#### COMMITTEE OF CONFERENCE SUBSTITUTE TO HB 142

# A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 5 of Title 21 of the Official Code of Georgia Annotated, relating to ethics 2 in government, so as to change certain provisions relating to powers and duties of the 3 Georgia Government Transparency and Campaign Finance Commission; to change certain provisions relating to definitions relative to public officers' conduct and lobbyist disclosure; 4 to change certain provisions relating to campaign disclosure reports; to change certain 5 provisions relating to filing by public officers, filing by candidates for public office, filing 6 by elected officials and members of the General Assembly, electronic filing, and transfer of 7 filings from the Secretary of State to the commission; to change certain provisions relating 8 9 to lobbyist registration requirements, application for registration, supplemental registration, expiration, docket, fees, identification cards, public rosters, and exemptions; to regulate 10 11 certain contact between lobbyists and members of the General Assembly and the making or 12 acceptance of certain expenditures; to change certain provisions relating to lobbyist disclosure reports; to amend Code Section 45-10-91 of the Official Code of Georgia 13 14 Annotated, relating to a method for addressing improper conduct by members of the General 15 Assembly, so as to change certain provisions relating to filing of complaints; to provide an 16 effective date; to repeal conflicting laws; and for other purposes.

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### BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

**SECTION 1.** 

Chapter 5 of Title 21 of the Official Code of Georgia Annotated, relating to ethics in
government, is amended in Code Section 21-5-6, relating to powers and duties of the Georgia
Government Transparency and Campaign Finance Commission, by revising paragraph (7)
of subsection (a) as follows:
"(7) To adopt in accordance with Chapter 13 of Title 50, the 'Georgia Administrative
Procedure Act,' such any rules and regulations as are specifically authorized in necessary
and appropriate for carrying out the purposes of this chapter; provided, however, that the

26 <u>commission shall not require the reporting or disclosure of more information on any</u>

27	report than is expressly required to be reported or disclosed by this chapter, unless such
28	information was required to be reported or disclosed by rules and regulations of the
29	commission which were in effect as of January 1, 2013, so long as such rules and
30	regulations do not conflict with this chapter; and"
31	<b>SECTION 2.</b>
32	Said chapter is further amended in Code Section 21-5-70, relating to definitions relative to
33	public officers' conduct and lobbyist disclosure, by revising paragraphs (1) and (5) as
34	follows:
35	"(1) 'Expenditure':
36	(A) Means a purchase, payment, distribution, loan, advance, deposit, or conveyance
37	of money or anything of value made for the purpose of influencing the actions of any
38	public officer, specifically including any such transaction which is made on behalf of
39	or for the benefit of a public employee for the purpose of influencing a public officer;
40	(B) Includes any other form of payment when such can be reasonably construed as
41	designed to encourage or influence a public officer;
42	(B.1) Includes reimbursement or payment of actual and reasonable expenses exceeding
43	<u>\$75.00</u> provided to a public officer from any individual lobbyist for transportation,
44	travel, lodging, registration, food, and beverages, and other activities related to
45	attending a meeting or conference so as to permit such public officer's participation in
46	such meeting or conference;
47	(C) Includes any gratuitous transfer, payment, subscription, advance, or deposit of
48	money, services, tickets for admission to athletic, sporting, recreational, musical
49	concert, or other entertainment events, or anything of value, unless consideration of
50	equal or greater than face value is received;
51	(D) Notwithstanding division (x) of subparagraph (E) of this paragraph, includes food
52	or beverage consumed at a single meal or event by a public officer or public employee
53	or a member of the family of such public officer or public employee Includes
54	reimbursement or payment of expenses for recreational or leisure activities; and
55	(E) The term shall <u>Does</u> not include: <u>anything defined in paragraph (4.1) of this Code</u>
56	section as a lobbying expenditure, the provisions of subparagraphs (A) through (D) of
57	this paragraph notwithstanding."
58	"(4.1) 'Lobbying expenditure' means:
59	(i) The value of personal services performed by persons who serve voluntarily
60	without compensation from any source;
61	(ii) A gift received from a member of the public officer's family;

- (iii) Legal compensation or expense reimbursement provided to public employees
   and to public officers in the performance of their duties;
   (iv)(A) Promotional items generally distributed to the general public or to public
- 65 officers and food and beverages produced in Georgia;

