## IN THE SENATE

## SENATE BILL NO. 1246

## BY WERK, BILYEU, BOCK, LEFAVOUR, SCHMIDT

1	AN ACT
2	RELATING TO CAMPAIGN FINANCE AND LOBBYISTS; TO PROVIDE A SHORT TITLE; AMEND-
3	ING CHAPTER 66, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION
4	67-6607A, IDAHO CODE, TO PROHIBIT ACCEPTING CERTAIN CAMPAIGN CONTRIBU-
5	TIONS, TO PROVIDE EXCEPTIONS AND TO PROVIDE PENALTIES; AMENDING CHAP-
6	TER 66, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-6619A,
7	IDAHO CODE, TO PROHIBIT CERTAIN GIFTS BY LOBBYISTS WITH EXCEPTIONS, TO
8	REQUIRE A REPORT OF GIFTS MADE BY LOBBYISTS TO LEGISLATORS, CANDIDATES
9	TO THE LEGISLATURE AND LEGISLATIVE EMPLOYEES WITH EXCEPTIONS AND TO DE-
10	FINE A TERM; AND DECLARING AN EMERGENCY.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. SHORT TITLE. This act shall be known as the "Honest Leader-ship and Open Government Act."

SECTION 2. That Chapter 66, Title 67, Idaho Code, be, and the same is hereby amended by the addition thereto of a <u>NEW SECTION</u>, to be known and designated as Section 67-6607A, Idaho Code, and to read as follows:

- 67-6607A. PROHIBITION ON ACCEPTING CERTAIN CONTRIBUTIONS. (1) No member of the legislature of the state of Idaho, the governor, the lieutenant governor, nor any political treasurer working on his or her behalf, shall solicit or accept any contribution or pledge of a contribution from a lobbyist registered pursuant to section 67-6617, Idaho Code, on behalf of that member, governor or lieutenant governor's political committee, or any political committee controlled by the member, governor or lieutenant governor during any regular or special session of the legislature and, in the case of the governor, when legislation approved by the legislature is pending before the governor.
- (2) If, during any regular or extraordinary session of the legislature, a member of the legislature of the state of Idaho, the governor or the lieutenant governor files a declaration of candidacy pursuant to section 34-704, Idaho Code, the prohibition of subsection (1) of this section shall no longer apply to that member of the legislature, governor or lieutenant governor.
- (3) A violation of the provisions of this section shall be punishable by a civil penalty of a fine of fifty dollars (\$50.00) per occurrence. Any contribution received in violation of the provisions of this section shall be forfeited to the general fund. No other penalties pursuant to this chapter shall apply.
- SECTION 3. That Chapter 66, Title 67, Idaho Code, be, and the same is hereby amended by the addition thereto of a  $\underline{\text{NEW SECTION}}$ , to be known and designated as Section 67-6619A, Idaho Code, and to read as follows:

67-6619A. LOBBYIST GIFT LIMIT -- REPORT. (1) A legislator or employee of the legislature may not solicit, accept or receive, directly or indirectly, a gift worth fifty dollars (\$50.00) or more, whether in the form of money, services, a loan, entertainment, hospitality, promise, honoraria or other form or gifts from the same person worth less than fifty dollars (\$50.00) that in a calendar year aggregate to fifty dollars (\$50.00) or more in value.

