

COUNTY ADVISORY BULLETIN

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Published by: County Commissioners Association of Ohio

37 West Broad Street, Suite 650 • Columbus, Ohio 43215-4195 Phone: 614-221-5627 • Fax: 614-221-6986 • www.ccao.org

Bulletin 2007-01 May 2007

House Bill 694 of the 126th General Assembly limits political contributions by individuals, owners of businesses, and certain family members of those owners that are seeking or have been awarded public contracts

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Senate Co-Sponsor: Jeff Jacobson (R-Dayton)

Revised Code Sections Affected: 109.96 and 3517.093, both newly enacted, and 3517.13 and 3517.992, both amended

Effective Date: April 4, 2007

ACT SUMMARY

H.B. 694 expands the political contribution limits under prior law to prohibit a board of county commissioners, among many other newly added boards and commissions, from awarding a contract for the purchase of goods or services costing more than \$500 to an individual or organization that makes a political contribution to a member of the board in excess of amounts designated in the act. The act's contribution limits are as follows: (1) \$1,000 for an (a) individual, (b) partner or owner of the partnership or other unincorporated business, (c) owner of more than 20% of a corporation or business trust, (d) shareholder of an association, (e) administrator or executor of an estate, (f) trustee of a trust, or (g) spouse or child of any of the above persons, and (2) \$2,000 for (a) a political action committee (hereafter "PAC") affiliated with a partnership, unincorporated business, corporation, or business trust or, (b) generally, total contributions from any of the above listed persons, including a PAC.

Under the act, this prohibition applies for any contributions in excess of the above described limits for up to two calendar years prior to the date the contract is awarded. If a board contracts with an individual or organization, the individual or organization cannot make political contributions in excess of the contribution limits described above to any of the commissioners during the life of the contract and for one year following the conclusion of the contract.

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- 7. How do public officers comply with the law?
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- 9. What are the penalties for violating the law?

1. What is the new law's general prohibition?

Any of the public officers described below are prohibited from contracting for the purchase of goods or services costing more than \$500 (hereafter "public contracts") with any of the vendors described below if the vendor makes one or more contributions to the officer or the officer's campaign committee in excess of the contribution limits described below.

Additionally, if any of the public officers described below contract with any of the vendors described below, that vendor is prohibited from making one or more contributions to the officer or the officer's campaign committee in excess of the contribution limitations described below during the life of the public contract and for one year after the contract concludes.

2. Which public officers are subject to the new law?

Public contracts for which any of the following public officers have ultimate responsibility for the award of the contract are subject to the new law's requirements and prohibitions: (1) agencies or departments of the state, (2) political subdivisions of the state, (3) boards of county commissioners, (4) boards of township trustees, (5) municipal legislative authorities, (6) boards of education, (7) other boards, commissions, committees, authorities, councils, boards of trustees, task forces, and other such

entities created by law, (8) and the Governor, the chief executive officer of a county operating under an alternative form of government or county charter, or the chief executive officer of a municipal corporation for contracts awarded by a board, commission, committee, authority, council, board of trustees, task force, or other entity appointed by the Governor or chief executive officer, respectively. (R.C. 3517.13(K) and (M).)

Law unchanged by H.B. 694 specifies that holders of a public office (hereafter "public officers") are officers of any state, county, municipal, township, or district office, except an office of a political party, that is filled by an election and the office of a United States senator or representative. (R.C. 3517.01(A)(9).)¹ Thus, members of local boards and commissions who are not elected are not subject to H.B. 694. However, if those members are appointed by another authority that is "ultimately responsible" for the contracts they award, then that appointing officer becomes the public officer ultimately responsible for the award of the contract and thus that appointing officer is subject to H.B 694.

