SENATE BILL 5949

State	of	Washington	66th	Legislature	2019	Regular	Session

By Senators Hasegawa, Nguyen, Hunt, Van De Wege, Randall, and Conway

AN ACT Relating to establishing the Washington investment trust; amending RCW 30A.04.020, 43.08.135, and 43.84.080; reenacting and amending RCW 42.56.270 and 42.56.400; adding a new section to chapter 39.58 RCW; adding a new section to chapter 41.06 RCW; adding a new chapter to Title 43 RCW; creating a new section; providing an expiration date; and declaring an emergency.

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

8 <u>NEW SECTION.</u> Sec. 1. FINDINGS—INTENT. (1)(a) The legislature finds that there are significant public infrastructure and program 9 needs of the state that are unmet, and that the level of unmet need 10 has been exacerbated by numerous factors including our self-limiting 11 12 constitutional debt ceiling, declining per capita revenues which 13 limits the debt calculation and our ability to service debt while at 14 the same time meet the basic social and economic development needs of the people, and our growing population which leads to increasing 15 demands on our already overburdened infrastructure and services. 16

17 (b) The legislature also finds that the costs to the people for 18 bonded debt is roughly twice as much as the original amount borrowed 19 over the usual twenty-five to thirty years' life of the bond, and 20 that this debt service payment from the general fund comes at the 21 expense of other more needed programs and services. The state issues

1 new bonds for needed capital year after year, which has pushed our 2 debt to the constitutional limit. This has proven to be an 3 unsustainable practice as directly evidenced by our inability to 4 maintain existing infrastructure or fund new needed infrastructure 5 for the development of our economy.

6 (c) Furthermore, the legislature finds that the general fund is 7 being tasked with doing more with less: Students suffer under crushing debt, public housing capacity is diminishing even as our 8 population is growing at a record rate, income and wealth inequality 9 is expanding to historical highs which exposes our regressive revenue 10 11 structure and leads to lower per capita revenue while increasing our 12 need for services, addressing our share of global climate change will require huge investments into renewable energy sources, small 13 businesses suffer from lack of access to capital 14 while big corporations are amassing enormous wealth and the power it wields, 15 16 and much of our public infrastructure is at a critical state of 17 failure.

(d) The legislature further finds that there is a strategic 18 19 opportunity to use the state's depository assets to generate additional benefit for the people and the economy of the state by 20 21 creating a public depository and lending institution that is owned by 22 the people of the state of Washington for the benefit of the people 23 of the state of Washington. This state-owned bank will produce new revenue for the state without raising taxes while also creating 24 25 greatly expanded financing capacity for infrastructure and other projects for public benefit that will grow much needed capacity for 26 27 future generations.

28 (e) The legislature also finds that public banking is a wellproven strategy globally. On the other hand, the public financing 29 paradigm in the United States has been to rely on commercial banking 30 31 rather than public banking. The exception to our United States 32 paradigm is North Dakota, which has owned its own bank, known as the 33 bank of North Dakota. This one hundred year old publicly owned bank in 2018 reported its fourteenth consecutive year of record profits 34 for the people of the state of North Dakota with the people earning 35 seventeen percent return on their investment in the bank, while 36 increasing public financing capacity for the state and also working 37 in partnership with community banks to increase access to capital for 38 39 its people and businesses through student loans, farming and small 40 business loans, and other economic development programs. The bank of

North Dakota has provided stability and capacity to the people of
 North Dakota throughout adverse cycles like the great recession of
 2009 and the oil price crash of 2013.

4 (f) The legislature also finds that the leveraging capacity of a 5 public depository bank would increase our public financing capacity 6 by an order of magnitude. Other proposals to create so-called 7 infrastructure banks are actually revolving loan accounts that are 8 not really banks and cannot offer this basic leveraging capacity 9 benefit of a bank because they are not the state's tax revenue 10 depository.

(g) Finally, the legislature finds that a state bank is the 11 12 cornerstone of a much larger and needed comprehensive economic development and social development strategy. While a game changing 13 step forward on its own, it needs the follow-up with a larger 14 15 comprehensive economic development and social development strategy 16 that includes revenue reform, renewed commitment to public housing, 17 transportation investments that support current and future needs including high speed rail, educational and workforce training 18 19 investments, small and new business start-up supports, global marketing, and social safety net investments. 20

(h) Therefore, the legislature intends to create a publicly owned depository to be known as the Washington investment trust as a legacy institution that amasses sufficient capital reserves to address social and economic opportunities now and in the future.

25

(2) The legislature intends that the investment trust may:

(a) Facilitate investment in, and financing of, public
 infrastructure systems that will increase public health and safety;

(b) Offer cooperative ownership and services opportunities to
 political subdivisions within the state;

30 (c) Leverage the financial capital and resources of Washington 31 state by working in partnership with local financial institutions 32 that benefit local communities, or with community-based 33 organizations, economic development organizations, local governments, 34 guaranty agencies, and other stakeholder groups to create jobs and 35 economic opportunities within our state for public benefit; and

36 (d) Pursue other opportunities in furtherance of its mission as 37 directed by the people through initiative, or by act of the 38 legislature with the concurrence of the commission.

