

# YAMHILL COUNTY CODE

## TITLE 2: COUNTY ADMINISTRATION

### **Chapter 2.55: Removal of a County Fair Board Member**

#### TABLE OF CONTENTS

<i>Section</i>	<i>Title</i>
2.55.01	PURPOSE
2.55.02	DEFINITIONS
2.55.03	SEVERABILITY

#### LEGISLATIVE HISTORY

**2.55.01 Purpose.** This ordinance is adopted to comply with ORS 565.225, 2005 replacement part.  
[ADOPTED VIA ORDINANCE NO. 788 eff 06/14/06]

**2.55.02 Definitions.** For purposes of ORS 565.225, the terms inefficiency, neglect of duty, misconduct in office, incompetence, incompatibility, dereliction of duty or other good cause, have the following meanings:

- a) “**Dereliction of duty**” means an intentional abandonment of an official duty of fair board membership.
- b) “**Incompatibility**” means a state of inharmonious co-existence on the fair board that diminishes the ability of the fair board or staff to effectively manage or operate the fairgrounds or county fair.
- c) “**Incompetence**” means an inability to perform a duty on behalf of the fair board that makes it unlikely the legitimate goals of the fair board will be realized or a statutory requirement will be satisfied.
- d) “**Inefficiency**” means the quality of wasting time or energy in performance of official fair board duties that results in inability to realize or difficulty in realizing legitimate goals of the fair board.
- e) “**Misconduct in office**” means a substantial deviation from the standards of conduct or behavior that a reasonable person would expect from an appointed public official in performing official acts of the fair board.
- f) “**Neglect of duty**” means a failure to perform an official fair board duty that is reasonably assumed necessary in the course of performance of official acts of a fair board member.
- g) “**Other good cause**” means a sufficient reason to establish that a fair board member is unable or unwilling to act to advance the legitimate goals of the fair board.

[ADOPTED VIA ORDINANCE NO. 788 eff 06/14/06]

**2.55.03 Severability.** All sections, subsections and paragraphs of this ordinance are severable. If any section, subsection or paragraph is ruled invalid for any reason by the court of last resort, the other portions of this ordinance shall be unaffected.

[ADOPTED VIA ORDINANCE NO. 788 eff 06/14/06]

## LEGISLATIVE HISTORY

Adopted via Ordinance No. 788 on 06/14/2006, effective 06/14/2006