SENATE AMENDMENTS TO SENATE BILL 106

By COMMITTEE ON GENERAL GOVERNMENT AND ACCOUNTABILITY

April 14

On page 1 of the printed bill, delete line 3 and insert "amending ORS 36.238; and declaring an 1 $\mathbf{2}$ emergency.". 3 Delete lines 5 through 22 and delete pages 2 through 7 and insert: "SECTION 1. (1) The office of the Public Records Advocate is created. 4 "(2) The Public Records Advocate shall be appointed by the Governor from among a panel $\mathbf{5}$ of three qualified individuals nominated by the Public Records Advisory Council under sec-6 7 tion 8 of this 2017 Act, and shall be confirmed by the Senate in the manner prescribed in ORS 171.562 and 171.565. 8 9 "(3) The Public Records Advocate shall be a member in good standing of the Oregon State 10 Bar. "(4) The term of office of the Public Records Advocate shall be four years, except that 11 12the advocate may be removed for cause by the Governor or upon motion of the Public Re-13 cords Advisory Council with the consent of the Governor. A determination to remove for 14 cause may be appealed as a contested case proceeding under ORS chapter 183. 15"(5) The advocate may be reappointed to consecutive terms. "(6) The Public Records Advocate is in the unclassified service. 16 17 "(7) The Public Records Advocate may hire one or more deputy advocates or other pro-18 fessional staff to assist in performing the duties assigned to the Public Records Advocate. 19 "(8)(a) The State Archivist may furnish office facilities and provide administrative sup-20 port to the Public Records Advocate. 21"(b) If the State Archivist declines to furnish office facilities and provide administrative 22support to the Public Records Advocate, the Oregon Department of Administrative Services shall furnish office facilities and provide administrative support to the advocate. 23 24 "SECTION 2. (1)(a) The Public Records Advocate shall provide facilitated dispute resol-25ution services when requested by a person described in subsection (2) of this section or by a state agency under the conditions described in subsection (3) of this section. 2627(b) The Public Records Advocate may provide facilitated dispute resolution services 28when requested by a person described in subsection (6) of this section and a city. 29 "(2) A person may seek facilitated dispute resolution services under this section when seeking to inspect or receive copies of public records from a state agency and the person: 30 31"(a) Has been denied access to all or a portion of the records being sought; 32 (b) Has been denied a fee waiver or reduction in fees after asserting under ORS 192.440 (5) that a fee waiver or reduction of fees is in the public interest; or 33 (c) Received a written fee estimate under ORS 192.440 (4) that the person believes ex-34 35 ceeds the actual cost to be incurred by the public body in producing the requested records.

1 "(3)(a) A state agency may seek facilitated dispute resolution services under this section 2 if, in response to a request for public records, the agency asserts:

3 "(A) That the records being sought are not public records;

(II) That the records being sought are not public records,

4 "(B) That the records being sought are exempt from mandatory disclosure; or

5 "(C) That the agency is, under ORS 192.440, entitled to the fees the agency is seeking in 6 order to produce the records being requested.

7 "(b) A person seeking to inspect or receive copies of public records may opt out of facil-8 itated dispute resolution services being sought by a state agency by giving written notice of 9 the requester's election within five days of the requester's receipt of the agency's request 10 for facilitated dispute resolution. If written notice is given under this paragraph, the state 11 agency may not determine under subsection (4)(a) of this section that the person seeking to 12 inspect or receive copies of public records has failed to engage in good faith in the facilitated 13 dispute resolution process.

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"(4) Notwithstanding any other provision of ORS 192.410 to 192.505:

15 "(a) The failure of a person seeking to inspect or receive copies of public records to en-16 gage in good faith in the facilitated dispute resolution process described in this section upon 17 being authorized to do so under subsection (2) of this section shall be grounds for the state 18 agency to deny the request and refuse to disclose the requested records.

