancement Council to provide resources related to educator professional learning and other educator supports. Prescribes duties of council, including establishment of educator networks. Requires council to submit report on progress of council to Legislative Assembly. Phases in transfer of duties of Network of Quality Teaching and Learning to council. Abolishes network on June 30, 2019.

Authorizes Higher Education Coordinating Commission to award moneys to culturally and lin-guistically diverse teacher candidates to use at approved educator preparation providers.

Directs Early Learning Division to establish and implement policies and practices related to comprehensive early childhood professional development systems.

Declares emergency, effective July 1, 2017.

1

A BILL FOR AN ACT

2 Relating to professional development for educators in early learning through grade 12; creating new

provisions; amending ORS 327.008, 329.788, 329.795, 329.800, 329.805, 329.815, 329.820, 329.838, 3

342.950 and 342.953 and section 72, chapter 774, Oregon Laws 2015; repealing ORS 342.950; and 4

5 declaring an emergency.

6 Whereas high-quality educator preparation and ongoing, effective professional learning and 7 supports for educators are critical variables to excellent teaching, improved student learning and

8 educator retention; and

9 Whereas system coordination and current levels of funding have been inadequate in providing 10 open access to high-quality and culturally responsive professional learning and supports for educa-11 tors in this state; and

12Whereas teacher voice, local contexts and stages of an educator's career should be reflected in 13 the types and structure of educator professional learning and supports; and

14 Whereas this state seeks to recruit and retain more diverse educators and to enhance the ca-15 pacity of all educators to create inclusive learning environments and address institutional barriers 16 that limit opportunities for many students in this state; and

17Whereas students will benefit from a systemic approach to continuously assessing needs and 18 coordinating future priorities for resources to support Oregon educators to meet the needs of their 19 diverse students with diverse learning needs and styles; and

20 Whereas Oregon's vision for a workforce for early learning requires a vigorous and compre-

hensive early childhood professional development system; and 1 2 Whereas there are limited opportunities and resources for license-exempt family child care providers, who serve some of this state's must vulnerable low-income families; and 3 Whereas early learning providers have limited access to culturally specific and language-diverse 4 professional development curricula; and $\mathbf{5}$ Whereas early learning providers have limited access to relevant training and support for their 6 7 professional development; and Whereas compensation levels for the workforce for early learning are insufficient to encourage 8 9 continuing professional development and have led to high turnover rates; and 10 Whereas recent actions taken by the Legislative Assembly have emphasized the need to address Oregon's early childhood and kindergarten through grade 12 professional development system; now, 11 12 therefore. 13 Be It Enacted by the People of the State of Oregon: 14 15 ESTABLISHMENT OF EDUCATOR ADVANCEMENT COUNCIL AND LOCAL EDUCATOR NETWORKS, AND TECHNICAL CHANGES TO 16 NETWORK OF QUALITY TEACHING AND LEARNING AND 17 18 TO BEGINNING TEACHER AND ADMINISTRATOR PROGRAM 19 SECTION 1. (1) As used in this section and section 2 of this 2017 Act, "educator" means 20a teacher, administrator or other school professional who is licensed, registered or certified 2122by the Teacher Standards and Practices Commission. 23 (2)(a) The Educator Advancement Council is created, as provided by ORS 190.010 (5) and with the authority described in ORS 190.110, for the purposes of providing resources related 94 to educator professional learning and other educator supports. 25(b) The council shall function through an intergovernmental agreement, as provided by 2627ORS 190.003 to 190.130. The intergovernmental agreement shall outline the governance framework and the administrative details necessary for the efficient and effective imple-28mentation of the duties of the council. 29(3)(a) The council shall consist of members who are representatives of the members of 30 31 the intergovernmental agreement creating the council, including representatives of state agencies, school districts and education service districts. 32(b) In addition to the members of the council specified in paragraph (a) of this subsection, 33 34 the council shall consist of members who are: (A) Practicing educators, early learning providers and professionals and school district 3536 board members; and 37 (B) Representatives of educator preparation providers, education-focused nonprofit or-38 ganizations, education-focused philanthropic organizations, professional education associations, community-based education organizations that represent families and students, 39 post-secondary institutions of education and federally recognized tribes of this state. 40 (c) The majority of the members of the council identified under paragraphs (a) and (b) 41 of this subsection may identify additional members of the council. 42 (4) The council shall: 43 (a) Establish a system of educator networks, as described in section 2 of this 2017 Act, 44 by which every educator in this state has access to professional learning opportunities; and 45

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1	(b) Connect educator networks and facilitate communications within and among the
2	networks to improve teaching and learning.
3	(5) The Chief Education Office shall provide support to the strategic direction of the
4	council by:
5	(a) Conducting and coordinating research to monitor:
6	(A) Teaching and learning conditions;
7	(B) Educator workforce supply and demand; and
8	(C) Common outcomes and measures anticipated to promote improvement in teaching
9	and learning.
10	(b) Assisting the council in coordinating and connecting educator networks, supporting
11	professional learning priorities, enabling access to professional learning and supports, lever-
12	aging funding sources and managing innovation funds.
13	(c) Recommending statutory and agency rule changes needed to support the purposes of
14	the council.
15	(d) Supporting programs that help to achieve the purposes of the Educators Equity Act.
16	(e) Supporting a statewide plan for increasing:
17	(A) The supply of culturally diverse teacher candidates; and
18	(B) The successful recruitment of effective educators to work in high-need schools and
19	in practice areas with a shortage of educators.
20	(f) Identifying high-leverage educator practices to be developed by educators throughout
21	their careers.
22	(g) Providing accountability of the council by ensuring that the council:
23	(A) Gives preference, when making recommendations about funding distributions, to en-
24	tities that have demonstrated success in improving student indicators.
25	(B) Considers the delivery of services for the benefit of all regions of this state when
26	establishing the system of educator networks.
27	(C) Works toward improving student progress indicators identified by the Chief Educa-
28	tion Office or set forth in ORS 350.014.
29	(D) Includes and connects education providers and leaders from prekindergarten through
30	post-secondary education.
31	(h) Providing staff support for the administrative functions of the council.
32	(6) The Department of Education shall provide support to the council by:
33	(a) Developing a system that allows for the statewide dissemination of emerging practices
34	and evidence-based models.
35	(b) Providing technical assistance to the council, including online systems for sharing
36	professional learning resources and supporting educator networks.
37	(c) Administering the distribution of grant and contract funds for programs described in
38	this section.
39	(d) Providing administrative support to the educator networks, including:
40	(A) Making recommendations to the Chief Education Office and the council about the
41	selection of the sponsors of educator networks;
42	(B) Providing technical assistance to educator networks; and
43	(C) Entering into grant agreements or contracts for the distribution of funds to educator
44	networks.
45	(7)(a) The Chief Education Office, the State Board of Education and the Teacher Stan-

B-Eng. SB 182 dards and Practices Commission may adopt any rules necessary at the request of the council 1 to support the council or to perform any duties assigned to the office, board or commission 2 under this section. 3 (b) The council may adopt rules pursuant to ORS chapter 183 for the purpose of section 4 2 of this 2017 Act. 5 SECTION 2. (1) The Educator Advancement Council shall establish a system of educator 6 networks, including prescribing characteristics of educator networks and selecting the enti-7 ties to serve as educator networks. 8 9 (2) An entity is eligible to sponsor an educator network if the entity: (a) Is a school district, an education service district, a nonprofit organization, a post-10 secondary institution of education, a federally recognized tribe of this state or a consortium 11 12that is any combination of the entities described in this paragraph; 13 (b) Has demonstrated the ability to oversee the use of funds in support of professional development, mentoring or other direct supports to educators; 14 15 (c) Has demonstrated a commitment to equity-driven policies and practices; (d) Has the capacity to coordinate services across the region served by the educator 16 network; 17 18 (e) Has demonstrated experience in developing and managing partnerships; and (f) Has, or agrees to establish, a coordinating body for the educator network that in-19 cludes: 20(A) A majority of educators who are based in schools from different grades and content 2122areas and who are reflective of the student demographics of the region served by the edu-23cator network; and (B) Members representing state agencies, school districts, education service districts, 24 early learning providers and professionals, school board members, educator preparation 25providers, education-focused nonprofit organizations, education-focused philanthropic organ-2627izations, professional education associations, community-based education organizations that represent families and students, post-secondary institutions of education and federally re-28cognized tribes of this state. 2930 (3) Each educator network shall: 31 (a) Establish professional educator priorities that reflect local needs for each school and school district served by the educator network based on professional learning plans submit-32ted by educators; 33 34 (b) Ensure equitable access by educators to resources that are distributed through the 35council; (c) Pursue state and other funds and resources on behalf of the members of the educator 36 37 network and the educators served by the educator network; and 38 (d) Coordinate communications and accountability for resources distributed through the council to educators served by the educator network. 39 (4) When establishing professional educator priorities that reflect local needs, each edu-40 cator network shall strive to: 41 (a) Enhance a culture of leadership and collaborative responsibility that elevates and 42

