## A BILL FOR AN ACT

RELATING TO CAMPAIGN FINANCING.

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

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2 SECTION 1. This Act updates, organizes, and clarifies
3 current campaign finance laws.

4 The laws have their genesis in Act 185, Session Laws of 5 Hawaii 1973. Over the past thirty-seven years, numerous 6 amendments have been made to the campaign finance laws in a piecemeal fashion and, apparently, with little regard to the 7 8 laws as a whole. The resulting laws are unorganized, difficult 9 to read, and inconsistent in some areas. The current campaign 10 finance laws are codified in part XII, subpart B of chapter 11, 11 Hawaii Revised Statutes.

12 This Act organizes the campaign finance laws into a new 13 part of chapter 11, with eleven subparts. Long and involved 14 sections are divided into shorter sections with clear titles for 15 quick reference. All the laws on one subject are grouped 16 together, in contrast to current campaign finance laws that 17 require a reader to search through the entire subpart for laws 18 that may apply to that one subject.



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1	This Act is a product of the campaign spending commission's
2	blue ribbon recodification committee (committee). The committee
3	completed its work in 2008 after meeting regularly for nine
4	months. The committee comprised the commission's staff and
5	seventeen attorneys who were experienced in campaign finance law
6	and who represented various interests.
7	The purpose of this Act is to update, organize, and clarify
8	current campaign finance laws and make minor substantive changes
9	to the current laws.
10	PART II
11	SECTION 2. Chapter 11, Hawaii Revised Statutes, is amended
12	by adding a new part to be appropriately designated and to read
13	as follows:
14	"PART . CAMPAIGN FINANCE
15	A. DECLARATION OF POLICY; CONSTRUCTION OF LAWS
16	<b>§11-A Declaration of policy.</b> The purpose of this part is
17	to ensure the integrity and transparency of the campaign finance
18	process. Integrity is essential to promote the public's
19	confidence in government. Transparency provides disclosure of
20	contributions and expenditures to assure the public is fully
21	informed.

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1	§11-	B Construction of laws. Any ambiguity in the
2	provișion	s of this part shall be construed in favor of
3	transpare	ncy.
4		B. DEFINITIONS
5	§11-	C Definitions. When used in this part:
6	"Adv	ertisement" means:
7	(1)	Any communication, exclusive of bumper stickers or
8		other sundry items, that identifies a candidate either
9		directly or by implication, and advocates or supports
10		the nomination for election of the candidate;
11		advocates or supports the election of the candidate;
12		or advocates or supports the candidate's defeat; and
13	(2)	Any communication, exclusive of bumper stickers or
14	-	other sundry items, that identifies an issue or
15		question that has been certified to appear on the
16		ballot at the next applicable election, and advocates
17		or supports the passage or defeat of the question or
18		issue.
19	"Adv	ertisement" does not include:
20	(1)	A house bulletin; or
21	(2)	An editorial or letter to the editor distributed
22		through the facilities of any broadcasting station,



1 newspaper, magazine, or other periodical publication, unless such facilities are owned or controlled by any 2 3 candidate committee or noncandidate committee. 4 "Ballot issue committee" means a noncandidate committee 5 that has the exclusive purpose of making or receiving 6 contributions, making expenditures, or incurring financial 7 obligations for or against any guestion or issue appearing on 8 the ballot at the next applicable election. 9 "Campaign funds" means contributions, the candidate's own 10 funds, interest, rebates, refunds, loans, or advances received 11 by a candidate committee or noncandidate committee. 12 "Candidate" means an individual who seeks nomination for 13 election or seeks election to office. An individual remains a 14 candidate until the individual's candidate committee terminates registration with the commission, as provided in section 11-P. 15 An individual is a candidate if the individual does any of the 16 17 following: (1) Files nomination papers for an office for oneself with 18 19 the county clerk's office or with the chief election 20 officer's office, whichever is applicable; 21 (2) Receives contributions, makes expenditures, or incurs 22 financial obligations of more than \$100 to bring about



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1 the individual's nomination for election, or to bring about the individual's election to office; or 2 3 (3) Gives consent for any other person to receive contributions, make expenditures, or incur financial 4 obligations to aid the individual's nomination for 5 election, or the individual's election to office. Ð. 7 "Candidate committee" means an organization, association, 8 or individual that receives campaign funds, makes expenditures, 9 or incurs financial obligations on behalf of a candidate with 10 the candidate's authorization. 11 "Clearly identified" means the name, photograph or other 12 similar image, or other unambiguous identification of a 13 candidate. "Commission" means the campaign spending commission. 14 "Commissioner" means any person appointed to the 15 16 commission. "Contribution" means: 17 18 (1) A gift, subscription, deposit of money or anything of value, or cancellation of a debt or legal obligation 19 20 and includes the purchase of tickets to fundraisers, 21 for the purpose of:



1		(A) Influencing the nomination for election, or the
2		election, of any person to office;
3		(B) Influencing the outcome of any question or issue
4.		that has been certified to appear on the ballot
5		at the next applicable election; or
6		(C) Use by any candidate committee or noncandidate
7		committee for the purpose of subparagraph (A) or
8		(B);
9	(2)	The payment, by any person or party other than a
10		candidate, candidate committee, or noncandidate
11		committee, of compensation for the services of another
12		person that are rendered to the candidate, candidate
13		committee, or noncandidate committee without charge or
14		at an unreasonably low charge for a purpose listed in
15		paragraph (1)(A);
16	(3)	A contract, promise, or agreement to make a
17		contribution; or
18	(4)	Any loans or advances that are not documented or
19		disclosed to the commission as provided in section 11-
20		SS.
21	"Con	tribution" does not include:



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1	(1)	Services voluntarily provided without compensation by
2		individuals to or on behalf of a candidate, candidate
3		committee, or noncandidate committee;
4	(2)	A candidate's expenditure of the candidate's own
5		funds; provided that this expenditure shall be
6		reported as other receipts and as an expenditure;
7	(3)	Any loans or advances to a candidate committee;
8		provided that these loans or advances shall be
9		reported as loans; or
10	(4)	An individual, candidate committee, or noncandidate
Ī		committee engaging in Internet activities for the
12		purpose of influencing an election if:
13		(A) The individual, candidate committee, or
14	-	noncandidate committee is uncompensated for the
15		Internet activities; or
16		(B) The individual, candidate committee, or
17		noncandidate committee uses equipment or services
18		for uncompensated Internet activities, regardless
19		of who owns the equipment and services;
20		provided that the Internet activity exclusion does not
21		apply to:

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1	(i) Any payment for an advertisement other than
2	a nominal fee;
3	(ii) The purchase or rental of an e-mail address
4	list made at the direction of a candidate
5	committee or noncandidate committee; or
6	(iii) An e-mail address list that is transferred
7	to a candidate committee or noncandidate
8	committee.
9	For purposes of this subparagraph, "Internet
10	activities" includes sending or forwarding electronic
11	messages; providing a hyperlink or other direct access
12	to another person's website; blogging; creating,
13	maintaining, or hosting a website; paying a nominal
14	fee for the use of another person's website; and any
15	other form of communication distributed over the
16	Internet.
17	For purposes of this subparagraph, "equipment and
18	services" includes computers, software, Internet
19	domain names, Internet service providers, and any
20	other technology that is used to provide access to or
21	use of the Internet.

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1	"Ear	marked funds" means contributions received by a
2	candidate	committee or noncandidate committee on the condition
3	that the	funds be contributed to or expended on certain
4	candidate	s, issues, or questions.
5	"Ele	ction" means any election for office or for determining
6	a questio	n or issue provided by law or ordinance.
7	"Ele	ction period" means:
8	(1)	The two-year time period between the day after the
9		general election through the day of the next general
10		election if a candidate is seeking nomination or
11		election to a two-year office; or
12	(2)	The four-year time period between the day after the
13		general election through the day of the next general
14	ч	election if a candidate is seeking nomination or
15		election to a four-year office.
16	"Exp	enditure" means:
17	(1)	Any purchase or transfer of money or anything of
18		value, or promise or agreement to purchase or transfer
19		money or anything of value, or payment incurred or
20		made, or the use or consumption of a nonmonetary
21		contribution for the purpose of:



1		(A)	Influencing the nomination for election, or the
2			election, of any person to office whether or not
3			the person has filed the person's nomination
4			papers;
5		(B)	Influencing the outcome of any question or issue
6			that has been certified to appear on the ballot
ey t			at the next applicable election; or
8		(C)	Use by any party for the purposes set out in
9			subparagraph (A) or (B);
10	(2)	Any	payment, by any person other than a candidate,
11		cand	idate committee, or noncandidate committee, of
12		comp	ensation for the services of another person that
13		are	rendered to the candidate, candidate committee, or
14		nonc	andidate committee for any of the purposes
15		ment	ioned in subparagraph (1)(A); provided that
16		paym	ent under this paragraph shall include provision
17		of s	ervices without charge; or
18	(3)	The	expenditure by a candidate of the candidate's own
19		fund	s for the purposes set out in subparagraph (1)(A).
20	"Exp	endit	ure does not include:



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1	(1)	Services voluntarily provided without compensation by
2		individuals to or on behalf of a candidate, candidate
3		committee, or noncandidate committee;
4	(2)	Voter registration efforts that are nonpartisan; or
5	(3)	An individual, candidate committee, or noncandidate
6		committee engaging in Internet activities for the
7		purpose of influencing an election if:
8		(A) The individual, candidate committee, or
9		noncandidate committee is uncompensated for
:0		Internet activities; or
11		(B) The individual, candidate committee, or
12		noncandidate committee uses equipment or services
13		for uncompensated Internet activities, regardless
14		of who owns the equipment and services;
15		provided that the Internet activity exclusion does not
16		apply to:
17		(i) Any payment for an advertisement other than
18		a nominal fee;
19		(ii) The purchase or rental of an e-mail address
20		list made at the direction of a candidate
21		committee or noncandidate committee; or



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1	(iii) An e-mail address list that is transferred
2	to a candidate committee or noncandidate
3	committee.
4	For purposes of this subparagraph, "Internet
5	activities" includes sending or forwarding electronic
6	messages; providing a hyperlink or other direct access
7	to another person's website; blogging; creating,
8	maintaining, or hosting a website; paying a nominal
9	fee for the use of another person's website; and any
10	other form of communication distributed over the
11	Internet.
12	For purposes of this subparagraph, "equipment and
13	services" includes computers, software, Internet
14	domain names, Internet service providers, and any

other technology that is used to provide access to or use of the Internet.

17 "Fundraiser" means any function held for the benefit of a 18 candidate, candidate committee, or noncandidate committee that 19 is intended or designed, directly or indirectly, to raise 20 contributions for which the price or suggested contribution for 21 attending the function is more than \$25 per person.

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1 "House bulletin" means a communication sponsored by any 2 person in the regular course of publication for limited 3 distribution primarily to its employees or members. 4 "Immediate family" means a candidate's spouse or reciprocal 5 beneficiary, as defined in section 572C-3, and any child, parent, grandparent, brother, or sister of the candidate, and 6 7 the spouses or reciprocal beneficiaries of such persons. 8 "Independent expenditure" means an expenditure by a person 9 expressly advocating the election or defeat of a clearly 10 identified candidate that is not made in concert or cooperation 11 with or at the request or suggestion of the candidate, the 12 candidate committee, a party, or their agents. "Individual" means a human being. 13 "Limited liability company" means a business entity that is 14 recognized as a limited liability company under the laws of the 15 state in which it is established. 16 "Loan" means an advance of money, goods, or services, with 17 a promise to repay in full or in part within a specified period 18 19 of time. A loan does not include expenditures made on behalf of 20 a candidate committee or noncandidate committee by a candidate, 21 volunteer, or employee if:

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1 The candidate's, volunteer's, or employee's aggregate (1)2 expenditures do not exceed \$1,500 within a thirty-day 3 period; A dated receipt is provided with a written description 4 (2)5 of the name and address of each payee; provided that 6 the amount, date, and purpose of each expenditure is 7 provided to the candidate committee or noncandidate 8 committee before the candidate committee or 9 noncandidate committee reimburses the candidate, 10 volunteer, or employee; and 11 (3) The candidate committee or noncandidate committee 12 reimburses the candidate, volunteer, or employee 13 within forty-five days of the expenditure being made. 14 "Newspaper" means a publication of general distribution in the state issued once or more per month, which is written and 15 16 published in the state. 17 "Noncandidate committee" means any organization, 18 association, party, or individual that has the purpose of making 19 or receiving contributions, making expenditures, or incurring 20 financial obligations to influence the nomination for election, 21 or the election, of any candidate to office, or for or against

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1	any quest	ion or issue on the ballot; provided that a
2	noncandid	ate committee does not include:
3	(1)	A candidate committee;
4	(2)	Any individual making a contribution or making an
5		expenditure of the individual's own funds or anything
6		of value that the individual originally acquired for
7		the individual's own use and not for the purpose of
8		evading any provision of this part; or
9	(3)	Any organization that raises or expends funds for the
10		sole purpose of producing and disseminating
11		informational or educational communications that are
12		not made to influence:
13		(A) A candidate's nomination;
14		(B) A candidate's election to office;
15		(C) A question on a ballot; or
16		(D) An issue on a ballot.
17	"Off	ice" means any Hawaii elective public or constitutional
18	office, e	xcluding county neighborhood boards and federal
19	elective	offices.
20	"Oth	er receipts" means the candidate's own funds, interest,
21	rebates,	refunds, and any other funds received by a candidate



contributions or loans.

requirements of section 11-61.

