HOUSE BILL NO. 393

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTIETH LEGISLATURE - SECOND SESSION

BY REPRESENTATIVE EASTMAN

Introduced: 2/21/18

Referred:

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to political contributions; and relating to the Select Committee on
- 2 Legislative Ethics and the Legislative Ethics Act."

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- * **Section 1.** AS 15.13.074 is amended by adding a new subsection to read:
- 5 (j) Notwithstanding (g) of this section, an individual required to register as a 6 lobbyist under AS 24.45 may not, at any time the individual is subject to the 7 registration requirement under AS 24.45 and for one year thereafter, make a 8 contribution to a candidate for the legislature or to a group that makes expenditures or 9 receives contributions
- 10 (1) with the authorization or consent, express or implied, or under the control, direct or indirect, of
- (A) a member of the legislature, including a former member of the legislature who was a member of the legislature at any time during the preceding 365-day period;

1	(B) a legislative employee, including a former legislative
2	employee who was employed by the legislature at any time during the
3	preceding 365-day period;
4	(C) a person in the immediate family of a member of the
5	legislature under (A) of this paragraph;
6	(D) a person in the immediate family of a legislative employee
7	under (B) of this paragraph; or
8	(E) an individual who files for election to the state legislature
9	or campaigns as a write-in candidate for the state legislature; and
10	(2) to influence the outcome of an election under this chapter.
11	* Sec. 2. AS 24.20.100 is amended by adding a new subsection to read:
12	(b) The Select Committee on Legislative Ethics established under AS 24.60
13	may use legal services provided by staff of the Legislative Affairs Agency under
14	AS 24.60.150(a)(5) during that committee's meetings in executive session and for
15	matters and proceedings related to those meetings. A request for services by the
16	committee is confidential.
17	* Sec. 3. AS 24.60.020(b) is amended to read:
18	(b) The provisions of this chapter specifically supersede the provisions of the
19	common law relating to legislative conflict of interest that may apply to a member of
20	the legislature or a legislative employee. This chapter does not supersede the
21	uniform rules adopted by the Alaska State Legislature, and does not supersede or
22	repeal provisions of the criminal laws of the state. This chapter does not exempt a
23	person from applicable provisions of another law unless the law is expressly
24	superseded or incompatibly inconsistent with the specific provisions of this chapter.
25	* Sec. 4. AS 24.60.037(e) is amended to read:
26	(e) In <u>a matter</u> [CASES] where there <u>is a conflict</u> [ARE CONFLICTS]
27	between the open meetings [THESE] guidelines established in this section and the
28	uniform rules adopted by the Alaska State Legislature, the uniform rules prevail.
29	
30	* Sec. 5. AS 24.60.130(c) is amended to read:
31	(c) The chief justice of the Alaska Supreme Court shall select public

1	members under (b) of this section who, as a group, represent a diversity of							
2	professions and geographic regions. Not [NO] more than							
3	(1) one public member may be employed by the state or a political							
4	subdivision of the state;							
5	(2) one public member may be a former legislator; and							
6	(3) [NO MORE THAN] two public members [OF THE							
7	COMMITTEE] may be members of the same political party.							
8	* Sec. 6. AS 24.60.131(a) is amended to read:							
9	(a) When appointing members of the legislature to serve on the committee							
10	under AS 24.60.130(b), the speaker of the house of representatives or the president of							
11	the senate, as appropriate, shall appoint an alternate member for each regular member.							
12	The alternate member shall have the same qualifications for appointment to the							
13	committee as the regular member for whom the alternate stands as alternate. The							
14	alternate member's appointment is subject to confirmation as required for appointment							
15	of the regular member. An alternate member may attend all committee and							
16	subcommittee meetings and hearings to the same extent as the regular member							
17	for whom the person serves as an alternate. However, except as otherwise							
18	provided under this section, the alternate may not vote. If the regular member is							
19	absent and the alternate member is present, the alternate shall vote in place of							
20	the regular member. The alternate may not vote in place of a regular member if							
21	the alternate is disqualified from voting under 24.60.130(h).							
22	* Sec. 7. AS 24.60.131(d) is amended to read:							
23	(d) If a regular member of the committee or a subcommittee or an alternate							
24	member appointed under (a) or (b) of this section participates at the commencement of							
25	a proceeding under AS 24.60.170, the member shall participate for the duration of the							
26	proceeding unless the member is disqualified under AS 24.60.130(h) or is unable to							
27	continue participating. If <u>a regular</u> [THE PARTICIPATING] member is disqualified							
28	under AS 24.60.130(h) or becomes unable to participate, the chair of the committee or							
29	subcommittee that holds the proceeding shall designate the member's alternate, and							
30	promptly notify the alternate of that designation, to participate in place of the							
31	member for the duration of the proceeding unless the alternate is disqualified or is							

