



General Assembly

Substitute Bill No. 334

February Session, 2008

* SB00334JUD__042908__ *

**AN ACT CONCERNING CERTAIN RECOMMENDATIONS OF THE
OFFICE OF STATE ETHICS.**

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Subsection (l) of section 1-79 of the 2008 supplement to the
2 general statutes is repealed and the following is substituted in lieu
3 thereof (*Effective from passage*):

4 (l) "Quasi-public agency" means the Connecticut Development
5 Authority, Connecticut Innovations, Incorporated, Connecticut Health
6 and Education Facilities Authority, Connecticut Higher Education
7 Supplemental Loan Authority, Connecticut Housing Finance
8 Authority, [Connecticut Housing Authority] State Housing Authority,
9 Connecticut Resources Recovery Authority, Lower Fairfield County
10 Convention Center Authority, Capital City Economic Development
11 Authority, Connecticut Transportation Strategy Board and Connecticut
12 Lottery Corporation.

13 Sec. 2. Subsection (a) of section 1-81 of the general statutes is
14 repealed and the following is substituted in lieu thereof (*Effective from*
15 *passage*):

16 (a) The board and general counsel and staff of the Office of State
17 Ethics shall:

18 (1) Compile and maintain an index of all reports, advisory opinions,
19 informal staff letters, memoranda issued in accordance with subsection
20 (b) of section 1-82 and statements filed by and with the Office of State
21 Ethics to facilitate public access to such reports and advisory opinions,
22 informal staff letters, memoranda statements as provided by this part;

23 (2) Preserve advisory opinions and informal staff letters,
24 permanently; preserve memoranda issued in accordance with
25 subsection (b) of section 1-82 and statements and reports filed by and
26 with the board for a period of five years from the date of receipt;

27 (3) Upon the concurring vote of a majority of the board present and
28 voting, issue advisory opinions with regard to the requirements of this
29 part, upon the request of any person subject to the provisions of this
30 part, and publish such advisory opinions in the Connecticut Law
31 Journal. Advisory opinions rendered by the board, until amended or
32 revoked, shall be binding on the board and shall be deemed to be final
33 decisions of the board for purposes of appeal to the superior court, in
34 accordance with the provisions of section 4-175 or 4-183. Any advisory
35 opinion concerning the person who requested the opinion and who
36 acted in reliance thereon, in good faith, shall be binding upon the
37 board, and it shall be an absolute defense in any criminal action
38 brought under the provisions of this part, that the accused acted in
39 reliance upon such advisory opinion;

40 (4) Respond to inquiries and provide advice regarding the code of
41 ethics either verbally or through informal letters;

42 (5) Provide yearly training to all state employees regarding the code
43 of ethics;

44 (6) Make legislative recommendations to the General Assembly and
45 report annually, prior to April fifteenth, to the Governor summarizing
46 the activities of the [commission] Office of State Ethics;

47 (7) Meet not less than once per month with the office's executive
48 director and ethics enforcement officer; and

49 (8) The [commission] Office of State Ethics may enter into such
50 contractual agreements as may be necessary for the discharge of its
51 duties, within the limits of its appropriated funds and in accordance
52 with established procedures.

53 Sec. 3. Subsection (e) of section 1-82 of the general statutes is
54 repealed and the following is substituted in lieu thereof (*Effective from*
55 *passage*):

56 (e) No person shall take or threaten to take official action against an
57 individual for such individual's disclosure of information to the board
58 or the general counsel, ethics enforcement officer or staff of the Office
59 of State Ethics under the provisions of this part or section 1-101nn of
60 the 2008 supplement to the general statutes, as amended by this act.
61 After receipt of information from an individual under the provisions of
62 this part or section 1-101nn of the 2008 supplement to the general
63 statutes, as amended by this act, the Office of State Ethics shall not
64 disclose the identity of such individual without such individual's
65 consent unless the Office of State Ethics determines that such
66 disclosure is unavoidable during the course of an investigation. No
67 person shall be subject to civil liability for any good faith disclosure
68 that such person makes to the [commission] Office of State Ethics.

69 Sec. 4. Subsection (a) of section 1-83 of the 2008 supplement to the
70 general statutes is repealed and the following is substituted in lieu
71 thereof (*Effective from passage*):

72 (a) (1) All state-wide elected officers, members of the General
73 Assembly, department heads and their deputies, members of the
74 Gaming Policy Board, the executive director of the Division of Special
75 Revenue within the Department of Revenue Services, members or
76 directors of each quasi-public agency, members of the Investment
77 Advisory Council, members and employees of the State Contracting
78 Standards Board, members and employees of the State Properties
79 Review Board, nonclerical employees in the unit of the Department of
80 Public Works that is responsible for acquiring, leasing and selling real

81 property on behalf of the state, state marshals and such members of the
82 Executive Department and such employees of quasi-public agencies as
83 the Governor shall require, shall file, under penalty of false statement,
84 a statement of financial interests for the preceding calendar year with
85 the Office of State Ethics on or before the May first next in any year in
86 which they hold such a position. Any such individual who leaves his
87 or her office or position shall file a statement of financial interests
88 covering that portion of the year during which such individual held
89 his or her office or position. The Office of State Ethics shall notify such
90 individuals of the requirements of this subsection not later than thirty
91 days after their departure from such office or position. Such
92 individuals shall file such statement within sixty days after receipt of
93 the notification.