42 (a) Enhance a culture of leadership and conaborative responsibility that elevates and
 43 advances the teaching profession among professionals employed by early learning services,
 44 schools serving students in kindergarten through grade 12, education service districts, edu 45 cator preparation providers, nonprofit organizations, professional associations and

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community-based organizations. 1 2 (b) Enhance access for educators to high-quality professional learning that: (A) Supports culturally responsive practices; 3 (B) Is guided by the needs of educators served by the educator network; 4 (C) Maximizes collaborative leadership among teachers and administrators; and 5 (D) Reflects professional learning standards. 6 (c) Strengthen and enhance existing evidence-based practices that improve student 7 achievement and that reflect changing students needs and demographics. 8 9 (d) Improve the recruitment, preparation, induction and support of educators at each 10 stage of the educators' careers. (e) Enhance leadership and career advancement opportunities for teachers and increase 11 12 the perspectives of teachers in identifying priorities for funding educator professional learn-13 ing and educator supports. (5) Any school district, education service district or post-secondary institution of educa-14 15 tion that is a member of an educator network may serve as the fiscal agent for the educator network. 16 SECTION 3. The Educator Advancement Council shall submit a report on the progress 17 of the council toward implementing the duties prescribed to the council by sections 1 and 2 18 of this 2017 Act to the interim committees of the Legislative Assembly related to education 19 20 no later than January 15, 2018. SECTION 4. ORS 342.950, as amended by section 1, chapter 8, Oregon Laws 2016, is amended 2122to read: 23342.950. (1) The Network of Quality Teaching and Learning is established. The network consists of the Chief Education Office and public and private entities that receive funding as provided by this 94 section to accomplish the purposes of the network described in subsection (2) of this section. 25(2) The purposes of the network are the following: 2627(a) To enhance a culture of leadership and collaborative responsibility for advancing the profession of teaching among providers of early learning services, teachers and administrators in 28kindergarten through grade 12, education service districts and educator preparation providers. 2930 (b) To strengthen and enhance existing evidence-based practices that improve student achieve-31 ment, including practices advanced by or described in ORS 329.788 to 329.820, 329.824, 329.838, 342.433 to 342.449 and 342.805 to 342.937. 32(c) To improve recruitment, preparation, induction, career advancement opportunities and sup-33 34 port of educators. 35(3) To accomplish the purposes of the network described in subsection (2) of this section, the Department of Education, subject to the direction and control of the Chief Education Officer, shall 36 37 distribute funding as follows: (a) To schools, school districts, education service districts, nonprofit organizations, post-38 secondary institutions and consortiums that are any combination of those entities for the purpose 39 of supporting the implementation and delivery of common core state standards and other state 40 standards that indicate whether a student is prepared for college. 41 (b) To school districts, education service districts and nonprofit organizations for the purpose 42 of providing teacher and administrator evaluations and aligned professional development in a man-43 ner that complies with the core teaching standards adopted as provided by ORS 342.856 and with 44 related standards prescribed by federal law. 45

1 (c) To school districts and nonprofit organizations for the purpose of providing teachers with 2 opportunities for professional collaboration and professional development and for the pursuit of ca-3 reer pathways in a manner that is consistent with the School District Collaboration Grant Program 4 described in ORS 329.838.

5 (d) To school districts, education service districts and nonprofit organizations for the purpose 6 of providing beginning teachers and administrators with mentors in a manner that is consistent with 7 the beginning teacher and administrator mentorship program described in ORS 329.788 to 329.820.

8 (e) To school districts, education service districts, nonprofit organizations, post-secondary insti-9 tutions and the tribes of this state for the purpose of closing achievement gaps by providing and 10 improving the effectiveness of instruction and professional development, implementing data-driven 11 decision making, supporting practice communities and implementing culturally [competent] respon-12 sive practices.

(f) To school districts, nonprofit organizations and post-secondary institutions for the purposesof:

15 (A) Strengthening educator programs for educators at all levels to:

16 (i) Improve educator preparation, recruitment and leadership.

(ii) Advance the purposes of the Educators Equity Act, to improve the cultural competence of
 educators and to ensure educators are trained in culturally relevant educational practices.

(B) Supporting the development and sustainability of partnerships between providers of early
 learning services, public schools with any grades from kindergarten through grade 12 and post secondary institutions.

(g) To school districts to ensure that a sufficient number of kindergarten through grade five
teachers have received training to understand and recognize dyslexia and to implement appropriate
instruction.

(h) To school districts for the design and implementation of programs to provide profes sional development to educators on strategies that decrease rates of school absenteeism
 among students by using trauma-informed approaches in schools.

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(4) The Chief Education Office shall provide strategic direction to the network by:

(a) Conducting and coordinating research to determine best practices and evidence-based mod-els.

31 (b) Convening [an advisory group] the Educator Advancement Council created by section 1

32 of this 2017 Act to guide network activities and expand the implementation of effective practices.

33 (c) Working with educator programs to ensure ongoing collaboration with education providers.

34 (d) Supporting programs that help to achieve the purposes of the Educators Equity Act.

35 (e) Creating and supporting a statewide plan for increasing the successful recruitment of high-36 ability and culturally diverse candidates to work in high-need communities and fields.

37 (5) The Department of Education shall support the network by:

(a) Developing a system that ensures statewide dissemination of best practices and evidence-based models.

(b) Supporting the development and implementation of standards-based curriculum, high-leverage
practices and assessments that promote student learning and improve student progress indicators for
students who are enrolled in an English language learner program under ORS 336.079 and for students with disabilities.

44 (c) Administering the distribution of funding as described in subsection (3) of this section.

45 (6) The Chief Education Office shall develop processes to establish the network and ensure the

accountability of the network. The processes must ensure that the network: 1

2 (a) Gives preference to entities that have demonstrated success in improving student progress indicators. 3

(b) Delivers services for the benefit of all regions of this state. 4

(c) Is accountable for improving student progress indicators identified by the Chief Education 5 Office or set forth in ORS 350.014. 6

(d) Includes and connects education providers and leaders from prekindergarten through post-7 secondary education. 8

9 (7) No more than two percent of all moneys received for the purposes of this section may be expended by the Chief Education Office or the Department of Education for administrative costs 10 incurred under this section. For the purpose of this subsection, the following are not considered 11 12 administrative costs:

13 (a) Technical assistance and direct program services provided to school districts and nonprofit organizations; and 14

15 (b) Any administrative costs incurred under ORS 329.838 related to the administration of the School District Collaboration Grant Program. 16

(8) The State Board of Education may adopt any rules necessary for the Department of Educa-17 tion to support the network and perform any duties assigned to the department under this section 18 or assigned to the department by the Chief Education Office. Any rules adopted by the State Board 19 20 of Education must be consistent with this section and with actions taken by the Chief Education 21Office to implement this section.

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SECTION 5. ORS 342.953 is amended to read:

23342.953. (1) The Network of Quality Teaching and Learning Fund is established in the State Treasury, separate and distinct from the General Fund. Interest earned by the Network of Quality 24 Teaching and Learning Fund shall be credited to the [General] Network of Quality Teaching and 25Learning Fund. 26

27(2) Moneys in the Network of Quality Teaching and Learning Fund are continuously appropriated to the Department of Education for the Network of Quality Teaching and Learning established 28by ORS 342.950 and for the Educator Advancement Council created by section 1 of this 2017 2930 Act.

31 (3) The Department of Education, on behalf of the State of Oregon, may solicit and accept gifts, grants or donations from public and private sources for the Network of Quality Teaching and 32Learning or for the Educator Advancement Council. Moneys received under this subsection shall 33 34 be deposited into the Network of Quality Teaching and Learning Fund.

