H.B. NO. 539

A BILL FOR AN ACT

RELATING TO CAMPAIGN CONTRIBUTIONS.

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

1	SECT	YION 1. The purpose of this Act is to amend the
2	campaign	spending law by:
3	(1)	Prohibiting a corporation or company from making a
4		campaign contribution from its treasury directly to:
5		(A) A candidate or candidate's committee;
6		(B) A noncandidate committee other than one
7		established by the corporation or company; or
8		(C) A political party;
9	(2)	Permitting a corporation or company to contribute from
10		its treasury not more than \$25,000 in each two-year
11		election period to one noncandidate committee
12		established by the corporation or company; and
13	(3)	Allowing a corporation's or company's noncandidate
14		committee to make a campaign contribution directly to
15		a candidate, candidate's committee, other noncandidate
16		committee, or political party under the same
17		conditions and restrictions as applicable to a
18		"person".



2

1	SECT	ION 2	. Section 11-204, Hawaii Revised Statutes, is
2	amended t	o rea	d as follows:
3	"§11	-204	Campaign contributions; limits as to persons[+];
4	prohibiti	ons c	n corporations and companies.
5	(a)(1)	[NO]	Except as otherwise provided under paragraph (2),
6		<u>no</u> p	erson or any other entity shall make contributions
7		to:	
8		(A)	A candidate seeking nomination or election to a
9			two-year office or to the candidate's committee
10			in an aggregate amount greater than \$2,000 during
11			an election period;
12		(B)	A candidate seeking nomination or election to a
13			four-year statewide office or to the candidate's
14			committee in an aggregate amount greater than
15			\$6,000 during an election period; and
16		(C)	A candidate seeking nomination or election to a
17			four-year nonstatewide office or to the
18			candidate's committee in an aggregate amount
19			greater than \$4,000 during an election period.
20		Thes	e limits shall not apply to a loan made to a
21		cand	idate by a financial institution in the ordinary
22		cour	se of business;



3

1	(2)	No corporation or company shall make any contribution
2		from its treasury directly to a candidate or
3	ĸ	candidate's committee; provided that this prohibition
4		shall not apply to a noncandidate committee
5		established by the corporation or company. The laws
6		that govern contributions made by a "person" shall
7		apply to a noncandidate committee established by a
8		corporation or company;
9	[-(2)]	(3) For purposes of this section, the length of term
10		of an office shall be the usual length of term of the
11		office as unaffected by reapportionment, a special
12		election to fill a vacancy, or any other factor
13		causing the term of the office the candidate is
14		seeking to be less than the usual length of term of
15		that office.
16	(b) <u>(1)</u>	No person or any other entity shall make contributions
17		to a noncandidate committee[$_{ au}$] in an aggregate amount
18		greater than \$1,000 in an election[-]; provided that a
19		corporation or company may contribute from its
20		treasury an aggregate amount of not more than \$25,000
21		in any two-year election period to not more than one



4

1		noncandidate committee that is established by the
2		corporation or company;
3	(2)	No corporation or company shall make a contribution
4		from its treasury directly to any noncandidate
5		committee other than the one established by the
6		corporation or company; provided that the
7		corporation's or company's noncandidate committee may
8		make a contribution to any other noncandidate
9		committee in accordance with paragraph (1).
10	(c)	A candidate's immediate family, in making
11	contribut	ions to the candidate's campaign, shall be exempt from
12	the above	limitation, but shall be limited in the aggregate to
13	\$50,000 i:	n any election period. The aggregate amount of \$50,000
14	shall inc	lude any loans made for campaign purposes to the
15	candidate	from the candidate's immediate family.
16	(d)	A contribution by a dependent minor shall be reported
17	in the nam	me of the minor but shall be counted against the
18	contribut	ion of the minor's parent or guardian.
19	(e)	Any candidate, candidate's committee, or committee
20	that rece	ives in the aggregate more than the applicable limits
21	set forth	in this section in any primary, initial special,
22	special, o	or general election from a person, shall be required to



Page 5

H.B. NO. 539

1 return any excess contribution to the original donor within
2 thirty days of receipt of the excess contribution. Any excess
3 contribution not returned to the original donor within thirty
4 days shall escheat to the Hawaii election campaign fund. A
5 candidate, candidate's committee, or committee who complies with
6 this subsection prior to the initiation of prosecution shall not
7 be subject to any penalty under section 11-228.

8 All payments made by a person or political party whose (f) 9 contributions or expenditure activity is financed, maintained, 10 or controlled by any corporation, labor organization, association, political party, or any other person or committee, 11 12 including any parent, subsidiary, branch, division, department, 13 or local unit of the corporation, labor organization, 14 association, political party, political committees established 15 and maintained by a national political party, or any other 16 person, or by any group of those persons shall be considered to 17 be made by a single person or political party.

(g) An individual and any general partnership in which theindividual is a partner shall be treated as one person.

20 (h) No committee that supports or opposes a candidate for
21 public office shall have as officers individuals who serve as
22 officers on any other committee which supports or opposes the



1 same candidate. No such committee shall act in concert with, or 2 solicit or make contributions on behalf of, any other committee. 3 (i) No contributions or expenditures shall be made to or 4 on behalf of a candidate or committee by a foreign national or 5 foreign corporation, including a domestic subsidiary of a 6 foreign corporation, a domestic corporation that is owned by a 7 foreign national, or a local subsidiary where administrative control is retained by the foreign corporation, and in the same 8 9 manner prohibited under 2 United States Code section 441e and 11 10 Code of Federal Regulations 110.20, as amended. No foreign-11 owned domestic corporation shall make contributions where: 12 Foreign national individuals participate in election-(1) 13 related activities such as decisions concerning the 14 making of contributions or the administration of a 15 political committee; or The contribution funds are not domestically-derived. 16 (2) 17 (j) No person or any other entity other than political

18 committees established and maintained by a national political 19 party shall make contributions to a political party in an 20 aggregate amount greater than \$25,000 in any two-year election 21 period. No political committee established and maintained by a 22 national political party, shall make contributions to a



Page 7

H.B. NO. 539

1	political party in an aggregate amount greater than \$50,000 in			
2	any two-year election period.			
3	No corporation or company shall make any contribution from			
4	its treasury directly to a political party; provided that this			
5	prohibition shall not be construed as applying to a noncandidate			
6	committee established by the corporation or company. A			
7	corporation's or company's noncandidate committee may make a			
8	contribution to a political party in accordance with the same			
9	conditions and restrictions as applicable to a "person".			
10	(k) For the purpose of this section, "company" means a			
11	partnership, limited liability company, limited liability			
12	partnership, financial institution, or any other entity engaged			
13	in business.			
14	$\left[\frac{k}{k}\right]$ (1) The contribution limits under this section shall			
15	apply for the office sought by the candidate. This section			
16	shall not apply to ballot issue committees."			
17	SECTION 3. Statutory material to be repealed is bracketed			
18	and stricken. New statutory material is underscored.			
19	SECTION 4. This Act shall take effect upon its approval.			
20	INTRODUCED BY: Cabioli, Joy Litte Constants			
	HB LRB 09-0385.doc			

HB LRB 09-0385.doc

JAN 2 3 2005



Report Title: Elections; Campaign Contributions

Description:

Prohibits a corporation or company from making campaign contributions directly from its treasury to a candidate, candidate's committee, noncandidate's committee, or political party. Permits a corporation or company to make a contribution of no more than \$25,000 from its treasury to one noncandidate committee established by the corporation or company. Allows a corporation's or company's noncandidate committee to make campaign contributions to candidates, candidate committees, other noncandidate committees, and political parties in accordance with existing law.