"Person" means an:

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6 (1) Individual; 7 (2) Partnership; (3) Candidate committee; 8 9 (4) Noncandidate committee, including a party; (5) Association; 10 11 (6) Corporation; 12 (7) Business entity; 13 (8) Organization; or 14 Labor union and its auxiliary committees. (9) 15 "Political committees established and maintained by a 16 national political party" means: 17 (1) The National Committee; 18 (2) The House Campaign Committee; and 19 (3) The Senate Campaign Committee. 20 "Qualifying contribution" means an aggregate monetary contribution of \$100 or less by an individual Hawaii resident 21 22 during any matching payment period that is received after a HB2003 HD2 HMS 2010-2225

committee or noncandidate committee, but does not include

"Party" means any political party that satisfies the

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1 candidate files a statement of intent to seek public funds. Α 2 qualifying contribution does not include a loan, in-kind 3 contribution, or the candidate's own funds. 4 "Special election" means any election other than a primary 5 or general election. 6 "Treasurer" means a person appointed under section 11-N and 7 unless expressly indicated otherwise, includes deputy 8 treasurers. 9 С. CAMPAIGN SPENDING COMMISSION 10 §11-D Campaign spending commission established; (a) 11 composition. There is established a campaign spending 12 commission, which shall be placed within the department of 13 accounting and general services for administrative purposes. (b) The commission shall consist of five members 14 representing the general public, appointed by the governor from 15 a list of ten nominees submitted by the judicial council. A 16 17 vacancy on the commission shall be filled from the list of nominees or by the reappointment of a commissioner whose term 18 19 has expired, subject to the limit on length of service imposed 20 by section 26-34. Notwithstanding section 26-34, appointments 21 to the commission shall not be subject to senatorial 22 confirmation.



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(c) The judicial council may solicit applications for the 1 list of nominees through community organizations and 2 advertisements in any newspaper. 3 4 §11-E Terms of office. The term of each commissioner 5 shall be four years. 6 §11-F No compensation. The commissioners shall serve without compensation but shall be reimbursed for reasonable 7 expenses, including travel expenses, incurred in the discharge 8 9 of their duties. 10 §11-G Duties of the commission. The duties of the commission under this part are to: 11 12 Develop and adopt forms required by this part; (1)Adopt and publish manuals for all candidates, 13 (2) 14 candidate committees, and noncandidate committees, describing the requirements of this part, including 15 16 uniform and simple methods of recordkeeping; 17 Preserve all reports required by this part for at (3)18 least ten years from the date of receipt; 19 (4) Permit the inspection, copying, or duplicating of any 20 report required by this part pursuant to rules adopted 21 by the commission under chapter 91; provided that this



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1		paragraph shall not apply to the sale or use of
2		information under section 11-DD;
3	(5)	Ascertain whether any candidate, candidate committee,
4		or noncandidate committee has failed to file a report
5		required by this part or has filed a substantially
6		defective or deficient report, and to notify these
7		persons by first class mail that the failure to file,
8		or the filing of a substantially defective or
9		deficient report shall be corrected and explained, and
10		that a fine may be assessed;
11	(6)	Hold public hearings;
12	(7)	Investigate and hold hearings for receiving evidence
13		of any violations pursuant to subpart J of this part;
14	(8)	Adopt rules pursuant to chapter 91;
15	(9)	Request the initiation of prosecution for a violation
16		of this part pursuant to section 11-KKK;
17	(10)	Administer and monitor the distribution of public
18		funds under this part;
19	(11)	Employ or contract, without regard to chapters 76, 78,
20		and 89, persons it finds necessary for the performance
21		of its functions, including a full-time executive

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1 director, and to fix their compensation and to dismiss
2 such persons;

3 (12) Conduct random audits and field investigations, as
4 necessary; and

5 (13) File for injunctive relief when indicated.

6 §11-H Advisory opinions. The commission may render 7 written advisory opinions upon the request of any candidate, 8 candidate committee, noncandidate committee, or other person 9 subject to this part, as to whether the facts and circumstances 10 of a particular case constitute or shall constitute a violation 11 of this part. If no advisory opinion is rendered within ninety 12 days after all information necessary to issue an opinion has 13 been obtained, it shall be deemed that an advisory opinion was 14 rendered and that the facts and circumstances of that particular 15 case do not constitute a violation of the spending laws. The 16 opinion rendered or deemed rendered, until amended or revoked, 17 shall be binding on the commission in any subsequent charges 18 concerning the candidate, candidate committee, noncandidate 19 committee, or other person subject to this part, who sought the 20 opinion and acted in reliance on it in good faith, unless 21 material facts were omitted or misstated by the persons in the 22 request for an advisory opinion. Nothing in this section shall HB2003 HD2 HMS 2010-2225

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be construed to allow the commission to issue rules through an
 advisory opinion.

3 **§11-I** Political activities prohibited. (a) No commissioner or employee of the commission shall participate in 4 5 any political campaign, including making a contribution to a 6 candidate, candidate committee, or noncandidate committee, 7 during the commissioner's term of office or employee's term of 8 employment. 9 Each commissioner and employee of the commission shall (b) 10 retain the right to: 11 Register and vote in any election; (1)12 (2)Participate in the nonpolitical activities of a civic, 13 community, social, labor, or professional 14 organization, or of a similar organization; 15 Be a member of a political party or other noncandidate (3) 16 political organization and participate in its 17 activities to the extent consistent with law; and 18 Otherwise participate fully in public affairs, except (4)19 as prohibited by law, in a manner that does not 20 materially compromise the commissioner's or the 21 employee's efficiency or integrity as a commissioner



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1		or employee, or the neutrality, efficiency, or
2		integrity of the commission.
3	(c)	Any commissioner or employee of the commission may
4	request an	advisory opinion from the state ethics commission to
5	determine	whether a particular activity constitutes or would
6	constitute	a violation of the code of ethics under part II of
7	chapter 84	or this section.
8	§11-J	<b>Exemptions.</b> (a) The commission shall be exempt
9	from secti	on 26-35(a)(1), (4), and (5) and shall:
10	(1)	Make direct communications with the governor and
11		legislature;
12	(2)	Make all decisions regarding employment, appointment,
13		promotion, transfer, demotion, discharge, and job
14		descriptions of all officers and employees of or under
15		the jurisdiction of the commission without the
16		approval of the comptroller; and
17	(3)	Purchase all supplies, equipment, or furniture without
18		the approval of the comptroller.
19	(b)	The commission shall follow all applicable personnel
20	laws.	

1	D. REGISTRATION
2	§11-K Registration of candidate committee or noncandidate
3	committee. (a) Each candidate committee or noncandidate
4	committee shall register with the commission by filing an
5	organizational report as set forth in section 11-L or 11-M, as
6	applicable.
7	(b) Before filing the organizational report, each
8	candidate committee or noncandidate committee shall mail or
9	deliver an electronic filing form to the commission.
10	(c) The form shall include a written acceptance of
11	appointment and certification of each report, as follows:
12	(1) A candidate committee shall file a written acceptance
13	of appointment by the chairperson and treasurer and a
14	certification by the candidate and treasurer of each
15	filed report; or
16	(2) A noncandidate committee shall file a written
17	acceptance of appointment by the chairperson and
18	treasurer and a certification by the chairperson and
19	treasurer of each filed report.
20	(d) The organizational report for a candidate committee
21	shall be filed within ten days of the earlier of:

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The date the candidate files nomination papers for 1 (1) 2 office; or 3 (2) The date the candidate or candidate committee receives 4 contributions or makes or incurs expenditures of more 5 than \$100, in the aggregate, during the applicable 6 election period. 7 (e) An organizational report need not be filed under this 8 section by an elected official who is a candidate for reelection

9 to the same office in successive elections and has not sought 10 election to any other office during the period between 11 elections, unless the candidate is required to report a change 12 in information pursuant to section 11-L.

13 (f) A candidate shall have only one candidate committee. 14 (g) The organizational report for a noncandidate committee 15 shall be filed within ten days of receiving contributions or 16 making or incurring expenditures of more than \$1,000, in the 17 aggregate, in a two-year election period; provided that within 18 the thirty-day period prior to an election, a noncandidate 19 committee shall register by filing an organizational report 20 within two days of receiving contributions or making or 21 incurring expenditures of more than \$1,000, in the aggregate, in 22 a two-year election period.



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1	§11-L	Organizational report, candidate committee. (a)
2	The candida	te committee organizational report shall include:
3	(1) T	'he committee's name and address, including web page
4	a	ddress, if any;
5	(2) T	he candidate's name, address, and telephone number;
6	(3) T	he office being sought by the candidate, district,
7	a	nd party affiliation;
8	(4) T	he chairperson's name, address, and telephone number;
9	a	nd if appointed, the deputy chairperson's name,
10	a	ddress, and telephone number;
11	(5) Ť	he treasurer's name and address and, if appointed,
12	a	ll deputy treasurers' names and addresses;
13	(6 <sup>°</sup> ) T	he name and address of each depository institution in
14	W	hich the committee shall maintain any of its accounts
15	a	nd the applicable account number;
16	(7) A	certification of information in the organizational
17	r	eport by the candidate and treasurer; and
18	, (8) T	he name and address of each contributor who
19	с	ontributed an aggregate amount of more than \$100
20	S	ince the last election applicable to the office being
21	S	ought and the amount and date of deposit of each such
22	с	ontribution.



1 (b) Any change in information previously reported in the 2 organizational report with the exception of subsection (a) (8) 3 shall be electronically filed with the commission within ten days of the change being brought to the attention of the 4 5 committee chairperson or treasurer. 6 §11-M Organizational report, noncandidate committee. (a) 7 The noncandidate committee organizational report shall include: 8 (1)The committee's name, which shall incorporate the full 9 name of the sponsoring entity, if any. An acronym or 10 abbreviation may be used in other communications if the acronym or abbreviation is commonly known or 11 12 clearly recognized by the general public. The 13 committee's name shall not include the name of a 14 candidate; The committee's address, including web page address, 15 (2)16 if any; 17 The area, scope, or jurisdiction of the committee; (3) 18 (4)The name and address of the committee's sponsoring 19 entity. If the committee does not have a sponsoring 20 entity, the committee shall specify the trade, 21 profession, or primary interest of contributors to the 22 committee;



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1	(5)	The name, address, telephone number, occupation, and
2		principal place of business of the chairperson;
3	(6)	The name, address, telephone number, occupation, and
4		principal place of business of the treasurer and any
5		other officers;
6	(7)	An indication as to whether the committee was formed
7		to support or oppose a specific ballot question or
8		candidate and, if so, a brief description of the
9		question or the name of the candidate;
10	(8)	An indication as to whether the committee is a
11		committee for a party;
12	(9)	The name, address, telephone number, occupation, and
13		principal place of business of the custodian of the
14	• •	books and accounts;
15	(10)	The name and address of the depository institution in
16		which the committee shall maintain its campaign
17		account and each applicable account number;
18	(11)	A certification by the chairperson and treasurer of
19		information in the organizational report; and
20	(12)	The name, address, employer, and occupation of each
21		contributor who contributed an aggregate amount of



