

## SENATE AMENDMENTS TO A-ENGROSSED SENATE BILL 686

By COMMITTEE ON RULES

June 20

1 On page 1 of the printed A-engrossed bill, after line 2, insert:

2 “Whereas a free and diverse fourth estate was critical in the founding of American democracy  
3 and continues to be the lifeblood of a functional democratic society, and communities without local  
4 news lose touch with government, business, education and neighbors; and

5 “Whereas everyday journalism plays an essential role in Oregon life, and supporting the ability  
6 of local news organizations to continue to provide the public with critical information about their  
7 communities and enabling publishers to receive fair market value for their content that is monetized  
8 by platforms will preserve and ensure the sustainability of local and diverse news outlets; and

9 “Whereas two major technology platform companies, Google and Meta, currently crawl Oregon  
10 publishers’ news content and are being prosecuted by the federal government on allegations of op-  
11 erating as anticompetitive monopolies in violation of the federal Sherman Act, and Oregon has a  
12 compelling interest in protecting businesses that report and distribute news from unfair business  
13 practices; and

14 “Whereas in April 2025, U.S. District Judge Leonie M. Brinkema found that ‘Google has  
15 willfully engaged in a series of anticompetitive acts to acquire and maintain monopoly power’ in  
16 digital advertising markets and ‘substantially harmed Google’s publisher customers, the competitive  
17 process, and, ultimately, consumers of information on the open web’ and, in August 2024, U.S. Dis-  
18 trict Judge Amit Mehta found that in the markets for general search services and general search  
19 ads, ‘Google is a monopolist, and it has acted as one to maintain its monopoly’ and ‘earn monopoly  
20 profits’; and

21 “Whereas an antitrust complaint filed against Meta by the Federal Trade Commission in Janu-  
22 ary 2021 charged that ‘Facebook holds monopoly power in the market for personal social networking  
23 services . . . in the United States, which it enjoys primarily through its control of the largest and  
24 most profitable social network in the world’; and

25 “Whereas the bulk of advertising budgets are now going to platforms like Google and Meta, in  
26 what has been described as a duopoly, which, coupled with the monopolization of the Internet search  
27 market, has directly caused harm to news outlets, as demonstrated and documented in numerous  
28 studies, including the United States House of Representatives Committee on the Judiciary, Subcom-  
29 mittee on Antitrust, Commercial and Administrative Law Majority Staff Report and Recommen-  
30 dations on Investigation of Competition in Digital Markets; ‘Addressing the Power Imbalance  
31 Between News Publishers and Digital Platforms: A Legislative Proposal for Effectuating Competitive  
32 Payments to Newspapers,’ Hal J. Singer, Managing Director of Econ One and Adjunct Professor of  
33 Georgetown’s McDonough School of Business, Written Comments in Response to U.S. Copyright  
34 Office’s Publishers’ Protection Study; and ‘Paying for News: What Google and Meta Owe US Pub-  
35 lishers,’ Initiative for Policy Dialogue, Columbia University, the final of which provides a basis for

1 calculating the quantification of this harm to publishers and broadcasters serving an Oregon audi-  
2 ence; and

3 “Whereas according to a report by the University of Oregon School of Journalism and  
4 Communication’s Agora Journalism Center, 18 Oregon news outlets closed or went out of business  
5 between the years 2022 and 2025, and other Oregon news outlets have undergone corporate mergers,  
6 budget cuts and layoffs in newsrooms, and local news outlets have been destabilized both by the loss  
7 of advertising and by the way those platforms draw audiences away into other online content while  
8 algorithmically altering how readily local news appears in peoples’ web searches and social media  
9 feeds; and

10 “Whereas Google agreed to a \$391.5 million settlement with the State of Oregon in 2022 over  
11 the platform’s deceptive practices of tracking user location data, even when a user turned a tracking  
12 setting off, and in 2025 Google will pay a \$1.4 billion settlement with the state of Texas based on  
13 allegations that Google misled consumers about its data practices continuing to collect and use  
14 sensitive information even when users believed they had opted out, and making misleading claims  
15 and misrepresentations about its practices, which follows previous settlements for \$700 million and  
16 \$8 million for anticompetitive and deceptive trade practices; and

17 “Whereas in 2023 the State of Oregon sued Meta for knowingly designing and deploying harmful  
18 features on its platforms that purposefully addict children and teens while falsely assuring the public  
19 that these features are safe and suitable for young users, and in 2025 Meta will pay a \$1.4 billion  
20 settlement to the state of Texas for unlawfully collecting and using facial recognition data, the  
21 largest settlement ever obtained from an action brought by a single state; and

22 “Whereas in 2015 and 2016 Google created ‘AMP’ as a competitor to Facebook Instant Articles,  
23 and Google placed itself in the middle of the relationship between the news organization and its user  
24 by marketing the benefits of AMP adoption to news organizations, resulting in the user no longer  
25 visiting the news organizations’ websites directly, but instead viewing a copy of the article hosted  
26 on Google’s servers inside its ‘walled garden’; and

27 “Whereas many United States news publishers adopted AMP because Google locked non-AMP  
28 pages out of features like the ‘Top Stories’ carousel and Google News, and following adoption some  
29 publishers reported that AMP pages generated less advertising revenue per page than non-AMP  
30 pages; and

31 “Whereas AMP preferential rankings have now been discontinued by the platform; now, there-  
32 fore,”.

