SB 744-2 (LC 3736) 3/11/19 (DJ/ps)

Requested by JOINT COMMITTEE ON CAPITOL CULTURE

## PROPOSED AMENDMENTS TO SENATE BILL 744

1 On page 1 of the printed bill, line 3, after "ORS" insert "40.252,".

2 Delete lines 5 through 28 and delete pages 2 through 10 and insert:

<u>SECTION 1.</u> (1) The Joint Committee on Conduct is established as
a joint committee of the Legislative Assembly.

"(2) The Legislative Equity Office is established as a nonpartisan
office of the Legislative Assembly that is independent of any other
nonpartisan office.

8 "(3) By concurrent resolution, the Legislative Assembly shall select
9 two principal officers of the equity office:

10 "(a) One of whom shall serve as the principal investigator; and

"(b) The other of whom shall serve as the principal outreach officer.
"(4) The committee may recruit, conduct interviews and make recommendations for the appointment of the principal officers by the
Legislative Assembly. The committee shall consult with the Capitol
Diversity, Equity and Inclusion Team established under section 13 of
this 2019 Act in the performance of the committee's duties under this
section.

18 "(5) Subject to the limitations otherwise provided by law for ex-19 penses of state officers, the principal officers shall be reimbursed for 20 actual and necessary expenses incurred or paid by the principal offi-21 cers in the performance of duties of the principal officers. 1 "(6) The principal officers serve for four-year terms and are eligible 2 for reappointment to succeeding terms. A principal officer may be re-3 moved for cause by the committee upon a finding by the committee 4 that supports a for-cause removal of the officer.

5 "(7) The committee shall:

"(a) Receive from the equity office annual reports described in section 5 of this 2019 Act and any other reports as the committee or office
determines is warranted;

9 "(b) Provide office facilities for the equity office that are suffi-10 ciently independent to ensure that the office operates independently 11 of any other legislative branch organization, including but not limited 12 to authorizing the office to maintain facilities that are located near 13 but outside of the State Capitol;

"(c) Ensure that the equity office possesses all possible indicia of independence from the other parts of the legislative branch and that the principal investigator and the principal outreach officer be independent of each other in the performance of their duties;

"(d) Provide ongoing direction and oversight for continual updating
of the training described in section 7 of this 2019 Act;

"(e) Provide policy direction and oversight to the equity office; and
 "(f) Perform other duties as assigned by joint rules of the Legisla tive Assembly.

"(8) The Joint Committee on Conduct shall be composed of those members of the Senate Committee on Conduct formed to perform delegated and assigned functions described in Article IV, section 15, of the Oregon Constitution, for the Senate and the House Committee on Conduct formed to perform delegated and assigned functions described in Article IV, section 15, of the Oregon Constitution, for the House of Representatives.

<sup>30</sup> "(9) In any hearing to perform a function described in Article IV,

section 15, of the Oregon Constitution, Joint Committee on Conduct
 members of the other legislative chamber may attend and be seated
 at the dais as nonvoting observers.

"(10) Notwithstanding subsection (8) of this section, a member of 4 the Joint Committee on Conduct shall be recused from service on a  $\mathbf{5}$ committee on conduct performing functions under Article IV, section 6 15, of the Oregon Constitution, if the facts and circumstances at issue 7 could impair the member's ability to act impartially and without bias. 8 In the event of a recusal, the appointing authority shall appoint an 9 acting member until the functions performed under Article IV, section 10 15, of the Oregon Constitution, have been resolved. 11

12 "SECTION 2. (1) The Joint Committee on Conduct has a continuing 13 existence and may meet, act and conduct its business during the ses-14 sions of the Legislative Assembly or any recess thereof, and in the 15 interim period between sessions, but the committee has no authority 16 to affect the rules of either legislative chamber.

"(2) The committee may not transact business unless a quorum is
 present. A quorum consists of a majority of committee members from
 the House of Representatives and a majority of committee members
 from the Senate.

"(3) Action by the committee requires the affirmative vote of a
 majority of committee members from the House of Representatives
 and a majority of committee members from the Senate.