39 (3) The legislature intends for the trust to apply business 40 strategies to manage taxpayer revenues for the best interests of the state and people while concurrently meeting identified needs and
 strategic opportunities across the state.

3 (4) The mission of the trust is to use Washington's depository 4 assets in ways that afford most efficient use of taxpayer revenues 5 and public resources for the benefit of the people and economy of the 6 state.

7 (5) In achieving its purpose, the legislature intends for the 8 trust to adhere to the following priority principles:

(a) Institutional safety and soundness;

10 (b) Long-term viability;

9

11 (c) Social return and monetary return on investments;

12 (d) Highest ethical, accountability, and transparency standards;

13 (e) Prudent and best banking and business practices; and

14 (f) Insulation from political influence.

15 <u>NEW SECTION.</u> Sec. 2. DEFINITIONS. The definitions in this 16 section apply throughout this chapter unless the context clearly 17 requires otherwise.

18 (1) "Board" means the advisory board of the Washington investment 19 trust.

20 (2) "Commission" means the Washington investment trust 21 commission.

22 (3) "Department" means the department of financial institutions.

23 (4) "Director" means the director of the department of financial 24 institutions.

25 (5) "Public infrastructure system" means a system of a local 26 government or political subdivision, a special purpose district, a 27 public school district, an institution of higher education as defined 28 in RCW 28B.10.016, a federally recognized Indian tribe, or the state, including but not limited to a system involving: Wastewater 29 30 treatment; storm water management; solid waste disposal; drinking 31 water treatment; flood control levees; energy efficiency enhancements; roads, streets, and bridges; transportation 32 infrastructure, including freight rail and transit; broadband and 33 telecommunications infrastructure; outdoor recreation and habitat 34 protection facilities; community, social service, or public safety 35 facilities; schools and educational facilities; and affordable 36 housing as defined in RCW 43.63A.510. 37

38 (6) "State moneys" has the same meaning as in RCW 43.85.200.

39 (7) "Treasurer" means the treasurer of the state of Washington.

1

(8) "Trust" means the Washington investment trust.

2 <u>NEW SECTION.</u> Sec. 3. CREATION. The Washington investment trust 3 is created.

<u>NEW SECTION.</u> Sec. 4. COMMISSION. (1) The Washington investment trust commission is created as the primary governing authority of the trust. The commission shall consist of five statewide elected state officials: The governor, the lieutenant governor, the attorney general, the state treasurer, and the state auditor.

9 (

10

(2) The commission may adopt rules regarding the:

(a) Safety and soundness standards of the trust;

11 (b) Transparency requirements for trust operations;

12 (c) Ethics and conflict of interest requirements for the 13 commission, the board, and officers and employees of the trust, 14 including rules to ensure that they perform their functions in 15 compliance with chapter 42.52 RCW; and

16 (d) Other topics as needed for efficient administration of the 17 trust.

18 (3) The commission shall commence trust operations by July 1,19 2020.

20 (4) The commission may delegate to the trust president such 21 duties and powers as deemed necessary to carry on the business of the 22 trust and enforce this chapter efficiently and effectively. The 23 commission may not delegate its rule-making or policy-making 24 authority.

25 (5) The commission may adopt policies and procedures for its own 26 governance.

(6) The commission may establish technical advisory committees or consult with public and private sector experts in substantive areas related to the trust's mission, objectives, and duties.

30 <u>NEW SECTION.</u> Sec. 5. TRANSITION BOARD. (1)(a) The trust 31 transition board is established, with members as provided in this 32 subsection.

33 (i) The president of the senate shall appoint one member from 34 each of the two largest caucuses of the senate.

(ii) The speaker of the house of representatives shall appoint one member from each of the two largest caucuses of the house of representatives. 1 (iii) The president of the senate and the speaker of the house of 2 representatives jointly shall appoint seven citizen members with a 3 background in financial issues.

4 (b) The president of the senate and the speaker of the house of 5 representatives jointly shall select the chair from among the citizen 6 membership. The chair shall convene the initial meeting of the trust 7 transition board within forty-five days after the effective date of 8 this section.

9 (2) The trust transition board shall develop and recommend the 10 following to the commission within the timeline established by the 11 commission:

(a) A start-up business plan for the trust that includes plans
and timelines for functions that are new and functions transitioning
to the trust that were previously performed by another entity;

15

(b) Initial capital requirements of the trust;

16 (c) Options for capitalizing the trust including but not limited 17 to: Federal transportation funds, Taft-Hartley trust funds, revenue 18 or general obligation bond proceeds, state health care unemployment 19 or workers' compensation reserves, consolidation of state revolving 20 loan accounts, housing trust funds, state investment board and local 21 government investment pool investments, and other core capital 22 reserves not needed for liquidity; and

23 (d) Other items requested by the commission in order to commence 24 trust operations by July 1, 2020.

(3) Legislative members of the trust transition board must be reimbursed for travel expenses in accordance with RCW 44.04.120. Nonlegislative members, except those representing an employer or organization, are entitled to be reimbursed for expenses incurred in the discharge of their duties under chapter 43.--- RCW (the new chapter created in section 26 of this act) in accordance with RCW 43.03.050 and 43.03.060.

