HB2363 FA1 BurnsTy-AQH(Untimely Filed) 3/5/2021 4:32:12 pm

FLOOR AMENDMENT

HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB2363</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Ty Burns

Adopted: _____

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	FLOOR SUBSTITUTE FOR
4	HOUSE BILL NO. 2363 By: Burns
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8	FLOOR SUBSTITUTE
9	An Act relating to charitable organizations; creating
10	disclosure requirements for solicitation materials; amending 18 O.S. 2011, Section 552.3, as amended by Section 1 Chapter 4 O.S.L. 2012 (18 O.S. Supp
11	Section 1, Chapter 4, O.S.L. 2013 (18 O.S. Supp. 2020, Section 552.3), which relates to registration; modifying required information; amending 18 O.S.
12	2011, Section 552.14a, which relates to violations of the Oklahoma Solicitation of Charitable Contributions
13	Act; adding certain violation; updating references; providing for codification; and providing an
14	effective date.
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16	
17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
18	SECTION 1. NEW LAW A new section of law to be codified
19	in the Oklahoma Statutes as Section 552.23 of Title 18, unless there
20	is created a duplication in numbering, reads as follows:
21	Every charitable organization who has a gross revenue of One
22	Million Dollars (\$1,000,000.00) or more and professional fundraiser
23	that is required to be registered with the Office of the Secretary
24	of State pursuant to Sections 552.3 and 552.7 of Title 18 of the

Oklahoma Statutes shall disclose all of the following information at
 the time of solicitation:

1. The legal name of the charitable organization, any trade names that the charitable organization uses, any other name the organization may be identified or known as, or any distinctive names the organization uses for purposes of solicitation of contributions, as the name(s) appears on file with the Office of the Secretary of State, on whose behalf the solicitation is being made;

9 2. Upon request, the program(s) the funds solicited will be10 used to support;

Upon request, the approximate percentage of contributions
 solicited in a fiscal year to remain in Oklahoma;

Upon request, the process to obtain for free a copy of the
 charitable organization's registration and financial information
 from the Office of the Secretary of State; and

16 5. On every written or printed solicitation, the following 17 disclosure statement verbatim:

18 "Registration on file with the Office of the Secretary of 19 State."

The disclosure statement shall be prominently displayed by use of one or more of the following: underlining, a border, or bold type. Where the solicitation consists of more than one piece, the disclosure statement shall be displayed on a prominent part of the solicitation materials. If the solicitation occurs on a website,

1 the disclosure statement must be prominently displayed on any webpage that identifies a mailing address where contributions are to 2 be sent, identifies a telephone number to call to process 3 4 contributions, or provides for online processing of contributions. 5 SECTION 2. AMENDATORY 18 O.S. 2011, Section 552.3, as amended by Section 1, Chapter 4, O.S.L. 2013 (18 O.S. Supp. 2020, 6 7 Section 552.3), is amended to read as follows:

Section 552.3 A. No charitable organization that is either 8 9 located within this state or that is soliciting contributions from 10 any person in this state, except those specifically exempt under 11 Section 552.4 of this title, shall solicit contributions until the 12 charitable organization shall have registered with the Office of the 13 Secretary of State and filed information, as required by the 14 Oklahoma Solicitation of Charitable Contributions Act, on forms 15 approved by that office. At the time of registration, each 16 charitable organization, except as otherwise provided in this 17 section, shall pay a fee of Sixty-five Dollars (\$65.00). The first 18 Fifteen Dollars (\$15.00) of the fee shall be deposited to the credit 19 of the General Revenue Fund of the State Treasury. Thirty-four 20 Dollars (\$34.00) of the fee shall be deposited to the credit of the 21 Attorney General Charitable Solicitations Enforcement Revolving Fund 22 and the remaining Sixteen Dollars (\$16.00) shall be deposited to the 23 credit of the Secretary of State Charitable Solicitations Revolving 24 Fund. Provided, a charitable organization whose contributions

during the previous registration period did not exceed Ten Thousand 1 Dollars (\$10,000.00) or if this is the charitable organization's 2 3 first registration period and the anticipated contributions for the 4 current registration period are not expected to exceed Ten Thousand 5 Dollars (\$10,000.00), shall pay a fee of Fifteen Dollars (\$15.00) of which Ten Dollars (\$10.00) shall be deposited to the credit of the 6 7 Attorney General Charitable Solicitations Enforcement Revolving Fund and the remaining Five Dollars (\$5.00) shall be deposited to the 8 9 credit of the Secretary of State Charitable Solicitations Revolving 10 Fund. Each charitable organization that is required to register 11 under this act shall register annually with the Secretary of State 12 by the date that the charitable organization files its Form 990 or 13 by the date, plus extensions, that it is required to file its Form 14 990, whichever occurs first. Registration shall not be deemed to 15 constitute an endorsement by the state or by the Secretary of State 16 of any charitable organization or the proposed uses of the funds 17 solicited. The information so filed shall be available to the 18 general public. The charitable organization shall provide the 19 following information on the required forms:

20 1. The legal name of the charitable organization, any trade 21 names that the charitable organization uses, any other name the 22 organization may be identified or known as, and any distinctive 23 names the organization uses for purposes of solicitation of 24 contributions;

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1	2. The mailing address of the charitable organization which can
2	<u>be a P.O. box address</u> ;
3	3. The name and mailing address of:
4	a. each officer, director, trustee, and/or equivalent, and
5	b. each salaried executive employee of the charitable
6	organization;
7	4. The name and mailing address of:
8	a. each professional fundraiser or professional solicitor
9	that will have custody of the contributions, and
10	b. each person associated with a professional fundraiser,
11	professional solicitor or charitable organization that
12	is directly responsible for the payment and
13	distribution of funds collected;
14	5. The name and mailing address of each professional
15	fundraising counsel utilized by the charitable organization;
16	6. For charitable organizations that register for the first
17	time, a statement of whether or not the charitable organization
18	believes contributions for the first year of registration will
19	exceed Ten Thousand Dollars (\$10,000.00);
20	7. The purposes for which the contributions solicited are to be
21	used;
22	8. For charitable organizations who have a gross revenue of One
23	Million Dollars (\$1,000,000.00) or more, the approximate percentage
24	of contributions solicited in a fiscal year to remain in Oklahoma;

1 9. For the initial registration of a newly formed charitable 2 organization, a copy of a letter from the Internal Revenue Service, 3 or other evidence, showing that such organization is exempt from federal income taxation; or, for a charitable organization that has 4 5 not applied for federal income tax exemption with the Internal Revenue Service or is not required to apply for federal income tax 6 7 exemption, evidence showing that said charitable organization is organized in any state or jurisdiction as a not-for-profit entity; 8

9 9. 10. An identification of the period of time or periods
10 during which solicitations are to be conducted, which may be
11 specific periods, estimated or projected time frames, or continuous,
12 and which may involve different periods for different types of
13 solicitations by the same charitable organization;

14 <u>10.</u> <u>11.</u> An identification of the specific method or methods of 15 solicitation utilized by the charitable organization and its agents;

16 <u>11. 12.</u> Whether the solicitation is to be conducted by the 17 following for or on behalf of the charitable organization: 18 professional fundraisers, employees or volunteers of the charitable 19 organization, and/or others; and

20 <u>12. 13.</u> If the solicitation is to be conducted in whole or in 21 part by professional fundraisers, the names and addresses of each 22 professional fundraiser involved in the solicitation; the basis of 23 payment or other consideration payable to each professional 24 fundraiser and the nature of the arrangements between the charitable

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1 organization and each professional fundraiser, the specific amount, 2 formula or percentage of compensation, or property of any kind or value to be paid or provided to each professional fundraiser; and if 3 4 payment is based on a percentage, the amount of compensation as a 5 percentage of the total contributions received, and the net amount 6 of the total contributions received (total contributions received, 7 less expenses of solicitation other than amounts payable to any 8 professional fundraiser).

9 B. In addition to the required information in subsection A of
10 this section, every charitable organization subject to the
11 provisions of the Oklahoma Solicitation of Charitable Contributions
12 Act that has solicited contributions during the previous fiscal year
13 shall provide the following information:

The gross amount of the contributions, gifts, grants and
 other similar amounts received by the charitable organization;

16 2. The total Program Service Expenses of the charitable 17 organization;

18 3. The total Management and General Expenses of the charitable 19 organization;

4. The total Fundraising Expenses of the charitable
 organization; and

5. For charitable organizations who have a gross revenue of One Million Dollars (\$1,000,000.00) or more, the actual percentage of contributions solicited that remained in Oklahoma;

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<u>6. The actual percentage of funds raised spent on a commission</u> or fee to a professional fundraiser; and

3 <u>7.</u> The aggregate amount paid, or payable, to professional
4 fundraisers and professional fundraising counsel.