3. What are the contribution limitations and which vendors are subject to the law?

Any one of the following vendors are subject to the new law's requirements and prohibitions if that one vendor makes one or more political contributions to a public officer or the officer's campaign committee totaling in excess of 1,000: (1) an individual, (2) any partner or owner of a partnership or other unincorporated business, (3) an owner of more than 20% of a corporation or business trust, (4) any shareholder of an association, (5) any administrator of an estate, (6) any executor of an estate, (7) any trustee of a trust, (8) a spouse of any of the above described persons, or (9) a child age 7 through 17 of any of the above described persons. (R.C. 1,13) (I)(1)(a), (I)(2)(a), (J)(1)(a), and (J)(2)(a).)

Any combination of contributions from the following vendors are subject to the new law's requirements and prohibitions if that combination of political contributions to a public officer or the officer's campaign committee totals in excess of \$2,000: (1) an individual, (2) any partner or owner of a partnership or other unincorporated business, (3) any shareholder of an association, (4) any administrator of an estate, (5) any executor of an estate, (6) any trustee of a trust, (7) a spouse of any of the above described persons, (8) a child age 7 through 17 of any of the above described persons, or (9) any PAC that is affiliated with a partnership or other unincorporated business, association, estate, or trust. (R.C. 3517.13(I)(1)(b), (2)(b), and (4).)

Any combination of contributions from the following vendors are subject to the new law's requirements and prohibitions if that combination of political contributions to a public officer or the officer's campaign committee totals in excess of \$2,000: (1) an owner of more than 20% of a corporation or business trust, (2) a spouse of an owner described above, (3) a child age 7 through 17 of an owner described above, or (4) a PAC that is affiliated with a corporation or business trust. (R.C. 3517.13(J)(1)(b), (2)(b), and (4).)

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¹ Within this bulletin, the term "public officer" was used to make the bulletin easier to read. However, the term actually used in the Revised Code is "holder of a public office." The Revised Code defines "public office" to mean all of the elected offices described above.

These contribution limitations apply not only when a person holds a public office, but also when that person is a candidate for that office. A person becomes a candidate for a public office by filing a declaration of candidacy, a declaration of intent to be a write-in candidate, or a nominating petition, through party nomination at a primary election, or by filling a vacancy under existing law. (R.C. 3517.13(N)(1).)

For purposes of this law, a PAC is affiliated with an organization if the PAC received, as reported on its most recent campaign finance statement, more than 50% of its contributions from a (1) partner or owner of a partnership or other unincorporated business, (2) owner of more than 20% of a corporation or business trust, (3) shareholder of an association, (4) administrator or executor of an estate, or (5) trustee of a trust. (R.C. 3517.13(L)(2).)

4. What constitutes a contract?

H.B. 694 specifically repeals the provision in prior law that exempted competitively bid contracts from these political contribution restrictions. Consequently, the act is intended to encompass all bid and unbid contracts for goods or services costing more than \$500. However, the act does not define or further specify what types of agreements or purchases made by a public officer are subject to the law's provisions. Because the law does not specify which types of agreements are subject, CCAO recommends that a public officer consider all types of purchases for goods or services costing more than \$500 made by that officer subject to the law's provisions. Thus, a contract could include such agreements as purchase orders, direct vouchers, procurement cards, and any other contracts costing more than \$500. (R.C. 3517.13(I) and (J).)

5. Does it matter when a political contribution was made?

H.B. 694 specifies that a public officer is prohibited from awarding a public contract if any of the vendors described above made one or more contributions totaling in excess of the limitations described above within two calendar years preceding the award of the contract. (R.C. 3517.13(I)(1), (I)(4)(a), (J)(1), and (J)(4)(a).)

H.B. 694 includes a provision that exempts contributions made prior to January 1, 2007; however, this exemption apparently applies only to state contracts. The act contains no provision that specifically exempts contributions made before the effective date of the new law for county contracts. Thus, any contributions made to a public officer, an officer's campaign committee, or to a person who is a candidate for a public office in excess of the above limitations at any time within two years prior to the award of a county contract may be subject to the new law. (Section 3 of the act.)