unable to	participate.	If both	a regu	lar legis	lative m	ember	and	that me	ember's		
alternate	appointed	under	(a) (of this	section	are	disqu	ualified	under		
AS 24.60.	130(h), the	chair of	the c	<u>ommitte</u>	e or su	bcomn	ittee	that ho	lds the		
proceedin	g shall des	ignate th	e alter	nate m	ember a	ppoint	ed un	der (e)	of this		
section to participate in the proceeding and shall promptly notify the alternate											
member a	appointed ur	nder (e) o	f this s	ection of	that des	ignatio	on.				

* **Sec. 8.** AS 24.60.131(e) is amended to read:

(e) If both a regular legislative member and that member's alternate appointed under (a) of this section are not available to participate at the commencement of a proceeding under AS 24.60.170 because they are disqualified under AS 24.60.130(h), the presiding officer of the house in which the two members serve shall appoint from that house an alternate [AND DESIGNATE THAT ALTERNATE] to participate in the proceeding; however, if the two members who are not available to participate are not members of the majority organizational caucus, the leader of the minority organizational caucus with the greatest number of members shall appoint from that house an alternate [AND DESIGNATE THAT ALTERNATE] to participate in the proceeding.

* **Sec. 9.** AS 24.60.150(a) is amended to read:

- (a) The committee shall
- (1) adopt procedures to facilitate the receipt of inquiries and prompt rendition of its opinions;
- (2) publish annual summaries of decisions and advisory opinions with sufficient deletions in the summaries to prevent disclosing the identity of the persons involved in the decisions or opinions that have remained confidential;
- (3) publish legislative ethics materials, including an annually updated handbook on standards of ethical conduct and a bimonthly legislative newsletter, to help educate legislators, legislative employees, and public members of the committee on the subject of legislative ethics;
- (4) within 10 days of the first day of each regular session of the legislature and at other times determined by the committee, administer two types of legislative ethics courses that teach means of compliance with this chapter and are

designed to give an understanding of this chapter's purpose under AS 24.60.010; one course, for returning legislators, legislative employees, or public members of the committee, must refresh knowledge and review compliance issues; a separate course shall be designed to give first-time legislators, legislative employees, or public members of the committee a fundamental understanding of this chapter and how to comply with it;

(5) when the committee meets in executive session, require that a lawyer employed by the Legislative Affairs Agency attend to advise the committee, unless all persons attending the executive session waive that requirement.

* **Sec. 10.** AS 24.60.160(b) is amended to read:

(b) An opinion issued under this section is binding on the committee in any subsequent proceedings concerning the facts and circumstances [OF THE] particular to the matter [CASE] unless material facts were omitted or misstated in the request for the advisory opinion. An opinion issued under this section must be issued with [SUFFICIENT] deletions or other modifications that are sufficient to prevent disclosing the identity of the person or persons involved. Advisory opinion requests, discussions, and deliberations are confidential [,] unless the requester and anyone [ELSE] named in the request who is covered by this chapter waive [WAIVES] confidentiality. The committee's final vote on the advisory opinion is a public record.