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A BILL FOR AN ACT

RELATING TO PUBLIC FINANCING FOR CANDIDATES TO ELECTED OFFICE.

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

1 SECTION 1. The legislature finds that providing a mechanism to fully fund the elections of candidates for state 2 and county offices who voluntarily agree to abide by campaign 3 fundraising and expenditure guidelines will have significant 4 public benefit. The common belief is that the current campaign 5 finance system used in the State (and most other states) 6 unfairly favors a small handful of wealthy donors who use their 7 donations to buy access to candidates and elected officials. 8 9 Comprehensive publicly-funded campaign programs are 10 intended to improve the process by allowing candidates to compete without reliance on private funds and by also allowing 11 elected officials to make decisions without the influence, or 12 appearance thereof, of private individuals, lobbyists, political 13 parties, political action committees, unions, corporations, and 14 15 other entities. Candidates who choose to participate in the State's comprehensive public funding program established by this 16

17 Act, after obtaining a minimum of \$5 donations from voters,

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1 would be barred from soliciting, accepting, or using 2 contributions from any source other than the program's public 3 funds. This restriction on funding would apply during each 4 participating candidate's campaign and, if elected, throughout 5 the candidate's term in office. By demonstrating support from 6 voters in the relevant district, the participating candidate 7 justifies receipt of public funding sufficient to run in a 8 primary election and, if successful, the general election.

9 The legislature further finds that public financing of 10 campaigns in some form has existed since the 1970s and was 11 enacted in response to the Watergate scandal. The State became 12 a leader in public funding programs when it added language to the Hawaii State Constitution in 1978 that established the 13 14 partial public funding program that candidates may continue to 15 use. Comprehensive public financing programs, sometimes termed 16 "clean elections," were established in 1996 in Maine, in 1998 in 17 Arizona, and have since also been adopted in Connecticut and New 18 Mexico.

19 The legislature further finds that the statewide 20 comprehensive public funding program established by this Act is 21 modeled after the Hawaii county council's comprehensive public

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1 funding pilot project that disbursed \$363,060 in public funds to 2 a total of sixteen candidates in the 2010 and 2012 county 3 council elections within Hawaii county. The statewide program 4 proposed by this Act is also informed by Maine's Clean Election Act, which since 2000 has supported legislative and 5 gubernatorial candidates in a state with a population similar to 6 that of Hawaii. Under Maine's program, a state senate candidate 7 8 would need to obtain at least one hundred seventy-five 9 qualifying contributions in order to be eligible to receive up 10 to \$70,000 in public funds, and a gubernatorial candidate would 11 need at least three thousand two hundred qualifying contributions for up to \$3,000,000 in public funds. Comparable 12 levels of public funding will be necessary to ensure that the 13 14 State's program is practicable for participating candidates. 15 The legislature notes that the annual cost of operating a program to publicly fund candidates is dwarfed in comparison to 16 17 the state budget of several billion dollars. The cost is 18 equally eclipsed by the projected increase in public confidence 19 in the State's candidates and elected officials.

20 Therefore, the purpose of this Act is to establish a21 comprehensive system of public financing for all candidates

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1	seeking election to state and county public offices in the
2	State, beginning with the 2028 general election year.
3	SECTION 2. Chapter 11, Hawaii Revised Statutes, is amended
4	by adding a new subpart to part XIII to be appropriately
5	designated and to read as follows:
6	" . Comprehensive Public Funding for Candidates to State
7	and County Offices
8	§11-A Purpose. The purpose of the comprehensive public
9	financing program, which is a voluntary program, is to improve
10	the electoral process for state and local offices by:
11	(1) Allowing candidates to compete without relying on
12	money from special interests;
13	(2) Allowing elected officials to make decisions free from
14	the influence of, or the appearance that they have
15	been influenced by, donations from special interests;
16	(3) Restoring public confidence in the electoral and
17	legislative processes; and
18	(4) Increasing meaningful citizen participation.
19	§11-B Definitions. Except for terms specifically defined
20	in this subpart, terms that are defined under section 11-302
21	shall apply to this subpart. As used in this subpart:

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"Candidate" means an individual who seeks nomination for
 election or seeks election to a state or county office in the
 State.

