

General Assembly

February Session, 2022



## AN ACT CONCERNING CAMPAIGN CONSULTANTS AND DISCLOSURE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 9-601 of the 2022 supplement to the general statutes
 is amended by adding subdivisions (33) and (34) as follows (*Effective from passage*):

4 (NEW) (33) "Consultant" means any person (A) that provides (i) 5 campaign strategy, (ii) design or management of campaign 6 communications, literature or advertising, or (iii) campaign fundraising 7 or management services, or (B) with duties that include identifying, 8 hiring or paying subvendors for goods or services on behalf of a person 9 or committee required to file a report or statement pursuant to section 10 9-601d or 9-608, as applicable.

(NEW) (34) (A) "Subvendor" means any person that provides goods
or services to a consultant or that contracts with a consultant or other
subvendor to provide goods or services to a person or committee
required to file a report or statement pursuant to section 9-601d or 9-608,
as applicable.

(B) "Subvendor" does not include a person who is an employee of a
consultant if such person has been an employee of such consultant for
three or more consecutive months prior to any month in which a person

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19 or committee is required to file a report or statement accounting for any

20 expenditure to such consultant or any subvendor for such consultant.

21 Sec. 2. Section 9-622 of the general statutes is repealed and the 22 following is substituted in lieu thereof (*Effective from passage*):

The following persons shall be guilty of illegal practices and shall bepunished in accordance with the provisions of section 9-623:

(1) Any person who, directly or indirectly, individually or by another
person, gives or offers or promises to any person any money, gift,
advantage, preferment, entertainment, aid, emolument or other
valuable thing for the purpose of inducing or procuring any person to
sign a nominating, primary or referendum petition or to vote or refrain
from voting for or against any person or for or against any measure at
any election, caucus, convention, primary or referendum;

(2) Any person who, directly or indirectly, receives, accepts, requests
or solicits from any person, committee, association, organization or
corporation, any money, gift, advantage, preferment, aid, emolument or
other valuable thing for the purpose of inducing or procuring any
person to sign a nominating, primary or referendum petition or to vote
or refrain from voting for or against any person or for or against any
measure at any such election, caucus, primary or referendum;

(3) Any person who, in consideration of any money, gift, advantage,
preferment, aid, emolument or other valuable thing paid, received,
accepted or promised to the person's advantage or any other person's
advantage, votes or refrains from voting for or against any person or for
or against any measure at any such election, caucus, primary or
referendum;

(4) Any person who solicits from any candidate any money, gift,
contribution, emolument or other valuable thing for the purpose of
using the same for the support, assistance, benefit or expenses of any
club, company or organization, or for the purpose of defraying the cost
or expenses of any political campaign, primary, referendum or election;

50 (5) Any person who, directly or indirectly, pays, gives, contributes or 51 promises any money or other valuable thing to defray or towards 52 defraying the cost or expenses of any campaign, primary, referendum 53 or election to any person, committee, company, club, organization or 54 association, other than to a treasurer, except that this subdivision shall 55 not apply to any expenses for postage, telegrams, telephoning, 56 stationery, express charges, traveling, meals, lodging or photocopying 57 incurred by any candidate for office or for nomination to office, so far as 58 may be permitted under the provisions of this chapter;

59 (6) Any person who, in order to secure or promote the person's own 60 nomination or election as a candidate, or that of any other person, 61 directly or indirectly, promises to appoint, or promises to secure or 62 assist in securing the appointment, nomination or election of any other 63 person to any public position, or to any position of honor, trust or 64 emolument; but any person may publicly announce the person's own 65 choice or purpose in relation to any appointment, nomination or election in which the person may be called to take part, if the person is 66 67 nominated for or elected to such office;

(7) Any person who, directly or indirectly, individually or through another person, makes a payment or promise of payment to a treasurer in a name other than the person's own, and any treasurer who knowingly receives a payment or promise of payment, or enters or causes the same to be entered in the person's accounts in any other name than that of the person by whom such payment or promise of payment is made;

(8) Any person who knowingly and wilfully violates any provisionof this chapter;

(9) Any person who offers or receives a cash contribution in excess of
one hundred dollars to promote the success or defeat of any political
party, candidate or referendum question;

