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CHAPTER 263

1979 Senate Bill 231

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CHAPTER 263, Laws of 1979

AN ACT to create 11.01 (5) (g) 6 and (6) (d) 6, 11.06 (1m), 11.26 (16) and 11.31 (10) of the statutes, relating to reporting and treatment of certain surplus campaign materials.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 11.01 (5) (g) 6 and (6) (d) 6 of the statutes are created to read:

11.01 (5) (g) 6. The reuse of surplus materials or utilization of unused surplus materials not exceeding \$400 in value at the time of original receipt, in the aggregate, acquired in connection with a previous campaign for or against the same candidate, candidates, party or referendum in connection with which the materials are utilized, if utilized by the same registrant previously acquiring the materials and previously reported by that registrant as a contribution under s. 11.06.

(6) (d) 6. The reuse of surplus materials or utilization of unused surplus materials not exceeding \$400 in value at the time of original receipt, in the aggregate, acquired in connection with a previous campaign for or against the same candidate, candidates, party or referendum in connection with which the materials are utilized, if utilized by the same registrant previously acquiring the materials and previously reported by that registrant as a disbursement under s. 11.06.

SECTION 2. 11.06 (1m) of the statutes is created to read:

11.06 (1m) SURPLUS CAMPAIGN MATERIALS. Notwithstanding sub. (1) (a) and (g), a registrant need not provide an itemized statement of a contribution or disbursement of surplus materials acquired in connection with a previous campaign of the registrant for or against the same candidate, candidates, party or referendum in connection with which the materials are utilized, if the materials were previously reported as a contribution or disbursement by that registrant.

SECTION 3. 11.26 (16) of the statutes is created to read:

11.26 (16) Contributions constituting surplus materials acquired in connection with a previous campaign of a registrant for or against the same candidate, candidates or party in connection with which the materials are utilized are not subject to limitation by this section, if the materials were previously reported as a contribution by that registrant.

SECTION 4. 11.31 (10) of the statutes is created to read:

11.31 (10) SURPLUS MATERIALS EXCLUDED. Disbursements constituting surplus materials acquired in connection with a previous campaign of the registrant for or against the same candidate or candidates in connection with which the materials are utilized are not subject to limitation by this section, if the materials were previously reported as a disbursement by that registrant.
