Loan Repayment Assistance Program

Policies and Guidelines

Adopted by the Board of Governors
November 18, 2006

Revised November 8, 2023
The mission of the Oregon State Bar’s Loan Repayment Assistance Program is to attract and retain public service and rural lawyers by helping them pay their educational debt.

Statement of Purpose
The Oregon State Bar recognizes that substantial educational debt can create a financial barrier which prevents lawyers from pursuing or continuing careers in public service law or choosing to work in a rural community. The Oregon State Bar’s program of loan repayment assistance is intended to reduce that barrier for these economically-disadvantaged lawyers, thereby making public service, and rural employment more feasible.

Oregon Public Records Act Notice
The Oregon State Bar is subject to the Oregon Public Records Act, ORS Chapter 192. The bar has an obligation to disclose its records when requested, unless an exemption applies. The bar agrees the personal financial information you provide in response to the LRAP Application is submitted in confidence and will only be disclosed under the Act if required by law.

Section 1 – Administrative Partners

(A) Advisory Committee

(i) Membership
An Advisory Committee will be appointed by the Oregon State Bar (OSB) Board of Governors, and will be comprised of nine members who meet the following criteria:
- OSB President, or member of the Board of Governors designated by the President
- Chair of the OSB New Lawyers Division, or designee
- Representative from an Oregon law school, preferably with financial aid expertise
- Representative from the indigent criminal defense area of public service law
- Representative from a county district attorney’s office
- Representative from the civil area of public service law
- Three at-large members who are OSB members, represent geographical diversity, and have shown a commitment to public service law

(ii) Appointment and Administration
- OSB President and Chair of the OSB New Lawyers Division, or designees, will serve for a term of one year.
- Other Advisory Committee members will serve for a term of three years and may be reappointed for one additional term.
- Advisory Committee members will elect a Chair and such other officers as they determine are necessary from among Advisory Committee members. Officers shall serve a one-year term, subject to renewal.
• One-third of the initial appointments will be for one year, one-third for two years, and one-third for three years. The OSB Board of Governors will determine which of the initial positions is for which length.
• The OSB will designate a staff person to support the Advisory Committee’s work.
• Current applicants for or recipients of LRAP loans may not serve on the Advisory Committee.

(iii) Advisory Committee Duties
• Select participants for the loan repayment assistance program (LRAP or the Program), and report the selections to the OSB.
• Report annually to the OSB Governance and Strategic Planning Committee on the Program’s status.
• Amend and set policy guidelines as needed for the Program.
• Raise funds to achieve programmatic objectives.
• Adopt procedures to avoid conflicts of interest.
• Make clear program rules to avoid grievances.

(B) Oregon State Bar
• Support the Advisory Committee’s work through provision of a part-time staff person.
• Receive and invest member dues designated for LRAP.
• Administer other funds raised by the Advisory Committee.
• Receive and review LRAP applications for completeness and eligibility, and forward completed applications from eligible applicants to the Advisory Committee.
• Disburse LRAP money to participants selected by the Advisory Committee.
• Receive and review annual certifications of continuing LRAP eligibility.
• Provide marketing and advertising services for the Program, including an LRAP website which includes frequently asked questions with responses.
• Coordinate response to grievances submitted by Program participants.
• Handle inquiries about LRAP through the staff person or, if necessary, forward such inquiries to the Advisory Committee.
• Create temporary Policy and Guideline changes in exigent circumstances, to be approved by the LRAP Advisory Committee within 30 days.

Section 2 – Requirements for Program Participation

(A) Application and Other Program Procedures
• Applicants must fully complete the Program application, submit annual certifications and follow other Program procedures.
• Previous recipients are eligible to reapply.

(B) Qualifying Employment
• Employment must be within the State of Oregon.
• Qualifying employment includes employment as a practicing attorney with civil legal aid organizations, other private non-profit organizations providing direct legal representation of low-income individuals, as public defenders, as private public
defense contractors, as deputy district attorneys or as rural practitioners, as defined below.

- Judicial clerks and attorneys appointed on a case-by-case basis are not eligible.
- Thirty-five hours or more per week will be considered full-time employment; hours worked per week less than 35 will be considered part-time.
- Part-time employees are eligible to apply for the Program; however repayment assistance may be prorated at the discretion of the Advisory Committee, based on FTE.
- Rural practitioners are those who practice as a civil practitioner or are employed by a governmental agency, whose principal office is not within 30 miles of the urban centers of Portland, Salem, Eugene, Medford, or Bend and who otherwise meet the requirements of the Program.

**C) Graduation/License/Residency Requirements**

- Program applicants must be licensed to practice in Oregon.
- Program participation is not limited to graduates of Oregon law schools. Graduates of any law school may apply.
- Program participation is not limited to recent law school graduates. Any person meeting Program requirements, as outlined herein, may apply.
- Program participation is not limited to Oregon residents, provided the applicant works in Oregon and meets other Program requirements.

