

FIRST REGULAR SESSION

# SENATE BILL NO. 38

97TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR SIFTON.

Pre-filed December 1, 2012, and ordered printed.

TERRY L. SPIELER, Secretary.

0182S.02I

## AN ACT

To repeal section 105.456 as truly agreed to and finally passed by conference committee substitute no. 3 for house committee substitute no. 2 for senate bill no. 844, ninety-fifth general assembly, second regular session, section 105.456 as enacted by house bill no. 1120, ninety-first general assembly, second regular session, section 105.473 as truly agreed to and finally passed by conference committee substitute no. 3 for house committee substitute no. 2 for senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by conference committee substitute for senate substitute for house committee substitute for house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof two new sections relating to banning lobbyist gifts.

*Be it enacted by the General Assembly of the State of Missouri, as follows:*

Section A. Section 105.456 as truly agreed to and finally passed by  
2 conference committee substitute no. 3 for house committee substitute no. 2 for  
3 senate bill no. 844, ninety-fifth general assembly, second regular session, section  
4 105.456 as enacted by house bill no. 1120, ninety-first general assembly, second  
5 regular session, section 105.473 as truly agreed to and finally passed by  
6 conference committee substitute no. 3 for house committee substitute no. 2 for  
7 senate bill no. 844, ninety-fifth general assembly, second regular session, and  
8 section 105.473 as enacted by conference committee substitute for senate  
9 substitute for house committee substitute for house bill no. 1900, ninety-third  
10 general assembly, second regular session, are repealed and two new sections  
11 enacted in lieu thereof, to be known as sections 105.456 and 105.473, to read as  
12 follows:

**EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.**

1 [105.456. 1. No member of the general assembly or the  
2 governor, lieutenant governor, attorney general, secretary of state,  
3 state treasurer or state auditor shall:

4 (1) Perform any service for the state or any political  
5 subdivision of the state or any agency of the state or any political  
6 subdivision thereof or act in his or her official capacity or perform  
7 duties associated with his or her position for any person for any  
8 consideration other than the compensation provided for the  
9 performance of his or her official duties; or

10 (2) Sell, rent or lease any property to the state or political  
11 subdivision thereof or any agency of the state or any political  
12 subdivision thereof for consideration in excess of five hundred  
13 dollars per transaction or one thousand five hundred dollars per  
14 annum unless the transaction is made pursuant to an award on a  
15 contract let or sale made after public notice and in the case of  
16 property other than real property, competitive bidding, provided  
17 that the bid or offer accepted is the lowest received; or

18 (3) Attempt, for compensation other than the compensation  
19 provided for the performance of his or her official duties, to  
20 influence the decision of any agency of the state on any matter,  
21 except that this provision shall not be construed to prohibit such  
22 person from participating for compensation in any adversary  
23 proceeding or in the preparation or filing of any public document  
24 or conference thereon. The exception for a conference upon a public  
25 document shall not permit any member of the general assembly or  
26 the governor, lieutenant governor, attorney general, secretary of  
27 state, state treasurer or state auditor to receive any consideration  
28 for the purpose of attempting to influence the decision of any  
29 agency of the state on behalf of any person with regard to any  
30 application, bid or request for a state grant, loan, appropriation,  
31 contract, award, permit other than matters involving a driver's  
32 license, or job before any state agency, commission, or elected  
33 official. Notwithstanding Missouri supreme court rule 1.10 of rule  
34 4 or any other court rule or law to the contrary, other members of  
35 a firm, professional corporation or partnership shall not be  
36 prohibited pursuant to this subdivision from representing a person

37 or other entity solely because a member of the firm, professional  
38 corporation or partnership serves in the general assembly, provided  
39 that such official does not share directly in the compensation  
40 earned, so far as the same may reasonably be accounted, for such  
41 activity by the firm or by any other member of the firm. This  
42 subdivision shall not be construed to prohibit any inquiry for  
43 information or the representation of a person without consideration  
44 before a state agency or in a matter involving the state if no  
45 consideration is given, charged or promised in consequence thereof.

