

	Conflict of Interest, Conflict of Commitment, and Outside Activities
	[Formerly called "Conflicts of Interest, Potential"]
	FINAL DRAFT – 12/3/2018<u>3/11/19</u>
R	Reason for Policy
0	f <i>employees</i> are to be permitted to engage in <i>outside activities</i> that may or will include <i>conflicts f interest</i> or <i>conflicts of commitment</i> , state law requires a university policy to govern such <i>utside activities</i> .
	Responsible Office Office of the President or other office designated by the President.
S	соре
Т	This policy applies to all University of Oregon <i>employees</i> , officials, and agents. It does not in ny way alter the requirements contained in the Financial Conflict of Interest in Research Policy

21 I. <u>OVERVIEW</u>

- 22 Teaching, research, administration, and public service are essential to the mission of the
- 23 University of Oregon. The function of the University is enhanced by ethical relationships
- between *employees* and outside *entities*. The University encourages *employees* to engage in
- 25 *outside activities* that advance the mission of the University with the expectation that those
- activities be proactively disclosed, when required by this policy, if they would or could present a
- 27 *conflict of interest* (defined below) so they can be managed in a manner that protects integrity,
- ensures legal compliance, and promotes good stewardship of public resources.
- 29 This policy should be read as protecting the academic and personal freedoms of those choosing
- 30 to engage in *outside activities*. This policy recognizes the importance of those activities and the
- value of the application of knowledge outside the institution by authorizing *employees' outside*
- *activities.* 32
- 33 According to Oregon Statute, in order for *employees* to be able to receive outside compensation,
- the University must authorize *employees* to receive outside compensation (<u>ORS 352.232</u>).
- 35 Further, the University is prohibited from authorizing outside compensation that "does not

- comport with the mission of the public university or substantially interferes with an officer's or
- employee's duties to the university." (<u>ORS 352.232(2)</u>)
- This policy does not ban *outside activities*. Rather, it provides a path to authorizing such
- 39 activities while also complying with applicable state laws. This policy also provides an appeal
- 40 process and a process for reporting concerns regarding potential *conflicts of interest* of
- 41 *employees*.
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43 II. <u>DEFINITIONS</u>

- 44 *Conflict of commitment:* A situation where an individual engages in *outside activities*, either paid 45 or unpaid, that substantially interfere with the individual's *duties* to the University of Oregon.
- 46 *Conflict of interest:* Any action, decision, or recommendation by a person acting in their capacity
- 47 as a University *employee* that <u>would</u> (for actual conflicts) or <u>could</u> (for potential conflicts) have a
- 48 private financial impact on the person or their relative, or any business with which either is
- 49 associated. <u>ORS 244.020(1), (13).</u>
- 50 *Consulting:* Providing expert knowledge or advice to an *entity* or person. It does not include
- 51 conducting research and development or the creation of technological improvements, inventions,
- 52 or software.
- 53 *Consulting entity*: Any business, company, or other organization, including (but not limited to)
- any partnership, corporation, limited liability corporation, or other institution whether public,
- for-profit, or not-for-profit that provides expert knowledge or advice to an *entity* or person.
- 56 *Employee:* Any employee, official, or agent as defined by state law.
- 57 *Entity:* Any business, company, or other organization, including (but not limited to) any
- 58 partnership, corporation, limited liability corporation, foreign government or agent, or other
- 59 institution whether public, for-profit, or not-for-profit.
- 60 *Duties:* Responsibilities expected and performed on behalf of the University for which people
- are employed by the University, as described in a position description, unit-level workload
- 62 policy, assigned by a supervisor, or otherwise required of an *employee* by the University.
- *Outside activities:* Things that an *employee* does which are not *duties* and are not performed on
 behalf of the University.
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66 III. <u>GENERAL GUIDELINES</u>

- A. *Employees* are encouraged to engage in *outside activities* that comport with the mission of
 the University, including but not limited to dissemination, translation, application, and
 commercialization of research, scholarship, and creative activity beyond the University.
- 70 B. *Employees* generally may not:
- Make private, commercial use, without permission, of University supplies, facilities,
 equipment, *employees*, records, intellectual property, or any other University resources.

