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**VETERANS AND LEGAL AFFAIRS**

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**STATE OF MAINE  
SENATE  
130TH LEGISLATURE  
FIRST SPECIAL SESSION**

COMMITTEE AMENDMENT “ ” to S.P. 82, L.D. 194, “An Act To Prohibit Contributions, Expenditures and Participation by Foreign Government-owned Entities To Influence Referenda”

Amend the bill by striking out everything after the enacting clause and before the emergency clause and inserting the following:

**Sec. 1. 21-A MRSA §1052, sub-§3**, as amended by PL 2011, c. 389, §§27 and 28, is further amended to read:

**3. Contribution.** "Contribution" includes:

- A. A gift, subscription, loan, advance or deposit of money or anything of value made to a ~~political-action~~ committee, except that a loan of money by a financial institution made in accordance with applicable banking laws and regulations and in the ordinary course of business is not included;
- B. A contract, promise or agreement, expressed or implied whether or not legally enforceable, to make a contribution to a ~~political-action~~ committee;
- C. Any funds received by a ~~political-action~~ committee that are to be transferred to any candidate, committee, campaign or organization for the purpose of initiating or influencing a campaign; or
- D. The payment, by any person or organization, of compensation for the personal services of other persons provided to a ~~political-action~~ committee that is used by the ~~political-action~~ committee to initiate or influence a campaign.

**Sec. 2. 21-A MRSA §1060-A, sub-§4, ¶E**, as enacted by PL 2017, c. 418, §4, is amended to read:

- E. The names of the 5 largest sources of funds received by the major contributor during the period beginning 6 months prior to the first contribution made to the recipient committee and ending on the date of the filing of the report. This paragraph does not apply to funds received by the major contributor that are restricted to purposes that are unrelated to a people's veto referendum or direct initiative campaign in the State; and

**COMMITTEE AMENDMENT**

1           **Sec. 3. 21-A MRSA §1060-A, sub-§4, ¶F**, as enacted by PL 2017, c. 418, §4, is  
2 amended to read:

3           F. A statement indicating whether the major contributor is exempt from taxation under  
4 the United States Internal Revenue Code of 1986 and a list of any governmental  
5 jurisdictions within the United States in which the major contributor has filed campaign  
6 finance reports during the previous 12 months; and

7           **Sec. 4. 21-A MRSA §1060-A, sub-§4, ¶G** is enacted to read:

8           G. A statement by the chief executive officer of the major contributor or, if the major  
9 contributor does not have a chief executive officer, a statement by a responsible officer  
10 of the major contributor swearing or affirming after due inquiry that the major  
11 contributor was not a foreign national as defined in section 1064, subsection 1,  
12 paragraph B on the date or dates that the major contributor made the contributions to  
13 the recipient committee. The major contributor must submit a copy of the statement  
14 required by this paragraph to the recipient committee. Notwithstanding section 1004,  
15 subsection 2 and section 1004-A, subsection 5, a person who makes a false statement  
16 under this paragraph is subject to prosecution for false swearing under Title 17-A,  
17 section 452.

18           **Sec. 5. 21-A MRSA §1064** is enacted to read:

19           **§1064. Foreign national contributions and expenditures to influence referenda**  
20           **prohibited**

21           **1. Definitions.** As used in this section, unless the context otherwise indicates, the  
22 following terms have the following meanings.

23           A. "Communication" includes a communication through broadcasting stations, cable  
24 television systems, newspapers, magazines, campaign signs or other outdoor  
25 advertising facilities, publicly accessible sites on the Internet, direct mail or other  
26 similar types of general public political advertising or through flyers, handbills, bumper  
27 stickers or other nonperiodical publications.

28           B. "Foreign national" means:

29                   (1) A foreign government; and

30                   (2) A firm, partnership, corporation, association, organization or other entity with  
31 respect to which a foreign government holds, owns, controls or otherwise has direct  
32 or indirect beneficial ownership of 10% or more of the total equity, outstanding  
33 voting shares, membership units or other applicable ownership interests.

34           C. "Referendum" means any of the following:

35                   (1) A people's veto referendum under the Constitution of Maine, Article IV, Part  
36 Third, Section 17;

37                   (2) A direct initiative of legislation under the Constitution of Maine, Article IV,  
38 Part Third, Section 18;

39                   (3) A popular vote on an amendment to the Constitution of Maine under the  
40 Constitution of Maine, Article X, Section 4;



- 1           1. Defines a "foreign national" as a foreign government or an entity with respect to  
2           which a foreign government holds, owns, controls or has direct or indirect beneficial  
3           ownership of 10% or more of the total equity, outstanding voting shares, membership units  
4           or other applicable ownership interests;
- 5           2. Prohibits a foreign national from making, directly or indirectly, a contribution or an  
6           expenditure to influence a referendum;
- 7           3. Prohibits a foreign national from directing, dictating, controlling or directly or  
8           indirectly participating in the decision-making process of any person with regard to that  
9           person's activities to influence a referendum, such as decisions concerning the making of  
10          contributions or expenditures to influence a referendum;
- 11          4. Prohibits a person from knowingly soliciting, accepting or receiving a prohibited  
12          contribution from a foreign national;
- 13          5. Prohibits a person from knowingly providing substantial assistance in the making,  
14          solicitation, acceptance or receipt of a prohibited contribution by a foreign national or  
15          knowingly providing substantial assistance in the making of a prohibited expenditure by a  
16          foreign national;
- 17          6. Requires the chief executive officer or a responsible officer of a major contributor  
18          to a campaign for a direct initiative of legislation or for a people's veto referendum to swear  
19          or affirm, subject to the penalty for false swearing, that after due inquiry the major  
20          contributor was not a foreign national on the date or dates that the major contributor made  
21          the contributions aggregating in excess of \$100,000 for the purpose of initiating or  
22          influencing the campaign;
- 23          7. Requires, whenever a foreign national expends money to finance a communication  
24          to influence government officials or the public on issues of state or local policy or foreign  
25          relations, that the communication include a clear and conspicuous statement naming the  
26          foreign national as a sponsor of the communication; and
- 27          8. Clarifies, in the definition of "contribution" applicable to campaigns to initiate or to  
28          influence referenda, that a contribution may be made either to a political action committee  
29          or to a ballot question committee.