32 (4) The trust transition board may appoint an interim president 33 and other necessary staff who are exempt from the provisions of chapter 41.06 RCW, and who serve at the board's pleasure on such 34 terms and conditions as the board determines but subject to chapter 35 42.52 RCW. The department must provide technical assistance to the 36 trust transition board. The board may also contract with additional 37 persons who have specific technical expertise if the expertise is 38 39 necessary to carry out the requirements of this section.

40 (5) This section expires July 1, 2020.

1 <u>NEW SECTION.</u> Sec. 6. DEPOSIT OF PUBLIC FUNDS. (1) (a) The trust shall serve as the depository for state moneys or funds belonging to 2 3 or in the custody of the state once the trust has built sufficient capacity to accept and manage state moneys or funds, as determined by 4 the commission. The commission shall establish a process and time 5 6 frame for the deposit of state moneys into the trust. In determining whether the trust has built sufficient capacity, the commission shall 7 consider the minimum leverage capital requirements specified in 12 8 C.F.R. Sec. 325.3 (2012). 9

10 (b) The treasurer and local government agencies shall deposit 11 state moneys or funds in the trust in accordance with the time frame 12 and guidelines determined by the commission under this subsection.

(2) All deposits in the trust are guaranteed by the state ratherthan insured by the federal deposit insurance corporation.

(3) All income earned by the trust on state moneys or funds that are deposited in or invested with the trust constitute income of the trust and must be credited to the trust except as otherwise required by law.

(4) The trust may accept deposits of public funds, but is exemptfrom the requirements of chapter 39.58 RCW.

(5) The trust may accept funds from any public source, includingfederal funds or other public funds.

(6) The commission shall review state accounts that contain public funds that are not state moneys, and make recommendations to the governor and the appropriate committees of the legislature as to which accounts should be deposited in the trust.

(7) (a) Administrative and strategic planning expenses of the trust are funded from the earnings of the trust, subject to legislative authorization, and from any other appropriations provided by the legislature.

31 (b) The commission shall establish a separate administrative 32 account within the trust from which its administrative and strategic 33 planning costs must be funded. In each biennial operating budget, the 34 legislature shall authorize the commission to incur a maximum 35 expenditure from the administrative account.

36 (c) In an amount not to exceed the authorized expenditures, the 37 commission shall proportionally allocate interest earnings from 38 accounts and moneys under its management and shall transfer this 39 amount to the administrative fund. This transfer shall precede the 40 distribution of remaining earnings under applicable statutes.

1 (d) The trust shall deposit in the general fund any interest 2 earnings that exceed the total of those necessary to make required 3 distributions and those necessary for the continued sound operation 4 of the trust as determined by the commission.

5 <u>NEW SECTION.</u> Sec. 7. INVESTMENT OF STATE MONEYS. The commission 6 and the state treasurer shall jointly determine the amount of funds 7 necessary to meet the operational needs of state government. The 8 state treasurer retains authority to manage and invest the amount of 9 funds necessary to meet the operational needs of state government.

10 <u>NEW SECTION.</u> Sec. 8. FEDERAL MEMBERSHIP. The trust may become a 11 member of the federal reserve system or the federal home loan bank.

12 NEW SECTION. Sec. 9. INFRASTRUCTURE FUNDING. The trust is 13 authorized to manage and invest state moneys in order to facilitate 14 investment in, and financing of, construction, rehabilitation, 15 improvement of new replacement, and and existing public infrastructure systems. By November 1, 2019, the commission must 16 17 present an implementation plan and any necessary legislation to the 18 governor and appropriate legislative committees that:

19 (1) Identifies any existing accounts in the state treasury 20 associated with state infrastructure programs that the trust 21 recommends be transferred under its umbrella, and the steps and 22 timelines for the transitions;

(2) Identifies additional infrastructure funding that the trust recommends be sought and secured under its umbrella, and the steps and timelines required; and

26 (3) Demonstrates how the trust plans to maximize revenues and 27 public benefit.

28 <u>NEW SECTION.</u> Sec. 10. LEGISLATIVE AND STATE AGENCIES
29 AUTHORITIES. Nothing in this chapter affects:

(1) The ability of the legislature to appropriate from public
 accounts deposited at the trust, including the ability to place any
 conditions or limitations on those appropriations; or

33 (2) After the legislature appropriates moneys from public
 34 accounts deposited at the trust, the use of those moneys by the state
 35 agencies receiving the appropriations.

1 <u>NEW SECTION.</u> Sec. 11. MANAGEMENT. (1) The commission shall 2 appoint a trust president. The president is exempt from the 3 provisions of chapter 41.06 RCW. The president shall serve at the 4 commission's pleasure, on such terms and conditions as the commission 5 determines, but subject to chapter 42.52 RCW.

6 (2) The president shall provide support to the commission and the 7 advisory board, carry out trust policies and programs, and exercise 8 additional authority as may be delegated by the commission.