73 74	2. Use non-public information accessed as a University <i>employee</i> to obtain a private financial benefit for the <i>employee</i> .		
75 76 77	3. Engage in activities that substantially interfere with the <i>employee's duties</i> to the University (<i>conflict of commitment</i>). The following are examples of instances in which <i>outside activities</i> are presumed <u>not</u> to substantially interfere with an <i>employee's duties</i> :		
78 79 80	a. For all <i>employees</i> , time commitments while <i>employees</i> are on leave and during University holidays are presumed not to substantially interfere with the <i>employee's duties</i> to the University.		
81 82 83	b. For all <u>hourly and part-time</u> <i>employees</i> , <i>outside activities</i> that are performed outside of that part-time employment are presumed not to substantially interfere with the <i>employee's duties</i> to the University.		
84 85 86 87	c. For full-time 9-month faculty, time commitments that do not exceed one day in each seven-day week, generally averaged over a quarter, are presumed not to substantially interfere with the <i>employee's duties</i> to the University. For part-time 9-month faculty, the same principle applies but is prorated by FTE.		
88 89 90 91 92	d. For both full- and part-time 9-month faculty, any time commitments during the summer months are presumed not to substantially interfere with the <i>employee's duties</i> to the University unless they have a paid appointment during the summer, in which case the one-day-in-seven principle in 3.c applies during the period of their appointment.		
93 94 95 96	e. For all sabbatical-eligible faculty, <i>outside activities</i> conducted during a sabbatical are presumed not to substantially interfere with an <i>employee's duties</i> to the University if they are included as part of sabbatical plan approved by the Provost.		
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98	IV. <u>OUTSIDE ACTIVITIES</u>		
99 100 101 102 103	Some <i>outside activities</i> can be conducted without prior approval, while other <i>outside activities</i> require approval before an <i>employee</i> can engage in the <i>outside activity</i> because of the risk that the <i>outside activity</i> might present a <i>conflict of interest</i> and may need to be actively managed. The President or designee(s) is charged with deciding whether <i>outside activities</i> constitute a <i>conflict of interest</i> and need to be actively managed.		
104	A. Exempt Outside Activities for Which Disclosure and Approval Are Not Required		
105 106 107	Prior approval is generally not required for <i>outside activities</i> identified below. However, if any of these <i>outside activities</i> create an actual or potential <i>conflict of interest</i> or <i>conflict of commitment</i> , the <i>employee</i> must disclose the <i>outside activity</i> in accordance with IV.B below.		
108	1. Exempt Outside Activities Unrelated to University Employment		
109 110 111	As long as they follow the general guidelines (Section III), <i>employees</i> are generally not expected to disclose <i>outside activities</i> unrelated to their University employment. If there is any doubt whether the <i>outside activity</i> may interfere with the <i>employee's duties</i>		

112 113	to the University, or may be related to the <i>employee's</i> University employment, the <i>employee</i> must disclose the <i>outside activity</i> pursuant to this policy.		
114	2. Exempt Outside Activities Related to University Employment		
115 116	As long as they follow the general guidelines (Section III), <i>employees</i> are not expected to disclose:		
117 118	a. Reimbursement for travel. Such activity remains subject to <u>ORS 244.025</u> regarding gifts and <u>ORS 244.042</u> regarding honoraria.		
119 120	b. Appearances, performances, exhibits, publications, and uncompensated activities for not-for-profit organizations related to University employment.		
121	c. Outside activities of "student employees" or "graduate employees."		
122	<u>d.</u> <i>Consulting</i> as an individual or sole proprietor.		
123 124	e. Uncompensated outside activity that does not substantially interfere with the employee's duties to the University.		
125	d.f. Employment that does not fall under IV.B below.		
126 127 128 129	<i>Employees</i> must ensure that when they are engaging in <i>outside activities</i> that do not require prior approval, they comply with other University policies, including but not limited to the <u>Policy on Inventions, License Agreements, Educational & Professional Materials</u> <u>Development, Patents & Copyrights</u> (II.07.02).		
130	B. Outside Activities for Which Prior Disclosure and Approval are Required		
131 132 133 134	An <i>employee</i> must seek prior approval pursuant to Section V for all <i>outside activities</i> that may give rise to actual or potential <i>conflicts of interest</i> . Even when the general guidelines (Section III) are followed, <i>employees</i> must seek prior approval for the following <u>(unless</u> <u>exempt under section IV.A.)</u> :		
135 136 137	<u>1.</u> <u>Employment by or oO</u> wnership of equity in an <i>entity</i> , including a <i>consulting entity</i> , that carries on activities closely related to the University <i>employee's duties</i> and/or field of expertise. <u>This excludes consulting as an individual or sole proprietor.</u>		
138 139 140 141	 <u>0</u><i>utside activities</i> performed in exchange for equity in an <i>entity</i> that carries on activities closely related to the University <i>employee's duties</i> and/or field of expertise. This excludes publicly-traded equity unless the <i>employee</i> has a majority ownership in that <i>entity</i>. 		
142 143	2.3. Outside activities closely related to the University <i>employee's duties</i> and/or field of expertise that involve research and development and/or the creation of technological improvements inventions or software		

- 144 improvements, inventions, or software.
 145 3-4 Managing or significant participation in the day-to-day operation.
- 1453.4. Managing or significant participation in the day-to-day operations of an *entity* that146carries on activity closely related to the *employee*'s University *duties* and/or field of147expertise.