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1		more than \$100 since the last election and the amount
2		and date of deposit of each such contribution.
3	(b)	Any change in information previously reported in the
4	organizat	ional report, with the exception of subsection (a)(12),
5	shall be	electronically filed with the commission within ten
6	days of t	he change being brought to the attention of the
7	committee	chairperson or treasurer.
8	§11-	N Treasurer. (a) Every candidate committee or
9	noncandid	ate committee shall appoint a treasurer on or before
10	the day i	t files an organizational report. The following shall
11	be permissible:	
12	(1)	Up to five deputy treasurers may be appointed;
13	(2)	A candidate may be appointed as the treasurer or
14		deputy treasurer; and
15	(3)	An individual who is not an officer or treasurer may
16		be appointed by the candidate, on a fee or voluntary
17		basis, to specifically prepare and file reports with
18		the commission.
19	(b)	A treasurer may resign or be removed at any time.
20	(c)	In case of death, resignation, or removal of the
21	treasurer	, the candidate, candidate committee, or noncandidate
22	committee	shall promptly appoint a successor. During the period
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1	the office of treasurer is vacant, the candidate, chairperson,	
2	or party chairperson in the case of a party, whichever is	
3	applicable, shall serve as treasurer.	
4	(d) Only the treasurer and deputy treasurers shall be	
5	authorized to receive contributions or make or incur	
6	expenditures on behalf of the candidate committee or	
7	noncandidate committee.	
8	(e) The treasurer shall establish and maintain itemized	
9	records showing:	
10	(1) The amount of each monetary contribution;	
11	(2) The description and value of each nonmonetary	
12	contribution; and	
13	(3) The name and address of each contributor making a	
14	contribution of more than \$25 in value.	
15	(f) The treasurer shall maintain detailed accounts, bills,	
16	receipts, and other records to establish that reports were	
17	properly prepared and filed.	
18	(g) The records shall be retained for at least five years	
19	after the report is filed.	
20	§11-0 Committee officer restriction. No candidate	
21	committee or noncandidate committee that supports or opposes a	
22	candidate shall have an officer who serves as an officer on any	
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1	other candidate committee or noncandidate committee that
2	supports or opposes the same candidate.
3	§11-P Termination of candidate committee's or noncandidate
4	committee's registration. A candidate committee or noncandidate
5	committee may terminate its registration if:
6	(1) The candidate committee or noncandidate committee:
7	(A) Files a request for registration termination
8	form;
9	(B) Files a report disclosing contributions and
10	expenditures not previously reported by the
11	committee and the committee has no surplus or
12	deficit; and
13	(C) Mails or delivers to the commission a copy of the
14	committee's closing bank statement;
15	and
16	(2) The request is approved by the commission.
17	§11-Q Ballot issue committee; contributions and
18	expenditures. (a) A ballot issue committee shall receive
19	contributions or make expenditures only for or against any issue
20	appearing on the ballot at the next applicable election.

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(b) A ballot issue committee is prohibited from receiving
 contributions or making expenditures to influence the nomination
 or election of a candidate to office.

(c) A ballot issue committee shall return all surplus 4 5 funds to the contributors or donate funds to a community 6 service, educational, youth, recreational, charitable, scientific, or literary organization within ninety days after 7 8 the election for which the issue appeared on the ballot. 9 Surplus funds that are not returned or donated within ninety 10 days after the election for which the issue appeared on the 11 ballot shall escheat to the Hawaii election campaign fund.

12 (d) Every ballot issue committee shall terminate its 13 registration with the commission by filing a termination report 14 to be approved as provided in section 11-P. The termination 15 report shall be filed within ninety days after the election for 16 which the issue appeared on the ballot.

E. REPORTING AND FILING WITH THE COMMISSION
§11-R Filing of reports, generally. (a) Every report
required to be filed by a candidate or candidate committee shall
be certified to be a true and accurate statement of the
committee's activity by the candidate and treasurer.



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1	(b) Every report required to be filed by a noncandidate
2	committee shall be certified to be a true and accurate statement
3	of the committee's activity by the chairperson and treasurer.
4	(c) The persons signing the electronic filing form shall
5	certify that the electronically filed reports are true and
6	accurate.
7	(d) All reports required to be filed under this part shall
8	be filed on the commission's electronic filing system.
9	(e) For purposes of this part, whenever a report is
10	required to be filed with the commission, "filed" means that a
11	report shall be filed with the commission's electronic filing
12	system by the date and time specified for the filing of the
13	report by:
14	(1) The candidate or candidate committee of a candidate
15	who is seeking election to the:
16	(A) Office of governor;
17	(B) Office of lieutenant governor;
18	(C) Office of mayor;
19	(D) Office of prosecuting attorney;
20	(E) County council;
21	(F) Senate;
22	(G) House of representatives;



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1		(H) Office of Hawaiian affairs; or
2		(I) Board of education;
3		or
4	(2)	A noncandidate committee required to be registered
5		with the commission pursuant to section 11-K.
6	(f)	To be timely filed, a candidate's or committee's
7	reports s	hall be filed with the commission's electronic filing
8	system on	or before 11:59 p.m. Hawaiian standard time on the
9	filing da	te specified.
10	(g)	All reports filed under this part are public records.
11	§11-;	S Candidate committee reports. (a) The candidate and
12	treasurer	shall file preliminary, final, and supplemental
13	reports t	hat shall disclose the following information:
14	(1)	The candidate committee's name and address;
15	(2)	The cash on hand at the beginning of the reporting
16		period and election period;
17	(3)	The reporting period and election period aggregate
18		total for each of the following categories:
19		(A) Contributions;
20		(B) Expenditures;
21		(C) Other receipts; and
22	· .	(D) Loans;

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1	(4)	The cash on hand at the end of the reporting period;
2		and
3	(5)	The surplus or deficit at the end of the reporting
4		period.
5	(b)	Schedules filed with the reports shall include the
6	following	additional information:
7	(1)	The amount and date of deposit of each contribution
8		and the name and address of each contributor who makes
9		contributions aggregating more than \$100 in an
10		election period; provided that if all the information
11		is not on file, the contribution shall be returned to
12		the contributor within thirty days of deposit;
13	(2)	The amount and date of deposit of each contribution
14		and the name, address, occupation, and employer of
15		each contributor who makes contributions aggregating
16		\$1,000 or more during an election period; provided
17		that if all the information is not on file, the
18		contribution shall be returned to the contributor
19		within thirty days of deposit;
20	(3)	All expenditures, including the name and address of
21		each payee and the amount, date, and purpose of each
22		expenditure. Expenditures for consultants,



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1 advertising agencies and similar firms, credit card 2 payments, salaries, and candidate reimbursements shall 3 be itemized to permit a reasonable person to determine the ultimate intended recipient of the expenditure and 4 5 its purpose; The amount, date of deposit, and description of other 6 (4)7 receipts and the name and address of the source of 8 each of the other receipts; 9 (5) Information about each loan received by the committee, 10 together with the names and addresses of the lender and each person liable, and amount of each loan. A 11 12 copy of the executed loan document shall be received 13 by the commission by mail or delivery on or before the 14 filing date for the report covering the reporting period when the loan was received. The document shall 15 16 contain the terms of the loan, including the interest 17 and repayment schedule. Failure to disclose the loan 18 or to provide documentation of the loan to the 19 commission shall cause the loan to be treated as a 20 contribution, subject to all relevant provisions of 21 this part;



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1	(6)	A description of each durable asset, the date of
2		acquisition, value at the time of acquisition, and the
3		name and address of the vendor or contributor of the
4		asset; and
5	(7)	The date of disposition of each durable asset, value
6		at the time of disposition, the method of disposition,
7		and the name and address of the person receiving the
8		asset.
9	(c)	The candidate committee shall file a late contribution
10	report as	provided in section 11-X if the committee receives
11	late cont:	ributions from any person aggregating more than \$500.
12	§11-7	T Time for candidate committee to file preliminary,
13	final, and	d supplemental reports. (a) The candidate and
14	treasurer	of the candidate committee of each candidate whose
15	name shall	l appear on the ballot in the immediately succeeding
16	election	shall file preliminary, final, and supplemental
17	reports.	
18	(1)	The filing dates for preliminary reports are:
19		(A) July 31 of the election year;
20		(B) Ten calendar days prior to a primary, first
21		special, or first nonpartisan election; and

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1		(C) Ten calendar days prior to a general, second
2		special, or second nonpartisan election; provided
3		that this preliminary report does not need to be
4		filed by a candidate who is unsuccessful in a
5		primary, first special, or first nonpartisan
6		election or a candidate who is elected to office
7		in the primary, first special, or first
8		nonpartisan election.
9		Each preliminary report shall be current through June
10		30 for the report filed on July 31 and current through
11		the fifth calendar day before the filing deadline of
12		other preliminary reports;
13	(2)	The filing date for the final primary report is twenty
14	Li I	calendar days after a primary, first special, or first
15		nonpartisan election. The report shall be current
16		through the day of the applicable election;
17	(3)	The filing date for the final election period report
18		is thirty calendar days after a general, second
19		special, or second nonpartisan election. The report
20		shall be current through the day of the applicable
21		election. The final election period report shall be
22		filed by a candidate who is unsuccessful in a primary,



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1	first special, or first nonpartisan election or a
2	candidate who is elected to office in the primary,
3	first special, or first nonpartisan election; and
4	(4) The filing dates for supplemental reports are:
5	(A) January 31 after an election year; and
6	(B) July 31 after an election year.
7	The report shall be current through December 31 for the report
8	filed on January 31 and current through June 30 for the report
9	filed on July 31.
10	(b) A candidate and treasurer of the candidate committee
11	of each candidate with a deficit or surplus whose name will not
12	appear on the ballot in the immediately succeeding election
13	shall file a supplemental report every six months on January 31
14	and July 31 until:
15	(1) The candidate's name appears on the ballot and then is
16	subject to the reporting requirements in subsection
17	(a); or
18	(2) The committee's registration is terminated as provided
19	in section 11-P.
20	The report shall be current through December 31 for the report
21	filed on January 31 and current through June 30 for the report
22	filed on July 31.
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(c) A candidate and treasurer of the candidate committee
 of each candidate shall continue to file all reports until the
 committee's registration is terminated as provided in section
 11-P.

§11-U Noncandidate committee reports. (a) The
chairperson and treasurer in the case of a party, or treasurer
in the case of a noncandidate committee that is not a party,
shall file preliminary, final, and supplemental reports that
disclose the following information:

- 10 (1) The noncandidate committee's name and address;
  11 (2) The cash on hand at the beginning of the reporting
  12 period and election period;
- 13 (3) The reporting period and election period aggregate
  14 total for each of the following categories:
- 15 (A) Contributions;
- 16 (B) Expenditures; and
- 17 (C) Other receipts;
- 18 (4) The cash on hand at the end of the reporting period;19 and
- 20 (5) The surplus or deficit at the end of the reporting21 period.



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1 Schedules filed with the reports shall include the (b) 2 following additional information: 3 (1)The amount and date of deposit of each contribution and the name, address, occupation, and employer of 4 5 each contributor making a contribution aggregating more than \$100 during an election period, which was 6 7 not previously reported; provided that if all the 8 information is not on file, the contribution shall be 9 returned to the contributor within thirty days of 10 deposit;

All expenditures, including the name and address of
each payee and the amount, date, and purpose of each
expenditure. Expenditures for consultants,
advertising agencies and similar firms, credit card
payments, and salaries, shall be itemized to permit a
reasonable person to determine the ultimate intended

18 (3) The amount, date of deposit, and description of other
19 receipts and the name and address of the source of
20 each of the other receipts;

recipient of the expenditure and its purpose;

21 (4) A description of each durable asset, the date of
22 acquisition, value at the time of acquisition, and the



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1		name and address of the vendor or contributor of the
2		asset; and
3	(5)	The date of disposition of a durable asset, value at
4		the time of disposition, method of disposition, and
5		name and address of the person receiving the asset.
6	(c)	No loan may be made or received by a noncandidate
7	committee	
8	(d)	The authorized person in the case of a party, or
9	treasurer	in the case of a noncandidate committee that is not a
10	party, sha	all file a late contribution report as provided in
11	section 1	1-X if the committee receives late contributions from
12	any perso	n aggregating more than \$500, or makes late
13	contribut	ions aggregating more than \$500.
14	§11-7	V Time for noncandidate committee to file preliminary,
15	final, and	<b>d supplemental reports.</b> (a) The filing dates for
16	prelimina	ry reports are:
17	(1)	Ten calendar days prior to a primary, first special,
18		or first nonpartisan election; and
19	(2)	Ten calendar days prior to a general, second special,
20		or second nonpartisan election.
21	Each prel	iminary report shall be current through the fifth
22	calendar o	day prior to the filing deadline of the report.
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(b) The filing date for the final primary report is twenty 1 calendar days after the primary, first special, or first 2 3 nonpartisan election. The report shall be current through the day of the applicable election. 4 5 The filing date for the final election period report (c) is thirty calendar days after a general, second special, or 6 7 second nonpartisan election. The report shall be current through the day of the applicable election. 8 The filing dates for supplemental reports are: 9 (d) 10 (1)January 31 after an election year; and July 31 after an election year. 11 (2)The report shall be current through December 31 for the report 12 filed on January 31 and current through June 30 for the report 13 14 filed on July 31. 15 The chairperson and treasurer in the case of a party, (e) or treasurer in the case of any other noncandidate committee 16 shall continue to file all reports until the committee's 17 registration is terminated as provided in section 11-P. 18 19 §11-W Reporting expenditures. For purposes of this part, an expenditure is deemed to be made or incurred when the 20 21 services are rendered or the product is delivered. Services rendered or products delivered for use during a reporting period 22 HB2003 HD2 HMS 2010-2225

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are deemed delivered or rendered during the period or periods of
 use; provided that these expenditures shall be reasonably
 allocated between periods in accordance with the time the
 services or products are actually used.

