H.B. NO. ¹⁸⁴⁵ H.D. 2

A BILL FOR AN ACT

RELATING TO PARTIAL PUBLIC FINANCING OF ELECTIONS.

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

1 SECTION 1. The legislature finds that it has been two 2 decades since the amount of funds available to candidates in 3 Hawaii's partial public financing program were last amended. 4 The purpose of this Act is to: Increase the amount of funds available to candidates 5 (1)6 who qualify to participate in the partial public 7 financing program, including candidates for the board of trustees of the office of Hawaiian affairs, who run 8 9 state-wide; 10 Adjust the minimum amount of qualifying contributions (2) 11 certain candidates must receive to participate in the 12 program; 13 (3) Increase matching fund payments for qualifying 14 contributions in excess of the minimum qualifying 15 contribution amounts; and (4) Appropriate funds from the general revenues of the 16 17 State to increase the amount of funds available in the

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1	partial public financing program and to permit the
2	campaign spending commission to hire more staff to
3	address the anticipated increase in participation in
4	the financing program.
5	SECTION 2. Section 11-425, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"§11-425 Maximum amount of public funds available to
8	candidate. (a) The maximum amount of public funds available in
9	each election to a candidate for [the]:
10	(1) The office of governor, lieutenant governor, or mayor
11	of the city and county of Honolulu or the county of
12	<u>Hawaii</u> shall not exceed [ten] per cent [of the
13	expenditure-limit established in section 11-423(d) for
14	each-election.
15	(b) The maximum amount of public funds available in each
16	election to a candidate for the];
17	(2) The office of state senator, state representative,
18	mayor of the county of Kauai or the county of Maui,
19	county council member, and prosecuting attorney shall
20	not exceed [fifteen] per cent [of-the expenditure

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1	limit established in section 11-423(d)-for each
2	election.
3	(c) For the]; or
4	(3) The office of Hawaiian affairs[, the maximum amount of
5	public funds available to a candidate] shall not
6	exceed [\$1,500 in any election year.]per_cent,
7	of the expenditure limit established in section 11-423(d) for
8	each election.
9	[(d) For all other offices, the maximum amount of public
10	funds available to a candidate shall not exceed \$100 in any
11	election year.
12	(c)] <u>(b)</u> Each candidate who qualified for the maximum
13	amount of public funding in any primary election and who is a
14	candidate for a subsequent general election shall apply with the
15	commission to be qualified to receive the maximum amount of
16	public funds as provided in this section for the respective
17	general election.
18	(c) For purposes of this section, "qualified" means
19	meeting the qualifying campaign contribution requirements of
20	section 11-429."

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1	SECTION 3. Section 11-429, Hawaii Revised Statutes, is
2	amended by amending subsections (a) and (b) to read as follows:
3	"(a) As a condition of receiving public funds for a
4	primary or general election, a candidate shall not be unopposed
5	in any election for which public funds are sought, shall have
6	filed an affidavit with the commission pursuant to
7	section 11-423 to voluntarily limit the candidate's campaign
8	expenditures, and shall be in receipt of the following sum of
9	qualifying contributions from individual residents of Hawaii:
10	(1) For the office of governorqualifying contributions
11	that in the aggregate exceed \$100,000;
12	(2) For the office of lieutenant governorqualifying
13	contributions that in the aggregate exceed \$50,000;
14	(3) For the office of mayor for each respective county:
15	(A) County of Honoluluqualifying contributions that
16	in the aggregate exceed \$50,000;
17	(B) County of Hawaiiqualifying contributions that
18	in the aggregate exceed \$15,000;
19	(C) County of Mauiqualifying contributions that in
20	the aggregate exceed \$10,000; and