"SECTION 3. Notwithstanding sections 1 and 2 of this 2019 Act, if a vacancy occurs in the position of a principal officer of the Legislative Equity Office before the expiration of the term of the officer, the Joint Committee on Conduct may select an acting replacement for the vacated principal officer. The acting principal officer selected by the committee serves at the committee's pleasure until a principal officer is appointed under section 1 of this 2019 Act.

"SECTION 4. Notwithstanding sections 1 and 2 of this 2019 Act, if 1 the 2019 regular session of the Eightieth Legislative Assembly adjourns  $\mathbf{2}$ sine die before both principal officers of the Legislative Equity Office 3 have been appointed by the Legislative Assembly, the Joint Committee 4 on Conduct may select an acting principal officer for the vacant posi- $\mathbf{5}$ tion. The acting principal officer selected by the committee serves at 6 the committee's pleasure until a principal officer is appointed under 7 section 1 of this 2019 Act. 8

9 "<u>SECTION 5.</u> (1) The principal officers of the Legislative Equity
10 Office shall:

"(a) Prepare and present an annual report to the Joint Committee
 on Conduct. The annual report shall include:

"(A) A description of the activities of the office since the last re port;

"(B) A detailed description of the training curricula and subjects
 addressed in the training described in section 7 of this 2019 Act;

"(C) Statistics that list the number of confidential disclosures, 17 nonconfidential reports and formal complaints made under any appli-18 cable rule, policy or law establishing standards of conduct and proce-19 dures to address deviations from that standard in the legislative 20branch and the number of investigations conducted, except that sta-21tistics reported under this subparagraph may not disclose any char-22acteristics that would permit confidential identities to be determined 23or inferred; 24

"(D) The results, or a summary of the results, of the most recent
 culture and climate survey undertaken by the office under section 11
 of this 2019 Act; and

<sup>28</sup> "(E) Any other information required by the committee.

"(b) Establish and maintain a Capitol Diversity, Equity and Inclu sion Team to perform the duties described in section 13 of this 2019

1 **Act.** 

"(2) The principal officers may employ and fix the compensation of
such professional assistants and other employees as the principal officers deem necessary for the work under their charge.

5 "(3) The principal officers may enter into contracts to carry out the
6 functions of the Legislative Equity Office.

7 "<u>SECTION 6.</u> (1) The Legislative Equity Office principal investigator
8 shall:

9 "(a) Receive complaints and reports alleging harassment or other
 10 conduct that is asserted to violate standards of conduct prescribed by
 11 legislative branch personnel rules;

"(b) Conduct investigations, determine facts, write investigative 12reports and report outcomes of investigations to appointing authorities 13 or other persons or entities identified in legislative branch personnel 14 rules or chamber rules as recipients of principal investigator reports; 15"(c) Make recommendations regarding interim safety measures to 16 appointing authorities or other persons or entities identified in legis-17 lative branch personnel rules or chamber rules as recipients of prin-18 cipal investigator recommendations on interim safety measures; and 19 "(d) Recruit and contract with one or more individuals with expe-20rience and expertise in the conduct of workplace investigations who 21also are unaffiliated with the legislative branch to perform the inves-22tigations and make the reports and recommendations described in this 23section if: 24

"(A) Legislative branch personnel rules or chamber rules require
 an outside investigator; or

"(B) The principal investigator determines that an outside investi gator is best suited to conduct an impartial, unbiased and robust in vestigation.

30 "(2) The principal investigator may not have access to confidential

files and records of the Legislative Equity Office principal outreach
officer.

"<u>SECTION 7.</u> (1) The Legislative Equity Office principal outreach
 officer shall at least annually conduct a minimum of two hours of
 respectful workplace training, including training on:

6 "(a) Legislative branch workplace harassment avoidance policies
 7 and rules; and

"(b) Legislative branch procedures and rules for reporting or filing
complaints to address instances of harassment.