46 2. No sole proprietorship, partnership, joint venture, or  
47 corporation in which a member of the general assembly, governor,  
48 lieutenant governor, attorney general, secretary of state, state  
49 treasurer, state auditor or spouse of such official is the sole  
50 proprietor, a partner having more than a ten percent partnership  
51 interest, or a coparticipant or owner of in excess of ten percent of  
52 the outstanding shares of any class of stock, shall:

53 (1) Perform any service for the state or any political  
54 subdivision thereof or any agency of the state or political  
55 subdivision for any consideration in excess of five hundred dollars  
56 per transaction or one thousand five hundred dollars per annum  
57 unless the transaction is made pursuant to an award on a contract  
58 let or sale made after public notice and competitive bidding,  
59 provided that the bid or offer accepted is the lowest received; or

60 (2) Sell, rent, or lease any property to the state or any  
61 political subdivision thereof or any agency of the state or political  
62 subdivision thereof for consideration in excess of five hundred  
63 dollars per transaction or one thousand five hundred dollars per  
64 annum unless the transaction is made pursuant to an award on a  
65 contract let or a sale made after public notice and in the case of  
66 property other than real property, competitive bidding, provided  
67 that the bid or offer accepted is the lowest and best received.

68 3. No statewide elected official, member of the general  
69 assembly, or any person acting on behalf of such official or member  
70 shall expressly and explicitly make any offer or promise to confer  
71 any paid employment, where the individual is compensated above  
72 actual and necessary expenses, to any statewide elected official or

73 member of the general assembly in exchange for the official's or  
74 member's official vote on any public matter. Any person making  
75 such offer or promise is guilty of the crime of bribery of a public  
76 servant under section 576.010.

77 4. Any statewide elected official or member of the general  
78 assembly who accepts or agrees to accept an offer described in  
79 subsection 3 of this section is guilty of the crime of acceding to  
80 corruption under section 576.020.]

105.456. 1. No member of the general assembly or the governor,  
2 lieutenant governor, attorney general, secretary of state, state treasurer or state  
3 auditor shall:

4 (1) Perform any service for the state or any political subdivision of the  
5 state or any agency of the state or any political subdivision thereof or act in his  
6 or her official capacity or perform duties associated with his or her position for  
7 any person for any consideration other than the compensation provided for the  
8 performance of his or her official duties; or

9 (2) Sell, rent or lease any property to the state or political subdivision  
10 thereof or any agency of the state or any political subdivision thereof for  
11 consideration in excess of five hundred dollars per transaction or one thousand  
12 five hundred dollars per annum unless the transaction is made pursuant to an  
13 award on a contract let or sale made after public notice and in the case of  
14 property other than real property, competitive bidding, provided that the bid or  
15 offer accepted is the lowest received; or

16 (3) Attempt, for compensation other than the compensation provided for  
17 the performance of his or her official duties, to influence the decision of any  
18 agency of the state on any matter, except that this provision shall not be  
19 construed to prohibit such person from participating for compensation in any  
20 adversary proceeding or in the preparation or filing of any public document or  
21 conference thereon. The exception for a conference upon a public document shall  
22 not permit any member of the general assembly or the governor, lieutenant  
23 governor, attorney general, secretary of state, state treasurer or state auditor to  
24 receive any consideration for the purpose of attempting to influence the decision  
25 of any agency of the state on behalf of any person with regard to any application,  
26 bid or request for a state grant, loan, appropriation, contract, award, permit other  
27 than matters involving a driver's license, or job before any state agency,  
28 commission, or elected official. Notwithstanding Missouri supreme court rule

29 1.10 of rule 4 or any other court rule or law to the contrary, other members of a  
30 firm, professional corporation or partnership shall not be prohibited pursuant to  
31 this subdivision from representing a person or other entity solely because a  
32 member of the firm, professional corporation or partnership serves in the general  
33 assembly, provided that such official does not share directly in the compensation  
34 earned, so far as the same may reasonably be accounted, for such activity by the  
35 firm or by any other member of the firm. This subdivision shall not be construed  
36 to prohibit any inquiry for information or the representation of a person without  
37 consideration before a state agency or in a matter involving the state if no  
38 consideration is given, charged or promised in consequence thereof.

39 2. No sole proprietorship, partnership, joint venture, or corporation in  
40 which a member of the general assembly, governor, lieutenant governor, attorney  
41 general, secretary of state, state treasurer, state auditor or spouse of such official,  
42 is the sole proprietor, a partner having more than a ten percent partnership  
43 interest, or a coparticipant or owner of in excess of ten percent of the outstanding  
44 shares of any class of stock, shall:

45 (1) Perform any service for the state or any political subdivision thereof  
46 or any agency of the state or political subdivision for any consideration in excess  
47 of five hundred dollars per transaction or one thousand five hundred dollars per  
48 annum unless the transaction is made pursuant to an award on a contract let or  
49 sale made after public notice and competitive bidding, provided that the bid or  
50 offer accepted is the lowest received; or

51 (2) Sell, rent, or lease any property to the state or any political  
52 subdivision thereof or any agency of the state or political subdivision thereof for  
53 consideration in excess of five hundred dollars per transaction or one thousand  
54 five hundred dollars per annum unless the transaction is made pursuant to an  
55 award on a contract let or a sale made after public notice and in the case of  
56 property other than real property, competitive bidding, provided that the bid or  
57 offer accepted is the lowest and best received.

