

**MULTNOMAH COUNTY BOARD OF COMMISSIONERS' MEETING
PUBLIC COMMENT SIGN-UP SHEET**

Please complete this form and return to the Board Clerk

This form is a public record

MEETING DATE: 8/31/17

AGENDA ITEM # _____ OR NON-AGENDA SUBJECT: X - squirrel feeding

FOR: _____ AGAINST: _____

NAME: Vicki Tracey

CONTACT INFORMATION (optional):

ADDRESS: 2305 SE 47th

CITY/STATE/ZIP: _____

PHONE: _____

E-MAIL: _____

IF YOU WISH TO ADDRESS THE BOARD IN PERSON:

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2. Comment for Non-Agenda items will be called immediately after the vote on the Consent Agenda.
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4. Commenters are called to testify in the order forms are received. The Presiding Officer may re-arrange the order of the agenda and the order in which testimony is given or ask Invited Guests or Elected Officials to speak first.
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7. A buzzer will signify the end of your allotted time.
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9. All meetings are audio and video recorded and captioned and can be viewed at http://multnomah.granicus.com/ViewPublisher.php?view_id=3
10. The Chair has authority to keep order and may impose reasonable restrictions necessary for the efficient and orderly conduct of a meeting. Any person who fails to comply with the Rules of Conduct, or who creates a disturbance, may be asked or required to leave and upon failure to do so, becomes a trespasser and will be treated accordingly. The Rules of Conduct are posted and available in back of the room.

IF YOU WISH TO SUBMIT WRITTEN COMMENTS TO THE BOARD IN LIEU OF GIVING ORAL COMMENTS:

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Hayden MILLER <hayden.j.miller@multco.us>

To

Vicki Tracey

CC

Chris WIRTH Christian GASTON

Jul 19 at 1:11 PM

Dear Vicki,

I'm writing to you in response to your complaint regarding a neighbor who's feeding of wildlife in his yard may be leading to a rat infestation.

At this time, after conferring with the Multnomah County Health Department and our partners at the City of Portland, our office recommends that you contact Multnomah County Vector Control to schedule a rat inspection for your property. The inspection would be looking to substantiate rat evidence on your property and then be able to determine what you can do and what the causal factors may be.

Additionally, you can file a third party complaint regarding Mr. Welde's property. Vector Control would need Mr. Welde to agree to allow County staff to access his property and complete an inspection; or, County staff could attempt to view the property to substantiate or negate observed and reported rat activity or evidence by an adjacent property that provides access and permission.

Due to issues relating to the County's authority and jurisdiction around public health and neighborhood affairs, we're not prepared at this time to propose an amendment to existing County ordinance.

Chris Wirth, the Director of Multnomah County Vector Control, is CC'd on this email and can also be reached at 503-988-3464. He has been briefed on this situation and prepared to offer assistance in dealing with a rat infestation if needed.

Thank you again for reaching out to our office about this situation, and please do not hesitate to contact us in the future.

Sincerely,

Hayden Miller

Constituent Relations & Policy Liaison Commissioner Jessica Vega Pederson

On Tue, Jun 27, 2017 at 11:14 AM, Vicki Tracey <victracey@yahoo.com> wrote:

Click with Caution! This email came from OUTSIDE of the County. If you do not know the sender, do not open it.

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MEETING DATE: Aug 31, 2017

FOR: _____ **AGAINST:** _____

CONTACT INFORMATION (*optional*):

ADDRESS: _____

CITY/STATE/ZIP: _____

PHONE: _____ E-MAIL: _____

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MEETING DATE: _____

AGENDA ITEM # _____ OR NON-AGENDA SUBJECT: 26-189

FOR: _____ AGAINST: _____

NAME: DAVID DELK

CONTACT INFORMATION (*optional*):

ADDRESS: 112 NE 45th Ave

CITY/STATE/ZIP: PORTLAND OR 97213

PHONE: 503 232 5495 E-MAIL: DAVIDARD@YMAIL.COM

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DRAFT ORDINANCE TO IMPLEMENT
MULTNOMAH COUNTY MEASURE 26-184

There is added to the Multnomah County Code a Chapter 30: Political Campaigns.

§30.000 DEFINITIONS.

All definitions are provided by Multnomah County Charter, Chapter XI, Section 11.60(7). Unless otherwise indicated by the text or context of Multnomah County Charter, Chapter XI, Section 11.60, all terms shall have the definitions at Chapter 260 of Oregon Revised Statutes, as of November 8, 2016. Terms found therein or defined below are capitalized throughout this Ordinance.

§30.001: ADMINISTRATION AND ENFORCEMENT.

- (A) The provisions of County Charter, Chapter XI, Section 11.60, and this ordinance ("the Provisions") shall be administered and enforced by the County Auditor, County Attorney, and County Elections Office.
- (B) Any person may file a written complaint of a violation of any of the Provisions with the County Elections Office.
- (C) Upon receipt of a complaint the County Elections Office:
 - (1) Shall examine the complaint to determine whether a violation has occurred and shall make any investigation necessary;
 - (2) Within two business days hours of receiving a complaint, shall notify every person who is the subject of the complaint that a complaint has been received and shall include a copy of the complaint with the notification;
 - (3) Shall accept written materials supporting or opposing the complaint for a period of 15 business days following the notification to the subject(s) of the complaint.
 - (4) Shall render a decision on the complaint within 10 business days of the close of the material submission period.

