THE SENATE THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII

S.B. NO. ¹¹⁷⁹ s.d. 1 H.D. 1

A BILL FOR AN ACT

RELATING TO CAMPAIGN FINANCE.

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

SECTION 1. The legislature finds that the State has a
 compelling interest in securing its democratic self-governance
 from foreign influence. The State welcomes immigrants,
 visitors, and investors from around the world. However, its
 elections should be decided by the people of Hawaii and not by
 foreign investors or the business entities over which they exert
 influence.

The legislature further finds that the United States 8 9 Securities and Exchange Commission, major capital investors, 10 corporate managers, and corporate governance experts broadly 11 agree that ownership or control of one per cent or more of 12 shares can confer substantial influence on corporate decision-13 making. For similar reasons, ownership or control of five per 14 cent of shares by multiple foreign investors can affect 15 corporate decision-making. Corporations with partial foreign 16 ownership have been spending money to influence state and local 17 elections around the country.

2023-2730 SB1179 HD1 HMS0

S.B. NO.

The legislature also finds that investors are the ultimate 1 beneficiaries of corporate interests. As the Hawaii supreme 2 court has explained, after "all other creditors have been 3 satisfied", shareholders lay claim to a company's "shares and 4 the residual estate". Ito v. Investors Equity Life Holding Co., 5 6 135 Hawaii 49, 346 P.3d 118 (2015). Where part of the 7 shareholders' equity is attributable to foreign investors, 8 spending corporate treasury funds on Hawaii elections means 9 spending the equity of foreign entities on Hawaii elections.

10 Additionally, the legislature finds that corporations and 11 similar entities have a fiduciary responsibility to their 12 shareholders, including investors around the world, and 13 generally prioritize the interests of such shareholders, which 14 may diverge substantially from the interests of the people of 15 Hawaii and the United States.

16 Also, the legislature finds that the United States
17 government has concluded that Russia, China, Iran, and other
18 foreign actors are engaged in ongoing campaigns to undermine
19 democratic institutions, as set forth in the joint statement
20 "Combating Foreign Influence in United States Elections", issued
21 by the Office of the Director of National Intelligence, United

2023-2730 SB1179 HD1 HMS0



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States Department of Justice, Federal Bureau of Investigation
 (FBI), and United States Department of Homeland Security on
 October 19, 2018. The FBI has concluded that foreign-influenced
 activities include "criminal efforts to suppress voting and
 provide illegal campaign financing," as set forth in FBI
 Director Christopher Wray's press briefing on election security
 on August 2, 2018.

8 The legislature further finds that, aside from active 9 measures by hostile intelligence services, the explicit or 10 implicit influence of major foreign investors subjects corporate 11 decision-making to foreign influence as executives consider 12 interests of foreign investors. Domestic corporate political 13 spending by such corporations threatens democratic self-14 governance.

In addition, the legislature finds that the United States Congress and the United States Supreme Court recognize the need to protect American elections from foreign influence through the ban on contributions and expenditures by foreign nationals imposed by title 52 United States Code section 30121, upheld by the Supreme Court in Bluman v. Federal Election Commission, 800 F.Supp.2d 281 (D.D.C. 2011), affirmed, 565 U.S. 1104 (2012).

2023-2730 SB1179 HD1 HMS0

Page 3

S.B. NO. ¹¹⁷⁹ s.d. 1 H.D. 1

1 The legislature further finds that existing law does not 2 adequately protect against foreign interference through 3 corporate political spending by United States corporations with significant foreign ownership, as explained by Federal Election 4 Commissioner Ellen Weintraub in her May 22, 2019, written 5 6 testimony to the United States House of Representatives 7 Committee on Oversight and Reform's Subcommittee on National 8 Security.

9 The legislature further finds that political spending by 10 foreign-influenced business entities can weaken, interfere with, 11 or disrupt Hawaii's democratic self-government and the trust 12 that the electorate has in its elected representatives.

13 The legislature further finds that former President Barack 14 Obama warned of foreign corporate spending in state elections 15 and that Ellen Weintraub, commissioner of the Federal Election 16 Commission, and Ann Ravel, former commissioner of the Federal 17 Election Commission, specifically called on states to enact 18 legislation to limit the influence of foreign-influenced 19 corporate spending on American elections.

