

**Department of Public Safety Standards and Training  
Memo**

**Subject:** OAR 259-060-0115 – Proposed Rule REPEAL #8  
Restrictions on Vehicles; Restrictions on Description of Security Services  
and Providers

**From:** Linsay Hale  
Rules & Compliance Coordinator  
(503) 378-2431  
Linsay.Hale@state.or.us

**Issue:** These proposed rule change repeals the obsolete rule dealing with restrictions on private security vehicles and impersonation of a peace officer. Penalties for these acts are found under OAR 259-060-0300 – Denial/Suspension/Revocation.

The following revised language for OAR 259-060-0115 contains recommended additions (**bold and underlined**) and deletions (~~strikethrough text~~).

**259-060-0115**

**Restrictions on Vehicles; Restrictions on Description of Security Services and Providers**

~~The Oregon Revised Statutes include restrictions that relate directly to the private security industry, such as criminal impersonation, criminal impersonation of a peace officer, copying or imitating the standard Oregon State Police uniform, knowingly falsifying any information pertinent to an application for private security certification, prohibited lighting on vehicles, misuse of the Oregon State Seal and providing security services as a professional without being certified to do so:~~

~~(1) Criminal impersonation of a peace officer = Class C felony, up to five years and \$100,000 fine;~~

~~(2) Criminal impersonation of a public servant = Class A misdemeanor, up to one year and \$5,000 fine;~~

~~(3) Copy or imitate standard OSP uniform = Class A misdemeanor, up to one year and \$5,000 fine;~~

~~(4) Knowingly falsify private security provider application = Class A misdemeanor, up to one year and \$5,000 fine;~~

~~(5) Misuse of the Oregon State Seal = civil penalty of up to \$500;~~

~~(6) Use of prohibited lighting equipment = Class C traffic violation; fines and assessments may vary.~~

\*\*\*