## BEFORE THE BOARD OF COUNTY COMMISSIONERS FOR COLUMBIA COUNTY, OREGON

In the Matter of Amending the Columbia County Executive Session Policy	) ORDER NO.64-2007 )
WHEREAS, on February 21, 2007, the Order No. 23-2007, "In the Matter of Establishi Policy"; and	e Board of County Commissioners adopted ing the Columbia County Executive Session
WHEREAS, suggestions have been m	ade for improvement of the policy;
NOW, THEREFORE, IT IS HEREBY O is amended to read as shown in Exhibit "A", wh	RDERED that the Executive Session Policy nich is incorporated herein by this reference.
DATED this day of April, 2007.	
	BOARD OF COUNTY COMMISSIONERS FOR COLUMBIA COUNTY, OREGON
	By:Chair
	By:Commissioner
	By: Commissioner

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## **EXHIBIT "A"**

## COLUMBIA COUNTY EXECUTIVE SESSION POLICY

- 1. Definitions. As used in this policy, the following definitions apply:
  - A. "News" means factual information that is about current events.
  - B. "News media organization" means an entity that is organized and operated to publish, broadcast or disseminate news to the public as determined by Sections 3 or 4 below, that ordinarily reports the activities of Columbia County, or that ordinarily report matters of the nature under consideration by Columbia County.
  - C. "Representative of the news media" means a news reporter who is engaged in the act of gathering news for a news media organization as determined by Section 5 below.
- 2. Policy that Information Be Undisclosed. It is the Board's policy that all information discussed or considered in executive sessions of the Board [may not be disclosed in any form, and/or to any other person] shall be undisclosed, unless otherwise authorized by the Board. This policy extends to all statements made in executive sessions, to all documents considered, and all other information presented or considered regardless of the format, in executive sessions of the Board. To the extent this policy may be inconsistent with Oregon law, Oregon law shall control. This policy shall apply regardless whether persons attending any particular executive session are reminded of the policy. The Board, in its sole discretion, may make exceptions to this policy if it is in the public interest to do so, and if a majority of the members thereof vote to do so.
- 3. Recognized News Media Organizations. The following entities are hereby recognized as news media organizations without requiring further proof because they have an established history of publishing, broadcasting or disseminating news in, affecting, or about, Columbia County to the public: *The Independent* published in Vernonia, *The Chief* published in Clatskanie, *The Daily News* published in Longview, Washington, *The Chronicle* published in St. Helens, *The Spotlight* published in Scappoose, *The Oregonian* published in Portland, and KOHI Radio Station of St. Helens,. No other entity shall be recognized as a news media organization unless it is recognized through the process described in Section 4 below.
- 4. Recognition of Other Entities.
  - A. In order to be recognized as a news media organization, an entity other

than those recognized in Section 3 above must [: (i) submit a written request for recognition as a news media organization to the Board; and (ii)] provide evidence that the entity is organized and operated to publish, broadcast or disseminate news to the public, and that ordinarily reports the activities of Columbia County, or that ordinarily report matters of the nature under consideration by Columbia County.

- B. It shall be the entity's burden to persuade the Board by a preponderance of the evidence that it is a news media organization as defined above. The entity may be a news component of a larger organization which isn't necessarily a news media organization.
- C. The Board may consider any relevant evidence provided or gathered in making a decision whether to recognize an entity as a news media organization. The Board shall make its determination whether to recognize the entity as a news media organization based the following criteria:
  - (i) Regular publication, regular broadcasts or regular updates (at least once weekly) of news;
  - (ii) Publication, broadcast or website must contain a minimum of 25% news content, and include news produced by its own staff;
  - (iii) The publication, broadcast or website must not serve primarily as a platform to promote the interest and/or opinions of a special interest group, individual or cause, or as a forum to air grievances, engage in gossip, or for personal attacks or character assassination;
  - (iv) Evidence that the entity ordinarily reports the activities of Columbia County, or that the entity ordinarily report matters of the nature under consideration by Columbia County.
- D. The Board's decision to recognize or not to recognize an entity as a news media organization is a quasi-judicial decision reviewable as provided by ORS 34.010 to 34.100.
- 5. <u>Attendance at Executive Sessions</u>. Representatives of the news media are allowed to attend executive sessions, except as described in ORS 192.660(4) and 192.660(5). In order to determine whether someone requesting permission to attend an executive session is a representative of the news media, the following procedure shall be followed:
  - A. Any person who wishes to attend an executive session must [: (i) submit a

- written request for permission to attend an executive session to the Board; and (ii)] provide evidence that the person is a news reporter who is engaged in the act of gathering news for a news media organization.
- B. [The request for permission shall be on a form provided by the Board. The person requesting permission to attend an executive session must complete and sign the request form. The request form shall include a space for the person to indicate his or her name and the entity for which he or she is a news reporter. The request form shall also include a space for the person to sign his or her signature certifying that he or she is a news reporter gathering news for a news media organization; that the information submitted is true; and that he or she understands that it is the Board's policy, and that he or she agrees to comply with the Board's policy, that all information discussed or considered in executive sessions of the Board shall not be disclosed in any form, and/or to any other person.]
- [C.] It shall be the person's burden to persuade the Board of Commissioners by a preponderance of the evidence that he or she is a news reporter engaged in the act of gathering news for a news media organization. The Board shall make its determination whether to recognize the person as a representative of the news media based on the following criteria:
  - Press identification press badge or identification issued by recognized news media organization, plus proof of identity (such as a driver's license);
  - (ii) A recently published news article by a news media organization with the person's byline, or a masthead showing the person's name as a member of the editorial staff of a recognized news media organization, plus proof of identity; or
  - (iii) A letter on letterhead from an editor of a recognized news media organization in which the editor states that the reporter is covering the meeting for the news media organization, plus proof of identity (freelancers must have clippings or proof of work with a recognized news media organization within the last six months); and
  - (iv) Proof, satisfactory to the Board, that the person is gathering news, even though the information discussed or considered in executive session [may not be disclosed in any form, and/or to any other person] shall be undisclosed, unless otherwise authorized by the Board.

- If the entity disclosed on the request for permission form is not [<del>D</del>] <u>C</u>. recognized as a news media organization, the person shall not be allowed to attend an executive session until the entity is granted recognition. If the executive session is for the purpose of discussing current litigation or litigation likely to be filed, and the member of the news media is a party to the litigation or is an employee, agent or contractor of a news media organization that is a party to the litigation, the person shall not be allowed to attend the executive session. If the Board has reason to believe that the person has submitted false information or has previously failed to comply with the Board's policy, [it may refuse permission for the person to attend the executive session] the Board may request the news media organization to send a different representative to executive sessions, or take other appropriate measures to protect the integrity of its executive sessions.
- The Board may consider any relevant evidence provided or gathered in making a decision whether a person is a representative of the news media. The Board's decision to recognize or not to recognize a person as a representative of the news media, and/or to grant permission to attend an executive session, is a quasijudicial decision reviewable as provided by ORS 34.010 to 34.100.
- 6. <u>Cameras and Other Recording Devices</u>. Cameras, tape recorders and other recording devices may not be used in executive sessions, except the official executive session tapes made by County staff. [The Board, in its discretion, may prohibit representatives of the news media from taking notes or otherwise memorializing the contents of executive sessions.]
- 7. <u>Applications to Other Boards, Commissions and Committees</u>. The policies and procedures adopted by this policy shall not apply to other boards, commissions and committees of Columbia County unless a majority of the membership of any such board, commission or committee votes to adopt the policies and procedures provided in this policy.