JFK/HL

SENATE STATE OF MINNESOTA

NINETY-THIRD SESSION

S.F. No. 288

(SENATE AUTHORS: MURPHY, Port, Boldon, Rest and Abeler) DATE D-PG OFFICIAL STATUS

01/17/2023	193	Introduction and first reading
		Referred to Elections
01/23/2023	352	Authors added Boldon; Rest
02/01/2023	573	Author added Abeler

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to campaign finance; prohibiting certain political activities by foreign-influenced corporations; requiring a certification of compliance; prohibiting candidates from accepting certain contributions; amending Minnesota Statutes 2022, sections 10A.27, subdivision 11; 211B.15, subdivisions 1, 7, 7b, by adding subdivisions.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 10A.27, subdivision 11, is amended to read:
1.9	Subd. 11. Contributions from certain types of contributors. (a) A candidate must not
1.10	permit the candidate's principal campaign committee to accept a contribution from a political
1.11	committee, political fund, lobbyist, or association not registered with the board if the
1.12	contribution will cause the aggregate contributions from those types of contributors during
1.13	an election cycle segment to exceed an amount equal to 20 percent of the election cycle
1.14	segment expenditure limits for the office sought by the candidate, provided that the 20
1.15	percent limit must be rounded to the nearest \$100.
1.16	(b) A candidate must not permit the candidate's principal campaign committee to accept
1.17	a contribution that is prohibited by section 211B.15.
1.18	Sec. 2. Minnesota Statutes 2022, section 211B.15, subdivision 1, is amended to read:
1.19	Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in this
1.20	subdivision have the meanings given. Unless otherwise provided, the definitions in section
1.21	10A.01 also apply to this section.
1.22	(b) "Chief executive officer" means the highest-ranking officer or decision-making
1.23	individual with authority over a corporation's affairs.

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Sec. 2.

2.1	(c) "Corporation" means:
2.2	(1) a corporation organized for profit that does business in this state;
2.3	(2) a nonprofit corporation that carries out activities in this state; or
2.4	(3) a limited liability company formed under chapter 322C, or under similar laws of
2.5	another state, that does business in this state.
2.6	(d) "Foreign-influenced corporation" means a corporation for which at least one of the
2.7	following conditions is met:
2.8	(1) a single foreign owner holds, owns, controls, or otherwise has direct or indirect
2.9	beneficial ownership of one percent or more of the total equity, outstanding voting shares,
2.10	membership units, or other applicable ownership interests of the corporation;
2.11	(2) two or more foreign owners in aggregate hold, own, control, or otherwise have direct
2.12	or indirect beneficial ownership of five percent or more of the total equity, outstanding
2.13	voting shares, membership units, or other applicable ownership interests of the corporation;
2.14	<u>or</u>
2.15	(3) a foreign owner participates directly or indirectly in the corporation's decision-making
2.16	process with respect to the corporation's political activities in the United States.
2.17	(e) "Foreign investor" means a person or entity that:
2.18	(1) holds, owns, controls, or otherwise has direct or indirect beneficial ownership of
2.19	equity, outstanding voting shares, membership units, or otherwise applicable ownership
2.20	interests of a corporation; and
2.21	(2) is a government of a foreign country; a political party organized in a foreign country;
2.22	a partnership, association, corporation, organization, or other combination of persons
2.23	organized under the laws of or having its principal place of business in a foreign country;
2.24	or an individual who is not a citizen or national of the United States and who is not lawfully
2.25	admitted for permanent residence in the United States.
2.26	(f) "Foreign owner" means:
2.27	(1) a foreign investor; or
2.28	(2) a corporation in which a foreign investor holds, owns, controls, or otherwise has
2.29	directly or indirectly acquired beneficial ownership of equity or voting shares in an amount
2.30	that is equal to or greater than 50 percent of the total equity or outstanding voting shares.