9 (3) Subject to available funding and consistent with commission 10 direction, the trust president:

(a) May employ such additional personnel as are necessary to the bank's operations. This employment shall be in accordance with the state civil service law, chapter 41.06 RCW; and

14 (b) May contract with persons who have the technical expertise 15 needed to carry out a specific, time-limited project.

16 <u>NEW SECTION.</u> Sec. 12. ADVISORY BOARD. (1)(a) An investment 17 trust advisory board consisting of eleven members is created to 18 review the trust's operations and make recommendations relating to 19 the trust's management, services, policies, and procedures.

(b) The governor shall appoint members of the advisory board, subject to confirmation by the senate. The members of the advisory board must represent a diversity of experience relevant to activities of the trust. Six or more of the members must have expertise in finance. Advisory board members serve at the pleasure of the governor.

26

(c) The board shall choose its chair from among its membership.

27 (2) The term of the members is three years. Five of the initial 28 board members must be appointed to serve an initial term of three years, three must be appointed to serve an initial term of two years, 29 30 and the three remaining members must be appointed to serve an initial 31 term of one year. All subsequent terms are three years. To ensure 32 that the board can continue to act, a member whose term expires shall continue to serve until his or her replacement is appointed. In the 33 34 case of any vacancy on the board for any reason, the governor shall 35 appoint a new member to serve out the term of the person whose position has become vacant. A board member may be removed for cause 36 37 by the governor.

1 (3) Members of the advisory board are entitled to reimbursement 2 for expenses incurred in the discharge of their duties under this 3 chapter, as provided in RCW 43.03.050 and 43.03.060.

<u>NEW SECTION.</u> Sec. 13. FINANCIAL OVERSIGHT AND AUDIT. (1) The trust must maintain capital adequacy and other standard indicators of safety and soundness as are appropriate for a publicly owned financial institution.

8 (2) The director shall examine the trust, taking into 9 consideration the unique circumstances of a publicly owned financial 10 institution. The trust shall pay the director for the reasonable 11 costs of examinations.

12 (3) The state auditor shall conduct an annual postaudit on all13 accounts and financial transactions of the trust.

14 <u>NEW SECTION.</u> Sec. 14. REPORTING REQUIREMENTS. (1) The trust 15 shall submit quarterly reports to the commission in a manner and form 16 prescribed by the commission.

17 (2) The commission shall make a report to the legislature on the18 affairs of the trust by December 1st of each year.

19 <u>NEW SECTION.</u> Sec. 15. ETHICAL REQUIREMENTS. The trust may not 20 make a loan to any advisory board member, the president, or employees 21 of the trust. Advisory board members, the president, and employees of 22 the trust must follow applicable ethical requirements in chapter 23 42.52 RCW and in rules, policies, and procedures adopted by the 24 commission.

25 <u>NEW SECTION.</u> Sec. 16. FEES AND TAXES. The trust is exempt from 26 payment of all fees and taxes levied by the state or any of its 27 subdivisions.

28 <u>NEW SECTION.</u> Sec. 17. TRUST RECORDS. (1) Under RCW 42.56.270 29 and 42.56.400, certain trust business records and records of the 30 department relating to the trust are exempt from public disclosure.

31 (2) Financial and commercial information and records submitted to 32 either the department or the commission for the purpose of 33 administering this chapter may be shared between the department and 34 the treasurer. These records may also be used in any suit or 35 administrative hearing involving any provision of this chapter.

1

(3) This section does not prohibit:

2 (a) The issuance of general statements based on the reports of 3 persons subject to this chapter as long as the statements do not 4 identify the information furnished by any person; or

5 (b) The publication by the director or the commission of the name 6 of any person violating this chapter and a statement of the manner of 7 the violation of that person.

8 <u>NEW SECTION.</u> Sec. 18. CAPITALIZATION. The commission must make 9 recommendations to the appropriate fiscal committees of the 10 legislature on options for capitalization of the trust. Any 11 recommendations must include draft legislation for consideration by 12 the legislature.

13NEW SECTION.Sec. 19.A new section is added to chapter 39.5814RCW to read as follows:

The Washington investment trust created in section 3 of this act may accept deposits of public funds, but is not a public depositary and is not subject to the requirements of this chapter.

18 <u>NEW SECTION.</u> Sec. 20. A new section is added to chapter 41.06
19 RCW to read as follows:

In addition to the exemptions under RCW 41.06.070, the provisions of this chapter do not apply to the president of the Washington investment trust in section 11 of this act.

23 Sec. 21. RCW 30A.04.020 and 2014 c 37 s 103 are each amended to 24 read as follows:

25 (1) The name of every bank shall contain the word "bank" and the name of every trust company shall contain the word "trust," or the 26 27 word "bank." Except as provided in RCW 33.08.030 or as otherwise authorized by this section or approved by the director, only a 28 national bank, federal savings bank, a bank or trust company, savings 29 bank under Title 32 RCW, bank holding company or financial holding 30 company, a holding company authorized by this title or Title 32 RCW, 31 32 or a foreign or alien corporation or other legal person authorized by 33 this title to do so, shall:

(a) Use as a part of his or her or its name or other business
 designation, as a prominent syllable within a word comprising all or
 a portion of its name or other business designation, or in any manner

1 as if connected with his or her or its business or place of business 2 any of the following words or the plural thereof, to wit: "bank," 3 "banking," "banker," "bancorporation," "bancorp," or "trust," or any 4 foreign language designations thereof, including, by way of example, 5 "banco" or "banque."

