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A BILL FOR AN ACT

RELATING TO CAMPAIGN SPENDING.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. The legislature finds that the State has a duty 1 2 to the residents of Hawaii to ensure that information concerning 3 campaign contributions and expenditures is readily available to 4 and easily accessible by the public. Disclosure is now more 5 important than ever to the election process in light of the 6 dramatic changes in policy regarding corporate independent 7 expenditures as reflected in the recent decision of the United 8 States Supreme Court in Citizens United v. Federal Election 9 Commission, 558 U.S. 310 (2010).

10 Since Citizens United, case law across the country has 11 supported transparency and disclosure provisions in campaign 12 finance laws. See Human Life of Washington v. Brumsickle, 624 13 F.3d 990 (9th Cir. 2010). Hawaii's disclosure and transparency provisions allow our electorate to "follow the money." It is 14 15 the intent of the legislature to expand those disclosure and transparency provisions, building on the existing statutory 16 17 structure.

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1 The legislature finds that additional disclosure is needed 2 in light of the advent of noncandidate committees that make only 3 independent expenditures, or SuperPACs. These are political 4 committees that can operate without a contribution limit because 5 they make independent expenditures only, that is, expenditures 6 that are not coordinated with any candidate for office. 7 SuperPACs came into existence due to case law following Citizens In Hawaii, as elsewhere, SuperPACs have accumulated 8 United. 9 significant funds from a single source or from very few sources. 10 The existing disclosure requirements in campaign advertising are 11 insufficient to identify the true source of the funds for an 12 advertisement as it reaches the public. The new provision 13 proposed by this Act specifically requires additional disclosure 14 of the top contributors to SuperPACs in campaign advertisements 15 made by noncandidate committees that certify to the campaign spending commission that they are making only independent 16 expenditures, and is designed to remedy the lack of adequate 17 18 disclosure in campaign advertisements made by SuperPACs under 19 existing law.

20 It is also the intent of this Act to remove redundancy, 21 eliminate possible confusion, and expand the disclosure 22 requirements applicable to corporations under the state campaign HB1147 HD2 HMS 2013-2445 HB1147 HD2 HMS 2013-2445

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1 finance law. Under current Hawaii law, any organization, 2 regardless of form, reports as a noncandidate committee if its 3 expenditures or contributions, in the aggregate, exceed the 4 \$1,000 threshold. The legislature finds that the registration 5 and reporting requirements of noncandidate committees, under 6 sections 11-302 and 11-321(g), Hawaii Revised Statutes, overlap 7 and are redundant with those required of corporations under 8 section 11-332, Hawaii Revised Statutes. This Act repeals 9 section 11-332, Hawaii Revised Statutes, to provide that all 10 corporations that make more than \$1,000, in the aggregate, in 11 expenditures or contributions shall report as noncandidate 12 committees, which will require more disclosure than the current 13 reporting requirements for corporations. Accordingly, the 14 purpose of this Act is to increase transparency in campaign 15 spending and to expand the public's access to information about 16 campaign contributions and expenditures.

SECTION 2. Chapter 11, Hawaii Revised Statutes, is amended
by adding a new section to subpart H of part XIII to be
appropriately designated and to read as follows:

20 "<u>§11-</u> Identification of certain top contributors to 21 noncandidate committees making only independent expenditures.

22 (a) An advertisement shall contain an additional notice in a

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1	prominent	location immediately after or below the notices
2	required	by section 11-391, if the advertisement is broadcast,
3	televised	, circulated, or published, including by electronic
4	means, an	d is paid for by a noncandidate committee that
5	<u>certifies</u>	to the commission that it makes only independent
6	expenditu	res. This additional notice shall start with the
7	words, "T	he three top contributors for this advertisement are",
8	followed	by the names of the three top contributors, as defined
9	in subsec	tion (e), who made the highest aggregate contributions
10	to the no	ncandidate committee for the purpose of funding the
11	advertise	ment; provided that:
12	(1)	If a noncandidate committee is only able to identify
13		two top contributors who made contributions for the
14		purpose of funding the advertisement, the additional
15		notice shall start with the words, "The two top
16		contributors for this advertisement are", followed by
17		the names of the two top contributors;
18	(2)	If a noncandidate committee is able to identify only
19		one top contributor who made contributions for the
20		purpose of funding the advertisement, the additional
21		notice shall start with the words, "The top



