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College Accreditation

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ty-day period provided District of Columbia in ent and Governmental

zernment and Governmental f Columbia adopted Bill No. respectively. Following the d Act No. 1-21, published in h Houses of Congress for a

he thirty-day Congressional . C. Law No. 1-15, effective

Law 1-16

Corporations and Labor Unions Campaign Finance Act

In the Council of the District of Columbia, September 23, 1975:

To extend the provisions of the District of Columbia Campaign Finance Reform and Conflict of Interest Act, relating to contributions by corporations and labor unions, until the Council of the District of Columbia can hold hearings and issue a public report on the conduct of the 1974 elections in the District of Columbia.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA THAT:

[Sec. 1.] This act may be cited as the "Corporations and Labor Unions Campaign Finance Act of 1975."

Sec. 2. The third sentence of the second paragraph of section 401(b) of the District of Columbia Campaign Finance Reform and Conflict of Interest Act is amended to read as follows:

"The provisions of this subsection to the extent that such provisions are applicable to corporations and unions shall, to that extent, expire as of July 1, 1976, unless the Council of the District of Columbia on or before such date enacts legislation repealing or modifying such provisions or extending such provisions as to corporations and unions on and after that date.'

Sec. 3. This act shall take effect at the end of the thirty-day period provided for Congressional review of acts of the Council of the District of Columbia in section 602(c) of the District of Columbia Self-Government and Governmental Reorganization Act.

Source. Pursuant to section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, PL 93-198, (the Act), the Council of the District of Columbia adopted Bill No. 1-56 on first and second readings May 13, 1975, and May 27, 1975, respectively. Following the signature of the Mayor on June 19, 1975, this legislation was assigned Act No. 1-22, published in the July 2, 1975, edition of the D. C. Register, and transmitted to both Houses of Congress for a thirty-day review, in accordance with section 602(c)(1) of the Act.

The Council of the District of Columbia headyr given ratios that the thirty day Congressional

The Council of the District of Columbia hereby gives notice that the thirty-day Congressional review period has expired and, therefore, cites this legislation as D. C. Law No. 1-16, effective September 23, 1975.