6 (b) Use any sign, logo, or marketing message, in any media, or 7 use any letterhead, billhead, note, receipt, certificate, blank, 8 form, or any written, printed, electronic or internet-based 9 instrument or material representation whatsoever, directly or 10 indirectly indicating that the business of such person is that of a 11 bank or trust company.

12 (2) A foreign corporation or other foreign domiciled legal person, whose name contains the words "bank," "banker," "banking," 13 "bancorporation," "bancorp," or "trust," or the foreign language 14 equivalent thereof, or whose articles of incorporation empower it to 15 16 engage in banking or to engage in a trust business, may not engage in 17 banking or in a trust business in this state unless the corporation 18 or other legal person (a) is expressly authorized to do so under this title, under federal law, or by the director, and (b) complies with 19 all applicable requirements of Washington state law regarding foreign 20 21 corporations and other foreign legal persons. If an activity would not constitute "transacting business" within the meaning of RCW 22 23B.15.010(1) or chapter 23B.18 RCW, then the activity shall not 23 24 constitute banking or engaging in a trust business. Nothing in this 25 subsection shall prevent operations by an alien bank in compliance 26 with chapter 30A.42 RCW.

(3) This section shall not prevent a lender approved by the United States secretary of housing and urban development for participation in any mortgage insurance program under the National Housing Act from using the words "mortgage banker" or "mortgage banking" in the conduct of its business, but only if both words are used together in either of the forms which appear in quotations in this sentence.

(4) Any individual or legal person, or director, officer, or
 manager of such legal person, who knowingly violates any provision of
 this section shall be guilty of a gross misdemeanor.

37 (5) This section does not prevent the Washington investment trust 38 created in section 3 of this act from being called a trust or from 39 providing banking services without being called a bank.

Sec. 22. RCW 42.56.270 and 2018 c 201 s 8008, 2018 c 196 s 21, and 2018 c 4 s 9 are each reenacted and amended to read as follows: The following financial, commercial, and proprietary information is exempt from disclosure under this chapter:

5 (1) Valuable formulae, designs, drawings, computer source code or 6 object code, and research data obtained by any agency within five 7 years of the request for disclosure when disclosure would produce 8 private gain and public loss;

9 (2) Financial information supplied by or on behalf of a person, 10 firm, or corporation for the purpose of qualifying to submit a bid or 11 proposal for (a) a ferry system construction or repair contract as 12 required by RCW 47.60.680 through 47.60.750 or (b) highway 13 construction or improvement as required by RCW 47.28.070;

14 (3) Financial and commercial information and records supplied by 15 private persons pertaining to export services provided under chapters 16 43.163 and 53.31 RCW, and by persons pertaining to export projects 17 under RCW 43.23.035;

(4) Financial and commercial information and records supplied by businesses or individuals during application for loans or program services provided by chapters 43.325, 43.163, 43.160, 43.330, <u>43.---</u> (<u>the new chapter created in section 26 of this act</u>), and 43.168 RCW, or during application for economic development loans or program services provided by any local agency;

(5) Financial information, business plans, examination reports,
and any information produced or obtained in evaluating or examining a
business and industrial development corporation organized or seeking
certification under chapter 31.24 RCW;

(6) Financial and commercial information supplied to the state investment board by any person when the information relates to the investment of public trust or retirement funds and when disclosure would result in loss to such funds or in private loss to the providers of this information;

33

(7) Financial and valuable trade information under RCW 51.36.120;

(8) Financial, commercial, operations, and technical and research
 information and data submitted to or obtained by the clean Washington
 center in applications for, or delivery of, program services under
 chapter 70.95H RCW;

(9) Financial and commercial information requested by the public
 stadium authority from any person or organization that leases or uses
 the stadium and exhibition center as defined in RCW 36.102.010;

(10) (a) Financial information, including but not limited to account numbers and values, and other identification numbers supplied by or on behalf of a person, firm, corporation, limited liability company, partnership, or other entity related to an application for a horse racing license submitted pursuant to RCW 67.16.260(1)(b), marijuana producer, processor, or retailer license, liquor license, gambling license, or lottery retail license;

8 (b) Internal control documents, independent auditors' reports and 9 financial statements, and supporting documents: (i) Of house-banked 10 social card game licensees required by the gambling commission 11 pursuant to rules adopted under chapter 9.46 RCW; or (ii) submitted 12 by tribes with an approved tribal/state compact for class III gaming;

(11) Proprietary data, trade secrets, or other information that 13 relates to: (a) A vendor's unique methods of conducting business; (b) 14 data unique to the product or services of the vendor; or (c) 15 16 determining prices or rates to be charged for services, submitted by 17 any vendor to the department of social and health services or the health care authority for purposes of the development, acquisition, 18 or implementation of state purchased health care as defined in RCW 19 20 41.05.011;

