



General Assembly

Amendment

January Session, 2001

LCO No. 7756

Offered by:

REP. HAMZY, 78th Dist.

To: Senate Bill No. 330

File No. 260

Cal. No. 564

(As Amended)

**"AN ACT REQUIRING DISCLOSURE OF MUNICIPAL CONTRACTS
HELD BY CERTAIN CONTRIBUTORS TO CANDIDATES FOR THE
OFFICE OF CHIEF EXECUTIVE OFFICER OF A MUNICIPALITY."**

1 Strike section 2 in its entirety and substitute the following in lieu
2 thereof:

3 "Sec. 2. Subsection (b) of section 9-333b of the general statutes is
4 repealed and the following is substituted in lieu thereof:

5 (b) As used in this chapter, "contribution" does not mean:

6 (1) A loan of money made in the ordinary course of business by a
7 national or state bank;

8 (2) Any communication made by a corporation, organization or
9 association to its members, owners, stockholders, executive or
10 administrative personnel, or their families;

11 (3) Nonpartisan voter registration and get-out-the-vote campaigns
12 by any corporation, organization or association aimed at its members,
13 owners, stockholders, executive or administrative personnel, or their
14 families;

15 (4) Uncompensated services provided by individuals volunteering
16 their time;

17 (5) The use of real or personal property, and the cost of invitations,
18 food or beverages, voluntarily provided by an individual to a
19 candidate or on behalf of a state central or town committee, in
20 rendering voluntary personal services for candidate or party-related
21 activities at the individual's residence, to the extent that the cumulative
22 value of the invitations, food or beverages provided by the individual
23 on behalf of any single candidate does not exceed two hundred dollars
24 with respect to any single election, and on behalf of all state central
25 and town committees does not exceed four hundred dollars in any
26 calendar year;

27 (6) The sale of food or beverage for use in a candidate's campaign or
28 for use by a state central or town committee at a discount, if the charge
29 is not less than the cost to the vendor, to the extent that the cumulative
30 value of the discount given to or on behalf of any single candidate does
31 not exceed two hundred dollars with respect to any single election,
32 and on behalf of all state central and town committees does not exceed
33 four hundred dollars in a calendar year;

34 (7) Any unreimbursed payment for travel expenses made by an
35 individual who on [his] the individual's own behalf volunteers [his]
36 the individual's personal services to any single candidate to the extent
37 the cumulative value does not exceed two hundred dollars with
38 respect to any single election, and on behalf of all state central or town
39 committees does not exceed four hundred dollars in a calendar year;

40 (8) The payment, by a party committee, political committee or an
41 individual, of the costs of preparation, display, mailing or other
42 distribution incurred by the committee or individual with respect to

43 any printed slate card, sample ballot or other printed list containing
44 the names of three or more candidates;

45 (9) The donation of any item of personal property by an individual
46 to a committee for a fund-raising affair, including a tag sale or auction,
47 or the purchase by an individual of any such item at such an affair, to
48 the extent that the cumulative value donated or purchased does not
49 exceed fifty dollars;

50 [(10) The purchase of advertising space which clearly identifies the
51 purchaser, in a program for a fund-raising affair, provided the
52 cumulative purchase of such space does not exceed two hundred fifty
53 dollars from any single candidate or his committee with respect to any
54 single election campaign or two hundred fifty dollars from any single
55 party committee or other political committee in any calendar year if
56 the purchaser is a business entity or fifty dollars for purchases by any
57 other person;]

58 [(11)] (10) The payment of money by a candidate to [his] the
59 candidate's candidate committee;

60 [(12)] (11) The donation of goods or services by a business entity to a
61 committee for a fund-raising affair, including a tag sale or auction, to
62 the extent that the cumulative value donated does not exceed one
63 hundred dollars;

64 [(13)] (12) The advance of a security deposit by an individual to a
65 telephone company, as defined in section 16-1, for telecommunications
66 service for a committee, provided the security deposit is refunded to
67 the individual; or

68 [(14)] (13) The provision of facilities, equipment, technical and
69 managerial support, and broadcast time by a community antenna
70 television company, as defined in section 16-1, for community access
71 programming pursuant to section 16-331a, unless (A) the major
72 purpose of providing such facilities, equipment, support and time is to
73 influence the nomination or election of a candidate, or (B) such

74 facilities, equipment, support and time are provided on behalf of a
75 political party.

76 Sec. 3. This act shall take effect October 1, 2001, except that section 1
77 shall take effect January 1, 2002."

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