SECTION 6. ORS 329.788 is amended to read: 35

329.788. As used in ORS 329.788 to 329.820: 36

37 (1) "Beginning administrator" means a principal or superintendent who:

(a) Possesses a preliminary administrative license issued by the Teacher Standards and Practices 38 Commission; 39

(b) Is employed as a principal or superintendent by a school district; and 40

(c) Has been assigned for fewer than two school years in the administrator's present position. 41

(2) "Beginning teacher" means a teacher who: 42

(a) Possesses a preliminary teaching license or reciprocal license issued by the Teacher Stan-43 dards and Practices Commission; 44

(b) Is employed at least half-time, primarily as a classroom teacher, by a school district; and 45

1	(c) Has taught fewer than two school years as a licensed probationary teacher in any public,
2	private or state-operated school in any state.
3	(3) "Mentor" means an individual who:
4	(a) Is an acting or retired teacher, principal or superintendent;
5	(b) Has met established best practice and research-based criteria as defined by the State Board
6	of Education by rule;
7	(c) Possesses a teaching or administrative license issued by the Teacher Standards and Practices
8	Commission;
9	(d) Has successfully served for five or more years as a licensed teacher, principal or super-
10	intendent in any public school; and
11	(e) Has been selected and trained as described in ORS 329.815.
12	(4) "Mentorship program" means a program provided by a mentor to a beginning teacher or
13	administrator that includes, but is not limited to, direct classroom observation and consultation,
14	assistance in instructional planning and preparation, support in implementation and delivery of
15	classroom instruction, development of school leadership skills and other assistance intended to assist
16	the beginning teacher or administrator to become a confident and competent professional educator
17	who makes a positive impact on student learning.
18	
19	PROFESSIONAL DEVELOPMENT FOR EARLY LEARNING
20	PROVIDERS AND FINANCIAL AID FOR
21	CERTAIN TEACHER CANDIDATES TO USE AT
22	EDUCATOR PREPARATION PROVIDERS
23	
23 24	SECTION 7. (1) The Early Learning Division, under the direction of the Early Learning
	<u>SECTION 7.</u> (1) The Early Learning Division, under the direction of the Early Learning Council and in collaboration with the Educator Advancement Council created by section 1
24	
24 25	Council and in collaboration with the Educator Advancement Council created by section 1
24 25 26	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and
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24 25 26 27 28	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorporate improved recruitment, preparation, induction, career advancement opportunities and
24 25 26 27 28 29	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorporate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide
24 25 26 27 28 29 30	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorporate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services.
24 25 26 27 28 29 30 31	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorpo- rate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services. (2) To achieve the objectives described in subsection (1) of this section, the division shall
24 25 26 27 28 29 30 31 32	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorpo- rate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services. (2) To achieve the objectives described in subsection (1) of this section, the division shall develop or expand:
24 25 26 27 28 29 30 31 32 33	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorpo- rate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services. (2) To achieve the objectives described in subsection (1) of this section, the division shall develop or expand: (a) Strategies and partnerships that connect early learning providers and professionals
24 25 26 27 28 29 30 31 32 33 34	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorpo- rate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services. (2) To achieve the objectives described in subsection (1) of this section, the division shall develop or expand: (a) Strategies and partnerships that connect early learning providers and professionals with access to education pathways, including college credentials, degrees and certificates;
24 25 26 27 28 29 30 31 32 33 34 35	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorpo- rate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services. (2) To achieve the objectives described in subsection (1) of this section, the division shall develop or expand: (a) Strategies and partnerships that connect early learning providers and professionals with access to education pathways, including college credentials, degrees and certificates; (b) Coaching and mentorship programs that make available cohorts, mentors and quality
24 25 26 27 28 29 30 31 32 33 34 35 36	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorpo- rate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services. (2) To achieve the objectives described in subsection (1) of this section, the division shall develop or expand: (a) Strategies and partnerships that connect early learning providers and professionals with access to education pathways, including college credentials, degrees and certificates; (b) Coaching and mentorship programs that make available cohorts, mentors and quality improvement specialists to advise, assist, educate and provide information to early learning
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24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorpo- rate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services. (2) To achieve the objectives described in subsection (1) of this section, the division shall develop or expand: (a) Strategies and partnerships that connect early learning providers and professionals with access to education pathways, including college credentials, degrees and certificates; (b) Coaching and mentorship programs that make available cohorts, mentors and quality improvement specialists to advise, assist, educate and provide information to early learning providers and professionals; (c) Professional development tracking systems for the workforce for early learning to ensure coverage of the necessary skills and knowledge required of early learning providers and professionals, including professionals who provide home visiting services; and
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorpo- rate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services. (2) To achieve the objectives described in subsection (1) of this section, the division shall develop or expand: (a) Strategies and partnerships that connect early learning providers and professionals with access to education pathways, including college credentials, degrees and certificates; (b) Coaching and mentorship programs that make available cohorts, mentors and quality improvement specialists to advise, assist, educate and provide information to early learning providers and professionals; (c) Professional development tracking systems for the workforce for early learning to ensure coverage of the necessary skills and knowledge required of early learning providers and professionals, including professionals who provide home visiting services; and (d) Collaborations that support exempt family child care providers, as defined in ORS
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	Council and in collaboration with the Educator Advancement Council created by section 1 of this 2017 Act, shall establish and implement policies and practices to achieve vigorous and comprehensive early childhood professional development systems in this state that incorpo- rate improved recruitment, preparation, induction, career advancement opportunities and support for early learning providers and professionals, including professionals who provide home visiting services. (2) To achieve the objectives described in subsection (1) of this section, the division shall develop or expand: (a) Strategies and partnerships that connect early learning providers and professionals with access to education pathways, including college credentials, degrees and certificates; (b) Coaching and mentorship programs that make available cohorts, mentors and quality improvement specialists to advise, assist, educate and provide information to early learning providers and professionals; (c) Professional development tracking systems for the workforce for early learning to ensure coverage of the necessary skills and knowledge required of early learning providers and professionals, including professionals who provide home visiting services; and (d) Collaborations that support exempt family child care providers, as defined in ORS 329A.430, through the advancement of research in child development, peer learning and

section (2) of this section. 1 2 SECTION 8. Section 9 of this 2017 Act is added to and made a part of ORS chapter 348. SECTION 9. (1) In addition to any other form of student financial aid authorized by law, 3 the Higher Education Coordinating Commission may award scholarships to culturally and 4 linguistically diverse teacher candidates to use at approved educator preparation providers, 5 as defined in ORS 342.120, for the purpose of advancing the goal described in ORS 342.437. 6 (2) Scholarships awarded under this section shall be in amounts of \$5,000 each academic 7 year, for a maximum of two academic years. 8 9 (3) The commission shall adopt rules necessary for the implementation and administration of this section in consultation with the Educator Advancement Council and the Chief 10 **Education Office.** 11 12**USE OF MONEYS BY LOCAL EDUCATOR NETWORKS** 13 14 15 SECTION 10. ORS 342.950, as amended by section 1, chapter 8, Oregon Laws 2016, and section 4 of this 2017 Act, is amended to read: 16 342.950. (1) The Network of Quality Teaching and Learning is established. The network consists 17 18 of the Chief Education Office and public and private entities that receive funding as provided by this section to accomplish the purposes of the network described in subsection (2) of this section. 19 (2) The purposes of the network are the following: 20(a) To enhance a culture of leadership and collaborative responsibility for advancing the pro-21 22fession of teaching among providers of early learning services, teachers and administrators in 23kindergarten through grade 12, education service districts and educator preparation providers. (b) To strengthen and enhance existing evidence-based practices that improve student achieve-94 ment, including practices advanced by or described in ORS 329.788 to 329.820, 329.824, 329.838, 25342.433 to 342.449 and 342.805 to 342.937. 2627(c) To improve recruitment, preparation, induction, career advancement opportunities and support of educators. 28(3) To accomplish the purposes of the network described in subsection (2) of this section, the 2930 Department of Education, subject to the direction and control of the Chief Education Officer, shall 31 distribute funding as follows: 32(a) To schools, school districts, education service districts, nonprofit organizations, postsecondary institutions and consortiums that are any combination of those entities for the purpose 33 34 of supporting the implementation and delivery of common core state standards and other state 35standards that indicate whether a student is prepared for college. (b) To school districts, education service districts and nonprofit organizations for the purpose 36 37 of providing teacher and administrator evaluations and aligned professional development in a man-38 ner that complies with the core teaching standards adopted as provided by ORS 342.856 and with related standards prescribed by federal law. 39 (c) To school districts and nonprofit organizations for the purpose of providing teachers with 40 opportunities for professional collaboration and professional development and for the pursuit of ca-41 reer pathways in a manner that is consistent with the School District Collaboration Grant Program 42 described in ORS 329.838. 43 (d) To school districts, education service districts and nonprofit organizations for the purpose 44 of providing beginning teachers and administrators with mentors in a manner that is consistent with 45

1 the beginning teacher and administrator mentorship program described in ORS 329.788 to 329.820.

2 (e) To school districts, education service districts, nonprofit organizations, post-secondary insti-

3 tutions and the tribes of this state for the purpose of closing achievement gaps by providing and 4 improving the effectiveness of instruction and professional development, implementing data-driven

5 decision making, supporting practice communities and implementing culturally responsive practices.

6 (f) To school districts, nonprofit organizations and post-secondary institutions for the purposes 7 of:

8 (A) Strengthening educator programs for educators at all levels to:

9 (i) Improve educator preparation, recruitment and leadership.

(ii) Advance the purposes of the Educators Equity Act, to improve the cultural competence of
 educators and to ensure educators are trained in culturally relevant educational practices.

(B) Supporting the development and sustainability of partnerships between providers of early
 learning services, public schools with any grades from kindergarten through grade 12 and post secondary institutions.