1		contributor for this advertisement is", followed by			
2		the name of the top contributor;			
3	(3)	(3) If a noncandidate committee is unable to identify any			
4		top contributors who made contributions for the			
5		purpose of funding the advertisement, the additional			
6		notice shall start with the words, "The three top			
7		contributors for this noncandidate committee are",			
8		followed by the names of the three top contributors			
9		who made the highest aggregate contributions to the			
10		noncandidate committee; and			
11	(4)	If there are no top contributors to the noncandidate			
12		committee, the noncandidate committee shall not be			
13		subject to this section.			
14	<u>In no cas</u>	e shall a noncandidate committee be required to			
15	identify	more than three top contributors pursuant to this			
16	section.				
17	(b)	If a noncandidate committee has more than three top			
18	contribut	ors who may be identified in the additional notice			
19	<u>under sub</u>	section (a) due to the aggregate contributions made,			
20	the nonca	ndidate committee may select which of the top			
21	contribut	ors to identify in the advertisement; provided that the			
22	top contr	ibutors not identified in the advertisement did not			
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1	make a higher aggregate contribution than those top contributors
2	who are identified in the advertisement. The additional notice
3	required for noncandidate committees described under this
4	subsection shall start with the words "Three of the top
5	contributors for this advertisement are" or "Three of the top
6	contributors to this noncandidate committee are", as
7	appropriate, followed by the names of the three top
8	contributors.
9	(c) This section shall not apply to advertisements
10	broadcast by radio or television of such short duration that
11	including a list of top contributors in the advertisement would
12	constitute a hardship to the noncandidate committee paying for
13	the advertisement. A noncandidate committee shall be subject to
14	all other requirements under this part regardless of whether a
15	hardship exists pursuant to this subsection. The commission
16	shall adopt rules pursuant to chapter 91 to establish criteria
17	to determine when including a list of top contributors in an
18	advertisement of short duration constitutes a hardship to a
19	noncandidate committee under this subsection.
20	(d) Any noncandidate committee that violates this section
21	shall be subject to a fine under section 11-410.



1	(e)	For purposes of this part, "top contributor" means a					
2	contribut	or who has contributed an aggregate amount of \$10,000					
3	or more to a noncandidate committee within a twelve-month period						
4	prior to	the purchase of an advertisement."					
5	SECT	ION 3. Section 11-314, Hawaii Revised Statutes, is					
6	amended to read as follows:						
7	"[+]§11-314[+] Duties of the commission. The duties of						
8	the commi	ssion under this part are to:					
9	(1)	Develop and adopt forms required by this part;					
10	(2)	Adopt and publish a manual for all candidates,					
11		candidate committees, and noncandidate committees,					
12		describing the requirements of this part, including					
13		uniform and simple methods of recordkeeping;					
14	(3)	Preserve all reports required by this part for at					
15		least ten years from the date of receipt by the					
16		commission;					
17	(4)	Permit the inspection, copying, or [duplicating]					
18		duplication of any report required by this part					
19		pursuant to rules adopted by the commission under					
20		chapter 91; provided that this paragraph shall not					
21		apply to the sale or use of information under section					
22		11-344;					

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1	(5)	Ascertain whether any [candidate, candidate committee,
2		noncandidate committee, or party] person has failed to
3		file a report required by this part or has filed a
4		substantially defective or deficient report. The
5		commission shall notify [these persons] <u>the person</u> by
6		first class mail that a fine may be assessed for the
7		failure to file or the filing of a substantially
8		defective or deficient report, and the defective or
9		deficient report shall be corrected and explained.
10		All fines collected under this section as authorized
11		by [section] sections 11-340 and 11-410 shall be
12		deposited in the general fund of the State;
13	(6)	Hold public hearings;
14	(7)	Investigate and hold hearings for receiving evidence
15		of any violations pursuant to subpart I of this part;
16	(8)	Adopt rules pursuant to chapter 91;
17	(9)	Request the initiation of prosecution for the
18		violation of this part pursuant to section 11-411;
19	(10)	Administer and monitor the distribution of public
20		funds under this part;