94 (2) Each state agency, department, board and commission shall
95 develop and implement, in cooperation with the Office of State Ethics,
96 an ethics statement as it relates to the mission of the agency,
97 department, board or commission. The executive head of each such
98 agency, department, board or commission shall be directly responsible
99 for the development and enforcement of such ethics statement and
100 shall file a copy of such ethics statement with the Department of
101 Administrative Services and the Office of State Ethics.

102 Sec. 5. Subsection (d) of section 1-88 of the general statutes is
103 repealed and the following is substituted in lieu thereof (*Effective from*
104 *passage*):

105 (d) Any person who knowingly acts in such person's financial
106 interest in violation of section 1-84 of the 2008 supplement to the
107 general statutes, 1-85, 1-86, [or] 1-86d or 1-101nn, as amended by this
108 act, or any person who knowingly receives a financial advantage
109 resulting from a violation of any of said sections shall be liable for
110 damages in the amount of such advantage. If the board determines
111 that any person may be so liable, it shall immediately inform the
112 Attorney General of that possibility.

113 Sec. 6. Subsection (c) of section 1-100b of the general statutes is
114 repealed and the following is substituted in lieu thereof (*Effective from*
115 *passage*):

116 (c) The Office of State Ethics shall make any finding under
117 subsection (a) or (b) of this section in accordance with the same
118 procedure set forth in section 1-93 for a finding by the [commission]
119 board of a violation of part II of chapter 10.

120 Sec. 7. Subsection (c) of section 1-101nn of the 2008 supplement to
121 the general statutes is repealed and the following is substituted in lieu
122 thereof (*Effective from passage*):

123 (c) Any person who [violates] is found in violation of any provision
124 of this section by the Office of State Ethics pursuant to section 1-82, as
125 amended by this act, may be deemed a nonresponsible bidder by a
126 state agency, board, commission or institution or quasi-public agency.

127 Sec. 8. Subsection (a) of section 4b-4 of the general statutes is
128 repealed and the following is substituted in lieu thereof (*Effective from*
129 *passage*):

130 (a) No employee of the Properties Review Board shall hold another
131 state or municipal position, nor shall any such employee or any
132 nonclerical employee in the unit in the Department of Public Works
133 which is responsible for acquiring, leasing and selling real property on
134 behalf of the state, be directly involved in any enterprise which does
135 business with the state or be directly or indirectly involved in any
136 enterprise concerned with real estate acquisition or development. Each
137 member and employee of the State Properties Review Board shall file,
138 with the board and with the Office of State Ethics, and each such
139 employee of the department shall file, with the department and with
140 the Office of State Ethics, a financial statement indicating all sources of
141 business income of such person in excess of one thousand dollars, and
142 the name of any business with which he is associated, which shall have
143 the same meaning as defined in section 1-79 of the 2008 supplement to
144 the general statutes, as amended by this act. Such statement shall be a

145 public record. Financial statements for the preceding calendar year
146 shall be filed with the [commission] Office of State Ethics on or before
147 April fifteenth of each year if the employee or member held such a
148 position during the preceding calendar year.

149 Sec. 9. Subsection (a) of section 4e-5 of the 2008 supplement to the
150 general statutes is repealed and the following is substituted in lieu
151 thereof (*Effective January 1, 2009*):

152 (a) (1) The head of each state contracting agency shall appoint an
153 agency procurement officer. Such officer shall serve as the liaison
154 between the agency and the Chief Procurement Officer on all matters
155 relating to the agency's procurement activity, including, but not
156 limited to, implementation and compliance with the provisions of
157 statutes and regulations concerning procurement and any policies or
158 regulations adopted by the board, coordination of the training and
159 education of agency procurement employees and any person serving
160 on the Contracting Standards Advisory Council;

161 (2) The agency procurement officer shall be responsible for assuring
162 that contractors are properly screened prior to the award of a contract,
163 evaluating contractor performance during and at the conclusion of a
164 contract, submitting written evaluations to a central data repository to
165 be designated by the board and creating a project management plan
166 for the agency with annual reports to the board pertaining to
167 procurement projects within the agency. The agency procurement
168 officer shall file a statement of financial interests, as described in
169 section 1-83 of the 2008 supplement to the general statutes, as amended
170 by this act.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	1-79(l)
Sec. 2	<i>from passage</i>	1-81(a)
Sec. 3	<i>from passage</i>	1-82(e)
Sec. 4	<i>from passage</i>	1-83(a)

Sec. 5	<i>from passage</i>	1-88(d)
Sec. 6	<i>from passage</i>	1-100b(c)
Sec. 7	<i>from passage</i>	1-101nn(c)
Sec. 8	<i>from passage</i>	4b-4(a)
Sec. 9	<i>January 1, 2009</i>	4e-5(a)

GAE *Joint Favorable Subst.*

JUD *Joint Favorable*