21 (12)(a) When supplied to and in the records of the department of 22 commerce:

(i) Financial and proprietary information collected from any person and provided to the department of commerce pursuant to RCW 43.330.050(8); and

(ii) Financial or proprietary information collected from any person and provided to the department of commerce or the office of the governor in connection with the siting, recruitment, expansion, retention, or relocation of that person's business and until a siting decision is made, identifying information of any person supplying information under this subsection and the locations being considered for siting, relocation, or expansion of a business;

33 (b) When developed by the department of commerce based on 34 information as described in (a)(i) of this subsection, any work 35 product is not exempt from disclosure;

36 (c) For the purposes of this subsection, "siting decision" means 37 the decision to acquire or not to acquire a site;

38 (d) If there is no written contact for a period of sixty days to 39 the department of commerce from a person connected with siting, 40 recruitment, expansion, retention, or relocation of that person's

p. 14

SB 5949

1 business, information described in (a)(ii) of this subsection will be 2 available to the public under this chapter;

3 (13) Financial and proprietary information submitted to or 4 obtained by the department of ecology or the authority created under 5 chapter 70.95N RCW to implement chapter 70.95N RCW;

6 (14) Financial, commercial, operations, and technical and 7 research information and data submitted to or obtained by the life 8 sciences discovery fund authority in applications for, or delivery 9 of, grants under chapter 43.350 RCW, to the extent that such 10 information, if revealed, would reasonably be expected to result in 11 private loss to the providers of this information;

(15) Financial and commercial information provided as evidence to the department of licensing as required by RCW 19.112.110 or 19.112.120, except information disclosed in aggregate form that does not permit the identification of information related to individual fuel licensees;

(16) Any production records, mineral assessments, and trade secrets submitted by a permit holder, mine operator, or landowner to the department of natural resources under RCW 78.44.085;

(17) (a) Farm plans developed by conservation districts, unless permission to release the farm plan is granted by the landowner or operator who requested the plan, or the farm plan is used for the application or issuance of a permit;

(b) Farm plans developed under chapter 90.48 RCW and not under the federal clean water act, 33 U.S.C. Sec. 1251 et seq., are subject to RCW 42.56.610 and 90.64.190;

(18) Financial, commercial, operations, and technical and research information and data submitted to or obtained by a health sciences and services authority in applications for, or delivery of, grants under RCW 35.104.010 through 35.104.060, to the extent that such information, if revealed, would reasonably be expected to result in private loss to providers of this information;

33 (19) Information gathered under chapter 19.85 RCW or RCW 34 34.05.328 that can be identified to a particular business;

35 (20) Financial and commercial information submitted to or 36 obtained by the University of Washington, other than information the 37 university is required to disclose under RCW 28B.20.150, when the 38 information relates to investments in private funds, to the extent 39 that such information, if revealed, would reasonably be expected to 40 result in loss to the University of Washington consolidated endowment

1 fund or to result in private loss to the providers of this
2 information;

3 (21) Market share data submitted by a manufacturer under RCW
4 70.95N.190(4);

5 (22) Financial information supplied to the department of 6 financial institutions or to a portal under RCW 21.20.883, when filed 7 by or on behalf of an issuer of securities for the purpose of 8 obtaining the exemption from state securities registration for small 9 securities offerings provided under RCW 21.20.880 or when filed by or 10 on behalf of an investor for the purpose of purchasing such 11 securities;

12 (23) Unaggregated or individual notices of a transfer of crude 13 oil that is financial, proprietary, or commercial information, 14 submitted to the department of ecology pursuant to RCW 15 90.56.565(1)(a), and that is in the possession of the department of 16 ecology or any entity with which the department of ecology has shared 17 the notice pursuant to RCW 90.56.565;

18 (24) Financial institution and retirement account information, 19 and building security plan information, supplied to the liquor and 20 cannabis board pursuant to RCW 69.50.325, 69.50.331, 69.50.342, and 21 69.50.345, when filed by or on behalf of a licensee or prospective 22 licensee for the purpose of obtaining, maintaining, or renewing a 23 license to produce, process, transport, or sell marijuana as allowed 24 under chapter 69.50 RCW;

25 (25) Marijuana transport information, vehicle and driver identification data, and account numbers or unique access identifiers 26 issued to private entities for traceability system access, submitted 27 by an individual or business to the liquor and cannabis board under 28 the requirements of RCW 69.50.325, 69.50.331, 69.50.342, and 29 69.50.345 for the purpose of marijuana product traceability. 30 Disclosure to local, state, and federal officials is not considered 31 32 public disclosure for purposes of this section;

(26) Financial and commercial information submitted to or 33 obtained by the retirement board of any city that is responsible for 34 the management of an employees' retirement system pursuant to the 35 authority of chapter 35.39 RCW, when the information relates to 36 investments in private funds, to the extent that such information, if 37 revealed, would reasonably be expected to result in loss to the 38 retirement fund or to result in private loss to the providers of this 39 information except that (a) the names and commitment amounts of the 40