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1	(11)	Suggest accounting methods for candidates, candidate
2		committees, or noncandidate committees in connection
3		with reports and records required by this part;
4	(12)	Employ or contract with, without regard to chapters
5		76, 78, and 89, persons it finds necessary for the
6		performance of its functions, including a full-time
7		executive director, and to fix their compensation;
8		provided that the commission shall have the authority,
9		at its discretion, to dismiss persons employed by or
10		contracted with the commission;
11	(13)	Conduct random audits and field investigations, as
12		necessary; and
13	(14)	File for injunctive relief when indicated."
14	SECT	ION 4. Section 11-331, Hawaii Revised Statutes, is
15	amended a	s follows:
16	1.	By amending subsections (a) and (b) to read:
17	"(a)	Every report required to be filed by a candidate or
18	candidate	committee shall be certified as complete and accurate
19	by the ca	ndidate and treasurer.
20	(b)	Every report required to be filed by a noncandidate
21	committee	shall be certified <u>as complete and accurate</u> by the
22	chairpers	on and treasurer."
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1	2. By amending subsection (f) to read:
2	"(f) All reports filed under this part are public
3	records[-] and shall be made available for public inspection on
4	the commission's website in a searchable database."
5	SECTION 5. Section 11-335, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"[
8	authorized person in the case of a party, or treasurer in the
9	case of a noncandidate committee that is not a party, shall file
10	preliminary, final, and supplemental reports that disclose the
11	following information:
12	(1) The noncandidate committee's name and address;
13	(2) The cash on hand at the beginning of the reporting
14	period and election period;
15	(3) The reporting period and election period aggregate
16	totals for each of the following categories:
17	(A) Contributions [+] received;
18	(B) Contributions made;
19	[(B)] <u>(C)</u> Expenditures; and
20	[(C)] <u>(D)</u> Other receipts;
21	(4) The cash on hand at the end of the reporting period;
22	and



1	(5)	The surplus or deficit at the end of the reporting
2		period.
3	(b)	Schedules filed with the reports shall include the
4	following	additional information:
5	(1)	The amount and date of deposit of each contribution
6		received and the name, address, occupation, and
7		employer of each contributor making a contribution
8		aggregating more than \$100 during an election period,
9		which was not previously reported; provided that if
10		all the information is not on file, the contribution
11		shall be returned to the contributor within thirty
12		days of deposit;
13	(2)	The amount and date of each contribution made and the
14		name and address of the candidate, candidate
15		committee, or noncandidate committee to which the
16		contribution was made;
17	[(2)]	(3) All expenditures, including the name and address
18		of each payee and the amount, date, and purpose of
19		<pre>each expenditure[-]; provided that:</pre>
20		(A) Expenditures for advertisements or electioneering
21		communications shall include the names of the



1			candidates supported, opposed, or clearly
2			identified;
3		<u>(B)</u>	Expenditures for consultants, advertising
4			agencies and similar firms, credit card payments,
. 5			salaries, and candidate reimbursements shall be
6			itemized to permit a reasonable person to
7	·		determine the ultimate intended recipient of the
8			expenditure and its purpose; and
9		<u>(C)</u>	Independent expenditures shall include the name
10			of any candidate supported, opposed, or clearly
11			<pre>identified;</pre>
12	(4)	For :	noncandidate committees making only independent
13		expe	nditures, certification that no expenditures have
14		been	coordinated with a candidate, candidate
15		comm	ittee, or any agent of a candidate or candidate
16		comm	ittee;
17	[-(3) -]	(5)	The amount, date of deposit, and description of
18		othe	r receipts and the name and address of the source
19		of e	ach of the other receipts;
20	[(4)]	(6)	A description of each durable asset, the date of
21		acqu	isition, value at the time of acquisition, and the



1	name and address of the vendor or contributor of the
2	asset; and
3	[(5)] <u>(7)</u> The date of disposition of a durable asset, value
4	at the time of disposition, method of disposition, and
5	name and address of the person receiving the asset.
6	(c) No loan may be made or received by a noncandidate
7	committee.
8	(d) The authorized person in the case of a party, or
9	treasurer in the case of a noncandidate committee that is not a
10	party, shall file a late contribution report as provided in
11	section 11-338 if the committee receives late contributions from
12	any person aggregating more than \$500 or makes late
13	contributions aggregating more than \$500.
14	(e) For purposes of this section, "electioneering
15	communication" means the same as defined in section 11-341."
16	SECTION 6. Section 11-337, Hawaii Revised Statutes, is
17	amended to read as follows:
18	"[+]§11-337[+] Reporting expenditures. (a) For purposes
19	of this part, an expenditure is deemed to be made or incurred
20	when the services are rendered or the product is delivered.
21	Services rendered or products delivered for use during a
22	reporting period are deemed delivered or rendered during the
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1	period or periods of use; provided that these expenditures shall
2	be reasonably allocated between periods in accordance with the
3	time the services or products are actually used.
4	(b) Any expenditure that is contracted or paid for and
5	that is to be rendered during the last three days prior to an
6	election shall be included in a late expenditure report as
7	provided in section 11-338."
8	SECTION 7. Section 11-338, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"[+]§11-338[+] Late contributions; <u>late expenditures;</u>
11	report. (a) The candidate, authorized person in the case of a
12	noncandidate committee that is a party, or treasurer in the case
13	of a candidate committee or other noncandidate committee, that,
14	within the period of fourteen calendar days through four
15	calendar days prior to any election, makes contributions
16	aggregating more than \$500, or receives contributions from any
	aggregating more than \$500, or receives contributions from any
17	person aggregating more than \$500, shall file a late
17 18	
	person aggregating more than \$500, shall file a late
18	person aggregating more than \$500, shall file a late contribution report by means of the commission's electronic

