S. 7707--A

A. 10942--A

S E N A T E – A S S E M B L Y

May 4, 2010

- IN SENATE -- Introduced by Sens. SCHNEIDERMAN, C. JOHNSON, BRESLIN, ADDABBO, AUBERTINE, BONACIC, DUANE, KRUEGER, PERALTA, SERRANO, SQUA-DRON, STAVISKY, STEWART-COUSINS, VALESKY -- read twice and ordered printed, and when printed to be committed to the Committee on Codes -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- IN ASSEMBLY -- Introduced by M. of A. KELLNER, KOON, BACALLES, CORWIN, MOLINARO, GABRYSZAK -- Multi-Sponsored by -- M. of A. DUPREY, JOHN, QUINN, SWEENEY, TOWNSEND -- read once and referred to the Committee on Codes -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the penal law, in relation to increasing penalties for violations relating to scheme to defraud the government, bribery, and duty to provide faithful public services; to amend the public officers law, in relation to faithful public services and increases penalties for financial disclosure violations, and in relation to community project grants; to amend the legislative law, in relation to reporting requirements; to amend the executive law, in relation to making technical changes thereto; to amend the state finance law, in relation to the legislative community projects fund and executive community projects fund; to amend the judiciary law, in relation to the inspection of annual statements of financial disclosure; and to amend the election law, in relation to campaign contributions and expenditures

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. This act shall be known and may be cited as the "public 2 corruption prevention and enforcement act of 2010".

3 S 2. Section 10.00 of the penal law is amended by adding three new 4 subdivisions 21, 22 and 23 to read as follows:

5 21. FOR THE PURPOSES OF SECTIONS 195.18 AND 195.20 OF THIS CHAPTER 6 "SCHEME" MEANS ANY PLAN, PATTERN, DEVICE, CONTRIVANCE, OR COURSE OF 7 ACTION, AND "INTENT TO DEFRAUD" INCLUDES AN INTENT TO DEPRIVE THE STATE

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD16966-12-0

OR A POLITICAL SUBDIVISION OF THE STATE OR A GOVERNMENTAL INSTRUMENTALI-1 2 TY OF FAITHFUL PUBLIC SERVICES. 3 SERVICES" MEANS CONDUCT THAT IS FREE OF UNDIS-22. "FAITHFUL PUBLIC 4 CLOSED SELF-DEALING AND FREE OF THE UNAUTHORIZED OR UNLAWFUL CONFERRAL 5 INTENDED CONFERRAL OF A BENEFIT, DIRECTLY OR INDIRECTLY, ON A PUBLIC OR 6 SERVANT. 7 23. "SELF-DEALING" MEANS ANY ACTION TAKEN BY A PUBLIC SERVANT INHIS HER OFFICIAL CAPACITY WITH INTENT TO BENEFIT HIMSELF OR HERSELF, 8 OR 9 DIRECTLY OR INDIRECTLY, AND WHICH RELATES TO HIS OR HER PRIVATE BUSINESS 10 INTERESTS. S 3. Section 195.20 of the penal law, as amended by chapter 1 of 11 the 12 laws of 2010, is amended to read as follows: 13 S 195.20 [Defrauding] SCHEME TO DEFRAUD the government IN THE FIRST 14 DEGREE. 15 A person is guilty of [defrauding] A SCHEME TO DEFRAUD the government 16 IN THE FIRST DEGREE when, being a public servant or party officer OR 17 ACTING IN CONCERT WITH A PUBLIC SERVANT OR PARTY OFFICER, he or she: 18 (a) engages in a scheme constituting a systematic ongoing course of 19 conduct with intent to: 20 defraud the state or a political subdivision of the state or a (i) 21 governmental instrumentality within the state; or 22 (II) to obtain property, services or other resources from the state or a political subdivision of the state or a governmental instrumentality 23 within the state by false or fraudulent pretenses, representations or 24 25 promises; or 26 [(ii)] (III) defraud the state or a political subdivision of the state 27 or a governmental instrumentality within the state by making use of property, services or resources of the state, political subdivision of 28 29 the state or a governmental instrumentality within the state for private business purposes or other compensated non-governmental purposes; and 30 (b) EITHER (I) so obtains property, services or other resources with a 31 32 value in excess of one thousand dollars from such state, political 33 subdivision or governmental instrumentality, OR (II) CONFERS OR OBTAINS 34 A BENEFIT OR BENEFITS, DIRECTLY OR INDIRECTLY, WITH A COMBINED VALUE IN 35 EXCESS OF ONE THOUSAND DOLLARS. 36 [Defrauding] SCHEME TO DEFRAUD the government IN THE FIRST DEGREE is a 37 class [E] D felony. 38 4. The penal law is amended by adding a new section 195.18 to read S 39 as follows: 40 S 195.18 SCHEME TO DEFRAUD THE GOVERNMENT IN THE SECOND DEGREE. A PERSON IS GUILTY OF A SCHEME TO DEFRAUD THE GOVERNMENT IN THE SECOND 41 DEGREE WHEN, BEING A PUBLIC SERVANT OR PARTY OFFICER OR 42 ACTING TN 43 CONCERT WITH A PUBLIC SERVANT OR PARTY OFFICER, HE OR SHE ENGAGES IN A 44 SCHEME CONSTITUTING A SYSTEMATIC ONGOING COURSE OF CONDUCT WITH INTENT 45 TO: 46 DEFRAUD THE STATE OR A POLITICAL SUBDIVISION OF THE STATE OR A (A) 47 GOVERNMENTAL INSTRUMENTALITY WITHIN THE STATE; OR 48 (B) OBTAIN PROPERTY, SERVICES OR OTHER RESOURCES FROM THE STATE OR А 49 POLITICAL SUBDIVISION OF THESTATE OR A GOVERNMENTAL INSTRUMENTALITY 50 WITHIN THE STATE BY FALSE OR FRAUDULENT PRETENSES, REPRESENTATIONS OR 51 PROMISES; OR STATE OR A POLITICAL SUBDIVISION OF THE STATE OR A 52 (C) DEFRAUD THE GOVERNMENTAL INSTRUMENTALITY WITHIN THE STATE BY MAKING USE OF PROPERTY, 53 54 SERVICES OR RESOURCES OF THE STATE, POLITICAL SUBDIVISION OF THE STATE 55 A GOVERNMENTAL INSTRUMENTALITY WITHIN THE STATE FOR PRIVATE BUSINESS OR 56 PURPOSES OR OTHER COMPENSATED NON-GOVERNMENTAL PURPOSES.

