Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 12-0259.01 Bob Lackner x4350

HOUSE BILL 12-1070

HOUSE SPONSORSHIP

Peniston,

SENATE SPONSORSHIP

Hodge,

House Committees

Senate Committees

State, Veterans, & Military Affairs

A BILL FOR AN ACT CONCERNING THE MODIFICATION OF STATUTORY PROVISIONS GOVERNING THE ETHICAL CONDUCT OF PERSONS INVOLVED IN GOVERNMENT FOR THE PURPOSE OF HARMONIZING SUCH PROVISIONS WITH SECTION 3 (5) OF ARTICLE XXIX OF THE STATE CONSTITUTION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill makes modifications to statutory provisions concerning

HOUSE 3rd Reading Unam ended February 14, 2012

HOUSE Am ended 2nd Reading Febmary 13, 2012 the reporting of gifts and honoraria, lobbyist disclosure, the statutory rules of conduct for governmental officials and employees, and campaign contributions to members of the general assembly and the governor during the regular legislative session to harmonize those provisions with the requirements of article XXIX of the state constitution, which article is more familiarly known and referred to as "Amendment 41".

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 24-6-203, amend (1)
3	(b) (I), (1) (c), (2), (3), (3.5) (a) introductory portion, (3.5) (b), (3.5)
4	(c), (3.7), and (4); repeal (1) (b) (II) (E) and (1) (b) (III); and add (8) as
5	follows:
6	24-6-203. Reporting by incumbents and elected candidates -
7	gifts, honoraria, and other benefits - prohibition on monetary gifts -
8	penalty - definitions. (1) (b) (I) As used in this section, the term "public
9	office" means any office voted for in this state at any election. "PUBLIC
10	OFFICE" INCLUDES, WITHOUT LIMITATION, THE GOVERNOR, LIEUTENANT
11	GOVERNOR, SECRETARY OF STATE, ATTORNEY GENERAL, AND STATE
12	TREASURER; A MEMBER OF THE GENERAL ASSEMBLY OR THE STATE BOARD
13	OF EDUCATION; A REGENT OF THE UNIVERSITY OF COLORADO; A JUDGE ON
14	THE COLORADO COURT OF APPEALS OR THE COLORADO SUPREME COURT;
15	A DISTRICT ATTORNEY; OR AN OFFICER OF A COUNTY, MUNICIPALITY, CITY
16	AND COUNTY, SCHOOL DISTRICT, OR ANY ELECTIVE OFFICE WITHIN A
17	SPECIAL DISTRICT FOR WHICH THE ANNUAL COMPENSATION EXCEEDS
18	SIXTEEN HUNDRED DOLLARS.
19	(II) "Public office" does not include:
20	(E) Any elective office within a special district for which the
21	annual compensation is less than twelve hundred dollars.
22	(III) "Public office" includes the office of governor, lieutenant

-2-

governor, secretary of state, attorney general, state treasurer, state board of education, regents of the university of Colorado, the Colorado court of appeals, or the supreme court of Colorado.

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- (c) As used in this section, "statewide elected office" "COVERED STATE OFFICE" means the office of governor, lieutenant governor, secretary of state, attorney general, state treasurer, members A MEMBER of the state board of education, regents A REGENT of the university of Colorado, members A MEMBER of the general assembly, or A district attorneys ATTORNEY.
- (2) Every incumbent in or candidate elected to public office who receives from any other person any item described in subsection (3) of this section in connection with the incumbent's or elected candidate's public service shall file with the appropriate officer, on or before January 15, April 15, July 15, and October 15 of each year, a report covering the period since the last report. THE REQUIREMENT OF THIS SUBSECTION (2) PERTAINING TO THE REPORT DUE JANUARY 15 SHALL EXTEND TO AN INCUMBENT LEAVING PUBLIC OFFICE BETWEEN OCTOBER 15 AND JANUARY 15, WHO SHALL FILE WITH THE APPROPRIATE OFFICER BY JANUARY 15 A REPORT THAT COVERS ANY ITEMS RECEIVED DURING THE PERIOD SINCE THE LAST REPORT. Such report shall be on forms prescribed by the secretary of state and shall contain, at a minimum, the name of the person from whom the item was received and the amount or value and the date of receipt. The secretary of state shall furnish such forms to municipal clerks, to county clerk and recorders, and to incumbents and elected candidates for state offices and district offices of districts greater than a county free of charge for use by incumbents and elected candidates required to file such forms. If any incumbent in or candidate elected to

-3-

public office does not receive any such item, he or she shall not be required to file such report.

