

GOV. MSG. NO. 1270

EXECUTIVE CHAMBERS

DAVID Y. IGE GOVERNOR

June 27, 2022

The Honorable Ronald D. Kouchi,
President
and Members of the Senate
Thirty-First State Legislature
State Capitol, Room 409
Honolulu, Hawai'i 96813

The Honorable Scott K. Saiki, Speaker and Members of the House of Representatives Thirty-First State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on June 27, 2022, the following bill was signed into law:

HB2416 HD2 SD1 CD1

RELATING TO CAMPAIGN SPENDING. **ACT 169**

Sincerely,

DAVID Y. IGE

Governor, State of Hawai'i

ORIGINAL

Approved by the Governor

JUN 2 7 2022

HOUSE OF REPRESENTATIVES THIRTY-FIRST LEGISLATURE, 2022 STATE OF HAWAII ACT 169 H.B. NO. ²⁴¹⁶ H.D. 2 S.D. 1 C.D. 1

A BILL FOR AN ACT

RELATING TO CAMPAIGN SPENDING.

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

- 1 SECTION 1. The legislature finds that in the seminal case
- 2 on campaign finance law, Buckley v. Valeo, 424 U.S. 1 (1976),
- 3 the United States Supreme Court acknowledged the sufficiently
- 4 important government interest in ensuring that voters are fully
- 5 informed through campaign spending disclosure requirements. The
- 6 Court also acknowledged that campaign spending disclosure
- 7 requirements directly serve the sufficiently important
- 8 government interests of deterring corruption and the appearance
- 9 of corruption, as well as gathering the data necessary to detect
- 10 campaign spending violations.
- The legislature further finds that the State has
- 12 sufficiently important government interests in an informed
- 13 electorate, deterring corruption and the appearance of
- 14 corruption, and gathering data necessary to detect campaign
- 15 spending violations. Campaign disclosure requirements directly
- 16 serve these sufficiently important government interests.

- 1 The legislature also finds that the State's existing
- 2 campaign finance laws fail to reveal the source of campaign
- 3 spending money when the spending occurs by a 501(c)(4) nonprofit
- 4 organization and the funds they raise through donations are used
- 5 on campaign expenditures in an attempt to influence elections.
- 6 Because the nonprofit organization is not required under
- 7 existing law to disclose the identity of the donors making the
- 8 donations for this purpose, there is a lack of transparency that
- 9 fails to inform the public on who is trying to influence an
- 10 election.
- 11 The legislature notes that in recent national and local
- 12 elections, nonprofit organizations operating as noncandidate
- 13 committees have used money to influence the outcome of
- 14 elections. In addition, donors to these nonprofit
- 15 organizations, because of their status as a social welfare
- 16 organization, may not be aware that their donations are being
- 17 used for political purposes. The Internal Revenue Service is
- 18 currently not authorized to investigate these activities to
- 19 ensure compliance, which allows 501(c)(4) nonprofit
- 20 organizations operating as noncandidate committees to spend
- 21 unregulated amounts of money on political activity without any

- 1 consequences or oversight, which conceivably could be above the
- 2 political activity percentage threshold allowed.
- 3 The legislature additionally finds that there is a
- 4 compelling state interest in monitoring these nonprofit
- 5 organizations who are operating as noncandidate committees to
- 6 ensure they are not improperly using funds to influence the
- 7 political process. The government has a legitimate interest in
- 8 ensuring campaign spending laws are followed when a 501(c)(4)
- 9 nonprofit organization is operating as a noncandidate committee,
- 10 which is furthered by these additional reporting requirements.
- 11 The legislature also notes that there are individuals and
- 12 organizations that use 501(c)(4) nonprofit organizations as
- 13 shell organizations to pass through large donations. The
- 14 legislature believes that requiring 501(c)(4) nonprofit
- 15 organizations operating as noncandidate committees to disclose
- 16 the name and address of donors who make a donation individually
- 17 or in an aggregate of more than \$10,000, will assist the
- 18 campaign spending commission in discovering those nonprofit
- 19 organizations being used to funnel large amounts of funds as
- 20 donations to influence elections.