1 2	SCHEME TO DEFRAUD THE GOVERNMENT IN THE SECOND DEGREE IS A CLASS E FELONY.
- 3 4	S 5. Section 200.00 of the penal law, as amended by chapter 833 of the laws of 1986, is amended to read as follows:
5	S 200.00 Bribery in the third degree.
6	A person is guilty of bribery in the third degree when he OR SHE
7	confers, or offers or agrees to confer, any benefit upon a public serv-
8	ant [upon an agreement or understanding that] WITH THE INTENT TO INFLU-
9	ENCE such public servant's vote, opinion, judgment, action, decision or
10	exercise of discretion as a public servant [will thereby be influenced].
11	Bribery in the third degree is a class D felony.
12	S 6. Section 200.03 of the penal law, as amended by chapter 833 of the
13	laws of 1986, is amended to read as follows:
14	S 200.03 Bribery in the second degree.
15	A person is guilty of bribery in the second degree when he OR SHE
16	confers, or offers or agrees to confer, any benefit valued in excess of
17 18	ten thousand dollars upon a public servant [upon an agreement or under- standing that] WITH THE INTENT TO INFLUENCE such public servant's vote,
19	opinion, judgment, action, decision or exercise of discretion as a
20	public servant [will thereby be influenced].
21	Bribery in the second degree is a class C felony.
22	S 7. Section 200.04 of the penal law, as added by chapter 276 of the
23	laws of 1973, is amended to read as follows:
24	S 200.04 Bribery in the first degree.
25	A person is guilty of bribery in the first degree when he OR SHE
26	confers, or offers or agrees to confer, any benefit upon a public serv-
27	ant [upon an agreement or understanding that] WITH THE INTENT TO INFLU-
28	ENCE such public servant's vote, opinion, judgment, action, decision or
29	exercise of discretion as a public servant [will thereby be influenced]
30	in the investigation, arrest, detention, prosecution or incarceration of
31 32	any person for the commission or alleged commission of a class A felony defined in article two hundred twenty of [the penal law] THIS PART or an
33	attempt to commit any such class A felony.
34	Bribery in the first degree is a class B felony.
35	S 8. The penal law is amended by adding a new section 200.28 to read
36	as follows:
37	S 200.28 DUTY TO PROVIDE FAITHFUL PUBLIC SERVICES.
38	FOR PURPOSES OF THIS ARTICLE, THE DUTIES OF A PUBLIC SERVANT SHALL
39	INCLUDE BUT NOT BE LIMITED TO THE DUTY TO PROVIDE FAITHFUL PUBLIC
40	SERVICES. IN EXECUTING THE DUTIES OF HIS OR HER OFFICE, EVERY PUBLIC
41	SERVANT SHALL HAVE THE DUTY TO PROVIDE FAITHFUL PUBLIC SERVICES TO HIS
42	OR HER CONSTITUENTS AND THE STATE OR POLITICAL SUBDIVISION THEREOF, AS
43 44	APPLICABLE. IN EXECUTING THE DUTIES OF HIS OR HER OFFICE OR EMPLOYMENT, EVERY PUBLIC SERVANT SHALL ALSO HAVE THE DUTY TO PROVIDE FAITHFUL PUBLIC
44 45	SERVICES TO A STATE OR LOCAL AGENCY OR LEGISLATURE, AS APPLICABLE.
46	S 9. Subdivision 3 of section 73-a of the public officers law is
47	amended by adding a new paragraph 20 to read as follows:
48	20. IF THE REPORTING INDIVIDUAL, SUCH REPORTING INDIVIDUAL'S SPOUSE OR
49	DOMESTIC PARTNER IS A NON-COMPENSATED DIRECTOR, OFFICER OR TRUSTEE, OR
50	SUCH REPORTING INDIVIDUAL'S RELATIVE OR A RELATIVE OF SUCH REPORTING
51	INDIVIDUAL'S SPOUSE OR DOMESTIC PARTNER IS EMPLOYED IN ANY POSITION AT,
52	FOR OR WITHIN A NON-PROFIT ENTITY IN NEW YORK STATE AS DESCRIBED IN
53	SECTION 501(C)(3) OF THE UNITED STATES INTERNAL REVENUE CODE, LIST BELOW
54	THE NAME OF THE ENTITY, BUSINESS ADDRESS OF THE ENTITY, NAME OF SPOUSE,
55	DOMESTIC PARTNER OR OTHER RELATIVE, DEGREE OF RELATIONSHIP WITH THE

