JAN 18 2019

### A BILL FOR AN ACT

RELATED TO ELECTIONS.

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

1	SECTION 1. Section 11-302, Hawaii Revised Statutes, is			
2	amended by amending the definition of "advertisement" to read as			
3	follows:			
4	""Advertisement" means any communication, excluding sundry			
5	items such as bumper stickers, that:			
6	(1) Identifies a candidate directly or by implication, or			
7	identifies an issue or question that will appear on			
8	the ballot at the next applicable election; and			
9	(2) Advocates or supports the nomination, opposition, or			
10	election of the candidate, or advocates the passage or			
11	defeat of the issue or question on the ballot.			
12	"Advertisement" excludes communications of a candidate's			
13	name on clothing or other attire associated with that			
14	candidate's campaign committee."			
15	SECTION 2. Section 11-341, Hawaii Revised Statutes, is			
16	amended by amending subsection (d) to read as follows:			

"(d) For purposes of this section:

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1	"Disc	closure date" means, for every calendar year, the first	
2	date by wh	nich a person has made expenditures during that same	
3	year of mo	ore than \$2,000 in the aggregate for electioneering	
4	communications, and the date of any subsequent expenditures by		
5	that person for electioneering communications.		
6	"Electioneering communication" means any advertisement that		
7	is broadca	ast from a cable, satellite, television, or radio	
8	broadcast	station; published in any periodical or newspaper or	
9	by electro	onic means; or sent by mail at a bulk rate, and that:	
10	(1)	Refers to a clearly identifiable candidate;	
11	(2)	Is made, or scheduled to be made, either within thirty	
12		days prior to a primary or initial special election or	
13		within sixty days prior to 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	[ <del>communic</del>	ations: any communication:	
20	(1)	In a news story or editorial disseminated by any	
21		broadcast station or publisher of periodicals or	

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1		newspapers, unless the facilities are owned or
2		controlled by a candidate, candidate committee, or
3		noncandidate committee;
4	(2)	That [constitute expenditures] constitutes an
5		expenditure by the expending organization;
6	(3)	In <u>a</u> house [bulletins; or] bulletin;
7	(4)	That [constitute] constitutes a candidate debate or
8		forum, or solely [promotes] promotes a debate or forum
9		and [are] is made by or on behalf of the person
10		sponsoring the debate or forum[-];
11	(5)	That constitutes communications of a candidate's name
12		on clothing or other attire, on yard signs, or on
13		sundry items such as bumper stickers, stickers, or
14		novelty items directly associated with that
15		candidate's campaign committee; or
16	(6)	That is an advertisement broadcast, published, or
17		distributed by any candidate or that candidate's
18		candidate committee to promote the election of that
19		candidate or oppose the election of an opponent of
20		that candidate; provided that the advertisement is in
21		compliance with section 11-391."

- 1 SECTION 3. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 4. This Act shall take effect upon its approval.

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INTRODUCED BY:

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#### Report Title:

Campaign Advertisements; Electioneering Communications; Reporting Requirements

#### Description:

Excludes from the definition of "advertisement" communications on clothing and other attire associated with a candidate's candidate committee. Removes clothing, other attire, yard signs, and sundry items and advertisements made by a candidate or candidate's candidate committee from electioneering communication reporting requirements.

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