1	The purpose of this Act is to emiance existing campaign
2	spending disclosure requirements to ensure that if a 501(c)(4)
3	nonprofit organization is operating as a noncandidate committee,
4	its campaign spending activities are disclosed to the
5	electorate. Because organizations that meet campaign spending
6	thresholds are currently required to disclose the identities of
7	their contributors, under the enhanced disclosure requirements
8	contained in this Act, organizations that meet the campaign
9	spending thresholds as a noncandidate committee will also be
10	required to disclose the identities of their donors.
11	SECTION 2. Chapter 11, Hawaii Revised Statutes, is amended
12	by adding a new section to be appropriately designated and to
13	read as follows:
14	"§11- Donors; consent; notice. (a) A nonprofit
15	organization subject to this chapter and operating as a
16	noncandidate committee may use a donation for electioneering
17	communications, independent expenditures, or contributions only
18	upon receipt of written consent from the donor to use the
19	donation for electioneering communications, independent
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1	(b) A nonprofit organization subject to this chapter and
2	operating as a noncandidate committee shall provide written
3	notice to donors that the donor's name and address may be
4	reported pursuant to this chapter in a public document if the
5	donor provides written consent to use the donation for
6	electioneering communications, independent expenditures, or
7	contributions.
8	(c) If the donor fails to provide written consent that the
9	donation may be used for electioneering communications,
10	independent expenditures, or contributions, the nonprofit
11	organization shall, within thirty days of receipt of the
12	donation, transmit to the donor a written confirmation by the
13	nonprofit organization's highest ranking official that the
14	donation will not be used for electioneering communications,
15	independent expenditures, or contributions; and the name and
16	address of the donor will not be reported by the nonprofit
17	organization pursuant to this chapter.
18	(d) Only a nonprofit organization subject to this chapter
19	and operating as a noncandidate committee shall be subject to
20	the reporting requirements of this section "

1	SECT:	ION 3. Section 11-302, Hawaii Revised Statutes, is
2	amended by	y adding four new definitions to be appropriately
3	inserted a	and to read as follows:
4	""Doi	nation" means all transfers of money, credit or debit
5	card trans	sactions, online payments, payments made through a
6	third par	ty, paid personal services, or transfers of any other
7	thing of	value to a nonprofit organization.
8	"Don	or" means a person that makes a donation to a nonprofit
9	organizat	ion subject to this chapter and operating as a
10	noncandid	ate committee.
11	"Ele	ctioneering communication":
12	(1)	Means any advertisement that is broadcast from a
13		cable, satellite, television, or radio broadcast
14		station; published in any periodical or newspaper or
15		by electronic means; or sent by mail, and that:
16		(A) Refers to a clearly identifiable candidate;
17		(B) Is made, or scheduled to be made, either within
18		thirty days before a primary or initial special
19		election or within sixty days before a general or
20		special election: and

1	<u>(C)</u>	Is not susceptible to any reasonable
2		interpretation other than as an appeal to vote
3		for or against a specific candidate; and
4	(2) Shal	l not include communications:
5	<u>(A)</u>	In a news story or editorial disseminated by any
6		broadcast station, publisher of periodicals or
7		newspapers, or by electronic means, unless the
8		facilities are owned or controlled by a
9		candidate, candidate committee, or noncandidate
10		committee;
11	<u>(B)</u>	In house bulletins; or
12	<u>(C)</u>	That constitute a candidate debate or forum, or
13		solely promote a debate or forum and are made by
14		or on behalf of the person or organization
15		sponsoring the debate or forum.
16	"Nonprofi	t organization" means an organization that is
17	exempt from fe	deral taxation under section 501(c)(4) of the
18	Internal Rever	ue Code of 1986, as amended."
19	SECTION 4	. Section 11-335, Hawaii Revised Statutes, is
20	amended to rea	id as follows:

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1	"§11-	335 Noncandidate committee reports. (a) The
2	authorized	person in the case of a party, or treasurer in the
3	case of a	noncandidate committee that is not a party, shall file
4	preliminar	y, final, and supplemental reports that disclose the
5	following	information:
6	(1)	The noncandidate committee's name and address;
7	(2)	The cash on hand at the beginning of the reporting
8		period and election period;
9	(3)	The reporting period and election period aggregate
10		totals for each of the following categories:
11		(A) Contributions received;
12		(B) Contributions made;
13		(C) Expenditures; and
14		(D) Other receipts;
15	(4)	The cash on hand at the end of the reporting period;
16		and
17	(5)	The surplus or deficit at the end of the reporting
18		period.
19	(b)	Schedules filed with the reports shall include the
20	following	additional information:

1	(1)	The amount and date of deposit of each contribution
2		received and the name, address, occupation, and
3		employer of each contributor making a contribution
4		aggregating more than \$100 during an election period,
5		which was not previously reported[;] pursuant to this
6		<pre>section; provided that if:</pre>
7		(A) All the information is not on file, the
8		contribution shall be returned to the contributor
9		within thirty days of deposit; and
10		(B) A noncandidate committee making only independent
11		expenditures receives a contribution of more than
12		\$10,000 in the aggregate in an election period
13		from an entity other than an individual, for-
14		profit business entity, or labor union, then the
15		schedule shall include:
16		(i) The internet address where the contributing
17		entity's disclosure report can be publicly
18		accessed, if the contributing entity is
19		subject to state or federal disclosure
20		reporting requirements regarding the source
21		of the contributing entity's funds;

1		(ii) The name, address, occupation, and employer
2		of each funding source that contributed \$100
3		or more in the aggregate in an election
4		period to that contributing entity; or
5		(iii) An acknowledgment that the contributing
6		entity is not subject to any state or
7		federal disclosure reporting requirements
8		regarding the source of the contributing
9		entity's funds;
10	(2)	The amount and date of each contribution made and the
11		name and address of the candidate, candidate
12		committee, or noncandidate committee to which the
13		contribution was made;
14	(3)	All expenditures, including the name and address of
15		each payee and the amount, date, and purpose of each
16		expenditure; provided that:
17		(A) Expenditures for advertisements or electioneering
18		communications shall include the names of the
19		candidates supported, opposed, or clearly
20		identified;

1		(B)	expenditures for consultants, advertising
2			agencies and similar firms, credit card payments,
3			and salaries shall be itemized to permit a
4			reasonable person to determine the ultimate
5			intended recipient of the expenditure and its
6			purpose;
7		(C)	Independent expenditures shall include the name
8			of any candidate supported, opposed, or clearly
9			identified; and
10		(D)	The purpose of an independent expenditure shall
11			include the name of the candidate who is
12			supported or opposed by the expenditure, and
13			whether the expenditure supports or opposes the
14			candidate;
15	(4)	For	noncandidate committees making only independent
16		expe	nditures, certification that no expenditures have
17		been	coordinated with a candidate, candidate
18		comm	nittee, or any agent of a candidate or candidate
19		comm	nittee;

1	(5)	The amount, date of deposit, and description of other
2		receipts and the name and address of the source of
3		each of the other receipts;
4	(6)	A description of each durable asset, the date of
5		acquisition, value at the time of acquisition, and the
6		name and address of the vendor or contributor of the
7		asset; [and]
8	(7)	The date of disposition of a durable asset, value at
9		the time of disposition, method of disposition, and
10		name and address of the person receiving the asset[\pm];
11		and
12	(8)	For donations received by a nonprofit organization
13		subject to this chapter and operating as a
14		noncandidate committee, the amount and date of deposit
15		of each donation received and the name and address of
16		each donor making a donation individually or
17		aggregating more than \$10,000 during an election
18		period, which was not previously reported pursuant to
19		this section; provided that a schedule filed pursuant
20		to this section shall not include a donor if the donor
21		has not provided consent pursuant to section 11

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2	committee.
3	(d) The authorized person in the case of a party, or
4	treasurer in the case of a noncandidate committee that is not a
5	party, shall file a late contribution report as provided in
6	section 11-338 if the committee receives late contributions from
7	any person aggregating more than \$500 or makes late
8	contributions aggregating more than \$500.
9	[(e) For purposes of this section, "electioneering
10	communication" means the same as defined in section 11-341.]"
11	SECTION 5. Section 11-338, Hawaii Revised Statutes, is
12	amended by amending subsection (b) to read as follows:
13	"(b) The late contribution report shall include the
14	following information:
15	(1) Name, address, occupation, and employer of the
16	contributor;
17	(2) Name of the candidate, candidate committee, or
18	noncandidate committee making or receiving the
19	contribution; provided that, for noncandidate
20	committees making only independent expenditures, if a
21	late contribution greater than \$5,000 in the aggregate