33 Delete lines 4 through 20 and delete pages 2 through 12 and insert:

34 “**SECTION 1. As used in sections 1 to 9 of this 2025 Act:**

35 “(1) ‘Access’ means to acquire, crawl or index online content.

36 “(2) ‘Access for an Oregon audience’ means to access online content for the purposes of  
37 monetizing the online content by aggregating, distributing, rendering or displaying the online  
38 content for an end user located in this state.

39 “(3) ‘Advertising revenue’ means revenue generated through the sale of digital advertis-  
40 ing impressions that are served to end users in this state through an online platform.

41 “(4) ‘Broadcaster’ means a person that:

42 “(a) Holds or operates under a license issued by the Federal Communications Commission  
43 under subchapter III, chapter 5, Title 47 of the United States Code, and has held or operated  
44 under the license for the previous two years;

45 “(b) Engages professionals to create, edit, produce and distribute original content con-

cerning local, regional, national or international matters of public interest through activities, including conducting interviews, observing current events, analyzing documents and other information or fact-checking through multiple firsthand or secondhand news sources;

“(c) Provides information to an Oregon audience and has provided information to an Oregon audience for the previous two years;

“(d) Updates its content on at least a weekly basis; and

“(e) Uses an editorial process for error correction and clarification, including a transparent process for reporting errors or complaints to the broadcaster.

“(5) ‘Covered platform’ means a business that:

“(a) Operates one or more online platforms;

“(b) Accesses online content;

“(c) Aggregates, distributes, renders or displays online content that the covered platform accesses; and

“(d) At any point during the last 12-month period:

“(A) Had at least 50 million monthly active users or subscribers in the United States across the covered platform’s online platforms; and

“(B) Had or is owned or controlled by a parent corporation with:

“(i) Annual revenues or a market capitalization in the United States that is greater than \$550 billion, adjusted annually for inflation since 2025 based on the Consumer Price Index for All Urban Consumers, West Region (All Items), as published by the Bureau of Labor Statistics of the United States Department of Labor; or

“(ii) At least one billion worldwide monthly active users across the covered platform’s or parent corporation’s online platforms.

“(6) ‘Digital journalism provider’ means a publisher or broadcaster that discloses its ownership to the public.

“(7) ‘Freelancer’ means an individual, or an organization composed of no more than one individual, hired or retained as a bona fide independent contractor by a digital journalism provider to perform the functions described in subsection (8)(b) of this section for the primary purpose of producing content for an Oregon audience.

“(8) ‘News journalist’ means an individual who is:

“(a) Employed for an average of at least 30 hours per week during a calendar quarter as an employee of a digital journalism provider; and

“(b) Responsible for gathering, developing, preparing, directing the recording of, producing, collecting, photographing, recording, writing, editing, reporting, designing, presenting or publishing original news or information that concerns local, regional, national or international matters of public interest.

“(9) ‘Online platform’ includes an Internet website, online service, online application, mobile application or digital assistant.

“(10) ‘Publisher’ means a person that publishes an Internet website, online or mobile application or other digital service that:

“(a) Provides information to an Oregon audience and has provided information to an Oregon audience for the previous two years;

“(b) Performs a public information function comparable to that traditionally served by newspapers and other periodical news publications;

“(c) Engages professionals to create, edit, produce and distribute original content or or-

1 iginal content for which a valid license has been obtained concerning local, regional, national  
2 or international matters of public interest through activities, including conducting inter-  
3 views, observing current events, analyzing documents and other information or fact-checking  
4 through multiple firsthand or secondhand news sources;

5 “(d) Updates its content on at least a weekly basis;

6 “(e) Has an editorial process for error correction and clarification, including a transpar-  
7 ent process for reporting errors or complaints to the publication;

8 “(f) Meets one of the following criteria:

9 “(A) Has generated at least \$100,000 in annual revenue from its content in the previous  
10 calendar year;

11 “(B) Had an International Standard Serial Number assigned to an affiliated periodical  
12 before January 1, 2025; or

13 “(C) Is owned or controlled by an organization exempt from federal income taxation un-  
14 der section 501(c)(3) of the Internal Revenue Code, as amended;

15 “(g) Has at least 51 percent of its content consisting of information about topics of cur-  
16 rent local, regional, national or international public interest; and

17 “(h) Is not controlled or wholly or partially owned by one of the following:

18 “(A) An entity that is a foreign power or an agent of a foreign power, as defined in 50  
19 U.S.C. 1801;

20 “(B) An entity that is designated as a foreign terrorist organization pursuant to 8 U.S.C.  
21 1189;

22 “(C) An entity that is a terrorist organization, as defined in 8 U.S.C. 1182;

23 “(D) An entity that is designated as a specially designated global terrorist organization  
24 under federal Executive Order 13224;

25 “(E) An entity that is an affiliate of an entity described in subparagraph (A), (B), (C) or  
26 (D) of this paragraph; or

27 “(F) An entity that has been convicted of violating, or attempting to violate, 18 U.S.C.  
28 2332b or 2339A.

29 “(11) ‘Qualified arbitrator’ means an arbitration organization that has arbitration rules  
30 and procedures established for at least one year prior to the initiation of the arbitration.

31 “(12) ‘Representative’ means a labor organization designated as the exclusive bargaining  
32 representative of news journalists or support staff for the purposes of collective bargaining  
33 in accordance with applicable state or federal law.

34 “(13) ‘Support staff’ means an individual who performs nonexecutive functions, such as  
35 payroll, human resources, fundraising and grant support, advertising and sales, community  
36 events and partnerships, technical support, sanitation or security.