66 (v)(B) An award, plaque, certificate, memento, or similar item given in recognition of
 67 the recipient's civic, charitable, political, professional, or public service;

68 (vi)(C) Legitimate salary, benefits, fees, commissions, or expenses associated with a

- 69 recipient's nonpublic business, employment, trade, or profession Discounts, upgrades,
- 70 memberships, or other accommodations extended by a business to a bona fide
- customer; or legitimate salary, benefits, fees, commissions, or expenses associated with
   a recipient's nonpublic business, employment, trade, or profession;
- 73 (vii) (D) Food, beverages, and registration at group events to which all members of an agency, as defined in paragraph (1) of subsection (a) of Code Section 21-5-30.2, are 74 75 invited. An For purposes of this subparagraph, an agency shall also include the Georgia House of Representatives, the Georgia Senate, standing committees of such bodies and 76 77 subcommittees of such bodies but not for more than one of such group events per 78 committee per calendar year, caucuses of members of the majority or minority political 79 parties of the House or Senate, other caucuses of the House or Senate as approved by 80 the House Committee on Ethics or the Senate Ethics Committee, and the governing body of each political subdivision of this state; 81
- (viii) (E) Campaign contributions or expenditures as defined by Code Section 21-5-3
   and reported as required by Article 2 of this chapter;
- 84 (ix) A commercially reasonable loan made in the ordinary course of business;
- 85 (x) Food, beverage, or expenses afforded public officers, members of their immediate
- 86 families, or others that are associated with normal and customary business or social
  87 functions or activities; or
- 88 (xi) Transportation unless a lobbyist arranges for or participates in such
   89 transportation.
- 90 (F) Reimbursement or payment of actual and reasonable expenses provided to a public 91 officer and his or her necessary public employee staff members for such public officer's 92 and staff members' individual transportation, lodging, travel, and registration for 93 attending educational, informational, charitable, or civic meetings or conferences that 94 are held at locations within the United States and directly relate to the official duties of that public officer or the office of that public officer, plus food and beverages for such 95 public officer, his or her necessary public employee staff members, and spouse while 96 97 attending such educational, informational, charitable, or civic meetings or conferences;
- 98 (G) Anything which:

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- 99 (i) Does not qualify as a lobbying expenditure under subparagraphs (A) through (F)
  100 of this paragraph; and
  101 (ii) Would qualify as an expenditure under subparagraph (B.1) of paragraph (1) of
  102 this Code section except that it does not exceed an amount or value of \$75.00.
- 103 (5) 'Lobbyist' means<del>, subject to the qualifications at the end of this paragraph</del>:
- (A) Any natural person who, either individually or as an employee of another person,
   is compensated receives or anticipates receiving more than \$250.00 per calendar year
   in compensation or reimbursement or payment of expenses specifically for undertaking
   to promote or oppose the passage of any legislation by the General Assembly, or any
   committee of either chamber or a joint committee thereof, or the approval or veto of
   legislation by the Governor;
- (B) Any natural person who makes a total lobbying expenditure of more than
  \$1,000.00 in a calendar year, not including the person's own travel, food, lodging
  expenses, or informational material, to promote or oppose the passage of any legislation
  by the General Assembly, or any committee <u>of either chamber or a joint committee</u>
  thereof, or the approval or veto of legislation by the Governor;
- (C) Any natural person who as an employee of the executive branch or judicial branch
   of state government engages in any activity covered under subparagraph (A) of this
   paragraph <u>Reserved</u>;
- (D) Any natural person who, either individually or as an employee of another person,
  is compensated specifically for undertaking to promote or oppose the passage of any
  ordinance or resolution by a public officer specified under subparagraph (F) or (G) of
  paragraph (22) of Code Section 21-5-3, or any committee of such public officers, or the
  approval or veto of any such ordinance or resolution;
- (E) Any natural person who makes a total lobbying expenditure of more than
  \$1,000.00 in a calendar year, not including the person's own travel, food, lodging
  expenses, or informational material, to promote or oppose the passage of any ordinance
  or resolution by a public officer specified under subparagraph (F) or (G) of paragraph
  (22) of Code Section 21-5-3, or any committee of such public officers, or the approval
  or veto of any such ordinance or resolution;
- (F) Any natural person who as an employee of the executive branch or judicial branch
  of local government engages in any activity covered under subparagraph (D) of this
  paragraph;
- (G) Any natural person who, for compensation, either individually or as an employee
  of another person, is hired specifically to undertake influencing a public officer or state
  agency in the selection of a vendor to supply any goods or services to any state agency
  but does not include any employee or independent contractor of the vendor solely on

the basis that such employee or independent contractor participates in soliciting a bid
or in preparing a written bid, written proposal, or other document relating to a potential
sale to a state agency and shall not include a bona fide salesperson who sells to or
contracts with a state agency for goods or services and who does not otherwise engage
in activities described in subparagraphs (A) through (F) or (H) through (<del>J)</del>(<u>I</u>) of this
paragraph;