(g) To school districts to ensure that a sufficient number of kindergarten through grade five teachers have received training to understand and recognize dyslexia and to implement appropriate instruction.

(h) To school districts for the design and implementation of programs to provide professional
 development to educators on strategies that decrease rates of school absenteeism among students
 by using trauma-informed approaches in schools.

(i) To educator networks established under section 2 of this 2017 Act for the purpose of
 supporting educator networks.

23

(4) The Chief Education Office shall provide strategic direction to the network by:

(a) Conducting and coordinating research to determine best practices and evidence-based mod-els.

(b) Convening the Educator Advancement Council created by section 1 of this 2017 Act to guide
 network activities and expand the implementation of effective practices.

28 (c) Working with educator programs to ensure ongoing collaboration with education providers.

29 (d) Supporting programs that help to achieve the purposes of the Educators Equity Act.

(e) Creating and supporting a statewide plan for increasing the successful recruitment of high ability and culturally diverse candidates to work in high-need communities and fields.

32 (5) The Department of Education shall support the network by:

(a) Developing a system that ensures statewide dissemination of best practices and evidence-based models.

(b) Supporting the development and implementation of standards-based curriculum, high-leverage practices and assessments that promote student learning and improve student progress indicators for students who are enrolled in an English language learner program under ORS 336.079 and for students with disabilities.

39 (c) Administering the distribution of funding as described in subsection (3) of this section.

40 (6) The Chief Education Office shall develop processes to establish the network and ensure the
 41 accountability of the network. The processes must ensure that the network:

42 (a) Gives preference to entities that have demonstrated success in improving student progress43 indicators.

44 (b) Delivers services for the benefit of all regions of this state.

45 (c) Is accountable for improving student progress indicators identified by the Chief Education

Office or set forth in ORS 350.014. 1 2 (d) Includes and connects education providers and leaders from prekindergarten through postsecondary education. 3 (7) No more than two percent of all moneys received for the purposes of this section may be 4 expended by the Chief Education Office or the Department of Education for administrative costs 5 incurred under this section. For the purpose of this subsection, the following are not considered 6 7 administrative costs: (a) Technical assistance and direct program services provided to school districts and nonprofit 8 9 organizations; and (b) Any administrative costs incurred under ORS 329.838 related to the administration of the 10 School District Collaboration Grant Program. 11 12 (8) The State Board of Education may adopt any rules necessary for the Department of Educa-13 tion to support the network and perform any duties assigned to the department under this section or assigned to the department by the Chief Education Office. Any rules adopted by the State Board 14 15 of Education must be consistent with this section and with actions taken by the Chief Education 16 Office to implement this section. SECTION 11. ORS 329.788, as amended by section 6 of this 2017 Act, is amended to read: 17 18 329.788. As used in ORS 329.788 to 329.820: (1) "Beginning administrator" means a principal or superintendent who: 19 (a) Possesses a preliminary administrative license issued by the Teacher Standards and Practices 20Commission; 21 22(b) Is employed as a principal or superintendent by a school district; and (c) Has been assigned for fewer than two school years in the administrator's present position. 23(2) "Beginning teacher" means a teacher who: 94 (a) Possesses a preliminary teaching license or reciprocal license issued by the Teacher Stan-25dards and Practices Commission; 2627(b) Is employed at least half-time, primarily as a classroom teacher, by a school district; and (c) Has taught fewer than two school years as a licensed probationary teacher in any public, 28private or state-operated school in any state. 2930 (3) "Educator network" means an educator network established under section 2 of this 31 2017 Act. [(3)] (4) "Mentor" means an individual who: 32(a) Is an acting or retired teacher, principal or superintendent; 33 34 (b) Has met established best practice and research-based criteria as defined by the State Board 35of Education by rule; (c) Possesses a teaching or administrative license issued by the Teacher Standards and Practices 36 37 Commission; (d) Has successfully served for five or more years as a licensed teacher, principal or super-38 intendent in any public school; and 39 (e) Has been selected and trained as described in ORS 329.815. 40 [(4)] (5) "Mentorship program" means a program provided by a mentor to a beginning teacher 41 or administrator that includes, but is not limited to, direct classroom observation and consultation, 42 assistance in instructional planning and preparation, support in implementation and delivery of 43 classroom instruction, development of school leadership skills and other assistance intended to assist 44 the beginning teacher or administrator to become a confident and competent professional educator 45

who makes a positive impact on student learning. 1

2 SECTION 12. ORS 329.795 is amended to read:

329.795. (1) The State Board of Education shall establish a beginning teacher and administrator 3 mentorship program to provide eligible beginning teachers and administrators in this state with a 4 continued and sustained mentorship program from a formally assigned mentor. 5

(2) Any school district or educator network is eligible to participate in the mentorship pro-6 7 gram.

(3) A school district may participate through an educator network or may enter into a 8 9 partnership with another school district, an institution of higher education, an education service district or another organization to operate jointly a mentorship program if: 10

(a) All moneys received as grants-in-aid for the mentorship program are administered by the 11 12 participating school district or educator network to provide direct services to beginning teachers 13 and administrators; and

(b) All other requirements of ORS 329.788 to 329.820 are met. 14

15 (4) All programs in ORS 329.788 to 329.820 are subject to the availability of funds appropriated therefor. 16

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SECTION 13. ORS 329.800 is amended to read:

18 329.800. (1) Each school district or educator network that wishes to participate in the beginning teacher and administrator mentorship program shall submit a formal application to the De-19 20 partment of Education. The application shall include:

(a) A description of the priorities to be addressed by moneys received by a school district or 2122an educator network for the mentorship program, as described in ORS 329.805 (2);

23(b) The names of all eligible beginning teachers and administrators employed by the school district or a school district within the educator network and a description of their assignments; and 24 (c) A description of the proposed mentorship program, which must provide at least 75-90 hours 25of frequent contact between the mentors and beginning teachers and administrators throughout the 2627school year.

(2) The school district or educator network shall certify in the application that no eligible 28beginning professional educators are or may be under a conditional license, except as provided in 2930 rules of the Teacher Standards and Practices Commission.

31

SECTION 14. ORS 329.805 is amended to read:

329.805. (1) Subject to ORS 291.232 to 291.260, the Department of Education shall distribute 32grants-in-aid to qualifying school districts or educator networks to offset the costs of beginning 33 34 teacher and administrator mentorship programs. A qualifying district or educator network shall 35receive annually an amount that is aligned with evidence-based best practices.

(2) If the funds are insufficient for all eligible proposals, the Department of Education shall 36 37 award grants on a competitive basis, taking into consideration:

38 (a) The priorities to be addressed by moneys received by a school district or an educator network, including efforts related to: 39

40

(A) Increasing the number of culturally and linguistically diverse educators hired; and

(B) Reflecting the demographics of the students of the school district or school districts within 41 the educator network with the demographics of the educators of the school district or school 42 districts within the educator network; and 43

(b) Whether the school district is a small school district or serves a rural community or 44 whether the educator network serves small school districts or a rural community. 45

(3) The State Board of Education may adopt such rules as it considers appropriate for the dis-1 2 tribution of grants-in-aid under this section. (4) A school district or an educator network that is determined by the Department of Educa-3 tion to be in violation of one or more of the requirements of ORS 329.788 to 329.820 may be required 4 to refund all grants-in-aid moneys distributed under ORS 329.788 to 329.820. The amount of penalty 5 shall be determined by the State Board of Education. 6 SECTION 15. ORS 329.815 is amended to read: 7 329.815. (1) Based on the requirements of ORS 329.788 to 329.820, the selection, nature and ex-8 9 tent of duties of mentors shall be determined [by the school district.]: (a) By the school district that is the employer of the teacher or administrator and of the 10 mentor; or 11 12 (b) Jointly by the school district that is the employer of the teacher or administrator and 13 the school district that is the employer of the mentor. (2) A teacher, principal or superintendent may not be designated as a mentor unless willing to 14 15perform in that role. 16 (3) For purposes of actions taken under ORS 342.805 to 342.937: 17 (a) A mentor may not participate in the evaluation of a beginning teacher or administrator assigned to the mentor; and 18 19 (b) Any written or other reports of a mentor regarding a beginning teacher or administrator 20 assigned to the mentor may not be used in the evaluation of the beginning teacher or administrator. (4) Each mentor shall complete successfully training provided or approved by the Department 2122of Education while participating in the beginning teacher and administrator mentorship program. 23(5) The stipend received for each beginning teacher or administrator may be used by the school district or educator network to compensate mentors or to compensate other individuals assigned 94 duties to provide release time for teachers, principals or superintendents acting as mentors. 25SECTION 16. ORS 329.820 is amended to read: 2627329.820. (1) The Department of Education shall be responsible for the regular and ongoing evaluation of implementation and administration of programs under ORS 329.788 to 329.820 and may 28contract for such evaluation. The department may not expend in a biennium more than 2.5 percent 2930 of the total amount of moneys available for the programs on the evaluation of the programs. The 31 evaluation may include assessments of the following: 32(a) The effectiveness of the mentorship program in the retention of beginning teachers and administrators in [the] a school district that has participated in the program and in the profession; 33 34 and 35(b) Student performance on statewide and other assessments. (2) The department may accept contributions of moneys and assistance for the purpose of the 36 37 evaluation of programs from any source, public or private, and agree to conditions placed on the 38 moneys not inconsistent with ORS 329.788 to 329.820. All moneys received by the department under this subsection shall be deposited into the Department of Education Account to be used for the 39 evaluation of programs conducted under this section. 40 SECTION 17. ORS 329.838 is amended to read: 41 329.838. (1) The School District Collaboration Grant Program is established to provide funding 42 for school districts or educator networks established under section 2 of this 2017 Act to im-43 prove student achievement through the voluntary collaboration of teachers and administrators to 44 design and implement new approaches to: 45