37 “SECTION 2. (1) A covered platform may not access for an Oregon audience the online  
38 content of a digital journalism provider unless the covered platform and digital journalism  
39 provider have an agreement that meets the requirements under subsection (2) of this section  
40 and the covered platform is in compliance with the agreement.

41 “(2) An agreement between a covered platform and a digital journalism provider that al-  
42 lows for the covered platform to access for an Oregon audience the online content of the  
43 digital journalism provider must meet the following requirements:

44 “(a) Be in writing;

45 “(b) Be a standalone agreement that covers the compensation to be paid by the covered

1 platform in exchange for accessing for an Oregon audience the online content of the digital  
2 journalism provider;

3 “(c) Require the covered platform to compensate the digital journalism provider for ac-  
4 cessing for an Oregon audience the online content of the digital journalism provider and  
5 specify the amount or rate of the compensation;

6 “(d) May not permit the covered platform to provide a service or added value in lieu of  
7 paying compensation for accessing for an Oregon audience the online content of the digital  
8 journalism provider;

9 “(e) May not be conditioned on or tied to any other products or services;

10 “(f) Provide for an audit of the covered platform’s access of the online content of the  
11 digital journalism provider; and

12 “(g) Prohibit the covered platform from selling or licensing to a third party;

13 “(A) The online content of the digital journalism provider that the covered platform ac-  
14 cesses; or

15 “(B) Any data the covered platform collects or maintains in accessing the online content  
16 of the digital journalism provider.

17 “SECTION 2a. (1) A digital journalism provider may bring a civil action against a covered  
18 platform if:

19 “(a) The covered platform accesses for an Oregon audience the online content of a digital  
20 journalism provider without an agreement between the covered platform and digital  
21 journalism provider that meets the requirements under section 2 of this 2025 Act; or

22 “(b) The covered platform is not in compliance with an agreement between the covered  
23 platform and digital journalism provider that meets the requirements under section 2 of this  
24 2025 Act.

25 “(2) The digital journalism provider may recover actual damages or statutory damages  
26 of \$1,000 per access that the covered platform carried out in violation of section 2 of this 2025  
27 Act, whichever is greater. The court or the jury may award punitive damages. The court  
28 may provide any equitable relief the court considers necessary or proper.

29 “(3) The court may award reasonable attorney fees and costs at trial and on appeal to a  
30 prevailing plaintiff in an action under this section. The court may award reasonable attorney  
31 fees and costs at trial and on appeal to a prevailing defendant only if the court finds that  
32 an objectively reasonable basis for bringing the action or asserting the ground for appeal did  
33 not exist.

34 “(4) The court may not award attorney fees to a prevailing defendant under the pro-  
35 visions of subsection (3) of this section if the action under this section is maintained as a  
36 class action pursuant to ORCP 32.

37 “(5) An action under this section must be commenced within one year from the discovery  
38 of the access that gave rise to the claim for relief.

39 “(6) The remedy provided under this section is in addition to, and not in lieu of, any other  
40 claim for relief that may be available at law.

41 “(7) Notwithstanding subsection (1) of this section, a digital journalism provider may not  
42 bring an action against a covered platform for accessing for an Oregon audience the online  
43 content of the digital journalism provider if the covered platform, on the date the access  
44 occurs, was:

45 “(a) Participating in an arbitration under section 5 of this 2025 Act; or

1       “(b) In compliance with:

2       “(A) A final arbitration order issued under section 5 of this 2025 Act;

3       “(B) A judgment in an appeal of an arbitration award issued under section 5 of this 2025  
4 Act; or

5       “(C) A settlement agreement that is approved by an arbitrator under section 5 of this  
6 2025 Act.

7       “SECTION 2b. (1) Notwithstanding section 2a of this 2025 Act, a digital journalism pro-  
8 vider may not bring an action under section 2a of this 2025 Act against a covered platform  
9 for accessing for an Oregon audience the online content of the digital journalism provider if  
10 the access occurs between January 1, 2026, and December 31, 2027, and the covered platform  
11 elects to carry out one of the following:

12       “(a) For a covered platform with six billion or more worldwide monthly active users, the  
13 covered platform pays a total of at least \$104 million each year to the digital journalism  
14 providers that produce online content that the covered platform accesses for an Oregon au-  
15 dience between January 1, 2026, and December 31, 2027; or

16       “(b) For a covered platform with less than six billion worldwide monthly active users, the  
17 covered platform pays a total of at least \$18 million each year to the digital journalism pro-  
18 viders that produce online content that the covered platform accesses for an Oregon audi-  
19 ence between January 1, 2026, and December 31, 2027.

20       “(2) A covered platform that pays an amount under this section shall distribute 10 per-  
21 cent of the amount the covered platform pays to the Oregon Civic Information Consortium  
22 established under section 10 of this 2025 Act. The covered platform shall distribute the re-  
23 maining 90 percent of the amount the covered platform pays to the digital journalism pro-  
24 viders as follows:

25       “(a) No less than one percent of the amount shall be paid to digital journalism providers  
26 that would receive less than \$25,000 under paragraph (b) of this subsection to be distributed  
27 annually proportionally by the number of news journalists and, subject to section 6 (1)(b)(B)  
28 of this 2025 Act, freelancers who, in the previous calendar year, were employed by each dig-  
29 ital journalism provider for the primary purpose of producing content for an Oregon audience  
30 among those digital journalism providers, in addition to the amount those providers would  
31 receive pursuant to paragraph (b) of this subsection; and

32       “(b) The amount remaining after payment under paragraph (a) of this subsection shall  
33 be distributed proportionally by the number of news journalists who, in the previous calendar  
34 year, were employed by each digital journalism provider for the primary purpose of producing  
35 content for an Oregon audience.