"(2) The training described in subsection (1) of this section must 10 be attended annually by all legislators, legislative staff and legislative 11 interns and volunteers. Employees of contractors who reasonably ex-12 pect to be regularly present in the State Capitol must also attend the 13 training described in subsection (1) of this section. Lobbyists and 14 executive branch and judicial branch personnel who are regularly 15 present in the State Capitol may be invited to attend the training. The 16 principal outreach officer shall record attendance at the trainings and 17 shall make attendance records publicly available. 18

"(3)(a) The principal outreach officer shall make the training described in subsection (1) of this section available online. The principal outreach officer shall maintain records of all persons who have taken online training and shall make those records publicly available.

"(b) The online training described in this subsection is intended to be a last-resort alternative to the in-person training described in subsection (1) of this section. An individual required to attend training under this section may substitute online training for in-person attendance only once in any two-year period.

"(4) The principal outreach officer shall make the training described
 in subsection (1) of this section available at multiple times throughout
 the year and shall strive to present the training in small group set-

tings and employ best practices to maximize attendance at in-person
trainings.

"(5) The principal outreach officer shall develop training content
 that:

5 "(a) Describes conduct that constitutes harassment under legisla6 tive branch personnel rules or other law;

"(b) Includes specific guidance addressing subtle forms of discrimination and harassment that become unlawful because of the
pervasiveness of the conduct;

"(c) Provides training on available methods of reporting
 harassment;

12 "(d) Describes supervisor obligations to report harassment;

"(e) Explains the authority every individual has to withdraw con sent to intimate conduct and addresses challenges associated with
 consensual relationships in the workplace;

"(f) Provides examples of positive workplace behaviors and con structive working relationships;

"(g) Teaches the skills necessary for individuals to become active
 bystanders who promote culture change and oppose harassing behavior
 they observe in the workplace;

"(h) Discourages behavior that does not promote a productive and
 inclusive work environment; and

"(i) Conveys the human impact and harm to the work environment
that harassment causes.

"(6) The principal outreach officer may contract with other persons
 or entities with experience performing harassment avoidance and
 respectful workplace training for the performance of the training de scribed in this section.

"(7) The principal outreach officer shall employ best practices in:
"(a) Developing training content described in this section and de-

1 livery methodologies for the training content; and

"(b) Writing and publishing written guidance on Legislative Branch
Rules and policies relating to:

4 "(A) Promoting a respectful and inclusive workplace;

"(B) Reporting or filing complaints about harassing, discriminatory
or retaliatory behavior, or other behavior prohibited by branch rules
or policies; and

8 "(C) Understanding options available to those who are experiencing
9 behavior prohibited by branch rules or policies.

"SECTION 8. The Legislative Equity Office shall begin undertaking
 training described in section 7 of this 2019 Act as soon as is practicable
 after the effective date of this 2019 Act.

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"SECTION 9. Section 7 of this 2019 Act is amended to read:

"Sec. 6. (1) The Legislative Equity Office principal outreach officer shall
 at least annually conduct a minimum of two hours of respectful workplace
 training, including training on:

"(a) Legislative branch workplace harassment avoidance policies andrules; and

"(b) Legislative branch procedures and rules for reporting or filing com plaints to address instances of harassment.

"(2) The training described in subsection (1) of this section must be at-21tended annually by all legislators, legislative staff, [and] legislative interns 22and volunteers and lobbyists who are required to register with the 23Oregon Government Ethics Commission. Employees of contractors who 24reasonably expect to be regularly present in the State Capitol must also at-25tend the training described in subsection (1) of this section. [Lobbyists and] 26Executive branch and judicial branch personnel who are regularly present 27in the State Capitol may be invited to attend the training. The principal 28outreach officer shall record attendance at the trainings and shall make at-29 tendance records publicly available. 30

"(3)(a) The principal outreach officer shall make the training described in subsection (1) of this section available online. The principal outreach officer shall maintain records of all persons who have taken online training and shall make those records publicly available.

5 "(b) The online training described in this subsection is intended to be a 6 last-resort alternative to the in-person training described in subsection (1) 7 of this section. An individual required to attend training under this section 8 may substitute online training for in-person attendance only once in any 9 two-year period.

"(4) The principal outreach officer shall make the training described in subsection (1) of this section available at multiple times throughout the year and shall strive to present the training in small group settings and employ best practices to maximize attendance at in-person trainings.