- (3) The reports required by subsection (2) of this section shall include the following:
- (a) IN THE CASE OF A CANDIDATE ELECTED TO PUBLIC OFFICE WHO IS NOT AN INCUMBENT AND HAS NOT YET BEEN SWORN INTO SUCH OFFICE AND subject to the requirements of subsection (3.5) of this section, any money, including but not limited to a loan, pledge, or advance of money or a guarantee of a loan of money, OR ANY FORBEARANCE OR FORGIVENESS OF INDEBTEDNESS FROM ANY PERSON, with a value of twenty-five GREATER THAN FIFTY-THREE dollars; or more;
- (b) IN THE CASE OF A CANDIDATE ELECTED TO PUBLIC OFFICE WHO IS NOT AN INCUMBENT AND HAS NOT YET BEEN SWORN INTO SUCH OFFICE AND subject to the requirements of subsection (3.5) of this section, any gift of any item of real or personal property, other than money, with a value of fifty GREATER THAN FIFTY-THREE dollars; or more;
- (c) In the case of a candidate elected to public office who is not an incumbent and has not yet been sworn into such office, any loan of any item of real or personal property, other than money, if the value of the loan is fifty Greater than fifty-three dollars. or more. For such purpose, the "value of the loan" means the cost saved or avoided by the incumbent or elected candidate by not borrowing, leasing, or purchasing comparable property from a source available to the general public.
 - (d) Any payment for a speech, appearance, or publication;
- (e) IN THE CASE OF A CANDIDATE ELECTED TO PUBLIC OFFICE WHO IS NOT AN INCUMBENT AND HAS NOT YET BEEN SWORN INTO SUCH OFFICE,

-4- 1070

tickets to sporting, recreational, educational, or cultural events with a value of fifty GREATER THAN FIFTY-THREE dollars or more for any single event; or a series of tickets to sporting events of a specific team scheduled during a season with a total value of one hundred dollars or more, or a series of tickets to cultural events of a specific performing company or organization with a total value of one hundred dollars or more;

- expenditures for travel and lodging for attendance at a convention, or other meeting at which the incumbent or elected candidate is scheduled to participate FACT-FINDING MISSION OR TRIP, OR OTHER MEETING THAT THE INCUMBENT OR ELECTED CANDIDATE WHO HAS BEEN SWORN INTO PUBLIC OFFICE IS PERMITTED TO ACCEPT OR RECEIVE IN ACCORDANCE WITH THE PROVISIONS OF SECTION 3 OF ARTICLE XXIX OF THE STATE CONSTITUTION, unless the payment of or reimbursement for such expenditures is made from public funds OF A STATE OR LOCAL GOVERNMENT IN THE CASE OF AN INCUMBENT OR ELECTED CANDIDATE SUBJECT TO THE PROVISIONS OF SAID ARTICLE or from the funds of any association of public officials or public entities whose membership includes the incumbent's or elected candidate's office or the governmental entity in which such office is held;
- (g) SUBJECT TO THE PROVISIONS OF SECTION 3 OF ARTICLE XXIX OF THE STATE CONSTITUTION, any gift of a meal to a fund-raising event of a political party;
- (h) Payment of or reimbursement for actual and necessary expenses for travel board and lodging from an FOR ATTENDANCE AT A CONVENTION, FACT-FINDING MISSION OR TRIP, OR OTHER MEETING THAT IS FROM AN organization declared to be a joint governmental agency by

-5-

section 2-3-311, C.R.S.

- (3.5) (a) Each incumbent in or candidate elected to statewide elected COVERED STATE office is prohibited from knowingly receiving or accepting from any other person, in connection with the public service of the incumbent or elected candidate:
- (b) Nothing in paragraph (a) of this subsection (3.5) shall be construed to prohibit an incumbent or elected candidate from receiving a salary or other compensation paid to the incumbent or elected candidate in connection with the performance of his or her official duties, including, without limitation, payment for a speech, appearance, or publication or payment of or reimbursement for actual and necessary expenditures for travel and lodging as provided by law, including scholarships for conferences to the extent the incumbent or elected candidate who has been sworn into public office is permitted to accept or receive such items in accordance with the provisions of section 3 of article XXIX of the state constitution.
- (c) For purposes of this subsection (3.5), an "in-kind gift" means any gift of equipment, goods, supplies, property, services, or anything else, the value of which exceeds fifty dollars in the aggregate in any one calendar year, given, directly or indirectly, to an incumbent in or candidate elected to statewide elected COVERED STATE office for the purpose of defraying any expenses related to the official duties undertaken by the incumbent or elected candidate.
- (3.7) Notwithstanding any other provision of this section, no incumbent in or candidate elected to statewide elected COVERED STATE office shall accept a gift of any money from any person who is a professional or volunteer lobbyist or from a corporation or labor