(a) Career pathways for teachers and administrators; 1

2 (b) Evaluation processes for teachers and administrators;

(c) Compensation models for teachers and administrators; and 3

(d) Enhanced professional development opportunities for teachers and administrators. 4

(2)(a) The Department of Education shall ensure that the grant program established by this 5 section is administered and may provide technical expertise to school districts or educator net-6 7 works applying for or receiving a grant under this section.

8

(b) For the purpose of ensuring that the grant program is administered, the department may di-9 rectly administer the grant program or may enter into a contract with a nonprofit entity to admin-10 ister the grant program.

(c) For the purpose of providing technical expertise, the department may enter into contracts 11 12 with nonprofit entities that have experience in designing and implementing approaches that are 13 similar to the approaches described in subsection (1) of this section.

(3) Each school district or educator network may apply for a grant under this section, but a 14 15 school district may receive grant funds under this section only as a school district or through an educator network. Applications may be for the design or for the implementation of 16 an approach identified in subsection (1) of this section. 17

18 (4) Prior to applying for a grant as a school district or through an educator network, the school district must receive the approval to apply for the grant from: 19

(a) The exclusive bargaining representative for the teachers of the school district or, if the 20teachers are not represented by an exclusive bargaining representative, from the teachers of the 2122school district;

23(b) The chairperson of the school district board; and

(c) The superintendent of the school district. 94

(5) Funding for the grant program established by this section shall be provided through the 25School District Collaboration Grant Account established by ORS 329.839. 26

27(6) The amount of each grant shall be determined as follows:

(a) For grants that are for the design of an approach identified in subsection (1) of this section 28and that are awarded to a school district, the amount determined by the [administrator of the 2930 grant program] department based on:

31 (A) The application submitted by the school district;

(B) The portion of the total funds available for grants that are for the design of an approach; 32and 33

34 (C) Any other criteria or limitations established by the State Board of Education by rule, which 35may include a minimum amount or a maximum amount for a grant.

(b)(A) For grants that are for the implementation of an approach identified in subsection (1) of 36 37 this section and that are awarded to a school district, the Grant Amount = School district 38 $ADMw \times$ (the total amount available for distribution for an implementation grant in a fiscal year through the School District Collaboration Grant Program ÷ the total ADMw of the school districts 39 that receive an implementation grant for the fiscal year through the School District Collaboration 40 Grant Program). For the purpose of the calculation made under this paragraph, ADMw shall be 41 calculated as provided by ORS 327.013, 338.155 (1) and 338.165 (2). 42

(B) Notwithstanding subparagraph (A) of this paragraph, a school district may receive a grant 43 for an amount that is 10 percent more than the amount calculated under subparagraph (A) of this 44 paragraph if the grant program administrator approves a school district's supplemental plan to de-45

B-Eng. SB 182 sign and implement new approaches to improve student achievement that are in addition to the approaches identified in subsection (1) of this section and that are research-based best practices. (C) In addition to any amounts received under subparagraphs (A) and (B) of this paragraph, a school district that has an average daily membership of less than 1,500 may receive a supplemental amount of up to \$50,000 if: (i) The supplemental amount is used for expenses incurred in relation to a grant manager who: (I) Manages the use of a grant received under this paragraph;

8 (II) Supports the school district's committees related to the grant;

- 9 (III) Monitors and measures the implementation of new approaches funded by the grant;
- 10 (IV) Ensures timely and accurate communications with educators in the school district;
- 11 (V) Completes all Department of Education requirements related to the grant; and
- 12 (VI) Attends meetings and collaborates with other school districts; and
- (ii) The total of the implementation grant and the supplemental amount does not exceed\$150,000.
- (c) For grants that are awarded to an educator network, the amount determined by the
 department based on:
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- (A) The application submitted by the educator network;
- (B) The portion of the total funds available for grants that are for educator networks;
 and
- (C) Any other criteria or limitations established by the State Board of Education by rule,
 which may include a minimum or maximum amount for a grant.
- 22 (7) Grants shall be awarded based on:
- 23 (a) The application submitted by the school district **or educator network**;
- (b) Other funds received by a school district **or educator network** for a purpose identified in subsection (1) of this section; and
- 26 (c) Any other criteria established by the State Board of Education by rule.
- (8) Moneys received by a school district or an educator network under this section must be
 separately accounted for and may be used only to provide funding for the purposes described in the
 application submitted by the school district or educator network.
- (9) The department shall accumulate, evaluate and publish student achievement results of school
 districts receiving grants under this section as a school district or through an educator network
 to determine the effectiveness of the approaches designed and implemented by the school districts
 or educator networks under the grant program.
- (10)(a) Except as provided by paragraph (b) of this subsection, the State Board of Education may
 adopt any rules necessary for the implementation of the grant program established by this section.
- (b) The board may not adopt any rules that establish statewide standards for the design and
 implementation of the approaches described in subsection (1) of this section.
- 38 39
- <u>SECTION 18.</u> The amendments to ORS 329.788, 329.795, 329.800, 329.805, 329.815, 329.820, 329.838 and 342.950 by sections 10 to 17 of this 2017 Act become operative on June 30, 2018.
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42

DISSOLUTION OF NETWORK OF QUALITY TEACHING AND LEARNING

43 <u>SECTION 19.</u> ORS 342.950 is repealed.

- 44 **SECTION 20.** Section 1 of this 2017 Act is amended to read:
- 45 Sec. 1. (1) As used in this section and section 2 of this 2017 Act, "educator" means a teacher,

administrator or other school professional who is licensed, registered or certified by the Teacher
 Standards and Practices Commission.

3 (2)(a) The Educator Advancement Council is created, as provided by ORS 190.010 (5) and with 4 the authority described in ORS 190.110, for the purposes of providing resources related to educator 5 professional learning and other educator supports.

6 (b) The council shall function through an intergovernmental agreement, as provided by ORS 7 190.003 to 190.130. The intergovernmental agreement shall outline the governance framework and 8 the administrative details necessary for the efficient and effective implementation of the duties of 9 the council.

(3)(a) The council shall consist of members who are representatives of the members of the
intergovernmental agreement creating the council, including representatives of state agencies,
school districts and education service districts.

(b) In addition to the members of the council specified in paragraph (a) of this subsection, thecouncil shall consist of members who are:

(A) Practicing educators, early learning providers and professionals and school district boardmembers; and

(B) Representatives of educator preparation providers, education-focused nonprofit organiza tions, education-focused philanthropic organizations, professional education associations,
 community-based education organizations that represent families and students, post-secondary insti tutions of education and federally recognized tribes of this state.

(c) The majority of the members of the council identified under paragraphs (a) and (b) of this
 subsection may identify additional members of the council.

23 (4) The council shall:

(a) Establish a system of educator networks, as described in section 2 of this 2017 Act, by which
 every educator in this state has access to professional learning opportunities; [and]

(b) Coordinate the distribution of moneys to educator networks from the Educator Ad vancement Fund based on the needs of the educators identified by the networks;

[(b)] (c) Connect educator networks and facilitate communications within and among the net works to improve teaching and learning[.]; and

30 (d) Continuously assess the needs of educators in this state and coordinate priorities
 31 based on the moneys available for distribution from the Educator Advancement Fund.

32 (5) The Chief Education Office shall provide support to the strategic direction of the council by:

33 (a) Conducting and coordinating research to monitor:

34 (A) Teaching and learning conditions;

35 (B) Educator workforce supply and demand; and

36 (C) Common outcomes and measures anticipated to promote improvement in teaching and 37 learning.

(b) Assisting the council in coordinating and connecting educator networks, supporting professional learning priorities, enabling access to professional learning and supports, leveraging funding
 sources and managing innovation funds.

41 (c) Recommending statutory and agency rule changes needed to support the purposes of the 42 council.

43 (d) Supporting programs that help to achieve the purposes of the Educators Equity Act.