ENTITY NAME/ ADDRESS	NAME OF SPOU DOMESTIC PAR RELATIVE			FITLE OR POSITION	
S 10. Subdivi					
amended by chapte amended by chap follows:					
1. [Definition. GENERAL USE IN TH	IS SECTION:				RMS
sion, board, comm benefit corporati	on or public au	au of any st thority at]	ate departme least one of	ent or any whose mem	r puk Ibers
appointed by the specific state a of section fifty-	gencies as defi	ned by parag	graph (d) of	subdivisi	on f
B. The term "le of the legislatur	gislative emplo e but it shall :	yee" shall n not include	mean any off: members of	icer or e the legisl	mplo atur
C. THE TERM "FA OF UNDISCLOSED CONFERRAL OR INTE	SELF-DEALING A	ND FREE OF	THE UNAUTHO	RIZED OR U	NLA
AN OFFICER OR EMP	LOYEE OF A STAT	E AGENCY, ME		LEGISLAT	'URE
MEMBER OF THE LEG FAITHFUL PUBLIC S STATE OR TO A STA	ERVICES WITH RE	SPECT TO HIS	S OR HER CON	STITUENTS	UTY AND
	SELF-DEALING" S	HALL MEAN AN	IY ACTION TA	KEN BY AN	
EMPLOYEE IN HIS OR HERSELF, DIREC PRIVATE BUSINESS					
	sion 3 of se			c officers	la
J. IN EXECUTING EMPLOYEE OF A EMPLOYEE SHALL HA	STATE AGENCY,	MEMBER OF TH	HE LEGISLATU	RE OR LEGI	SLA
OR HER CONSTITU DUTIES OF HIS OR	ENTS AND THE HER OFFICE OR E	STATE, AS MPLOYMENT, E	APPLICABLE. EVERY OFFICE	IN EXECUT R OR EMPLO	'ING YEE
A STATE AGENCY, ALSO HAVE THE DUT OR THE LEGISLATUR		ITHFUL PUBLI			
S 12. Subdivisi amended by chap follows:					
4. Violations. provision of law	any such office	r, member or	employee w	no shall \bar{k}	now
ly and intentio be fined, suspend					

this section shall be subject to a civil penalty in an amount not to 1 of exceed ten thousand dollars and the value of any gift, compensation or 2 3 benefit received as a result of such violation. Any such individual who 4 knowingly and intentionally violates the provisions of paragraph a, e or 5 g of subdivision three of this section shall be subject to a civil 6 penalty in an amount not to exceed the value of any gift, compensation 7 benefit received as a result of such violation. ANY SUCH INDIVIDUAL or 8 WHO KNOWINGLY AND INTENTIONALLY VIOLATES THE PROVISIONS OF PARAGRAPH J 9 OF SUBDIVISION THREE OF THIS SECTION SHALL BE SUBJECT TO A CIVIL PENALTY 10 AN AMOUNT NOT TO EXCEED TEN THOUSAND DOLLARS AND THE VALUE OF ANY INGIFT, COMPENSATION OR BENEFIT RECEIVED AS A RESULT OF 11 SUCH VIOLATION. 12 ANY SUCH INDIVIDUAL WHO, AS PART OF OR IN FURTHERANCE OF A SCHEME OR ARTIFICE TO DEFRAUD A STATE AGENCY, THE LEGISLATURE, ANY POLITICAL 13 14 SUBDIVISION, HIS OR HER CONSTITUENTS OR THE STATE, AS APPLICABLE, KNOW-15 INGLY AND INTENTIONALLY VIOLATES THE PROVISIONS OF PARAGRAPH J OF SUBDI-16 VISION THREE OF THIS SECTION SHALL, IN ADDITION TO ANY PENALTY CONTAINED 17 IN THIS SECTION OR ANY OTHER PROVISION OF LAW, BE GUILTY OF A CLASS E 18 FELONY. 19 S 13. Section 80 of the public officers law is renumbered section 81 20 and a new section 80 is added to article 4 to read as follows:

21 S 80. COMMUNITY PROJECT GRANTS. 1. DEFINITIONS. AS USED IN THIS 22 SECTION:

23 TERM "COMMUNITY PROJECT GRANT" SHALL MEAN A BUDGETARY ALLO-(A) THE CATION AS FUNDED BY THE LEGISLATIVE COMMUNITY PROJECTS FUND AS DEFINED 24 25 SECTION NINETY-NINE-T OF THE STATE FINANCE LAW, AND THE EXECUTIVE IΝ 26 COMMUNITY PROJECTS FUND AS DEFINED IN SECTION NINETY-NINE-U OF THE STATE FINANCE LAW AT THE DISCRETION AND REQUEST OF THE GOVERNOR OR A MEMBER OF 27 28 THE LEGISLATURE FOR A NOT-FOR-PROFIT AS DEFINED IN PARAGRAPH (D) OF THIS 29 SUBDIVISION, UNIVERSITY, COLLEGE, SCHOOL DISTRICT OR MUNICIPALITY;