14 "(5) The principal outreach officer shall develop training content that:

"(a) Describes conduct that constitutes harassment under legislative
 branch personnel rules or other law;

"(b) Includes specific guidance addressing subtle forms of discrimination
and harassment that become unlawful because of the pervasiveness of the
conduct;

20 "(c) Provides training on available methods of reporting harassment;

21 "(d) Describes supervisor obligations to report harassment;

"(e) Explains the authority every individual has to withdraw consent to
intimate conduct and addresses challenges associated with consensual relationships in the workplace;

"(f) Provides examples of positive workplace behaviors and constructive
 working relationships;

"(g) Teaches the skills necessary for individuals to become active
bystanders who promote culture change and oppose harassing behavior they
observe in the workplace;

30 "(h) Discourages behavior that does not promote a productive and inclu-

1 sive work environment; and

2 "(i) Conveys the human impact and harm to the work environment that 3 harassment causes.

"(6) The principal outreach officer may contract with other persons or
entities with experience performing harassment avoidance and respectful
workplace training for the performance of the training described in this
section.

8 "(7) The principal outreach officer shall employ best practices in:

9 "(a) Developing training content described in this section and delivery 10 methodologies for the training content; and

"(b) Writing and publishing written guidance on Legislative Branch Rulesand policies relating to:

13 "(A) Promoting a respectful and inclusive workplace;

"(B) Reporting or filing complaints about harassing, discriminatory or
 retaliatory behavior, or other behavior prohibited by branch rules or policies;
 and

"(C) Understanding options available to those who are experiencing be havior prohibited by branch rules or policies.

"<u>SECTION 10.</u> The amendments to section 7 of this 2019 Act by
 section 9 of this 2019 Act become operative on January 1, 2021.

"SECTION 11. (1) The Legislative Equity Office principal outreach 21officer shall regularly conduct culture and climate surveys of legisla-22tors, legislative staff, lobbyists and others who regularly interact with 23the legislative branch to ascertain the alignment between stated leg-24islative branch policies and goals relating to workplace culture and 25standards of behavior, and actual beliefs and experiences of those who 26work in the legislative branch or regularly interact with the legislative 27branch. The principal outreach officer shall make the results of cul-28ture and climate surveys publicly available. 29

30 "(2) The principal outreach officer may contract with other persons

or entities with experience conducting culture and climate surveys to
 conduct the surveys described in subsection (1) of this section.

3 "SECTION 12. (1) The Legislative Equity Office principal outreach 4 officer shall be available to receive information from any individual 5 about harassing behavior occurring in the State Capitol or involving 6 legislators, legislative staff, lobbyists or others who are present in the 7 State Capitol or who engage with legislators, legislative staff or 8 lobbyists, whether in the State Capitol or elsewhere.

9 "(2) The principal outreach officer shall provide confidential process
10 counseling to individuals who believe they have experienced or ob11 served harassment, including but not limited to:

"(a) Providing information on legislative branch personnel rules
 and policies, formal complaint and informal reporting processes; and

"(b) Providing information on the extent to which information may
 be kept confidential or may be subject to disclosure.

"(3) The principal outreach officer may not engage in any investi-16 gation following a report or complaint alleging harassment or follow-17 ing any consultation described in subsection (1) or (2) of this section. 18 "(4) The principal outreach officer may not share any information 19 acquired during a consultation described in subsection (1) or (2) of this 20section with the Legislative Equity Office principal investigator or any 21person hired to perform an investigation under legislative branch 22personnel rules, except that if the principal outreach officer identifies 23a pattern of behavior that, if true, would amount to pervasive 24harassment under legislative branch personnel rules, the principal 25outreach officer may undertake specific training efforts to address 26identified patterns of objectionable behavior while preserving the an-27onymity of individuals who reported facts that show such patterns of 28objectionable behavior. 29

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"SECTION 13. (1) The Legislative Equity Office shall establish and

maintain a Capitol Diversity, Equity and Inclusion Team, consisting 1 of legislators, legislative staff, lobbyists, executive and judicial branch  $\mathbf{2}$ staff who regularly interact with the legislative branch, employees of 3 contractors who regularly interact with the legislative branch, and 4 interested members of the public, who have an interest in promoting  $\mathbf{5}$ a productive and inclusive environment in the State Capitol and at 6 functions and events outside of the State Capitol at which legislators, 7 staff, lobbyists and others interact. 8

"(2) The Legislative Equity Office shall provide members of the
Capitol Diversity, Equity and Inclusion Team with advanced respectful
workplace training, with an emphasis in implementing cultural change
in the workplace.