80 (10) Any person who solicits, makes or receives a contribution that is

81 otherwise prohibited by any provision of this chapter;

82 (11) Any department head or deputy department head of a state
83 department who solicits a contribution on behalf of, or for the benefit of,
84 any candidate for state, district or municipal office or any political party;

(12) Any municipal employee who solicits a contribution on behalf
of, or for the benefit of, any candidate for state, district or municipal
office, any political committee or any political party, from (A) an
individual under the supervision of such employee, or (B) the spouse or
a dependent child of such individual;

90 (13) Any person who makes an expenditure, that is not an 91 independent expenditure, for a candidate without the knowledge of 92 such candidate. No candidate shall be civilly or criminally liable with 93 regard to any such expenditure;

94 (14) Any chief of staff of a legislative caucus who solicits a
95 contribution on behalf of or for the benefit of any candidate for state,
96 district or municipal office from an employee of the legislative caucus;

97 (15) Any chief of staff for a state-wide elected official who solicits a
98 contribution on behalf of or for the benefit of any candidate for state,
99 district or municipal office from a member of such official's staff; [or]

(16) Any chief of staff for the Governor or Lieutenant Governor who
solicits a contribution on behalf of or for the benefit of any candidate for
state, district or municipal office from a member of the staff of the
Governor or Lieutenant Governor, or from any commissioner or deputy
commissioner of any state agency;

(17) Any consultant that fails to provide complete information to a
 person or committee required to file any report or statement pursuant
 to section 9-601d or 9-608, as applicable, which complete information is
 necessary for such person or committee to file such report or statement;

109 <u>or</u>

110 (18) Any consultant that (A) except for such consultant's overhead or 111 normal operating expenses, makes or obligates to make an expenditure, 112 or directly or indirectly authorizes any subvendor to make or obligate 113 to make such an expenditure, on behalf of a candidate, committee or 114 other person, and (B) does so without the knowledge of such candidate, 115 committee or other person.

Sec. 3. (NEW) (*Effective from passage*) (a) As used in this section, "consultant", "candidate", "committee", "expenditure", "subvendor" and "person" have the same meanings as provided in section 9-601 of the general statutes, as amended by this act.

120 (b) (1) A consultant that receives or agrees to receive payment from a 121 candidate or committee and that makes or obligates to make any 122 expenditure, including any payment, to a subvendor for or on behalf of 123 a person or committee required to file a report or statement pursuant to 124 section 9-601d or 9-608 of the general statutes, as applicable, shall, not 125 later than five days after making or obligating to make such 126 expenditure, provide such person or committee with detailed 127 information of such expenditure, including, but not limited to:

(A) The amount and date of such expenditure and the name of theindividual who received such payment;

- 130 (B) The full name and street address of such subvendor;
- 131 (C) A description of the purpose of such payment;

(D) The name of any candidate or text of any referendum questionsupported or opposed by such expenditure; and

(E) If applicable, the date of any event with which such payment is associated, including, but not limited to, any expenditure directly or indirectly made by a consultant to a subvendor for such event for any (i) written, typed or other printed communication, or any web-based written communication, that (I) promotes the success or defeat of any candidate's campaign for nomination or election or any referendum 140 question, or (II) solicits funds to benefit any candidate or committee, (ii) 141 advertising time or space, including, but not limited to, television or 142 Internet video, radio or Internet audio, telephone call or web-based or 143 social media communication, (iii) wages incurred as a result of work for 144 any candidate or committee, (iv) survey, poll, signature gathering or 145 door-to-door solicitation of voters, (v) facilities, invitations or 146 entertainment for fundraising or other campaign events, or (vi) printing 147 of mass campaign mailings or postage for such mailings.

(2) Notwithstanding the provisions of subdivision (1) of this
subsection, if a consultant makes or obligates to make payment for an
expenditure for which a person or committee is required to file a report
or statement pursuant to section 9-601d or 9-608 of the general statutes,
as applicable, such consultant shall, concomitant with making or
obligating to make such payment, provide such person or committee
with complete information necessary to file such report or statement.