4 "Certification for comprehensive public funding" means the 5 decision by the commission that a candidate is certified to 6 receive comprehensive public funding in accordance with this 7 subpart.

8 "Certified candidate" or "comprehensive publicly-funded
9 candidate" means a candidate who the commission has certified to
10 be eligible for comprehensive public funding under this subpart,
11 and who agrees to abide by the requirements of this subpart.

12 "Declaration of intent to seek comprehensive public13 funding" means the form completed by a candidate seeking public14 funding.

15 "Excess expenditure" means the amount of public funds spent 16 or obligated to be spent by a comprehensive publicly-funded 17 candidate in excess of one hundred per cent of the allocated 18 funds for a primary election, general election, or both.

19 "General election" means a general, subsequent special, or20 subsequent nonpartisan election.

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"General election campaign period" means the period
 beginning the day after the primary election and ending on
 general election day.

General election year" means the period commencing
January 1 of an even-numbered year in which a general election
is held and ending on the general election day.

7 "Primary election" means a primary, initial special, or8 initial nonpartisan election.

9 "Primary election campaign period" means the period in a 10 primary election year beginning with the certification for 11 public funding under this subpart and ending on the primary 12 election day.

13 "Public funding", "public funds", "comprehensive public
14 funding", or "comprehensive public funds" means campaign funds
15 from the Hawaii election campaign fund's subaccount for the
16 comprehensive public funding program under section 11-421 that
17 are received by a certified candidate pursuant to this subpart.
18 "Qualifying contribution" means a monetary contribution
19 that complies with section 11-F.

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"Seed money" means contributions made to a candidate by an
 individual and expended for the purpose of determining campaign
 viability in accordance with section 11-E.

4 "Surplus campaign funds" means any campaign contributions
5 not spent during a prior election period by a candidate who
6 previously sought election as a privately-funded candidate.

7 §11-C Establishment. There is established a comprehensive
8 public funding program for candidates for state and county
9 public offices in the State, beginning with the 2028 general
10 election year.

11 §11-D Qualifications for comprehensive public funding.
12 (a) A candidate is eligible to seek comprehensive public
13 funding for the primary election campaign period if the
14 candidate:

15 (1) Resides in the respective district from which election
16 is sought as of the date of the filing of nomination
17 papers for the primary election in the general
18 election year in which the candidate seeks to be
19 nominated or elected;
20 (2) Is a registered voter in the district from which

21 election is sought;

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1	(3)	Files a declaration of intent to seek comprehensive
2		public funding with the commission between December 1
3		of the year before the general election year and
4		thirty days before the closing date to file nomination
5		papers to run for the office for which the candidate
6		intends to seek election;
7	(4)	Collects qualifying contributions and names in
8		accordance with section 11-F;
9	(5)	Accepts, for the office for which the candidate
10		intends to seek election, only the following
11		contributions before applying for certification as a
12		comprehensive publicly-funded candidate:
13		(A) Seed money contributions, until the candidate
14		files a declaration of intent to seek
15		comprehensive public funding; and
16		(B) Qualifying contributions that shall be accepted
17		only after filing the declaration of intent to
18		seek comprehensive public funding;
19	(6)	Files an application for certification for
20		comprehensive public funding with the commission; and



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1 (7) Agrees to comply with contribution and expenditure 2 restrictions in accordance with section 11-I and with 3 other program requirements, if certified pursuant to 4 this subpart. A candidate is qualified to seek comprehensive public 5 (b) funding for the general election campaign period if the 6 7 candidate: (1) Was certified as a comprehensive publicly-funded 8 9 candidate during the primary election campaign period 10 immediately preceding the general election in which 11 the funds under this subpart are provided; 12 (2) Continues to meet the requirements of this subpart; 13 and (3) Received a sufficient number of votes to appear on the 14 ballot in the general election or is otherwise 15 certified by the county clerk to be placed on the 16 17 ballot in the general election. S11-E Seed money contributions; limitations on use of seed 18 money; penalties. (a) The use of seed money shall be limited 19 20 to expenditures necessary to determine whether sufficient

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support exists for a candidate to run for office as a
 comprehensive publicly-funded candidate.