"(3) Capitol Diversity, Equity and Inclusion Team members shall
 serve as mentors and informal resources of information for others who
 are interested in promoting a more respectful workplace or who are
 facing challenges in the workplace.

"(4) The Capitol Diversity, Equity and Inclusion Team shall identify
 additional services or additional training needs and shall report those
 identified additional services or training needs to the equity office and
 to the Joint Committee on Conduct.

"(5) The Capitol Diversity, Equity and Inclusion Team may also be
 referred to as the Capitol Leadership Team.

23 "SECTION 14. (1) At the direction of the Joint Committee on Con-24 duct, the Legislative Equity Office shall contract with one or more 25 offsite process counselors to perform the duties described in section 26 15 of this 2019 Act or such other duties as are assigned by legislative 27 rule or by the committee.

"(2) The committee shall establish minimum qualifications for an
 offsite process counselor and may establish other criteria for the se lection of an offsite process counselor.

"SECTION 15. (1) An offsite process counselor under contract with the Legislative Equity Office under section 14 of this 2019 Act shall be available to receive information from any individual about harassing behavior occurring in the State Capitol or involving legislators, legislative staff, lobbyists or others who are present in the State Capitol or who engage with legislators, legislative staff or lobbyists, whether in the State Capitol or elsewhere.

"(2) The offsite process counselor shall provide confidential process
 counseling to individuals who believe they have experienced or ob served harassment, including but not limited to:

"(a) Providing information on legislative branch personnel rules
 and policies, formal complaint and informal reporting processes; and

"(b) Providing information on the extent to which information may
be kept confidential or may be subject to disclosure.

"(3) The offsite process counselor may not engage in any investi gation following a report or complaint alleging harassment or follow ing any consultation described in subsection (1) or (2) of this section.

"(4) The offsite process counselor may not share any information 18 acquired during a consultation described in subsection (1) or (2) of this 19 section with the Legislative Equity Office principal investigator or any 20person hired to perform an investigation under legislative branch 21personnel rules, except that if the offsite process counselor identifies 22a pattern of behavior that, if true, would amount to pervasive 23harassment under legislative branch personnel rules, the offsite pro-24cess counselor may undertake specific training efforts to address 25identified patterns of objectionable behavior while preserving the an-26onymity of individuals who reported facts that show such patterns of 27objectionable behavior. 28

"<u>SECTION 16.</u> Section 17 of this 2019 Act is added to and made a
 part of ORS 40.225 to 40.295.

1 "SECTION 17. (1) As used in this section:

"(a) 'Confidential communication' means a communication between
a principal outreach officer and an individual reporting information
or seeking consultative services from the principal outreach officer.

"(b) 'Harassment' has the meaning given that term in legislative  $\mathbf{5}$ branch personnel rules that establish a standard of conduct that ap-6 plies to legislators, legislative staff or executive or judicial branch 7 staff that regularly are present in the State Capitol or regularly 8 interact with the legislative branch, lobbyists who are required to be 9 registered under ORS 171.740, or contractors, including employees of 10 contractors, who regularly perform services in the State Capitol. 11 'Harassment' includes conduct that constitutes sexual harassment or 12retaliation as those terms are used in the legislative branch personnel 13 rules that address harassment. 14

"(c) 'Legislative branch' means the legislative department, as de fined in ORS 174.114.

"(d) 'Offsite process counselor' means an offsite process counselor
who performs services under section 15 of this 2019 Act.

"(2) A person who reports information to an offsite process counselor that concerns harassment in the State Capitol that the person
has experienced or witnessed has a privilege to refuse to disclose and
to prevent any other person from disclosing:

23 "(a) Confidential communication made by the person to or received
24 by the person from the offsite process counselor; and

"(b) Records that are created or maintained by the offsite process
 counselor in the course of the person reporting information that con cerns harassment in the State Capitol.

