On page 1 of the printed bill, delete lines 5 through 26 and delete pages 2 through 4 and insert:

"SECTION 1. As used in ORS 171.120 to 171.125:

“(1) ‘Legislative duties’:

“(a) Means:

“(A) Attending legislative sessions when the Legislative Assembly is in regular or special session;

“(B) Attending legislative committee meetings during interim periods, including attending by virtual or remote means if virtual or remote attendance is permitted by legislative rule or statute;

“(C) Attending a meeting of a task force that has been established by law or rule; and

“(D) Using telephone, videoconferencing or other remote communication technology to participate in meetings described in subparagraph (C) of this paragraph.

“(b) Does not include:

“(A) Attending campaign or partisan events;

“(B) Attending private events; or

“(C) Participating in events described in this paragraph using telephone, videoconferencing or other remote communication technology.

“(2) ‘Member’ means a member of the Legislative Assembly.

“(3) ‘Prospective member’ means a person who is certified or appointed to serve in the Legislative Assembly but who has not taken the oath of office.

“SECTION 2. ORS 171.120 is amended to read:

“171.120. (1) It is the policy of the State of Oregon that members and prospective members of the Legislative Assembly be accorded employment protections that are sufficient to allow members and prospective members to attend to legislative duties without negative impact to the outside employment relationships that members and prospective members may maintain. It is the purpose and intent of the Legislative Assembly in enacting [this section and ORS 171.122 and 171.125] ORS 171.120 to 171.125 that, subject to the conditions set forth in these sections, any member [of the Legislative Assembly] whose employment is interrupted because of attendance at regular or special sessions of the Legislative Assembly or the performance of official duties as a member [of the Legislative Assembly] shall be restored to the employment status the member would have enjoyed if the member had continued in employment during any such attendance or performance of duties.

“(2) As a part of the public policy to encourage public service, an employer may not discharge or threaten to discharge, intimidate or coerce any employee by reason of the employee’s service or scheduled service as a member or prospective member [of the Legislative Assembly].

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“(3) The member or prospective member may not be subject to discipline or harassment or placed at any employment disadvantage as a consequence of the leave of absence or grant of time off to perform legislative duties. It is an unlawful employment practice under ORS chapter 659A for a member or prospective member to be subject to discipline or harassment or placed at any employment disadvantage as a consequence of any leave of absence described in ORS 171.122 related to regular or special session attendance or any leave of absence or time off granted for the performance of legislative duties as described in section 3 of this 2023 Act. A member or prospective member may file a complaint with the Commissioner of the Bureau of Labor and Industries under ORS 659A.820, or a civil action under ORS 659A.885, alleging violation of [this subsection] ORS 171.120 to 171.125.

“SECTION 3. (1) Any member of the Legislative Assembly shall be granted time off during an employer's work day during which the member is on duty and performing work for the employer to:

“(a) Attend virtual committee meetings subject to Article IV, section 14, of the Oregon Constitution, or ORS 192.630 using online, telephonic or videoconferencing technology; or

“(b) Place or receive telephone calls or use other communicative technology to perform legislative duties.

“(2) An employer of a member that also has furnished the member with an office or other workspace that permits private conversation shall allow the member to perform legislative duties at that office or workspace. An employer of a member shall allow a member to temporarily leave the employer's premises to perform legislative duties and then return to the employer's premises to continue work on behalf of the employer.

“(3) An employer:

“(a) Is not required to compensate the member for time spent performing legislative duties described in this section, but may not withhold from compensation amounts that exceed the hourly rate of compensation, as computed in 15-minute increments, for time that the member spends performing legislative duties; and

“(b) May seek compensation from the Legislative Administrator for the reasonable market value of the use of the office or other workspace for the duration of time that the member actually uses the office or other workspace in order to perform legislative duties. The Legislative Administrator may establish procedures for an employer to submit claims for compensation under this paragraph and for ascertaining the reasonable market value, on an hourly basis, for the use of an employer's office or workspace for the performance of legislative duties.

“(4)(a) Subsection (3) of this section does not apply if the employer is a business with which the person or a relative of the person is associated.

“(b) As used in this subsection:

“(A) ‘Business with which the person is associated’ has the meaning given that term in ORS 244.020.

“(B) ‘Person’ means a member.

“(C) ‘Relative’ has the meaning given that term in ORS 244.020.