-6- 1070

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- 2 (4) The reports required by subsection (2) of this section need not include the following:
 - (a) A contribution or contribution in kind that has already been reported pursuant to section 1-45-108, C.R.S.;
 - (b) Any item of perishable or nonpermanent value, including but not limited to meals, unless such item is required to be reported under paragraph (e) or (g) of subsection (3) of this section UNSOLICITED ITEM OF TRIVIAL VALUE AS DESCRIBED IN SECTION 3 (3) (b) OF ARTICLE XXIX OF THE STATE CONSTITUTION;
 - (c) A nonpecuniary award publicly presented by an organization in recognition of public service An unsolicited token or award of Appreciation as described in Section 3 (3) (c) of article XXIX of the State Constitution;
 - (d) Payment of or reimbursement for actual and necessary expenditures for travel and lodging for attendance at a convention, or other meeting at which the incumbent or elected candidate is scheduled to participate FACT-FINDING MISSION OR TRIP, OR OTHER MEETING THAT THE INCUMBENT OR ELECTED CANDIDATE IS PERMITTED TO ACCEPT OR RECEIVE IN ACCORDANCE WITH THE PROVISIONS OF SECTION 3 OF ARTICLE XXIX OF THE STATE CONSTITUTION, if the payment of or reimbursement for such expenditures is made from public funds OF A STATE OR LOCAL GOVERNMENT IN THE CASE OF AN INCUMBENT OR ELECTED CANDIDATE SUBJECT TO THE PROVISIONS OF SAID ARTICLE or from the funds of any association of public officials or public entities whose membership includes the incumbent's or elected candidate's office or the governmental entity in which such office is held;

-7-

1	(e) Payment of safary from employment, including other
2	government employment, in addition to that earned from being a member
3	of the general assembly or by reason of service in other public office;
4	(f) EXCEPT AS OTHERWISE DESCRIBED IN THIS SUBSECTION (4),
5	ANY OTHER GIFT OR THING OF VALUE AN INCUMBENT OR ELECTED
6	CANDIDATE WHO HAS BEEN SWORN INTO PUBLIC OFFICE IS PERMITTED TO
7	SOLICIT, ACCEPT, OR RECEIVE IN ACCORDANCE WITH THE PROVISIONS OF
8	SECTION 3 OF ARTICLE XXIX OF THE STATE CONSTITUTION.
9	(8) THE AMOUNT OF THE GIFT LIMIT SPECIFIED IN SUBSECTION (3)
10	OF THIS SECTION, SET AT FIFTY-THREE DOLLARS AS OF THE EFFECTIVE
11	DATE OF THIS SUBSECTION (8), SHALL BE IDENTICAL TO THE AMOUNT OF
12	THE GIFT LIMIT UNDER SECTION 3 OF ARTICLE XXIX OF THE STATE
13	CONSTITUTION, AND SHALL BE ADJUSTED FOR INFLATION
14	CONTEMPORANEOUSLY WITH ANY ADJUSTMENT OF THE CONSTITUTIONAL
15	GIFT LIMIT PURSUANT TO SECTION 3 (6) OF ARTICLE XXIX.
16	SECTION 2. In Colorado Revised Statutes, 24-6-301, amend
17	(1.9) (a) (IV) and (1.9) (a) (V) as follows:
18	24-6-301. Definitions - legislative declaration. As used in this
19	part 3, unless the context otherwise requires:
20	(1.9) (a) "Disclosure statement" means a written statement that
21	contains:
22	(IV) The name of any THE covered official to or for whom SUCH
23	expenditures of fifty MORE THAN FIFTY-THREE dollars or more have been
24	made by or on behalf of the disclosing person for gift or entertainment
25	purposes in connection with lobbying or for whom an expenditure was
26	made by or on behalf of the disclosing person for a gift of a meal at a
27	fund-raising event of a political party described in section 1-45-105.5 (1)

