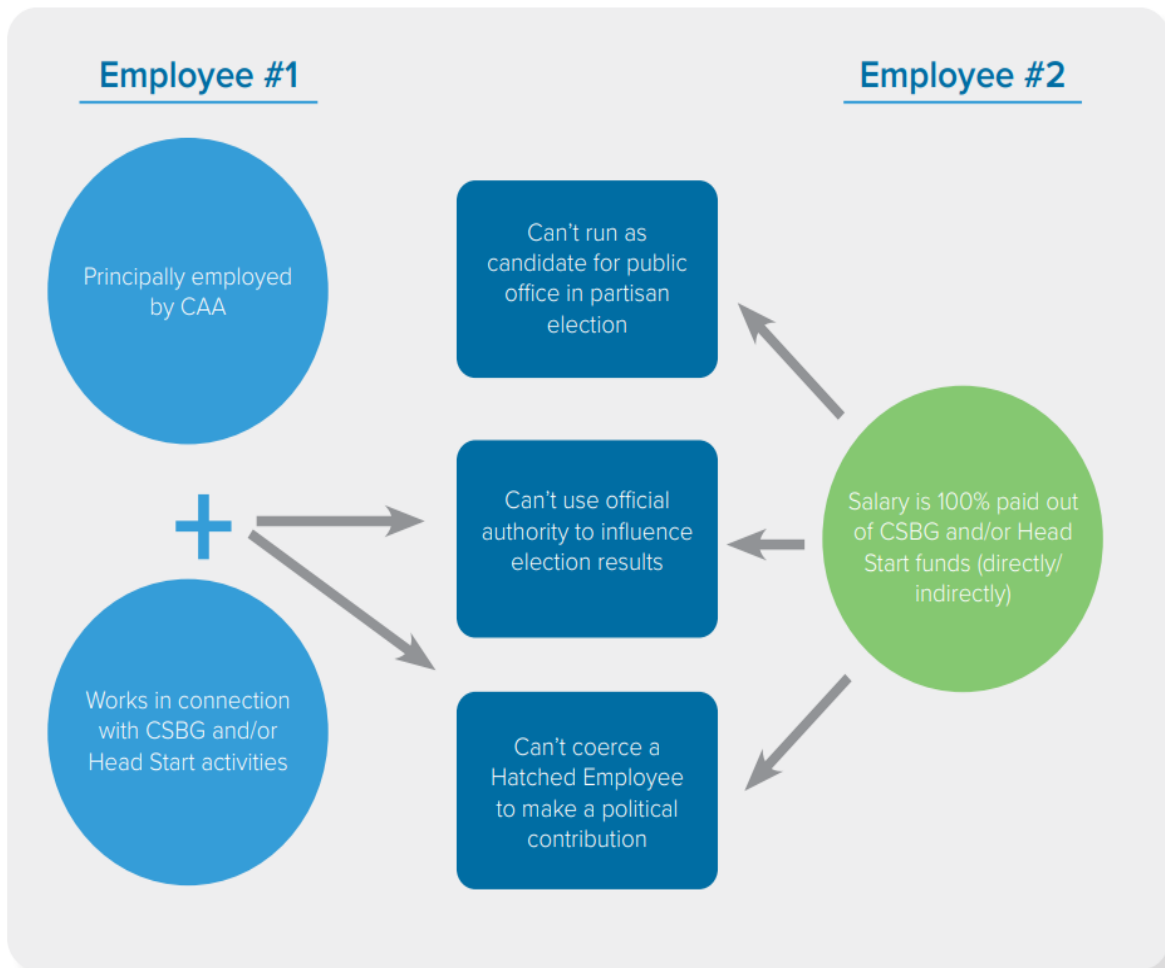


This graphic helps to illustrate application of the Hatch Act restrictions

Private/Nonprofit CAAs

Hatch Act Restrictions



To recap, nonprofit CAA employees subject to the Hatch Act may, on their own time and outside of the workplace: (1) run for office in a nonpartisan election, (2) continue to serve in the offices to which they were elected prior to becoming subject to Hatch Act restrictions, (3) run for and hold office in a political party, and (4) participate in political campaigns, party organizations, and make and solicit contributions.

From CAPLAW Election Year Refresher for Nonprofit CAAs, October 2022