30 (B) THE TERM "SPONSOR" SHALL MEAN THE GOVERNOR OR A MEMBER OF THE 31 LEGISLATURE WHO MAKES A REQUEST FOR A COMMUNITY PROJECT GRANT;

32 (C) THE TERM "GRANTEE" SHALL MEAN THE RECIPIENT OF A COMMUNITY PROJECT 33 GRANT;

34 (D) THE TERM "NOT-FOR-PROFIT" SHALL MEAN AN ENTITY QUALIFIED AS EXEMPT 35 FOR FEDERAL TAX PURPOSES UNDER SECTION 501(C)(3) OF THE UNITED STATES 36 INTERNAL REVENUE CODE.

37 (E) THE TERM "RELATIVE" SHALL MEAN AN INDIVIDUAL'S SPOUSE, DOMESTIC
38 PARTNER, CHILD, STEPCHILD, STEPPARENT, OR ANY PERSON WHO IS A DIRECT
39 DESCENDENT OF THE GRANDPARENTS OF SUCH INDIVIDUAL OR OF THE REPORTING
40 INDIVIDUAL'S SPOUSE OR DOMESTIC PARTNER.

41 2. STANDARDS. (A) NO SPONSOR SHALL MAKE A REQUEST FOR A COMMUNITY 42 PROJECT GRANT UNLESS:

43 (I) THE GRANTEE IS A NOT-FOR-PROFIT, UNIVERSITY, COLLEGE, SCHOOL 44 DISTRICT AND/OR MUNICIPALITY; AND

(II) THE GRANTEE, IF A NOT-FOR-PROFIT, HAS BEEN INCORPORATED IN THE
STATE OF NEW YORK FOR AT LEAST ONE YEAR PRIOR TO APRIL FIRST OF THE YEAR
IN WHICH THE COMMUNITY PROJECT GRANT IS REQUESTED AND IS REGISTERED WITH
THE ATTORNEY GENERAL UNDER SECTION ONE HUNDRED SEVENTY-TWO OF THE EXECUTIVE LAW.

50 (B) NO GRANTEE SHALL RECEIVE A COMMUNITY PROJECT GRANT IF:

51 (I) THE GRANTEE HAS BEEN BARRED BY A GOVERNMENT AGENCY IN ANY JURIS-52 DICTION AS A RESULT OF INAPPROPRIATE OR UNLAWFUL ACTIVITY WITHIN THE 53 LAST FIVE YEARS;

54 (II) ANY COMPENSATED OR NON-COMPENSATED DIRECTOR, OFFICER OR TRUSTEE 55 OF A GRANTEE, IF A NOT-FOR-PROFIT, HAS BEEN CONVICTED OR CHARGED WITH A 1 FELONY OR MISDEMEANOR THAT IS RELATED TO THE ADMINISTRATION OF SUCH 2 GRANTEE'S BUSINESS WITHIN THE LAST FIVE YEARS;

3 (III) THE GRANTEE HAS FAILED TO FILE A REQUIRED FEDERAL, STATE OR CITY 4 TAX RETURN OR PAY TAXES OWED WITHIN THE LAST FIVE YEARS.

5 (C) WHERE A VIOLATION OF THE PROVISIONS OF THIS SUBDIVISION IS ALLEGED 6 TO HAVE OCCURRED, THE ATTORNEY GENERAL SHALL HAVE JURISDICTION UNDER 7 SECTION SIXTY-THREE-C OF THE EXECUTIVE LAW.

8 3. PROHIBITIONS. (A) NO SPONSOR SHALL REQUEST A COMMUNITY PROJECT 9 GRANT FOR A GRANTEE IF THE SPONSOR OR A RELATIVE OF SUCH SPONSOR IS A 10 COMPENSATED OR NON-COMPENSATED DIRECTOR, OFFICER OR TRUSTEE.

(B) NO SPONSOR OR ANY RELATIVE OF SUCH SPONSOR WHO REQUESTS A COMMUNITY PROJECT GRANT SHALL HAVE A FINANCIAL INTEREST, DIRECT OR INDIRECT, TO
SUCH GRANTEE OR HAS RECEIVED OR WILL RECEIVE ANY FINANCIAL BENEFIT,
EITHER DIRECTLY OR INDIRECTLY, FROM SUCH GRANTEE OR FROM MATTERS
CONTAINED IN THE COMMUNITY PROJECT GRANT.

16 (C) ANY SPONSOR WHO KNOWINGLY AND INTENTIONALLY VIOLATES ANY PROVISION
17 OF THIS SUBDIVISION SHALL BE GUILTY OF A CLASS E FELONY. THE ATTORNEY
18 GENERAL AND ANY DISTRICT ATTORNEY SHALL HAVE CONCURRENT AUTHORITY TO
19 INVESTIGATE AND PROSECUTE VIOLATIONS OF THIS SUBDIVISION.

