A BILL FOR AN ACT

RELATING TO ELECTIONEERING COMMUNICATIONS.

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

1	SECTION 1. Section 11-341, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§11-341 Electioneering communications; statement of
4	information. (a) Each person who makes an expenditure for
5	electioneering communications in an aggregate amount of more
6	than $[\$1,000]$ $\$2,000$ during any calendar year shall file with
7	the commission a statement of information within twenty-four
8	hours of each disclosure date provided in this section.
9	(b) Each statement of information shall contain the
10	following:
11	(1) The name of the person making the expenditure, name of
12	any person or entity sharing or exercising discretion
13	or control over the person, and the custodian of the
14	books and accounts of the person making the
15	expenditure;
16	(2) The names and titles of the executives or board of
17	directors who authorized the expenditure, if the

1		expenditure was made by a noncandidate committee,
2		business entity, or an organization;
3	(3)	The state of incorporation or formation and principal
4		address of the noncandidate committee, business
5		entity, or organization or for an individual, the
6		name, address, occupation, and employer of the
7		individual making the expenditure;
8	(4)	The amount of each expenditure during the period
9		covered by the statement and the identification of the
10		person to whom the expenditure was made;
11	(5)	The elections to which the electioneering
12		communications pertain and the names of any clearly
13		identifiable candidates and whether those candidates
14		are supported or opposed;
15	(6)	If the expenditures were made by a noncandidate
16		committee, the names and addresses of all persons who
17		contributed to the noncandidate committee for the
18		purpose of publishing or broadcasting the
19		electioneering communications;
20	(7)	If the expenditures were made by an organization other
21		than a noncandidate committee, the names and addresses

1		of all persons who contributed to the organization for			
2		the purpose of publishing or broadcasting the			
3		electioneering communications;			
4	(8)	Whether any electioneering communication is made in			
5		coordination, cooperation, or concert with or at the			
6		request or suggestion of any candidate, candidate			
7		committee, or noncandidate committee, or agent of any			
8		candidate if any, and if so, the identification of the			
9		candidate, candidate committee, or noncandidate			
10		committee, or agent involved; and			
11	(9)	The three top contributors as required under section			
12		11-393, if applicable.			
13	(c)	An electioneering communication statement of			
14	informati	on filed pursuant to this section shall be in addition			
15	to the fi	ling of any other report required under this part.			
16	(d)	For purposes of this section:			
17	"Dis	closure date" means, for every calendar year, the first			
18	date [by	which a person has made expenditures during that same			
19	year of m	ore than \$1,000 in the aggregate for electioneering			
20	communications.] during any calendar year on which an				
21	electione	ering communication is publicly distributed, and the			

-	acted on whiteh any subsequent electioneering communication is					
2	publicly distributed; provided that the person making the					
3	electioneering communication has made expenditures for					
4	electioneering communications of more than \$2,000 in the					
5	aggregate.					
6	"Electioneering communication" means any advertisement that					
7	is broadcast from a cable, satellite, television, or radio					
8	broadcast	station; published in any periodical or newspaper or				
9	by electr	onic means; or sent by mail, and that:				
10	(1)	Refers to a clearly identifiable candidate;				
11	(2)	Is made, or scheduled to be made, either within thirty				
12		days before a primary or initial special election or				
13		within sixty days before a general or special				
14		election; and				
15	(3)	Is not susceptible to any reasonable interpretation				
16		other than as an appeal to vote for or against a				
17		specific candidate.				
18	"Ele	ctioneering communication" shall not include				
19	communica	tions:				
20	(1)	In a news story or editorial disseminated by any				
21		broadcast station or publisher of periodicals or				

1		newspapers, unless	s the fac	ilities are o	wned or	
2		controlled by a ca	andidate,	candidate co	ommittee, or	
3		noncandidate comm.	ittee;			
4	[(2)	That constitute a	ctual exp	enditures by	the expending	
5		organization;				
6	(3)]	(2) In house bul	letins; o	r		
7	[(4)]	(3) That constitu	ıte a can	didate debate	e or forum, or	
8		solely promote a	debate or	forum and ar	se made by or on	
9		behalf of the pers	son spons	oring the dek	oate or forum.	
10	"Person" shall not include a candidate or noncandidate					
11	committee.					
12	(e)	For purposes of the	nis secti	on, a person	shall be	
13	treated a	s having made an e	xpenditur	e if the pers	on has executed	
14	a contrac	to make the expe	nditure."			
15	SECT	ON 2. Statutory	material	to be repeale	ed is bracketed	
16	and stric	ken. New statutor	y materia	l is undersco	ored.	
17	SECT	ION 3. This Act s	hall take	effect upon	its approval.	
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		INTRODUC	CED BY: _	(8000	-	
				By F	Request	

JAN 1 8 2022

Report Title:

Campaign Spending Commission Package; Electioneering Communication; Statement of Information; Disclosure Date

Description:

Increases the threshold amount of aggregated expenditures for electioneering communications in a calendar year from more than \$1,000 to more than \$2,000 before statements of information would be required. Amends the definition of "disclosure date" to the date the electioneering communication is publicly distributed and the date of any subsequent public distributions of electioneering communications during the calendar year. Repeals "actual expenditures" from the list of items that are not electioneering communication.

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