5 **§11-X Late contributions; report.** (a) The candidate, authorized person in the case of a noncandidate committee that 6 7 is a party, or treasurer in the case of a candidate committee or 8 other noncandidate committee, that within the period of fourteen 9 calendar days through four calendar days prior to any election, 10 makes contributions aggregating more than \$500, or receives 11 contributions from any person aggregating more than \$500, shall 12 file a late contribution report on or before the third calendar 13 day prior to the election.

14 (b) The late contribution report shall include the15 following information:

16 (1) Name, address, occupation, and employer of the
17 contributor;

18 (2) Name of the candidate, candidate committee, or
19 noncandidate committee making or receiving the
20 contribution;

21 (3) The amount of the contribution;



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2 candidate, candidate committee, or noncandidate 3 committee; and 4 The purpose, if any, to which the contribution shall (5)5 be applied. 6 A late contribution report filed pursuant to this (c) 7 section shall be in addition to any other report required to be 8 filed by this part. §11-Y Final election period report for candidate committee 9 10 or noncandidate committee receiving and expending \$1,000 or less 11 during the election period. (a) Any provision of law to the 12 contrary notwithstanding, a candidate committee or noncandidate 13 committee whose aggregate contributions and aggregate 14 expenditures for the election period total \$1,000 or less, shall 15 electronically file only a final election period report, and 16 need not file a preliminary and final primary report, a 17 preliminary and final general report, a preliminary and final 18 first special report, a preliminary and final second special 19 report, a preliminary and final first nonpartisan report, and a 20 preliminary and final second nonpartisan report.

The contributor's aggregate contributions to the

(b) Until the candidate committee's or noncandidate
committee's registration is terminated as provided in section



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11-P, supplemental reports and other reports required by this part shall be filed.

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3 §11-Z Failure to file report; filing a substantially defective or deficient report. (a) True and accurate reports 4 5 shall be filed with the commission on or before the due dates specified in this part. The commission may assess a fine 6 7 against a candidate committee or noncandidate committee that is 8 required to file a report under this part if the report is not 9 filed by the due date or if the report is substantially 10 defective or deficient, as determined by the commission.

(b) The fine for not filing a report by the due date, if
assessed, shall not exceed \$50 per day for the first seven days,
beginning with the day after the due date of the report, and
shall not exceed \$200 per day thereafter; provided that:

15 (1) In aggregate, the fine shall not exceed twenty-five
16 per cent of the total amount of contributions or
17 expenditures, whichever is greater, for the period
18 covered by the report; and

19 (2) The minimum fine for a report filed more than four
20 days after the due date, if assessed, shall be \$200.

21 (c) Subsection (b) notwithstanding, if a candidate

22 committee does not file the second preliminary primary report or





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1 was sent, and shall not exceed \$200 per day thereafter; provided 2 that: 3 (1)In aggregate, the fine shall not exceed twenty-five per cent of the total amount of contributions or 4 5 expenditures, whichever is greater, for the period 6 covered by the report; and 7 (2) The minimum fine for not filing a corrected report 8 more than eighteen days after the notice, if assessed, 9 shall be \$200. 10 (f) The commission shall publish on its website the names 11 of all candidate committees that have failed to: 12 (1)File a report; or 13 (2) Correct a report within the time allowed by the 14 commission. 15 (q) All fines collected under this section shall be deposited into the general fund. 16 17 §11-AA Electioneering communications; statement of 18 information. (a) Each person who makes a disbursement for 19 electioneering communications in an aggregate amount of more 20 than \$2,000 during any calendar year shall file with the 21 commission a statement of information within twenty-four hours 22 of each disclosure date provided in this section. HB2003 HD2 HMS 2010-2225 47



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1	(b)	Each statement of information shall contain the
2	following	:
3	(1)	The name of the person making the disbursement, name
4		of any person or entity sharing or exercising
5		discretion or control over such person, and the
6		custodian of the books and accounts of the person
7		making the disbursement;
8	(2)	The state of incorporation and principal place of
9		business or, for an individual, the address of the
10		person making the disbursement;
11	(3)	The amount of each disbursement during the period
12		covered by the statement and the identification of the
13		person to whom the disbursement was made;
14	(4)	The elections to which the electioneering
15		communications pertain and the names, if known, of the
16		candidates identified or to be identified;
17	(5)	If the disbursements were made by a candidate
18		committee or noncandidate committee, the names and
19		addresses of all persons who contributed to the
20		candidate committee or noncandidate committee for the
21		purpose of publishing or broadcasting the
22		electioneering communications;

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1 (6) If the disbursements were made by an organization 2 other than a candidate committee or noncandidate 3 committee, the names and addresses of all persons who contributed to the organization for the purpose of 4 5 publishing or broadcasting the electioneering communications; and 6 7 (7) Whether or not any electioneering communication is 8 made in coordination, cooperation, or concert with or 9 at the request or suggestion of any candidate, 10 candidate committee, or noncandidate committee, or 11 agent of any candidate if any, and if so, the identification of the candidate, candidate committee 12 or noncandidate committee, or agent involved. 13 (c) For purposes of this section: 14 "Disclosure date" means, for every calendar year, the first 15 16 date by which a person has made disbursements during that same year of more than \$2,000, in the aggregate for electioneering 17 communications, and the date of any subsequent disbursements by 18 19 that person for electioneering communications. 20 "Electioneering communication" means any advertisement that

21 is broadcast from a cable, satellite, television, or radio

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1	broadcast	station; published in any periodical or newspaper; or
2	sent by m	ail at a bulk rate, and that:
3	(1)	Refers to a clearly identifiable candidate;
4	(2)	Is made, or scheduled to be made, either within thirty
5		days prior to a primary or initial special election or
6		within sixty days prior to a general or special
7		election; and
8	(3)	Is not susceptible to any reasonable interpretation
9		other than as an appeal to vote for or against a
10		specific candidate.
11	"Ele	ctronic communication" shall not include
**		
12	communica	
12	communica	tions:
12 13	communica	tions: In a news story or editorial disseminated by any
12 13 14	communica	tions: In a news story or editorial disseminated by any broadcast station or publisher of periodicals or
12 13 14 15	communica	tions: In a news story or editorial disseminated by any broadcast station or publisher of periodicals or newspapers, unless the facilities are owned or
12 13 14 15 16	communica	tions: In a news story or editorial disseminated by any broadcast station or publisher of periodicals or newspapers, unless the facilities are owned or controlled by any candidate, candidate committee, or
12 13 14 15 16 17	communica (1)	tions: In a news story or editorial disseminated by any broadcast station or publisher of periodicals or newspapers, unless the facilities are owned or controlled by any candidate, candidate committee, or noncandidate committee;

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(4) That constitute a candidate debate or forum, or solely 1 2 promote a debate or forum and are made by or on behalf 3 of the person sponsoring the debate or forum. 4 (d) For purposes of this section, a person shall be 5 treated as having made a disbursement if the person has executed 6 a contract to make the disbursement. 7 §11-BB Fundraiser; notice of intent. (a) No fundraiser shall be held unless a notice of intent to hold the fundraiser 8 9 is filed setting forth the name and address of the person in 10 charge, the price per person, the date, hour, and place of the 11 fundraiser, and the method thereof. 12 The person in charge of the fundraiser shall file the (b) 13 notice with the commission prior to the fundraiser. 14 §11-CC Reporting deadline. When any reporting deadline 15 falls on a Saturday, Sunday, or holiday designated in section 8-16 1, the reporting deadline shall be the next succeeding day that 17 is not a Saturday, Sunday, or holiday.

18 §11-DD Sale or use of information. No information in the 19 reports or copies of the reports filed with the commission shall 20 be sold or used by any person for the purpose of soliciting 21 contributions or for any commercial purpose.

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F. CONTRIBUTIONS; PROHIBITIONS; LIMITS



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1 **§11-EE Contributions, generally.** (a) Monetary 2 contributions and other campaign funds shall be promptly 3 deposited in a depository institution, as defined by section 4 412:1-109, duly authorized to do business in the state, 5 including a bank, savings bank, savings and loan association, 6 depository financial services loan company, credit union, intra-7 Pacific bank, or similar financial institution, the deposits or 8 accounts of which are insured by the Federal Deposit Insurance 9 Corporation or the National Credit Union Administration in the 10 name of the candidate, candidate committee, or noncandidate 11 committee, whichever is applicable.

(b) A candidate, candidate committee, or noncandidate
committee, shall not accept a contribution of more than \$100 in
cash from a single person without issuing a receipt to the
contributor and keeping a record of the contribution.

16 (c) Each candidate committee or noncandidate committee
17 shall disclose the original source of all earmarked funds, the
18 ultimate recipient of the earmarked funds, and the fact that the
19 funds are earmarked.

20 §11-FF False name contributions prohibited. (a) No
21 person shall make a contribution to any candidate, candidate



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committee, or noncandidate committee, in any name other than 1 2 that of the person who owns the money, property, or service. 3 (b) All contributions made in the name of a person other 4 than the owner of the money, property, or service shall escheat 5 to the Hawaii election campaign fund. §11-GG Anonymous contributions prohibited. (a) Except as 6 7 provided in subsection (d), no person shall make an anonymous 8 contribution to any candidate, candidate committee, or 9 noncandidate committee. 10 (b) A candidate, candidate committee, or noncandidate 11 committee shall not knowingly receive, accept, or retain an 12 anonymous contribution, or report such contribution as an anonymous contribution, except as provided in this section. 13 (c) An anonymous contribution shall not be used or 14 15 expended by the candidate, candidate committee, or noncandidate 16 committee, but shall be returned to the contributor. If the 17 contributor cannot be identified, the contribution shall escheat 18 to the Hawaii election campaign fund.

19 (d) This section shall not apply to amounts that aggregate
20 to less than \$500 that are received from ten or more persons at
21 the same political function. The receipt of these contributions



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shall be disclosed in a report filed pursuant to sections 11-S
 and 11-U.

§11-HH Fundraising on state or county property prohibited.
(a) Except as provided in subsection (b), no person shall
solicit contributions in a government facility that is used for
the discharge of official duties by an officer or employee of
the State or county.

The prohibition shall not apply to any government 8 (b) facility that permits use by nongovernmental organizations for a 9 fee or with reservations; provided that the government 10 11 facility's use rules do not prohibit political activities on the 12 premises. Government facilities that permit use for political 13 activities shall be available to a candidate, candidate committee, or noncandidate committee for fundraising activities 14 15 pursuant to the same terms and conditions that would otherwise 16 apply to use by nongovernmental organizations.

17 (c) A person who violates the prohibition of fundraising
18 on state or county property shall be guilty of a misdemeanor.

19 §11-II Contributions by state and county contractors
20 prohibited. (a) It shall be unlawful for any person who enters
21 into any contract with the State, any of its counties, or any
22 department or agency thereof in excess of \$50,000, either for



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the rendition of personal services, the buying of property, or 1 2 the furnishing of any material, supplies, or equipment to the State, any of its counties, or any department or agency thereof, 3 4 or for selling any land or building to the State, any of its 5 counties, or any department or agency thereof, if payment for 6 the performance of the contract or payment for material, supplies, equipment, land, property, or building is to be made 7 in whole or in part from funds appropriated by the legislative 8 body, at any time between the execution of the contract through 9 10 the completion of the contract, to: 11 Directly or indirectly make any contribution or to (1)12 promise expressly or impliedly to make any 13 contribution to any political party, committee, or 14 candidate or to any person for any political purpose 15 or use; or Knowingly solicit any contribution from any person for 16 (2) 17 any purpose during any period. 18 This section does not prohibit or make unlawful the (b) 19 establishment or administration of, or the solicitation of 20 contributions to, any separate segregated fund by any state or 21 national bank, corporation, or labor organization for the 22 purpose of influencing the nomination for election or the



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election of any person to office; provided that the commission 1 2 shall by rule establish contribution limits for limited 3 liability companies as defined in section 428-101, limited liability partnerships as defined in section 425-101, and 4 5 limited liability limited partnerships as defined in section 6 425E-102. Sole proprietors subject to this section shall comply 7 with applicable campaign contribution limits in section 11-204. 8 (c) For purposes of this section, "completion of the 9 contract" means that the parties to the government contract have 10 either terminated the contract prior to completion of 11 performance or fully performed the duties and obligations under 12 the contract, no disputes relating to the performance and

payment remain under the contract, and all disputed claims have

14 been adjudicated and are final.

