Senate Bill 22 By: Senator McKoon of the 29th

A BILL TO BE ENTITLED AN ACT

To amend Article 2 of Chapter 5 of Title 21 of the Official Code of Georgia Annotated, 1 2 relating to campaign contributions, so as to provide for definitions; to provide that any 3 business entity whose contracts with state or local agencies, in the aggregate, annually total 4 more than \$50,000.00, and any affiliated entities or affiliated persons of such business entity, 5 are prohibited from making any contributions to any candidate, or his or her campaign committee, for the office responsible for awarding such contracts or any declared candidate, 6 7 or his or her campaign committee, for such office; to provide that any business entity whose aggregate pending bids and offers on state or local contracts total more than \$50,000.00, or 8 9 whose aggregate pending bids and offers on state or local contracts combined with the 10 business entity's aggregate annual total value of state contracts exceed \$50,000.00, and any 11 affiliated entities or affiliated persons of such business entity, are prohibited from making 12 any contributions to any candidate, or his or her campaign committee, for the office 13 responsible for awarding a contract on which the business entity has submitted a bid or offer 14 during the period beginning on the date the invitation for bids, request for proposals, or any 15 other procurement opportunity is issued and ending on the day after the date such contract 16 is awarded or any declared candidate, or his or her campaign committee, for such office; to 17 provide for penalties; to provide for related matters; to repeal conflicting laws; and for other 18 purposes.

19

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

20

SECTION 1.

Article 2 of Chapter 5 of Title 21 of the Official Code of Georgia Annotated, relating to
campaign contributions, is amended by revising Code Section 21-5-31, which was previously
reserved, as follows:

- 24 "21-5-31.
- 25 (a) As used in this Code section, the term:

LC 28 8196

26	(1) 'Affiliated corporation' shall have the same meaning as provided in Code
27	<u>Section 21-5-40.</u>
28	(2) 'Affiliated entity' means:
29	(A) Any corporate parent and each operating subsidiary of the bidding or contracting
30	business entity;
31	(B) Each operating subsidiary of the corporate parent of the bidding or contracting
32	business entity; and
33	(C) Any organization recognized by the United States Internal Revenue Service as a
34	tax-exempt organization described in Section 501(c) of the Internal Revenue Code
35	of 1986, or any successor provision of federal tax law, and established by the bidding
36	or contracting business entity, any affiliated entity of such business entity, or any
37	affiliated person of such business entity.
38	(3) 'Affiliated person' means:
39	(A) Any person with any ownership interest or distributive share of the bidding or
40	contracting business entity in excess of 7.5 percent;
41	(B) An executive employee of the bidding or contracting business entity; and
42	(C) The spouse of any such person.
43	(4) 'Business entity' means any entity doing business for profit, whether organized as a
44	corporation, partnership, sole proprietorship, limited liability company or partnership, or
45	otherwise.
46	(5) 'Declared candidate' means any person who has filed a declaration of intention to
47	accept campaign contributions as provided in subsection (g) of Code Section 21-5-30.
48	(6) 'Executive employee' means:
49	(A) The president, chairperson of the board, or chief executive officer of a business
50	entity and any other individual who fulfills equivalent duties as the president,
51	chairperson of the board, or chief executive officer of a business entity; and
52	(B) Any employee of a business entity whose compensation is determined directly, in
53	whole or in part, by the award or payment of contracts by any state department, agency,
54	board, bureau, commission, or authority; any county, municipal corporation, school
55	system, or other political subdivision of this state; any department, agency, board,
56	bureau, commission, authority, or similar body of such county, municipal corporation,
57	school system, or other political subdivision of this state; or any municipal, county,
58	regional, or other authority established pursuant to the laws of this state to the entity
59	employing the employee. A regular salary that is paid irrespective of the award or
60	payment of a contract by any state department, agency, board, bureau, commission, or
61	authority; any county, municipal corporation, school system, or other political
62	subdivision of this state; any department, agency, board, bureau, commission, authority,

