



General Assembly

January Session, 2025

Raised Bill No. 1430

LCO No. 4982



Referred to Committee on GOVERNMENT
ADMINISTRATION AND ELECTIONS

Introduced by:
(GAE)

***AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE OFFICE
OF STATE ETHICS FOR REVISIONS TO THE STATE CODE OF
ETHICS.***

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

1 Section 1. Section 1-85 of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective October 1, 2025*):

3 (a) (1) For purposes of this section, "business with which the public
4 official or state employee is associated" has the same meaning as
5 "business with which he is associated", as provided in section 1-79.

6 (2) A public official, including an elected state official, or state
7 employee has an interest which is in substantial conflict with the proper
8 discharge of [his] such official's or employee's duties or employment in
9 the public interest and of [his] such official's or employee's
10 responsibilities as prescribed in the laws of this state, if [he] such official
11 or employee has reason to believe or expect that [he, his] any of the
12 following persons will derive a direct monetary gain or suffer a direct
13 monetary loss, as the case may be, by reason of such official's or

14 employee's official activity: The official or employee, or such official's or
 15 employee's spouse, [a] dependent child [, or a business with which he is
 16 associated will derive a direct monetary gain or suffer a direct monetary
 17 loss, as the case may be, by reason of his official activity] or nonstate
 18 employer or the nonstate employer of the official's or employee's
 19 spouse, or a business with which the public official or state employee is
 20 associated, except as provided in subdivision (3) of this subsection.

21 (3) In the case of an elected state official, such official only has a
 22 substantial conflict regarding a matter concerning such elected official's
 23 nonstate employer or the nonstate employer of such official's spouse or
 24 a business with which the official is associated, if such official has actual
 25 knowledge, rather than has reason to believe or expect, that such
 26 nonstate employer or business will derive a direct monetary gain or
 27 suffer a direct monetary loss, as the case may be, by reason of such
 28 official's official activity.

29 (4) A public official, including an elected state official, or state
 30 employee does not have an interest which is in substantial conflict with
 31 the proper discharge of [his] such official's or employee's duties in the
 32 public interest and of [his] such official's or employee's responsibilities
 33 as prescribed by the laws of this state, if any benefit or detriment accrues
 34 to [him, his] such official or employee, such official's or employee's
 35 spouse, [a] dependent child [,] or nonstate employer, the nonstate
 36 employer of the official's or employee's spouse or a business with which
 37 [he, his spouse or such dependent child] the public official or state
 38 employee is associated as a member of a profession, occupation or
 39 group to no greater extent than any other member of such profession,
 40 occupation or group. [A] Except as provided in subsection (b) of this
 41 section, a public official, including an elected state official, or state
 42 employee who has a substantial conflict may not take official action on
 43 the matter.

44 (b) If an elected state official has a substantial conflict regarding a
 45 matter that concerns a direct monetary gain or direct monetary loss for
 46 the nonstate employer of such official or the nonstate employer of such

47 official's spouse, such official shall either excuse himself or herself from
 48 the matter or, prior to taking official action on the matter, prepare a
 49 written statement signed under penalty of false statement describing the
 50 matter requiring action, the nature of the conflict and explaining why,
 51 despite the conflict, such official is able to vote or otherwise participate
 52 fairly, objectively and in the public interest in such matter. Such official
 53 shall submit a copy of such statement to the Office of State Ethics and
 54 enter a copy of the statement in the journal or minutes of the state
 55 agency to which such official has been elected, or, if such agency does
 56 not have a journal or minutes, submit the copy to such agency.

57 Sec. 2. Subsection (a) of section 1-86 of the general statutes is repealed
 58 and the following is substituted in lieu thereof (*Effective October 1, 2025*):

59 (a) For purposes of this section, "business with which such public
 60 official or employee is associated" has the same meaning as "business
 61 with which he is associated", as provided in section 1-79. Any public
 62 official or state employee, other than an elected state official, who, in the
 63 discharge of such official's or employee's official duties, would be
 64 required to take an action that would affect a financial interest of such
 65 official or employee, such official's or employee's spouse, parent,
 66 brother, sister, child, [or] the spouse of a child, nonstate employer,
 67 nonstate employer of the official's or employee's spouse or a business
 68 with which such official or employee is associated, other than an interest
 69 of a de minimis nature, an interest that is not distinct from that of a
 70 substantial segment of the general public or an interest in substantial
 71 conflict with the performance of official duties, as defined in section 1-
 72 85, as amended by this act, has a potential conflict of interest. Under
 73 such circumstances, such official or employee shall, if such official or
 74 employee is a member of a state regulatory agency, either excuse himself
 75 or herself from the matter or, prior to taking official action on the matter,
 76 prepare a written statement signed under penalty of false statement
 77 describing the matter requiring action and the nature of the potential
 78 conflict and explaining why despite the potential conflict, such official
 79 or employee is able to vote [and] or otherwise participate fairly,
 80 objectively and in the public interest in such matter. Such public official

81 or state employee shall [deliver] submit a copy of the statement to the
 82 Office of State Ethics and enter a copy of the statement in the journal or
 83 minutes of the agency or, if such agency does not have a journal or
 84 minutes, submit the copy to such agency. If such official or employee is
 85 not a member of a state regulatory agency, such official or employee
 86 shall, in the case of either a substantial or potential conflict, prepare a
 87 written statement signed under penalty of false statement describing the
 88 matter requiring action and the nature of the conflict and deliver a copy
 89 of the statement to such official's or employee's immediate superior, if
 90 any, who shall assign the matter to another employee, or if such official
 91 or employee has no immediate superior, such official or employee shall
 92 take such steps as the Office of State Ethics shall prescribe or advise.