15 §11-JJ Contributions by foreign national or foreign corporation prohibited. (a) Except as provided in subsection 16 17 (b), no contributions or expenditures shall be made to or on behalf of a candidate, candidate committee, or noncandidate 18 19 committee, by a foreign national or foreign corporation, 20 including a domestic subsidiary of a foreign corporation, a 21 domestic corporation that is owned by a foreign national, or a 22 local subsidiary where administrative control is retained by the HB2003 HD2 HMS 2010-2225





1	foreign co	rporation, and in the same manner prohibited under 2
2	United Sta	tes Code Section 441e and 11 Code of Federal
3	Regulation	s 110.20, as amended.
4	(b) 2	A foreign-owned domestic corporation may make
5	contributio	ons if:
6	(1)	Foreign national individuals do not participate in
7		election-related activities, including decisions
8		concerning contributions or the administration of a
9		candidate committee or noncandidate committee; and
10	(2)	The contributions are domestically-derived.
11	§11-K	K Contributions to candidate committees; limits. (a)
12	No person,	including a noncandidate committee, shall make
13	contributio	ons to:
14	(1)	A candidate seeking nomination or election to a two-
15	2	year office or to a candidate committee in an
16	i	aggregate amount greater than \$2,000 during an
17		election period;
18	(2)	A candidate seeking nomination or election to a four-
19	2	year nonstatewide office or to a candidate committee
20	·	in an aggregate amount greater than \$4,000 during an
21		election period; or



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(3) A candidate seeking nomination or election to a four year statewide office or to a candidate committee in
 an aggregate amount greater than \$6,000 during an
 election period.

5 (b) For purposes of this section, the length of term of an 6 office shall be the usual length of term of the office as 7 unaffected by reapportionment, a special election to fill a 8 vacancy, or any other factor causing the term of the office the 9 candidate is seeking to be less than the usual length of term of 10 that office.

11 (c) A company shall make all contributions and 12 expenditures greater than \$1,000, in the aggregate in a two-year 13 election period solely through the company's noncandidate 14 committee in accordance with paragraph (a) (1). A company's 15 noncandidate committee may make a contribution to a party in 16 accordance with the same conditions and restrictions as 17 applicable to a "person." The noncandidate committee shall 18 register with the commission pursuant to section 11-K.

(d) For purposes of this section, "company" means a
corporation, partnership, limited liability company, limited
liability partnership, financial institution, or any other
entity engaged in business.



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\$11-LL Family contributions. (a) A contribution by a
 dependent minor shall be reported in the name of the minor but
 included in the aggregate contributions of the minor's parent or
 guardian.

(b) A contribution by the candidate's immediate family
shall be exempt from section 11-KK; provided that the aggregate
amount of loans and contributions received from the candidate's
immediate family does not exceed \$50,000 during an election
period.

10 §11-MM Contributions to a party. (a) No person shall
11 make contributions to a party in an aggregate amount greater
12 than \$25,000 in any two-year election period, except as provided
13 in subsection (b).

14 (b) No political committee established and maintained by a 15 national political party shall make contributions to a party in 16 an aggregate amount greater than \$50,000 in any two-year 17 election period.

18 (c) If a person makes a contribution to a party that is
19 earmarked for a candidate or candidates, the contribution shall
20 be deemed to be a contribution from both the original
21 contributor and the party distributing such funds to a candidate



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or candidates. The earmarked funds shall be promptly 1 2 distributed by the party to the candidate. 3 (d) This section shall not prohibit a candidate from making contributions to the candidate's party if contributions 4 5 are not earmarked for another candidate. §11-NN Aggregation of contributions and expenditures. 6 (a) 7 All contributions and expenditures of a person whose 8 contributions or expenditures are financed, maintained, or 9 controlled by any corporation, labor organization, association, 10 party, or any other person, including any parent, subsidiary, 11 branch, division, department, or local unit of the corporation, 12 labor organization, association, party, political committees 13 established and maintained by a national political party, or by 14 any group of those persons shall be considered to be made by a 15 single person. 16 (b) A contribution by a partnership shall not exceed the 17 limitations in this section and shall be attributed to the 18 partnership and to each partner in direct proportion to the 19 partner's share of the partnership profits, according to 20 instructions that shall be provided by the partnership to the 21 party, candidate, candidate committee, or noncandidate committee 22 receiving the contribution.



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1 A contribution by a limited liability company shall be (C) 2 treated as follows: 3 (1) A contribution by a limited liability company that is treated as a partnership by the Internal Revenue 4 5 Service shall be considered a contribution from a 6 partnership; 7 A contribution by a limited liability company that is (2)treated as a corporation by the Internal Revenue 8 9 Service shall be considered a contribution from a 10 corporation; and 11 (3) A contribution by a limited liability company with a 12 single individual member that is not treated as a corporation by the Internal Revenue Service shall be 13 14 attributed only to that single individual member. A limited liability company that makes a contribution 15 shall, at the time the limited liability company makes 16 17 the contribution, provide information to the party, noncandidate committee, or candidate committee 18 19 receiving the contribution specifying how the contribution is to be attributed. 20

21 (d) A person's contribution to a party that is earmarked
22 for a candidate or candidates shall be included in the aggregate



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1 contributions of both the person and the party. The earmarked 2 funds shall be promptly distributed by the party to the 3 candidate. (e) A contribution by a dependent minor shall be reported 4 5 in the name of the minor but included in the aggregate 6 contributions of the minor's parent or guardian. 7 §11-00 Contributions limited from nonresident persons. 8 Contributions from all persons who are not residents of the (a) 9 state at the time the contributions are made, shall not exceed 10 thirty per cent of the total contributions received by a 11 candidate or candidate committee for each election period. (b) This section shall not be applicable to contributions 12 from the candidate's immediate family. 13 14 §11-PP Coordination of contributions and expenditures. Expenditures or disbursements for electioneering 15 (a) 16 communications as defined in section 11-AA, or any other 17 coordinated activity made by any person for the benefit of a candidate in cooperation, consultation, or concert with, or at 18 19 the request or suggestion of, a candidate, a candidate 20 committee, or their agents, shall be considered to be a 21 contribution to the candidate and expenditure by the candidate.

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The financing by any person of the dissemination,
 distribution, or republication, in whole or in part, of any
 broadcast or any written or other campaign materials prepared by
 the candidate, candidate committee, or agents shall be
 considered to be a contribution to the candidate.

6 This subsection shall not apply to candidates for governor
7 or lieutenant governor supporting a co-candidate in the general
8 election.

No expenditure for a candidate who files an affidavit 9 (b) 10 with the commission agreeing to limit aggregate expenditures by the candidate, including coordinated activity by any person, 11 12 shall be made or incurred by a candidate committee or 13 noncandidate committee without authorization of the candidate or 14 the candidate's authorized representative. Every expenditure so 15 authorized and made or incurred shall be attributed to the 16 candidate with whom the candidate committee or noncandidate committee is directly associated for the purpose of imposing the 17 18 expenditure limitations set forth in section 11-000.

19 (c) For purposes of this section, "coordinated activity"20 means:

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(1) The payment by any person in cooperation,

22 consultation, or concert with, at the request of, or



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1 pursuant to, any general or particular understanding 2 with a candidate, candidate committee, the party of a candidate, or an agent of a candidate, candidate 3 4 committee, or the party of a candidate; 5 (2) The payment by any person for the production, 6 dissemination, distribution, or republication of any 7 written, graphic, or other form of campaign material, in whole or in part, prepared by a candidate, 8 9 candidate committee, or noncandidate committee, or an 10 agent of a candidate, candidate committee, or 11 noncandidate committee; or (3) Any payment by any person or contract for any 12 13 electioneering communication, as defined in section 14 11-AA, where the payment is coordinated with a 15 candidate, candidate committee, the party of the 16 candidate, or an agent of a candidate, candidate 17 committee, or the party of the candidate. 18 S11-QQ Excess contribution; return; escheat. (a) Any 19 candidate, candidate committee, or noncandidate committee that 20 receives in the aggregate more than the applicable contribution limit in sections 11-KK, 11-LL, 11-MM, and 11-NN shall return 21 22 any excess contribution to the contributor within thirty days of HB2003 HD2 HMS 2010-2225 

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receipt of the excess contribution. Any excess contribution not 1 2 returned to the contributor within thirty days shall escheat to 3 the Hawaii election campaign fund. 4 (b) A candidate, candidate committee, or noncandidate 5 committee who complies with this section prior to the initiation 6 of administrative action shall not be subject to any fine under 7 section 11-JJJ. 8 G. LOANS 9 §11-RR Loan to candidate committee. (a) A candidate or 10 candidate committee may receive a loan from any or all of the 11 following: 12 (1) The candidate's own funds; 13 (2) A financial institution regulated by the State or a 14 federally chartered depository institution and made in 15 accordance with applicable law in the ordinary course 16 of business; 17 (3) The candidate's immediate family in an aggregate amount not to exceed \$50,000 during an election 18 19 period; provided that the aggregate amount of loans 20 and contributions received from the immediate family 21 shall not exceed \$50,000 during an election period; 22 and



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1	(4)	Persons other than immediate family of the candidate
2		in an aggregate amount not to exceed \$10,000 during an
3		election period; provided that:
4		(A) If the \$10,000 limit for loans from persons other
5		than the immediate family is reached, the
6		candidate and candidate committee shall be
7		prohibited from receiving or accepting any other
8		loans until the \$10,000 is repaid in full; and
9		(B) If a loan from persons other than the immediate
10		family is not repaid within one year of the date
11		that the loan is made, the candidate and
12		candidate committee shall be prohibited from
13		accepting any other loans. All campaign funds,
14	×	including contributions subsequently received,
15		shall be used to repay the outstanding loan in
16		full.
17	(b)	For purposes of this section, a "loan" does not
18	include e	xpenditures made on behalf of a candidate committee by
19	a candida	te, volunteer, or employee if:
20	(1)	The candidate's, volunteer's, or employee's aggregate
21		expenditures do not exceed \$1,500 within a thirty-day
22		period;

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1	(2) A dated receipt is provided with a written description
2	of the name and address of each payee and the amount,
3	date, and purpose of each expenditure is provided to
4	the candidate committee before the candidate committee
5	reimburses the candidate, volunteer, or employee; and
6	(3) The candidate committee reimburses the candidate,
7	volunteer, or employee within forty-five days of the
8	expenditures being made.
9	§11-SS Reporting loan; written loan agreement. (a) Every
10	loan shall be reported as provided in section 11-S.
11	(b) Every loan in excess of \$100 shall be documented as
12	provided in section 11-S.
13	(c) A loan shall be treated as a contribution, subject to
14	all relevant provisions of this part, if the loan is not
15	reported or documented as provided in section 11-S.
16	§11-TT Noncandidate committee loan prohibited. A
17	noncandidate committee shall not receive or make a loan.
18	H. EXPENDITURES
19	<b>§11-UU</b> Campaign funds only used for certain purposes. (a)
20	Campaign funds may be used by a candidate, treasurer, or
21	candidate committee:
22	(1) For any purpose directly related:

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1		(A) In the case of the candidate, to the candidate's
2		own campaign; or
3		(B) In the case of a candidate committee or treasurer
4		of a candidate committee, to the campaign of the
5		candidate, question, or issue with which they are
6		directly associated;
7	(2)	To purchase or lease consumer goods, vehicles,
8		equipment, and services that provide a mixed benefit
9		to the candidate. The candidate, however, shall
10		reimburse the candidate committee for the candidate's
11		personal use unless the personal use is de minimis;
12	(3)	To make donations to any community service,
13		educational, youth, recreational, charitable,
14		scientific, or literary organization; provided that in
15		any election period, the total amount of all
16		contributions shall be no more than twice the maximum
17		amount that one person may contribute to that
18		candidate pursuant to section 11-KK; provided further
19		that no contributions shall be made from the date the
20		candidate files nomination papers to the date of the
21		general election;



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1	(4)	To make donations to any public school or public
2		library; provided that in any election period, the
3		total amount of all contributions shall be no more
4		than twice the maximum amount that one person may
5		contribute to that candidate pursuant to section 11-
6		KK; provided further that any donation under this
7		paragraph shall not be aggregated with or imputed
8		toward any limitation on donations pursuant to
9		paragraph (3);
10	(5)	To purchase not more than two tickets for each event
11		held by another candidate or candidate committee,
12		whether or not the event constitutes a fundraiser as
13		defined in section 11-C;
14	(6)	To make contributions to the candidate's party so long
15		as the contributions are not earmarked for another
16		candidate; or
17	(7)	To pay for ordinary and necessary expenses incurred in
18		connection with the candidate's duties as a holder of

19 an office.