(b) The late contribution report shall include thefollowing information:



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1	(1)	Name, address, occupation, and employer of the
2		contributor;
3	(2)	Name of the candidate, candidate committee, or
4		noncandidate committee making or receiving the
5		contribution;
6	(3)	The amount of the contribution[;] <u>received;</u>
7	(4)	The amount of the contribution made;
8	[-(4)]	(5) The contributor's aggregate contributions to the
9		candidate, candidate committee, or noncandidate
10		committee; and
11	[(5)]	(6) The purpose, if any, to which the contribution
12		will be applied [+], including, for contributions to a
13		noncandidate committee, the name of any candidate
14		supported, opposed, or clearly identified.
15	<u>(c)</u>	A noncandidate committee that makes independent
16	<u>expenditu</u> :	res in an aggregate amount of more than \$500 within the
17	period be	tween fourteen and four calendar days prior to any
18	election	shall file a late expenditure report by means of the
19	commission	n's electronic filing system on or before the third
20	calendar o	day prior to the election. The late expenditure report
21	shall inc	lude the following information for each expenditure:
22	(1)	The amount and date made;

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1 The vendor name, address, and contact information; and (2) 2 The purpose, including the name of any candidate (3) supported, opposed, or clearly identified by the 3 4 expenditure. 5 [(c)] (d) A late contribution report or late expenditure 6 report filed pursuant to this section shall be in addition to 7 any other report required to be filed by this part." 8 SECTION 8. Section 11-340, Hawaii Revised Statutes, is 9 amended by amending subsection (a) to read as follows: 10 "(a) True and accurate reports shall be filed with the 11 commission on or before the due dates specified in this part. 12 The commission may assess a fine against a [candidate-committee 13 or noncandidate committee] person that is required to file a report under this part if the report is not filed by the due 14 date or if the report is substantially defective or deficient, 15 16 as determined by the commission." SECTION 9. Section 11-341, Hawaii Revised Statutes, is 17 amended to read as follows: 18 19 "[+]§11-341[+] Electioneering communications; statement of 20 **information**. (a) Each person who makes [a disbursement] an expenditure for electioneering communications in an aggregate 21 amount of more than \$2,000 during any calendar year shall file 22 HB1147 HD2 HMS 2013-2445

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1 with the commission a statement of information within twenty-2 four hours of each disclosure date provided in this section. 3 (b) Each statement of information shall contain the 4 following: 5 The name of the person making the [disbursement,] (1) 6 expenditure, name of any person or entity sharing or 7 exercising discretion or control over [such] the 8 person, and the custodian of the books and accounts of 9 the person making the [disbursement;] expenditure; 10 (2) The names and titles of the executives or board of 11 directors who authorized the expenditure, if the 12 expenditure was made by a noncandidate committee, business entity, or an organization; 13 14 $\left[\frac{1}{2}\right]$ (3) The state of incorporation or formation and 15 principal [place_of_business] address of the 16 noncandidate committee, business entity, or organization or $[\tau]$ for an individual, the name, 17 18 address, occupation, and employer of the [person] 19 individual making the [disbursement;] expenditure; [(3)] (4) The amount of each [disbursement] expenditure 20 during the period covered by the statement and the 21

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1		identification of the person to whom the
2		[disbursement] expenditure was made;
3	[-(-4])-]	(5) The elections to which the electioneering
4		communications pertain and the names[, if known, of
5		the] of any clearly identifiable candidates
6		[identified or to be identified;] and whether those
7		candidates are supported or opposed;
8	[(5)]	(6) If the [disbursements] <u>expenditures</u> were made by
9		a candidate committee or noncandidate committee, the
10		names and addresses of all persons who contributed to
11		the candidate committee or noncandidate committee for
12		the purpose of publishing or broadcasting the
13		electioneering communications;
14	[(6)]	(7) If the [disbursements] expenditures were made by
15		an organization other than a candidate committee or
16		noncandidate committee, the names and addresses of all
17		persons who contributed to the organization for the
18		purpose of publishing or broadcasting the
19		electioneering communications; [and]
20	[-(7)]	(8) Whether or not any electioneering communication
21		is made in coordination, cooperation, or concert with
22		or at the request or suggestion of any candidate,