However, law unchanged by the act specifies that the act's contribution limitations do not apply to contributions a partner, shareholder, administrator, executor, trustee, or owner of more than 20% of a corporation or business trust made before the person held any of those positions. Similarly, the act does not apply to contributions the spouse of one of the above listed persons made before the person held that position. (R.C. 3517.13(N)(2).)

6. For what amount of time do the contribution limits apply?

The new law prohibits a vendor described above from making one or more contributions totaling in excess of the limitations described above to a public officer during the life of the public contract and for one year following the conclusion of that contract. (R.C. 3517.13(I)(2), (I)(4)(b), (J)(2), and (J)(4)(b).)

7. How do public officers comply with the law?

A public officer must not violate the prohibitions described above. A public officer must not award a public contract to a vendor that has made a contribution as described above and must not accept a contribution in excess of the limits described above from a vendor with which the public officer has a current public contract or had a contract expire within the past year.

Before entering into a public contract, H.B. 694 requires a public officer to obtain certification from the vendor (either an individual or organization) that the individual or all persons responsible for the organization, the individual's or responsible persons' spouses and children age 7 to 17, and any affiliated PACs are in compliance with H.B. 694. The act does not specify what type of certification a public officer must obtain; however, attached and below are samples of a form and language a county may use to satisfy the certification requirements of the act. (R.C. 3517.13(I)(3) and (J)(3).)

First, a county may use the attached affidavit to certify that a vendor with which the county is contracting is at the time of the public contract and will throughout the duration of the contract comply with the new law. We suggest requiring the affidavit for both bid and unbid public contracts into which the county enters.

Second, a county may add the following language to purchase orders stipulating that one of the terms and conditions of fulfilling the purchase order is that the vendor comply with the new law:

"If this is a contract for goods or services in excess of \$500, the vendor hereby certifies that all persons identified in Ohio Revised Code sections 3517.13(I)(3) and 3517.13(J)(3), as applicable, are in compliance with Ohio Revised Code sections 3517.13(I) or 3517.13(J), as applicable."

Finally, below is language a county may send out with bid packets for competitively bid public contracts (contracts that exceed \$25,000). This language will alert the vendor submitting a bid that failure to complete the affidavit, described above and enclosed, along with the rest of the bid materials, will disqualify the vendor's bid.

"Ohio Revised Code sections 3517.13 (I)(3) and 3517.13(J)(3) require that no agency or department of this state or any political subdivision shall enter into any contract for the purchase of goods costing more than five hundred dollars or services costing more than five hundred dollars with a corporation, individual, partnership, or other unincorporated business, association, including, without limitation, a professional association organized under Chapter 1785. of the Revised Code, estate, or trust unless the contract includes a certification that the individuals named in Revised Code sections 3517.13(I)(1) and

3517.13(J)(1) are in compliance with the aforementioned provisions. The offeror is required to complete the affidavit contained in **Appendix A - Exhibit 5** of the proposal/bid. **Failure to submit the required form with the proposal/bid packet will deem the offeror's response to be non-responsive and disqualified from receiving further consideration.**"

The language and form described above are samples of language and a form that will allow a county to comply with the new law. However, because of the broad reach of the language in the new law, a county may be able to comply with the law's provisions using alternative language or forms. Thus, a county may alter the language and form described above if the altered language and form also comply with H.B. 694.

8. How does H.B. 694 treat existing goods and services contracts over \$500?

The act stipulates that for any public contracts not yet concluded at the time of the effective date of the act, which was April 4, 2007, the prohibitions on vendors making contributions in excess of the limitations during the life of the public contract and for one year following the conclusion of the public contract, as described above, apply beginning on April 4. Thus, existing public contracts are treated as newly awarded public contracts under the act. (Section 4 of the act.)

However, H.B. 694 does not require a public officer to obtain certification for existing public contracts. Thus, the certification requirement described above applies only to new public contracts. (Section 4 of the act.)

