A BILL FOR AN ACT

RELATING TO COMPREHENSIVE PUBLIC FUNDING FOR ELECTIONS.

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

- 1 SECTION 1. Act 244, Session Laws of Hawaii 2008, is 2 amended by amending section 8 to read as follows: 3 "SECTION 8. Certification of qualification for 4 comprehensive public funds [-]; limit number of certified 5 candidates. (a) Candidates seeking certification as a 6 comprehensive publicly funded candidate shall submit to the 7 commission an application for certification that contains at 8 least two hundred printed names, addresses, and signatures and 9 qualifying contributions for the county of Hawaii from 10 registered voters in the district for which the candidate seeks 11 office no later than thirty days prior to the primary election, 12 signed by the participating candidate and the participating 13 candidate's campaign treasurer under penalty of perjury. clerk for the county of Hawaii shall verify that at least two 14
- from registered voters in the district for which the candidate 16 seeks office, that the candidate resides in the district from 17

hundred signatures and qualifying contributions were received

- 18 which election is sought as of the date of the filing of
 - SB381 SD2 LRB 13-1995.doc



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- nomination papers, and that the candidate is a registered voter 1
- 2 in the district from which election is sought.
- 3 The application shall also include any information
- 4 deemed necessary and appropriate by the commission.
- 5 The commission shall issue a decision to certify or
- deny certification of a candidate as a comprehensive publicly 6
- 7 funded candidate within ten business days following receipt of
- the candidate's completed application for certification for 8
- 9 comprehensive public funds, including verification of the
- 10 information in subsection (a) by the clerk for the county of
- 11 Hawaii.
- 12 After a participating candidate is certified, the
- 13 candidate's certification shall apply to both the primary and
- 14 the general election, even if the candidate is unopposed in the
- primary election. 15
- 16 Initial certification by the commission under
- 17 subsection (c) and all determinations by the commission under
- 18 this section are final and conclusive, except to the extent they
- 19 are subject to examination and audit by the commission under
- 20 section 10(a).
- 21 The commission shall certify no more than twenty-five
- 22 candidates for comprehensive public funding for each election

SB381 SD2 LRB 13-1995.doc



- 1 period based upon the candidates' order of eligibility in
- 2 qualifying for certification. For the purposes of this
- 3 subsection, "election period" has the same meaning as defined in
- 4 section 11-302, Hawaii Revised Statutes."
- 5 SECTION 2. Act 244, Session Laws of Hawaii 2008,
- 6 section 12, is amended by amending subsections (c) and (d) to
- 7 read as follows:
- 8 "(c) For primary elections subject to this part, the base
- 9 amount of public funding shall be the average of the amount
- 10 spent by the winning candidates in the previous two county
- 11 council primary elections of [the same] every district, reduced
- 12 by ten per cent.
- 13 (d) For general elections subject to this part, the base
- 14 amount of public funding shall be the average of the amount
- 15 spent by the winning candidates in the previous two county
- 16 council general elections for [the same] every district, reduced
- 17 by ten per cent."
- 18 SECTION 3. Statutory material to be repealed is bracketed
- 19 and stricken. New statutory material is underscored.
- 20 SECTION 4. This Act shall take effect on July 1, 2050.

Report Title:

Pilot Program; Hawaii County; Public Funding for Elections

Description:

Changes funding formula for the comprehensive public funding pilot project to average the amount of money used by winning candidates in the last two election periods for all county district races. Limits the number of candidates in the pilot program to twenty-five per election period. Effective 07/01/50. (SD2)

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