20 The legislature recognizes that Seattle, Washington has21 enacted legislation, and the United States Congress and several

2023-2730 SB1179 HD1 HMS0



1	states an	d municipalities are considering enacting legislation,
2	to limit	foreign-influenced corporate political spending and to
3	protect t	he integrity of their elections from foreign influence
4	through c	corporate political spending. Therefore, to protect the
5	integrity	of Hawaii's democratic self-government, it is
6	necessary	to prevent foreign-influenced business entities from
7	influenci	ng Hawaii's elections through political spending.
8	The	purpose of this Act is to protect the State's
9	democrati	c self-governance by:
10	(1)	Prohibiting foreign entities and foreign-influenced
11		business entities from making contributions,
12		expenditures, electioneering communications, or
13		donations for election purposes;
14	(2)	Requiring every business entity that contributes or
15		expends funds in an election to file a statement of
16		certification regarding its status as a foreign
17		corporation or foreign-influenced business entity; and
18	(3)	Requiring noncandidate committees making only
19		independent expenditures to obtain a statement of
20		certification from each top contributor required to be
21		listed in an advertisement.

2023-2730 SB1179 HD1 HMSO

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S.B. NO. ¹¹⁷⁹ ^{S.D. 1} ^{H.D. 1}

1	SECTION 2. Section 11-302, Hawaii Revised Statutes, is
2	amended by adding four new definitions to be appropriately
3	inserted and to read as follows:
4	""Business entity" means a for-profit corporation, company,
5	limited liability company, limited partnership, business trust,
6	pusiness association, or other similar for-profit business
7	entity.
8	"Foreign-influenced business entity" means a business
9	entity that meets at least one of the following conditions:
10	(1) A single foreign investor holds, owns, controls, or
11	otherwise has direct or indirect beneficial ownership
12	of one per cent or more of the total equity,
13	outstanding voting shares, membership units, or other
14	applicable ownership interests of the business entity;
15	(2) Two or more foreign investors, in aggregate, hold,
16	own, control, or otherwise have direct or indirect
17	beneficial ownership of five per cent or more of the
18	total equity, outstanding voting shares, membership
19	units, or other applicable ownership interests of the
20	business entity; or

2023-2730 SB1179 HD1 HMS0

Page 7



1	(3)	<u>A fo</u>	reign investor participates directly or indirectly
2		<u>in t</u>	he business entity's decision-making process with
3		resp	ect to the business entity's political activities
4		<u>in t</u>	he United States.
5	"For	eign	investor" means a person or entity that:
6	(1)	Hold	s, owns, controls, or otherwise has direct or
7		indi	rect beneficial ownership of equity, outstanding
8		<u>voti</u>	ng shares, membership units, or other applicable
9		owne	rship interests of a business entity; and
10	(2)	Is:	
11		<u>(A)</u>	A government of a foreign country;
12		<u>(B)</u>	A foreign political party;
13		(C)	An individual outside the United States who is
14			not a citizen of the United States or a national
15			of the United States and who is not lawfully
16			admitted for permanent residence; or
17		<u>(D)</u>	A business entity that:
18			(i) Is organized under the laws of or having its
19			principal place of business in a foreign
20	•		country; or

2023-2730 SB1179 HD1 HMSO

S.B. NO. ¹¹⁷⁹ S.D. 1 H.D. 1

1	<u>(ii)</u>	In which a person or entity described in
2		subparagraph (A), (B), or (C) holds, owns,
3		controls, or otherwise has directly or
4		indirectly acquired a beneficial ownership
5		of equity, voting shares, membership units,
6		or other applicable ownership interests of
7		the business entity in an amount that is
8		equal to or greater than fifty per cent of
9		the total equity, outstanding voting shares,
10		membership units, or other applicable
11		ownership interests of the business entity."
12	SECTION 3. Se	ction 11-356, Hawaii Revised Statutes, is
13	amended to read as	follows:
14	"[+]§11-356[+]	Contributions and expenditures by \underline{a} foreign
15	national [or] <u>,</u> fore	ign corporation, or foreign-influenced
16	business entity; pro	ohibited. (a) [Except as provided in
17	subsection (b), no]	<u>No</u> contributions or expenditures shall be
18	made to or on behal:	f of a candidate, candidate committee, or
19	noncandidate commit	tee[$_{ au}$] by a foreign national [$_{ heta au}$], foreign
20	corporation, <u>or for</u>	eign-influenced business entity, including a
21	domestic subsidiary	of a foreign corporation, [a] domestic

