A BILL FOR AN ACT

RELATING TO CAMPAIGN FINANCE.

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

1	SECTION 1. Section 1	1-381, Hawaii Revised Statutes, is
2	2 amended by amending subsec	tion (a) to read as follows:
3	3 "(a) Campaign funds	may be used by a candidate, treasurer,
4	or candidate committee:	
5	(1) For any purpose	directly related:
6	(A) In the case	of the candidate, to the candidate's
7	own campaig	n; or
8	(B) In the case	of a candidate committee or treasurer
9	of a candid	ate committee, to the campaign of the
10	candidate,	question, or issue with which they are
11	directly as	sociated;
12	(2) To purchase or 1	ease consumer goods, vehicles,
13	equipment, and services that provide a mixed benefit	
14	to the candidate[. The]; provided that the	
15	candidate[, howe	ver, shall reimburse the candidate's
16	candidate commit	tee for the candidate's personal use
17	of these items u	nless the personal use is de minimis:

1	(3)	To make donations to any community service,		
2		educational, youth, recreational, charitable,		
3		scientific, or literary organization; provided that in		
4		any election period, the total amount of all donations		
5		shall be no more than twice the maximum amount that		
6		one person may contribute to that candidate pursuant		
7		to section 11-357; provided further that no donations		
8		shall be made from the date the candidate files		
9		nomination papers to the date of the general election		
10		unless the candidate is:		
11		(A) Declared to be duly and legally elected to the		
12		office for which the person is a candidate		
13		pursuant to section 12-41;		
14		(B) Deemed and declared to be duly and legally		
15		elected to the office for which the person is a		
16		candidate pursuant to section 12-42; or		
17		(C) Unsuccessful in the primary or special primary		
18		election;		
19	(4)	To make donations to any public school or public		
20		library; provided that in any election period, the		
21		total amount of all contributions shall be no more		

1		than twice the maximum amount that one person may
2		contribute to that candidate pursuant to section 11-
3		357; provided further that any donation under this
4		paragraph shall not be aggregated with or imputed
5		toward any limitation on donations pursuant to
6		<pre>paragraph (3);</pre>
7	(5)	To award scholarships to full-time students attending
8		an institution of higher education or a vocational
9		education school in a program leading to a degree,
10		certificate, or other recognized educational
11		credential; provided that in any election period, the
12		total amount of all scholarships awarded shall be no
13		more than twice the maximum amount that one person may
14		contribute to that candidate pursuant to section 11-
15		357; provided further that no awards shall be made
16		from the filing deadline for nomination papers to the
17		date of the general election unless the candidate is:
18		(A) Declared to be duly and legally elected to the
19		office for which the person is a candidate
20		pursuant to section 12-41;

1	(b) Deemed and decrared to be dury and regarry	
2	elected to the office for which the person is a	
3	candidate pursuant to section 12-42; or	
4	(C) Unsuccessful in the primary or special primary	
5	election;	
6 (6)	To purchase $[not]$ no more than two tickets for each	
7	event held by another candidate or committee,	
8	regardless of whether the event constitutes a	
9	fundraiser as defined in section 11-342;	
10 (7)	To make contributions to the candidate's party so long	
11	as the contributions are not earmarked for another	
12	candidate; [or]	
13 (8)	To pay for ordinary and necessary expenses incurred in	
14	connection with the candidate's duties as a holder of	
15	an office, including expenses incurred for memberships	
16	in civic or community groups[-]; or	
17 (9)	To pay for the candidate's child care or vital	
18	household dependent care costs; provided that:	
19	(A) The child care or vital household dependent care	
20	costs would not have been incurred but for the	

1		candidate's participation in the candidate's own	
2		campaign activity;	
3	(B)	Qualifying child care or vital household	
4		dependent care costs shall be limited to costs	
5		for child care or vital household dependent care	
6		services incurred from January 1 of the election	
7		year to the day after the date of the primary or	
8		general election in which the candidate appears	
9		on the ballot;	
10	(C)	The child care or vital household dependent care	
11		services shall not be provided by immediate	
12		family; and	
13	(D)	As used in this paragraph:	
14		"Child" means a person under twelve years of	
15		age who is a biological, adopted, or foster	
16		child; a stepchild; or a legal ward of the	
17		candidate.	
18		"Child care" means a situation where a	
19		person or organization has agreed to assume and	
20		has been entrusted with responsibility for the	

1	1 supervision, development	, safety,	and protection
2	of the candidate's child	l <u>.</u>	
3	3 "Vital household de	pendent" n	means a person,
4	such as a family member,	living ir	n the
5	5 <u>candidate's household wh</u>	o is physi	ically or
6	6 mentally incapable of se	lf-care.	
7	7 "Vital household de	pendent ca	are" means a
8	8 situation where a person	or organi	zation has
9	g agreed to assume and has	been entr	rusted with
10	responsibility for the s	upervisior	n, development,
11	safety, and protection o	f the cand	didate's vital
12	household dependent."		
13	SECTION 2. Statutory material to	be repeale	ed is bracketed
14	14 and stricken. New statutory material i	s undersco	ored.
15	SECTION 3. This Act shall take ef	fect on Ju	ne 30, 3000.

Report Title:

Elections; Campaign Finance; Use of Campaign Funds; Child Care; Vital Household Dependent Care

Description:

Allows an election candidate, treasurer, or candidate committee to use campaign funds for the candidate's child care and vital household dependent care costs under certain conditions. Effective 6/30/3000. (HD2)

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