19 "(b) The failure of a state agency to engage in good faith in the facilitated dispute re-20 solution process described in this section after a public records requester seeks facilitated 21 dispute resolution services under subsection (2) of this section shall be grounds for the award 22 of costs and attorney fees to the public records requester for all costs and attorney fees in-23 curred in pursuing the request after a good faith determination under subsection (5) of this 24 section.

25 "(5)(a) Either party to the facilitated dispute resolution may request that the Public Re-26 cords Advocate make a determination concerning whether a party is acting in good faith for 27 purposes of applying the remedies described in subsection (4) of this section.

28 "(b) A determination by the advocate that a party failed to engage in good faith facili-29 tated dispute resolution and an award of costs and attorney fees are subject to review by the 30 Circuit Court of Marion County as a proceeding under ORS 183.484.

"(6) In the case of a person seeking to inspect or obtain copies of public records from a city, either the person seeking records or the city may seek facilitated dispute resolution services under this section, but only if both the person seeking records and the city agree to have the Public Records Advocate facilitate resolution of the dispute and the advocate consents to facilitated resolution of the dispute. A dispute described in this subsection is not subject to subsections (4) and (5) of this section.

"(7) Facilitated dispute resolution shall be requested by submitting a written request for facilitated dispute resolution and such other information as may be required by the Public Records Advocate. Facilitated dispute resolution between parties shall be conducted and completed within 21 days following receipt by the advocate of the request for facilitated dispute resolution. The facilitated dispute resolution period may be extended by unanimous agreement among the public records requester, the public body and the advocate.

43 "(8) If the facilitated dispute resolution results in an agreement between the public re 44 cords requester and the state agency or city, the advocate shall prepare a written document
 45 memorializing the agreement. The written agreement shall be executed by the public records

requester and an authorized representative of the state agency or city. The written agree ment shall control the resolution of the records request.

"<u>SECTION 3.</u> Consistent with section 2 of this 2017 Act and rules adopted thereunder, the
 Public Records Advocate possesses sole discretion over the conduct of facilitated dispute
 resolution sessions.

6 "<u>SECTION 4.</u> Written records, documents, notes or statements of any kind prepared for 7 or submitted to the Public Records Advocate, prepared by the advocate or exchanged be-8 tween parties seeking a facilitated dispute resolution are subject to ORS 36.220 to 36.238. The 9 Public Records Advocate may claim any exemption from disclosure under ORS 192.410 to 10 192.505 that a public body that is a party to the facilitated dispute resolution may claim with 11 respect to a request for public records described in this section.

"SECTION 5. (1) The Public Records Advocate shall provide training for state agencies
 and local governments on the requirements and best practices for processing and responding
 to public records requests.

"(2) The Public Records Advocate shall perform training sessions throughout this state.

16 "(3) Upon the written request of a state agency or local government, the Public Records 17 Advocate may provide guidance and advice on matters pertaining to public records request 18 processing and the disclosure and applicability of exemptions from disclosure of public re-19 cords.

20 "(4) Guidance and advice provided pursuant to subsection (3) of this section is purely 21 advisory and must cease when the particular advice sought relates to a matter that is re-22 ferred to facilitated dispute resolution under section 2 of this 2017 Act.

23 "<u>SECTION 6.</u> The Judicial Department is not subject to sections 2 and 5 of this 2017 Act.
 24 "SECTION 7. ORS 36.238 is amended to read:

25 "36.238. The provisions of ORS 36.210 and 36.220 to 36.238 apply to:

"(1) All mediations, whether conducted by a publicly funded program or by a private mediation
 provider[.]; and

28 "(2) Facilitated dispute resolution services conducted by the Public Records Advocate 29 under section 2 of this 2017 Act. Solely for purposes of ORS 36.210 and 36.220 to 36.238, a 30 facilitated dispute resolution shall be deemed a mediation.

31 "<u>SECTION 8.</u> (1) The Public Records Advisory Council is created.