20 WAIVER OF STANDARDS. A SPONSOR MAY REQUEST A WAIVER FROM 4. THE 21 ATTORNEY GENERAL OF PROVISIONS CONTAINED IN PARAGRAPH (B) OF SUBDIVISION TWO OF THIS SECTION. IN ASSESSING WHETHER OR NOT TO ISSUE A WAIVER, THE 22 ATTORNEY GENERAL SHALL CONSIDER THE HISTORY OF THE SPONSOR, THE SUIT-23 24 ABILITY OF A POTENTIAL COMMUNITY PROJECT GRANT FOR THE SPONSOR, THE 25 EFFECTIVENESS OF ANY PREVIOUS GRANTS UNDER THE COMMUNITY PROJECT FUND, AND ANY OTHER FACTORS THE ATTORNEY GENERAL DEEMS APPROPRIATE. 26

5. RULES AND REGULATIONS. THE ATTORNEY GENERAL MAY PROMULGATE RULES AND REGULATIONS NECESSARY TO EFFECTUATE THE PROVISIONS OF THIS SECTION.

29 S 14. Subparagraph 1 of paragraph a of subdivision 14 of section 80 of 30 the legislative law, as amended by chapter 14 of the laws of 2007, is 31 amended to read as follows:

(1) the information set forth in an annual statement of financial disclosure, INCLUDING THE CATEGORIES OF VALUE OR AMOUNT, filed pursuant to section seventy-three-a of the public officers law except [the categories of value or amount which shall be confidential, and any other] ANY item of information deleted pursuant to paragraph i of subdivision seven of this section;

38 S 15. Subparagraph 1 of paragraph (a) of subdivision 17 of section 94 39 of the executive law, as amended by chapter 14 of the laws of 2007, is 40 amended to read as follows:

41 (1) the information set forth in an annual statement of financial 42 disclosure, INCLUDING THE CATEGORIES OF VALUE OR AMOUNT, filed pursuant 43 to section seventy-three-a of the public officers law except [the cate-44 gories of value or amount, which shall remain confidential, and any 45 other] ANY item of information deleted pursuant to paragraph (h) of 46 subdivision nine of this section;

S 16. Section 99-d of the state finance law, as added by chapter 474 of the laws of 1996, is renumbered section 99-t and the section heading, as added by chapter 474 of the laws of 1996, and subdivision 1, as amended by section 2 of part BB of chapter 686 of the laws of 2003, are amended to read as follows:

52 [Community] LEGISLATIVE COMMUNITY projects fund. 1. There is hereby 53 established in the joint custody of the comptroller and the commissioner 54 of taxation and finance a special fund to be known as the LEGISLATIVE 55 community projects fund. This fund may have separate accounts designated 56 pursuant to a specific appropriation to such account or pursuant to a 1 written suballocation plan approved in a memorandum of understanding 2 executed by the director of the budget, the secretary of the senate 3 finance committee and the secretary of the assembly ways and means 4 committee. Such suballocation shall be submitted to the comptroller.

5 S 17. The state finance law is amended by adding a new section 99-u to 6 read as follows:

7 99-U. EXECUTIVE COMMUNITY PROJECTS FUND. 1. THERE IS HEREBY ESTAB-S 8 LISHED IN THE JOINT CUSTODY OF THE COMPTROLLER AND THE COMMISSIONER OF 9 TAXATION AND FINANCE A SPECIAL FUND TO BE KNOWN AS THE EXECUTIVE COMMU-10 NITY PROJECTS FUND. THIS FUND MAY HAVE SEPARATE ACCOUNTS DESIGNATED SPECIFIC APPROPRIATION TO SUCH ACCOUNT OR PURSUANT TO A 11 PURSUANT TO A 12 WRITTEN SUBALLOCATION PLAN APPROVED IN A MEMORANDUM OF UNDERSTANDING EXECUTED BY THE DIRECTOR OF THE BUDGET, THE SECRETARY OF THE SENATE 13 14 FINANCE COMMITTEE AND THE SECRETARY OF THE ASSEMBLY WAYS AND MEANS 15 COMMITTEE. SUCH SUBALLOCATION SHALL BE SUBMITTED TO THE COMPTROLLER.

2. SUCH FUND SHALL CONSIST OF MONIES TRANSFERRED TO SUCH FUND FROM THE 16 17 GENERAL FUND/STATE PURPOSES ACCOUNT, OR ANY OTHER MONIES REQUIRED TO BE TRANSFERRED OR DEPOSITED, PURSUANT TO LAW. MONIES MAY NOT BE TRANSFERRED 18 19 OR LOANED BETWEEN THE ACCOUNTS OF THIS FUND, UNLESS SPECIFICALLY 20 PROVIDED (A) BY LAW, OR (B) BY LETTER SIGNED BY THE DIRECTOR OF THE 21 BUDGET, BUT ONLY UPON THE JOINT REQUEST OF THE SECRETARY OF THE SENATE 22 FINANCE COMMITTEE AND THE SECRETARY OF THE ASSEMBLY WAYS AND MEANS 23 COMMITTEE.