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1		(D) County of Kauaiqualifying contributions that in
2		the aggregate exceed \$5,000;
3	(4)	For the office of prosecuting attorney for each
4		respective county:
5		(A) County of Honoluluqualifying contributions that
6		in the aggregate exceed [\$30,000;] <u>\$;</u>
7		(B) County of Hawaiiqualifying contributions that
8		in the aggregate exceed [$\$10,000;$] $\$;;$
9		and
10		(C) County of Kauaiqualifying contributions that in
11		the aggregate exceed $[\$5,000;]$ $\$$;
12	(5)	For the office of county councilfor each respective
13		county:
14		(A) County of Honoluluqualifying contributions that
15		in the aggregate exceed \$5,000;
16		(B) County of Hawaiiqualifying contributions that
17		in the aggregate exceed \$1,500;
18		(C) County of Mauiqualifying contributions that in
19		the aggregate exceed $[\$5,000;]$ $\$$; and
20		(D) County of Kauaiqualifying contributions that in
21		the aggregate exceed \$3,000;

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1	(6)	For the office of state senatorqualifying
2		contributions that $[\tau]$ in the aggregate exceed \$2,500;
3	(7)	For the office of state representativequalifying
4		contributions that[$_{m{ au}}$] in the aggregate[$_{m{ au}}$] exceed
5		\$1,500;
6	(8)	For the office of Hawaiian affairsqualifying
7		contributions that[$_{ au}$] in the aggregate[$_{ au}$] exceed
8		[\$1,500;] <u>\$</u> ; and
9	(9)	For all other offices, qualifying contributions
10		that $[\tau]$ in the aggregate $[\tau]$ exceed \$500.
11	(b)	A candidate shall obtain the minimum qualifying
12	contribut	ion amount set forth in subsection (a) once for the
13	election j	period.
14	[(1)] If the candidate obtains the minimum qualifying
15	contribut.	ion amount, the candidate [$rac{is}$] shall be eligible to
16	receive:	
17	[-(A)-]	(1) The minimum payment in an amount equal to the
18		minimum qualifying contribution amounts; and
19	[(B)]	(2) Payments of $[\$]$ for each \$1 of
20		qualifying contributions in excess of the minimum
21		qualifying contribution amounts[; and] <u>.</u>

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1 [(2)] A candidate shall have at least one other qualified
2 candidate as an opponent for the primary or general election to
3 receive public funds for that election."

4 SECTION 4. In accordance with section 9 of article VII, of 5 the Constitution of the State of Hawaii and sections 37-91 and 6 37-93, Hawaii Revised Statutes, the legislature has determined 7 that the appropriations contained in this Act will cause the 8 state general fund expenditure ceiling for fiscal year 2024-2025 9 to be exceeded by \$, or per cent. The reasons 10 for exceeding the general fund expenditure ceiling are that the 11 appropriations made in this Act are necessary to serve the 12 public interest and to meet the needs provided for by this Act. 13 SECTION 5. There is appropriated out of the general revenues of the State of Hawaii the sum of \$ 14 or so much thereof as may be necessary for fiscal year 2024-2025 to be 15 16 deposited into the Hawaii election campaign fund. 17 The sum appropriated shall be expended by the campaign

17 The sum appropriated shall be expended by the campaign18 spending commission for the purposes of this Act.

19 SECTION 6. There is appropriated out of the general
20 revenues of the State of Hawaii the sum of \$ or so
21 much thereof as may be necessary for fiscal year 2024-2025

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1 for full-time equivalent (FTE) permanent positions to 2 be placed within the campaign spending commission. 3 The sum appropriated shall be expended by the campaign 4 spending commission for the purposes of this Act. 5 SECTION 7. This Act does not affect rights and duties that 6 matured, penalties that were incurred, and proceedings that were 7 begun before its effective date. 8 SECTION 8. Statutory material to be repealed is bracketed 9 and stricken. New statutory material is underscored. 10 SECTION 9. This Act shall take effect on July 1, 3000.

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Report Title:

Campaign Spending Commission Package; Partial Public Financing; OHA; Maximum Amount of Public Funds Available; Minimum Qualifying Contribution Amounts; Expenditure Ceiling

Description:

Increases the amount of partial public campaign financing available for all elective offices. Adjusts the minimum amount of qualifying contributions certain candidates must receive to participate in the program. Increases the matching fund payments for excess qualifying contributions. Appropriates funds for the program and staff. Effective 7/1/3000. (HD2)

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