32 "(2) The Public Records Advisory Council consists of:

33 "(a) The Secretary of State or a designee of the Secretary of State;

34 "(b) The Attorney General or a designee of the Attorney General;

"(c) The Director of the Oregon Department of Administrative Services or a designee of
 the director;

"(d) A representative of the news media who is a member in good standing of a profes sional journalism association and who is appointed by the Governor;

39 "(e) Two additional representatives of the news media who are appointed by the Gover-40 nor;

41 "(f) A representative of the cities of this state who is appointed by the Governor;

42 "(g) A representative of the counties of this state who is appointed by the Governor;

43 "(h) A representative of the special districts of this state who is appointed by the Gov44 ernor;

45 "(i) A representative of the public sector workforce who is appointed by the Governor;

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1 "(j) A member of the public who is appointed by the Governor;

2 "(k) A Senator who is appointed by the President of the Senate and who serves as an ex 3 officio nonvoting member;

4 "(L) A Representative who is appointed by the Speaker of the House of Representatives 5 and who serves as an ex officio nonvoting member; and

6 "(m) Except as provided in subsection (3) of this section, the Public Records Advocate,
7 who shall serve as chair of the council.

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"(3) At any time when the office of Public Records Advocate is vacant:

9 "(a) The Secretary of State or a designee of the Secretary of State shall serve as the
 10 acting chair of the Public Records Advisory Council;

"(b) The council shall convene at the time and place designated by the acting chair but within 30 days of the vacancy of the office of Public Records Advocate;

"(c) The council shall take up only the question of the nomination of three qualified in dividuals for the Governor to consider for appointment under section 1 of this 2017 Act as
 Public Records Advocate; and

16 "(d) The individual who had vacated the office of Public Records Advocate may partic-17 ipate in deliberations and vote on the slate of nominees unless the individual vacated the 18 office for reasons described in section 1 (4) of this 2017 Act.

"(4) The appointment of a member of the council described in subsection (2)(d) to (j) of
this section is subject to confirmation by the Senate in the manner prescribed in ORS 171.562
and 171.565.

"(5) A member of the council described in subsection (2)(d), (e) or (j) of this section is entitled to compensation and expenses as provided in ORS 292.495.

24 "(6) A majority of the members of the council constitutes a quorum for the transaction
25 of business.

26 "(7) The council shall meet at least once every six months. The council also may meet 27 at other times and places specified by the call of the chair or of a majority of the members 28 of the council.

29 "(8) All public bodies, as defined in ORS 192.410, shall assist the council in the perform-30 ance of its duties and, to the extent permitted by laws relating to confidentiality, furnish 31 such information, including public records, and advice as the members of the council con-32 sider necessary to perform their duties.

³³ "<u>SECTION 9.</u> Notwithstanding section 8 (3) of this 2017 Act, the acting chair of the Public ³⁴ Records Advisory Council as determined under section 8 (3) of this 2017 Act shall convene ³⁵ the council within 10 business days following the Senate confirmation of all members of the ³⁶ council for the purpose of nominating individuals for the Governor to consider for appoint-³⁷ ment as Public Records Advocate under section 1 of this 2017 Act. The council shall take up ³⁸ only the question of the nomination of qualified individuals for the office of Public Records ³⁹ Advocate.

40 "<u>SECTION 10.</u> (1) The Public Records Advisory Council created under section 8 of this
 41 2017 Act shall periodically perform all of the following:

"(a) Survey state agency and other public body practices and procedures for:

43 "(A) Receiving public records requests, identifying the existence of records responsive to
 44 the requests and gathering and disclosing responsive records;

45 "(B) Determining fee estimates and imposing or waiving fees under ORS 192.440; and

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1 "(C) Determining and applying exemptions from required disclosure of public records.

2 "(b) Examine practices similar to those described in paragraph (a) of this subsection in 3 other jurisdictions.

4 "(c) Identify inefficiencies and inconsistencies in application of the public records law 5 that impede transparency in public process and government.

6 "(d) Make recommendations on changes in law, policy or practice that could enhance 7 transparency in public process and government, and facilitate rapid dissemination of public 8 records to requesters.

