Chapter 182

1955 REPLACEMENT PART

State Administrative Agencies

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STATE ADMINISTRATIVE AGENCIES GENERALLY

182.010 Nonattendance of member of board or commission at meetings as forfeiting office; appointment of successor. Any member of a state board or commission appointed by the Governor who fails to attend two consecutive meetings of the board or commission, whether regular, adjourned or special, shall forfeit his office unless he is prevented from attending by the serious illness of himself or his family or for any other cause that in the judgment of the Governor constitutes a valid reason for failing to attend. The Governor shall immediately appoint a successor.

182.020 Notice of meetings of boards and commissions; reporting of absences. The secretary or clerk of every state board and commission shall:

- (1) Give the members of the board or commission at least 10 days' notice, in writing, of the date and place of each regular, adjourned or special meeting.
- (2) Report to the Governor the names of all members who fail to attend any meeting of the board or commission.

182.030 Employment of persons advocating violent overthrow of the Government of the United States or Oregon prohibited.
(1) No state department, board or commission shall knowingly employ any person who either directly or indirectly carries on, advocates, teaches, justifies, aids or abets a program of sabotage, force and violence, sedition or treason against the Government of the United States or of the State of Oregon.

- (2) Any person employed by any state department, board or commission shall immediately be discharged from employment when it becomes known to the appointing employer that such person has, during the period of his employment, committed any offense set forth in subsection (1) of this section.
- (3) Any person denied employment or discharged pursuant to this section shall have a right of appeal in accordance with the provisions of the State Civil Service Law.
- 182.040 Boards and commissions to pay counties for services. (1) All state boards and commissions which are supported by fees, fines, licenses or taxes or other forms of income not derived from a direct tax on

tangible property shall pay the various counties of the State of Oregon the same fees required of others for services rendered.

(2) ORS 182.040 to 182.060 do not ap-

ply to:

- (a) Services rendered for the Bureau of Labor on wage claims assigned to it for collection.
- (b) Any of the provisions or requirements of ORS 21.030, 21.110, 21.140, 21.150, 21.230, 21.260, 21.270, 21.310, 21.330, 21.340, 21.370, 21.380, 21.560, 21.570, 21.590, 21.600, 46.240, 52.410 to 52.440, 156.150, 156.160, 205.360 and 205.370.

182.050 Time and manner of payment to counties. No state board or commission affected by the provisions of ORS 182.040 and 182.060 shall be required at the time of ordering the performance of any services for which a fee or charge may be collected by the county to pay the collectible fee or charge in advance or at the time the services are rendered. The county clerk or recorder or other officer performing the service, upon request made by the board or commission, shall charge to the board or commission the amount of the fee or charge, and thereafter on the first days of January, April, July and October of each calendar year supply to the board or commission an itemized statement of all services performed upon order of the board or commission for the three months preceding, together with the legal charge collectible therefor. The board or commission, upon receipt of the statement, promptly shall pay the amount due the county.

182.060 County clerk or recorder to file instruments affecting realty for state boards and commissions. When requested by a state board or commission, the county clerk or recorder, as the case may be, shall file or record, or both, in his office any instrument affecting real property and immediately shall return to the board or commission a receipt for the instrument, aptly describing it and showing the legal charge for the filing or recording of the instrument.

182.070 Publications of state agencies to be furnished to State Librarian. Unless a greater or lesser number is agreed upon by the State Librarian and the issuer of the publication, the person responsible for distribution of a publication issued by, or by authority of a state officer, agency or institution not under the control of the State

Board of Higher Education shall make available to the State Librarian for distribution and exchange purposes, 25 copies of each technical publication so issued and 75 copies of all other publications so issued in multiple form, other than interoffice memoranda or forms. The term "publication" as used in this section, does not include the Oregon Revised Statutes or any edition thereof. [1953 c.527 §2]

182.080 Effect of repeal of statute authorizing state agency to collect, receive and expend money. (1) In the event of repeal of a statute or a part thereof which granted or conferred power to any state officer, board, commission, corporation, institution, department, agency or other state organization to collect, receive and expend money for or on behalf of the state or for any purpose authorized by law, such repeal shall not affect or impair any act done, or right accruing, accrued or acquired, or liability, or obligation to pay the state a license or other fee, or payment exacted or required by law to be made or authorized by said repealed statute and the rules, regulations and orders, if any, promulgated thereunder and in effect at the time of such repeal, unless otherwise specifically provided by law. In the event of such repeal of a statute, the Secretary of State shall have the authority to determine, collect and disburse any moneys due the state. or payable by or through the state, representing such license or other fee, or payment exacted or required by law in accordance with the provisions of such repealed statute and such rules, regulations and orders promulgated thereunder, and as otherwise provided by law, in order to secure the full force, effect and operation of such statute up to the time of its repeal, but not thereafter.

(2) Upon repeal of a statute or a part thereof as described in subsection (1) of this section, there hereby is appropriated for the payment of all expenses incurred by the Secretary of State in winding up and concluding administration of such repealed statute, as authorized in subsection (1) of this section, so much as may be necessary, and no more, of the balance in the General Fund theretofore appropriated for the use, operation and function of such state officer, board, commission, corporation, institution, department or other state organization or agency. Should the balance of such unexpended appropriation be insufficient to cover

said costs and expenses of the Secretary of State in administering and concluding the operation of such repealed statute, then, in addition thereto, such amount as may be necessary, and no more, hereby is appropriated out of any funds, accounts and receipts belonging to the state in the custody or control of such state officer, board, commission, corporation, institution, department or other state organization, to cover in full the costs of winding up and concluding the administration of such statute. [1955 c.73 §1]

182.090 to 182.400 [Reserved for expansion]

COMMITTEE ON NATURAL RESOURCES

182.410 Committee on Natural Resources; members. (1) There is created an advisory committee to be known as the Committee on Natural Resources.