36       “(3) A covered platform shall distribute amounts under this section in the manner pro-  
37 vided under section 3 of this 2025 Act.

38       “(4)(a) A digital journalism provider that wishes to receive an annual payment under this  
39 section shall provide the covered platform a notice. The notice must include, at a minimum:

40       “(A) The name of the digital journalism provider;

41       “(B) The number of news journalists and freelancers employed or claimed under section  
42 6 of this 2025 Act; and

43       “(C) A contact person for the digital journalism provider.

44       “(b) A covered platform may establish reasonable measures to verify that a notice is  
45 from a genuine digital journalism provider.

1       **“SECTION 3. (1)(a) A covered platform shall engage an approved claims administrator to**  
2 **distribute annual payments to digital journalism providers in compliance with any of the**  
3 **following:**

4       **“(A) A final arbitration order issued under section 5 of this 2025 Act;**

5       **“(B) A judgment in an appeal of an arbitration award issued under section 5 of this 2025**  
6 **Act; or**

7       **“(C) A settlement agreement that is approved by an arbitrator under section 5 of this**  
8 **2025 Act.**

9       **“(b) In selecting an approved claims administrator, the covered platform shall ensure**  
10 **that the administrator is well qualified to perform the distribution and has administered**  
11 **multiple settlements in this state that comply with complex civil litigation class action**  
12 **settlement guidelines in at least three state or federal courts in this state.**

13       **“(c) The covered platform shall be responsible for covering the costs of the claims ad-**  
14 **ministrator.**

15       **“(2) An administrator distributing payments under this section shall:**

16       **“(a) Prepare an annual statement of account related to the distribution activities, that**  
17 **is certified by a certified public accountant;**

18       **“(b) Provide a point of contact that a digital journalism provider may use to submit in-**  
19 **quiries with timely redress;**

20       **“(c) Establish policies to resolve disputes, guard against fraud and abuse and ensure that**  
21 **any indistributable funds are reallocated among participating digital journalism providers**  
22 **after a reasonable holding period; and**

23       **“(d) Publish on the administrator’s website an annual report detailing nonconfidential**  
24 **operations of the distribution activities, including the digital journalism providers that re-**  
25 **ceived compensation and the amounts paid. The administrator shall provide the report to the**  
26 **covered platform and the covered platform shall also publish the report on the covered**  
27 **platform’s website.**

28       **“(3) A covered platform shall identify a point of contact for email or other electronically**  
29 **communicated digital journalism provider inquiries.**

30       **“(4) A final arbitration award under section 5 of this 2025 Act to a jointly participating**  
31 **group of digital journalism providers shall be distributed proportionally by the number of**  
32 **news journalists and, subject to section 6 (1)(b)(B) of this 2025 Act, freelancers, who, in the**  
33 **previous calendar year, were employed by each participating provider for the primary pur-**  
34 **pose of producing content for an Oregon audience.**

35       **“(5)(a) The amount of any compensation received by a digital journalism provider through**  
36 **a commercial agreement for access to content by the covered platform that was offset pur-**  
37 **suant to section 5 (8)(c)(C) of this 2025 Act shall be deducted from its allocation accordingly.**

38       **“(b) A digital journalism provider may request payment under this section, or a grant**  
39 **under section 12 of this 2025 Act, but not both.**

40       **“(6)(a) A digital journalism provider that disagrees with the determination of its eligibil-**  
41 **ity or the amount of compensation awarded may seek a review of the determination as fol-**  
42 **lows:**

43       **“(A) The digital journalism provider shall seek redress through the dispute resolution**  
44 **process established pursuant to subsection (2)(c) of this section.**

45       **“(B) If the digital journalism provider disagrees with the result of the dispute resolution**

1 process, the digital journalism provider may initiate an arbitration of the dispute by a qual-  
2 ified arbitrator.

3 “(b) Any request for arbitration pursuant to paragraph (a) of this subsection shall be  
4 made within 10 days of receiving notice of the eligibility decision or compensation determi-  
5 nation to be challenged.

6 “(c) In an arbitration pursuant to paragraph (a) of this subsection, the claims adminis-  
7 trator shall pay the costs of the qualified arbitrator.

8 “(7) A digital journalism provider may not be denied compensation under this section on  
9 the basis that the provider publishes or broadcasts, in whole or in part, in a language other  
10 than English.

11 “SECTION 4. (1) No later than March 1 of each even-numbered year, a covered platform  
12 shall compile and make public on the covered platform’s website a list of digital journalism  
13 providers that produced online content that the covered platform accessed for an Oregon  
14 audience during the prior two calendar years.

15 “(2) A covered platform shall:

16 “(a) Establish and maintain an email address that a digital journalism provider may use  
17 to submit a request to the covered platform to provide a copy of the list of digital journalism  
18 providers described under subsection (1) of this section; and

19 “(b) Upon request by a digital journalism provider, provide a copy of the list to the digital  
20 journalism provider within three days of the request.

21 “(3) A covered platform may not exclude a digital journalism provider from a list de-  
22 scribed under subsection (1) of this section on the basis that the digital journalism provider  
23 publishes or broadcasts, in whole or in part, in a language other than English.

