CHERYL MYERS DEPUTY SECRETARY OF STATE



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April 20, 2023

Chair Lieber, Vice-Chair Knopp and members of the Senate Committee on Rules:

I am Jessica Ventura, Legislative Director for Oregon's 28th Secretary of State, Shemia Fagan. The Secretary's mission is to build **trust** between the people of Oregon and their state government so that public services can make a positive difference in people's everyday lives. We build **trust** by removing barriers to voting, providing accurate information, and supporting Oregon's 36 county clerks who process ballots and report accurate results. <u>Under ORS 246.110</u>, Secretary Fagan is the Chief Elections Officer of Oregon, and it is the Secretary's responsibility to obtain and maintain uniformity in the application, operation, and interpretation of the election laws.

This agency has experienced major leadership transitions with 5 Secretaries in 6 years. With so much change in leadership, our Elections Division has been unable to make key updates to elections law. Under Secretary Fagan's leadership, the Elections Division went through a comprehensive process to identify key updates to various election laws. SB 167 is the product of this process. We shared these changes with the Oregon Association of County Clerks and other partners before bringing these changes for your consideration.

Attached to this letter is a summary table of all the changes in the <u>-4 amendment</u> for your review.

We urge the committee to pass $\underline{SB 167}$ and adopt the - $\underline{4}$ amendment.

Thank you, Jessica Ventura Legislative Director

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SB 167 -4 Amendment Summary Table

Section #	Problem: (What is the problem?)	Solution: (How is it fixed?)
1	There is no limit to the number of voter registration cards that must be provided by the Elections Division to requestors.	Limits an individual or entity to requesting 500 cards. SOS supplies PDF for anyone to print as needed.
2	A section of ORS is not relevant to ORS 247: Qualification and Registration of Electors	Move to a more relevant chapter, ORS 254: Conduct of Elections
3	ORS 247.973 is inadvertently at conflict with the address confidentiality program	Clarifies that the exclusion of these voters' addresses entirely from public release in <u>ORS 247.973</u> .
4	The intent of the current statute (ORS 247.940) is to create a blackout window for the issuance of free voter lists to political parties during a blackout window. The current language allows for gaps in the blackout window. The blackout window is important to ensure that regular election activities can be conducted in a timely manner.	Recognized political parties can request free statewide lists of electors three months before the election until the 15th day before the election. This clarifies the 'blackout window' properly. They may not request the next list until 14 days after the election.
5	County Judges file for office with the SOS. All other county-level nonpartisan offices file with the county clerk. This is confusing; it makes sense to standardize filing for all county-level nonpartisan offices. This change has been requested by county clerks.	County Judges will now file locally with other nonpartisan local officials. This exists only in Gilliam, Grant, Harney, Malheur, Sherman, and Wheeler Counties.
6	In ORS 247.965, the public voter registration lists show addresses of a family member residing with an elector who is eligible to be exempt from public	Includes household member of protected electors in exclusion from being listed on public voter registration lists.

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	disclosure. It is currently easy to establish the residence of the undisclosed person.	
7	In ORS 247.967, Public voter registration lists show addresses of a family member residing with an elector who is eligible to be exempt from public disclosure. It is currently easy to establish the residence of the undisclosed person.	protected elector in exclusion from being listed on public voter registration
8	Section 8 places section 9	Moves proposed language to ORS Chapter 250, Initiative and Referendum
9	Photocopies or scans of signatures of electors on <i>petition sheets</i> can be provided as a public record. Electors' signatures on <i>voter registrations</i> are exempt from copying under ORS 247.973; viewable in office of election official.	Electors' signatures on petition sheets may be viewed in the office of the election official. No copies or scans of signatures should be provided to the public, consistent with treatment of signatures on voter registration forms. Consistent treatment of voters' signatures to ORS 247.973.
10	Candidate nominating petitions and political party petitions are not addressed in <u>ORS 260.555</u> and are not held to the same circulation standards.	Amends ORS <u>260.555</u> to apply circulating prohibitions to candidate nominating and political party formation petitions.
11		Removes requirement for the same elector to sign the same form two times for it to be eligible for acceptance. Division sees no practical reason why voters should have to sign twice.
12	Applies to section 13	Applies to section 13 below: Adds Section 22 to ORS Chapter 246: Administration of Election Laws, Vote Recording Systems

