SUMMARY

Modifies administrative adjudication processes of Oregon Government Standards and Practices Commission relating to lobbying regulation. Extends length of Preliminary Review Phase from 90 days to 135 days. Extends length of Investigatory Phase from 120 days to 180 days.

Specifies that lobbying laws apply to lobbying executive branch officials for purposes of influencing legislative action.

Specifies that person must register as lobbyist if, during calendar quarter, person lobbies more than aggregate amount of 24 hours or spends aggregate amount greater than $100 on lobbying.

Directs lobbyist to file separate registration statement for each client. Exempts registered lobbyists who lobby without compensation and do not exceed time or financial limits applicable to registration.

Modifies information required in lobbyist and lobbyist employer expenditure reports. Requires listing of gifts with value exceeding $15.

Increases maximum civil penalty for violation of lobbying laws from $1,000 to $5,000. Sets daily maximum penalty for late filing of expenditure statements.

A BILL FOR AN ACT

Relating to government ethics; creating new provisions; and amending ORS 171.725, 171.730, 171.735, 171.740, 171.745, 171.750, 171.772, 171.778 and 171.992.

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

SECTION 1. ORS 171.725 is amended to read:

171.725. As used in ORS 171.725 to 171.785, unless the context requires otherwise:

(1) "Compensation" has the meaning given that term in ORS 292.951.

(2) "Consideration" includes a gift, payment, distribution, loan, advance or deposit of money or anything of value, and includes a contract, promise
or agreement, whether or not legally enforceable.

(3) "Executive agency" means a commission, board, agency or other body in the executive branch of state government that is not part of the legislative or judicial branch.

(4) "Executive official" means any member or member-elect of an executive agency and any member of the staff or an employee of an executive agency. A member of a state board or commission, other than a member who is employed in full-time public service, is not an executive official for purposes of ORS 171.725 to 171.785.

(5) "Judge" means an active judge serving on the Oregon Supreme Court, Court of Appeals, Oregon Tax Court, or an Oregon circuit court.

(6) "Legislative action" means introduction, sponsorship, testimony, debate, voting or any other official action on any measure, resolution, amendment, nomination, appointment, or report, or any matter that may be the subject of action by either house of the Legislative Assembly, or any committee of the Legislative Assembly, or the approval or veto thereof by the Governor.

(7) "Legislative official" means any member or member-elect of the Legislative Assembly, any member of an agency, board or committee that is part of the legislative branch, and any staff person, assistant or employee thereof.

(8) "Lobbying" means influencing, or attempting to influence, legislative action through oral or written communication with legislative officials, solicitation of [others] executive officials or other persons to influence or attempt to influence legislative action or attempting to obtain the goodwill of legislative officials.

(9) "Lobbyist" means:

(a) Any individual who agrees to provide personal services for money or any other consideration for the purpose of lobbying.

(b) Any person not otherwise subject to paragraph (a) of this subsection who provides personal services as a representative of a corporation, association, organization or other group, for the purpose of lobbying.
(c) Any public official who lobbies.

(10) "Public agency" means a commission, board, agency or other governmental body.

(11) "Public official" means any member or member-elect of any public agency and any member of the staff or an employee of the public agency.

SECTION 2. ORS 171.730 is amended to read:

171.730. The Legislative Assembly finds that, to preserve and maintain the integrity of the legislative process, persons who engage in efforts to [persuade members of the Legislative Assembly or the executive branch to take specific actions] influence legislative action, either by direct communication with [members or employees of the Legislative Assembly or the executive branch] legislative or executive officials or by solicitation of others to engage in those efforts, should regularly report their efforts to the public.

SECTION 3. ORS 171.735 is amended to read:

171.735. ORS 171.740 and 171.745 do not apply to the following persons:

(1) News media, or their employees or agents, that in the ordinary course of business directly or indirectly urge legislative action but that engage in no other activities in connection with the legislative action.

(2) Any legislative official acting in an official capacity.

(3) Any individual who [receives no] does not receive compensation or reimbursement of expenses for lobbying, who limits lobbying activities solely to formal appearances to give testimony before public sessions of committees of the Legislative Assembly, or public hearings of state agencies, and who, when testifying, registers an appearance in the records of the committees or agencies.

(4) A person who [spends not] does not spend more than an aggregate amount of 24 hours during any calendar quarter lobbying and who does not spend an aggregate amount in excess of $100 lobbying during any calendar quarter.