(H) Any natural person who, either individually or as an employee of another person,
is compensated specifically for undertaking to promote or oppose the passage of any
rule or regulation of any state agency;

(I) Any natural person who, either individually or as an employee of another person,
is compensated specifically for undertaking to promote or oppose any matter before the
State Transportation Board; or

(J) Any natural person who makes a total <u>lobbying</u> expenditure of more than \$1,000.00
in a calendar year, not including the person's own travel, food, lodging expenses, or
informational material, to promote or oppose any matter before the State Transportation
Board.

152 The provisions of subparagraphs (A), (C), (D), (F), (G), (H), and (I) of this paragraph 153 shall apply only where the person in question spends more than 10 percent of his or her 154 working hours engaged in the activities described in one or more of those subparagraphs. In the case of a person who is employed by a single employer, the 10 percent test shall 155 156 be applied to all time worked for that employer. In the case of a person who is employed 157 by more than one employer or retained by more than one client, the 10 percent test shall 158 be applied separately with respect to time spent working for each employer and each client. A person who spends less than 10 percent of his or her time working for an 159 160 employer or client engaged in such activities shall not be required to register as or be 161 subject to regulation as a lobbyist for that employer or client. In applying the 10 percent test, time spent in planning, researching, or preparing for activities described in 162 subparagraphs (A), (C), (D), (F), (G), (H), and (I) of this paragraph shall be counted as 163 164 time engaged in such activities. When registration is required, the time of registration shall be as provided in Code Section 21-5-71." 165

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## **SECTION 3.**

Said chapter is further amended by revising subsection (n) of Code Section 21-5-34, relatingto campaign disclosure reports, as follows:

"(n) The commission shall not require the reporting of any more information in a campaign
 contribution disclosure report than is expressly required to be disclosed by this Code
 section <u>Reserved</u>."

13 LC 25 6239S 172 **SECTION 4.** 173 Said chapter is further amended by revising subsection (g) of Code Section 21-5-50, relating 174 to filing by public officers, filing by candidates for public office, filing by elected officials 175 and members of the General Assembly, electronic filing, and transfer of filings from the 176 Secretary of State to the commission, as follows: 177 "(g) The commission shall not require the reporting of any more information in a financial 178 disclosure statement than is expressly required to be disclosed by this Code section Reserved." 179 **SECTION 5.** 180 Said chapter is further amended by revising Code Section 21-5-71, relating to lobbyist 181 182 registration requirements, application for registration, supplemental registration, expiration, docket, fees, identification cards, public rosters, and exemptions, as follows: 183 "21-5-71. 184 185 (a)(1) Subject to paragraphs (2) and (3) paragraph (2) of this subsection and except as otherwise provided by subsection (i) of this Code section, no person shall engage in 186 lobbying as defined by this article unless such person is registered with the commission 187 188 as a lobbyist. The commission shall not allow a person who has been convicted of a 189 felony involving moral turpitude in the courts of this state or an offense that, had it 190 occurred in this state, would constitute a felony involving moral turpitude under the laws 191 of this state to become a registered lobbyist unless ten years or more have elapsed since 192 the completion of the person's sentence. The administration of this article is vested in the 193 commission. 194 (2) When a person is hired or retained as an employee or agent or independent contractor 195 and under the agreement of the parties the primary duties, or a substantial part of the

196 duties, of the person will involve lobbying activities, the person shall register as a lobbyist before commencing lobbying activities. 197

(3) When paragraph (2) does not apply there shall be a lookback period of each calendar 198 199 month for determining whether the 10 percent test of paragraph (5) of Code Section 200 21-5-70 has been met. If at the end of any month the 10 percent test has been met during that month, the person shall register as a lobbyist within five days after the last day of that 201 202 month and shall in his or her initial disclosure report include all prior lobbying 203 expenditures in that calendar year.

