

General Assembly

Committee Bill No. 6320

January Session, 2025

LCO No. 5566



Referred to Committee on GOVERNMENT ADMINISTRATION AND ELECTIONS

Introduced by: (GAE)

## AN ACT PROHIBITING LOBBYIST CONTRIBUTIONS DURING A LEGISLATIVE SESSION TO LEGISLATORS OR STATE OFFICERS RUNNING FOR MUNICIPAL OFFICE.

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

- 1 Section 1. Subsection (e) of section 9-610 of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (Effective from
- 3 passage):
- 4 (e) For purposes of this subsection and subsection (f) of this section,
- 5 the exclusions to the term "contribution" in subsection (b) of section 9-
- 6 601a shall not apply; [the term] "state office" means the office of
- 7 Governor, Lieutenant Governor, Attorney General, State Comptroller,
- 8 State Treasurer or Secretary of the State; [and the term] "state officer"
- 9 means the Governor, Lieutenant Governor, Attorney General, State
- 10 Comptroller, State Treasurer or Secretary of the State; and "municipal
- 11 office" means an elective office for which only the electors of a single
- 12 town, city, borough or political subdivision, as defined in section 9-372,
- 13 may vote, but does not include the office of state senator or state
- 14 <u>representative</u>. Notwithstanding any provision of this chapter, [to the

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Sec. 2. Subsection (f) of section 9-608 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

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(f) If an exploratory committee has been established by a candidate pursuant to subsection (c) of section 9-604, the treasurer of the committee shall file a notice of intent to dissolve it with the appropriate authority not later than fifteen days after the candidate's declaration of intent to seek nomination or election to a particular public office, except that in the case of an exploratory committee established by a candidate for purposes that include aiding or promoting the candidate's candidacy for nomination or election to the General Assembly or a state office, the treasurer of the committee shall file such notice of intent to dissolve the committee not later than fifteen days after the earlier of: (1) The candidate's declaration of intent to seek nomination or election to a particular public office, (2) the candidate's endorsement at a convention, caucus or town committee meeting, or (3) the candidate's filing of a candidacy for nomination under section 9-400 or 9-405. The treasurer shall also file a statement identifying all contributions received or expenditures made by the exploratory committee since the previous statement and the balance on hand or deficit, as the case may be. In the event of a surplus, the treasurer shall, not later than the filing of the statement, distribute the surplus to the candidate committee established pursuant to said section, except that (A) in the case of a surplus of an exploratory committee established by a candidate who intends to be a participating candidate, as defined in section 9-703, in the Citizens' Election Program, the treasurer may distribute to the candidate committee only that portion of such surplus that is attributable to contributions that meet the criteria for qualifying contributions for the candidate committee under section 9-704 and shall distribute the remainder of such surplus to the Citizens' Election Fund established in section 9-701, and (B) in the case of a surplus of an exploratory committee established for nomination or election to an office other than the General Assembly, [or] a state office or a municipal office, (i) the treasurer may only distribute to the candidate committee for nomination or election to the General Assembly, [or] state office or municipal office of such candidate that portion of such surplus which is in excess of the total contributions which the exploratory committee

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received from lobbyists or political committees established by lobbyists, during any period in which the prohibitions in subsection (e) of section 9-610, as amended by this act, apply, and (ii) any remaining amount shall be returned to all such lobbyists and political committees established by or on behalf of lobbyists, on a prorated basis of contribution, or distributed to any charitable organization which is a tax-exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986, or any subsequent corresponding internal revenue code of the United States, as from time to time amended. If the candidate decides not to seek nomination or election to any office, the treasurer shall, [within] not later than fifteen days after such decision, comply with the provisions of this subsection and distribute any surplus in the manner provided by this section for political committees other than those formed for ongoing political activities, except that if the surplus is from an exploratory committee established by the State Treasurer, any portion of the surplus that is received from a principal of an investment services firm or a political committee established by such firm shall be returned to such principal or committee on a prorated basis of contribution. In the event of a deficit, the treasurer shall file a statement thirty days after the decision or declaration with the proper authority and, thereafter, on the seventh day of each month following if on the last day of the previous month there was an increase or decrease in such deficit in excess of five hundred dollars from that reported on the last statement filed. The treasurer shall file supplemental statements until the deficit is eliminated. If the exploratory committee does not have a surplus or deficit, the statement filed after the candidate's declaration or decision shall be the last required statement. If a candidate certifies on the statement of organization for the exploratory committee pursuant to subsection (c) of section 9-604 that the candidate will not be a candidate for the office of state representative and subsequently establishes a candidate committee for the office of state representative, the treasurer of the candidate committee shall pay to the State Treasurer, for deposit in the General Fund, an amount equal to the portion of any contribution received by [said] such exploratory committee that exceeded two

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hundred fifty dollars. As used in this subsection, "principal of an investment services firm" has the <u>same</u> meaning [set forth] <u>as provided</u> in subsection (e) of section 9-612 and "state office" [has the same meaning set forth] <u>and "municipal office" have the same meanings as</u> provided in subsection (e) of section 9-610, as amended by this act.

| This act shall take effect as follows and shall amend the following |              |          |
|---|--------------|----------|
| sections:   |              |          |
|   |              |          |
| Section 1   | from passage | 9-610(e) |
| Sec. 2  | from passage | 9-608(f) |

## Statement of Purpose:

To prohibit lobbyist contributions during a legislative session to legislators or state officers running for municipal office.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

Co-Sponsors: REP. MASTROFRANCESCO, 80th Dist.; REP. FISHBEIN, 90th

Dist.

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