3 The amount of seed money received, expended, or both, (b) 4 by a candidate seeking eligibility for comprehensive public 5 funding shall not exceed \$5,000, or five per cent of the maximum 6 amount of funds to be distributed to a certified candidate for 7 the office sought, whichever is greater. Seed money shall 8 include any personal funds, surplus campaign funds, or 9 contributions received from individuals in an aggregate amount 10 no greater than \$250 each that the candidate may choose to use. 11 A candidate seeking eligibility for comprehensive public funding 12 shall not accept contributions of seed money from any individual 13 whose contributions are prohibited under subpart E. A candidate 14 shall issue a receipt to all contributors whose seed money the 15 candidate has accepted.

16 (c) An individual who uses seed money to determine whether 17 sufficient support exists to campaign for office as a 18 comprehensive publicly-funded candidate who is not already 19 registered with the commission shall register as a candidate by 20 filing the organizational report required by section 11-321

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within ten days of receiving more than \$100 in seed money from
 either contributions or personal funds.

3 (d) Seed money shall not be collected after the candidate
4 has filed the declaration of intent to seek comprehensive public
5 funding. The candidate shall spend seed money only until the
6 candidate is certified by the commission as a comprehensive
7 publicly-funded candidate, or the closing date to file
8 nomination papers to run for the office for which the candidate
9 intends to seek election, or whichever occurs first.

10 (e) Any unspent seed money shall be deducted from the 11 amount of comprehensive public funding allocated to the 12 certified candidate; provided that the certified candidate does 13 not donate the unspent seed money to the Hawaii election 14 campaign fund's subaccount for the comprehensive public funding 15 program.

(f) A certified candidate who has surplus campaign funds
from a previous election is prohibited from using those funds
for any purpose except as seed money pursuant to this section.
The surplus campaign funds shall be frozen and maintained in a
separate depository account from that established for the public
funds under section 11-K. The candidate shall continue to file

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1 reports on the surplus campaign funds in accordance with 2 subpart D, or as may otherwise be required by the commission. 3 §11-F Application for comprehensive public funds; 4 qualifying contributions. (a) Each candidate who seeks 5 comprehensive public funding shall submit an application for certification that contains the minimum number of qualifying 6 7 contributions, as specified in subsection (b). Each qualifying 8 contribution shall be a monetary contribution of exactly \$5 in 9 the form of cash, a check, or money order payable to the Hawaii election campaign fund and signed by the contributor in support 10 of a candidate. An electronic form of payment made in support 11 12 of a candidate may be counted as a qualifying contribution, if it adheres to procedures established by the commission. 13 14 Further, each qualifying contribution shall be accompanied by a 15 form provided in both physical and electronic formats by the 16 commission that includes:

17 (1) The contributor's printed name, address, signature,
18 date of birth, the contributor's acknowledgement that
19 the contribution was made with the contributor's
20 personal funds in support of the candidate, and was
21 not given in exchange for anything of value; and

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1	(2)	The candidate's acknowledgement that the contribution
2		was obtained with the candidate's knowledge and
3		approval and that nothing of value was given in
4		exchange for the contribution. Only registered voters
5		who reside within the respective district from which
6		the candidate seeks nomination or election at the time
7		the contribution is given shall be considered for
8		certification purposes. Nothing of value shall be
9		given to the individual in exchange for the qualifying
10		contribution.
11	(b)	The minimum number of qualifying contributions shall
12	be as fol	lows:
13	(1)	For the office of governor - 6,250 qualifying
14		contributions;
15	(2)	For the office of lieutenant governor - three thousand
16		qualifying contributions;
17	(3)	For the office of state senator - two hundred fifty
18		qualifying contributions;
19	(4)	For the office of state representative - one hundred
20		twenty-five qualifying contributions;