2023-2730 SB1179 HD1 HMS0

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Page 9

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S.B. NO. ¹¹⁷⁹ S.D. 1 H.D. 1

1	corporation that is owned by a foreign national, or $[a]$ local
2	subsidiary where administrative control is retained by the
3	foreign corporation[, and in the same manner prohibited under 2
4	United States Code section 441e and 11 Code of Federal
5	Regulations section 110.20, as amended.
6	(b) -A-foreign-owned domestic corporation may make
7	contributions if:
8	(1) Foreign-national individuals do not participate-in
9	election-related activities, including decisions
10	concerning contributions or the administration of a
11	candidate committee or noncandidate committee; or
12	(2) The contributions are domestically-derived].
13	(b) No independent expenditures or electioneering
14	communications shall be made by a foreign national, foreign
15	corporation, or foreign-influenced business entity.
16	(c) No contribution or donation shall be made to any
17	person by a foreign national, foreign corporation, or
18	foreign-influenced business entity if the contribution or
19	donation is earmarked for the recipient to make a contribution
20	or expenditure, including independent expenditure or
21	electioneering communication.

2023-2730 SB1179 HD1 HMSO

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S.B. NO. ¹¹⁷⁹ s.d. 1 H.D. 1

1	(d) Every business entity that contributes to or makes an
2	expenditure on behalf of a candidate, candidate committee, or
3	noncandidate committee, including an independent expenditure or
4	electioneering communication, shall, within seven business days
5	after making the contribution or expenditure, file with the
6	commission a statement of certification signed by the business
7	entity's chief executive officer avowing under penalty of
8	perjury that, after due inquiry, the business entity was not a
9	foreign corporation or foreign-influenced business entity on the
10	date the contribution, expenditure, independent expenditure, or
11	expenditure for an electioneering communication was made. For
12	purposes of this certification, the business entity shall
13	ascertain beneficial ownership in a manner consistent with the
14	Hawaii Business Corporation Act or, if it is registered on a
15	national securities exchange, as set forth in title 17 Code of
16	Federal Regulations sections 240.13d-3 and 240.13d-5. The
17	business entity shall provide a copy of the statement of
18	certification to any candidate or committee to which it
19	contributes and, upon request of the recipient, to any other
20	person to which it contributes.
21	(e) For the purposes of this section:

2023-2730 SB1179 HD1 HMS0

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Page 11

S.B. NO. ¹¹⁷⁹ S.D. 1 H.D. 1

1	"Chief executive officer" means the highest-ranking officer
2	or individual having authority to make decisions regarding a
3	corporation's affairs.
4	"Earmarked" means a designation or instruction, whether
5	direct or indirect, express or implied, oral or written, that
6	results in all or any part of the contribution or donation being
7	expended in a manner that would be prohibited by this section if
8	made by the foreign-influenced business entity."
9	SECTION 4. Section 11-393, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§11-393 Identification of certain top contributors to
12	noncandidate committees making only independent expenditures.
12 13	noncandidate committees making only independent expenditures. (a) An advertisement shall contain an additional notice in a
13	(a) An advertisement shall contain an additional notice in a
13 14	(a) An advertisement shall contain an additional notice in a prominent location immediately after or below the notices
13 14 15	 (a) An advertisement shall contain an additional notice in a prominent location immediately after or below the notices required by section 11-391, if the advertisement is broadcast,
13 14 15 16	 (a) An advertisement shall contain an additional notice in a prominent location immediately after or below the notices required by section 11-391, if the advertisement is broadcast, televised, circulated, or published, including by electronic
13 14 15 16 17	 (a) An advertisement shall contain an additional notice in a prominent location immediately after or below the notices required by section 11-391, if the advertisement is broadcast, televised, circulated, or published, including by electronic means, and is paid for by a noncandidate committee that
13 14 15 16 17 18	 (a) An advertisement shall contain an additional notice in a prominent location immediately after or below the notices required by section 11-391, if the advertisement is broadcast, televised, circulated, or published, including by electronic means, and is paid for by a noncandidate committee that certifies to the commission that it makes only independent

2023-2730 SB1179 HD1 HMS0

Page 12

1179 S.D. 1 S.B. NO.

in subsection [(e),] (f), who made the highest aggregate
contributions to the noncandidate committee for the purpose of
funding the advertisement; provided that:

- 4 (1) If a noncandidate committee is only able to identify
 5 two top contributors who made contributions for the
 6 purpose of funding the advertisement, the additional
 7 notice shall start with the words, "The two top
 8 contributors for this advertisement are", followed by
 9 the names of the two top contributors;
- 10 (2) If a noncandidate committee is able to identify only
 11 one top contributor who made contributions for the
 12 purpose of funding the advertisement, the additional
 13 notice shall start with the words, "The top
 14 contributor for this advertisement is", followed by
 15 the name of the top contributor;

16 (3) If a noncandidate committee is unable to identify any
17 top contributors who made contributions for the
18 purpose of funding the advertisement, the additional
19 notice shall start with the words, "The three top
20 contributors for this noncandidate committee are",
21 followed by the names of the three top contributors



Page 13

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S.B. NO. ¹¹⁷⁹ S.D. 1 H.D. 1

1	who made the highest aggregate contributions to the
2	noncandidate committee; and
3	(4) If there are no top contributors to the noncandidate
4	committee, the noncandidate committee shall not be
5	subject to this section.
6	In no case shall a noncandidate committee be required to
7	identify more than three top contributors pursuant to this
8	section.
9	(b) If a noncandidate committee has more than three top
10	contributors who contributed in equal amounts, the noncandidate
11	committee may select which of the top contributors to identify
12	in the advertisement; provided that the top contributors not
13	identified in the advertisement did not make a higher aggregate
14	contribution than those top contributors who are identified in
15	the advertisement. The additional notice required for
16	noncandidate committees described under this subsection shall
17	start with the words "Three of the top contributors for this
18	advertisement are" or "Three of the top contributors to this
19	noncandidate committee are", as appropriate, followed by the
20	names of the three top contributors.

2023-2730 SB1179 HD1 HMS0

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S.B. NO.

1 (c) This section shall not apply to advertisements 2 broadcast by radio or television of such short duration that 3 including a list of top contributors in the advertisement would 4 constitute a hardship to the noncandidate committee paying for 5 the advertisement. A noncandidate committee shall be subject to 6 all other requirements under this part regardless of whether a 7 hardship exists pursuant to this subsection. The commission 8 shall adopt rules pursuant to chapter 91 to establish criteria 9 to determine when including a list of top contributors in an 10 advertisement of short duration constitutes a hardship to a 11 noncandidate committee under this subsection. 12 (d) A noncandidate committee shall obtain a statement of 13 certification from each top contributor required to be listed in 14 an advertisement pursuant to this section avowing under penalty 15 of perjury that, after due inquiry, none of the funds 16 contributed by the top contributor were derived from a foreign 17 corporation or foreign-influenced business entity. If a 18 noncandidate committee does not receive a statement of 19 certification from a top contributor, the advertisement shall 20 include the following statement: "Some of the funds used to pay 21 for this message may have been provided by foreign or foreign-

2023-2730 SB1179 HD1 HMS0

S.B. NO. ¹¹⁷⁹ S.D. 1 H.D. 1

influenced businesses". A noncandidate committee shall be
entitled to rely on a statement of certification provided by a
top contributor unless the noncandidate committee has actual
knowledge that the statement of certification is false.
[(d)] <u>(e)</u> Any noncandidate committee that violates this
section shall be subject to a fine under section 11-410.
[(c)] <u>(f)</u> For purposes of this section, "top contributor"
means a contributor who has contributed an aggregate amount of
\$10,000 or more to a noncandidate committee within a twelve-
month period before the purchase of an advertisement."
SECTION 5. Nothing in this Act shall be construed to
diminish or infringe upon any right protected under the First
Amendment of the Constitution of the United States or conflict
with any federal statute or regulation.
SECTION 6. If any provision of this Act, or the
application thereof to any person or circumstance, is held
invalid, the invalidity does not affect other provisions or
applications of the Act that can be given effect without the
invalid provision or application, and to this end the provisions

2023-2730 SB1179 HD1 HMS0

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1	SECTION 7. This Act does not affect rights and duties that
2	matured, penalties that were incurred, and proceedings that were
3	begun before its effective date.
4	SECTION 8. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 9. This Act shall take effect on June 30, 3000.
7	



Report Title:

Campaign Finance; Foreign Corporations; Foreign Nationals

Description:

Prohibits foreign entities and foreign-influenced business entities from making contributions, expenditures, electioneering communications, or donations for election purposes. Requires every business entity that contributes or expends funds in a state election to file a statement of certification regarding its limited foreign influence. Requires noncandidate committees making only independent expenditures to obtain a statement of certification from each top contributor required to be listed in an advertisement. Effective 6/30/3000. (HD1)

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

