Senate File 2099 - Introduced

SENATE FILE BY COMMITTEE ON STATE GOVERNMENT

(SUCCESSOR TO SSB 3062)

Passed	Senate,	Date	Passed	House,	Date
Vote:	Ayes	Nays	Vote:	Ayes	Nays
Approved					<u>_</u>

A BILL FOR

- 1 An Act relating to campaign finance procedures and requirements and providing an effective date.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
- 4 TLSB 5459SV 82
- 5 jr/rj/14

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- Section 1. Section 68A.101, Code 2007, is amended to read 2 as follows:
 - 68A.101 CITATION AND ADMINISTRATION.
 - This chapter may be cited as the "Campaign Disclosure == Income Tax Checkoff Act".
- This chapter shall be administered by the Iowa ethics and 6 campaign disclosure board as provided in sections 68B.32,
- 8 68B.32A, 68B.32B, 68B.32C, and 68B.32D.
- Sec. 2. Section 68A.201, subsection 5, Code Supplement 1 10 2007, is amended by striking the subsection.
- 1 11 Sec. 3. <u>NEW SECTION</u>. 68A.201A FILING BY OUT-OF-STATE AND 1 12 FEDERAL COMMITTEES.
- 1. When either a committee or organization not organized 1 13 1 14 as a committee under section 68A.201 makes a contribution to a 1 15 committee organized in Iowa, that committee or organization 1 16 shall disclose each contribution in excess of fifty dollars to
- 1 17 the board. 1 18 2. A committee or organization not organized as a 1 19 committee under section 68A.201 that is not registered and 1 20 filing full disclosure reports of all financial activities 1 21 with the federal election commission or another state's 22 disclosure commission shall register and file full disclosure
- 1 23 reports with the board pursuant to this chapter. The 1 24 committee or organization shall either appoint an eligible 25 Iowa elector as committee or organization treasurer, or shall 26 maintain all committee funds in an account in a financial
- 1 27 institution located in Iowa.
- 28 3. A committee that is currently filing a disclosure 29 report in another jurisdiction shall either file a statement 1 30 of organization under section 68A.201, subsections 1 and 2, 1 31 and file disclosure reports under section 68A.402, or shall 32 file one copy of a verified statement with the board within 33 fifteen days of the contribution being made.
 - 4. The verified statement shall be on forms prescribed by 35 the board and shall attest that the committee is filing 1 reports with the federal election commission or in a
 - 2 jurisdiction with reporting requirements which are 3 substantially similar to those of this chapter, and that the
 - 4 contribution is made from an account that does not accept 5 contributions that would be in violation of section 68A.503. 5. The verified statement shall include the complete name, address, and telephone number of the contributing committee, 8 the state or federal jurisdiction under which it is registered
 - 9 or operates, the identification of any parent entity or other 10 affiliates or sponsors, its purpose, the name and address of 11 an Iowa resident authorized to receive service of original
- 2 12 notice, the name and address of the receiving committee, the 2 13 amount of the cash or in=kind contribution, and the date the 14 contribution was made.
- 2 15 Sec. 4. Section 68A.303, subsection 6, Code 2007, is 2 16 amended to read as follows:
- 2 17 6. An individual or a political committee A person shall

2 18 not knowingly make transfers or contributions to a candidate 2 19 or candidate's committee for the purpose of transferring the 2 20 funds to another candidate or candidate's committee to avoid 2 21 the disclosure of the source of the funds pursuant to this 2 22 chapter. A candidate or candidate's committee shall not 2 23 knowingly accept transfers or contributions from an individual 2 24 or political committee any person for the purpose of 2 25 transferring funds to another candidate or candidate's 2 26 committee as prohibited by this subsection. A candidate or 2 27 candidate's committee shall not accept transfers or 2 28 contributions which have been transferred to another candidate 2 29 or candidate's committee as prohibited by this subsection. 2 30 The board shall notify candidates of the prohibition of such 31 transfers and contributions under this subsection. 32 Sec. 5. Section 68A.402, subsection 1, Code Supplement 33 2007, is amended to read as follows: FILING METHODS. Each committee shall file with the 2 34 1. 2 35 board reports disclosing information required under this 1 section on forms prescribed by rule. Reports shall be filed 2 on or before the required due dates by using any of the

3 following methods: mail bearing a United States postal 4 service postmark, hand=delivery, facsimile transmission, 5 electronic mail attachment, or electronic filing as prescribed 6 by rule. Any report that is required to be filed five days or less prior to an election must be physically received by the 8 board to be considered timely filed. For purposes of this 9 section, "physically received" means the report is either 3 10 electronically filed using the board's electronic filing 3 11 system or is received by the board prior to 4:30 p.m. on the 3 12 report due date.

3 13 Sec. 6. Section 68A.402A, subsection 1, paragraph g, Code 3 14 2007, is amended to read as follows:

g. Disbursements made to a consultant, subvendor, or other 3 15 third party and disbursements made by the consultant, 16 subvendor, or other third party during the reporting period 3 18 disclosing the name and address of the recipient, amount, 3 19 purpose, and date. As used in this paragraph, "subvendor 20 means a third party who makes an expenditure on behalf of a candidate or a committee.

3 22 Sec. 7. Section 68A.404, subsection 2, paragraph a, Code 3 23 2007, is amended to read as follows: 3 24 a. The requirement to file an independent expenditure

3 25 statement under this section does not by itself mean that the 3 26 person filing the independent expenditure statement is 3 27 required to register and file reports under sections 68A.201_ $28 \ 68A.201A$, and 68A.402.

Sec. 8. EFFECTIVE DATE. The section of this Act amending 3 30 section 68A.402, being deemed of immediate importance, takes 3 31 effect upon enactment.

EXPLANATION

This bill makes a number of technical changes to Iowa's 34 campaign disclosure law. The bill moves requirements dealing 35 with required filings by out=of=state and federal committees into its own Code section.

The bill amends current restrictions concerning transfer of 3 contributions between candidates or candidate committees. 4 Under current law, an individual or a political committee 5 cannot knowingly make or accept transfers or contributions to 6 a candidate or candidate's committee for the purpose of 7 transferring the funds to another candidate or candidate's 8 committee to avoid the disclosure of the source of the funds. The bill substitutes the term "person" in lieu of the phrase 4 10 "individual or a political committee".

The bill also revises a provision relating to the physical 12 receipt of reports that must be filed five days before the 4 13 election; that change establishes that physical receipt of the 4 14 report is required for any reports required to be filed less 4 15 than five days before the election. This provision is made 4 16 effective upon enactment.

4 17 The bill expands disbursement reporting requirements 4 18 relating to consultants to include a subvendor or other third 4 19 party.

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