2011 – 2015 LEGISLATIVE UPDATES

DISCLAIMER

This supplement is intended only for use as a tool in identifying recent legislative changes affecting text of the 2010 publication of the Oregon Government Ethics Commission’s Guide for Public Officials. This document is not intended to replace the 2010 Guide for Public Officials, and may not reflect all legislative changes to Oregon Government Ethics Law (ORS Chapter 244) to date.

A PUBLIC OFFICIAL

Are you a public official? ................................................................. p. 5

- “First partner” added to definition of “public official” (“First partner” is also newly defined at ORS 244.020(6), resulting in extensive renumbering of the definitions that follow it at ORS 244.020, (7) – (17)). [HB 2020 (2015)]
- Definition of “public official” renumbered ORS 244.020(15). [HB 2020 (2015)]

Who is a relative? ......................................................................................... p. 7

- “Spouse of siblings of a public official or candidate” and “spouse of siblings of the spouse of a public official or candidate” removed from definition of “relative”. [HB 2079 (2013)]
- Definition of “relative” renumbered ORS 244.020(16). [HB 2020 (2015)]

USE OF POSITION OR OFFICE

What are the provisions of law that prohibit a public official from using the position or office held for financial gain? ................................................................. p. 10

- “Conflict of interest” definition referenced at ORS 244.020(12) renumbered ORS 244.020(13). [HB 2020 (2015)]
Are there any circumstances in which a public official may use their position to accept financial benefits that would not otherwise be available but for holding the position as a public official?

Honorarium
- Definition of “honorarium” renumbered ORS 244.020(8). [HB 2020 (2015)]
- Newly added ORS 244.042(4) prohibits the Governor, First Partner, Secretary of State, State Treasurer, Attorney General and Commissioner of the Bureau of Labor and Industries from soliciting or receiving an honorarium, money or any other consideration, as defined in ORS 171.725, for any speaking engagement or presentation. [HB 2020 (2015)]

Awards for Professional Achievement
- “Awards of appreciation” referenced at ORS 244.020(6)(b)(C) renumbered ORS 244.020(7)(b)(C). [HB 2020 (2015)]

NEPOTISM

Does Oregon Government Ethics law prevent two or more relatives from being employees of the same public body?
- “Relative” and “member of household” definitions at ORS 244.175 removed (apply “relative” and “member of household” definitions at ORS 244.020(16) & (11)). [HB 2079 (2013)]

EMPLOYMENT OF FORMER PUBLIC OFFICIALS

What are the restrictions on employment after I resign, retire or leave my public official position?

ORS 244.045(3)
- “Chief” removed from title of “Chief Deputy State Treasurer” (now “Deputy State Treasurer”). [SB 11 (2011)]

CONFLICTS OF INTEREST

- “Conflict of interest” definition referenced at ORS 244.020(12) (“potential conflict of interest”) renumbered ORS 244.020(13). [HB 2020 (2015)]
GIFTS

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- “Gift” definition referenced at ORS 244.020(6) (including the exceptions discussed with reference to ORS 244.020(6)(b)(A)-(P)) renumbered ORS 244.020(7). [HB 2020 (2015)]
- “Legislative or administrative interest” definition referenced at ORS 244.020(9) renumbered ORS 244.020(10). [HB 2020 (2015)]

What does a public official need to know about a “Legislative or Administrative Interest”?........................................................................................................................................................................ p. 31

- “Relative” added to listed persons permitted to accompany a public official at a reception, meal or meeting excluded from the definition of “gift” under ORS 244.020(6)(b)(E) (renumbered ORS 244.020(7)(b)(E)). [SB 293 (2015)]

GIFTS AS AN EXCEPTION TO THE USE OF OFFICE PROHIBITION IN ORS 244.040

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- “Gift” definition referenced at ORS 244.020(6) (including the exceptions discussed with reference to ORS 244.020(6)(b)(A)-(P)) renumbered ORS 244.020(7). [HB 2020 (2015)]

ANNUAL VERIFIED STATEMENT OF ECONOMIC INTEREST

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- NOTE: Annual Verified Statements of Economic Interest (SEI) will be filed online beginning April 2016. As a result of the Commission’s new electronic filing system, paper copies of the form will no longer be mailed directly to each public official required to file. Rather, notifications and instructions for e-filing will primarily be sent to SEI filers electronically via email. The Commission will now require the contact person for each jurisdiction to maintain and provide email addresses for each SEI filer in addition to the other relevant contact information.

SEI Form............................................................................................................................................... p. 40

- Reportable expenses paid for attending event specified in ORS 244.020(6)(b)(F) & (H) renumbered ORS 244.020(7)(b)(F) & (H). [HB 2020 (2015)]
Voting members of the Commission is increased to 9 (was 7). [HB 2019 (2015)]

2 recommended by Senate Democratic leadership (was 1). [HB 2019 (2015)]

2 recommended by Senate Republican leadership (was 1). [HB 2019 (2015)]

2 recommended by House Democratic leadership (was 1). [HB 2019 (2015)]

2 recommended by House Republican leadership (was 1). [HB 2019 (2015)]

1 recommended by the Governor (was 3). [HB 2019 (2015)]

No more than 3 commissioners in the same political party may be appointed to the Commission to serve at the same time (was 4). [HB 2019 (2015)]

If a person requests, receives or relies on any of the advice or opinions authorized by ORS 244.280 through ORS 244.284, does that person have what is referred to as “safe harbor” protection from becoming a respondent to a complaint filed with or initiated by the Commission? ......................... p. 44 - 46

Complaint Review Procedures

- Preliminary Review Phase shortened from 135 days to 30. [HB 2019 (2015)]

- If a pending criminal matter is related to the same circumstances or actions to be addressed in Preliminary Review, suspension is no longer required unless a court has enjoined the Commission from continuing its inquiry. [HB 2019 (2015)]

- Commission may no longer consent to respondents’ requests for waiver of the Preliminary Review Phase time limit (except for complaints against candidates within 61 days of an election). [HB 2019 (2015)]

- Preliminary Review now technically ends when Executive Director completes the statement of facts determined; the Commission meets in executive session to conduct deliberations and vote on complaints following the close of Preliminary Review. [HB 2019 (2015)]

- The Investigatory Phase “may” be suspended during pending criminal investigation if the Commission determines that its own investigation cannot be adequately completed until criminal investigation in complete, or if a court enjoins the Commission from investigation. [HB 2019 (2015)]

- The maximum civil penalty that can be imposed for any Government Ethics violation is $5,000, except for “willful” violation of ORS 244.040 (the “prohibited use of position or office” provision) where the maximum is increased to $10,000 (does not affect $1,000 maximum on civil penalties for executive session violations). [HB 2020 (2015)]