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1	candidate committee, or noncandidate committee, or		
2	agent of any candidate if any, and if so, the		
3	identification of the candidate, [a] candidate		
4	committee, or [a] noncandidate committee, or agent		
5	involved[+]; and		
6	(9) The three top contributors as required under section		
, 7	11- , if applicable.		
8	(c) An electioneering communication statement of		
9	information filed pursuant to this section shall be in addition		
10	to the filing of any other report required under this part.		
11	[(c)] <u>(d)</u> For purposes of this section:		
12	"Disclosure date" means, for every calendar year, the first		
13	date by which a person has made [disbursements] <u>expenditures</u>		
14	during that same year of more than \$2,000 in the aggregate for		
15	electioneering communications, and the date of any subsequent		
16	[disbursements] expenditures by that person for electioneering		
17	communications.		
18	"Electioneering communication" means any advertisement that		
19	is broadcast from a cable, satellite, television, or radio		
20	<pre>broadcast station; published in any periodical or newspaper[+]</pre>		
21	or by electronic means; or sent by mail at a bulk rate, and		
22	that:		
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1	(1)	Refers to a clearly identifiable candidate;		
2	(2)	Is made, or scheduled to be made, either within thirty		
3		days prior to a primary or initial special election or		
4		within sixty days prior to a general or special		
5		election; and		
6	(3)	Is not susceptible to any reasonable interpretation		
7		other than as an appeal to vote for or against a		
8		specific candidate.		
9	"Ele	ctioneering communication" shall not include		
10	communications:			
11	(1)	In a news story or editorial disseminated by any		
12		broadcast station or publisher of periodicals or		
13		newspapers, unless the facilities are owned or		
14		controlled by a candidate, candidate committee, or		
15		noncandidate committee;		
16	(2)	That constitute expenditures by the [disbursing]		
17		expending organization;		
18	(3)	In house bulletins; or		
19	(4)	That constitute a candidate debate or forum, or solely		
20		promote a debate or forum and are made by or on behalf		
21		of the person sponsoring the debate or forum.		



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[(d)] (e) For purposes of this section, a person shall be 1 2 treated as having made [a disbursement] an expenditure if the 3 person has executed a contract to make the [disbursement.] 4 expenditure." 5 SECTION 10. Section 11-391, Hawaii Revised Statutes, is 6 amended by amending subsection (a) to read as follows: 7 "(a) Any advertisement that is broadcast, televised, 8 circulated, or published, including by electronic means, shall 9 contain: The name and address of the candidate, candidate 10 (1)11 committee, noncandidate committee, or other person 12 paying for the advertisement; and A notice in a prominent location stating either that: 13 (2) 14 The advertisement [is published, broadcast, (A) 15 televised, or circulated with] has the approval and authority of the candidate; provided that an 16 17 advertisement paid for by a candidate, candidate committee, or ballot issue committee does not 18 19 need to include the notice; or 20 The advertisement [is published, broadcast, (B) 21 televised, or circulated without the approval and



1	authority of has not been approved by the
2	candidate."
3	SECTION 11. Section 11-332, Hawaii Revised Statutes, is
4	repealed.
5	[" [§11-332] Filing report by corporations(a) A
6	corporation shall file a report with the commission for
7	contributions from its own treasury that aggregate more than
8	\$1,000 per two year election period made directly to a candidate
9	or candidate committee; provided that this section shall not
10	authorize contributions to a candidate or candidate committee
11	where otherwise-prohibited by this part. The reporting shall be
12	made-pursuant to the time requirements contained in section 11-
13	336 and section 11-338.
14	(b) The filing shall include the name of the corporation,
15	business address, a contact individual, and amounts contributed
16	that are more than \$100 to each candidate or candidate
17	committee."]
18	SECTION 12. If any provision of this Act, or the
19	application thereof to any person or circumstance, is held
20	invalid, the invalidity does not affect other provisions or
21	applications of the Act that can be given effect without the

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invalid provision or application, and to this end the provisions
 of this Act are severable.

3 SECTION 13. This Act does not affect rights and duties
4 that matured, penalties that were incurred, and proceedings that
5 were begun before its effective date.

6 SECTION 14. Statutory material to be repealed is bracketed7 and stricken. New statutory material is underscored.

8 SECTION 15. This Act shall take effect on November 5,9 2030.



Report Title:

Campaign Finance; Electioneering Communications; Reporting

Description:

Requires noncandidate committees to identify certain top contributors in advertisements. Amends reporting requirements for persons and organizations. Repeals section requiring reporting by corporations. Effective November 5, 2030. (HB1147 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

