## House Bill 2902

Sponsored by Representative KENNEMER (Presession filed.)

## **SUMMARY**

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

Limits ability of public body to impose requirements for governing board or officers of charitable organization, private foundation trust, split interest trust or private foundation.

1	A BILL FOR AN ACT
2	Relating to requirements imposed by public bodies for the governing bodies of certain private entities

- Be It Enacted by the People of the State of Oregon:
  - SECTION 1. (1) For the purposes of this section:
- (a) "Private foundation" has the meaning given in section 509 of the Internal Revenue Code, as in effect on the effective date of this 2011 Act.
  - (b) "Public body" has the meaning given that term in ORS 174.109.
- (2) A public body may not require that the governing board or officers of a charitable organization, private foundation trust, split interest trust or private foundation include a person of a particular race, religion, gender, national origin, socioeconomic status, age, ethnicity, disability, marital status, sexual orientation or political party registration.
- (3) A public body may not prohibit service by a person as a board member or officer of a charitable organization, private foundation trust, split interest trust or private foundation based on the person's family relationship with another board member or officer, or based on the person's family relationship with a donor.
- (4) A public body may not require that the governing board or officers of a charitable organization, private foundation trust, split interest trust or private foundation include a person who does not have a family relationship with another board member, officer or donor.

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