1 private funds in which retirement funds are invested and (b) the 2 aggregate quarterly performance results for a retirement fund's 3 portfolio of investments in such funds are subject to disclosure;

4 (27) Proprietary financial, commercial, operations, and technical 5 and research information and data submitted to or obtained by the 6 liquor and cannabis board in applications for marijuana research 7 licenses under RCW 69.50.372, or in reports submitted by marijuana 8 research licensees in accordance with rules adopted by the liquor and 9 cannabis board under RCW 69.50.372;

10 (28) Trade secrets, technology, proprietary information, and 11 financial considerations contained in any agreements or contracts, 12 entered into by a licensed marijuana business under RCW 69.50.395, 13 which may be submitted to or obtained by the state liquor and 14 cannabis board; ((and))

15 (29) Financial, commercial, operations, and technical and 16 research information and data submitted to or obtained by the Andy 17 Hill cancer research endowment program in applications for, or 18 delivery of, grants under chapter 43.348 RCW, to the extent that such 19 information, if revealed, would reasonably be expected to result in 20 private loss to providers of this information; and

(30) Proprietary information filed with the department of health under chapter 69.48 RCW.

23 Sec. 23. RCW 42.56.400 and 2018 c 260 s 32 and 2018 c 30 s 9 are 24 each reenacted and amended to read as follows:

The following information relating to insurance and financial institutions is exempt from disclosure under this chapter:

(1) Records maintained by the board of industrial insurance
 appeals that are related to appeals of crime victims' compensation
 claims filed with the board under RCW 7.68.110;

30 (2) Information obtained and exempted or withheld from public 31 inspection by the health care authority under RCW 41.05.026, whether 32 retained by the authority, transferred to another state purchased 33 health care program by the authority, or transferred by the authority 34 to a technical review committee created to facilitate the 35 development, acquisition, or implementation of state purchased health 36 care under chapter 41.05 RCW;

37 (3) The names and individual identification data of either all
 38 owners or all insureds, or both, received by the insurance
 39 commissioner under chapter 48.102 RCW;

(4) Information provided under RCW 48.30A.045 through 48.30A.060;
 (5) Information provided under RCW 48.05.510 through 48.05.535,
 48.43.200 through 48.43.225, 48.44.530 through 48.44.555, and
 48.46.600 through 48.46.625;

(6) Examination reports and information obtained by the 5 6 department of financial institutions from banks under RCW 30A.04.075, 7 from savings banks under RCW 32.04.220, from savings and loan associations under RCW 33.04.110, from credit unions under RCW 8 31.12.565, from the Washington investment trust under chapter 43.---9 RCW (the new chapter created in section 26 of this act), from check 10 cashers and sellers under RCW 31.45.030(3), and from securities 11 12 brokers and investment advisers under RCW 21.20.100, all of which is confidential and privileged information; 13

14 (7) Information provided to the insurance commissioner under RCW 15 48.110.040(3);

16 (8) Documents, materials, or information obtained by the 17 insurance commissioner under RCW 48.02.065, all of which are 18 confidential and privileged;

19 (9) Documents, materials, or information obtained by the 20 insurance commissioner under RCW 48.31B.015(2) (1) and (m), 21 48.31B.025, 48.31B.030, and 48.31B.035, all of which are confidential 22 and privileged;

(10) Data filed under RCW 48.140.020, 48.140.030, 48.140.050, and 7.70.140 that, alone or in combination with any other data, may reveal the identity of a claimant, health care provider, health care facility, insuring entity, or self-insurer involved in a particular claim or a collection of claims. For the purposes of this subsection:

(a) "Claimant" has the same meaning as in RCW 48.140.010(2).

28

29 (b) "Health care facility" has the same meaning as in RCW 30 48.140.010(6).

31 (c) "Health care provider" has the same meaning as in RCW 32 48.140.010(7).

33 (d) "Insuring entity" has the same meaning as in RCW 34 48.140.010(8).

35 (e) "Self-insurer" has the same meaning as in RCW 48.140.010(11);

36 (11) Documents, materials, or information obtained by the 37 insurance commissioner under RCW 48.135.060;

38 (12) Documents, materials, or information obtained by the 39 insurance commissioner under RCW 48.37.060;

(13) Confidential and privileged documents obtained or produced
 by the insurance commissioner and identified in RCW 48.37.080;

3 (14) Documents, materials, or information obtained by the 4 insurance commissioner under RCW 48.37.140;

5 (15) Documents, materials, or information obtained by the 6 insurance commissioner under RCW 48.17.595;

7 (16) Documents, materials, or information obtained by the 8 insurance commissioner under RCW 48.102.051(1) and 48.102.140 (3) and 9 (7)(a)(ii);

(17) Documents, materials, or information obtained by the 10 insurance commissioner in the commissioner's capacity as receiver 11 12 under RCW 48.31.025 and 48.99.017, which are records under the jurisdiction and control of the receivership court. The commissioner 13 is not required to search for, log, produce, or otherwise comply with 14 the public records act for any records that the commissioner obtains 15 16 under chapters 48.31 and 48.99 RCW in the commissioner's capacity as 17 a receiver, except as directed by the receivership court;