44 (e) Supporting a statewide plan for increasing:

45 (A) The supply of culturally diverse teacher candidates; and

1	(B) The successful recruitment of effective educators to work in high-need schools and in prac-
2	tice areas with a shortage of educators.
3	(f) Identifying high-leverage educator practices to be developed by educators throughout their
4	careers.
5	(g) Providing accountability of the council by ensuring that the council:
6	(A) Gives preference, when making recommendations about funding distributions, to entities that
7	have demonstrated success in improving student indicators.
8	(B) Considers the delivery of services for the benefit of all regions of this state when establish-
9	ing the system of educator networks.
10	(C) Works toward improving student progress indicators identified by the Chief Education Office
11	or set forth in ORS 350.014.
12	(D) Includes and connects education providers and leaders from prekindergarten through post-
13	secondary education.
14	(h) Providing staff support for the administrative functions of the council.
15	(6) The Department of Education shall provide support to the council by:
16	(a) Developing a system that allows for the statewide dissemination of emerging practices and
17	evidence-based models.
18	(b) Providing technical assistance to the council, including online systems for sharing profes-
19	sional learning resources and supporting educator networks.
20	(c) Administering the distribution of grant and contract funds for programs described in this
21	section.
22	(d) Providing administrative support to the educator networks, including:
23	(A) Making recommendations to the Chief Education Office and the council about the selection
24	of the sponsors of educator networks;
25	(B) Providing technical assistance to educator networks; and
26	(C) Entering into grant agreements or contracts for the distribution of funds to educator net-
27	works.
28	(7)(a) The Chief Education Office, the State Board of Education and the Teacher Standards and
29	Practices Commission may adopt any rules necessary at the request of the council to support the
30	council or to perform any duties assigned to the office, board or commission under this section.
31	(b) The council may adopt rules pursuant to ORS chapter 183 for the purpose of section 2 of this
32	2017 Act.
33	SECTION 21. ORS 342.953, as amended by section 5 of this 2017 Act, is amended to read:
34	342.953. (1) The [Network of Quality Teaching and Learning] Educator Advancement Fund is
35	established in the State Treasury, separate and distinct from the General Fund. Interest earned by
36	the [Network of Quality Teaching and Learning] Educator Advancement Fund shall be credited to
37	the [Network of Quality Teaching and Learning] Educator Advancement Fund.
38	(2) Moneys in the [Network of Quality Teaching and Learning] Educator Advancement Fund
39	are continuously appropriated to the Department of Education [for the Network of Quality Teaching
40	and Learning established by ORS 342.950 and] for the Educator Advancement Council created by
41	section 1 of this 2017 Act.
42	(3) The Department of Education, on behalf of the State of Oregon, may solicit and accept gifts,
43	grants or donations from public and private sources [for the Network of Quality Teaching and
44	Learning or] for the Educator Advancement Council. Moneys received under this subsection shall
45	be deposited into the [Network of Quality Teaching and Learning] Educator Advancement Fund.

[17]

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1 SECTION 22. ORS 327.008 is amended to read:

2 327.008. (1)(a) There is established a State School Fund in the General Fund.

3 (b) The Department of Education, on behalf of the State of Oregon, may solicit and accept gifts,

grants, donations and other moneys from public and private sources for the State School Fund.
Moneys received as provided in this paragraph shall be deposited into the State School Fund.

6 (c) The State School Fund shall consist of moneys appropriated by the Legislative Assembly,
7 moneys transferred from the Education Stability Fund and moneys received as provided in paragraph
8 (b) of this subsection.

9 (d) The State School Fund is continuously appropriated to the Department of Education for the
purposes of ORS 327.006 to 327.077, 327.095, 327.099, 327.101, 327.125, 327.137, 327.348, 336.575,
336.580, 336.635, 343.243, 343.533, 343.941 and 343.961 and sections 1 to 3, chapter 735, Oregon Laws
2013.

(2) There shall be apportioned from the State School Fund to each school district a State School
 Fund grant, consisting of the positive amount equal to a general purpose grant and a facility grant
 and a transportation grant and a high cost disabilities grant minus local revenue, computed as pro vided in ORS 327.011 and 327.013.

(3) For the first school year after a public charter school ceases to operate because of dissolution or closure or because of termination or nonrenewal of a charter, there shall be apportioned from the State School Fund to each school district that had sponsored a public charter school that ceased to operate an amount equal to the school district's general purpose grant per extended ADMw multiplied by five percent of the ADM of the public charter school for the previous school year.

(4) There shall be apportioned from the State School Fund to each education service district a
 State School Fund grant as calculated under ORS 327.019.

(5) All figures used in the determination of the distribution of the State School Fund shall be
estimates for the same year as the distribution occurs, unless otherwise specified.

(6) Numbers of students in average daily membership used in the distribution formula shall bethe numbers as of June of the year of distribution.

(7) A school district may not use the portion of the State School Fund grant that is attributable
to the facility grant for capital construction costs.

(8) The total amount of the State School Fund that is distributed as facility grants may not exceed \$9 million in any biennium. If the total amount to be distributed as facility grants exceeds this limitation, the Department of Education shall prorate the amount of funds available for facility grants among those school districts that qualified for a facility grant. If the total amount to be distributed as facility grants does not exceed this limitation, any remaining amounts shall be expended for expenses incurred by the Office of School Facilities as provided in ORS 326.125 (1).

(9) Each biennium, the Department of Education may expend from the State School Fund no
more than \$6 million for expenses incurred by the Office of School Facilities under ORS 326.125 (2)
to (6).

(10) Each fiscal year, the Department of Education shall transfer to the Pediatric Nursing Facility Account established in ORS 327.022 the amount necessary to pay the costs of educational
services provided to students admitted to pediatric nursing facilities as provided in ORS 343.941.

(11) Each fiscal year, the Department of Education shall transfer the amount of \$35 million from
the State School Fund to the High Cost Disabilities Account established in ORS 327.348.

45 (12)(a) Each biennium, the Department of Education shall transfer [\$33] **\$39.5** million from the

1 State School Fund to the [*Network of Quality Teaching and Learning*] **Educator Advancement** Fund 2 established under ORS 342.953.

3 (b) For the purpose of making the transfer under this subsection:

4 (A) The total amount available for all distributions from the State School Fund shall be reduced 5 by [\$5] **\$6** million;

6 (B) The amount distributed to school districts from the State School Fund under this section and 7 ORS 327.013 shall be reduced by [\$14] **\$16.75** million; and

8 (C) The amount distributed to education service districts from the State School Fund under this 9 section and ORS 327.019 shall be reduced by [\$14] **\$16.75** million.

10 (c) For each biennium, the amounts identified in [paragraph (b)(B) and (C) of] this subsection 11 shall be adjusted by the same percentage by which the [amount appropriated to the State School Fund 12 for that biennium is increased or decreased compared with the preceding biennium, as determined by 13 the Department of Education after consultation with the Legislative Fiscal Officer] instructions fur-14 nished to state agencies by the Governor under ORS 291.204 direct the state agencies to ad-

¹¹ institute of state agencies by the dovernor under one 201.204 uncer the state agencies to at 15 just their agency budget requests for special payments under ORS 291.216 (6)(a)(C).

(13) Each biennium, the Department of Education shall transfer \$12.5 million from the State
 School Fund to the Statewide English Language Learner Program Account established under ORS
 327.344.

(14) Each fiscal year, the Department of Education may expend up to \$550,000 from the State
School Fund for the contract described in ORS 329.488. The amount distributed to education service
districts from the State School Fund under this section and ORS 327.019 shall be reduced by the
amount expended by the department under this subsection.

(15) Each biennium, the Department of Education may expend up to \$350,000 from the State
 School Fund to provide administration of and support for the development of talented and gifted
 education under ORS 343.404.

(16) Each biennium, the Department of Education may expend up to \$150,000 from the State
School Fund for the administration of a program to increase the number of speech-language
pathologists and speech-language pathology assistants under ORS 348.394 to 348.406.

(17) Each fiscal year, the Department of Education shall transfer the amount of \$2.5 million from
the State School Fund to the Small School District Supplement Fund established in section 3, chapter 735, Oregon Laws 2013.

SECTION 23. ORS 327.008, as amended by section 7, chapter 735, Oregon Laws 2013, section 7, chapter 81, Oregon Laws 2014, section 2, chapter 68, Oregon Laws 2015, section 38, chapter 245, Oregon Laws 2015, section 2, chapter 555, Oregon Laws 2015, section 11, chapter 604, Oregon Laws 2015, section 2, chapter 644, Oregon Laws 2015, and section 8, chapter 783, Oregon Laws 2015, is amended to read:

37

327.008. (1)(a) There is established a State School Fund in the General Fund.