5 C. Any registration form required to be filed under this 6 section shall be executed by signature, without more, of the person 7 or persons signing the form, in which case the signature or 8 signatures shall constitute the affirmation of the signatory, under 9 penalty of perjury, that the signature is that person's act and deed 10 or the act and deed of the organization, and that the facts stated 11 therein are true.

12 D. If a charitable organization that is registered with the 13 Secretary of State to solicit contributions in this state changes 14 its name or the mailing address of its principal office, or plans to 15 engage in the solicitation of contributions using a name that is not 16 listed on its registration form, then it shall, prior to soliciting 17 any funds in this state using any such name, file with the Secretary 18 of State a statement executed by an authorized officer of the 19 organization setting forth any new name and mailing address along 20 with a fee of Twenty-five Dollars (\$25.00). Such fee shall be 21 deposited to the credit of the General Revenue Fund of the State 22 Treasury.

E. Any fraternal or membership organization not based in
Oklahoma which solicits contributions from any person of this state

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by telephone, or contracts with professional fundraisers to solicit such contributions, shall be required to have at least one member or employee of the fraternal or membership organization residing within the county where the call is received.

5 SECTION 3. AMENDATORY 18 O.S. 2011, Section 552.14a, is 6 amended to read as follows:

7 Section 552.14a A. Applicable to charitable organizations,
8 professional fundraisers and professional solicitors, the following
9 shall constitute violations of this act:

10 1. Knowingly making any false material statement or 11 representation on a registration application;

12 2. Using the name of a person when soliciting contributions or 13 in an advertisement, brochure, stationery or correspondence, without 14 the consent or approval in writing of such person, other than an 15 officer, director or trustee of the charitable organization by or 16 for which contributions are solicited. This paragraph shall not 17 apply to the use of the name of a person that has contributed to or 18 sponsored an event or program of the charitable organization in a 19 report, brochure, program or listing of donors, contributors, 20 sponsors, or supporters issued or published by a charitable 21 organization. This paragraph shall not apply to the use of a public 22 figure's name and/or likeness truthfully and in good faith, so long 23 as such use does not imply a false endorsement;

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3. Knowingly using, in connection with solicitation of
 contributions for the purpose of deceiving the public, a name
 similar to other charitable organizations, professional fundraiser,
 professional solicitor or government agency or political
 subdivision;

4. Failing to register as required pursuant to Sections Section
7 552.3, 552.7 or 552.9, as applicable, of Title 18 of the Oklahoma
8 Statutes this title unless otherwise exempted by this act;

9 5. Employing in any solicitation or collection of contributions
10 for a charitable organization any device, scheme or artifice to
11 defraud or for obtaining money or property by means of any false
12 pretense, representation or promise; and

13 6. Failing or refusing to supply requested information as
14 required by Section 552.9 of Title 18 of the Oklahoma Statutes this
15 title; and

16 <u>7. Failing or refusing to supply information as required by</u>
17 Section 1 of this act within a reasonable amount of time.

B. The Attorney General or a district attorney may bring anaction:

To obtain a declaratory judgment that an act or practice
 violates this act;

22 2. To enjoin, or to obtain a restraining order against a person
23 who has violated or is violating this act;

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3. To recover actual damages, restitution, disgorgement and
 penalties attributed to a violation of this act;

3 4. To recover reasonable expenses and investigation fees4 attributable to a violation of this act;

5 5. To prosecute any civil or criminal actions as provided by6 this act, as applicable; and

7 6. To revoke the registration of a charitable organization,
8 professional fundraiser, or professional solicitor for any violation
9 of this act.

10 In lieu of instigating or continuing an action or С. proceeding, the Attorney General or a district attorney may accept a 11 12 consent judgment with respect to any act or practice declared to be 13 a violation of this act. Such a consent judgment shall provide for 14 the discontinuance by the person entering the same of any act or 15 practice declared to be a violation of this act, and it may include 16 a stipulation for the payment by such person of reasonable expenses, 17 attorney fees, investigation costs and penalties incurred by the 18 Attorney General or a district attorney. The consent judgment also 19 may include a stipulation for restitution to be made by such person 20 to contributors of money, property or other things received from 21 contributors in connection with a violation of this act and also may 22 include a stipulation for specific performance. Any consent 23 judgment entered into pursuant to this section shall not be deemed 24 to admit the violation, unless it does so by its terms. Before any

1 consent judgment entered into pursuant to this section shall be 2 effective, it must be approved by the district court and an entry 3 made in the manner required for making an entry of judgment. After 4 such approval is received, any breach of the conditions of such 5 consent judgment shall be treated as a violation of a court order, 6 and shall be subject to all the penalties provided by law therefor.

