FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 794

103RD GENERAL ASSEMBLY

1752H.04C

JOSEPH ENGLER, Chief Clerk

AN ACT

To amend chapter 115, RSMo, by adding thereto one new section relating to local election authorities, with penalty provisions.

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

Section A. Chapter 115, RSMo, is amended by adding thereto one new section, to be 2 known as section 115.1630, to read as follows:

115.1630. 1. As used in this section, the following terms shall mean:

2 (1) "Donation", a payment, gift, subscription, loan, advance, deposit, or 3 anything of value given to a person without consideration;

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4 (2) "Election administration", any function directly related to the 5 administration of elections, including voter registration, election security, ballot 6 processing, and election official training. For the purposes of this section, "election 7 administration" shall not include any post-election canvass, recount, contest, or audit 8 processes;

9 (3) "Election officers", individuals who administer, implement, or oversee 10 election-related policies, procedures, or technologies on behalf of any municipality, 11 municipal agency, state, or state agency. Election officers include, but are not limited to, 12 the secretary of state; any registrar of voters; any town, city, or county clerk; any 13 member of a board or commission of elections; any member of the independent 14 redistricting commission; or any of the aforementioned individual's agents, employees, 15 representatives, or assigns;

(4) "Entity", an individual, partnership, association, corporation, organization,
 or any other combination or group of individuals;

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(5) "Foreign donations", donations provided by a foreign national;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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(b) A government, or subdivision, of a foreign country or municipality thereof;

19 (6) "Foreign national", includes:

20 (a) An individual who is not a citizen of the United States;

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22 (c) A foreign political party; or

(d) Any entity, such as a partnership, association, corporation, organization, or
other combination of persons, that is organized under the laws of or has its principal
place of business in a foreign country;

(7) "Government entity", a state, county, local, or municipal government entity,
or an officer, employee, or volunteer of one of these entities;

(8) "State officer", includes all elected officers and directors of the executive
 branch of state government.

2. No government entity shall solicit, accept, or use any funds or in-kind goods or services for election administration if those funds or in-kind goods or services are donated directly or indirectly by any person other than a government entity. An election officer may, however, solicit, accept, or use funds or in-kind goods or services of de minimis value.

35 3. Government entities shall not be members of or participate in programs run 36 by organizations that engage in election administration and receive foreign funding. 37 Subject to the provisions of subsection 4 of this section, no government entity or election 38 officer shall join the membership of any entity, participate in any program, or purchase 39 any services from any entity unless the entity complies with the following certification 40 requirements:

41 (1)

(1) The certification shall state that the entity:

42 (a) Has not directly or indirectly financed election administration; and

43 (b) Has been certified as being free of direct or indirect foreign donations;

44 (2) Certifications under subdivision (1) of subsection 3 of this section shall be:

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(a) Renewed on an annual basis;

46 (b) Updated within five business days after obtaining information unknown at 47 the time of the initial certification; and

48 (c) Dated and sworn under penalty of perjury.

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50 The restrictions in this subsection shall not apply to membership in professional 51 organizations or memberships of individuals in a private capacity, unrelated to election 52 administration.

4. If, in his or her private capacity, an election officer joins or considers joining the membership of an entity, or participates or considers participating in any program described in subsection 3 of this section, the election officer has a duty to disclose his or

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her participation, membership, or potential participation or membership, and to have
 such participation, membership, or potential participation or membership considered in

58 a public hearing and disclosed on public websites, but shall not be required to appear on

59 personal websites. The disclosure shall:

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(1) Be conspicuous, publicly accessible, and publicly viewable;

61 (2) Be prepared in at least 14-point Times New Roman font, and in a contrasting
 62 color from the background of the website;

(3) Be enclosed inside a box, separated from other text and graphics;

64 (4) Be displayed on the home page of the election officer's website, reasonably 65 close to the top of the page; and

66 (5) Include the following:

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(a) The full name and title of the election officer;

68 (b) The date that the election officer participated in the program, joined the 69 entity, or is scheduled to begin participation in the program;

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(c) The full name of the program or entity;

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(d) An accurate description of the program or entity;

(e) A certification that the entity or program has not been, directly or indirectly,
the recipient of foreign donations and a statement that the entity or program has not
been the recipient of foreign donations or a statement that the entity or program has not
submitted such certification; and

(f) The date of any public hearing at which membership or participation in the
 program is to be considered.

5. All disclosures filed under subsection 4 of this section shall include, in a publicly accessible format, all resources and documents received by the election officer from the entity or program, along with a disclosure of any funding for the program known to the election officer. All resources and documents received by the election officer shall be added to the disclosure within ten days of receipt.

6. If the election officer does not have a public website, the disclosure shall be included on the official homepage of the website most closely associated with the election officer, including that of his or her superior or supervisor. If there is no appropriate public website, the disclosure shall be submitted and displayed on the secretary of state's website.

7. All disclosures made under this section shall remain posted and accessible for at least thirty days before participation in the program or joining the entity and shall remain posted for one hundred eighty days after the program or membership in the entity ends. HCS HB 794

8. Violation of the provisions of this section shall be a class B misdemeanor,
enforceable only if a government entity knowingly accepts foreign-influenced funds for
election administration.

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