(b) Each lobbyist who is required to register under this article shall file an application for 204 registration with the commission. The application shall be verified by the applicant and 205 206 shall contain:

207 (1) The applicant's name, address, and telephone number;

- (2) The name, address, and telephone number of the person or agency that employs,
  appoints, or authorizes the applicant to lobby on its behalf;
  (3) A statement of the general business or purpose of each person, firm, corporation,
- association, or agency the applicant represents;
- (4) If the applicant represents a membership group other than an agency or corporation,
- 213 the general purpose and approximate number of members of the organization;
- (5) A statement signed by the person or agency employing, appointing, or authorizingthe applicant to lobby on its behalf;
- (6) If the applicant is a lobbyist within the meaning of subparagraph (G) or (H) of
  paragraph (5) of Code Section 21-5-70 attempting to influence rule making or purchasing
  by a state agency or agencies, the name of the state agency or agencies before which the
  applicant engages in lobbying;
- (7) A statement disclosing each individual or entity on whose behalf the applicant is
  registering if such individual or entity has agreed to pay him or her an amount exceeding
  \$10,000.00 in a calendar year for lobbying activities; and
- (8) A statement verifying that the applicant has not been convicted of a felony involving
  moral turpitude in the courts of this state or an offense that, had it occurred in this state,
  would constitute a felony involving moral turpitude under the laws of this state or, if the
  applicant has been so convicted, a statement identifying such conviction, the date thereof,
  a copy of the person's sentence, and a statement that more than ten years have elapsed
  since the completion of his or her sentence.
- (c) The lobbyist shall, within seven days of prior to any substantial or material change or
  addition, file a supplemental registration indicating such substantial or material change or
  addition to the registration prior to its expiration. Previously filed information may be
  incorporated by reference. Substantial or material changes or additions shall include, but
  are not limited to, the pertinent information concerning changes or additions to client and
  employment information required by paragraphs (2), (3), (4), (6), and (7) and conviction
  status required by paragraph (8) of subsection (b) of this Code section.
- (d) Each registration under this Code section shall expire on December 31 of each year.
  The commission may establish renewal procedures for those applicants desiring continuous
  registrations. Previously filed information may be incorporated by reference.
- (e) The commission shall provide a suitable public docket for registration under this Code
- section with appropriate indices and shall enter promptly therein the names of the lobbyistsand the organizations they represent.
- (f)(1) Each person registering under this Code section shall pay the registration fees set
  forth in paragraph (2) of this subsection; provided, however, that a person who represents

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244	any state, county, municipal, or public agency, department, commission, or authority		
245	shall be exempted from payment of such registration fees.		
246	(2)(A) The There shall be no charge for annual lobbyist registration or renewal filed		
247	pursuant to this Code section; provided, however, that the commission shall set, collect,		
248	and retain the following fees for the following items:		
249	(A)(i) Annual lobbyist registration or renewal filed pursuant to this		
250	Code section Lobbyist identification card issued pursuant to this		
251	Code section;	<del>\$300.00</del>	
252	(B)(ii) Lobbyist supplemental registration filed pursuant to this		
253	Code section <u>; and</u>	<del>10.00</del>	
254	(C)(iii) Each copy replacement of a lobbyist identification card		
255	issued pursuant to this Code section.	<del>20.00</del>	
256	$(\underline{D})(\underline{B})(i)$ For reports filed when the General Assembly is not in		
257	session, in addition to other penalties provided under this chapter,		
258	a late fee of \$275.00 shall be imposed for each report that is filed		
259	late. In addition, a late fee of \$1,000.00 shall be imposed on the		
260	fifteenth day after the due date for such report if the report has not		
261	been filed. A late fee of \$10,000.00 shall be imposed on the		
262	forty-fifth day after the due date for such report if the report has not		
263	been filed.		
264	(ii) The commission shall retain \$25.00 of the first late fee received		
265	for processing pursuant to the provisions of Code Section		
266	45-12-92.1.		
267	(E)(C)(i) For reports filed when the General Assembly is in		
268	session, in addition to other penalties provided under this chapter,		
269	a late fee of \$275.00 shall be imposed for each report that is filed		
270	late. In addition, a late fee of \$1,000.00 shall be imposed on the		
271	seventh day after the due date for such report if the report has not		
272	been filed. A late fee of \$10,000.00 shall be imposed on the		
273	twenty-first day after the due date for such report if the report has		
274	not been filed.		
275	(ii) The commission shall retain \$25.00 of the first late fee received		
276	for processing pursuant to the provisions of Code Section		
277	45-12-92.1.		
278	(g) As soon as practicable after registering any such person, the commission shall	issue to	
279	such person an identification card which shall have printed thereon the name	e of the	

such person an identification card which shall have printed thereon the name of the

lobbyist, a color photograph of the lobbyist, and the person or agency such lobbyist
represents, provided that, when any such person represents more than one entity, such
identification card shall have printed thereon the name of the registered person and the
word 'LOBBYIST.' Each lobbyist while engaged in lobbying at the capitol or in a
government facility shall display said identification in a readily visible manner.