-8- 1070

1	(c) (1v), C.K.S., during either the first six months of the second six
2	months of a STATE fiscal year and the amount, date, and principal purpose
3	of the gift or entertainment, if the covered official or a member of his or
4	her family actually received such gift or entertainment, but expenditures
5	of one dollar or less shall be reported under subparagraph (V) of this
6	paragraph (a). All amounts spent by THAT a professional lobbyist SPENDS
7	on a covered official for which the lobbyist is reimbursed, or the source
8	of which is a contribution, shall be deemed to be for gift or entertainment
9	purposes.
10	(V) The total sum of all SUCH expenditures made by or on behalf
11	of the disclosing person to covered officials for gift or entertainment
12	purposes in connection with lobbying since the last disclosure statement
13	which THAT are not stated under subparagraph (IV) of this paragraph (a);
14	SECTION 3. In Colorado Revised Statutes, 24-6-302, amend (2)
15	as follows:
16	24-6-302. Disclosure statements - required. (2) Any person
17	who makes expenditures for gifts or entertainment purposes for the
18	benefit of covered officials in the aggregate amount of two hundred
19	dollars in a STATE fiscal year shall file disclosure statements with the
20	secretary of state in accordance with this section. Such disclosure
21	statements shall not include actual and reasonable expenses incurred for
22	personal needs, such as meals, travel, lodging, and parking.
23	SECTION 4. In Colorado Revised Statutes, 24-18-104, amend
24	(3); and add (5) as follows:
25	24-18-104. Rules of conduct for all public officers, members
26	of the general assembly, local government officials, and employees.

(3) The following shall not be considered ARE NOT gifts of substantial

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-9- 1070

1	value or gifts of substantial economic benefit tantamount to gifts of
2	substantial value for purposes of this section:
3	(a) Campaign contributions and contributions in kind reported as
4	required by section 1-45-108, C.R.S.;
5	(b) An occasional nonpecuniary gift, insignificant in value
6	UNSOLICITED ITEM OF TRIVIAL VALUE;
7	(b.5) A GIFT WITH A FAIR MARKET VALUE OF FIFTY-THREE
8	DOLLARS OR LESS THAT IS GIVEN TO THE PUBLIC OFFICER, MEMBER OF THE
9	GENERAL ASSEMBLY, LOCAL GOVERNMENT OFFICIAL, OR EMPLOYEE BY A
10	PERSON OTHER THAN A PROFESSIONAL LOBBYIST.
11	(c) A nonpecuniary award publicly presented by a nonprofit
12	organization in recognition of public service AN UNSOLICITED TOKEN OR
13	AWARD OF APPRECIATION AS DESCRIBED IN SECTION 3 (3) (c) OF ARTICLE
14	XXIX OF THE STATE CONSTITUTION;
15	(c.5) Unsolicited informational material, publications, or
16	SUBSCRIPTIONS RELATED TO THE PERFORMANCE OF OFFICIAL DUTIES ON
17	THE PART OF THE PUBLIC OFFICER, MEMBER OF THE GENERAL ASSEMBLY,
18	LOCAL GOVERNMENT OFFICIAL, OR EMPLOYEE;
19	(d) Payment of or reimbursement for actual and necessary
20	expenditures for travel and subsistence for attendance at a convention or
21	other meeting at which such public officer, member of the general
22	assembly, local government official, or employee is scheduled to
23	participate REASONABLE EXPENSES PAID BY A NONPROFIT ORGANIZATION
24	OR STATE AND LOCAL GOVERNMENT IN CONNECTION WITH ATTENDANCE
25	AT A CONVENTION, FACT-FINDING MISSION OR TRIP, OR OTHER MEETING AS
26	PERMITTED IN ACCORDANCE WITH THE PROVISIONS OF SECTION $3\left(3\right)\left(f\right)$ OF
27	ARTICLE XXIX OF THE STATE CONSTITUTION;

-10-

(e) PAYMENT OF OR reimbursement for or acceptance of an
opportunity to participate in a social function or meeting which is offered
to such public officer, member of the general assembly, local government
official, or employee which is not extraordinary when viewed in light of
the position held by such public officer, member of the general assembly,
local government official, or employee ADMISSION TO, AND THE COST OF
FOOD OR BEVERAGES CONSUMED AT, A RECEPTION, MEAL, OR MEETING
THAT MAY BE ACCEPTED OR RECEIVED IN ACCORDANCE WITH THE
PROVISIONS OF SECTION 3 (3) (e) OF ARTICLE XXIX OF THE STATE
CONSTITUTION;
(f) Itams of namishable on nonnamenant value including but not