24 “SECTION 5. (1)(a) A covered platform or group of digital journalism providers organized  
25 under subsection (3) of this section may initiate an arbitration under this section to deter-  
26 mine a percentage of the covered platform’s advertising revenue that the covered platform  
27 shall be required to remit on an annual basis for a two-year period to the digital journalism  
28 providers that participate in the arbitration.

29 “(b) The arbitration must be in the form of final offer arbitration.

30 “(c)(A) The covered platform shall participate in the arbitration as a single party and no  
31 other covered platform may participate in the arbitration.

32 “(B) The group of digital journalism providers shall participate jointly as a single party.  
33 However, each digital journalism provider may be individually represented during the arbi-  
34 tration or any appeal of the final arbitration order or settlement.

35 “(C) Only one group of digital journalism providers may initiate or participate in an ar-  
36 bitration under this section with a covered platform.

37 “(d) The parties shall engage a qualified arbitrator to carry out the arbitration. A panel  
38 of three arbitrators affiliated with the qualified arbitrator shall determine the arbitration  
39 procedures under the rules of the arbitrators. The arbitration procedures must be consistent  
40 with the provisions of this section.

41 “(2) Arbitration under this section may be initiated in the following manner:

42 “(a) A covered platform may initiate an arbitration under this section within the 30-day  
43 period immediately following the date the covered platform makes public on the covered  
44 platform’s website the list of digital journalism providers described under section 4 (1) of this  
45 2025 Act.



1       “(b) A group of digital journalism providers organized under subsection (3) of this section  
2 may initiate an arbitration under this section within the 30-day period immediately following  
3 the date the group adopts rules and procedures to govern how the group shall make deci-  
4 sions.

5       “(3)(a) Digital journalism providers may organize as a group under this subsection by  
6 adopting rules and procedures to govern how the group of digital journalism providers shall  
7 make decisions regarding the arbitration or any appeal of the final arbitration order or  
8 settlement.

9       “(b) Digital journalism providers may organize as a group under this subsection within  
10 the 30-day period immediately following the date that:

11       “(A) A covered platform makes public on the covered platform’s website the list of digital  
12 journalism providers described under section 4 (1) of this 2025 Act; or

13       “(B) A covered platform initiates an arbitration under this section.

14       “(c) Any official decision or action by the group of participating digital journalism pro-  
15 viders requires a majority vote. Each digital journalism provider that is a member of the  
16 group is entitled to one vote.

17       “(4)(a) Within 10 days from the date that both parties have filed an appearance in an  
18 arbitration initiated under this section and prior to commencing the arbitration, the covered  
19 platform and group of digital journalism providers shall engage in mediation for a period of  
20 60 days to attempt to reach a settlement on a percentage of the covered platform’s adver-  
21 tising revenue that the covered platform shall be required to remit on an annual basis for a  
22 two-year period to the digital journalism providers.

23       “(b) If the parties reach a settlement, the arbitrator may approve the settlement and the  
24 arbitration will conclude. Any proposed settlement may not seek to waive a digital journalism  
25 provider’s obligations under section 6 of this 2025 Act.

26       “(c) If the parties do not reach a settlement within 60 days, the parties shall commence  
27 with the arbitration within 10 days from the last day of the mediation period.

28       “(5) Each party shall pay one half of the costs of the arbitration. The one half of the  
29 costs that the group of digital journalism providers are required to pay shall be deducted  
30 from any amount awarded under this section and shall be deducted prior to any calculation  
31 under section 3 (4) of this 2025 Act.

32       “(6) The following procedures shall apply to the arbitration:

33       “(a)(A) Each party may request the production of business records that are relevant to  
34 the single percentage of the covered platform’s advertising revenue to be awarded to the  
35 participating digital journalism providers and that are nonprivileged, reasonably necessary  
36 and reasonably accessible without undue expense. A party that receives a request for the  
37 production of business records shall provide the business records within 30 days from the  
38 date of the request.

39       “(B) The covered platform is limited to one request for the production of business re-  
40 cords for each participating digital journalism provider. Within 10 days after receiving a re-  
41 quest for reimbursement from a digital journalism provider, the covered platform shall  
42 reimburse the digital journalism provider for the digital journalism provider’s reasonable  
43 costs of production, including attorney fees.

44       “(b) Each party shall each submit a final offer proposal on the amount the covered plat-  
45 form shall be required to remit to the digital journalism providers on an annual basis for a

1 two-year period for accessing for an Oregon audience the online content of the digital  
2 journalism providers. The amount must be based on the value that the covered platform re-  
3 ceives for accessing for an Oregon audience the online content of the digital journalism  
4 providers. The final offer proposals must include backup materials sufficient to permit the  
5 other party to replicate the proffered valuation.

6 “(c) A party’s final offer proposal may not address whether or how the covered platform  
7 or any digital journalism provider ranks, distributes, suppresses, promotes, throttles, labels,  
8 filters or curates the online content of the digital journalism providers or any other person.

