

1 8. OTU-PAC and OTU-EF and their OTU successors are hereby enjoined from
2 doing business with I&R Petitions Services, Inc. ("I&R"), and any and all I&R successors and
3 are so enjoined for a period of five years from the date the judgment is entered in this action.
4 An "I&R successor" is defined as any corporation, sole proprietorship, partnership or other
5 business which is owned in whole or in part by any owner of I&R, and performs similar
6 services as I&R.

7 9. OTU-PAC and its OTU successor political action committees are hereby
8 enjoined from any violation of Oregon law in connection with their reporting on Contribution
9 and Expenditure Reports ("C&E Reports") of any in-kind and direct contributions from OTU-
10 EF or any other non-profit corporation, or other corporation, entity or person.

11 10. OTU-EF and its successor organizations are hereby enjoined from any violation
12 of Oregon law in connection with reporting on their CT-12 Reports and Form 990s.

13 11. OTU-PAC and OTU-EF and their OTU successors are hereby enjoined from any
14 violation of Oregon law in connection with the filing or submission of any statements of
15 sponsorship for prospective petitions for a state measure.

16 12. OTU-PAC and OTU-EF and their successors are hereby enjoined from any
17 violation of Oregon law in connection with the filing or submission of signature sheets on an
18 initiative petition for a state measure.

19 13. OTU-PAC and OTU-EF and their OTU successors are hereby enjoined from any
20 violation of Oregon law in connection with the filing or submission of CT-12 Reports, Form
21 990s and C&E Reports.

22 14. The injunctions set forth above in paragraphs 7 through 13 shall be effective
23 April 30, 2003 and shall continue for five years from the date of this judgment.

24 15. That plaintiffs are entitled to costs and attorney fees to be determined pursuant to
25 ORCP 68.

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