- (f) Items of perishable or nonpermanent value, including, but not limited to, meals, lodging, travel expenses, or tickets to sporting, recreational, educational, or cultural events A GIFT GIVEN BY AN INDIVIDUAL WHO IS A RELATIVE OR PERSONAL FRIEND OF THE PUBLIC OFFICER, MEMBER OF THE GENERAL ASSEMBLY, LOCAL GOVERNMENT OFFICIAL, OR EMPLOYEE ON A SPECIAL OCCASION.
- (g) Payment for speeches, appearances, or publications THATMAY BE ACCEPTED OR RECEIVED BY THE PUBLIC OFFICER, MEMBER OF THE GENERAL ASSEMBLY, LOCAL GOVERNMENT OFFICIAL, OR EMPLOYEE IN ACCORDANCE WITH THE PROVISIONS OF SECTION 3 OF ARTICLE XXIX OF THE STATE CONSTITUTION THAT ARE reported pursuant to section 24-6-203 SECTION 24-6-203 (3) (d);
- (h) Payment of salary from employment, including other government employment, in addition to that earned from being a member of the general assembly or by reason of service in other public office;
- (i) A COMPONENT OF THE COMPENSATION PAID OR OTHER INCENTIVE GIVEN TO THE PUBLIC OFFICER, MEMBER OF THE GENERAL

-11-

1	ASSEMBLY, LOCAL GOVERNMENT OFFICIAL, OR EMPLOYEE IN THE NORMAL
2	COURSE OF EMPLOYMENT; AND
3	(j) ANY OTHER GIFT OR THING OF VALUE A PUBLIC OFFICER,
4	MEMBER OF THE GENERAL ASSEMBLY, LOCAL GOVERNMENT OFFICIAL, OR
5	EMPLOYEE IS PERMITTED TO SOLICIT, ACCEPT, OR RECEIVE IN ACCORDANCE
6	WITH THE PROVISIONS OF SECTION 3 OF ARTICLE XXIX OF THE STATE
7	CONSTITUTION, THE ACCEPTANCE OF WHICH IS NOT OTHERWISE
8	PROHIBITED BY LAW.
9	(5) THE AMOUNT OF THE GIFT LIMIT SPECIFIED IN PARAGRAPH (b.5)
10	OF SUBSECTION (3) OF THIS SECTION, SET AT FIFTY-THREE DOLLARS AS OF
11	THE EFFECTIVE DATE OF THIS SUBSECTION (5) , SHALL BE IDENTICAL TO THE
12	AMOUNT OF THE GIFT LIMIT UNDER SECTION 3 OF ARTICLE XXIX OF THE
13	STATE CONSTITUTION, AND SHALL BE ADJUSTED FOR INFLATION
14	CONTEMPORANEOUSLY WITH ANY ADJUSTMENT OF THE CONSTITUTIONAL
15	GIFT LIMIT PURSUANT TO SECTION 3 (6) OF ARTICLE XXIX.
16	SECTION 5. In Colorado Revised Statutes, 1-45-105.5, amend
17	(1) (c) (IV) introductory portion and (1) (c) (IV) (B) as follows:
18	1-45-105.5. Contributions to members of general assembly and
19	governor during consideration of legislation. (1) (c) (IV) A gift of a
20	meal described in subparagraph (III) of this paragraph (c) by a lobbyist or
21	a principal of a lobbyist to an incumbent in or a candidate elected to any
22	office described in paragraph (a) of this subsection (1) BUT WHO HAS NOT
23	YET BEEN SWORN INTO SUCH OFFICE shall be reported as follows:
24	(B) The incumbent or ELECTED candidate WHO HAS NOT YET BEEN
25	SWORN INTO OFFICE shall report the value of the meal in the public official
26	disclosure statement filed pursuant to section 24-6-203, C.R.S.
27	SECTION 6. Act subject to petition - effective date. This act

-12- 1070

takes effect at 12:01 a.m. on the day following the expiration of the 1 2 ninety-day period after final adjournment of the general assembly (August 3 8, 2012, if adjournment sine die is on May 9, 2012); except that, if a 4 referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act 5 6 within such period, then the act, item, section, or part will not take effect 7 unless approved by the people at the general election to be held in 8 November 2012 and, in such case, will take effect on the date of the 9 official declaration of the vote thereon by the governor.

-13-