9 “(7) Not later than 60 days from the date arbitration commences, the arbitration panel  
10 shall accept without modification one of the parties’ final offer proposals. In making its de-  
11 termination on which final offer proposal to accept, the arbitration panel:

12 “(a) May not take into consideration any value that the covered platform confers upon  
13 any of the digital journalism providers for aggregating, distributing, rendering or displaying  
14 the online content of the digital journalism providers, unless the covered platform does not  
15 automatically access the online content of the digital journalism provider; and

16 “(b) Shall:

17 “(A) If a commercial agreement exists between the covered platform and any of the dig-  
18 ital journalism providers, consider the monetary compensation that the covered platform  
19 pays the digital journalism provider under the commercial agreement for the purpose of  
20 offsetting the value created by a digital journalism provider;

21 “(B) Consider past incremental revenue contributions as a guide to the future incre-  
22 mental revenue contribution by any of the digital journalism providers;

23 “(C) Consider the pricing, terms and conditions of any available or comparable commer-  
24 cial agreements between a covered platform and digital journalism provider that grants the  
25 covered platform access to the online content of the digital journalism provider, including  
26 pricing, terms and conditions relating to price, duration, territory and the value of data  
27 generated directly or indirectly by the online content, taking into consideration any material  
28 disparities in the negotiating power between the parties to those commercial agreements;  
29 and

30 “(D) If submitted with a final offer proposal, consider a digital journalism provider’s  
31 previous compliance with section 6 of this 2025 Act to the extent applicable.

32 “(8)(a) Within 15 days of accepting a final offer proposal, the arbitration panel shall issue  
33 an arbitration award and final arbitration order.

34 “(b) The arbitration award must set out the percentage of the covered platform’s adver-  
35 tising revenue that the covered platform shall be required to remit on an annual basis for a  
36 two-year period to the digital journalism providers that participate in the arbitration.

37 “(c) The final arbitration order must:

38 “(A) Set forth the amount of the final offer proposal accepted by the arbitration panel;

39 “(B) Require the covered platform to pay the final offer amount on an annual basis over  
40 a two-year period;

41 “(C) Authorize the covered platform to reduce the total amount the covered platform is  
42 obligated to pay under the arbitration award by the total amount the covered platform is  
43 obligated to pay under any commercial agreements the covered platform has with digital  
44 journalism providers that participated in the arbitration. To receive an offset under this  
45 subparagraph, the covered platform shall provide the arbitration panel a copy of each com-

1 commercial agreement for which the covered platform seeks an offset. The covered platform  
2 may offset only the amount that the covered platform actually pays under a commercial  
3 agreement;

4 “(D) Include the date of the order;

5 “(E) State the date that the order expires; and

6 “(F) Set forth the process by which the parties may jointly request that the arbitration  
7 award be renewed by the arbitration panel.

8 “(9)(a) Any party to the arbitration proceeding may appeal the decision of the arbitration  
9 panel to a circuit court of competent jurisdiction for a trial de novo.

10 “(b) Notwithstanding ORCP 36, in a trial de novo under this subsection:

11 “(A) Production of documents or things is limited to any business records produced  
12 during the arbitration proceeding; and

13 “(B) Depositions of persons are limited to persons that a party designates as a trial wit-  
14 ness. A person that a party does not designate as a trial witness by pretrial court order may  
15 not provide testimony at trial.

16 “(c) In a trial de novo under this subsection, the circuit court shall review de novo the  
17 choice of the arbitration panel between the parties’ final offer proposals under subsection (7)  
18 of this section, using the standards set forth in subsections (6) and (7) of this section and  
19 applying the provisions of subsection (8)(c)(C) of this section.

20 “(10) No less than one percent of each arbitration award shall be paid to digital  
21 journalism providers that would receive less than \$25,000 under the arbitration award, to be  
22 distributed annually proportionally by the number of news journalists and, subject to section  
23 6 (1)(b)(B) of this 2025 Act, freelancers who, in the previous calendar year, were employed  
24 by each digital journalism provider for the primary purpose of producing content for an  
25 Oregon audience among those digital journalism providers, in addition to the amount those  
26 digital journalism providers would receive under an arbitration award.

27 “(11) An arbitration award and final arbitration order issued under this section expires  
28 within two years after an arbitration panel issues the order unless the arbitration panel re-  
29 news the award and order.

30 “(12) Within 90 days prior to the expiration of an arbitration award and final arbitration  
31 order, the parties may jointly request that the arbitration panel renew the award and order  
32 for an additional two years. The parties shall make the request in writing pursuant to the  
33 procedures set forth in the order. The award and order may be renewed as often as the  
34 parties request the award and order be renewed.

35 “SECTION 6. (1)(a) Except as provided in paragraph (b) of this subsection, a digital  
36 journalism provider shall spend at least 70 percent of funds received under sections 1 to 7  
37 of this 2025 Act on news journalists and support staff employed by the digital journalism  
38 provider.

39 “(b)(A) A digital journalism provider with five or fewer employees shall spend at least 50  
40 percent of funds received pursuant to sections 1 to 7 of this 2025 Act on news journalists and  
41 support staff employed by the digital journalism provider.

42 “(B) For the purpose of calculating an allocation from a covered platform made pursuant  
43 to section 3 (4) of this 2025 Act, or for establishing a digital journalism provider’s minimum  
44 allocation to news journalists and support staff pursuant to this section, a digital journalism  
45 provider with five or fewer employees may elect to count dollars spent on the equivalent

1 functions performed by news journalists as follows:

2 “(i) The digital journalism provider shall employ at least one news journalist for the pri-  
3 mary purpose of producing content for an Oregon audience.