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3.1	Sec. 3. Mi	nnesota Statutes 20	22, section 211B.	15, is amended by adding	g a subdivision to
3.2	read:				
3.3	Subd. 4a	. Foreign-influenc	ed corporations.	(a) Notwithstanding sub	odivisions 3 and
3.4	4, a foreign-	influenced corpora	tion must not:		
3.5	<u>(1) make</u>	an expenditure, or	offer or agree to 1	nake an expenditure, to p	promote or defeat
3.6	the candidad	y of an individual	for nomination, el	lection, or appointment to	o a public office;
3.7	<u>(2) make</u>	contributions or ex	penditures to pro-	mote or defeat a ballot qu	estion, to qualify
3.8	a question fo	or placement on the	e ballot, or to expr	ess its views on issues o	f public concern;
3.9	<u>(3) make</u>	a contribution to a	candidate for not	mination, election, or app	pointment to a
3.10	public office	e or to a candidate's	principal campai	gn committee;	
3.11	<u>(4) make</u>	a contribution to a	political commit	tee, political fund, or pol	itical party unit;
3.12	or				
3.13	<u>(5) take</u>	any action to public	ely endorse or opp	oose a candidate for nom	ination, election,
3.14	or appointm	ent to a public offic	ce, or to endorse of	or oppose a ballot questic	on or other issue
3.15	of public co	ncern.			
3.16	(b) Notw	vithstanding subdivi	isions 8 to 11, a fo	reign-influenced corpora	tion is prohibited
3.17	from engagi	ng in the activities	otherwise authori	zed by those subdivision	<u>IS.</u>
3.18	Sec. 4. Mi	nnesota Statutes 20	22, section 211B.	15, is amended by adding	g a subdivision to
3.19	read:				
3.20	Subd. 4b	<u>).</u> Certification of c	compliance with	subdivision 4a. A corpo	ration that makes
3.21	a contributio	on or expenditure at	uthorized by subd	ivision 3 or 4 must, with	in seven business
3.22	days after th	e contribution or ex	xpenditure is mad	e, submit a certification	to the Campaign
3.23	Finance and	Public Disclosure	Board that it was	not a foreign-influenced	corporation as of
3.24	the date the	contribution or exp	enditure was mad	le. The certification must	t be signed by the
3.25	corporation'	s chief executive of	fficer after reason	able inquiry, under penal	ty of perjury. If
3.26	the activity	requiring certificati	on was a contribu	tion to an independent e	xpenditure
3.27	committee,	the corporation mus	st additionally pro	ovide a copy of the certif	ication to that
3.28	committee.				
3.29	Sec. 5. Mi	nnesota Statutes 20	22, section 211B.	15, subdivision 7, is amo	ended to read:
3.30	Subd. 7.	Penalty for corpor	rations. (a) A corj	poration that violates this	section is subject
3.31	to a civil per	nalty of up to ten tin	mes the amount o	f the violation, but in no	case more than

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	01/03/23	REVISOR	JFK/HL	23-00552	as introduced
4.1 4.2			·	Public Disclosure Board u Hearings under this chapt	•
4.3 4.4	(b) Knowing	gly violating this se	ection is a crim	e. A corporation convicte ter than \$40,000. A convic	d of knowingly
4.5 4.6	corporation may be dissolved as well as fined. If a foreign, foreign-influenced, or nonresident corporation is convicted, in addition to being fined, its right to do business in this state may				
4.7	be declared forf		in to being thie		n this state may
4.8	Sec. 6. Minne	sota Statutes 2022,	, section 211B.	15, subdivision 7b, is ame	ended to read:
4.9 4.10		U		l or a corporation knowing lual or the corporation kne	
4.11 4.12	(1) that the t 10A, 211A, or 3	C	the violation of	constituted a contribution	under chapter
4.13		contributor was a c	orporation subj	ect to the prohibitions of s	subdivision 2 <u>or</u>
4.14	<u>4a</u> .				
4.15	Sec. 7. <u>EFFE</u>	<u>CTIVE DATE.</u>			

4.16 This act is effective July 1, 2023, and applies to contributions, expenditures, and other
4.17 applicable activities occurring on or after that date.