148 149	4 <u>.5.</u>	_Employment of University of Oregon students whom the <i>employee</i> currently teaches, directly supervises, or formally advises in the execution of <i>outside activities</i> .			
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151	V.	OUTSIDE ACTIVITY DISCLOSURE AND APPROVAL PROCESS			
152	152 A. Outside Activity Disclosure				
153 154 155 156	1.	If they have something to disclose, <i>employees</i> must submit a written disclosure each calendar year. When completing the disclosure, <i>employees</i> should err on the side of caution and provide advance disclosure when they are unsure whether an <i>outside activity</i> is exempt or requires prior approval.			
157	2.	Employees are not expected to disclose exempt activities.			
158 159 160 161	3.	3. In addition, if an <i>employee</i> would like to engage in an <i>outside activity</i> that requires prior approval during the year (such as those outlined in Section IV.B), the <i>employee</i> must amend their written disclosure and seek approval prior to engaging in the <i>outsid activity</i> .			
162 163	4.	The President or designee(s) will ensure a reminder is sent at least annually to all <i>employees</i> .			
164	B. Review and Approval				
165 166 167	1.	The President or designee(s) will create procedures for the review of disclosures, decisions about whether an <i>outside activity</i> is approved, and for the review and approval of management plans.			
168 169	2.	<i>Outside activity</i> that creates an actual or potential <i>conflict of interest</i> is subject to a management plan and/or a decision that the <i>outside activity</i> may not be authorized.			
170	3.	In approving or denying requests, the President or designee(s) will:			
171 172		a. Determine whether the <i>outside activity</i> constitutes a <i>conflict of interest</i> (actual or potential) or <i>conflict of commitment</i> ;			
173		b. Notify the <i>employee</i> of the determination; and			
174 175		c. If warranted, develop a management plan, in consultation with the <i>employee</i> and their supervisor, to mitigate the actual or potential conflict(s).			
176	4.	Approval may occur for individual or categories of activities.			
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178	VI.	REPORTING CONCERNS ABOUT ANOTHER EMPLOYEE			
179	Any University <i>employee</i> who has concerns about the permissibility of an activity on the part of				

180 another *employee* should discuss those concerns with their supervisor or the President's

designee(s). Reports can also be made to the Office of Internal Audit using its <u>Fraud & Ethics</u>

182 <u>Hotline</u>. The President or designee(s) will create procedures for addressing concerns regarding

183 the permissibility of any activity under this policy.

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185 VII. APPEALS

Decisions under this policy may be appealed in writing to the President or designee(s). The 186 President or designee(s) will create procedures and timelines associated with appeals. 187

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189 VIII. ACCOUNTABILITY

This policy has the force of law pursuant to ORS 352.087. Failure of a University employee to 190 comply with this policy and its associated procedures will subject the *employee* to discipline up 191 to and including termination. Discipline will be imposed consistent with applicable University 192 policies and/or applicable collective bargaining agreements. 193

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Related Resources 195

Policies related to this policy: 196

197	<u>Academic Freedom</u>			
198	• Employment of Mo	re than One Member of Household		
199	Faculty: Overload C	Compensation		
200	• Family Relationships and Employment			
201	Financial Conflict of			
202	Financial Irregularities			
203	Freedom of Inquiry			
204		Agreements, Educational & Professional Materials Development,		
205	Patents & Copyrights			
206				
207	Enactment and Revision History			
208				
209	Supersedes all previous issues			
210				
211	12/21/1991	Original effective date		
212	8/7/1991	Reviewed and approval recommended by President's Staff		
213	11/13/1991	Reissued by President Brand		
214	5/1995	Revised and approval recommended by President's Staff		
215	10/1/1995	Revisions to be effective		
216	2001	Edited and approval recommended by President's Staff		
217	2/8/2010	Policy number revised from 3.095 to 09.00.05		

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