63	or similar body of such county, municipal corporation, school system, or other political
64	subdivision of this state; or any municipal, county, regional, or other authority
65	established pursuant to the laws of this state shall not constitute compensation under
66	this definition.
67	(7) 'Local contract' or 'contract with a local agency' means any contract between a
68	business entity and any county, municipal corporation, school system, or other political
69	subdivision of this state; any department, agency, board, bureau, commission, authority,
70	or similar body of each such county, municipal corporation, school system, or other
71	political subdivision of this state; and any municipal, county, regional, or other authority
72	established pursuant to the laws of this state.
73	(8) 'State contract' or 'contract with a state agency' means any contract between a
74	business entity and any state department, agency, board, bureau, commission, or
75	authority.
76	(b) Any business entity whose contracts with state agencies, in the aggregate, annually
77	total more than \$50,000.00, and any affiliated entities or affiliated persons of such business
78	entity, are prohibited from making any contributions to any candidate, or his or her
79	campaign committee, for the office responsible for awarding such contracts or any declared
80	candidate, or his or her campaign committee, for such office. This prohibition shall be
81	effective for the duration of the term of office of the incumbent officeholder awarding such
82	contracts or for a period of two years following the expiration or termination of such
83	contracts, whichever is longer. For the purpose of contracts with the executive branch of
84	state government, the Governor shall be deemed to be the officer awarding the contracts
85	in addition to any other officer of the executive branch who may be awarding such
86	contracts.
87	(c) Any business entity whose contracts with local agencies, in the aggregate, annually
88	total more than \$50,000.00, and any affiliated entities or affiliated persons of such business
89	entity, are prohibited from making any contributions to any candidate, or his or her
90	campaign committee, for the office responsible for awarding such contracts or any declared
91	candidate, or his or her campaign committee, for such office. This prohibition shall be
92	effective for the duration of the term of office of the incumbent officeholder awarding such
93	contracts or for a period of two years following the expiration or termination of such
94	contracts, whichever is longer.
95	(d) Any business entity whose aggregate pending bids and offers on state contracts total
96	more than \$50,000.00, or whose aggregate pending bids and offers on state contracts
97	combined with the business entity's aggregate annual total value of state contracts exceed
98	\$50,000.00, and any affiliated entities or affiliated persons of such business entity, are
99	prohibited from making any contributions to any candidate, or his or her campaign

100 committee, for the office responsible for awarding a contract on which the business entity 101 has submitted a bid or offer during the period beginning on the date the invitation for bids, 102 request for proposals, or any other procurement opportunity is issued and ending on the day 103 after the date such contract is awarded or any declared candidate, or his or her campaign 104 committee, for such office. For the purpose of contracts with the executive branch of state 105 government, the Governor shall be deemed to be the officer awarding the contracts in 106 addition to any other officer of the executive branch who may be awarding such contracts. 107 (e) Any business entity whose aggregate pending bids and offers on local contracts total 108 more than \$50,000.00, or whose aggregate pending bids and offers on local contracts 109 combined with the business entity's aggregate annual total value of state contracts exceed \$50,000.00, and any affiliated entities or affiliated persons of such business entity, are 110 111 prohibited from making any contributions to any candidate, or his or her campaign 112 committee, for the office responsible for awarding a contract on which the business entity has submitted a bid or offer during the period beginning on the date the invitation for bids, 113 114 request for proposals, or any other procurement opportunity is issued and ending on the day 115 after the date such contract is awarded or any declared candidate, or his or her campaign 116 committee, for such office. 117 (f) All contracts with a state agency and a business entity that violate subsection (b) or (d) 118 of this Code section shall be voidable by the contracting agency within the 90 day period 119 following the discovery of the violation. If a business entity violates subsection (b) of this 120 Code section three or more times within a 36 month period, then all contracts between state 121 and local agencies and such business entity shall be void, and such business entity shall not 122 bid or respond to any invitation to bid or request for proposals for any state or local 123 contract or otherwise enter into any state or local contract for a period of three years from 124 the date of the last violation. 125 (g) All contracts with a local agency and a business entity that violate subsection (c) or (e) 126 of this Code section shall be voidable by the contracting agency within the 90 day period 127 following the discovery of the violation. If a business entity violates subsection (c) of this Code section three or more times within a 36 month period, then all contracts between state 128 129 and local agencies and such business entity shall be void, and such business entity shall not 130 bid or respond to any invitation to bid or request for proposals for any state or local 131 contract or otherwise enter into any state or local contract for a period of three years from 132 the date of the last violation. 133 (h) Any candidate or campaign committee that has received a contribution in violation of 134 subsection (b), (c), (d), or (e) of this Code section shall pay an amount equal to the value of the contribution to the state not more than 30 calendar days after receiving notice of the 135 136 violation concerning the contribution for deposit into the general revenue fund Reserved."

138 All laws and parts of laws in conflict with this Act are repealed.