(b) The Department of Education, on behalf of the State of Oregon, may solicit and accept gifts,
grants, donations and other moneys from public and private sources for the State School Fund.
Moneys received as provided in this paragraph shall be deposited into the State School Fund.

(c) The State School Fund shall consist of moneys appropriated by the Legislative Assembly,
moneys transferred from the Education Stability Fund and moneys received as provided in paragraph
(b) of this subsection.

(d) The State School Fund is continuously appropriated to the Department of Education for the
purposes of ORS 327.006 to 327.077, 327.095, 327.099, 327.101, 327.125, 327.137, 327.348, 336.575,

1 336.580, 336.635, 343.243, 343.533, 343.941 and 343.961.

2 (2) There shall be apportioned from the State School Fund to each school district a State School 3 Fund grant, consisting of the positive amount equal to a general purpose grant and a facility grant 4 and a transportation grant and a high cost disabilities grant minus local revenue, computed as pro-5 vided in ORS 327.011 and 327.013.

6 (3) For the first school year after a public charter school ceases to operate because of dissol-7 ution or closure or because of termination or nonrenewal of a charter, there shall be apportioned 8 from the State School Fund to each school district that had sponsored a public charter school that 9 ceased to operate an amount equal to the school district's general purpose grant per extended 10 ADMw multiplied by five percent of the ADM of the public charter school for the previous school 11 year.

(4) There shall be apportioned from the State School Fund to each education service district a
 State School Fund grant as calculated under ORS 327.019.

14 (5) All figures used in the determination of the distribution of the State School Fund shall be 15 estimates for the same year as the distribution occurs, unless otherwise specified.

(6) Numbers of students in average daily membership used in the distribution formula shall bethe numbers as of June of the year of distribution.

(7) A school district may not use the portion of the State School Fund grant that is attributableto the facility grant for capital construction costs.

(8) The total amount of the State School Fund that is distributed as facility grants may not exceed \$9 million in any biennium. If the total amount to be distributed as facility grants exceeds this limitation, the Department of Education shall prorate the amount of funds available for facility grants among those school districts that qualified for a facility grant. If the total amount to be distributed as facility grants does not exceed this limitation, any remaining amounts shall be expended for expenses incurred by the Office of School Facilities as provided in ORS 326.125 (1).

(9) Each biennium, the Department of Education may expend from the State School Fund no
more than \$6 million for expenses incurred by the Office of School Facilities under ORS 326.125 (2)
to (6).

(10) Each fiscal year, the Department of Education shall transfer to the Pediatric Nursing Facility Account established in ORS 327.022 the amount necessary to pay the costs of educational services provided to students admitted to pediatric nursing facilities as provided in ORS 343.941.

(11) Each fiscal year, the Department of Education shall transfer the amount of \$35 million from
 the State School Fund to the High Cost Disabilities Account established in ORS 327.348.

(12)(a) Each biennium, the Department of Education shall transfer [\$33] \$39.5 million from the
 State School Fund to the [Network of Quality Teaching and Learning] Educator Advancement Fund
 established under ORS 342.953.

37 (b) For the purpose of making the transfer under this subsection:

(A) The total amount available for all distributions from the State School Fund shall be reduced
by [\$5] \$6 million;

(B) The amount distributed to school districts from the State School Fund under this section and
ORS 327.013 shall be reduced by [\$14] \$16.75 million; and

42 (C) The amount distributed to education service districts from the State School Fund under this 43 section and ORS 327.019 shall be reduced by [\$14] **\$16.75** million.

44 (c) For each biennium, the amounts identified in [paragraph (b)(B) and (C) of] this subsection 45 shall be adjusted by the same percentage by which the [amount appropriated to the State School Fund

1 for that biennium is increased or decreased compared with the preceding biennium, as determined by

2 the Department of Education after consultation with the Legislative Fiscal Officer] instructions fur-

nished to state agencies by the Governor under ORS 291.204 direct the state agencies to adjust their agency budget requests for special payments under ORS 291.216 (6)(a)(C).

5 (13) Each biennium, the Department of Education shall transfer \$12.5 million from the State 6 School Fund to the Statewide English Language Learner Program Account established under ORS 7 327.344.

8 (14) Each fiscal year, the Department of Education may expend up to \$550,000 from the State 9 School Fund for the contract described in ORS 329.488. The amount distributed to education service 10 districts from the State School Fund under this section and ORS 327.019 shall be reduced by the 11 amount expended by the department under this subsection.

(15) Each biennium, the Department of Education may expend up to \$350,000 from the State
School Fund to provide administration of and support for the development of talented and gifted
education under ORS 343.404.

(16) Each biennium, the Department of Education may expend up to \$150,000 from the State
School Fund for the administration of a program to increase the number of speech-language
pathologists and speech-language pathology assistants under ORS 348.394 to 348.406.

<u>SECTION 24.</u> The amendments to ORS 327.008 and 342.953 and section 1 of this 2017 Act
 by sections 20 to 23 of this 2017 Act and the repeal of ORS 342.950 by section 19 of this 2017
 Act become operative on June 30, 2019.

21 <u>SECTION 24a.</u> The amendments to ORS 327.008 (12)(c) by sections 22 and 23 of this 2017 22 Act shall first be used to adjust the amounts identified in ORS 327.008 (12) for the 2019-2021 23 biennium.

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26 27

HOUSEKEEPING RELATED TO DISSOLUTION OF CHIEF EDUCATION OFFICE

28 <u>SECTION 25.</u> Section 1 of this 2017 Act, as amended by section 20 of this 2017 Act, is amended 29 to read:

30 Sec. 1. (1) As used in this section and section 2 of this 2017 Act, "educator" means a teacher, 31 administrator or other school professional who is licensed, registered or certified by the Teacher 32 Standards and Practices Commission.

(2)(a) The Educator Advancement Council is created, as provided by ORS 190.010 (5) and with
 the authority described in ORS 190.110, for the purposes of providing resources related to educator
 professional learning and other educator supports.

(b) The council shall function through an intergovernmental agreement, as provided by ORS
190.003 to 190.130. The intergovernmental agreement shall outline the governance framework and
the administrative details necessary for the efficient and effective implementation of the duties of
the council.

40 (3)(a) The council shall consist of members who are representatives of the members of the
41 intergovernmental agreement creating the council, including representatives of state agencies,
42 school districts and education service districts.

(b) In addition to the members of the council specified in paragraph (a) of this subsection, thecouncil shall consist of members who are:

45 (A) Practicing educators, early learning providers and professionals and school district board

1 members; and 2 (B) Representatives of educator preparation providers, education-focused nonprofit organizaeducation-focused philanthropic organizations, professional education 3 tions, associations. community-based education organizations that represent families and students, post-secondary insti-4 tutions of education and federally recognized tribes of this state. 5 (c) The majority of the members of the council identified under paragraphs (a) and (b) of this 6 subsection may identify additional members of the council. 7 (4) The council shall: 8 9 (a) Establish a system of educator networks, as described in section 2 of this 2017 Act, by which 10 every educator in this state has access to professional learning opportunities; (b) Coordinate the distribution of moneys to educator networks from the Educator Advancement 11 12 Fund based on the needs of the educators identified by the networks; 13 (c) Connect educator networks and facilitate communications within and among the networks to improve teaching and learning; and 14 15 (d) Continuously assess the needs of educators in this state and coordinate priorities based on the moneys available for distribution from the Educator Advancement Fund. 16 (5) The [Chief Education Office] Department of Education shall provide support to the strategic 17 18 direction of the council by: 19 (a) Conducting and coordinating research to monitor: (A) Teaching and learning conditions; 20 (B) Educator workforce supply and demand; and 21 22(C) Common outcomes and measures anticipated to promote improvement in teaching and learning. 23(b) Assisting the council in coordinating and connecting educator networks, supporting profes-94 sional learning priorities, enabling access to professional learning and supports, leveraging funding 2526sources and managing innovation funds. 27(c) Recommending statutory and agency rule changes needed to support the purposes of the council. 28(d) Supporting programs that help to achieve the purposes of the Educators Equity Act. 2930 (e) Supporting a statewide plan for increasing: 31 (A) The supply of culturally diverse teacher candidates; and (B) The successful recruitment of effective educators to work in high-need schools and in prac-32tice areas with a shortage of educators. 33 34 (f) Identifying high-leverage educator practices to be developed by educators throughout their 35careers. (g) Providing accountability of the council by ensuring that the council: 36 37 (A) Gives preference, when making recommendations about funding distributions, to entities that 38 have demonstrated success in improving student indicators. (B) Considers the delivery of services for the benefit of all regions of this state when establish-39 ing the system of educator networks. 40 (C) Works toward improving student progress indicators identified by the [Chief Education 41 Office] Department of Education or set forth in ORS 350.014. 42 (D) Includes and connects education providers and leaders from prekindergarten through post-43 secondary education. 44 (h) Providing staff support for the administrative functions of the council. 45