**D) Income Cap for Initial Applicants**

Applicants with salaries of more than $85,000 or net income from private, for-profit public defense work of more than $85,000 at the time of application will be ineligible for Program participation.

- The Advisory Committee may annually adjust the maximum eligible net income.
- As more fully described in Section 3(B)(ii), Program participants may retain eligibility despite an increase in salary above the cap set for initial participation, unless their income exceeds 120% of the salary cap in any particular year.
- The maximum eligible salary may be pro-rated for part-time employees, based on FTE.

**E) Eligible Loans**

All graduate and undergraduate educational debt in the applicant’s name will be eligible for repayment assistance.

- Applicants with eligible debt at the time of initial application less than $35,000 will be ineligible for Program participation.
- If debt in the applicant’s name and in others’ names is consolidated, the applicant must provide evidence as to amount in the applicant’s name prior to consolidation.
- Loan consolidation or extension of repayment period is not required.
- Program participants who are in default on their student loans will be ineligible to continue participating in the Program (see 4(C)(v) below for more details).

**Section 3 – Description of Benefit to Program Participants**
(A) **Nature of Benefit**
The Program will make a forgivable loan (LRAP loan) to Program participants.

(i) **Amount and Length of Benefit**
- LRAP loans will not exceed $7,500 per year per Program participant for a maximum of three consecutive years. LRAP loans cannot exceed the annual student loan payments of the participant.
- The Advisory Committee reserves discretion to adjust the amount of the LRAP loan and/or length of participation based on changes in the availability of program funding.
- LRAP loans will be disbursed in two equal payments per year.

(ii) **Interest on LRAP Loans**
Interest will accrue from the date the LRAP loan is disbursed, at the rate per annum of Prime, as published by the Wall Street Journal as of April 15 of the year in which the loan is awarded, not to exceed nine percent.

(iii) **Federal Income Tax Liability**
Each Program participant is responsible for any tax liability the Program participant may incur, and neither the Advisory Committee nor the OSB can give any Program participant legal advice as to whether a forgiven LRAP loan must be treated as taxable income. Program participants are advised to consult a tax advisor about the potential income tax implications of LRAP loans. However, the intent of the Program is for LRAP loans which are forgiven to be exempt from income tax liability.

(B) **Forgiveness and Repayment of LRAP Loans**
The Program annually will forgive one year of loans as of April 15 every year if the Participant has been in qualifying employment the prior year and has paid at least the amount of his/her LRAP loan on his/her student loans. Only a complete year (12 months from April 15, the due date of application) of qualifying employment counts toward LRAP loan forgiveness. The one year forgiveness period may be extended under exigent circumstances.

(i) **Loss of Eligibility Where Repayment Is Required**
Program participants who become ineligible for Program participation because they leave qualifying employment must repay LRAP loans, including interest, for any amounts not previously forgiven.
- The repayment period will be equal to the number of months during which the Program participant participated in the Program (including up to three months of approved leave), or 12 months, whichever is longer.
- The collection method for LRAP loans not repaid on schedule will be left to the discretion of the Oregon State Bar.
- Participants shall notify the Program within 30 days of leaving qualifying employment.
(ii) Loss of Eligibility Where Repayment Is Not Required
Program participants who become ineligible for continued Program participation due to an increase in income from other than qualifying employment (see Section 4(C)(iv)) or because their student loans are in default (see Section 4(C)(v)) will not receive any additional LRAP loans. Such Program participants will remain eligible to receive forgiveness of LRAP loans already disbursed so long as the Program participant remains in qualifying employment and submits an employer certification pursuant to Section 4(C)(iii).

(iii) Exception to Repayment Requirement
A Program participant may apply to the Advisory Committee for a waiver of the repayment requirement if (s)he has accepted public interest employment in another state, or for other exceptional circumstances. Such Program participants will not receive any additional LRAP loans.

(C) Leaves of Absence
Each Program participant will be eligible to continue to receive benefits during any period of leave approved by the Program participant’s employer. If any such approved leave period extends for more than three months, the amount of time the Program participant must remain in qualifying employment before an LRAP Loan is forgiven is extended by the length of the leave in excess of three months. The leave time exceeding three months is added to the end of the year in which the leave is taken and thereafter, the starting date of the new year is reset based upon the new ending date of the year in which the extended leave is taken until the three year LRAP Loan period concludes.