(5) The Governor, [Executive Assistant to] chief of staff for the Governor, [Legal Counsel] legal counsel to the Governor, Secretary of State, Deputy
Secretary of State appointed pursuant to ORS 177.040, State Treasurer, Chief
Deputy State Treasurer appointed pursuant to ORS 178.060, Attorney Gen-
eral, Deputy Attorney General appointed pursuant to ORS 180.130, Super-
intendent of Public Instruction, Commissioner of the Bureau of Labor and
Industries [and] or any judge.

SECTION 4. ORS 171.740 is amended to read:

171.740. (1) Within three [working] business days after exceeding the
limit of time or expenditure specified in ORS 171.735 (4), a lobbyist shall
register with the Oregon Government Standards and Practices Commission
by filing with the commission a statement containing the following infor-
mation:

(a) The name, address and telephone number of the lobbyist.

(b) The name, address and telephone number of each person that employs
the lobbyist or in whose interest the lobbyist appears or works.

(c) A general description of the trade, business, profession or area of en-
deavor of any person designated under paragraph (b) of this subsection, and
a statement by the person that the lobbyist is officially authorized to lobby
for the person.

(d) The name of any member of the Legislative Assembly employed, re-
tained or otherwise compensated by:

(A) The lobbyist designated under paragraph (a) of this subsection; or

(B) A person designated under paragraph (b) of this subsection.

(e) The general subject or subjects of the legislative action of interest to
the person for whom the lobbyist is registered.

(2) The designation of official authorization to lobby shall be signed by
an official of each person that employs the lobbyist or in whose interest the
lobbyist appears or works.

(3) Except as provided in subsection (4) of this section, a lobbyist
must file a separate registration statement under this section for each
person that employs the lobbyist or in whose interest the lobbyist ap-
pears or works. If a lobbyist appears or works for a person for whom the
lobbyist has not registered, the lobbyist shall register with the commission [within three working days of the lobbyist's appearance] not later than three business days after the day the lobbyist first appears or works for the person.

(4) A lobbyist registered under this section who engages in lobbying without compensation on behalf of a person is not required to file an additional registration statement under this section for that person if the lobbyist does not spend more than an aggregate amount of 24 hours during any calendar quarter lobbying on behalf of the person and does not spend an aggregate amount in excess of $100 lobbying during any calendar quarter on behalf of the person.

[(4)] (5) If any of the information submitted by a lobbyist in the statement required under subsection (1) of this section changes, the lobbyist shall revise the statement within 30 days of the change.

[(5)] (6) A lobbyist registration expires December 31 of an odd-numbered year. If a lobbyist renews the registration before March 31 of the following even-numbered year, the commission shall consider the registration to have been effective as of December 31 of the odd-numbered year on which the registration expired.

[(6)] (7) For the statement required by this section, an entity comprised of more than one lobbyist may file one statement for the lobbyists [that] who comprise the entity. The statement the entity files must include the names of the individuals authorized to lobby on behalf of the client listed in the statement.

SECTION 5. ORS 171.745 is amended to read:

171.745. (1) A lobbyist registered with the Oregon Government Standards and Practices Commission or required to register with the commission shall, on January 31 and July 31, of each even-numbered year, and on January 31, April 30 and July 31 of each odd-numbered year, file with the commission a statement showing:

(a) The total amount of all moneys expended by the lobbyist for the pur-
pose of lobbying in the preceding reporting period for: food, refreshments
and entertainment;
[(A) Food, refreshments and entertainment;]
[(B) Printing, postage and telephone;]
[(C) Advertising, public relations, education and research; and]
[(D) Miscellaneous; and]
(b) Subject to paragraph (c) of this subsection, the name of any legis-
islative or executive official to whom or for whose benefit, on any one oc-
casion, an expenditure in excess of [§25] $75 is made for the [purposes]
purpose of lobbying, and the date, name of payee, purpose and amount of
that expenditure[.]; and
(c) The name of any legislative or executive official, or relative of
the official, to whom a gift exceeding $15 in value and subject to the
$100 limit contained in ORS 244.040 is made for the purpose of lobbying,
and the date the gift was made, the value of the gift and a description
of the gift.
[(2) Beginning on July 1, 1979, the dollar amount specified in subsection
(1)(b) of this section shall be adjusted annually by the commission based upon
the change in the Portland Consumer Price Index for All Urban Consumers
for All Items as prepared by the Bureau of Labor Statistics of the United
States Department of Labor or its successor during the preceding 12-month
period. The amount determined under this subsection shall be rounded to the
nearest dollar.]
[(3)] (2) Statements required by this section need not include amounts
expended by the lobbyist for personal living and travel expenses and office
overhead, including salaries and wages paid for staff and secretarial assist-
ance, and maintenance expenses. If the amount of any expenditure required
to be included in a statement is not accurately known at the time the
statement is required to be filed, an estimate of the expenditure shall be
submitted in the statement and designated as an estimate. The exact amount
expended for which a previous estimate was made shall be submitted in a
subsequent report when the information is available.