7 D. In any action brought by the Attorney General or a district
8 attorney, the court may:

9 1. Make such orders or judgments as may be necessary to prevent 10 the use or employment by a person of any practice declared to be a 11 violation of this act;

Make such orders or judgments as may be necessary to
 compensate any person for damages sustained;

14 3. Enjoin any person from engaging in solicitation of
15 charitable contributions in this state;

4. Revoke the registration of a charitable organization,
 professional fundraiser or professional solicitor;

18 5. Enter any order that is appropriate in a criminal 19 prosecution of crimes identified in this act or any other state law; 20 and

21 6. Grant other appropriate relief.

E. When an action is filed under this act by the Attorney
General or a district attorney, no action seeking an injunction or
declaratory judgment shall be filed in any other district in this

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state based upon the same transaction or occurrence, series of
 transactions or occurrences, or allegations that form the basis of
 the first action filed.

When the Attorney General or a district attorney has reason 4 F. 5 to believe that a person has engaged in, is engaging in or is about to engage in any practice declared to be in violation of this act 6 7 and he or she believes it to be in the public interest that an investigation should be made to ascertain whether a person has in 8 9 fact engaged in, is engaging in or is about to engage in any such 10 practice, he or she may execute in writing and cause to be served 11 upon any such person who is believed to have information, 12 documentary material or physical evidence relevant to the alleged 13 violation an investigative demand requiring such person to furnish, 14 under oath or otherwise, a report in writing setting forth the 15 nonprivileged relevant facts and circumstances of which the person 16 has knowledge, or to appear and testify, or to produce relevant 17 nonprivileged documentary material or physical evidence for 18 examination at such reasonable time and place as may be stated in 19 the investigative demand, concerning the solicitation of charitable 20 contributions.

G. To accomplish the objectives and to carry out the duties prescribed by this act, the Attorney General or district attorney, in addition to other powers conferred on him or her by this act or the laws of this state, may issue subpoenas or other process to any

person and conduct hearings in aid of any investigation or inquiry, 1 2 administer oaths and take sworn statements under penalty of perjury, 3 and serve and execute in any county, search warrants; provided, that 4 none of the powers conferred by this act shall be used for the 5 purpose of compelling any natural person to furnish testimony or evidence that might tend to incriminate him or her or subject him 6 7 or her to a penalty; and provided further, that information obtained pursuant to the powers conferred by this act shall not be made 8 9 public or disclosed by the Attorney General, district attorney or 10 their employees unless otherwise provided under this act.

11 Η. In addition to any other penalties provided under this act, 12 a charitable organization, professional fundraiser, or professional 13 solicitor that is found to be in violation of the Oklahoma 14 Solicitation of Charitable Contributions Act in a civil action or 15 who willfully violates the terms of any injunction or court order 16 issued pursuant to the Oklahoma Solicitation of Charitable 17 Contributions Act shall pay a civil penalty of not more than Ten 18 Thousand Dollars (\$10,000.00) per violation, taking into account the 19 nature and severity of the violation and the benefit provided to the 20 public by the violator, along with the need for protecting 21 contributors and donors. For the purposes of this section, the 22 district court issuing an injunction shall retain jurisdiction, and 23 in such cases, the Attorney General, acting in the name of the

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state, or a district attorney may petition for recovery of civil
 penalties.

I. In administering and pursuing actions under this act, the Attorney General and a district attorney are authorized to sue for and collect reasonable expenses, attorney fees, and investigation fees as determined by the court. Civil penalties or contempt penalties sued for and recovered by the Attorney General or a district attorney shall be used for the furtherance of their duties and activities under this act.

10 J. In addition to other penalties imposed by this act, any 11 person convicted in a criminal proceeding of committing an act 12 prohibited in paragraph 1, 3 or 5 of subsection A of this section, 13 shall be quilty of a felony and upon conviction thereof shall be 14 subject to a fine not to exceed Ten Thousand Dollars (\$10,000.00) or 15 imprisonment in the custody of the Department of Corrections for not 16 more than five (5) years, or by both such fine and imprisonment. 17 SECTION 4. This act shall become effective November 1, 2021. 18 19 58-1-7881 AOH 03/05/21 20 21

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