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.

Requires Secretary of State to randomly select for examination accounts of political committees. Requires that examinations occur four times per calendar year and determine whether committee accurately and timely complied with filing requirements during three months immediately preceding examination.

Permits Secretary of State or Attorney General, upon reasonable suspicion of violation, to examine accounts of person, political committee or petition committee being investigated as result of elector filing complaint alleging violation of election law or rule.

Permits Attorney General, during investigation of election complaint, to issue subpoena to compel production of relevant documents or information.

A BILL FOR AN ACT

Relating to campaign finance; creating new provisions; and amending ORS 260.218 and 260.345.

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

SECTION 1. Sections 2 and 3 of this 2019 Act are added to and made a part of ORS chapter 260.

SECTION 2. (1) In addition to the requirements of ORS 260.055 and 260.215, the Secretary of State shall examine the accounts of political committees and petition committees selected at random as provided in subsections (4) and (5) of this section. For each examination, the secretary shall require that the political committee or petition committee provide access to all committee bank account records and other documentation the secretary determines is necessary to successfully conduct the examination. The requirement to provide access to committee bank account records and other documentation under this subsection may be enforced by writ of mandamus issued by any court of competent jurisdiction.

(2)(a) Each examination conducted by the secretary under this section must determine whether, during the three months immediately preceding the examination, the political committee or petition committee accurately and timely complied with all of the filing requirements set forth in this chapter and rules adopted by the secretary.

(b) If an examination indicates discrepancies between the filings made by the political committee or petition committee and the filing requirements set forth in this chapter and rules adopted by the secretary, the secretary may extend the scope of the examination to determine whether, during the two years immediately preceding the examination, the political committee or petition committee accurately and timely complied with all of the filing requirements.

(3) Committee bank account records and other documentation provided by a political committee or petition committee to the secretary under this section may be used only for purposes of the examination and, in order to protect the confidentiality of sensitive information, may not be disclosed as a public record under ORS 192.311 to 192.478.

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.
(4) The secretary shall conduct examinations of political committees and petition com-
mittees under this section four times per calendar year.

(5) The secretary by rule shall:

(a) Designate a method by which political committees and petition committees shall be
selected at random for examination under this section.

(b) Designate the period of time within which a political committee or petition committee
must provide access to committee bank account records and other documentation if required
to do so under this section. The secretary may impose a civil penalty under ORS 260.995
against a person that fails to timely provide the access to committee bank account records
and other documentation required under this section.

SECTION 3. (1) When conducting an investigation under ORS 260.345 of a written com-
plaint alleging that a violation of election law or rule adopted by the Secretary of State under
ORS chapters 246 to 260 has occurred, the secretary or the Attorney General may, upon
reasonable suspicion that a violation has occurred and in addition to any other action per-
mitted by law, examine the accounts of the person, political committee or petition committee
alleged to have committed the violation.

(2) When investigating the accounts of a person, political committee or petition com-
mittee under this section, the secretary or the Attorney General may require that the per-
son, political committee or petition committee provide access to bank account records and
other documentation the secretary or Attorney General determines is necessary to success-
fully conduct the investigation. The requirement to provide access to bank account records
and other documentation may be enforced by writ of mandamus issued by any court of
competent jurisdiction.

(3) Bank account records and other documentation provided by a person, political com-
mittee or petition committee to the secretary or Attorney General under this section may
be used only for purposes of the investigation and, in order to protect the confidentiality of
sensitive information, may not be disclosed as a public record under ORS 192.311 to 192.478.

(4) The secretary by rule shall designate the period of time within which a person, politi-
cal committee or petition committee must provide access to bank account records and
other documentation if required to do so under this section. The secretary or Attorney
General may impose a civil penalty under ORS 260.995 against a person that fails to timely
provide the access to bank account records and other documentation required under this
section.

SECTION 4. ORS 260.218 is amended to read:

260.218. (1) The Secretary of State, or the Attorney General acting under ORS 260.345, may
issue subpoenas to compel the production of records, documents, books, papers, memoranda or other
information necessary to determine compliance with the provisions of this chapter.

(2) If a person fails to comply with any subpoena issued under subsection (1) of this section, a
judge of the circuit court of any county, on application of the Secretary of State or Attorney
General, shall compel obedience by proceedings for contempt as in the case of disobedience of the
requirements of a subpoena issued from the circuit court.