- (D) The complainant or any person who is the subject of the complaint may, within 30 days of the issuance of the decision, appeal that order to the Multnomah County Circuit Court as an agency order in other than a contested case.
- (E) The final decision in the matter, following any judicial review, shall be enforced by Multnomah County. If the decision is not enforced within thirty (30) days of the decision becoming final, the complainant may bring a civil action in a representative capacity for the collection of the applicable civil penalty, payable to Multnomah County.
- (F) The Multnomah County Elections Office may, on the basis of investigation, file in Multnomah County Circuit Court a complaint alleging violation of the Provisions and seeking the imposition of penalties.

§30.002: TIMELY DISCLOSURE OF LARGE CONTRIBUTIONS AND EXPENDITURES.

NOTE: Measure 26-184 provides:

Each Communication to voters related to a Multnomah County Candidate Election shall prominently disclose the Individuals and Entities that are the five largest true original sources, in excess of \$500 each, of the Contributions and/or Independent Expenditures used to fund the Communication.

- (A) Determining the Five Largest True Original Sources of Contributions or Independent Expenditures Used to Fund Communication to Voters Related to a Multnomah County Candidate Election.**
 - (1) The Contributions and Independent Expenditures to be evaluated are those made during the current Election Cycle for the public office in question.
 - (2) The five largest true original sources (FLTOS) of the Contributions used to fund a Communication shall be determined as follows.
 - a. If the originator of the Communication is a Candidate Committee or Political Committee, the FLTOS shall be the

five largest aggregate donors in the Pool of Contributors during the current Election Cycle.

- b. The Pool of Contributors shall include:
 - (1) The largest 5 donors to the Candidate Committee or Political Committee that originated the Communication;
 - (2) If any of those largest 5 donors is itself a Candidate Committee or Political Committee, the top 3 donors to that "2nd Level Committee"; and
 - (3) If any of those largest 5 donors is a nonprofit corporation or association, the top 3 donors to that corporation or association ("Contributing Nonprofits").
- c. The aggregate donation of each member of the Pool of Contributors shall be calculated as the total amount contributed during the current Election Cycle to the originating Committee and to all 2nd Level Committees and Contributing Nonprofits.

The five largest true original sources (FLTOS) of Independent Expenditures used to fund a Communication shall be determined as follows.

- a. The FLTOS shall be the five largest aggregate donors in the Pool of Spenders during the current Election Cycle.
- b. The Pool of Spenders shall include:
 - (1) The largest 5 contributors to the organization, entity, association, or individual that originated the Communication for the purpose of creating or disseminating the Communication;
 - (2) If any of those largest 5 contributors is itself a Candidate Committee or Political Committee, the top 3 donors to that "2nd Level Committee"; and
 - (3) If any of those largest 5 contributors is a nonprofit corporation or association, the top 3 donors to that corporation or association ("Contributing Nonprofits").

- c. The aggregate contribution of each member of the Pool of Spenders shall be calculated as the total amount donated during the current Election Cycle to the originating Committee and to all 2nd Level Committees and Contributing Nonprofits.

(B) Content Required for "Prominent Disclosure."

- (1) For each of the five largest true original sources of the Contributions or Independent Expenditures used to fund a Communication, the Communication shall state:
 - a. The name of the Individual or Entity providing the Contribution or Independent Expenditure.
 - b. The types of businesses from which the contributor or independent spender has obtained a majority of income over the previous 5 years, with each business identified by the name associated with its 6-digit code of the North American Industry Classification System (NAICS).
- (2) The disclosed information shall be current to within ten (10) days of the printing of printed material or within five (5) days of the transmitting of a video or audio communication.

(C) Format Required for "Prominent Disclosure."

- (1) The disclosed information shall be comprehensible to a person with average reading, vision, and hearing faculties.
- (2) These types of messages shall convey the disclosed information in the format specified:
 - a. Printed message: in type of a contrasting color and not smaller than 12 point.
 - b. Video plus audio message: in both video and audio format:
 - (1) Video disclosure readable on the regular screen (not closed captioning) in a contrasting color to a person with average vision.

- (2) Audio disclosure be spoken at a maximum rate of five words per second.
 - c. Audio-only message: maximum rate of five words per second.
 - d. Website or email message: in type of a contrasting color in the same or larger font size as used for the majority of text.
 - e. Billboard: in type of a contrasting color and not smaller than 10 percent of the height of the advertisement.
- (3) Exceptions.

The above format specifications do not apply to the following campaign items: small items worn or carried by Individuals, bumper stickers, signs smaller than 6 square feet, or a distribution of five hundred (500) or fewer substantially similar pieces of literature within any 10-day period.

Violation Process and Penalties.

- (1) Each violation shall be punishable by imposition of a civil fine which is not less than two nor more than twenty times the amount of the Contribution or Expenditure or Independent Expenditure not disclosed in accordance with this section.
- (2) This section shall be enforced by the Multnomah County Elections Office in the manner provided by §30.001.

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AGENDA ITEM # _____ OR NON-AGENDA SUBJECT: Communication

FOR: _____ AGAINST: _____

NAME: WATER

CONTACT INFORMATION (optional):

ADDRESS: _____

CITY/STATE/ZIP: _____

PHONE: _____ E-MAIL: _____

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