20 (b) Campaign funds may be used for the candidate's next
21 subsequent election upon registration for the election pursuant
22 to section 11-K.



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1	§11-VV	Prohibited uses of campaign funds. Campaign funds
2	shall not be	used:
3	(1) To	support the campaigns of candidates other than the
4	cai	ndidate with which they are directly associated;
5	(2) To	campaign against any other candidate not directly
6	op	posing the candidate with which they are directly
7	as	sociated; or
8	(3) Fo:	r personal expenses.
9	§11-WW	Exceptions. Notwithstanding sections 11-UU and 11-
10	vv:	
11	(1) A j	party may support more than one candidate; and
12	(2) A (	candidate for the office of governor or lieutenant
13	gor	vernor may support a co-candidate in the general
14	ele	ection.
15	§11-XX	Disposition of campaign funds; termination of
16	registration	. (a) The candidate committee and candidate who
17	receives cont	tributions for an election but fails to file
18	nomination pa	apers for that election shall return residual funds
19	to the contr:	ibutors no later than ninety days after the date on
20	which nomina	tions for that election shall be filed. Funds not
21	returned to o	contributors shall escheat to the Hawaii election
22	campaign fund	a.



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(b) The candidate committee and candidate who withdraws or 1 2 ceases to be a candidate for the election because of death, 3 disqualification, or other reasons shall return residual funds 4 to the contributors no later than ninety days after the 5 candidate ceases to be a candidate. Funds not returned to contributors shall escheat to the Hawaii election campaign fund. 6 7 (c) A candidate who is elected to office, including a 8 candidate subject to term limits and a candidate who resigned 9 before the end of the term of office and the candidate committee 10 of such a candidate, may use campaign funds as provided in 11 section 11-VV or return campaign funds to contributors until 12 four years from the date of the election for which the campaign 13 funds were received. Campaign funds that are not used or 14 returned to contributors shall escheat to the Hawaii election

15 campaign fund.

(d) A candidate who loses in an election and the candidate
committee of such a candidate may use campaign funds as provided
in section 11-VV or return funds to contributors until one year
from the date of the election for which the campaign funds were
received. Funds that are not used or returned to contributors
shall escheat to the Hawaii election campaign fund.

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1	(e) A candidate committee that disposes of campaign funds
2	pursuant to this section shall terminate registration with the
3	commission as provided in section 11-P.
4	(f) Notwithstanding any of the foregoing, campaign funds
5	may be used for the candidate's next subsequent election as
6	provided in section 11-VV upon registration for the election
7	pursuant to section 11-K.
8	(g) The commission shall adopt rules pursuant to chapter
9	91 to carry out the purposes of this section.
10	I. ADVERTISEMENTS
11	§11-YY Advertisements. (a) Any advertisement shall
12	contain:
13	(1) The name and address of the candidate, candidate
14	committee, noncandidate committee, or other person
15	paying for the advertisement; and
16	(2) A notice in a prominent location stating either that:
17	(A) The advertisement is published, broadcast,
18	televised, or circulated with the approval and
19	authority of the candidate; provided that an
20	advertisement paid for by a candidate, candidate
21	committee, or ballot issue committee does not
22	need to include the notice; or


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1	(B) The advertisement is published, broadcast,
2	televised, or circulated without the approval and
3	authority of the candidate.
4	(b) The fine for violation of this section, if assessed by
5	the commission, shall not exceed \$25 for each advertisement that
6	lacks the information required by this section, and shall not
7	exceed an aggregate amount of \$5,000.
8	<b>§11-ZZ House bulletins.</b> The costs of preparing, printing,
9	and circulating house bulletins and the writings, drawings, and
10	photographs contained therein, except for paid advertisements,
11	shall be exempt from the provisions of this part.
12	J. ENFORCEMENT
13	§11-AAA Subpoena powers. (a) The commission may subpoena
14	witnesses, examine them under oath, and require the production
15	of books, papers, documents, or objects to the commission office
16	or at any place in the state whether or not the subpoena is in
17	connection with any hearing; provided that the person or
18	documents subpoenaed shall be relevant to a matter under study
19	or investigation by the commission.
20	(b) The books, papers, documents, or objects may be
21	retained by the commission for a reasonable period of time for
22	examination, audit, copying, testing, and photographing.
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1 The subpoena power shall be exercised by the (C) 2 chairperson of the commission, or the chairperson's designee. 3 (d) Upon application of the commission, obedience to the subpoena shall be enforced by the circuit court in the county in 4 which the person subpoenaed resides or is found, in the same 5 6 manner as a subpoena issued by a circuit court. 7 §11-BBB Filing of complaint. (a) A person alleging 8 violations of this part shall file a complaint with the 9 commission. (b) A complaint initiated by the commission shall be in 10 writing and signed by the executive director. 11

(c) A complaint by a person other than the executive
director shall be in writing, signed by the person filing the
complaint, and notarized.

15 §11-CCC Notice of complaint; opportunity to explain or 16 respond to complaint. (a) The commission shall give notice of 17 receipt of the complaint and a copy of the complaint to the 18 respondent.

19 (b) The respondent may explain or otherwise respond in 20 writing to the complaint and explain or otherwise respond to the 21 complaint at a meeting promptly noticed by the commission and 22 conducted under chapter 92.

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1	§11-DDD Initial determination by the commission. The				
2	commission shall promptly determine, without regard to chapter				
3	91, to:				
4	(1) Summarily dismiss the complaint;				
5	(2) Investigate further;				
6	(3) Make a preliminary determination; or				
7	(4) Refer the complaint to an appropriate prosecuting				
8	attorney for prosecution under section 11-KKK.				
9	§11-EEE Preliminary determination regarding probable				
10	cause. (a) Upon hearing the response, if the respondent				
11	explains or otherwise responds to the complaint, and upon				
12	completion of any investigation, the commission may make a				
13	prompt preliminary determination as to whether probable cause				
14	exists that a violation of this part has been committed. The				
15	preliminary determination with findings of fact and conclusions				
16	of law shall be served upon the respondent by certified mail.				
17	(b) The respondent shall be afforded an opportunity to				
18	contest the commission's preliminary determination of probable				
19	cause by making a request for a contested case hearing under				
20	chapter 91 within twenty days of receipt of the preliminary				
21	determination. Failure to request a contested case hearing				
22	shall render the commission's preliminary determination final.				
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**§11-FFF Waiver of further proceedings.** The commission may 1 2 waive further proceedings due to action the respondent takes to 3 remedy or correct the alleged violation, including the payment of any administrative fine. The commission shall make the 4 remedial or corrective action taken by the respondent, the 5 6 commission's decision in light of the action to waive further proceedings, and the commission's justification for its 7 8 decision, a part of the public record.

9 §11-GGG Contested case hearing. (a) A contested case
10 hearing shall be conducted pursuant to chapter 91 and any rules
11 adopted by the commission, except as provided in this section. /

(b) If a hearing is held before the commission or a hearings officer, the commission or hearings officer shall not be bound by strict rules of evidence when conducting a hearing to determine whether a violation of this part has occurred, and the degree or quantum of proof required shall be a preponderance of the evidence.

18 (c) The commission or hearings officer, if there is no
19 dispute as to the facts involved in a particular matter, may
20 permit the parties to proceed by memoranda of law in lieu of a
21 hearing unless the procedure would unduly burden any party or is
22 otherwise not conducive to the ends of justice.



1 (d) A record shall be made of the proceeding. (e) All parties shall be afforded full opportunity to 2 3 present evidence and argument on all issues involved. 4 Any person who appears before the commission shall (f) 5 have all of the rights, privileges, and responsibilities of a witness appearing before the courts of this State. All 6 witnesses summoned before the commission or hearings officer 7 shall receive reimbursements as paid in like circumstances in 8 9 the courts of this State. Any person whose name is mentioned 10 during a proceeding before the commission and who may be 11 adversely affected thereby, may appear or file a written 12 statement for incorporation into the record of the proceeding. 13 If a hearing is held before a hearings officer, the (q) 14 hearings officer shall render a recommended decision for the 15 commission's consideration. Any party adversely affected by the 16 recommended decision may file written exceptions with the 17 commission within fifteen days after receipt of a copy of the 18 decision by certified mail. 19 (h) The commission, as expeditiously as possible after the

21 determination of violation together with separate findings of

close of the commission's hearing, shall issue its final

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1	fact and conclusions of law regarding whether a violation of
2	this part has been committed.
3	§11-HHH Dismissal. The complaint shall be dismissed if
4	the commission makes a final determination that there is no
5	violation of this part.
6	§11-III Final determination of violation; order. If the
7	commission makes a final determination of a violation of this
8	part, its written decision with findings of fact and conclusions
9	of law may order any of the following:
10	(1) The return of any contribution;
11	(2) The reimbursement of any unauthorized expenditure;
12	(3) The payment of any administrative fine to the general
13	fund of the State;
14	(4) The respondent to cease and desist violations of this
15	part; or
16	(5) Filing of any report, statement, or other information
17	required by this part to be filed.
18	<b>§11-JJJ Administrative fines; relief.</b> (a) The commission
19	may make a decision or issue an order affecting any person
20	violating any provision of this part or section 281-22 that may
21	provide for the assessment of an administrative fine as follows:



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1 If an individual, an amount not to exceed \$1,000 for (1) each occurrence or an amount equivalent to three times 2 3 the amount of an unlawful contribution or expenditure; 4 or 5 If a corporation, organization, association, or labor (2) 6 union, an amount not to exceed \$1,000 for each 7 occurrence; provided that whenever a corporation, organization, association, 8 9 or labor union violates this part, the violation may be deemed 10 to be also that of the individual directors, officers, or agents 11 of the corporation, organization, association, or labor union, 12 who have knowingly authorized, ordered, or done any of the acts constituting the violation. 13 14 (b) Any order for the assessment of an administrative fine 15 shall not be issued against a person without providing the person written notice and an opportunity to be heard at a 16 hearing conducted under chapter 91. A person may waive these 17 18 rights by written stipulation or consent. 19 (c) If an administrative fine is imposed upon a candidate, 20 the commission may order that the fine, or any portion, be paid 21 from the candidate's personal funds.



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(d) If the person to whom the commission's order is
 directed does not comply with the order, the first circuit
 court, upon application of the commission, shall issue an order
 requiring the person to comply with the commission's order.
 Failure to obey such a court order shall be punished as
 contempt.

7 (e) Any administrative fine collected by the commission8 shall be deposited in the general fund of the State.

9 (f) Any person or the commission may sue for injunctive10 relief to compel compliance with this part.

(g) The provisions of this section shall not prohibit
prosecution under any appropriate provision of the Hawaii Penal
Code or section 11-LLL.

(h) The provisions of this section shall not apply to any
person who, prior to the commencement of proceedings under this
section, has paid or agreed to pay the fines prescribed by
sections 11-Z and 11-YY(b).

18 §11-KKK Criminal referral. In lieu of an administrative 19 determination that a violation of this part has been committed, 20 the commission may refer the complaint to the attorney general 21 or county prosecutor at any time it believes the respondent may



have recklessly, knowingly, or intentionally committed a
 violation.

3 §11-LLL Criminal prosecution. (a) Any person who
4 recklessly, knowingly, or intentionally violates any provision
5 of this part shall be guilty of a misdemeanor.

6 (b) Any person who knowingly or intentionally falsifies 7 any report required by this part with the intent to circumvent 8 the law or deceive the commission or who violates section 11-FF 9 or 11-GG shall be guilty of a class C felony. A person charged 10 with a class C felony shall not be eligible for a deferred 11 acceptance of guilty plea or nolo contendere plea under chapter 12 853.

(c) A person who is convicted under this section shall be
disqualified from holding elective public office for a period of
four years from the date of conviction.

