LC 75 2020 Regular Session 1/13/20 (JAS/ps)

DRAFT

SUMMARY

Modifies requirements for enforceable noncompetition agreement. Makes noncompliant agreement void.

Limits term of noncompetition agreement to six months. Modifies definition of "noncompetition agreement."

A BILL FOR AN ACT

2 Relating to noncompetition agreements; creating new provisions; and
3 amending ORS 653.295.

4 Be It Enacted by the People of the State of Oregon:

5 **SECTION 1.** ORS 653.295 is amended to read:

6 653.295. (1) An employer may not enter into a noncompetition 7 agreement with an employee [A noncompetition agreement entered into be-8 tween an employer and employee is voidable and may not be enforced by a 9 court of this state] unless:

10 (a)(A) The employer informs the employee in a written employment offer 11 received by the employee at least two weeks before the first day of the 12 employee's employment that a noncompetition agreement is required as a 13 condition of employment; or

(B) The noncompetition agreement is entered into upon a subsequent bonafide advancement of the employee by the employer;

16 (b) The employee is a person described in ORS 653.020 (3); and

17 (c) The employer has a protectable interest as described in subsection

18 (3) of this section. [As used in this paragraph, an employer has a protectable

19 *interest when the employee:*]

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20 [(A) Has access to trade secrets, as that term is defined in ORS 646.461;] NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

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1 [(B) Has access to competitively sensitive confidential business or profes-2 sional information that otherwise would not qualify as a trade secret, includ-3 ing product development plans, product launch plans, marketing strategy or 4 sales plans; or]

5 [(C) Is employed as an on-air talent by an employer in the business of 6 broadcasting and the employer:]

7 [(i) In the year preceding the termination of the employee's employment, 8 expended resources equal to or exceeding 10 percent of the employee's annual 9 salary to develop, improve, train or publicly promote the employee, provided 10 that the resources expended by the employer were expended on media that the 11 employer does not own or control; and]

[(ii) Provides the employee, for the time the employee is restricted from working, the greater of compensation equal to at least 50 percent of the employee's annual gross base salary and commissions at the time of the employee's termination or 50 percent of the median family income for a fourperson family, as determined by the United States Census Bureau for the most recent year available at the time of the employee's termination;]

(2) A noncompetition agreement entered into between an employer
 and employee is void and unenforceable unless:

(a) The agreement was entered into in accordance with subsection
(1) of this section;

[(d)] (b) The total amount of the employee's annual gross salary and 22commissions, calculated on an annual basis, at the time of the employee's 23termination exceeds [the median family income for a four-person family, as 24determined by the United States Census Bureau for the most recent year 25available at the time of the employee's termination.] \$97,311, adjusted annu-26ally for inflation pursuant to the Consumer Price Index for All Urban 27Consumers, West Region (All Items), as published by the Bureau of 28Labor Statistics of the United States Department of Labor imme-29 diately preceding the calendar year of the employee's termination. This 30 31 paragraph does not apply to an employee described in [paragraph (c)(C) of 1 this subsection] subsection (3)(c) of this section; and

[(e)] (c) Within 30 days after the date of the termination of the employee's
employment, the employer provides a signed, written copy of the terms of the
noncompetition agreement to the employee.

(3) For purposes of subsection (1)(c) of this section, an employer
has a protectable interest when the employee:

7 (a) Has access to trade secrets, as that term is defined in ORS
8 646.461;

9 (b) Has access to competitively sensitive confidential business or 10 professional information that otherwise would not qualify as a trade 11 secret, including product development plans, product launch plans, 12 marketing strategy or sales plans; or

(c) Is employed as an on-air talent by an employer in the business
 of broadcasting and the employer:

(A) In the year preceding the termination of the employee's employment, expended resources equal to or exceeding 10 percent of the employee's annual salary to develop, improve, train or publicly promote the employee, provided that the resources expended by the employer were expended on media that the employer does not own or control; and

(B) Provides the employee, for the time the employee is restricted
 from working, the greater of compensation equal to at least:

(i) Fifty percent of the employee's annual gross base salary and
 commissions at the time of the employee's termination; or

(ii) Fifty percent of \$97,311, adjusted annually for inflation pursuant
to 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 immediately preceding the calendar year of the employee's termination.

30 [(2)] (4) The term of a noncompetition agreement may not exceed [18] six 31 months from the date of the employee's termination. The remainder of a term

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of a noncompetition agreement in excess of [18] six months is [voidable] void
and may not be enforced by a court of this state.

3 [(3)] (5) Subsections (1), [and] (2) and (4) of this section apply only to 4 noncompetition agreements made in the context of an employment relation-5 ship or contract and not otherwise.

[(4)] (6) Subsections (1), [and] (2) and (4) of this section do not apply to:
(a) Bonus restriction agreements, which are lawful agreements that may
be enforced by the courts in this state; or

9 (b) A covenant not to solicit employees of the employer or solicit or 10 transact business with customers of the employer.

[(5)] (7) Nothing in this section restricts the right of any person to protect trade secrets or other proprietary information by injunction or any other lawful means under other applicable laws.

[(6)] (8) Notwithstanding [subsection] subsections (1)(b) and (2)(b) [(d)] of this section, a noncompetition agreement is enforceable for the full term of the agreement, for up to [18] six months, if the employer agrees in writing to provide [provides] the employee, for the time the employee is restricted from working, the greater of:

(a) Compensation equal to at least 50 percent of the employee's annual
 gross base salary and commissions at the time of the employee's termination;
 or

(b) Fifty percent of [the median family income for a four-person family, as determined by the United States Census Bureau for the most recent year available at the time] **\$97,311, adjusted annually for inflation pursuant** to 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 immediately preceding the calendar year of the employee's termination.

29 [(7)] (9) As used in this section:

(a) "Bonus restriction agreement" means an agreement, written or oral,
 express or implied, between an employer and employee under which:

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1 (A) Competition by the employee with the employer is limited or re-2 strained after termination of employment, but the restraint is limited to a 3 period of time, a geographic area and specified activities, all of which are 4 reasonable in relation to the services described in subparagraph (B) of this 5 paragraph;

6 (B) The services performed by the employee pursuant to the agreement 7 include substantial involvement in management of the employer's business, 8 personal contact with customers, knowledge of customer requirements re-9 lated to the employer's business or knowledge of trade secrets or other pro-10 prietary information of the employer; and

11 (C) The penalty imposed on the employee for competition against the 12 employer is limited to forfeiture of profit sharing or other bonus compen-13 sation that has not yet been paid to the employee.

(b) "Broadcasting" means the activity of transmitting of any one-way
electronic signal by radio waves, microwaves, wires, coaxial cables, wave
guides or other conduits of communications.

(c) "Employee" and "employer" have the meanings given those terms inORS 652.310.

(d) "Noncompetition agreement" means [an] a written agreement[, written or oral, express or implied,] between an employer and employee under which the employee agrees that the employee, either alone or as an employee of another person, will not compete with the employer in providing products, processes or services that are similar to the employer's products, processes or services for a period of time or within a specified geographic area after termination of employment.

26 <u>SECTION 2.</u> The amendments to ORS 653.295 by section 1 of this 27 2020 Act apply only to noncompetition agreements that are entered 28 into on or after the effective date of this 2020 Act.

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