(h) The commission shall regularly publish in print or electronically public rosters of
lobbyists along with the respective persons, firms, corporations, associations, agencies, or
governmental entities they represent. During sessions of the General Assembly, the
commission shall weekly report to the Clerk of the House of Representatives, the Secretary
of the Senate, and the Governor those persons who have registered as lobbyists since the
convening of the General Assembly. The commission shall be authorized to charge a
reasonable fee for providing copies of the roster to the public.

(i) The registration provisions of this Code section shall not apply to:

293 (1) Any individual who expresses <u>communicates</u> personal views, <u>interests</u>, <u>or</u>
 294 <u>professional opinions</u> on that individual's own behalf<del>,</del> to any public officer;

(1.1) An employee or independent contractor of a vendor who solely participates in
 soliciting a bid or in preparing a written bid, written proposal, or other document relating
 to a potential contract with a state or local government agency or a bona fide salesperson
 who sells to or contracts with a state or local government agency for goods or services,
 is not hired specifically to undertake influencing a public officer or state agency in the
 selection of a vendor to supply any goods or services to any state agency, and does not
 engage in other activities which would make such person a lobbyist;

302 (2) Any person who appears before is invited by a public agency or governmental entity
303 to appear before a committee or at a hearing of such agency or entity, including but not
304 limited to a committee of either chamber of the General Assembly or a joint committee
305 thereof, for the purpose of giving testimony when so long as such person is not otherwise
306 required to comply with the registration provisions of this Code section clearly identifies
307 himself or herself and the interested party on whose behalf he or she is testifying;

308 (3) Any public employee of an agency appearing before a governmental entity
309 committee or hearing at the request of the governmental entity or any person who
310 furnishes is invited to furnish information upon the specific request of a public agency
311 or governmental entity, including but not limited to a committee of either chamber of the
312 General Assembly or a joint committee thereof, so long as such person clearly identifies
313 himself or herself and the interested party on whose behalf he or she furnishes such
314 information;

315 (3.1) Any individual who is not compensated for the specific purpose of lobbying, does
 316 not incur more than \$250.00 per calendar year in reimbursable lobbying expenditures,

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- 317 and is a member, director, trustee, officer, or committee member of a business, trade,
- 318 <u>labor, farm, professional, religious, educational, or charitable association, foundation, or</u>
- 319 organization which employs or contracts with a registered lobbyist for the purpose of
   320 lobbying;
- 321 (4) Any licensed attorney appearing on behalf of <u>or representing</u> a client in any
  322 adversarial proceeding before an agency of this state or any political subdivision of this
  323 state, and any staff employed by such attorney, when such attorney is not compensated
  324 for the specific purpose of lobbying;
- 325 (5) Any person employed or appointed by a lobbyist registered pursuant to this Code326 section whose duties and activities do not include lobbying;
- 327 (6) Elected public officers <u>or appointed public officials</u> performing the official duties of
  328 their public office <u>or position</u>; <del>and</del>

(7) Any public employee, <u>aide</u>, or intern who performs services at the direction of a
member of the General Assembly including, but not limited to, drafting petitions, bills,
or resolutions; attending the taking of testimony; collating facts; preparing arguments and
memorials and submitting them orally or in writing to a committee or member of the
General Assembly; and other services of like character intended to reach the reason of the
legislators.

- **SECTION 6.** 335 336 Said chapter is further amended by adding a new Code section to read as follows: 337 "<u>21-5-72.1.</u> 338 (a) No person who is required by the law of this state to register as a lobbyist shall meet at the state capitol, Coverdell Legislative Office Building, or other state government 339 340 facility with any member of the General Assembly to discuss the promotion or opposition of the passage of any legislation by the General Assembly, or any committee of either 341 342 chamber or a joint committee thereof, or the override of a veto unless such person either is wearing his or her valid official registered lobbyist badge or is a resident of the House 343 344 or Senate district which such member represents. 345 (b)(1) No person who is registered as a lobbyist under Code Section 21-5-71 shall make 346 any expenditure.
- 347 (2) No public officer shall with actual knowledge accept any expenditure from a person
   348 who is registered as a lobbyist under Code Section 21-5-71."