16 (d) For purposes of prosecution for violation of this
17 part, the offices of the attorney general and the prosecuting
18 attorney of the respective counties shall be deemed to have
19 concurrent jurisdiction to be exercised as follows:

20 (1) Prosecution shall commence with a written request from
 21 the commission or upon the issuance of an order of the
 22 court; provided that prosecution may commence prior to



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any proceeding initiated by the commission or final 1 2 determination; 3 (2) In the case of statewide offices, parties, or issues, 4 the attorney general or the prosecuting attorney for 5 the city and county of Honolulu shall prosecute any violation; and 6 7 (3) In the case of all other offices, parties, or issues, 8 the attorney general or the prosecuting attorney for 9 the respective county shall prosecute any violation. 10 In the commission's choice of prosecuting agency, it shall 11 be guided by whether any conflicting interest exists between the 12 agency and its appointive authority. 13 The court shall give priority to the expeditious (e) 14 processing of prosecutions under this section. 15 (f) Prosecution for violations of this part shall not 16 commence after five years have elapsed from the date of the 17 violation or date of filing of the report covering the period in 18 which the violation occurred, whichever is later. 19 This section shall not apply to any person who, prior (q) to the commencement of proceedings under this section, has paid 20 21 or agreed to pay the fines prescribed by sections 11-Z and 22 11-YY(b).



# H.B. NO. <sup>2003</sup> H.D. 2

1	K. PARTIAL PUBLIC FINANCING
2	§11-MMM Hawaii election campaign fund; creation. (a) The
3	Hawaii election campaign fund is created as a trust fund within
4	the state treasury.
5	(b) The fund shall consist of:
6	(1) All moneys collected from persons who have designated
7	a portion of their income tax liability to the fund as
8	provided in section 235-102.5(a);
9	(2) Any general fund appropriations; and
10	(3) Other moneys collected pursuant to this part.
11	(c) Moneys in this fund shall be paid to candidates by the
12	comptroller as prescribed in section 11-WWW and may be used for
13	the commission's operating expenses, including staff salaries
14	and fringe benefits.
15	§11-NNN Depletion of fund. (a) The commission shall be
16	under no obligation to provide moneys to candidates if, in the
17	partial public funding program or comprehensive public funding
18	for elections to the county of Hawaii council, moneys in the
19	fund are near depletion.
20	(b) For the purpose of the partial funding program, if the
21	Hawaii election campaign fund is close to depletion as
22	determined by the commission, the commission shall determine the
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1 amounts available to eligible candidates based on their order of 2 eligibility in qualifying for partial public funds, as 3 determined by the date of filing of an application for public 4 funds with the commission pursuant to section 11-VVV; provided 5 that the application has been accepted by the commission. 6 (c) For the purpose of the comprehensive public funding

7 for elections to the county councils, if the Hawaii elections 8 campaign fund is close to depletion, the commission shall 9 determine whether the program shall be operative in accordance 10 with this part.

11 §11-000 Voluntary expenditure limits; filing affidavit.
12 (a) Any candidate may voluntarily agree to limit the
13 candidate's expenditures by filing an affidavit with the
14 commission.

(b) The affidavit shall state that the candidate knows the 15 16 voluntary campaign expenditure limitations as set out in this 17 part and that the candidate is voluntarily agreeing to limit the 18 candidate's expenditures and those made on the candidate's 19 behalf by the amount set by this section. The affidavit shall 20 be subscribed to by the candidate and notarized and filed no 21 later than the time of filing nomination papers with the chief 22 election officer or county clerk.



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(c) The affidavit shall remain effective until the
 termination of the registration of the candidate committee or
 the opening of the filing of nomination papers for the next
 succeeding election, whichever occurs first. An affidavit filed
 under this section may not be rescinded.

6 (d) From January 1 of the year of any primary or general 7 election, the aggregate expenditures for each election by a 8 candidate who voluntarily agrees to limit campaign expenditures, 9 inclusive of all expenditures made or authorized by the 10 candidate alone, all treasurers, the candidate committee, and 11 noncandidate committees on the candidate's behalf, shall not exceed the following amounts expressed, respectively multiplied 12 by the number of voters in the last preceding general election 13 14 registered to vote in each respective voting district:

- 15 (1) For the office of governor--\$2.50;
- 16 (2) For the office of lieutenant governor--\$1.40;
- 17 (3) For the office of mayor--\$2.00;
- 18 (4) For the offices of state senator, state
- 19 representative, and county council member under
- 20 partial public funding--\$1.40; and
- 21 (5) For the board of education and all other offices--2022 cents.



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1 §11-PPP Tax deduction for qualifying contributions. (a) 2 An individual resident of Hawaii may claim a state income tax 3 deduction pursuant to section 235-7(g)(2), for contributions to a candidate who files an affidavit pursuant to section 11-000 4 5 and does not exceed the expenditure limit. Cancelled checks or 6 copies of the same shall be considered adequate receipt forms to attach to the tax form to claim the credit. 7 The commission shall forward a certified copy of the 8 (b) 9 affidavit to the director of taxation upon request. 10 (c) If a candidate has not filed the affidavit pursuant to section 11-000, the candidate shall inform all contributors in 11 12 writing immediately upon receipt of the contribution that they 13 are not entitled to a tax deduction for their contributions to 14 the candidate. The director of taxation shall not allow any contributor to take a deduction, pursuant to section 235-15 7(g)(2), for any contribution to a candidate for a statewide or 16 17 county office who has not filed the affidavit pursuant to 18 section 11-000.

19 §11-QQQ Maximum amount of public funds available to
20 candidate. (a) The maximum amount of public funds available in
21 each election to a candidate for the office of governor,

22 lieutenant governor, or mayor shall not exceed ten per cent of HB2003 HD2 HMS 2010-2225

1 the expenditure limit established in section 11-000(d) for each 2 election.

3 (b) The maximum amount of public funds available in each
4 election to a candidate for the office of state senator, state
5 representative, county council member, and prosecuting attorney
6 shall not exceed fifteen per cent of the expenditure limit
7 established in section 11-000(d) for each election.

8 (c) For the office of Hawaiian affairs, the maximum amount
9 of public funds available to a candidate shall not exceed \$1,500
10 in any election year.

(d) For the board of education and all other offices, the maximum amount of public funds available to a candidate shall not exceed \$100 in any election year.

14 (e) Each candidate who qualified for the maximum amount of 15 public funding in any primary election and who is a candidate 16 for a subsequent general election shall apply with the commission to be qualified to receive the maximum amount of 17 18 public funds as provided in this section for the respective 19 general election. For purposes of this section, "qualified" 20 means meeting the qualifying campaign contribution requirements 21 of section 11-TTT.

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1	§11-RRR Candidate exceeds voluntary expenditure limit. A
2	candidate who files the affidavit agreeing to limit expenditures
3	and who exceeds the expenditure limit for that election shall:
4	(1) Notify all opponents, the chief election officer, and
5	the commission by telephone and writing on the day the
6	expenditure limit is exceeded;
7	(2) Pay the balance of the full filing fee; and
8	(3) Provide reasonable notice to all contributors within
9	thirty days of exceeding the limit that the
10	expenditure limit was exceeded and contributions to
11	the candidate no longer qualify for a state income tax
12	deduction.
13	§11-SSS Reserving use of contributions. A candidate who
14	files the affidavit voluntarily agreeing to limit expenditures
15	and who receives contributions that in aggregate exceed the
16	expenditure limit for an election shall reserve use of any
17	contributions that exceed the limit until after the applicable
18	election.
19	§11-TTT Eligibility requirements for public funds. To be
20	eligible to receive public funds for an election, a candidate
21	shall certify that the candidate shall meet all the following
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22 requirements:



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1	(1)	The candidate and the candidate committee authorized
2		by the candidate shall not incur expenditures in
3		excess of the expenditure limitations imposed by
4		section 11-000;
5	(2)	The candidate is qualified to be on the election
6		ballot in a primary or general election;
7	(3)	The candidate is opposed by at least one other
8		candidate for the same office in the same election;
9	(4)	The candidate has filed a statement of intent to seek
10		public funds. A contribution received before the
11		filing of a statement of intent to seek public funds
12		shall not be considered a qualifying contribution;
13	(5)	The candidate or candidate committee authorized by the
14		candidate has received the minimum amount of
15		qualifying contributions for the office sought by the
16		candidate as set forth in section 11-UUU;
17	(6)	The aggregate of contributions certified with respect
18		to any person under paragraph (4) does not exceed \$100
19		in each matching payment period;
20	(7)	The candidate agrees to obtain and furnish any
21		evidence relating to expenditures that the commission
22		may request;



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1	(8)	The candidate agrees to keep and furnish records,
2		books, and other information that the commission may
3		request; and
4	(9)	The candidate agrees to an audit and examination by
5		the commission pursuant to section 11-ZZZ and to pay
6		any amounts required to be paid pursuant to that
7		section.
8	§11-1	JUU Minimum qualifying contribution amounts;
9	qualifying	g contribution statement. (a) As a condition of
10	receiving	public funds for a primary or general election, a
11	candidate	shall not be unopposed in any election for which
12	public fur	nds are sought, shall have filed an affidavit with the
13	commission	n pursuant to section 11-000 to voluntarily limit the
14	candidate	's campaign expenditures, and shall be in receipt of
15	the follow	wing sum of qualifying contributions from individual
16	residents	of Hawaii:
17	(1)	For the office of governorqualifying contributions
18		that, in the aggregate, exceed \$100,000;
19	(2)	For the office of lieutenant governorqualifying
20		contributions that, in the aggregate, exceed \$50,000;
21	(3)	For the office of mayor for each respective county:



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1		(A)	City and County of Honoluluqualifying	
2			contributions that, in the aggregate, exceed	
3			\$50,000;	
4		(B)	County of Hawaiiqualifying contributions that,	
5			in the aggregate, exceed \$15,000;	
6		(C)	County of Mauiqualifying contributions that, in	
7			the aggregate, exceed \$10,000; and	
8		(D)	County of Kauaiqualifying contributions that,	
9			in the aggregate, exceed \$5,000;	
10	(4)	For	the office of prosecuting attorney for each	
11		resp	pective county:	
12		(A)	City and County of Honoluluqualifying	
13			contributions that, in the aggregate, exceed	
14			\$30,000;	
15		(B)	County of Hawaiiqualifying contributions that,	
16			in the aggregate, exceed \$10,000; and	
17		(C)	County of Kauaiqualifying contributions that,	
10				
18			in the aggregate, exceed \$5,000;	
18 19	(5)	For	in the aggregate, exceed \$5,000; the office of county councilfor each respective	



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1		(A) City and County of Honoluluqualifying
2		contributions that, in the aggregate, exceed
3		\$5,000;
4		(B) County of Hawaiiqualifying contributions that,
5		in the aggregate, exceed \$1,500;
6		(C) County of Mauiqualifying contributions that, in
7		the aggregate, exceed \$5,000; and
8		(D) County of Kauaiqualifying contributions that,
9		in the aggregate, exceed \$3,000;
10	(6)	For the office of state senatorqualifying
11		contributions that, in the aggregate, exceed \$2,500;
12	(7)	For the office of state representativequalifying
13		contributions that, in the aggregate, exceed \$1,500;
14	(8)	For the office of Hawaiian affairsqualifying
15		contributions that, in the aggregate, exceed \$1,500;
16		and
17	(9)	For the board of education and all other offices,
18		qualifying contributions that, in the aggregate,
19		exceed \$500.
20	(b)	A candidate shall obtain the minimum qualifying
21	contribut	ion amount set forth in subsection (a), once for the
22	election	period if:
	רוות ואר התיאנה לא האליל שעשי ריאור עדי עדיים אוויד אוויד אוויד	2 HMS 2010-2225

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1	(1)	The candidate, other than a candidate for the office
2		of Hawaiian affairs or the board of education, obtains
3		the minimum qualifying contribution amount, the
4		candidate is eligible to receive:
5		(A) The minimum payment in an amount equal to the
6		minimum qualifying contribution amounts; and
7		(B) Payments of \$1 for each \$1 of qualifying
8		contributions in excess of the minimum qualifying
9		contribution amounts;
10	(2)	A candidate for the office of Hawaiian affairs shall
11		obtain the minimum qualifying contribution amount set
12		forth in subsection (a), once for the election period.
13		If the candidate obtains the minimum qualifying
14	ч	amount, the candidate is eligible to receive \$1,500;
15		and
16	(3)	A candidate for the board of education shall obtain
17		the minimum qualifying contribution amount set forth
18		in subsection (a), once for the election period. If
19		the candidate obtains the minimum qualifying amount,
20		the candidate is eligible to receive \$50.
21	(c)	The candidate shall not receive more than the maximum
22	amount of	public funds available to a candidate pursuant to



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1	section 1	1-QQQ; provided that the candidate shall not receive
2	public fu	nds for a primary election if the candidate does not
3	obtain th	e minimum qualifying contribution amounts before the
4	date of t	he primary election.
5	(d)	The statement of qualifying contributions shall
6	include:	
7	(1)	The printed names and addresses of the individual
8		residents of Hawaii who made the qualifying
9		contribution during the matching payment period; and
10	(2)	The amount and date of deposit of each qualifying
11		contribution.
12	(e)	As used in this section, "matching payment period"
13	means:	
14	(1)	For a primary, first special, or first nonpartisan
15		election, from January 1 of the year of the election
16		through the day of the primary, first special, or
17		first nonpartisan election; and
18	(2)	For a general, second special, or second nonpartisan
19		election, from January 1 of the year of a general
20		election through the day of the general, second
21		special, or second nonpartisan election.



