## **102ND GENERAL ASSEMBLY**

# State of Illinois

# 2021 and 2022

#### HB5814

Introduced 11/16/2022, by Rep. Maurice A. West, II and Steven Reick

### SYNOPSIS AS INTRODUCED:

225 ILCS 460/4

from Ch. 23, par. 5104

Amends the Solicitation for Charity Act. Provides that every charitable organization registered as a charitable organization, who solicits or intends to solicit contributions from persons in the State, which shall receive in any 12-month period ending upon its established fiscal or calendar year contributions in excess of \$750,000 (instead of \$300,000), shall file a written report with the Attorney General upon forms prescribed by him within specified time periods. Provides that every charitable organization which shall receive in any 12-month period ending upon its established fiscal or calendar year of any year contributions in excess of \$25,000, but not in excess of \$750,000 (instead of \$300,000) if it is not required to submit a report under provisions concerning contributions in excess of \$750,000, shall also file a written report with the Attorney General within specified time periods.

LRB102 29024 AMQ 40926 b

HB5814

1

AN ACT concerning regulation.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Solicitation for Charity Act is amended by
changing Section 4 as follows:

6 (225 ILCS 460/4) (from Ch. 23, par. 5104)

7 Sec. 4. (a) Every charitable organization registered pursuant to Section 2 of this Act which shall receive in any 8 9 12-month period ending upon its established fiscal or calendar year contributions in excess of \$750,000 <del>\$300,000</del> and every 10 charitable organization whose fund raising functions are not 11 12 carried on solely by staff employees or persons who are unpaid for such services, if the organization shall receive in any 13 14 12-month period ending upon its established fiscal or calendar year contributions in excess of \$25,000, shall file a written 15 16 report with the Attorney General upon forms prescribed by him, on or before June 30 of each year if its books are kept on a 17 calendar basis, or within 6 months after the close of its 18 19 fiscal year if its books are kept on a fiscal year basis, which written report shall include a financial statement covering 20 21 the immediately preceding 12-month period of operation. Such include a 22 financial statement shall balance sheet and statement of income and expense, and shall be consistent with 23

forms furnished by the Attorney General clearly setting forth 1 2 the following: gross receipts and gross income from all sources, broken down into total receipts and income from each 3 solicitation project cost 4 separate or source; of 5 administration; cost of solicitation; cost of programs designed to inform or educate the public; funds or properties 6 7 transferred out of this State, with explanation as to 8 recipient and purpose; cost of fundraising; compensation paid 9 to trustees; and total net amount disbursed or dedicated for 10 each major purpose, charitable or otherwise. Such report shall 11 also include a statement of any changes in the information 12 required to be contained in the registration form filed on 13 behalf of such organization. The report shall be signed by the president or other authorized officer and the chief fiscal 14 15 officer of the organization who shall certify that the 16 statements therein are true and correct to the best of their 17 knowledge, and shall be accompanied by an opinion signed by an independent certified public accountant that the financial 18 19 statement therein fairly represents the financial operations 20 of the organization in sufficient detail to permit public evaluation of its operations. Said opinion may be relied upon 21 22 by the Attorney General.

(b) Every organization registered pursuant to Section 2 of this Act which shall receive in any 12-month period ending upon its established fiscal or calendar year of any year contributions:

HB5814

1 (1) in excess of \$15,000, but not in excess of 2 \$25,000, during a fiscal year shall file only a simplified 3 summary financial statement disclosing only the gross 4 receipts, total disbursements, and assets on hand at the 5 end of the year on forms prescribed by the Attorney 6 General; or

7 (2) in excess of \$25,000, but not in excess of 8  $$750,000 \quad \frac{$300,000}{0}$ , if it is not required to submit a 9 report under subsection (a) of this Section, shall file a 10 written report with the Attorney General upon forms 11 prescribed by him, on or before June 30 of each year if its 12 books are kept on a calendar basis, or within 6 months after the close of its fiscal year if its books are kept on 13 14 a fiscal year basis, which shall include a financial 15 statement covering the immediately preceding 12-month 16 period of operation limited to a statement of such 17 organization's gross receipts from contributions, the gross amount expended for charitable educational programs, 18 19 other charitable programs, management expense, and fund 20 raising expenses including a separate statement of the 21 cost of any goods, services or admissions supplied as part 22 its solicitations, and the disposition of the net of 23 proceeds from contributions, including compensation paid 24 to trustees, consistent with forms furnished by the 25 Attorney General. Such report shall also include a 26 statement of any changes in the information required to be HB5814

contained in the registration form filed on behalf of such organization. The report shall be signed by the president or other authorized officer and the chief fiscal officer of the organization who shall certify that the statements therein are true and correct to the best of their knowledge.

7 (c) For any fiscal or calendar year of any organization registered pursuant to Section 2 of this Act in which such 8 9 organization would have been exempt from registration pursuant 10 to Section 3 of this Act if it had not been so registered, or 11 in which it did not solicit or receive contributions, such 12 organization shall file, on or before June 30 of each year if its books are kept on a calendar basis, or within 6 months 13 after the close of its fiscal year if its books are kept on a 14 15 fiscal year basis, instead of the reports required by 16 subdivisions (a) or (b) of this Section, a statement certified 17 under penalty of perjury by its president and chief fiscal officer stating the exemption and the facts upon which it is 18 based or that such organization did not solicit or receive 19 20 contributions in such fiscal year. The statement shall also include a statement of any changes in the information required 21 22 to be contained in the registration form filed on behalf of 23 such organization.