(c) No loan may be made or received by a noncandidate

1		is received from an entity other than an individual,
2		for-profit business entity, or labor union, then the
3		report shall include:
4		(A) The internet address where the contributing
5		entity's disclosure report can be publicly
6		accessed, if the contributing entity is subject
7		to any state or federal disclosure reporting
8		requirements regarding the source of the
9		contributing entity's funds;
10		(B) The name, address, occupation, and employer of
11		each funding source of more than \$100 in the
12		aggregate to that contributing entity; or
13		(C) An acknowledgment that the contributing entity is
14		not subject to any state or federal disclosure
15		reporting requirements regarding the source of
16		the contributing entity's funds;
17	(3)	The amount of the contribution received;
18	(4)	The amount of the contribution made;
19	(5)	The contributor's aggregate contributions to the
20		candidate, candidate committee, or noncandidate
21		committee; [and]

1	(6)	The purpose, if any, to which the contribution will be
2		applied, including, for contributions to a
3		noncandidate committee, the name of any candidate
4		<pre>supported, opposed, or clearly identified[-]; and</pre>
5	<u>(7)</u>	For a nonprofit organization filing a late
6		contribution report, the amount and date of deposit of
7		each donation received and the name and address of
8		each donor making a donation individually or
9		aggregating more than \$10,000 during an election
10		period, which was not previously reported pursuant to
11		section 11-335; provided that a schedule filed
12		pursuant to this section shall not include a donor if
13		the donor has not provided consent pursuant to section
14		<u>11-</u> ."
15	SECT	ION 6. Section 11-341, Hawaii Revised Statutes, is
16	amended a	s follows:
17	1.	By amending subsection (b) to read:
18	" (b)	Each statement of information shall contain the
19	following	
20	(1)	The name of the person making the expenditure, name of
21		any person or entity sharing or exercising discretion

1		or control over the person, and the custodian of the
2		books and accounts of the person making the
3		expenditure;
4	(2)	The names and titles of the executives or board of
5		directors who authorized the expenditure, if the
6		expenditure was made by a noncandidate committee,
7		business entity, or an organization;
8	(3)	The state of incorporation or formation and principal
9		address of the noncandidate committee, business
10		entity, or organization or for an individual, the
11		name, address, occupation, and employer of the
12		individual making the expenditure;
13	(4)	The amount of each expenditure during the period
14		covered by the statement of information and the
15		identification of the person to whom the expenditure
16		was made;
17	(5)	The elections to which the electioneering
18		communications pertain and the names of any clearly
19		identifiable candidates and whether those candidates
20		are supported or opposed;

I	(6)	If the expenditures were made by a noncandidate
2		committee, the names and addresses of all persons who
3		contributed to the noncandidate committee for the
4		purpose of publishing or broadcasting the
5		electioneering communications;
6	(7)	If the expenditures were made by an organization other
7		than a noncandidate committee, the names and addresses
8		of all persons who contributed to the organization for
9		the purpose of publishing or broadcasting the
10		electioneering communications;
11	(8)	If the expenditures were made by a nonprofit
12		organization, the amount and date of the deposit of
13		each donation received and the name and address of
14		each donor making a donation individually or
15		aggregating more than \$10,000 during an election
16		period, which was not previously reported pursuant to
17		section 11-335; provided that a schedule filed
18		pursuant to this section shall not include a donor's
19		name or address if the donor has not provided consent
20		pursuant to section 11- ;

1	$[\frac{(8)}{(9)}]$ Whether any election eering communication is made
2	in coordination, cooperation, or concert with or at
3	the request or suggestion of any candidate, candidate
4	committee, or noncandidate committee, or agent of any
5	candidate if any, and if so, the identification of the
6	candidate, candidate committee, or noncandidate
7	committee, or agent involved; and
8	$[\frac{(9)}{(10)}]$ The three top contributors as required under
9	section 11-393, if applicable."
10	2. By amending subsection (d) to read:
11	"(d) For purposes of this section:
12	"Disclosure date" means, for every calendar year, the first
13	date {by which a person has made expenditures during that same
14	year of more than \$1,000 in the aggregate for electioneering
15	communications.
16	"Electioneering communication" means any advertisement that
17	is broadcast from a cable, satellite, television, or radio
18	broadcast station; published in any periodical or newspaper or
19	by electronic means; or sent by mail, and that:
20	(1) Refers to a clearly identifiable candidate:

1	(2)	Is made, or scheduled to be made, either within thirty
2		days before a primary or initial special election or
3		within sixty days before a general or special
4		election; and
5	(3)	Is not susceptible to any reasonable interpretation
6		other than as an appeal to vote for or against a
7		specific candidate.
8	"Election	eering communication" shall not include communications:
9	(1)	In a news story or editorial disseminated by any
10		broadcast station or publisher of periodicals or
11		newspapers, unless the facilities are owned or
12		controlled by a candidate, candidate committee, or
13		noncandidate committee;
14	(2)	That constitute actual expenditures by the expending
15		organization;
16	(3)	In house bulletins; or
17	(4)	That constitute a candidate debate or forum, or solely
18		promote a debate or forum and are made by or on behalf
19		of the person-sponsoring the debate or forum.]
20	during th	e calendar year on which an electioneering
21	communica	tion is publicly distributed, and the date on which any

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- 1 subsequent electioneering communication is publicly distributed;
- 2 provided that the person making the electioneering communication
- 3 has made expenditures for electioneering communications of more
- 4 than \$2,000 in the aggregate. "Disclosure date" for mailers
- 5 means the date the mailers are first mailed.
- 6 "Person" shall not include a candidate or candidate
- 7 committee."
- 8 SECTION 7. Section 11-363, Hawaii Revised Statutes, is
- 9 amended as follows:
- 10 1. By amending subsection (a) to read:
- "(a) Expenditures or disbursements for electioneering
- 12 communications [as defined in section 11-341], or any other
- 13 coordinated activity made by any person for the benefit of a
- 14 candidate in cooperation, consultation, or concert with, or at
- 15 the request or suggestion of, a candidate, a candidate
- 16 committee, or their agents, shall be considered to be a
- 17 contribution to the candidate and expenditure by the candidate."
- 18 2. By amending subsection (c) to read:
- "(c) ["Coordinated] For purposes of this section,
- 20 "coordinated activity" means:

i	(1)	The payment by any person in cooperation,
2		consultation, or concert with, at the request of, or
3		pursuant to, any general or particular understanding
4		with a candidate, candidate committee, the party of a
5		candidate, or an agent of a candidate, candidate
6		committee, or the party of a candidate;
7	(2)	The payment by any person for the production,
8		dissemination, distribution, or republication of any
9		written, graphic, or other form of campaign material,
10		in whole or in part, prepared by a candidate,
11		candidate committee, or noncandidate committee, or an
12		agent of a candidate, candidate committee, or
13		noncandidate committee; or
14	(3)	Any payment by any person or contract for any
15		electioneering communication[, as defined in section
16		11-341, where the payment is coordinated with a
17		candidate, candidate committee, the party of the
18		candidate, or an agent of a candidate, candidate
19		committee, or the party of the candidate."
20	SECT	ION 8. Section 11-393, Hawaii Revised Statutes, is
21	amended b	y amending subsection (e) to read as follows:

- 1 "(e) For purposes of this [part,] section, "top
- contributor" means a contributor who has contributed an 2
- aggregate amount of \$10,000 or more to a noncandidate committee 3
- within a twelve-month period [prior to] before the purchase of 4
- 5 an advertisement."
- 6 SECTION 9. Statutory material to be repealed is bracketed
- and stricken. New statutory material is underscored. 7
- 8 SECTION 10. This Act shall take effect on January 1, 2023.

APPROVED this 27th day of June , 2022

Asnie y le GOVERNOR OF THE STATE OF HAWAII

HB No. 2416, HD 2, SD 1, CD 1

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: May 3, 2022 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirty-First Legislature of the State of Hawaii, Regular Session of 2022.

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Scott K. Saiki Speaker House of Representatives

The Lille

Brian L. Takeshita Chief Clerk

House of Representatives

THE SENATE OF THE STATE OF HAWAI'I

Date: May 3, 2022 Honolulu, Hawaii 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate of the Thirty-First Legislature of the State of Hawai'i, Regular Session of 2022.

O. and

President of the Schatel

Clerk of the Senate