[(4) Notwithstanding ORS 171.735, 171.740 and subsections (1) to (3) of this section, a registered lobbyist, who engages in lobbying activities without compensation on behalf of an organization is not required to register as a lobbyist for the organization as long as the lobbying activity does not exceed the financial or time limits set in ORS 171.735 (4).]

(3) A lobbyist registered under ORS 171.740 who is not required to file an additional registration for a person under ORS 171.740 (4) is not required to include in the statement filed under this section any lobbying expenditures made on behalf of the person.

[(5)] (4) A statement required by this section shall include a copy of any notice provided to a public official under ORS 244.100 (3).

[(6)] (5) For each statement required by this section, an entity comprised of more than one lobbyist may file one statement that reports expenditures by the entity and not by individual lobbyists.

SECTION 6. ORS 171.750 is amended to read:

171.750. (1) Any person on whose behalf a lobbyist was registered, or was required to register with the Oregon Government Standards and Practices Commission at any time during the preceding calendar year, shall file with the commission, by January 31st of each year, a statement showing, for the preceding calendar year:

(a) The total amount of all moneys expended for lobbying activities on the person’s behalf, excluding living and travel expenses incurred for a lobbyist performing lobbying services[.];

(b) The name of each registered lobbyist or entity comprised of more than one lobbyist to whom the person paid moneys for lobbying activities on the person’s behalf, excluding living and travel expenses incurred for a lobbyist performing lobbying services, and the total amount of moneys paid to that lobbyist or entity;

[(b)] (c) Subject to paragraph (d) of this subsection, the name of any legislative or executive official to whom or for whose benefit, on any one
occasion, an expenditure in excess of [$25] $75 for the purpose of lobbying
is made by the person, but not including information previously reported in
compliance with ORS 171.745, and the date, name of payee, purpose and
amount of that expenditure[.]; and

(d) The name of any legislative or executive official, or relative of
the official, to whom a gift exceeding $15 in value and subject to the
$100 limit contained in ORS 244.040 is made by the person for the pur-
pose of lobbying, and the date the gift was made, the value of the gift
and a description of the gift.

[(2) Using July 1, 1979, as the base, the dollar amount specified in sub-
section (1)(b) of this section shall be adjusted annually by the commission
based upon the change in the Portland Consumer Price Index for All Urban
Consumers for All Items as prepared by the Bureau of Labor Statistics of the
United States Department of Labor, or its successor, during the preceding
12-month period. The amount determined under this subsection shall be
rounded to the nearest dollar.]

[(3)] (2) A statement required under subsection (1) of this section shall
include a copy of any notice provided to a public official under ORS 244.100
(3).

SECTION 7. ORS 171.772 is amended to read:

171.772. In carrying out the provisions of ORS 171.725 to 171.785, the
Oregon Government Standards and Practices Commission shall:

(1) Prescribe by rule forms for registrations, statements and reports re-
quired to be filed by ORS 171.725 to 171.785, and provide [such] the forms to
persons required to register and to file [such] the statements and reports;

(2) Accept and file any information voluntarily supplied that exceeds the
requirements of ORS 171.725 to 171.785; and

(3) Make registrations, statements and reports filed available for public
inspection and copying during regular office hours, and make copying facil-
ities available at a charge not to exceed actual cost.