350 Said chapter is further amended by revising Code Section 21-5-73, relating to lobbyist351 disclosure reports, as follows:

**SECTION 7.** 

"21-5-73. 352 (a) Each lobbyist registered under this article shall file disclosure reports as provided for 353 354 in this Code section in the electronic format specified by the commission. 355 (b) A person who is a lobbyist pursuant to subparagraph (A), (B), or (C) of paragraph (5) of Code Section 21-5-70 required to register under this article and lobbies to promote or 356 357 oppose the passage of any legislation by the General Assembly, or any committee of either 358 chamber or a joint committee thereof, or the approval or veto of legislation by the 359 Governor shall file a semimonthly disclosure report on the first and fifteenth day of each 360 month, current through the end of the preceding report, beginning January 15 and continuing throughout the period that the General Assembly is in session. 361 362 (c) A person who is a lobbyist pursuant to subparagraph (D) or (E) of paragraph (5) of 363 Code Section 21-5-70 required to register under this article and lobbies to promote or

364 <u>oppose the passage of any ordinance or resolution by a public officer specified under</u>
 365 <u>subparagraph (F) or (G) of paragraph (22) of Code Section 21-5-3, or any committee of</u>
 366 <u>such public officers, or the approval or veto of any such ordinance or resolution shall:</u>

367 (1) File a disclosure report, current through the end of the preceding month, on or before
368 the fifth day of May, September, and January of each year instead of the reports required
369 by subsections (b) and (d) of this Code section; and

- (2) File such report with the commission, file a copy of such report with the election
  superintendent of each county involved if the report contains any <u>lobbying</u> expenditures
  relating to county or county school district affairs, and file a copy of such report with the
  municipal clerk (or if there is no municipal clerk, with the chief executive officer of the
  municipality) of each municipality involved if the report contains any <u>lobbying</u>
  expenditures relating to municipal affairs or independent school district affairs.
- (d) A person who is a lobbyist pursuant to subparagraph (A), (B), (C), (F), (G), (H), (I),
  or (J) of paragraph (5) of Code Section 21-5-70 required to register under this article and:
  (1) Lobbies to promote or oppose the passage of any legislation by the General
  Assembly, or any committee of either chamber or a joint committee thereof, or the
  approval or veto of legislation by the Governor;
- 381 (2) As an employee of the executive branch or judicial branch of local government,
   382 lobbies to promote or oppose the passage of any ordinance or resolution by a public
   383 officer specified under subparagraph (F) or (G) of paragraph (22) of Code Section 21-5-3,
- 384 or any committee of such public officers, or the approval or veto of any such ordinance
   385 or resolution;
- 386 (3) Lobbies to influence a public officer or state agency in the selection of a vendor to
   387 supply any goods or services to any state agency; or
- 388 (4) Lobbies to promote or oppose any matter before the State Transportation Board

shall file a monthly disclosure report, current through the end of the preceding period, on
or before the fifth day of each month; provided, however, that such monthly reports shall
not be filed during any period that the lobbyist files a semimonthly report pursuant to
subsection (b) of this Code section.

393 (e) Reports filed by lobbyists shall be verified and shall include:

(1) A description of all <u>lobbying</u> expenditures, as defined in <u>described in subparagraphs</u>
(D), (F), and (G) of paragraph (4.1) of Code Section 21-5-70, or the value thereof made
on behalf of or for the benefit of a public officer or on behalf of or for the benefit of a
public employee for the purpose of influencing a public officer by the lobbyist or
employees of the lobbyist or by any person on whose behalf the lobbyist is registered if
the lobbyist has actual knowledge of such <u>lobbying</u> expenditure. The description of each
reported <u>lobbying</u> expenditure shall include:

- 401 (A) The name and title of the public officer or public employee or, if the <u>lobbying</u>
  402 expenditure is simultaneously incurred for an identifiable group of public officers or
  403 public employees the individual identification of whom would be impractical, a general
  404 description of that identifiable group;
- 405 (B) The amount, date, and description of the <u>lobbying</u> expenditure and a summary of
  406 all spending classified by category. Such categories shall include <del>gifts,</del> meals,
  407 entertainment, lodging, equipment, advertising, travel, and postage <u>tickets;</u>
- 408 (C) The provisions of Code Section 21-5-70 notwithstanding, aggregate lobbying
  409 expenditures described in divisions (1)(E)(vii) and (1)(E)(x) subparagraph (D) of
  410 paragraph (4.1) of Code Section 21-5-70 incurred during the reporting period; provided,
  411 however, that expenses for travel and for food, beverage, and lodging in connection
  412 therewith afforded a public officer or public employee shall be reported in the same
  413 manner as under subparagraphs (A), (B), and (D) of this paragraph;
- 414 (D) If applicable, the number of the bill, resolution, ordinance, or regulation pending
  415 before the governmental entity in support of or opposition to which the <u>lobbying</u>
  416 expenditure was made; and

417 (E) If applicable, the rule or regulation number or description of the rule or regulation
418 pending before the state agency in support of or opposition to which the <u>lobbying</u>
419 expenditure was made;

- (1.1) In any case where lobbying expenditures are reported pursuant to subparagraph (A)
   of paragraph (1) of this Code section for an identifiable group not listed in subparagraph
   (D) of paragraph (1) of Code Section 21-5-70, the lobbyist shall certify on the disclosure
- 423 report that no lobbying expenditure made on behalf of or for the benefit of any individual
  424 public officer exceeded \$75.00.

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(2) For those who are lobbyists within the meaning of subparagraph (G) of paragraph (5)
of Code Section 21-5-70 required to register under this article and lobby to influence a
public officer or state agency in the selection of a vendor to supply any goods or services
to any state agency, the name of any vendor or vendors for which the lobbyist undertook
to influence the awarding of a contract or contracts by any state agency together with a
description of the contract or contracts and the monetary amount of the contract or
contracts; and

432 (3) For those who are <del>lobbyists within the meaning of subparagraph (H) of paragraph (5)</del>

- 433 of Code Section 21-5-70 required to register under this article and lobby to promote or
  434 oppose the passage of any rule or regulation of any state agency, the name of the
  435 individual or entity for which the lobbyist undertook to influence the rule or regulation
  436 of a state agency.
- (f) The reports required by this article shall be in addition to any reports required under
  Code Section 45-1-6, relating to required reports by state vendors of gifts to public
  employees. Compliance with this Code section shall not excuse noncompliance with that
  Code section, and compliance with that Code section shall not excuse noncompliance with
  this Code section, notwithstanding the fact that in some cases the same information may
  be required to be disclosed under both Code sections.
- 443 (g) The electronic filing of any disclosure report required by this article shall constitute an444 affirmation that such report is true, complete, and correct.
- (h) The commission shall not require the reporting of any more information in a lobbyist
  disclosure report than is expressly required to be disclosed by this Code section <u>Reserved</u>.
  (i) All lobbyists shall have a grace period of three business days in filing all disclosure
  reports."
- 449

## **SECTION 8.**

450 Code Section 45-10-91 of the Official Code of Georgia Annotated, relating to a method for
451 addressing improper conduct by members of the General Assembly, is amended by revising
452 subsection (a) as follows:

453 "(a) Any person may file a complaint with the clerical officer of the appropriate chamber alleging improper conduct involving a member of the General Assembly. Any employee 454 may file a complaint with the clerical officer of the appropriate chamber alleging sexual 455 harassment by a member of the General Assembly. The clerical officer shall designate the 456 place where such complaints may be filed, provide instruction necessary to properly submit 457 458 a complaint, and prescribe forms for such complainants. Complaints shall be submitted in 459 writing and verified under oath to the best information, knowledge, and belief of such person. The complaint shall include a statement by the complainant as to whether or not 460

- 461 <u>in filing the complaint he or she is acting as an agent, paid or otherwise, for any other</u>
- 462 <u>person.</u> Any person who knowingly provides false information in executing a complaint
- 463 under this Code section commits the offense of false swearing within the meaning of Code464 Section 16-10-71."
- 465 **SECTION 9.**
- 466 This Act shall become effective on January 1 next following the date this Act is approved by
- the Governor or becomes law without such approval.
- 468 **SECTION 10.**
- 469 All laws and parts of laws in conflict with this Act are repealed.