H.B. NO. ⁴⁶³ S.D. 1

A BILL FOR AN ACT

RELATING TO ELECTIONS.

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

1 SECTION 1. The legislature finds that the current state of 2 politics and public mistrust in government necessitate the 3 enactment of more rigorous campaign disclosure laws. The 4 legislature firmly believes that it is clear that the State has 5 sufficiently important government interests in an informed 6 electorate, deterring corruption and the appearance of 7 corruption, and gathering the data necessary to detect campaign 8 spending violations. Campaign disclosure requirements directly 9 serve these sufficiently important government interests.

10 The legislature further finds that in the seminal case on 11 campaign finance law, Buckley v. Valeo, 424 U.S. 1 (1976), the 12 United States Supreme Court acknowledged the sufficiently 13 important government interest in ensuring that voters are fully 14 informed through campaign spending disclosure requirements. The 15 United States Supreme Court also acknowledged that campaign 16 spending disclosure requirements directly serve the sufficiently 17 important government interests of deterring corruption and the

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appearance of corruption as well as gathering the data necessary
 to detect campaign spending violations.

The legislature also finds that the State's existing campaign finance laws fail to reveal the source of campaign expenditures for noncandidate committees when the expenditures are under \$1,000. Because of this arbitrary limit, there is a lack of transparency that fails to inform the public about who is trying to influence an election.

9 In addition, the legislature finds that under existing law, candidate committees are required to register with the campaign 10 spending commission once they receive contributions or make or 11 incur expenditures in an aggregate amount of more than \$100 for 12 the purpose of influencing a nomination for election. It is 13 important to align the registration requirements of noncandidate 14 15 committees with those of candidate committees, since both types 16 of committees are attempting to influence an election.

17 Therefore, the purpose of this Act is to enhance
18 transparency by lowering the threshold for disclosure of
19 campaign expenditures to \$100, thus providing greater
20 accountability and public awareness.

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1	SECTION 2. Section 11-321, Hawaii Revised Statutes, is
2	amended by amending subsection (g) to read as follows:
3	"(g) The organizational report for a noncandidate
4	committee shall be filed within ten days of receiving
5	contributions or making or incurring expenditures of more than
6	[\$1,000,] <u>\$100,</u> in the aggregate, in a two-year election period;
7	provided that within the thirty-day period prior to an election,
8	a noncandidate committee shall register by filing an
9	organizational report within two days of receiving contributions
10	or making or incurring expenditures of more than $[\$1,000_7]$ $\$100$,
11	in the aggregate, in a two-year election period."
12	SECTION 3. This Act does not affect rights and duties that
13	matured, penalties that were incurred, and proceedings that were
14	begun before its effective date.
15	SECTION 4. Statutory material to be repealed is bracketed
16	and stricken. New statutory material is underscored.
17	SECTION 5. This Act shall take effect on March 22, 2075.

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Report Title:

Campaign Expenditures; Reporting Requirement; Monetary Threshold

Description:

Lowers the threshold for disclosure of campaign expenditures for noncandidate committees to 100. Takes effect 3/22/2075. (SD1)

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

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