SECTION 8. ORS 171.778 is amended to read:
171.778. [(1) Upon its own instigation or signed complaint of any person, the Oregon Government Standards and Practices Commission may undertake action in the Preliminary Review Phase with respect to any alleged violation of ORS 171.725 to 171.785. The person who is the subject of a complaint or of the commission's own action shall be notified immediately upon receipt of the complaint or upon adoption of a motion by the commission to undertake any action concerning the person. The notice shall be given by telephone if the person can be reached and a notice shall also be mailed to the person. The notice shall include the nature of the complaint or motion and a copy of all materials submitted along with the complaint or materials which give rise to the commission's instigation of action on its own motion. However, the person must also be notified in advance if an issue that may give rise to a motion to undertake action on the commission's own instigation is to be discussed at a commission meeting. Before investigating any complaint or undertaking an investigation on its own instigation, the commission shall make a finding that there is cause to undertake an investigation, notify the person who is the subject of the investigation, identify the issues to be examined and shall confine its investigation to those issues. If the commission finds reason to expand its investigation, it shall move to do so and shall record in its minutes the issues to be examined before expanding the scope of its investigation and formally notify the complainant and the person who is the subject of the complaint of the expansion and the scope thereof. If the commission does not make a finding of cause, it shall dismiss the complaint or rescind its motion and shall formally enter the dismissal or rescission on its records. The commission shall notify the person of the dismissal or rescission. After dismissal or rescission, the commission shall take no further action involving the person unless a new and different complaint is filed or action at its own instigation is undertaken based on different conduct.]

[(2) The commission may:]

[(a) During the Preliminary Review Phase, seek, solicit or otherwise obtain any books, papers, records, memoranda or other additional information, ad-
minister oaths, and take depositions necessary to determine whether there is
cause; and]

[(b) During the Investigatory Phase, require any additional information,
administer oaths, take depositions and issue subpoenas to compel attendance
of witnesses and the production of books, papers, records, memoranda or other
information necessary to complete the investigation. If any person fails to
comply with any subpoena issued under this section or refuses to testify on any
matters on which the person may be lawfully interrogated, the procedure pro-
vided in ORS 183.440 shall be followed to compel compliance.]

[(3) The person conducting any inquiry or investigation shall do so in an
impartial, objective manner. All favorable and unfavorable information col-
lected by the investigator shall be turned over to the commission.]

[(4) The findings of the commission in any inquiry or investigation shall
be reported impartially, including both favorable and unfavorable findings,
and shall be made available to the person who is the subject thereof and to
any employer of the person.]

[(5) Hearings relating to any charge of alleged violation of ORS 171.725 to
171.785 must be held before an administrative law judge assigned from the
Office of Administrative Hearings established under ORS 183.605. The proce-
dure shall be that for a contested case under ORS chapter 183.]

(1)(a) Any person may file with the Oregon Government Standards
and Practices Commission a signed written complaint alleging that
there has been a violation of any provision of ORS 171.725 to 171.785
or of any rule adopted by the commission under ORS 171.725 to 171.785.
The complaint shall state the person's reason for believing that a vi-
olation occurred and include any evidence relating to the alleged vi-o-
lation.

(b) If at any time the commission has reason to believe that there
has been a violation of a provision of ORS 171.725 to 171.785 or of a rule
adopted by the commission under ORS 171.725 to 171.785, the commis-
sion may proceed under this section on its own motion as if the com-
mission had received a complaint.

(2)(a) Not later than two business days after receiving a complaint under this section, the commission shall notify the person who is the subject of the complaint.

(b) Before approving a motion to proceed under this section without a complaint, the commission shall provide notice to the person of the time and place of the meeting at which the motion will be discussed. If the commission decides to proceed on its own motion, the commission shall give notice to the person not later than two business days after the motion is approved.

(c) The commission shall give notice of the complaint or motion to a person by mail and by telephone if the person can be reached by telephone. The notice must describe the nature of the alleged violation. The mailed notice must include copies of all materials submitted with a complaint. If the commission will consider a motion to proceed without a complaint, the notice must provide copies of all materials that the commission will consider at the hearing on the motion.

(3) After receiving a complaint or deciding to proceed on its own motion, the commission shall undertake action in the Preliminary Review Phase to determine whether there is cause to undertake an investigation.

[(6)(a)] (4)(a) [The period of time from the filing of a complaint or from acting on the commission's own instigation to the finding of cause or dismissal of the complaint or rescission of the motion shall be termed the Preliminary Review Phase and shall not exceed 90 days] The Preliminary Review Phase begins on the date the complaint is filed or the date the commission decides to proceed on its own motion and ends on the date the commission determines there is cause to undertake an investigation, dismisses the complaint or rescinds its own motion. The Preliminary Review Phase may not exceed 135 days unless a delay is stipulated to by
both the subject person and the [Oregon Government Standards and Practices] commission, with the commission reserving a portion of the delay period to complete its actions.

(b) During the Preliminary Review Phase, the commission may seek, solicit or otherwise obtain any books, papers, records, memoranda or other additional information, administer oaths and take depositions necessary to determine whether there is cause to undertake an investigation.