9 "(e) Make recommendations on the role of the Public Records Advocate as facilitator in
 10 disputes between custodians of public records and public record requesters.

"(2) No later than December 1 of each even-numbered year, the council shall submit to the Governor, and to the Legislative Assembly in the manner provided by ORS 192.245, a report that describes the findings of the council since the council's last report. The report may include recommendations for legislation.

15 "(3) The council or the Public Records Advocate may prepare reports and studies more 16 frequently than required under subsection (2) of this section.

17 "(4) The council may adopt rules governing the operations of the office of the Public 18 Records Advocate, including but not limited to rules establishing procedures for the conduct 19 of facilitated dispute resolution under section 2 of this 2017 Act. The council shall consider 20 efficiencies and the preference for a policy of transparency and openness in government in 21 this state in adopting rules under this subsection.

"<u>SECTION 11.</u> (1) The Public Records Advisory Fund is established in the State Treasury,
 separate and distinct from the General Fund.

"(2) Moneys in the Public Records Advisory Fund are continuously appropriated to the
 Public Records Advocate for the purpose of funding the operations of:

26 "(a) The office of the Public Records Advocate; and

27 "(b) The Public Records Advisory Council.

28 "<u>SECTION 12.</u> Sections 1 to 6 of this 2017 Act are added to and made a part of ORS 29 192.410 to 192.505.

³⁰ "<u>SECTION 13.</u> Sections 8, 10 and 11 of this 2017 Act are added to and made a part of ORS
 ³¹ chapter 192.

"<u>SECTION 14.</u> Sections 2 to 6 of this 2017 Act and the amendments to ORS 36.238 by
 section 7 of this 2017 Act becomes operative on January 1, 2018.

³⁴ "<u>SECTION 15.</u> Sections 8, 9 and 10 of this 2017 Act are repealed on January 1, 2021.

35 "SECTION 16. Section 1 of this 2017 Act is amended to read:

36 "Sec. 1. (1) The office of the Public Records Advocate is created.

"(2) The Public Records Advocate shall be appointed by the Governor [from among a panel of three qualified individuals nominated by the Public Records Advisory Council under section 8 of this 2017 Act,] and shall be confirmed by the Senate in the manner prescribed in ORS 171.562 and 171.565.

"(3) The Public Records Advocate shall be a member in good standing of the Oregon State Bar.
"(4) The term of office of the Public Records Advocate shall be four years, except that the advocate may be removed for cause by the Governor [or upon motion of the Public Records Advisory
Council with the consent of the Governor.] A determination to remove for cause may be appealed as

45 a contested case proceeding under ORS chapter 183.

1 "(5) The advocate may be reappointed to consecutive terms.

2 "(6) The Public Records Advocate is in the unclassified service.

"(7) The Public Records Advocate may hire one or more deputy advocates or other professional
staff to assist in performing the duties assigned to the Public Records Advocate.

5 "(8)(a) The State Archivist may furnish office facilities and provide administrative support to the 6 Public Records Advocate.

"(b) If the State Archivist declines to furnish office facilities and provide administrative support
to the Public Records Advocate, the Oregon Department of Administrative Services shall furnish
office facilities and provide administrative support to the advocate.

10 "SECTION 17. Section 11 of this 2017 Act is amended to read:

"Sec. 11. (1) The Public Records [Advisory] Advocate Fund is established in the State Treasury,
 separate and distinct from the General Fund.

13 "(2) Moneys in the Public Records [Advisory] Advocate Fund are continuously appropriated to

14 the Public Records Advocate for the purpose of funding the operations of[:]

15 "[(a)] the office of the Public Records Advocate.[; and]

16 "[(b) The Public Records Advisory Council.]

17 "<u>SECTION 18.</u> The amendments to sections 1 and 11 of this 2017 Act by sections 16 and
18 17 of this 2017 Act become operative on January 1, 2021.

"SECTION 19. This 2017 Act being necessary for the immediate preservation of the public
peace, health and safety, an emergency is declared to exist, and this 2017 Act takes effect
on its passage.".

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