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13	Language required to be included on election documents is often not plainly written or is duplicative.	This provides rulemaking authority to SOS to allow for a plainly written version of required language that retains the same meaning as the original. This is simpler for voters and saves space in important documents, like ballot envelopes, where space is at a premium.
14	Current statute is not clear that individuals who vote using an alternative marking device (like an HTML/accessible ballot), are allowed to cast a write-in vote.	Removing this language from <u>ORS</u> 254.505; clarifies that all voters (including voters with disabilities) are allowed to cast write-in votes.
15	Under current law, fees paid for a candidate to include their statement in the state voters' pamphlet don't count towards the threshold that triggers campaign committee formation. This exception exists so that candidates spending or receiving under \$750 don't automatically exceed the threshold simply by filing a statement in the state voters' pamphlet.	The requested change extends the exception to certain costs for circulating a petition in lieu of paying the fee and extends the exception to candidates who file statements in the county voters' pamphlet. This better effectuates the intent of the threshold, which is to exclude very small campaigns from campaign committee formation.
16	Under the current law, debates are not considered a contribution to participating state candidates only if all major party candidates have been invited to participate. In an election where there are more than a handful of candidates it is exceedingly difficult for organizations hosting debates to fall under this exemption.	This change would allow organizations to use neutral criteria when extending invitations to candidates to participate in a debate. This better effectuates the intent of the exclusion, which is to consider debates a contribution only if candidates are receiving a special opportunity.

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17	Current statute requires Division to send notice whenever we receive a complaint. But the Division can decide not to investigate if there is a clear lack of evidence or because the matter is outside of our jurisdiction. This means that some people are getting notices about complaints that the Division will not be investigating. It is an unnecessary paperwork burden on an already overburdened Division to send notices about complaints that plainly do not fall under the purview of the SOS or lack evidence.	This request changes the statute so that the Division sends notice that a complaint was filed only if it is opening an investigation.
18	Current statute requires the Elections Division to provide a copy of ORS chapter 260 to active or prospective candidates where the SOS is the filing officer.	The requested change clarifies that an electronic copy is acceptable and that a printed copy is not required. This allows the Division to provide information more efficiently.
19	Oregon Constitution Article IV, Section1 (4)(d) provides that measures take effect 30 days after the election. But recent statutory changes necessary to certify election results to align with the postmark bill, mean that elections officials are not required to certify the results of the vote on a measure until the 37thday after the election. This means that a measure would not be certified before it must become effective.	This change to ORS 254.555 aligns the statutory and constitutional requirements, requires that measures will be certified before the constitutional effective date. It does not change the certification date of all other election results for that election.
20	The formula used to establish candidacy petition signature requirements is based on the votes cast at the last presidential	Expanding the language to address all elections that fall within this 'interim' period of recalculations, we mitigate

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		these gaps in clarity for how the calculations should be made.
	does not work to solve the problem as the statute applies specifically to 2022. The elections division cannot administer 2023 or 2024 signature verification processes using the ordinary formula, but the legislature has not given specific ability to use the alternative formula.	
21		Correction for Section 20 mirrored in ORS 249.740 (Certificates of nomination) to achieve the same resolution.
22	Post-election hand count deadline for measures was extended to 37 days in the postmark bill. This does not align with the 30-day effective date of a measure required in the Oregon Constitution.	This would ensure that the post-election hand count certification for a measure would be complete prior to the certification of a statewide measure on the 30 th day after the election.
23	This bill becomes law upon passage; this is needed to ensure accuracy and uniformity of upcoming elections.	

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