- (2) The committee shall be composed of the Governor, as chairman, Superintendent of Public Instruction, State Fisheries Director, State Forester, State Game Director, Secretary of State Sanitary Authority, State Engineer, Chairman of the State Soil Conservation Committee, Superintendent of State Parks, Director of Agriculture, the Dean of the School of Agriculture, Oregon State College, the Director of the Department of Geology and Mineral Industries, and the Chairman of the State Water Resources Board.
- (3) The State Engineer shall represent the Hydroelectric Commission and the office of the State Engineer. All other members of the Committee on Natural Resources shall represent their respective boards and commissions. [Amended by 1955 c.707 §56]

Note: The 1955 amendment to ORS 182.410 takes effect on January 1, 1956. Until January 1, 1956, ORS 182.410 as compiled in the 1953 edition will remain in effect.

182.420 Duties of committee. The committee shall:

- (1) Study and discuss problems of conservation, utilization and development of the natural resources of the State of Oregon.
- (2) Submit in writing to the administrative body or bodies affected, its findings and recommendations.
- (3) Cause to be prepared, printed and published a biennial report of its activities for the preceding biennium, and such other reports, pamphlets, charts and maps, concerning the natural resources of this state,

that may, in the opinion of the committee, be of interest to the public.

182.430 Meetings of the committee. The committee shall meet at least once every two months at the Statehouse, Salem, Oregon. The Governor shall set the date and time. Other meetings may be called at any time and at any place designated by the Governor.

182.440 Executive secretary of committee. The Governor shall appoint a capable and qualified person to serve as executive secretary for the committee, who shall serve at the pleasure of the Governor and shall receive such compensation for his services as the Governor determines. The secretary shall keep a complete record of all meetings and shall transact all business of the committee.

182.450 Governor authorized to incur expenses. The Governor is authorized to incur the expenses he deems necessary to carry out the provisions of ORS 182.410 to 182.440.

182.460 to 182.500 [Reserved for expansion]

OREGON DEVELOPMENT COMMISSION

182.510 Oregon Development Commission created. For the purpose of broadening the economic base of state and local communities, for developing community employment by sustaining payrolls and creating additional ones, and for the purpose of coordinating the efforts of existing agencies of the state government and insuring proper statistical contributions toward these ends, there hereby is created an Oregon Development Commission, referred to in ORS 182.510 to 182.540 as the commission. [1953 c.588 §1]

182.520 **Duties of commission.** The commission shall:

- (1) Stimulate and assist local communities in the examination of labor and material potential for all types of industry.
- (2) Assist programs of community employment and industrial development and assist local communities in all practical ways in the securing of new desirable industries and payrolls.
- (3) Make accessible the data and knowledge of state agencies, in so far as such data

and knowledge are germane to the objectives specified in ORS 182.510, for the purpose of coordinating and correlating such data.

(4) Utilize the knowledge of such stateemployed personnel as is needed in analyzing employment and industrial potentials. [1953 c.588 §2]

182.530 Governor may specify commission activities; cooperation of state agencies authorized; employment of commission personnel. (1) Within the limits of the purposes of ORS 182.510 to 182.540, the Governor may specify the scope of the activities of the commission, with special emphasis, however, on the objectives listed in ORS 182.520.

- (2) The commission shall not interfere with the functions of any other state agencies but shall be furnished from time to time. on request, with data and other information from such agencies' records bearing on matters relative to the objectives of the commission. It is expected that the commission shall avail itself of the records and assistance of the Chairman of the State Unemployment Compensation Commission, the Director of the Department of Geology and Mineral Industries, the Director of the Oregon Forest Products Laboratory, the State Forester, the Director of Agriculture, the Chairman of the State Highway Commission, the State Game Director, the State Fisheries Director, the State Engineer, the Director of the Department of Finance and Administration, the executive assistant to the Governor, and the heads of such other state agencies as in the opinion of the Governor might make a contribution to the work of the commission.
- (3) The commission may employ any personnel necessary to perform its duties. [1953 c.588 §3]

182.540 Commission members; expenses and meetings. The commission shall consist of seven members to be appointed by the Governor and confirmed by the Senate. If an appointment is made in the interim between legislative sessions, the Governor shall submit appointments to the Senate at the next succeeding regular or special session thereof. The commissioners shall be citizens and residents of Oregon and shall serve for four-year terms. The chairman of the commission shall be selected by the Governor; and the Governor, by appointment, may fill vacancies on the commission. Com-

missioners shall receive no compensation but shall be reimbursed for actual expenses incurred in the performance of their duties. They shall meet at the call of the Governor or of the chairman. [1953 c.588 §4; 1955 c.152 §1]

CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Sam R. Haley, Legislative Counsel, do hereby certify that I have compared each section printed in this chapter with the original section in the enrolled bill, and that the sections in this chapter are correct copies of the enrolled sections, with the exception of the changes in form permitted by ORS 173.160 and other changes specifically authorized by law.

Done at Salem, Oregon,

October 15, 1955.

Legislative Counsel