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\$11-VVV Application for public funds. (a) Each
 application for public funds shall be signed by the candidate
 and notarized, and accompanied by the statement of qualifying
 contributions.

5 (b) The application shall be mailed or delivered to the
6 commission, and shall not be valid unless received by the
7 commission no later than thirty days after the general election.

8 (c) Each candidate in receipt of the minimum qualifying 9 sum of contributions established for the office that the 10 candidate seeks may apply to the commission for public funding 11 after the candidate has become a candidate in a primary or 12 general election.

(d) A candidate who receives funds for a primary, first
special, or first nonpartisan election and is a candidate in the
subsequent general, second special, or second nonpartisan
election is required to mail or deliver another application to
the commission to receive public funds for the subsequent
election.

19 §11-WWW Payment to candidate. (a) Upon the commission's
20 approval of the application and statement of qualifying
21 contributions, the commission shall direct the comptroller to
22 distribute matching public funds up to the maximum amount of
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1 public funds allowed by section 11-QQQ. Public funds shall be 2 distributed to the candidate within twenty days from the date that the candidate's initial application and statement of 3 4 qualifying contributions is approved by the commission. 5 The commission shall make additional determinations (b) within fourteen days after receiving a complete application and 6 7 supplemental statement of qualifying contributions from a candidate. 8 9 (c) All determinations made by the commission under this 10 section are final and conclusive, except to the extent they are 11 subject to examination and audit by the commission under section 12 11-ZZZ.

13 **§11-XXX Use of public funds.** (a) Public funds shall be deposited in a depository institution, as defined in section 14 15 412:1-109, duly authorized to do business in the state, such as 16 a bank, savings bank, savings and loan association, depository 17 financial services loan company, credit union, intra-Pacific 18 bank, or similar financial institution, the deposits or accounts 19 of which are insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration. 20

(b) No expenditures of any public funds shall be made
except by checks drawn on such checking account.



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1 (c)Public funds shall be only used to: Defray expenditures of the candidate; and 2 (1)3 Repay loans, the proceeds of which were used to defray (2)4 expenditures. 5 (d) Public funds shall not be transferred to another 6 candidate for any election. 7 (e) Unexpended public funds shall be returned to the

8 commission by the deadline for filing the final election period
9 report for the election for which the funds were received.

10 §11-YYY Post-election report required. The treasurer 11 shall electronically submit an expenditure of public funds 12 report to the commission no later than twenty days after a 13 primary election and no later than thirty days after a general 14 election certifying that all public funds paid to the candidate 15 have been used as required by this part.

16 §11-ZZZ Post-election examination and audit; return of 17 funds. (a) The commission shall examine and audit the public 18 funds received by all candidates, qualifying contributions, and 19 the expenditures made by all candidates within sixty days after 20 each general election.

(b) The commission shall adopt rules, pursuant to chapter
91, regarding expenditures which qualify under section 11-XXX.



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(c) If the commission determines that any payment of
 public funds to a candidate exceeded the aggregate amount to
 which the candidate was entitled, the commission shall notify
 the candidate within two years of the payment of the public
 funds and the candidate shall repay the excess amount to the
 Hawaii election campaign fund.

7 (d) If the commission determines that any public funds
8 were used for any improper purpose, the commission shall notify
9 the candidate, and the candidate shall pay to the Hawaii
10 election campaign fund an amount equal to three hundred per cent
11 of such amount in addition to any fines under section 11-JJJ and
12 section 11-LLL.

13 §11-AAAA Report and recommendation. In January of each
14 year, the commission shall submit to the legislature:

- 15 (1) Proposed legislation for reasonable expenditure and
  16 contribution limits, along with relevant justification
  17 for the legislation;
- 18 (2) A report concerning the status of the Hawaii election19 campaign fund; and
- 20 (3) A request for an appropriation if the total amounts of
  21 revenues comprising the fund are insufficient to
  22 provide public funds for the partial public funding



1	program and comprehensive public funding program for
2	elections to the county of Hawaii council."
3	PART III
4	SECTION 3. Section 12-6, Hawaii Revised Statutes, is
5	amended by amending subsection (e) to read as follows:
6	"[ <del>]</del> ](e)[ <del>]</del> ] Upon the showing of a certified copy of an
7	affidavit which has been filed with the campaign spending
8	commission pursuant to section $[11 208] 11-000$ by a candidate
9	who has voluntarily agreed to abide by spending limits, the
10	chief election officer or clerk shall discount the filing fee of
11	the candidate by the following amounts:
12	(1) For the office of governor and lieutenant governor
13	\$675;
14	(2) For the office of mayor\$450; and
15	(3) For all other offices\$225."
16	SECTION 4. Section 235-7, Hawaii Revised Statutes, is
17	amended by amending subsection (g) to read as follows:
18	"(g) In computing taxable income there shall be allowed as
19	a deduction:
20	(1) Political contributions by any taxpayer not in excess
21	of \$250 in any year; provided that such contributions
22	are made to a central or county committee of a



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1 political party whose candidates shall have qualified by law to be voted for at the immediately previous 2 3 general election; or Political contributions by any individual taxpayer in 4 (2)5 an aggregate amount not to exceed \$1,000 in any year; provided that such contributions are made to 6 7 candidates as defined in section [11 191] 11-C, who 8 have agreed to abide by the campaign expenditure 9 limits as set forth in section [11-209] 11-000; and 10 provided further that not more than \$250 of an 11 individual's total contribution to any single 12 candidate shall be deductible for purposes of this 13 section." 14 SECTION 5. Section 281-22, Hawaii Revised Statutes, is amended by amending subsection (b) to read as follows: 15 16 "(b) Notwithstanding chapter 11 or any other law to the contrary, no commission employee shall solicit or receive 17 contributions, or receive or transfer money or anything of value 18 19 from a licensee for the purpose of supporting, advocating, or

21 office. Violation of this subsection shall be:

(1) Punishable by summary dismissal of the employee; and HB2003 HD2 HMS 2010-2225

aiding in the election or defeat of a candidate for public

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1	(2) Subject to penalties in accordance with section [ <del>11-</del>					
2	<del>228</del> ] <u>11-JJJ</u> ."					
3	SECTION 6. Section 853-4, Hawaii Revised Statutes, is					
4	amended to read as follows:					
5	"§853-4 Chapter not applicable; when. This chapter sha					
6	not apply when:					
7	(1) The offense charged involves the intentional, knowing,					
8	reckless, or negligent killing of another person;					
9	(2) The offense charged is:					
10	(A) A felony that involves the intentional, knowing,					
11	or reckless bodily injury, substantial bodily					
12	injury, or serious bodily injury of another					
13	person; or					
14	(B) A misdemeanor or petty misdemeanor that carries a					
15	mandatory minimum sentence and that involves the					
16	intentional, knowing, or reckless bodily injury,					
17	substantial bodily injury, or serious bodily					
18	injury of another person;					
19	(3) The offense charged involves a conspiracy or					
20	solicitation to intentionally, knowingly, or					
21	recklessly kill another person or to cause serious					
22	bodily injury to another person;					



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1	(4)	The offense charged is a class A felony;
2	(5)	The offense charged is nonprobationable;
3	(6)	The defendant has been convicted of any offense
4		defined as a felony by the Hawaii Penal Code or has
5		been convicted for any conduct that if perpetrated in
6		this [ <del>State</del> ] <u>state</u> would be punishable as a felony;
7	(7)	The defendant is found to be a law violator or
8		delinquent child for the commission of any offense
9		defined as a felony by the Hawaii Penal Code or for
10		any conduct that if perpetrated in this [ <del>State</del> ] <u>state</u>
11		would constitute a felony;
12	(8)	The defendant has a prior conviction for a felony
13		committed in any state, federal, or foreign
14		jurisdiction;
15	(9)	A firearm was used in the commission of the offense
16		charged;
17	(10)	The defendant is charged with the distribution of a
18		dangerous, harmful, or detrimental drug to a minor;
19	(11)	The defendant has been charged with a felony offense
20		and has been previously granted deferred acceptance of
21		guilty plea status for a prior offense, regardless of
22		whether the period of deferral has already expired;



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1	(12)	The	defendant has been charged with a misdemeanor	
2		offe	nse and has been previously granted deferred	
3		acce	ptance of guilty plea status for a prior felony,	
4		misd	emeanor, or petty misdemeanor for which the period	
5		of deferral has not yet expired;		
6	(13)	The offense charged is:		
7		(A)	Escape in the first degree;	
8		(B)	Escape in the second degree;	
9		(C)	Promoting prison contraband in the first degree;	
10		(D)	Promoting prison contraband in the second degree;	
11		(E)	Bail jumping in the first degree;	
12		(F)	Bail jumping in the second degree;	
13		(G)	Bribery;	
14	بر ب	(H)	Bribery of a witness;	
15		(I)	Intimidating a witness;	
16		(J)	Bribery of or by a juror;	
17		(K)	Intimidating a juror;	
18	· .	(L)	Jury tampering;	
19		(M)	Promoting prostitution in the first degree;	
20		(N)	Promoting prostitution in the second degree;	
21		(0)	Promoting prostitution in the third degree;	
22		(P)	Abuse of family or household members;	



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1		(Q)	Sexual assault in the second degree;
2		(R)	Sexual assault in the third degree;
3		(S)	A violation of an order issued pursuant to
4			chapter 586;
5		(T)	Promoting child abuse in the second degree;
6		(U)	Promoting child abuse in the third degree;
7		(V)	Electronic enticement of a child in the first
8			degree;
9		(W)	Electronic enticement of a child in the second
10			degree; or
11		(X)	An offense under part IV, chapter 291E;
12	(14)	The	defendant has been charged with:
13		(A)	Knowingly or intentionally falsifying any report
14			required under chapter 11, [ <del>subpart B of part</del>
15			XII,] subpart of part , with the intent to
16			circumvent the law or deceive the campaign
17			spending commission; or
18		(B)	Violating section [ <del>11-201</del> ] <u>11-FF</u> or [ <del>11-202</del> ] <u>11-</u>
19			<u>GG</u> ; or
20	(15)	The	defendant holds a commercial driver's license and
21		has	been charged with violating a traffic control law,



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1	other than a parking law, in connection with the
2	operation of any type of motor vehicle.
3	The court may adopt by rule other criteria in this area."
4	SECTION 7. Chapter 11, part XII, subpart B, Hawaii Revised
5	Statutes, is repealed.
6	PART IV
7	SECTION 8. This Act does not affect rights and duties that
8	matured, penalties that were incurred, and proceedings that were
9	begun, before its effective date.
10	SECTION 9. If any provision of this Act, or the
11	application thereof to any person or circumstance is held
12	invalid, the invalidity shall not affect other provisions or
13	applications of the Act, which can be given effect without the
14	invalid provision or application, and to this end the provisions
15	of this Act are severable.
16	SECTION 10. In codifying the new sections added by part II
17	of this Act, the revisor of statutes shall substitute
18	appropriate section numbers for the letters used in designating
19	the new sections in this Act.
20	SECTION 11. This Act shall be amended to conform to all
21	other acts passed by the legislature during this regular session



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of 2010 whether enacted before or after the effective date of
 this Act, unless the other acts specifically provide otherwise.
 SECTION 12. This Act shall take effect on January 1, 2020,
 and apply to reporting periods beginning after November 2, 2010.



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### H.B. NO. <sup>2003</sup> H.D. 2

Report Title: Elections; Campaign Financing

**Description:** Updates, organizes, and clarifies current campaign financing laws. Effective January 1, 2020. (HB2003 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