"(3) A person who consults with an offsite process counselor for the
 purpose of understanding what options are available for reporting
 harassment or filing a harassment complaint has a privilege to refuse

1 to disclose and to prevent any other person from disclosing:

2 "(a) Confidential communication made by the person to or received
3 by the person from the offsite process counselor; and

"(b) Records that are created or maintained by the offsite process
counselor in the course of providing counsel or services to the person.

6 "(4) This section does not prohibit the disclosure of:

"(a) Any information if the offsite process counselor reasonably
believes that the disclosure is necessary to prevent immediate physical
harm or other harm described in ORS 40.252; or

10 **"(b) Aggregate, nonpersonally identifying data.** 

"(5) This section applies to civil, criminal and administrative pro ceedings and to legislative branch disciplinary proceedings.

13 **"SECTION 18.** ORS 40.252 is amended to read:

"40.252. (1) In addition to any other limitations on privilege that may be
imposed by law, there is no privilege under ORS 40.225, 40.230, 40.250 or
40.264 or section 17 of this 2019 Act for communications if:

"(a) In the professional judgment of the person receiving the communications, the communications reveal that the declarant has a clear and serious intent at the time the communications are made to subsequently commit
a crime involving physical injury, a threat to the physical safety of any
person, sexual abuse or death or involving an act described in ORS 167.322;
"(b) In the professional judgment of the person receiving the communications, the declarant poses a danger of committing the crime; and

"(c) The person receiving the communications makes a report to another
 person based on the communications.

"(2) The provisions of this section do not create a duty to report any
 communication to any person.

"(3) A person who discloses a communication described in subsection (1)
of this section, or fails to disclose a communication described in subsection
(1) of this section, is not liable to any other person in a civil action for any

1 damage or injury arising out of the disclosure or failure to disclose.

<sup>2</sup> "<u>SECTION 19.</u> Records and information of the Legislative Equity <sup>3</sup> Office established in section 1 of this 2019 Act that relate to disclo-<sup>4</sup> sures, reports or other allegations made to the equity office or that <sup>5</sup> relate to investigations, reports or counseling undertaken by the eq-<sup>6</sup> uity office or by an investigator or offsite process counselor at the <sup>7</sup> request of the equity office are exempt from required disclosure under <sup>8</sup> ORS 192.311 to 192.478, except that:

9 "(1) A formal complaint made under legislative branch personnel
10 rules is disclosable when requested;

11 "(2) Records relating to an investigation of a member of the Legis-12 lative Assembly following a formal complaint being made concerning 13 the member are subject to disclosure after the fact-finding investi-14 gation has concluded, even if a legislative committee has not yet met 15 or deliberated on the investigation's findings; and

"(3) Records relating to an investigation of allegations of conduct prohibited by legislative branch personnel rules and not described in subsection (2) of this section are subject to disclosure upon a determination being made that the person who was the subject of the investigation is subject to remedial measures or discipline.

<sup>21</sup> **"SECTION 20.** ORS 171.415 is amended to read:

"171.415. (1) Except as provided in subsections (2) and (3) of this section, a committee or employee of the Legislative Assembly having possession of legislative records that are not required for the regular performance of official duties shall, within 10 days after the adjournment sine die of a regular or special session, deliver all such legislative records to the Legislative Administration Committee.

"(2) The chairperson, member or employee of a legislative interim committee responsible for maintaining the legislative records of that committee shall, within 10 days after the committee ceases to function or before January 1 next preceding the beginning of an odd-numbered year regular session
of the Legislative Assembly, whichever is earlier, deliver all such legislative
records to the Legislative Administration Committee.

"(3) This section does not apply to the records of the Emergency Board,
the Legislative Administration Committee, the Legislative Counsel Committee, the Legislative Policy and Research Committee, the Legislative Equity
Office or the Joint Committee on Ways and Means.