58 **3. No member of the general assembly or such member's staff,**  
59 **employee, spouse, or dependent children shall accept any tangible or**  
60 **intangible item, service, or thing of value from any lobbyist as defined**  
61 **in section 105.470.**

[105.473. 1. Each lobbyist shall, not later than January  
2 fifth of each year or five days after beginning any activities as a  
3 lobbyist, file standardized registration forms, verified by a written

4 declaration that it is made under the penalties of perjury, along  
5 with a filing fee of ten dollars, with the commission. The forms  
6 shall include the lobbyist's name and business address, the name  
7 and address of all persons such lobbyist employs for lobbying  
8 purposes, the name and address of each lobbyist principal by whom  
9 such lobbyist is employed or in whose interest such lobbyist  
10 appears or works. The commission shall maintain files on all  
11 lobbyists' filings, which shall be open to the public. Each lobbyist  
12 shall file an updating statement under oath within one week of any  
13 addition, deletion, or change in the lobbyist's employment or  
14 representation. The filing fee shall be deposited to the general  
15 revenue fund of the state. The lobbyist principal or a lobbyist  
16 employing another person for lobbying purposes may notify the  
17 commission that a judicial, executive or legislative lobbyist is no  
18 longer authorized to lobby for the principal or the lobbyist and  
19 should be removed from the commission's files.

20 2. Each person shall, before giving testimony before any  
21 committee of the general assembly, give to the secretary of such  
22 committee such person's name and address and the identity of any  
23 lobbyist or organization, if any, on whose behalf such person  
24 appears. A person who is not a lobbyist as defined in section  
25 105.470 shall not be required to give such person's address if the  
26 committee determines that the giving of such address would  
27 endanger the person's physical health.

28 3. (1) During any period of time in which a lobbyist  
29 continues to act as an executive lobbyist, judicial lobbyist,  
30 legislative lobbyist, or elected local government official lobbyist, the  
31 lobbyist shall file with the commission on standardized forms  
32 prescribed by the commission monthly reports which shall be due  
33 at the close of business on the tenth day of the following month;

34 (2) Each report filed pursuant to this subsection shall  
35 include a statement, verified by a written declaration that it is  
36 made under the penalties of perjury, setting forth the following:

37 (a) The total of all expenditures by the lobbyist or his or her  
38 lobbyist principals made on behalf of all public officials, their staffs  
39 and employees, and their spouses and dependent children, which

40 expenditures shall be separated into at least the following  
41 categories by the executive branch, judicial branch and legislative  
42 branch of government: printing and publication expenses; media  
43 and other advertising expenses; travel; the time, venue, and nature  
44 of any entertainment; honoraria; meals, food and beverages; and  
45 gifts;

46 (b) The total of all expenditures by the lobbyist or his or her  
47 lobbyist principals made on behalf of all elected local government  
48 officials, their staffs and employees, and their spouses and  
49 children. Such expenditures shall be separated into at least the  
50 following categories: printing and publication expenses; media and  
51 other advertising expenses; travel; the time, venue, and nature of  
52 any entertainment; honoraria; meals; food and beverages; and gifts;

53 (c) An itemized listing of the name of the recipient and the  
54 nature and amount of each expenditure by the lobbyist or his or  
55 her lobbyist principal, including a service or anything of value, for  
56 all expenditures made during any reporting period, paid or  
57 provided to or for a public official or elected local government  
58 official, such official's staff, employees, spouse or dependent  
59 children;

60 (d) The total of all expenditures made by a lobbyist or  
61 lobbyist principal for occasions and the identity of the group  
62 invited, the date, location, and description of the occasion and the  
63 amount of the expenditure for each occasion when any of the  
64 following are invited in writing:

65 a. All members of the senate, which may or may not include  
66 senate staff and employees under the direct supervision of a state  
67 senator;

68 b. All members of the house of representatives, which may  
69 or may not include house staff and employees under the direct  
70 supervision of a state representative;