3. (A) AS REQUIRED TO MAKE TIMELY PAYMENTS FROM SUCH ACCOUNTS UPON
PRESENTMENT OF PROPER VOUCHERS THEREFOR, THE STATE COMPTROLLER SHALL
MAKE TRANSFERS TO ANY ACCOUNT IN THIS FUND UP TO THE AMOUNTS ANNUALLY
SPECIFIED FOR TRANSFER TO SUCH ACCOUNT AND IN COMPLIANCE WITH SUBDIVISION TWO OF THIS SECTION, BUT ONLY FROM SUCH FUND OR FUNDS AUTHORIZED TO
PROVIDE SUCH TRANSFERS.

(B) BY THE CLOSE OF EACH FISCAL YEAR, ALL REMAINING AMOUNTS NOT YET
TRANSFERRED SHALL BE TRANSFERRED TO THE DESIGNATED ACCOUNTS FOR WHICH
SUCH TRANSFERS WERE AUTHORIZED, UP TO THE TOTAL AMOUNTS SPECIFIED FOR
TRANSFER TO EACH ACCOUNT IN EACH FISCAL YEAR, PURSUANT TO LAW AND IN
COMPLIANCE WITH SUBDIVISION TWO OF THIS SECTION.

NOTWITHSTANDING SECTION FORTY OF THIS CHAPTER OR ANY OTHER 35 4. PROVISION OF LAW, APPROPRIATIONS OF THIS FUND SHALL BE AVAILABLE FOR 36 37 LIABILITIES INCURRED DURING AND AFTER THE CLOSE OF THE FISCAL YEAR FOR 38 WHICH SUCH APPROPRIATIONS ARE ENACTED, PROVIDED HOWEVER THAT SUCH APPRO-39 PRIATIONS SHALL LAPSE ON THE FIFTEENTH DAY OF SEPTEMBER FOLLOWING THE 40 CLOSE OF THE FISCAL YEAR, AND NO MONIES SHALL THEREAFTER BE PAID OUT OF THE STATE TREASURY OR ANY OF ITS FUNDS OR THE FUNDS UNDER ITS MANAGEMENT 41 42 PURSUANT TO SUCH APPROPRIATIONS.

5. THE DIRECTOR OF THE BUDGET SHALL ISSUE A CERTIFICATE OF APPROVAL
FOR ANY APPROPRIATION IN ANY ACCOUNT OF THIS FUND NO LATER THAN THE
LATER OF SIXTY DAYS AFTER THE ENACTMENT OF SUCH APPROPRIATION OR FIVE
DAYS AFTER THE EXECUTION OF A WRITTEN SUBALLOCATION PLAN PURSUANT TO THE
PROVISIONS OF SUBDIVISION ONE OF THIS SECTION. SUCH APPROVAL SHALL
SATISFY ANY OTHER REQUIREMENT FOR A CERTIFICATE OF APPROVAL.

49 6. (A) THE STATE SHALL NOT BE LIABLE FOR PAYMENTS PURSUANT TO ANY 50 CONTRACT, GRANT OR AGREEMENT MADE PURSUANT TO AN APPROPRIATION IN ANY 51 ACCOUNT OF THIS FUND IF INSUFFICIENT MONIES ARE AVAILABLE FOR TRANSFER TO SUCH ACCOUNT OF THIS FUND, AFTER REQUIRED TRANSFERS PURSUANT 52 TO SUBDIVISION THREE OF THIS SECTION. EXCEPT WITH RESPECT TO, GRANTS, OR 53 54 AGREEMENTS EXECUTED BY ANY STATE OFFICER, EMPLOYEE, DEPARTMENT, INSTITU-55 TION, COMMISSION, BOARD, OR OTHER AGENCY OF THE STATE PRIOR TO THE 56 EFFECTIVE DATE OF THIS SECTION, ANY CONTRACT, GRANT OR AGREEMENT MADE 1 PURSUANT TO AN APPROPRIATION IN THIS FUND SHALL INCORPORATE THIS 2 PROVISION AS A TERM OF SUCH CONTRACT, GRANT OR AGREEMENT.

3 FUNDS AVAILABLE FOR SUCH TRANSFERS SHALL NOT (B) THE EXHAUSTION OF 4 PRECLUDE THE APPROVAL OF CONTRACTS HEREUNDER PURSUANT TO SECTION ONE 5 TWELVE OF THIS CHAPTER. NOTWITHSTANDING ANY OTHER PROVISION OF HUNDRED 6 LAW, INTEREST SHALL NOT BE DUE TO ANY RECIPIENT FOR ANY LATE PAYMENTS 7 THIS FUND WHICH RESULT FROM INSUFFICIENT MONIES BEING AVAIL-MADE FROM 8 ABLE IN AN ACCOUNT OF THIS FUND.

9 7. MONIES SHALL BE PAID OUT OF SUCH ACCOUNTS ON THE AUDIT AND WARRANT 10 OF THE STATE COMPTROLLER ON VOUCHERS CERTIFIED OR APPROVED BY THE HEAD 11 OF THE APPROPRIATE AGENCY.