SECTION 5. ORS 260.345 is amended to read:

260.345. (1) Any elector may file with any filing officer a written complaint alleging that a vio-
lation of an election law or rule adopted by the Secretary of State under ORS chapters 246 to 260
has occurred and stating the reason for believing that the violation occurred and any evidence re-
lating to it. A complaint and any evidence relating to it may be filed electronically. A complaint
alleging a violation involving the Secretary of State, a candidate for the office of Secretary of State,
or any political committee or person supporting the Secretary of State or a candidate for the office
of Secretary of State may be filed with the Attorney General. The Secretary of State or Attorney
General [shall] may not accept an anonymous complaint.

(2) The Secretary of State by rule shall prescribe the procedure for processing a complaint filed
with any person other than the Secretary of State. If the complaint concerns the Secretary of State,
any candidate for the office of the Secretary of State, or any political committee or person sup-
porting the candidacy of the Secretary of State or of another person for the office of Secretary of
State, the complaint and any additional information relating to the complaint shall be sent to the
Attorney General.

(3) Upon receipt of a complaint under subsection (1) or (2) of this section the Secretary of State
or Attorney General immediately shall examine the complaint to determine whether a violation of
an election law or rule has occurred and shall make any investigation the Secretary of State or
Attorney General considers necessary, including but not limited to conducting an examination
of the bank account records and other documentation of a person, political committee or
petition committee in the manner set forth in section 3 of this 2019 Act. Except as provided
in this subsection, within 48 hours of receiving a complaint under subsection (1) or (2) of this sec-
tion, the Secretary of State or Attorney General shall notify the person who is the subject of the
complaint that a complaint has been received. If the Secretary of State or Attorney General receives
a complaint or complaints involving 25 or more individuals, political committees or petition com-
mittees in any 24-hour period, the Secretary of State or Attorney General need not notify the per-
sons who are the subjects of those complaints within 48 hours of receiving the complaints but shall
notify those persons not later than 10 business days after receiving the complaint or complaints.

(4) If the Secretary of State believes after an investigation under subsection (3) of this section
that a violation of an election law or rule has occurred, the secretary:

(a) In the case of a violation that is subject to a penalty under ORS 260.993, immediately shall
report the findings to the Attorney General and request prosecution. If the violation involves the
Attorney General, a candidate for that office or a political committee or person supporting or op-
posing the Attorney General or a candidate for that office, the Secretary of State shall appoint an-
other prosecutor for that purpose; or

(b) In the case of a violation not subject to a penalty under ORS 260.993, may impose a civil
penalty under ORS 260.995.

(5) Upon receipt of a complaint or report under subsection (1), (2) or (4) of this section involving
an alleged violation subject to a penalty under ORS 260.993, the Attorney General or other
prosecutor immediately shall examine the complaint or report to determine whether a violation of
an election law has occurred. If the Attorney General or prosecutor determines that a violation
has occurred, the Attorney General or prosecutor immediately shall begin prosecution in the name
of the state. The Attorney General or other prosecutor shall have the same powers in any county
of this state as the district attorney for the county.

(6) Upon receipt of a complaint under subsection (1) or (2) of this section involving an alleged
violation of an election law or rule not subject to a penalty under ORS 260.993, the Attorney Gen-
eral shall examine the complaint to determine whether a violation of an election law or rule has
occurred and shall make any investigation the Attorney General considers necessary, including but
not limited to conducting an examination of the bank account records and other documen-
tation of a person, political committee or petition committee in the manner set forth in section 3 of this 2019 Act. If the Attorney General believes after an investigation that a violation of an election law or rule has occurred, the Attorney General may impose a civil penalty under ORS 260.995.

(7) In the case of an alleged violation subject to a civil penalty under ORS 260.995, a complaint shall be filed by an elector under this section no later than 90 days following the election at which a violation of an election law or rule is alleged to have occurred, or 90 days following the date the violation of an election law or rule is alleged to have occurred, whichever is later.

(8) A filing officer having reason to believe that a violation of an election law or rule has occurred shall proceed promptly as though the officer had received a complaint. Except as provided in ORS 260.234, a filing officer shall proceed under this subsection no later than two years following the election at which a violation of an election law or rule is alleged to have occurred, or two years following the date the violation of an election law or rule is alleged to have occurred, whichever is later. If a filing officer has not proceeded within two years because of fraud, deceit, misleading representation or the filing officer could not have reasonably discovered the alleged violation, the filing officer shall proceed no later than five years following the election at which a violation of an election law or rule is alleged to have occurred, or five years following the date the violation of an election law or rule is alleged to have occurred, whichever is later.

SECTION 6. Sections 2 and 3 of this 2019 Act and the amendments to ORS 260.218 and 260.345 by sections 4 and 5 of this 2019 Act apply to any independent expenditures made or campaign finance statements filed on or after the effective date of this 2019 Act.