18 (18) Documents, materials, or information obtained by the 19 insurance commissioner under RCW 48.13.151;

20 (19) Data, information, and documents provided by a carrier 21 pursuant to section 1, chapter 172, Laws of 2010;

(20) Information in a filing of usage-based insurance about the
 usage-based component of the rate pursuant to RCW 48.19.040(5)(b);

(21) Data, information, and documents, other than those described in RCW 48.02.210(2) as it existed prior to repeal by section 2, chapter 7, Laws of 2017 3rd ((sp.s.)) <u>sp. sess.</u>, that are submitted to the office of the insurance commissioner by an entity providing health care coverage pursuant to RCW 28A.400.275 as it existed on January 1, 2017, and ((RCW])) <u>RCW</u> 48.02.210 as it existed prior to repeal by section 2, chapter 7, Laws of 2017 3rd ((sp.s.)) <u>sp. sess.</u>;

31 (22) Data, information, and documents obtained by the insurance 32 commissioner under RCW 48.29.017;

33 (23) Information not subject to public inspection or public 34 disclosure under RCW 48.43.730(5);

35 (24) Documents, materials, or information obtained by the 36 insurance commissioner under chapter 48.05A RCW;

37 (25) Documents, materials, or information obtained by the 38 insurance commissioner under RCW 48.74.025, 48.74.028, 48.74.100(6), 39 48.74.110(2) (b) and (c), and 48.74.120 to the extent such documents, 40 materials, or information independently qualify for exemption from

p. 19

SB 5949

1 disclosure as documents, materials, or information in possession of 2 the commissioner pursuant to a financial conduct examination and 3 exempt from disclosure under RCW 48.02.065;

4 (26) Nonpublic personal health information obtained by, disclosed
5 to, or in the custody of the insurance commissioner, as provided in
6 RCW 48.02.068;

7 (27) Data, information, and documents obtained by the insurance 8 commissioner under RCW 48.02.230;

9 (28) Documents, materials, or other information, including the 10 corporate annual disclosure obtained by the insurance commissioner 11 under RCW 48.195.020; and

12 (29) All claims data, including health care and financial related 13 data received under RCW 41.05.890, received and held by the health 14 care authority.

15 Sec. 24. RCW 43.08.135 and 2009 c 549 s 5044 are each amended to 16 read as follows:

The state treasurer shall maintain at all times cash, or demand deposits in <u>the Washington investment trust created in section 3 of</u> <u>this act or</u> qualified public depositaries in an amount needed to meet the operational needs of state government: PROVIDED, That the state treasurer shall not be considered in violation of RCW 9A.56.060(1) if he or she maintains demand accounts in public depositaries in an amount less than all treasury warrants issued and outstanding.

24 Sec. 25. RCW 43.84.080 and 2016 c 152 s 18 are each amended to 25 read as follows:

<u>Subject to the limitations in section 7 of this act, wherever</u> there is in any fund or in cash balances in the state treasury more than sufficient to meet the current expenditures properly payable therefrom, the state treasurer may invest or reinvest such portion of such funds or balances as the state treasurer deems expedient in the following:

(1) Certificates, notes, or bonds of the United States, or other obligations of the United States or its agencies, or of any corporation wholly owned by the government of the United States or United States dollar denominated bonds, notes, or other obligations that are issued or guaranteed by supranational institutions, provided that, at the time of investment, the institution has the United States government as its largest shareholder;

(2) In state, county, municipal, or school district bonds, notes, 1 or in warrants of taxing districts of the state. Such bonds and 2 warrants shall be only those found to be within the limit of 3 indebtedness prescribed by law for the taxing district issuing them 4 and to be general obligations. The state treasurer may purchase such 5 6 bonds or warrants directly from the taxing district or in the open 7 market at such prices and upon such terms as it may determine, and may sell them at such times as it deems advisable; 8

9 (3) In federal home loan bank notes and bonds, federal land bank 10 bonds and federal national mortgage association notes, debentures and 11 guaranteed certificates of participation, or the obligations of any 12 other government sponsored corporation whose obligations are or may 13 become eligible as collateral for advances to member banks as 14 determined by the board of governors of the federal reserve system;

15

(4) Bankers' acceptances purchased on the secondary market;

16 (5) Commercial paper purchased on the secondary market, provided 17 that the state treasurer adheres to the investment policies and 18 procedures adopted by the state investment board;

(6) General obligation bonds of any state and general obligation bonds of local governments of other states, which bonds have at the time of investment one of the three highest credit ratings of a nationally recognized rating agency; and

(7) Corporate notes purchased on the secondary market, provided that the state treasurer adheres to the investment policies and procedures adopted by the state investment board.

26 <u>NEW SECTION.</u> Sec. 26. Sections 1 through 4 and 6 through 18 of 27 this act constitute a new chapter in Title 43 RCW.

NEW SECTION. Sec. 27. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately.

32 <u>NEW SECTION.</u> Sec. 28. If any provision of this act or its 33 application to any person or circumstance is held invalid, the 34 remainder of the act or the application of the provision to other 35 persons or circumstances is not affected.

--- END ---