12 S 18. Subdivision 4 of section 211 of the judiciary law, as amended by

chapter 188 of the laws of 1990, is amended to read as follows: 13 14 4. By September first, nineteen hundred eighty-eight, the chief judge, 15 after consultation with the administrative board, shall approve a form 16 of annual statement of financial disclosure which form shall apply to all judges, justices, officers and employees of the courts of record of 17 18 the unified court system, who receive annual compensation at or above 19 the filing rate defined by paragraph (1) of subdivision one of section seventy-three-a of the public officers law or are determined to hold a 20 21 policy-making position pursuant to the rules and regulations promulgated 22 pursuant to this subdivision. Such form of annual statement of financial 23 disclosure shall be substantially similar to the form set forth in 24 subdivision three of section seventy-three-a of the public officers law. 25 Within one year after approval of such form, the chief judge shall cause 26 the chief administrator of the courts to promulgate rules or regulations which require every judge, justice, officer and employee of the courts 27 of record of the unified court system, who receives annual compensation 28 29 or above the filing rate defined by paragraph (1) of subdivision one at of section seventy-three-a of the public officers law or is determined 30 hold a policy-making position, to report the information required by 31 to 32 the approved form effective first with respect to a filing which shall 33 required in nineteen hundred ninety-one (generally applicable to be information for the preceding calendar year) and thereafter, effective 34 35 for future annual filings. Such rules and regulations shall also provide for the determination, by the appointing authority, of policy-makers who 36 shall be required to file the annual statement of financial disclosure 37 required by this subdivision. Any judge, justice, officer or employee of 38 39 the courts of record of the unified court system who, pursuant to such 40 rules or regulations, is required to file a completed annual statement of financial disclosure and who makes such filing in accordance with the 41 requirements contained in such rules or regulations, shall be deemed to 42 43 have satisfied the requirements of any other law mandating the filing of completed annual statement of financial disclosure for the applicable 44 а 45 calendar year which might otherwise apply to such judges, justices, officers or employees, and no duplicate filing shall be required on 46 47 such account of any other such law, notwithstanding the provisions of 48 other law. NOTWITHSTANDING THE PROVISIONS OF ARTICLE SIX OF THE PUBLIC 49 OFFICERS LAW OR ANY RULE OR REGULATION TO THE CONTRARY, THE ETHICS 50 FOR THE UNIFIED COURT SYSTEM SHALL MAKE AVAILABLE FOR PUBLIC COMMISSION 51 INSPECTION THE INFORMATION SET FORTH IN THE ANNUAL STATEMENT OF FINAN-DISCLOSURE FILED PURSUANT TO THIS SUBDIVISION, INCLUDING THE CATE-52 CIAL GORIES OF VALUE OR AMOUNT. NOTWITHSTANDING THE PROVISION OF ARTICLE 53 SIX 54 OF THE PUBLIC OFFICERS LAW, THE ETHICS COMMISSION FOR THE UNIFIED COURT 55 SYSTEM MAY CHOOSE TO KEEP CONFIDENTIAL THE NAMES OF THEUNEMANCIPATED 56 CHILDREN ON THE ANNUAL STATEMENT OF FINANCIAL DISCLOSURE FILED PURSUANT

1 TO THIS SUBDIVISION, ANY ITEM OF INFORMATION DELETED PURSUANT TO JUDICI-2 ARY RULES AND OTHER RECORDS OF SUCH COMMISSION AS IT SEES FIT.

3 S 19. Paragraph 1 and the opening paragraph of paragraph 3 of subdivi-4 sion 9 of section 14-100 of the election law, as amended by chapter 70 5 of the laws of 1983, are amended to read as follows:

6 (1) any gift, subscription, outstanding loan (to the extent provided 7 for in section 14-114 of this [chapter] ARTICLE), advance, or deposit of 8 money or any thing of value, made in connection with the nomination for 9 election, or election, of any candidate, or made to promote the success 10 or defeat of a political party or principle, or of any ballot proposal,

11 any payment, by any person other than a candidate or a political committee authorized by the candidate, made in connection with the nomi-12 13 nation for election or election of any candidate, or any payment made to 14 promote the success or defeat of a political party or principle, of or 15 any ballot proposal including but not limited to compensation for the personal services of any individual which are rendered in connection 16 17 a candidate's election or nomination without charge; provided with 18 however, that none of the foregoing IN THIS PARAGRAPH shall be deemed a 19 contribution if it is made, taken or performed by a candidate or his 20 spouse or by a person or a political committee independent of the candi-21 date or his OR HER agents or authorized political committees. For 22 purposes of this article, the term "independent of the candidate or his agents or authorized political committees" shall mean that the candidate 23 24 or his agents or authorized political committees did not authorize, 25 request, suggest, foster or cooperate in any such activity; and provided 26 further, that the term contribution shall not include:

27 S 20. Subdivision 1 of section 14-104 of the election law, as amended 28 by chapter 430 of the laws of 1997, is amended to read as follows:

29 1. (A) Any candidate for election to public office, or for nomination for public office at a contested primary election or convention, or for 30 election to a party position at a primary election, shall file state-31 32 ments sworn, or subscribed and bearing a form notice that false statements made therein are punishable as a class A misdemeanor pursuant to 33 section 210.45 of the penal law, at the times prescribed by this article 34 35 forth the particulars specified by section 14-102 of this artisetting cle, as to all moneys or other valuable things, paid, given, expended or 36 promised by him OR HER, EXCEPT AS DESCRIBED IN PARAGRAPH (B) OF 37 THIS 38 SUBDIVISION to aid his OR HER own nomination or election, or to promote 39 the success or defeat of a political party, or to aid or influence the 40 nomination or election or the defeat of any other candidate to be voted for at the election or primary election or at a convention, including 41 contributions to political committees, officers, members or agents ther-42 and transfers, receipts and contributions to him OR HER to be used 43 eof, 44 for any of the purposes above specified, or in lieu thereof, any such 45 candidate may file such a sworn statement at the first filing period, on a form prescribed by the state board of elections that such candidate 46 47 has NOT made [no] ANY such expenditures OR RECEIVED ANY FUNDS and does 48 not intend to make any such expenditures, except through a political committee authorized by such candidate pursuant to this article. A committee authorized by such a candidate may fulfill all of the filing 49 50 requirements of this [act] ARTICLE on behalf of such candidate. 51 IF A FILES A SWORN STATEMENT PURSUANT TO THIS SUBDIVISION, THE 52 CANDIDATE CANDIDATE BECOMES AN AGENT OF THE COMMITTEE. 53

54 (B) ANY CANDIDATE FOR ELECTION TO PUBLIC OFFICE, OR FOR NOMINATION FOR
55 PUBLIC OFFICE AT A CONTESTED PRIMARY ELECTION OR CONVENTION, AND SUCH
56 CANDIDATE'S SPOUSE OR DOMESTIC PARTNER, SHALL FILE STATEMENTS SWORN, OR

SUBSCRIBED AND BEARING A FORM NOTICE THAT FALSE STATEMENTS MADE THEREIN 1 2 A CLASS A MISDEMEANOR PURSUANT TO SECTION 210.45 OF PUNISHABLE AS ARE 3 THE PENAL LAW, DISCLOSING ALL GIFTS AND ALL LOANS, EXCLUDING LOANS FROM 4 А FINANCIAL INSTITUTION, IN EXCESS OF ONE THOUSAND DOLLARS (I) BY THE 5 LAST DATE TO ACCEPT OR DECLINE A DESIGNATION OR NOMINATION, WHICHEVER IS 6 EARLIER, IF THE CANDIDATE HAS NOT DECLINED, FOR THE TWELVE MONTHS IMME-7 DIATELY PRECEDING SUCH STATEMENT AND (II) AT TIMES PRESCRIBED BY THIS 8 ARTICLE SETTING FORTH THE PARTICULARS IN SECTION 14-102 OF THIS ARTICLE. A COMMITTEE AUTHORIZED BY A CANDIDATE MAY NOT FULFILL THE FILING 9 10 REQUIREMENTS OF THIS PARAGRAPH ON BEHALF OF SUCH CANDIDATE OR SUCH 11 CANDIDATE'S SPOUSE OR DOMESTIC PARTNER.

12 S 21. Subdivision 2 of section 14-108 of the election law, as amended 13 by chapter 109 of the laws of 1997, is amended to read as follows:

14 2. Each statement shall cover the period up to and including the 15 fourth day next preceding the day specified for the filing thereof; provided, however, that any contribution, GIFT or loan in excess of one 16 thousand dollars, if received after the close of the period to be 17 covered in the last statement filed before any primary, general or 18 special election but before such election, shall be reported, in the 19 20 same manner as other contributions, GIFTS OR LOANS, within twenty-four 21 hours after receipt.

22 S 22. Subdivision 1 of section 14-120 of the election law, as amended 23 by chapter 79 of the laws of 1992, is amended to read as follows:

24 1. No person shall in any name except his own, directly or indirectly, 25 make a CONTRIBUTION, LOAN OR payment or a promise of A CONTRIBUTION, 26 LOAN OR payment to a candidate or political committee or to any officer or member thereof, or to any person acting under its authority or in its 27 behalf or on behalf of any candidate, nor shall any such committee or 28 29 any such person or candidate knowingly receive a CONTRIBUTION, LOAN OR payment or promise of A CONTRIBUTION, LOAN OR payment, or enter or cause 30 the same to be entered in the accounts or records of such committee, in 31 32 any name other than that of the person or persons by whom it is made. 33 IT SHALL BE NO DEFENSE TO A VIOLATION OF THIS SECTION THAT THE PERSON GIVING THE CONTRIBUTION, LOAN OR PAYMENT PROVIDES THE CONTRIBUTION, LOAN 34 35 PAYMENT TO A CANDIDATE PRIOR TO THE CANDIDATE GIVING IT TO THE OR CAMPAIGN COMMITTEE. 36

37 S 23. If any clause, sentence, paragraph, section or part of this act 38 shall be adjudged by any court of competent jurisdiction to be invalid, 39 such judgment shall not affect, impair, or invalidate the remainder 40 thereof.

S 24. This act shall take effect immediately; provided, however, that sections nine through twenty-two of this act shall take effect on the sixtieth day after it shall have become a law.