- The limitation provided in subsection (1) of this section shall (2) not apply to: food and beverage for immediate consumption; hospitality at a social event; discounts available to the public at large; discounts received when on official state business, if receipt of the discount benefits the state of Idaho; food indigenous to the state shared as a cultural or social norm; travel and hospitality to obtain information on matters of legislative concern; gifts from immediate family; gifts not connected to legislative status; discounts for all or part of the legislative session or a gift to welcome the member of the legislature to the capital city or to recognize the opening of a legislative session, provided the discount or gift is available to all members of the legislature; a gift of legal services in a matter of legislative concern; transportation from a member of the legislature to a member of the legislature, if it takes place in Idaho and if the means of transportation is owned or controlled by one (1) of the involved members of the legislature and is not for campaign purposes; a contribution to a charity event from any person at any time and tickets from a lobbyist to a charity event, subject to the calendar year limit on the value of gifts received; volunteer services for legislative purposes, so long as the person volunteering is not being paid from another source; a gift delivered on the premises of a state facility and accepted on behalf of a recognized nonpolitical, charitable organization or a compassionate gift, as defined in subsection (14) of this section.
- (3) A lobbyist shall file a written report whenever the lobbyist makes a gift to a member of the legislature or legislative employee that is required to be included in the report under section 67-6619, Idaho Code.
- (4) A report under this section must state the following: the name of the lobbyist making the gift, a description of the gift and the amount of the gift.
- (5) A lobbyist shall file a copy of a report required by this section with the secretary of state, the member of the legislature or legislative employee about whom the report is made, the chief clerk of the house of representatives or the secretary of the senate if the person is a member of or candidate for election to either body and, if the person is a legislative employee, to the person's appointing authority.
- (6) A lobbyist shall file a report required by this section not later than fifteen (15) business days after making the gift. A report filed under the provisions of this section is confidential and exempt from disclosure under chapter 3, title 9, Idaho Code, and is not available for public inspection or copying until ten (10) business days after the report is filed with the secretary of state.
- (7) Not later than January 7 of each year, the secretary of state shall provide to each member of the legislature and candidate a written compilation filed under this section relating to that member or candidate. The com-

pilation must provide the following information to the member or candidate for each gift reported pursuant to subsection (4) of this section.

- (8) If an expenditure for entertainment including meals and drink or a gift can clearly and reasonably be attributed to a particular member of the legislature, a candidate of the legislature or legislative employee, the expenditure must be reported with respect to that particular legislative person. A report of an expenditure with respect to a particular legislative person must report actual amounts and may not allocate to the particular legislative person a prorated amount derived from an expense made with respect to several legislative persons to the extent practicable.
- (9) An activity report pursuant to this section must report expenditures for a function or activity to which all the members of a legislative body or committee are invited. Expenditures reported for a function or activity described in this subsection may not be allocated with respect to a particular legislative person. If two (2) or more lobbyists contribute to an expenditure, each lobbyist shall report the actual amount the lobbyist contributed to the expenditure. For purposes of reporting such an expenditure, the total amount of the expenditure with respect to a particular legislative person must be determined and not the amount each lobbyist contributed to that expenditure. Each lobbyist shall report the actual amount the lobbyist contributed to the expenditure even if that amount would not have been reportable under this section if only one (1) lobbyist made an expenditure of that amount.
- (10) An activity report may not report expenditures or gifts relating to property or services received by a legislative person if the legislative person paid an amount that would be charged to any purchaser of the property or services in the ordinary course of business.
- (11) An activity report may not report expenditures or gifts made between close relatives unless the expenditure or gift is made in connection with a legislative action.
- (12) An activity report may not report expenditures or gifts relating to the performance of a legislative person's official duties, including the legislative person's service as a member of any of the following: the legislative council, the joint finance-appropriations committee, the joint legislative oversight committee, a standing committee or other committee established by the rules of the house of representatives or the senate, a study committee established by statute, concurrent resolution or by the legislative council or a statutory board or commission.
- (13) An activity report may not report a contribution otherwise defined in this chapter.
- (14) A person may give a compassionate gift to a legislator or legislative employee and a legislator or legislative employee may solicit or accept a compassionate gift subject to the limitations of this subsection. A compassionate gift may not be solicited, accepted or received unless a written request has been approved in writing by the cochairmen of the legislative council. A legislator or legislative employee may not solicit, accept or receive, directly or indirectly, compassionate gifts worth less than two hundred fifty dollars (\$250) that in a calendar year aggregate to two hundred fifty dollars (\$250) or more in value and are from the same person. A legislator or legislative employee who receives a compassionate gift, di-

rectly or indirectly, shall disclose to the secretary of state the name of the gift's source and the value of the gift within thirty (30) days after receipt. In this subsection, the value of a gift shall be determined by the fair market value of the gift to the extent that the fair market value can be determined. As used in this section, "compassionate gift" means a solicited or unsolicited gift intended to aid or comfort a recipient or a member of the recipient's immediate family in contending with a catastrophe, a tragedy or a health-related emergency.

SECTION 4. An emergency existing therefor, which emergency is hereby declared to exist, this act shall be in full force and effect on and after its passage and approval.