[(b)] (c) The Preliminary Review Phase [shall be] is confidential. Commission members and staff may acknowledge receipt of a complaint but [shall make no] may not make any public comment or publicly disclose any materials relating to a case during the Preliminary Review Phase. A person who intentionally violates this paragraph is subject to a civil penalty in an amount not to exceed $1,000. Any person aggrieved as a result of a violation of this paragraph by a member of the commission or its staff may file a petition in a court of competent jurisdiction in the county in which the petitioner resides in order to enforce the civil penalty provided in this paragraph.

[(c)] (d) [The commission's deliberations of a case at the conclusion of the Preliminary Review Phase shall be conducted] At the conclusion of the Preliminary Review Phase, the commission shall conduct its deliberations in executive session. All case related materials and proceedings shall be open to the public after the commission makes a finding of cause to undertake an investigation, dismisses a complaint or rescinds a motion. Prior to the end of the Preliminary Review Phase, the executive director of the commission shall prepare a statement of the facts determined during the phase, including appropriate legal citations and relevant authorities. Before presentation to the commission, the executive director's statement shall be reviewed by legal counsel to the commission.

[(d)] (e) The time limit imposed in this subsection and the commission's inquiry are suspended if:
(A) There is a pending criminal investigation that relates to the issues arising out of the underlying facts or conduct at issue in the matter before the commission, unless the parties stipulate otherwise; or

(B) A court has enjoined the commission from continuing its inquiry.

(5)(a) If the commission determines that there is not cause to undertake an investigation, the commission shall dismiss the complaint or rescind its motion and formally enter the dismissal or rescission in its records. The commission shall notify the person of the dismissal or rescission. After dismissal or rescission, the commission may not take further action involving the person unless a new and different complaint is filed or action on the commission’s own motion is undertaken based on different conduct.

(b) If the commission makes a finding of cause to undertake an investigation, the commission shall undertake action in the Investigatory Phase. The commission shall notify the person who is the subject of the investigation, identify the issues to be examined and confine the investigation to those issues. If the commission finds reason to expand the investigation, the commission shall move to do so, record in its minutes the issues to be examined before expanding the scope of its investigation and formally notify the complainant and the person who is the subject of the complaint of the expansion and the scope of the investigation.

[(7)(a)] (6)(a) [The period of time from the finding of cause to the beginning of any contested case proceedings shall be termed the Investigatory Phase and shall] The Investigatory Phase begins on the date the commission makes a finding of cause to undertake an investigation and ends on the date the commission dismisses the complaint, rescinds its own motion, issues a settlement order or commences a contested case proceeding. The Investigatory Phase may not exceed [120] 180 days unless a delay is stipulated to by both the subject person and the [Oregon Government Standards and Practices] commission, with the commission reserving a
portion of the delay period to complete its actions.

(b) During the Investigatory Phase, the commission may require any additional information, administer oaths, take depositions and issue subpoenas to compel attendance of witnesses and the production of books, papers, records, memoranda or other information necessary to complete the investigation. If any person fails to comply with any subpoena issued under this subsection or refuses to testify on any matters on which the person may be lawfully interrogated, the commission shall follow the procedure described in ORS 183.440 to compel compliance.

[(b)] (c) The time limit imposed in this subsection and the commission's investigation are suspended if:

(A) There is a pending criminal investigation that relates to the issues arising out of the underlying facts or conduct at issue in the matter before the commission, unless the parties stipulate otherwise; or

(B) A court has enjoined the commission from continuing its investigation.

[(c)] (d) At the end of the Investigatory Phase, the commission shall take action by order[, which]. The action may include:

(A) Dismissal, with or without comment;

(B) Continuation of the investigation [to determine further facts, but no more than one continuation, not to exceed 30 days' duration, shall be taken] for a period not to exceed 30 days for the purpose of additional fact-finding;

(C) Moving to a contested case proceeding;

(D) Seeking or entering into a negotiated settlement; or

(E) Taking other appropriate action if justified by the findings.

(e) The commission may move to a contested case proceeding if the commission determines that the information presented to the commission is sufficient to make a preliminary finding of a violation of any provision of ORS 171.725 to 171.785 or of any rule adopted by the
commission under ORS 171.725 to 171.785.

(f) At any time during proceedings conducted under this section, the commission may enter into a negotiated settlement with the person who is the subject of action under this section.