(d) As an alternative means of satisfying the duties and
 obligations otherwise imposed by this Section, any veterans
 organization chartered or incorporated under federal law and

1 any veterans organization which is affiliated with, and 2 recognized in the bylaws of, a congressionally chartered or 3 incorporated organization may, at its option, annually file 4 with the Attorney General the following documents:

5 (1) A copy of its Form 990, as filed with the Internal 6 Revenue Service.

7 (2) Copies of any reports required to be filed by the 8 affiliate with the congressionally chartered or 9 incorporated veterans organization, as well as copies of 10 any reports filed by the congressionally chartered or 11 incorporated veterans organization with the government of 12 the United States pursuant to federal law.

(3) Copies of all contracts entered into by the congressionally chartered or incorporated veterans organization or its affiliate for purposes of raising funds in this State, such copies to be filed with the Attorney General no more than 30 days after execution of the contracts.

19 (e) As an alternative means of satisfying all of the 20 duties and obligations otherwise imposed by this Section, any person, pursuant to a contract with a charitable organization, 21 22 a veterans organization or an affiliate described or referred 23 in subsection (d), who receives, collects, holds or to 24 transports as the agent of the organization or affiliate for 25 purposes of resale any used or second hand personal property, 26 including but not limited to household goods, furniture or

clothing donated to the organization or affiliate may, at its
 option, annually file with the Attorney General the following
 documents, accompanied by an annual filing fee of \$15:

(1) A notarized report including the number of 4 5 donations of personal property it has received on behalf of the charitable organization, veterans organization or 6 7 affiliate during the preceding year. For purposes of this 8 report, the number of donations of personal property shall 9 refer to the number of stops or pickups made regardless of 10 the number of items received at each stop or pickup. The 11 report may cover the person's fiscal year, in which case 12 it shall be filed with the Attorney General no later than 90 days after the close of that fiscal year. 13

14 (2) All contracts with the charitable organization,
 15 veterans organization or affiliate under which the person
 16 has acted as an agent for the purposes listed above.

17 (3) All contracts by which the person agreed to pay 18 the charitable organization, veterans organization or 19 affiliate a fixed amount for, or a fixed percentage of the 20 value of, each donation of used or second hand personal 21 property. Copies of all such contracts shall be filed no 22 later than 30 days after they are executed.

(f) The Attorney General may seek appropriate equitable relief from a court or, in his discretion, cancel the registration of any organization which fails to comply with subdivision (a), (b), or (c) of this Section within the time

- 7 - LRB102 29024 AMQ 40926 b

therein prescribed, or fails to furnish such additional 1 2 information as is requested by the Attorney General within the 3 required time; except that the time may be extended by the Attorney General for a period not to exceed 60 days upon a 4 5 timely written request and for good cause stated. Unless otherwise stated herein, the Attorney General shall, by rule, 6 7 forth the standards used to determine whether set a 8 registration shall be cancelled as authorized by this 9 subsection. Such standards shall be stated as precisely and 10 clearly as practicable, to inform fully those persons 11 affected. Notice of such cancellation shall be mailed to the 12 registrant at least 15 days before the effective date thereof.

(g) The Attorney General in his discretion may, pursuant to rule, accept executed copies of federal Internal Revenue returns and reports as a portion of the foregoing annual reporting in the interest of minimizing paperwork, except there shall be no substitute for the independent certified public accountant audit opinion required by this Act.

(h) The Attorney General after canceling the registration of any trust or organization which fails to comply with this Section within the time therein prescribed may by court proceedings, in addition to all other relief, seek to collect the assets and distribute such under court supervision to other charitable purposes.

(i) Every trustee, person, and organization required tofile an annual report shall pay a filing fee of \$15 with each

annual financial report filed pursuant to this Section. If a 1 2 proper and complete annual report is not timely filed, a late 3 filing fee of an additional \$100 is imposed and shall be paid as a condition of filing a late report. Reports submitted 4 5 without the proper fee shall not be accepted for filing. Payment of the late filing fee and acceptance by the Attorney 6 7 General shall both be conditions of filing a late report. All 8 late filing fees shall be used to provide charitable trust 9 enforcement and dissemination of charitable trust information 10 to the public and shall be maintained in a separate fund for 11 such purpose known as the Illinois Charity Bureau Fund.

12 (j) There is created hereby a separate special fund in the 13 State Treasury to be known as the Illinois Charity Bureau 14 Fund. That Fund shall be under the control of the Attorney General, and the funds, fees, and penalties deposited therein 15 16 shall be used by the Attorney General to enforce the 17 provisions of this Act and to gather and disseminate information about charitable trustees and organizations to the 18 19 public.

20 (Source: P.A. 100-201, eff. 8-18-17.)