4 “(ii) A digital journalism provider may elect to count each \$40,000 spent by the provider  
5 in the previous calendar year to compensate freelancers performing the functions described  
6 in section 1 (8)(b) of this 2025 Act as employing the equivalent of one news journalist, up to  
7 a maximum of \$160,000 or the equivalent of four news journalists, with those amounts ad-  
8 justed annually for inflation since 2025 based on the Consumer Price Index for All Urban  
9 Consumers, West Region (All Items), as published by the Bureau of Labor Statistics of the  
10 United States Department of Labor. In no instance may the total number of news journalists  
11 and freelancers claimed pursuant to this subparagraph exceed the number of individuals  
12 compensated by the digital journalism provider.

13 “(2) No later than 30 days after the entry of an arbitration award or judgment in an ap-  
14 peal of an arbitration award under section 5 of this 2025 Act or reaching a settlement in lieu  
15 of an arbitration proceeding, the digital journalism provider shall provide notification in  
16 writing of its plan to comply with subsection (1) of this section to the news journalists and  
17 support staff employed by the digital journalism provider and any representatives of those  
18 news journalists or support staff.

19 “(3) The digital journalism provider’s plan to comply with subsection (1) of this section  
20 shall include a good faith estimate of the number of news journalists and support staff, re-  
21 spectively, if any, expected to be hired, details regarding proposed compensation adjustments,  
22 if any, and a disclosure if either hiring or compensation adjustments are not expected.

23 “SECTION 7. (1) No later than one year after the entry of an arbitration award or judg-  
24 ment in an appeal of an arbitration award under section 5 of this 2025 Act or reaching a  
25 settlement of claims under sections 1 to 7 of this 2025 Act, and each year thereafter, a digital  
26 journalism provider shall compile a report that includes the following:

27 “(a) An attestation as to whether the digital journalism provider has complied with sec-  
28 tion 6 (1) of this 2025 Act;

29 “(b) The text of the digital journalism provider’s plan to comply with section 6 (1) of this  
30 2025 Act;

31 “(c) The total number of payments received from covered platforms under sections 1 to  
32 7 of this 2025 Act;

33 “(d) The name of each covered platform paying the digital journalism provider a payment  
34 under sections 1 to 7 of this 2025 Act and a description of how the digital journalism provider  
35 spent the payment, including any amount of payments under sections 1 to 7 of this 2025 Act  
36 remaining unspent; and

37 “(e) The total number of news journalists and support staff, respectively, employed by  
38 the digital journalism provider, including the number of news journalists and support staff  
39 hired or terminated, respectively, during the previous year.

40 “(2) No later than one year after the end of an arbitration proceeding described in section  
41 5 of this 2025 Act or reaching a settlement of claims under sections 1 to 7 of this 2025 Act,  
42 and each year thereafter, the digital journalism provider shall publish a copy of the report  
43 described in subsection (1) of this section online in a text-searchable format and provide a  
44 copy to the news journalists and support staff employed by the digital journalism provider,  
45 to any representatives of those news journalists or support staff and to the covered plat-

1 forms making payments under sections 1 to 7 of this 2025 Act to the digital journalism pro-  
2 vider.

3 “(3) If a digital journalism provider fails to comply with this section, a covered platform  
4 may withhold payments under sections 1 to 7 of this 2025 Act until the digital journalism  
5 provider has provided a copy of the report to the covered platform and has published a copy  
6 of the report online pursuant to subsection (2) of this section.

7 “SECTION 8. (1) Nothing in sections 1 to 7 of this 2025 Act shall be construed as  
8 amending or repealing the ability of a digital journalism provider or a covered platform to  
9 avail itself of an existing remedy available at law.

10 “(2) A digital journalism provider may seek and obtain injunctive relief to compel com-  
11 pliance with sections 3 to 5 of this 2025 Act, and court costs and reasonable attorney fees  
12 shall be awarded to a prevailing provider.

13 “SECTION 9. Sections 1 to 7 of this 2025 Act do not:

14 “(1) Modify, impair, expand or in any way alter rights pertaining to Title 17 of the United  
15 States Code or the Lanham Act (15 U.S.C. 1051 et seq.); or

16 “(2) Abridge or impair rights otherwise reserved by news journalists, support staff or  
17 their representatives according to applicable law or existing collective bargaining agree-  
18 ments.

19 “SECTION 10. (1)(a) There is established as a nonprofit corporation the Oregon Civic  
20 Information Consortium. The purpose of the consortium is to provide grants to support  
21 Oregon news content providers, journalism, news, public information projects and public in-  
22 terest initiatives that address Oregonians’ civic information needs.

23 “(b) The University of Oregon shall house and provide back-office support to the con-  
24 sortium. The consortium shall be a collaborative effort among Oregon journalistic publica-  
25 tions, news outlets, member universities and nonprofit and community organizations related  
26 to the purposes of sections 1 to 7 of this 2025 Act.

27 “(2) The consortium shall have a board of directors. The board shall set strategic priori-  
28 ties and metrics to guide the consortium’s grant programs and other initiatives. The board  
29 shall consist of 13 members appointed by the Governor and subject to confirmation by the  
30 Senate in the manner prescribed in ORS 171.562 and 171.565, as follows:

31 “(a) Five members employed in the news media industry or Oregon journalistic publica-  
32 tions;

33 “(b) Three members representing nonprofit or community organizations;

34 “(c) One member representing a labor union for working journalists;

35 “(d) One member from a society of professional journalism;

36 “(e) One member representing the digital technology sector;

37 “(f) One member representing the University of Oregon; and

38 “(g) One member representing another public university listed in ORS 352.002.