8 **"SECTION 21.** ORS 244.050 is amended to read:

9 "244.050. (1) On or before April 15 of each year the following persons shall
10 file with the Oregon Government Ethics Commission a verified statement of
11 economic interest as required under this chapter:

"(a) The Governor, Secretary of State, State Treasurer, Attorney General,
 Commissioner of the Bureau of Labor and Industries, district attorneys and
 members of the Legislative Assembly.

"(b) Any judicial officer, including justices of the peace and municipal
 judges, except any pro tem judicial officer who does not otherwise serve as
 a judicial officer.

"(c) Any candidate for a public office designated in paragraph (a) or (b)of this subsection.

20 "(d) The Deputy Attorney General.

21 "(e) The Deputy Secretary of State.

"(f) The Legislative Administrator, the Legislative Counsel, the Legislative Fiscal Officer, the Legislative Policy and Research Director, the Secretary of the Senate, [and] the Chief Clerk of the House of Representatives
and the principal officers of the Legislative Equity Office.

26 "(g) The president and vice presidents, or their administrative equiv-27 alents, in each public university listed in ORS 352.002.

28 "(h) The following state officers:

29 "(A) Adjutant General.

30 "(B) Director of Agriculture.

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- 1 "(C) Manager of State Accident Insurance Fund Corporation.
- 2 "(D) Water Resources Director.
- 3 "(E) Director of Department of Environmental Quality.
- 4 "(F) Director of Oregon Department of Administrative Services.
- 5 "(G) State Fish and Wildlife Director.
- 6 "(H) State Forester.
- 7 "(I) State Geologist.
- 8 "(J) Director of Human Services.
- 9 "(K) Director of the Department of Consumer and Business Services.
- 10 "(L) Director of the Department of State Lands.
- 11 "(M) State Librarian.
- <sup>12</sup> "(N) Administrator of Oregon Liquor Control Commission.
- 13 "(O) Superintendent of State Police.
- 14 "(P) Director of the Public Employees Retirement System.
- <sup>15</sup> "(Q) Director of Department of Revenue.
- 16 "(R) Director of Transportation.
- 17 "(S) Public Utility Commissioner.
- 18 "(T) Director of Veterans' Affairs.
- 19 "(U) Executive director of Oregon Government Ethics Commission.
- 20 "(V) Director of the State Department of Energy.
- 21 "(W) Director and each assistant director of the Oregon State Lottery.
- <sup>22</sup> "(X) Director of the Department of Corrections.
- <sup>23</sup> "(Y) Director of the Oregon Department of Aviation.
- <sup>24</sup> "(Z) Executive director of the Oregon Criminal Justice Commission.
- <sup>25</sup> "(AA) Director of the Oregon Business Development Department.
- <sup>26</sup> "(BB) Director of the Office of Emergency Management.
- 27 "(CC) Director of the Employment Department.
- 28 "(DD) Chief of staff for the Governor.
- <sup>29</sup> "(EE) Director of the Housing and Community Services Department.
- 30 "(FF) State Court Administrator.

- 1 "(GG) Director of the Department of Land Conservation and Development.
- 2 "(HH) Board chairperson of the Land Use Board of Appeals.
- 3 "(II) State Marine Director.
- 4 "(JJ) Executive director of the Oregon Racing Commission.
- 5 "(KK) State Parks and Recreation Director.
- 6 "(LL) Public defense services executive director.
- 7 "(MM) Chairperson of the Public Employees' Benefit Board.
- 8 "(NN) Director of the Department of Public Safety Standards and Train9 ing.
- "(OO) Executive director of the Higher Education Coordinating Commis sion.
- <sup>12</sup> "(PP) Executive director of the Oregon Watershed Enhancement Board.
- 13 "(QQ) Director of the Oregon Youth Authority.
- 14 "(RR) Director of the Oregon Health Authority.
- <sup>15</sup> "(SS) Deputy Superintendent of Public Instruction.
- "(i) The First Partner, the legal counsel, the deputy legal counsel and all
   policy advisors within the Governor's office.
- 18 "(j) Every elected city or county official.
- "(k) Every member of a city or county planning, zoning or developmentcommission.
- 21 "(L) The chief executive officer of a city or county who performs the du-22 ties of manager or principal administrator of the city or county.
- "(m) Members of local government boundary commissions formed under
  ORS 199.410 to 199.519.
- "(n) Every member of a governing body of a metropolitan service district
  and the auditor and executive officer thereof.
- "(o) Each member of the board of directors of the State Accident Insurance Fund Corporation.
- 29 "(p) The chief administrative officer and the financial officer of each 30 common and union high school district, education service district and com-

- 1 munity college district.
- 2 "(q) Every member of the following state boards and commissions:

"(A) Governing board of the State Department of Geology and Mineral
Industries.