155 (c) (1) Any person or committee that makes or obligates to make 156 payment for an expenditure to a consultant, which consultant is 157 required to provide such person or committee with the information 158 described in subsection (b) of this section, shall include in any report or 159 statement required to be filed by such person or committee pursuant to 160 section 9-601d or 9-608 of the general statutes, as applicable, (A) the full 161 name and street address of each subvendor to which payment was made 162 or obligated to be made during the period covered by such filing, (B) the amount and date of such payment, (C) a description of the purpose of 163 164 such payment, (D) the name of any candidate or text of any referendum 165 question supported or opposed by such expenditure, and (E) if 166 applicable, the date of any event with which such payment is associated. 167 The contents of such report or statement shall include any other 168 information that the State Elections Enforcement Commission may 169 require to facilitate compliance with the provisions of chapters 155 to 170 157, inclusive, of the general statutes, and shall be submitted on a form 171 prescribed by the commission.

172 (2) Except for such consultant's overhead or normal operating

expenses, a consultant shall not make any expenditure for or on behalf of a candidate or committee, including, but not limited to, any expenditure described in subdivision (1) of subsection (b) of this section, unless complete information of such expenditure is provided to the person required to file a report or statement pursuant to section 9-601d or 9-608 of the general statutes, as applicable, or the committee on whose behalf or for whose benefit such consultant is acting.

180 (d) Each consultant shall keep detailed information of each 181 expenditure made or obligated to be made for or on behalf of any person 182 or committee required to file a report or statement pursuant to section 183 9-601d or 9-608 of the general statutes, as applicable, and shall retain all 184 records of each transaction required to be included in any report or 185 statement filed pursuant to section 9-601d or 9-608 of the general 186 statutes, as applicable, for a period of four years after the date of the 187 report or statement in which such transaction was included. Such 188 records shall include, but need not be limited to, any invoice, receipt, 189 bill, financial statement, itinerary or other written or documentary 190 evidence showing the campaign or other lawful purpose of such 191 expenditure.

(e) If a subvendor makes or obligates to make any payment described
in subsection (b) of this section, such subvendor shall be deemed a
consultant and shall comply with the requirements set forth in this
section for a consultant.

(f) Notwithstanding the provisions of subsections (a) to (e), inclusive,
of this section, a financial obligation shall not be made or incurred for or
on behalf of a committee unless authorized by the treasurer of such
committee pursuant to section 9-607 of the general statutes.

Sec. 4. (NEW) (*Effective from passage*) If the treasurer of the candidate committee of a participating candidate, as described in section 9-703 of the general statutes, spends or obligates to spend fifteen per cent or more, in the aggregate, of the moneys received from the Citizens' Election Fund on the services of a consultant or other professional

205 person as provided in subparagraph (P) of subdivision (2) of subsection 206 (g) of section 9-607 of the general statutes, such consultant or 207 professional person shall register as such with the State Elections 208 Enforcement Commission for the candidate committee and file an affidavit with the commission. The affidavit shall include written 209 210 certifications that the consultant or professional person intends to (1) 211 comply with the provisions of chapters 155 and 157 of the general 212 statutes, (2) maintain and furnish all required records in accordance 213 with the provisions of said chapters and regulations adopted by the 214 commission pursuant to said chapters, and (3) expend all moneys for or 215 on behalf of such candidate committee in accordance with the 216 provisions of subsection (g) of section 9-607 of the general statutes and 217 regulations adopted by the commission under subsection (e) of section 218 9-706 of the general statutes. The commission shall prepare a list of all 219 consultants or other professional persons for all candidate committees 220 of participating candidates and shall make such list available for public 221 inspection. As used in this section, "treasurer", "candidate committee" 222 and "consultant" have the same meanings as provided in section 9-601 223 of the general statutes, as amended by this act.

sections:		
Section 1	from passage	9-601
Sec. 2	from passage	9-622
Sec. 3	from passage	New section
Sec. 4	from passage	New section

## This act shall take effect as follows and shall amond the following

## Statement of Legislative Commissioners:

In Section 1, "committee or person" was changed to "person or committee" for consistency; in Section 2(17), "committee or person" was changed to "person or committee" for consistency; in Section 3(d), "as amended by this act," was deleted for accuracy; and in Section 4, "of the general statutes" was added for accuracy.

GAE Joint Favorable Subst. -LCO