39 “(3) The term of office of each member described in subsection (2) of this section is four  
40 years. Before the expiration of the term of a member, the Governor shall appoint a successor  
41 whose term begins on January 1 of the following year. A member may be reappointed. If  
42 there is a vacancy for any cause, the Governor shall make an appointment to become im-  
43 mediately effective for the unexpired term.

44 “(4) The board shall select one of its members as chairperson and another as vice  
45 chairperson for such terms and with such duties and powers as the board considers neces-

1 sary for performance of the functions of those offices.

2 “(5) A majority of members of the board constitutes a quorum for the transaction of  
3 business.

4 “(6) The board shall meet at times and places specified by the chairperson or by a ma-  
5 jority of the members of the board.

6 “(7) The board shall hold public hearings annually in different geographical regions of this  
7 state. The public hearings shall provide a forum for the board to report on how the public  
8 funds that the consortium receives are spent and to gather public input on what the  
9 consortium’s mission should be and whether the consortium is meeting its mission. Public  
10 input shall be used to assess whether the consortium’s grant-making metrics or process for  
11 issuing grants needs to be changed.

12 “(8) Members of the board are not entitled to compensation, but may be reimbursed for  
13 actual and necessary travel and other expenses incurred by them in the performance of their  
14 official duties in the manner and amounts provided for in ORS 292.495. Claims for expenses  
15 shall be paid out of such funds as may be available to the board.

16 “(9) On or before September 1 of each year, the board shall submit a report on the ac-  
17 tivities of the consortium in the manner provided by ORS 192.245, and may include recom-  
18 mendations for legislation, regulations or policies, to the Governor and the interim  
19 committees of the Legislative Assembly related to higher education. The report must in-  
20 clude, at a minimum:

21 “(a) A list of all grant applicants and approved grant applicants;

22 “(b) The grant amounts of approved grant applicants;

23 “(c) The amount of matching funds and types of in-kind contributions provided to ap-  
24 proved grant applicants; and

25 “(d) The status of the activities funded by an approved grant applicant.

26 **“SECTION 11.** (1) The Oregon Civic Information Consortium board of directors described  
27 under section 10 of this 2025 Act shall appoint and employ an executive director and fix the  
28 executive director’s compensation and conditions of employment. The executive director  
29 shall be the chief executive, administrative and operational officer of the consortium and  
30 shall direct and supervise the administrative affairs and the general management of the  
31 consortium. The executive director shall oversee the consortium’s day-to-day operations,  
32 which includes working with the board to meet the consortium’s goals and grant-making  
33 requirements, hiring and managing program officers and administrative staff pursuant to  
34 subsection (2) of this section, acting as a spokesperson for the consortium’s work and raising  
35 funds from external sources. The executive director shall attend all meetings of the board.

36 “(2)(a) The executive director shall employ one or more program officers who are expe-  
37 rienced practitioners with a strong understanding of the local journalism field, community-  
38 based organizations and fiscal and grant management. The executive director shall strive to  
39 appoint program officers that represent this state’s racial, ethnic, gender and geographic  
40 diversity within any limits allowed under law. The program officers shall manage the grant-  
41 making process, in accordance with the consortium’s goals. The grant-making process shall  
42 include soliciting, recommending and processing grant proposals, working with grantees to  
43 ensure work on grant project ideas and directing public engagement and evaluation efforts.

44 “(b) The executive director shall employ administrative staff to provide operational sup-  
45 port for the consortium, including office management, support for the executive director and

1 program officers, coordination among member universities, payment to grantees, human  
2 resources and logistics.

3 **“SECTION 12.** (1) The Oregon Civic Information Consortium established under section  
4 10 of this 2025 Act shall establish criteria for making grants. The consortium shall make  
5 available on the consortium’s website the grant-making criteria and other relevant docu-  
6 ments.

7 **“(2)** The consortium shall provide grants for projects that achieve the following goals:

8 **“(a)** Serve the public interest, improve civic information and increase availability of local  
9 news content in this state.

10 **“(b)** Enhance the quality and availability of timely, reliable local news supporting local  
11 reporting and investigative journalism, with attention to underserved areas and meeting the  
12 information needs of low-income and racial and ethnic communities, through culturally spe-  
13 cific and multilingual content and other means.

14 **“(c)** Develop stronger journalism networks through shared practices and partnerships,  
15 support training of journalism students and working professionals and support job creation  
16 and career advancement opportunities related to local journalism.

17 **“(d)** Other related goals to be determined by the consortium’s board of directors.

18 **“(3)** A grant issued by the consortium shall be in the form of a grant agreement. A grant  
19 agreement shall include a provision establishing a set of metrics for assessing the goals  
20 contained in the agreement to ensure evaluation of a grantee project on how well those goals  
21 are being met and any other relevant accountability measures. The set of metrics shall be  
22 established by the consortium’s board of directors in coordination with the consortium’s  
23 executive director and program officers. The agreement shall include the expectations stated  
24 between the consortium and the grantee, which shall include, but not be limited to, a state-  
25 ment that:

26 **“(a)** The grantee shall be independent from the influence of the state, a member univer-  
27 sity, an outside source and any other grantor or contributor of funds; and

28 **“(b)** Any grantor or other contributor of funds to the grantee shall acknowledge in  
29 writing the grantor’s or contributor’s understanding that the grant or donation does not  
30 entitle the grantor or contributor to dictate or influence the content of any work the grantee  
31 produces or may produce.

32 **“SECTION 13.** A covered platform shall compile and make public the first list required  
33 under section 4 (1) of this 2025 Act no later than March 1, 2026.”.