9. What are the penalties for violating the law?

If a public officer awards a public contract in violation of the above described prohibitions, the officer is subject to a fine of not more than \$1,000 and the public contract must be rescinded if its terms have not yet been performed. (R.C. 3517.992(R)(1).)

If a vendor, including a PAC affiliated with the vendor, makes contributions to a public officer in violation of the above described prohibitions, the vendor is subject to a fine equal to three times the amount contributed in excess of the amount permitted to be contributed. For example, if an individual vendor contributes \$3,000 to a public officer in violation of the act, the vendor would be subject to a \$6,000 fine (\$2,000 times three). Additionally, if a vendor makes such a contribution, any public contract that makes the vendor subject to the provisions of H.B. 694 may be rescinded at the discretion of the Ohio Elections Commission. (R.C. 3517.992(R)(2).)

If a vendor, including a PAC, knowingly makes a false statement on a certification a public officer is required to obtain from the vendor, as described above, the vendor is guilty of a fifth degree felony and the public contract that includes the false certification must be rescinded. (R.C. 3517.992(R)(3).)

The act does not specify a penalty for a public officer failing to obtain a certification as required under the new law. However, the public officer may be subject to general civil liability for violating a statutory provision.

ACKNOWLEDGEMENTS AND CONTACT INFORMATION

CCAO thanks all of the following individuals who assisted in preparing this County Advisory Bulletin: Karl Kuespert, Franklin County Purchasing Director; Maria J. Armstrong, Bricker & Eckler LLP; Philip C. Richter, Executive Director, Ohio Elections Commission.

The information and recommendations contained in this bulletin are based on H.B. 694 as enacted. However, several court and Ohio Elections Commission opinions are pending, any of which could change the prohibitions and requirements explained above. Please contact the individuals at CCAO listed below or your county prosecutors for upto-date information concerning this act.

CCAO recognizes that this law is very complex, difficult to understand, and often times ambiguous. Because of this complexity and ambiguity, many questions arise concerning the law's practical implementation. The questions addressed above are some of the most frequently asked questions; however, we recognize that many other questions exist. We encourage you to discuss any questions you have with your county prosecutor's office. Any errors or omissions made in this bulletin are the sole responsibility of CCAO.

For more information on H.B. 694, contact Brad Cole at 614-220-7981 or bcole@ccao.org, or Beth Dominic at 614-220-7996 or bdominic@ccao.org.

AFFIDAVIT IN COMPLIANCE WITH SECTION 3517.13 OF THE OHIO REVISED CODE

STATE OF OHIO		
COUNTY OF	SS:	
Personally appeared	ed before me the undersigned,	as an individual or as a representative of
		for
(Name of	Entity)	(Type of Product or Service)
with respect to prohibited Revised Code Section 35	d activities constituting a con	ationed and sworn, makes the following statement inflict of interest or other violations under Ohio t the undersigned has the authority to make the or of the business entity:
awarded a contract for individually will make following the conclusion	the purchase of goods or see, beginning on the date the on of the contract, as an indivito any member of the France	within the two previous calendar years and that, if ervices in excess of \$500, none of the following contract is awarded and extending until one year dual, one or more campaign contributions totaling aklin County Board of Commissioners or their
c. any owner of m d. each spouse of a e. each child sever	any person identified in (a) that years of age to seventeen ye	on or business trust (if applicable);
contract for the purcha will make, beginning c conclusion of the contract	se of goods or services in exon the date the contract is awaract, one or more campaign of	e since January 1, 2007, and that, if awarded a cess of \$500, none of the following collectively arded and extending until one year following the contributions totaling in excess of \$2,000, to any ners or their individual campaign committees:
c. any owner of m d. each spouse of a e. each child seven through (c) of th	any person identified in (a) the n years of age to seventeen ye is section;	on or business trust (if applicable);
	Signature	
	Title:	
Sworn to before m	ne and subscribed in my presen	nce this day of
	Notary Public	