[(6) The Department of Education shall provide support to the council by:] 1 2 [(a)] (i) Developing a system that allows for the statewide dissemination of emerging practices and evidence-based models. 3 [(b)] (j) Providing technical assistance to the council, including online systems for sharing pro-4 fessional learning resources and supporting educator networks. $\mathbf{5}$ [(c)] (k) Administering the distribution of grant and contract funds for programs described in 6 7 this section. [(d)] (L) Providing administrative support to the educator networks, including: 8 9 (A) Making recommendations to [the Chief Education Office and] the council about the selection 10 of the sponsors of educator networks; (B) Providing technical assistance to educator networks; and 11 12(C) Entering into grant agreements or contracts for the distribution of funds to educator networks. 13 [(7)(a)] (6)(a) [The Chief Education Office,] The State Board of Education and the Teacher Stan-14 15 dards and Practices Commission may adopt any rules necessary at the request of the council to support the council or to perform any duties assigned to the [office,] board or commission under this 16 section. 17 18 (b) The council may adopt rules pursuant to ORS chapter 183 for the purpose of section 2 of this 19 2017 Act. SECTION 26. Section 9 of this 2017 Act is amended to read: 20Sec. 9. (1) In addition to any other form of student financial aid authorized by law, the Higher 2122Education Coordinating Commission may award scholarships to culturally and linguistically diverse teacher candidates to use at approved educator preparation providers, as defined in ORS 342.120, for 23the purpose of advancing the goal described in ORS 342.437. 24 (2) Scholarships awarded under this section shall be in amounts of \$5,000 each academic year, 25for a maximum of two academic years. 2627(3) The commission shall adopt rules necessary for the implementation and administration of this section in consultation with the Educator Advancement Council and the [Chief Education Office] 28**Department of Education**. 2930 SECTION 27. Section 72, chapter 774, Oregon Laws 2015, as amended by section 14, chapter 31 682, Oregon Laws 2015, and section 20, chapter 763, Oregon Laws 2015, is amended to read: Sec. 72. (1)(a) Section 1, chapter 519, Oregon Laws 2011, as amended by section 8, chapter 519, 32Oregon Laws 2011, sections 20 and 21, chapter 36, Oregon Laws 2012, and section 1, chapter 774, 33 34 Oregon Laws 2015, is repealed on June 30, 2019. (b) Section 2, chapter 519, Oregon Laws 2011, as amended by section 1, chapter 36, Oregon Laws 352012, section 29, chapter 747, Oregon Laws 2013, and section 4, chapter 774, Oregon Laws 2015, is 36 37 repealed on June 30, 2019. 38 (c) Section 3, chapter 519, Oregon Laws 2011, as amended by section 5, chapter 774, Oregon Laws 2015, is repealed on June 30, 2019. 39 (2) The amendments to ORS 326.021 by section 42, chapter 774, Oregon Laws 2015, become op-40 erative on June 30, 2019. 41 (3) The amendments to ORS 326.300 by section 43, chapter 774, Oregon Laws 2015, become op-42 erative on June 30, 2019. 43 (4) The amendments to ORS 326.425 by section 44, chapter 774, Oregon Laws 2015, become op-44 erative on June 30, 2019. 45

1	(5) The amendments to ORS 326.430 by section 45, chapter 774, Oregon Laws 2015, become op-
2	erative on June 30, 2019.
3	(6) The amendments to ORS 326.500 by section 46, chapter 774, Oregon Laws 2015, become op-
4	erative on June 30, 2019.
5	(7) The amendments to ORS 327.380 by section 8, chapter 739, Oregon Laws 2013, become op-
6	erative on June 30, 2019.
7	(8) The amendments to ORS 327.800 by section 67a, chapter 774, Oregon Laws 2015, become
8	operative on June 30, 2019.
9	(9) The amendments to ORS 327.810 by section 68a, chapter 774, Oregon Laws 2015, become
10	operative on June 30, 2019.
11	(10) The amendments to ORS 327.815 by section 69a, chapter 774, Oregon Laws 2015, become
12	operative on June 30, 2019.
13	(11) The amendments to ORS 327.820 by section 70a, chapter 774, Oregon Laws 2015, become
14	operative on June 30, 2019.
15	(12) The amendments to ORS 342.208 by section 53, chapter 774, Oregon Laws 2015, become
16	operative on June 30, 2019.
17	(13) The amendments to ORS 342.350 by section 54, chapter 774, Oregon Laws 2015, become
18	operative on June 30, 2019.
19	(14) The amendments to ORS 342.410 by section 55, chapter 774, Oregon Laws 2015, become
20	operative on June 30, 2019.
21	(15) The amendments to ORS 342.443 by section 56, chapter 774, Oregon Laws 2015, become
22	operative on June 30, 2019.
23	(16) The amendments to ORS 342.448 by section 76a, chapter 774, Oregon Laws 2015, be-
24	come operative on June 30, 2019.
25	[(16) The amendments to ORS 342.950 by section 57, chapter 774, Oregon Laws 2015, and section
26	8c, chapter 790, Oregon Laws 2015, become operative on June 30, 2019.]
27	(17) The amendments to ORS 344.059 and 344.141 by sections 13 and 14, chapter 763,
28	Oregon Laws 2015, become operative on June 30, 2019.
29	
00	[(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become op-
30	
30 31	[(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become op-
	[(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.]
31	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become op-
31 32	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.]
31 32 33	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws
31 32 33 34	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.
31 32 33 34 35	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(20)] (19) The amendments to ORS [351.735] 350.075 by section 61, chapter 774, Oregon Laws
31 32 33 34 35 36	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(20)] (19) The amendments to ORS [351.735] 350.075 by section 61, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.
31 32 33 34 35 36 37	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(20)] (19) The amendments to ORS [351.735] 350.075 by section 61, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (20) The amendments to ORS 350.100 by section 75a, chapter 774, Oregon Laws 2015, become June 30, 2019.
31 32 33 34 35 36 37 38	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(20)] (19) The amendments to ORS [351.735] 350.075 by section 61, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (20) The amendments to ORS 350.100 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.
31 32 33 34 35 36 37 38 39	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(20)] (19) The amendments to ORS [351.735] 350.075 by section 61, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (20) The amendments to ORS 350.100 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (21) The amendments to ORS 352.018 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.
31 32 33 34 35 36 37 38 39 40	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(20)] (19) The amendments to ORS [351.735] 350.075 by section 61, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (20) The amendments to ORS 350.100 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (21) The amendments to ORS 352.018 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.
 31 32 33 34 35 36 37 38 39 40 41 	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(20)] (19) The amendments to ORS [351.735] 350.075 by section 61, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (20) The amendments to ORS 350.100 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (21) The amendments to ORS 352.018 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(21)] (22) The amendments to ORS 417.796 by section 62, chapter 774, Oregon Laws 2015, become 2015, be
 31 32 33 34 35 36 37 38 39 40 41 42 	 [(17) The amendments to ORS 351.077 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(18) The amendments to ORS 351.203 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.] [(19)] (18) The amendments to ORS [351.725] 350.065 by section 60, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(20)] (19) The amendments to ORS [351.735] 350.075 by section 61, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (20) The amendments to ORS 350.100 by section 75a, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. (21) The amendments to ORS 352.018 by section 58, chapter 774, Oregon Laws 2015, become operative on June 30, 2019. [(21)] (22) The amendments to ORS 417.796 by section 62, chapter 774, Oregon Laws 2015, become operative on June 30, 2019.

1	come operative on June 30, 2019.
2	[(24)] (25) The amendments to ORS 660.324 by section 65, chapter 774, Oregon Laws 2015, be-
3	come operative on June 30, 2019.
4	[(25) The amendments to section 11, chapter 188, Oregon Laws 2015, by section 76a, chapter 774,
5	Oregon Laws 2015, become operative on June 30, 2019.]
6	(26) The amendments to section 1 of this 2017 Act by section 25 of this 2017 Act become
7	operative on June 30, 2019.
8	(27) The amendments to section 9 of this 2017 Act by section 26 of this 2017 Act become
9	operative on June 30, 2019.
10	[(26)] (28) Section 8, chapter 85, Oregon Laws 2014, becomes operative on June 30, 2019.
11	[(27) The amendments to sections 11 and 12 of this 2015 Act by sections 13 and 14 of this 2015
12	Act become operative on June 30, 2019.]
13	
14	CAPTIONS
15	
16	SECTION 28. The unit captions used in this 2017 Act are provided only for the conven-
17	ience of the reader and do not become part of the statutory law of this state or express any
18	legislative intent in the enactment of this 2017 Act.
19	
20	EMERGENCY CLAUSE
21	
22	SECTION 29. This 2017 Act being necessary for the immediate preservation of the public
23	peace, health and safety, an emergency is declared to exist, and this 2017 Act takes effect
24	July 1, 2017.
25	