71 c. All members of a joint committee of the general assembly  
72 or a standing committee of either the house of representatives or  
73 senate, which may or may not include joint and standing committee  
74 staff;

75 d. All members of a caucus of the majority party of the

76 house of representatives, minority party of the house of  
77 representatives, majority party of the senate, or minority party of  
78 the senate;

79 e. All statewide officials, which may or may not include the  
80 staff and employees under the direct supervision of the statewide  
81 official;

82 (e) Any expenditure made on behalf of a public official, an  
83 elected local government official or such official's staff, employees,  
84 spouse or dependent children, if such expenditure is solicited by  
85 such official, the official's staff, employees, or spouse or dependent  
86 children, from the lobbyist or his or her lobbyist principals and the  
87 name of such person or persons, except any expenditures made to  
88 any not-for-profit corporation, charitable, fraternal or civic  
89 organization or other association formed to provide for good in the  
90 order of benevolence and except for any expenditure reported under  
91 paragraph (d) of this subdivision;

92 (f) A statement detailing any direct business relationship  
93 or association or partnership the lobbyist has with any public  
94 official or elected local government official. The reports required  
95 by this subdivision shall cover the time periods since the filing of  
96 the last report or since the lobbyist's employment or representation  
97 began, whichever is most recent.

98 4. No expenditure reported pursuant to this section shall  
99 include any amount expended by a lobbyist or lobbyist principal on  
100 himself or herself. All expenditures disclosed pursuant to this  
101 section shall be valued on the report at the actual amount of the  
102 payment made, or the charge, expense, cost, or obligation, debt or  
103 bill incurred by the lobbyist or the person the lobbyist  
104 represents. Whenever a lobbyist principal employs more than one  
105 lobbyist, expenditures of the lobbyist principal shall not be reported  
106 by each lobbyist, but shall be reported by one of such lobbyists. No  
107 expenditure shall be made on behalf of a state senator or state  
108 representative, or such public official's staff, employees, spouse, or  
109 dependent children for travel or lodging outside the state of  
110 Missouri unless such travel or lodging was approved prior to the  
111 date of the expenditure by the administration and accounts

112 committee of the house or the administration committee of the  
113 senate.

114 5. Any lobbyist principal shall provide in a timely fashion  
115 whatever information is reasonably requested by the lobbyist  
116 principal's lobbyist for use in filing the reports required by this  
117 section.

118 6. All information required to be filed pursuant to the  
119 provisions of this section with the commission shall be kept  
120 available by the executive director of the commission at all times  
121 open to the public for inspection and copying for a reasonable fee  
122 for a period of five years from the date when such information was  
123 filed.

124 7. No person shall knowingly employ any person who is  
125 required to register as a registered lobbyist but is not registered  
126 pursuant to this section. Any person who knowingly violates this  
127 subsection shall be subject to a civil penalty in an amount of not  
128 more than ten thousand dollars for each violation. Such civil  
129 penalties shall be collected by action filed by the commission.

130 8. Any lobbyist found to knowingly omit, conceal, or falsify  
131 in any manner information required pursuant to this section shall  
132 be guilty of a class A misdemeanor.

133 9. The prosecuting attorney of Cole County shall be  
134 reimbursed only out of funds specifically appropriated by the  
135 general assembly for investigations and prosecutions for violations  
136 of this section.

137 10. Any public official or other person whose name appears  
138 in any lobbyist report filed pursuant to this section who contests  
139 the accuracy of the portion of the report applicable to such person  
140 may petition the commission for an audit of such report and shall  
141 state in writing in such petition the specific disagreement with the  
142 contents of such report. The commission shall investigate such  
143 allegations in the manner described in section 105.959. If the  
144 commission determines that the contents of such report are  
145 incorrect, incomplete or erroneous, it shall enter an order requiring  
146 filing of an amended or corrected report.

147 11. The commission shall provide a report listing the total

148 spent by a lobbyist for the month and year to any member or  
149 member-elect of the general assembly, judge or judicial officer, or  
150 any other person holding an elective office of state government or  
151 any elected local government official on or before the twentieth day  
152 of each month. For the purpose of providing accurate information  
153 to the public, the commission shall not publish information in  
154 either written or electronic form for ten working days after  
155 providing the report pursuant to this subsection. The commission  
156 shall not release any portion of the lobbyist report if the accuracy  
157 of the report has been questioned pursuant to subsection 10 of this  
158 section unless it is conspicuously marked "Under Review".