[(8) If, at the end of the Investigatory Phase, the commission takes action by order to move to a contested case proceeding, a person may notify the commission that the person elects to have the commission file a lawsuit against the person in the Marion County Circuit Court in lieu of the contested case proceeding. The court may impose the penalty described in ORS 171.992. The person shall notify the commission of the election in writing no later than 21 days after receiving notification of the commission’s action by order to move to the contested case proceeding. The commission shall file suit within 30 days after receiving notice that the person has elected the lawsuit procedure.]

(7) A person conducting any inquiry or investigation under this section shall:

(a) Conduct the inquiry or investigation in an impartial and objective manner; and

(b) Provide to the commission all favorable and unfavorable information the person collects.

(8) The commission shall report the findings of any inquiry or investigation in an impartial manner. The commission shall report both favorable and unfavorable findings and shall make the findings available to:

(a) The person who is the subject of the inquiry or investigation; and

(b) Any employer of the person.

(9) Hearings conducted under ORS 171.725 to 171.785 must be held before an administrative law judge assigned from the Office of Administrative Hearings established under ORS 183.605. The procedure shall be that for a contested case under ORS chapter 183.

[(9)] (10) The commission [shall] may not inquire into or investigate any
[complaint or act at its own instigation on alleged] conduct that occurred more than four years before [the] a complaint is filed or [action is undertaken] a motion is approved under subsection (1) of this section.

[(10)] (11) [Nothing in this section is intended to] This section does not prevent the commission and the person alleged to have violated any provision of ORS 171.725 to 171.785 or any rule adopted by the commission under ORS 171.725 to 171.785 from stipulating to a finding of fact concerning the violation and consenting to an appropriate penalty. The commission shall enter an order [accordingly] based on the stipulation and consent.

[(11)] (12) As used in this section, "cause" and "pending" have the meanings given those terms in ORS 244.260.

SECTION 9. ORS 171.992 is amended to read:

171.992. (1) Except as provided in subsection (2) of this section, any person who violates any provision of ORS 171.740 to 171.762, or any rule adopted [pursuant thereto] under ORS 171.725 to 171.785, shall forfeit and pay to the General Fund a civil penalty for each violation of not more than [$1,000] $5,000, to be determined by the Oregon Government Standards and Practices Commission.

(2)(a) The commission may impose civil penalties against a person who fails to file the statement required under ORS 171.745 or 171.750. The commission is not required to follow the procedures in ORS 171.778 before finding that a violation of ORS 171.745 or 171.750 has occurred.

(b) Failure to file the required statement in timely fashion is prima facie evidence of a violation of ORS 171.745 or 171.750.

(c) The commission may impose a civil penalty of $10 for each of the first 14 days the statement is late beyond the date set by the commission under ORS 171.745 or 171.750 and $50 for each day thereafter. The maximum penalty that may be imposed under this subsection is $5,000.

[(2)] (3) [The] A civil penalty [referred to in subsection (1) of] imposed under this section may be recovered in an action brought [thereon] in the
name of the State of Oregon in any court of appropriate jurisdiction or may
be imposed as provided in ORS 183.745. In any proceedings before the court,
including judicial review under ORS 183.745, the court may review the pen-
alty as to both liability and reasonableness of amount.

(4)(a) Except as provided in paragraph (b) of this subsection, the
commission shall report violations of any provision of ORS 171.740 to
171.762 or any rule adopted under ORS 171.740 to 171.762 for which a
penalty is imposed under this section to the Legislative Assembly in
the manner described in ORS 192.245. The report shall include the
name of the person against whom the penalty was imposed and de-
scribe the nature of the violation.

(b) The commission shall adopt rules specifying conditions under
which repeated violations of ORS 171.745 or 171.750 involving a failure
to file required statements in a timely fashion are reported to the
Legislative Assembly.

SECTION 10. (1) The amendments to ORS 171.740 by section 4 of this
2007 Act apply to lobbyist registration statements filed with the Oregon
Government Standards and Practices Commission on or after the ef-
fective date of this 2007 Act.

(2) The amendments to ORS 171.745 and 171.750 by sections 5 and 6
of this 2007 Act apply to statements filed with the commission for re-
porting periods beginning on or after the effective date of this 2007
Act.

(3) The amendments to ORS 171.778 by section 8 of this 2007 Act
apply to complaints filed with the commission and actions taken by
the commission on its own motion on or after the effective date of this
2007 Act.

(4) The amendments to ORS 171.992 by section 9 of this 2007 Act
apply to violations or failures to file statements that occur on or after
the effective date of this 2007 Act.