

**FISCAL IMPACT OF PROPOSED LEGISLATION**

**Measure: SB 145 - B**

Seventy-Seventh Oregon Legislative Assembly – 2013 Regular Session  
Legislative Fiscal Office

*Only Impacts on Original or Engrossed  
Versions are Considered Official*

Prepared by: Matt Stayner  
Reviewed by: Steve Bender  
Date: 6/26/13

**Measure Description:**

Eliminates requirement that candidate, political committee or petition committee provide notice to Secretary of State if discontinuing the statement of organization and closing accounts; Eliminates requirement that certain electronically filed data be made available on the internet to the public free of charge; Removes requirement that certain contribution statements filed under ORS 260.076 also be included in amounts reported under ORS 260.057; Eliminates liability of treasurer for default or violation that occurs in performance of certain duties; Requires Secretary of state to send notice of civil penalty for failure to file campaign finance statement only to candidate; Eliminates requirement for periodic examination and investigation of randomly selected campaign finance statements; Eliminates requirement to file statement of expenditure deficit; Requires political committee or petition committee that expects neither aggregate contributions nor aggregate expenditures to exceed \$3,500 to file certificate with Secretary of State; Eliminates requirement that certain corporations file reports regarding shareholders

**Government Unit(s) Affected:**

Secretary of State

**Analysis:**

The proposed legislation has been determined to have  
**MINIMAL EXPENDITURE IMPACT**  
on state or local government.

While this individual measure has a “Minimal” fiscal impact, an agency may incur a net fiscal impact greater than minimal depending on the cumulative impact of all measures enacted into law that affect the agency.