- 5 "(B) Oregon Business Development Commission.
- 6 "(C) State Board of Education.
- 7 "(D) Environmental Quality Commission.
- 8 "(E) Fish and Wildlife Commission of the State of Oregon.
- 9 "(F) State Board of Forestry.
- 10 "(G) Oregon Government Ethics Commission.
- 11 "(H) Oregon Health Policy Board.
- 12 "(I) Oregon Investment Council.
- 13 "(J) Land Conservation and Development Commission.
- 14 "(K) Oregon Liquor Control Commission.
- 15 "(L) Oregon Short Term Fund Board.
- 16 "(M) State Marine Board.
- 17 "(N) Mass transit district boards.
- 18 "(O) Energy Facility Siting Council.
- 19 "(P) Board of Commissioners of the Port of Portland.
- 20 "(Q) Employment Relations Board.
- 21 "(R) Public Employees Retirement Board.
- 22 "(S) Oregon Racing Commission.
- 23 "(T) Oregon Transportation Commission.
- 24 "(U) Water Resources Commission.
- <sup>25</sup> "(V) Workers' Compensation Board.
- 26 "(W) Oregon Facilities Authority.
- 27 "(X) Oregon State Lottery Commission.
- "(Y) Pacific Northwest Electric Power and Conservation Planning Coun-cil.
- 30 "(Z) Columbia River Gorge Commission.

- 1 "(AA) Oregon Health and Science University Board of Directors.
- 2 "(BB) Capitol Planning Commission.
- 3 "(CC) Higher Education Coordinating Commission.

4 "(DD) Oregon Growth Board.

5 "(EE) Early Learning Council.

6 "(r) The following officers of the State Treasurer:

7 "(A) Deputy State Treasurer.

8 "(B) Chief of staff for the office of the State Treasurer.

9 "(C) Director of the Investment Division.

"(s) Every member of the board of commissioners of a port governed by
ORS 777.005 to 777.725 or 777.915 to 777.953.

"(t) Every member of the board of directors of an authority created under
 ORS 441.525 to 441.595.

"(u) Every member of a governing board of a public university listed inORS 352.002.

"(v) Every member of the board of directors of an authority created under
ORS 465.600 to 465.621.

"(2) By April 15 next after the date an appointment takes effect, every appointed public official on a board or commission listed in subsection (1) of this section shall file with the Oregon Government Ethics Commission a statement of economic interest as required under ORS 244.060, 244.070 and 244.090.

"(3) By April 15 next after the filing deadline for the primary election,
each candidate described in subsection (1) of this section shall file with the
commission a statement of economic interest as required under ORS 244.060,
244.070 and 244.090.

"(4) Not later than the 40th day before the date of the statewide general election, each candidate described in subsection (1) of this section who will appear on the statewide general election ballot and who was not required to file a statement of economic interest under subsections (1) to (3) of this section shall file with the commission a statement of economic interest as
 required under ORS 244.060, 244.070 and 244.090.

"(5) Subsections (1) to (3) of this section apply only to persons who are
incumbent, elected or appointed public officials as of April 15 and to persons
who are candidates on April 15.

6 "(6) If a statement required to be filed under this section has not been 7 received by the commission within five days after the date the statement is 8 due, the commission shall notify the public official or candidate and give the 9 public official or candidate not less than 15 days to comply with the re-10 quirements of this section. If the public official or candidate fails to comply 11 by the date set by the commission, the commission may impose a civil pen-12 alty as provided in ORS 244.350.

"SECTION 22. This 2019 Act being necessary for the immediate
 preservation of the public peace, health and safety, an emergency is
 declared to exist, and this 2019 Act takes effect on its passage.".

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