159 12. Each lobbyist or lobbyist principal by whom the lobbyist  
160 was employed, or in whose behalf the lobbyist acted, shall provide  
161 a general description of the proposed legislation or action by the  
162 executive branch or judicial branch which the lobbyist or lobbyist  
163 principal supported or opposed. This information shall be supplied  
164 to the commission on March fifteenth and May thirtieth of each  
165 year.

166 13. The provisions of this section shall supersede any  
167 contradicting ordinances or charter provisions.]

105.473. 1. Each lobbyist shall, not later than January fifth of each year  
2 or five days after beginning any activities as a lobbyist, file standardized  
3 registration forms, verified by a written declaration that it is made under the  
4 penalties of perjury, along with a filing fee of ten dollars, with the  
5 commission. The forms shall include the lobbyist's name and business address,  
6 the name and address of all persons such lobbyist employs for lobbying purposes,  
7 the name and address of each lobbyist principal by whom such lobbyist is  
8 employed or in whose interest such lobbyist appears or works. The commission  
9 shall maintain files on all lobbyists' filings, which shall be open to the  
10 public. Each lobbyist shall file an updating statement under oath within one  
11 week of any addition, deletion, or change in the lobbyist's employment or  
12 representation. The filing fee shall be deposited to the general revenue fund of  
13 the state. The lobbyist principal or a lobbyist employing another person for  
14 lobbying purposes may notify the commission that a judicial, executive or  
15 legislative lobbyist is no longer authorized to lobby for the principal or the  
16 lobbyist and should be removed from the commission's files.

17           2. Each person shall, before giving testimony before any committee of the  
18 general assembly, give to the secretary of such committee such person's name and  
19 address and the identity of any lobbyist or organization, if any, on whose behalf  
20 such person appears. A person who is not a lobbyist as defined in section 105.470  
21 shall not be required to give such person's address if the committee determines  
22 that the giving of such address would endanger the person's physical health.

23           3. (1) During any period of time in which a lobbyist continues to act as  
24 an executive lobbyist, judicial lobbyist, legislative lobbyist, or elected local  
25 government official lobbyist, the lobbyist shall file with the commission on  
26 standardized forms prescribed by the commission monthly reports which shall be  
27 due at the close of business on the tenth day of the following month;

28           (2) Each report filed pursuant to this subsection shall include a  
29 statement, verified by a written declaration that it is made under the penalties  
30 of perjury, setting forth the following:

31           (a) The total of all expenditures by the lobbyist or his or her lobbyist  
32 principals made on behalf of all public officials, their staffs and employees, and  
33 their spouses and dependent children, which expenditures shall be separated into  
34 at least the following categories by the executive branch, judicial branch and  
35 legislative branch of government: printing and publication expenses; media and  
36 other advertising expenses; travel; the time, venue, and nature of any  
37 entertainment; honoraria; meals, food and beverages; and gifts;

38           (b) The total of all expenditures by the lobbyist or his or her lobbyist  
39 principals made on behalf of all elected local government officials, their staffs and  
40 employees, and their spouses and children. Such expenditures shall be separated  
41 into at least the following categories: printing and publication expenses; media  
42 and other advertising expenses; travel; the time, venue, and nature of any  
43 entertainment; honoraria; meals; food and beverages; and gifts;

44           (c) An itemized listing of the name of the recipient and the nature and  
45 amount of each expenditure by the lobbyist or his or her lobbyist principal,  
46 including a service or anything of value, for all expenditures made during any  
47 reporting period, paid or provided to or for a public official or elected local  
48 government official, such official's staff, employees, spouse or dependent children;

49           (d) The total of all expenditures made by a lobbyist or lobbyist principal  
50 for occasions and the identity of the group invited, the date and description of the  
51 occasion and the amount of the expenditure for each occasion when any of the  
52 following are invited in writing:

- 53 a. All members of the senate;
- 54 b. All members of the house of representatives;
- 55 c. All members of a joint committee of the general assembly or a standing  
56 committee of either the house of representatives or senate; or
- 57 d. All members of a caucus of the majority party of the house of  
58 representatives, minority party of the house of representatives, majority party of  
59 the senate, or minority party of the senate;
- 60 (e) Any expenditure made on behalf of a public official, an elected local  
61 government official or such official's staff, employees, spouse or dependent  
62 children, if such expenditure is solicited by such official, the official's staff,  
63 employees, or spouse or dependent children, from the lobbyist or his or her  
64 lobbyist principals and the name of such person or persons, except any  
65 expenditures made to any not-for-profit corporation, charitable, fraternal or civic  
66 organization or other association formed to provide for good in the order of  
67 benevolence;
- 68 (f) A statement detailing any direct business relationship or association  
69 or partnership the lobbyist has with any public official or elected local  
70 government official. The reports required by this subdivision shall cover the time  
71 periods since the filing of the last report or since the lobbyist's employment or  
72 representation began, whichever is most recent.
- 73 4. No expenditure reported pursuant to this section shall include any  
74 amount expended by a lobbyist or lobbyist principal on himself or herself. All  
75 expenditures disclosed pursuant to this section shall be valued on the report at  
76 the actual amount of the payment made, or the charge, expense, cost, or  
77 obligation, debt or bill incurred by the lobbyist or the person the lobbyist  
78 represents. Whenever a lobbyist principal employs more than one lobbyist,  
79 expenditures of the lobbyist principal shall not be reported by each lobbyist, but  
80 shall be reported by one of such lobbyists. [No expenditure shall be made on  
81 behalf of a state senator or state representative, or such public official's staff,  
82 employees, spouse, or dependent children for travel or lodging outside the state  
83 of Missouri unless such travel or lodging was approved prior to the date of the  
84 expenditure by the administration and accounts committee of the house or the  
85 administration committee of the senate.]
- 86 5. Any lobbyist principal shall provide in a timely fashion whatever  
87 information is reasonably requested by the lobbyist principal's lobbyist for use in  
88 filing the reports required by this section.

89           6. All information required to be filed pursuant to the provisions of this  
90 section with the commission shall be kept available by the executive director of  
91 the commission at all times open to the public for inspection and copying for a  
92 reasonable fee for a period of five years from the date when such information was  
93 filed.

94           7. No person shall knowingly employ any person who is required to  
95 register as a registered lobbyist but is not registered pursuant to this  
96 section. Any person who knowingly violates this subsection shall be subject to a  
97 civil penalty in an amount of not more than ten thousand dollars for each  
98 violation. Such civil penalties shall be collected by action filed by the  
99 commission.

100           8. No lobbyist shall knowingly omit, conceal, or falsify in any manner  
101 information required pursuant to this section.

102           9. The prosecuting attorney of Cole County shall be reimbursed only out  
103 of funds specifically appropriated by the general assembly for investigations and  
104 prosecutions for violations of this section.

105           10. Any public official or other person whose name appears in any lobbyist  
106 report filed pursuant to this section who contests the accuracy of the portion of  
107 the report applicable to such person may petition the commission for an audit of  
108 such report and shall state in writing in such petition the specific disagreement  
109 with the contents of such report. The commission shall investigate such  
110 allegations in the manner described in section 105.959. If the commission  
111 determines that the contents of such report are incorrect, incomplete or  
112 erroneous, it shall enter an order requiring filing of an amended or corrected  
113 report.

114           11. The commission shall provide a report listing the total spent by a  
115 lobbyist for the month and year to any member or member-elect of the general  
116 assembly, judge or judicial officer, or any other person holding an elective office  
117 of state government or any elected local government official on or before the  
118 twentieth day of each month. For the purpose of providing accurate information  
119 to the public, the commission shall not publish information in either written or  
120 electronic form for ten working days after providing the report pursuant to this  
121 subsection. The commission shall not release any portion of the lobbyist report  
122 if the accuracy of the report has been questioned pursuant to subsection 10 of this  
123 section unless it is conspicuously marked "Under Review".

124           12. Each lobbyist or lobbyist principal by whom the lobbyist was

125 employed, or in whose behalf the lobbyist acted, shall provide a general  
126 description of the proposed legislation or action by the executive branch or  
127 judicial branch which the lobbyist or lobbyist principal supported or  
128 opposed. This information shall be supplied to the commission on March fifteenth  
129 and May thirtieth of each year.

130       **13. No lobbyist shall make any contribution to, or expenditure**  
131 **for, any candidate committee formed by a candidate for state**  
132 **representative or state senator or any general assembly member's**  
133 **candidate committee for food, entertainment, lodging, or travel and**  
134 **such candidate committees shall be barred from receiving such**  
135 **items. For the purposes of this subsection, the term "candidate**  
136 **committee" shall have the same meaning as in section 130.011.**

137       **14. No lobbyist shall deliver any tangible or intangible item,**  
138 **service, or thing of value to any member of the general assembly or**  
139 **such member's staff, employee, spouse, or dependent children.**

140       **15. The provisions of this section shall supersede any contradicting**  
141 **ordinances or charter provisions.**

Bill ✓

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