Section 4 – Program Procedures

(A) Application and Disbursement Procedure
- Applications submitted to the Advisory Committee must be postmarked or delivered to the Oregon State Bar office by April 15 of each year, or a later date as determined by OSB staff during exigent circumstances.
  - Applicants must be members of the OSB already engaged in qualifying employment by the application deadline.
  - Applicants may not commence the application process prior to receiving bar exam results.
  - Unsuccessful applicants will get a standard letter drafted by the Advisory Committee and may reapply in future years as long as they meet the qualifications described in Section 2.
- Applicants will be notified by June 1, or a later date as determined by OSB staff during exigent circumstances of each year as to whether or not they have been selected for Program participation in accordance with the selection criteria set forth in Section 4(B).
- Those applicants selected as Program participants will receive a promissory note for the first year of LRAP loans along with their notification of selection. The executed promissory note must be returned to the Advisory Committee by June 15.
• Initial disbursement of LRAP loans will be made by July 1, or a later date as determined by OSB staff during exigent circumstances provided the executed promissory note has been returned.

• In conjunction with the annual certification procedure set forth in Section 4(C), persons who remain eligible Program participants will be sent a new promissory note, covering the LRAP loan in the upcoming year by June 1, which must be executed and returned by June 15, or a later date as determined by OSB staff during exigent circumstances.

• Ongoing disbursement of loans to persons who remain Program participants will be made on or about July 1, or a later date as determined by OSB staff during exigent circumstances of each year.

(B) Program Participant Selection

(i) Factors Considered

• Meeting the salary, debt and employment eligibility for the Program does not automatically entitle an applicant to receive a LRAP loan. If the Advisory Committee needs to select among applicants meeting the salary, debt and employment eligibility criteria, it may take into account the following factors:
  o Demonstrated commitment to public service;
  o Financial need;
  o Educational debt, monthly payment to income ratio, and/or forgivability of debt;
  o Extraordinary personal expenses;
  o Type and location of work;
  o Assistance from other loan repayment assistance programs;

• The Advisory Committee reserves the right to accord each factor a different weight, and to make a selection among otherwise equally qualified applicants.

• If there are more eligible applicants than potential Program participants for a given year, the Advisory Committee will keep the materials submitted by other applicants for a period of six months and may automatically reconsider the applicant pool if an individual selected to receive a LRAP loan does not participate in the Program.

(ii) Other Factors Considered Related to Applicant’s Income

The following factors, in addition to the applicant’s salary from qualifying employment, may be considered in determining applicant’s income:

• Earnings and other income as shown on applicant’s most recent tax return
• Income–producing assets;
• Medical expenses;
• Child care expenses;
• Child support; and
• Other appropriate financial information.

(C) Annual Certification of Program Participant’s Eligibility
(i) Annual Certifications Required
Program participants and their employers will be required to provide annual certifications to the OSB by May 1, or a later date as determined by OSB staff during exigent circumstances that the participant remains qualified for continued Program participation. Annual certifications forms will be provided by the Program. The OSB will verify that the Program participants remain eligible to receive LRAP loans and will obtain new executed promissory notes by June 15 prior to disbursing funds each July 1, or a later date as determined by OSB staff during exigent circumstances.

(ii) Program Participant Annual Certifications - Contents
The annual certifications submitted by Program participants will include:
• Evidence that payments have been made on student’s loans in at least the amount of the LRAP loan for the prior year and evidence that student loan is not in default.
• Completed renewal application demonstrating continued program eligibility

(iii) Employer Certification - Contents
The annual certifications submitted by employers will include:
• Evidence that the Program participant remains in qualifying employment; and
• Evidence of the Program participant’s current salary and, if available, salary for the upcoming year.

(iv) Effect of Increase in Salary and Income and Changes in Circumstances
Program participants remain eligible for the Program for three years despite increases in salary provided that they remain in qualifying employment with the same employer and are not in default on their student loans. If a Program participant’s financial condition changes for other reasons, the Advisory Committee may make a case-by-case determination whether the Program participant may receive any further LRAP loans. Even if no further LRAP loans are received, this increase in income will not affect the LRAP loan forgiveness schedule so long as the Program participant remains in qualifying employment and submits an employer certification pursuant to Section 4(C)(iii).

(v) Effect of Default on Student Loans
Program participants who are in default on their student loans will be ineligible to receive further LRAP Loans, but may seek to have LRAP loans forgiven in accordance with the loan forgiveness schedule if they remain in qualifying employment and submit an employer certification pursuant to Section 4(C)(iii).

(vi) Voluntary Withdrawal from Program
A Program participant may voluntarily forgo future LRAP loans despite retaining eligibility (e.g., the Program participant remains in qualifying employment and receives a substantial increase in salary). In such a case, LRAP loans already received will be forgiven in accordance with the loan forgiveness schedule so long as the Program participant remains in qualifying employment and submits an employer certification as otherwise required under Section 4(C)(iii).

(D) Dispute/Grievance Resolution
• Grievance procedure applies only to Program participants, not applicants.
• Program participants have 30 days to contest a determination in writing.
• The Advisory Committee has 60 days to issue a decision.
• A Program participant may appeal the Advisory Committee’s decision by making a request in writing to Board of Governors within 30 days of the Advisory Committee’s decision. The decision of the Board is final.