AN ACT CONCERNING POLITICAL ADVERTISING.

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

Section 1. Subsection (k) of section 9-621 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(k) (1) Any disclaimer required to be on the face of a written, typed or other printed communication pursuant to the provisions of this section shall be printed in no smaller than eight-point type of uniform font when such disclaimer is on a communication contained in a flyer or leaflet, newspaper, magazine or similar literature, or that is delivered by mail.

(2) In the case of a clearly identifiable photographic or similar image, or an illustration, of a candidate appearing in any communication that promotes the defeat of such candidate's campaign for nomination or election, which image has been altered in any way, any disclaimer required to be on the face of such communication pursuant to the provisions of this section shall also conspicuously state that such image or illustration has been so altered.

This act shall take effect as follows and shall amend the following sections:

| Section 1 | July 1, 2019 | 9-621(k) |