93 Sec. 3. Subsections (a) and (b) of section 1-83 of the general statutes
 94 are repealed and the following is substituted in lieu thereof (*Effective*
 95 *October 1, 2025*):

96 (a) (1) All state-wide elected officers, members of the General
 97 Assembly, department heads and their deputies, members or directors
 98 of each quasi-public agency, members of the Investment Advisory
 99 Council, members of a board, commission, committee or council within
 100 the Executive Department who have the authority to enter into or
 101 approve a large state construction or procurement contract, as defined
 102 in section 1-101mm, and such other members of the Executive
 103 Department and such employees of quasi-public agencies as the
 104 Governor shall require, shall file electronically with the Office of State
 105 Ethics using the software created by the office, under penalty of false
 106 statement, a statement of financial interests for the preceding calendar
 107 year on or before the May first next in any year in which they hold such
 108 an office or position. If, in any year, May first falls on a weekend or legal
 109 holiday, such statement shall be filed not later than the next business
 110 day. Any such individual who leaves his or her office or position shall
 111 file electronically a statement of financial interests covering that portion
 112 of the year during which such individual held his or her office or
 113 position. The Office of State Ethics shall notify such individuals of the
 114 requirements of this subsection not later than sixty days after their

115 departure from such office or position. Such individuals shall file such
116 statement electronically not later than sixty days after receipt of the
117 notification.

118 (2) Each state agency, department, board and commission shall
119 develop and implement, in cooperation with the Office of State Ethics,
120 an ethics statement as it relates to the mission of the agency, department,
121 board or commission. The executive head of each such agency,
122 department, board or commission shall be directly responsible for the
123 development and enforcement of such ethics statement and shall file a
124 copy of such ethics statement with the Office of State Ethics.

125 (b) (1) The statement of financial interests, except as provided in
126 subdivision (2) of this subsection, shall include the following
127 information for the preceding calendar year in regard to the individual
128 required to file the statement and the individual's spouse and
129 dependent children residing in the individual's household: (A) The
130 names of all businesses with which associated; (B) all sources of income,
131 including the name of each employer, with a description of the type of
132 income received, in excess of one thousand dollars, without specifying
133 amounts of income; (C) the name of securities in excess of five thousand
134 dollars at fair market value owned by such individual, spouse or
135 dependent children or held in the name of a corporation, partnership or
136 trust for the benefit of such individual, spouse or dependent children;
137 (D) the existence of any known blind trust and the names of the trustees;
138 (E) all real property and its location, whether owned by such individual,
139 spouse or dependent children or held in the name of a corporation,
140 partnership or trust for the benefit of such individual, spouse or
141 dependent children; (F) the names and addresses of creditors to whom
142 the individual, the individual's spouse or dependent children,
143 individually, owed debts of more than ten thousand dollars; (G) any
144 leases or contracts with the state or a quasi-public agency held or
145 entered into by the individual or a business with which he or she was
146 associated; and (H) the name of any of the following that is a partner or
147 owner of, or has a similar business affiliation with, the business included
148 under subparagraph (A) of this subdivision: (i) Any lobbyist, (ii) any

149 person the individual filing the statement knows or has reason to know
 150 is doing business with or seeking to do business with the state or is
 151 engaged in activities that are directly regulated by the department or
 152 agency in which the individual is employed, or (iii) any business with
 153 which such lobbyist or person is associated.

154 (2) In the case of securities in excess of five thousand dollars at fair
 155 market value held within (A) a retirement savings plan, as described in
 156 Section 401 of the Internal Revenue Code of 1986, or any subsequent
 157 corresponding internal revenue code of the United States, as amended
 158 from time to time, (B) a tax-sheltered annuity retirement plan, as
 159 described in Section 403 of said Internal Revenue Code, (C) a payroll
 160 deduction individual retirement account plan, as described in Section
 161 408 or 408A of said Internal Revenue Code, [(C)] (D) a governmental
 162 deferred compensation plan, as described in Section 457 of said Internal
 163 Revenue Code, or [(D)] (E) an education savings plan, as described in
 164 Section 529 of said Internal Revenue Code, the names of such securities
 165 shall not be required to be disclosed in any statement of financial
 166 interests and only the name of such retirement savings plan, tax-
 167 sheltered annuity retirement plan, individual retirement account plan,
 168 deferred compensation plan or education savings plan holding such
 169 securities shall be required.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2025	1-85
Sec. 2	October 1, 2025	1-86(a)
Sec. 3	October 1, 2025	1-83(a) and (b)

Section 1	October 1, 2025	1-85
Sec. 2	October 1, 2025	1-86(a)
Sec. 3	October 1, 2025	1-83(a) and (b)

GAE *Joint Favorable*