“(5) This section is not applicable if:

“(a) The member was employed by the employer for a period of less than 90 days immediately prior to the first day in which time is granted to the member to perform legislative duties;
“(b) The regular employment position of the member or the character, terms, conditions or activities of the position are incompatible under the Constitution and laws of this state with the office of member of the Legislative Assembly;

“(c) Employment is on a temporary basis; or

“(d) The employer employs fewer than 10 persons immediately prior to the first day for which time off is sought by the member under subsection (1) of this section to perform legislative duties.

“SECTION 4. ORS 171.122 is amended to read:

171.122. (1) Any member or prospective member of the Legislative Assembly who leaves regular employment in order to attend upon any regular or special session of the Legislative Assembly or to perform [official legislative] duties [as a member or prospective member of the Legislative Assembly for which the member or prospective member may receive a per diem under ORS 171.072 or may receive reimbursements for out-of-state travel], shall be granted a leave of absence from such regular employment position for [such] the period of time as is reasonably necessary to permit [such] that attendance or performance of duties.

“(2) A member or prospective member [of the Legislative Assembly] shall give notice to the employer when the leave of absence described in subsection (1) of this section is anticipated or is to be taken:

“(a) At least 30 days before a regular session; and

“(b) As soon as it is reasonably apparent that:

“(A) A special or emergency session is to be called; or

“(B) The member or prospective member is expected to perform legislative duties.

“(3) The regular employment position of a member or prospective member on leave of absence under this section shall only be deemed vacant for the period of such leave of absence, and the member or prospective member shall not be subject to removal or discharge from such position as a consequence of such leave of absence.

“(4) Upon the termination of the leave of absence of the member or prospective member under this section, a member or prospective member shall be restored to the regular employment position the member or prospective member held immediately prior to the first day of the leave of absence if such position still exists, or, if such position does not still exist, to as similar a position as possible, without loss of seniority, the right to participate in insurance or any other employment benefits, other than wages for services not rendered during the leave of absence, as a consequence of the leave of absence of the member or prospective member. Such seniority, right to participate in insurance or other employment benefits shall continue to accumulate during the leave of absence as though the member or prospective member had continued in employment continuously in the regular employment position the member or prospective member held immediately prior to the first day of the leave of absence of the member or prospective member.

“(5) This section is not applicable if:

“(a) The member or prospective member was employed by the employer for a period of less than 90 days immediately prior to the first day of the leave of absence.

“(b) The circumstances of the employer have so changed during the leave of absence of the member or prospective member as to make restoration of the member or prospective member to employment impossible or unreasonable.

“(c) The member or prospective member fails to apply for restoration to employment within:

“(A) Fifteen days after adjournment sine die of the Legislative Assembly following a regular
session; or

“(B) If the leave was for a lesser period for another legislative assignment, five days after the
assignment is completed.

“(d) The regular employment position of the member or prospective member immediately prior
to the first day of the leave of absence or the character, terms, conditions or activities of such po-
sition are incompatible under the Constitution and laws of this state with the office of member of
the Legislative Assembly.

“(e) Employment is on a temporary basis.

“(f) The employer employs fewer than 10 persons immediately prior to the first day of the leave
of absence.

“[(6) As used in this section, ‘prospective member’ means a person who is certified or appointed to
serve in the Legislative Assembly but who has not taken the oath of office.]

“SECTION 5. ORS 171.125 is amended to read:

“171.125. (1) If any employer fails to comply with the provisions of ORS 171.120 [and 171.122]
to 171.125, the circuit court for any county in which [such the employer maintains a place of
business has jurisdiction, upon the filing of a petition by the Attorney General on behalf of [the
person a member or prospective member, [entitled to such benefits by reason of noncompliance of
the employer, specifically] to require the employer to comply with the provisions of ORS 171.120 [and
171.122] to 171.125.

“(2) If any employer fails to comply with ORS 171.120 [and 171.122] to 171.125, the member or
prospective member may bring an action under ORS chapter 659A employing counsel of the
member’s or prospective member’s own choosing.

“SECTION 6. Sections 1 and 3 of this 2023 Act are added to and made a part of ORS
171.120 to 171.125.

“SECTION 7. This 2023 Act takes effect on the 91st day after the date on which the 2023
regular session of the Eighty-second Legislative Assembly adjourns sine die.”.