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1	(5)	For the office of Hawaiian affairs — one hundred
2		qualifying contributions;
3	(6)	For the office of mayor of the city and county of
4		Honolulu — 5,750 qualifying contributions;
5	(7)	For the office of mayor of the county of Hawaii - nine
6		hundred qualifying contributions;
7	(8)	For the office of mayor of the county of Maui - one
8		thousand five hundred qualifying contributions;
9	(9)	For the office of mayor of the county of Kauai - eight
10		hundred seventy-five qualifying contributions;
11	(10)	For the office of prosecuting attorney of the city and
12		county of Honolulu - five hundred sixty-three
13		qualifying contributions;
14	(11)	For the office of prosecuting attorney of the county
15		of Hawaii — one hundred qualifying contributions;
16	(12)	For the office of prosecuting attorney of the county
17		of Kauai — sixty-three qualifying contributions;
18	(13)	For the office of county council of the city and
19		county of Honolulu - three hundred thirty-eight
20		qualifying contributions;

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1 (14) For the office of county council of the county of 2 Hawaii - fifty qualifying contributions; (15) For the office of county council of the county of Maui 3 4 - one hundred thirty-eight qualifying contributions; 5 and 6 (16) For the office of county council of the county of 7 Kauai - seventy-five qualifying contributions. 8 No qualifying contribution shall be collected for a (C) 9 candidate before the candidate files a declaration of intent to 10 seek comprehensive public funding with the commission. A 11 contribution received before the filing of a declaration of intent to seek public funds shall not be considered a qualifying 12 13 contribution. 14 Any receipt for a qualifying contribution shall be (d) made in a form prescribed by the commission pursuant to 15 16 section 11-N. (e) All qualifying contributions collected by a candidate, 17 whether or not the candidate is certified, shall be deposited 18 into the Hawaii election campaign fund's subaccount for the 19

20 comprehensive public funding program.

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(f) The application for certification shall be submitted
 to the commission no later than thirty days before the primary
 election and shall be signed by the candidate and the
 candidate's campaign treasurer under penalty of perjury. The
 application shall contain any other information deemed necessary
 by the commission.

7 (g) Use of voter registration information to obtain
8 qualifying contributions and seek comprehensive public funds
9 shall constitute election purposes pursuant to section 11-97 and
10 applicable rules.

11 §11-G Certification of qualification for comprehensive 12 public funds. (a) The clerk for the county that includes the 13 district from which election is sought shall verify that the candidate received the minimum required qualifying contributions 14 from registered voters in the district from which the candidate 15 seeks office, that the candidate resides in the district from 16 17 which election is sought as of the date of the filing of nomination papers, and that the candidate is a registered voter 18 19 in the district from which election is sought. The clerk for 20 the county that includes the district from which election is 21 sought shall provide to the commission the information needed

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1 for verification, including the names, addresses, dates of 2 birth, and signatures of registered voters in that district. 3 The commission shall issue a decision to certify or (b) 4 deny the certification of a candidate as a comprehensive publicly-funded candidate within ten business days following 5 6 receipt of the candidate's completed application for 7 certification to receive comprehensive public funds. 8 (c) After a candidate is certified, the candidate's 9 certification shall apply to both the primary and the general 10 elections.

(d) The certifications and all determinations made by the
commission under this section shall be final and conclusive,
except to the extent that they are subject to examination and
audit by the commission under section 11-434.

15 §11-H Comprehensive public funds to be distributed to
16 certified candidates. (a) Each certified candidate who has an
17 opponent in the primary election and an opponent in the general
18 election shall receive the following amounts of public funding,
19 as adjusted pursuant to subsection (d), and distributed at a
20 rate of sixty-seven per cent for the primary election and
21 thirty-three per cent for the general election:

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1	(1)	For the office of governor - \$1,675,000 in the
2		primary, \$825,000 in the general, for a maximum of
3		\$2,500,000;
4	(2)	For the office of lieutenant governor - \$804,000 in
5		the primary, \$396,000 in the general, for a maximum of
6		\$1,200,000;
7	(3)	For the office of state senator — \$67,000 in the
8		primary, \$33,000 in the general, for a maximum of
9		\$100,000;
10	(4)	For the office of state representative - \$33,500 in
11		the primary, \$16,500 in the general, for a maximum of
12		\$50,000;
13	(5)	For the office of Hawaiian affairs - \$26,800 in the
14		primary, \$13,200 in the general, for a maximum of
15		\$40,000;
16	(6)	For the office of mayor of the city and county of
17		Honolulu - \$1,541,000 in the primary, \$759,000 in the
18		general, for a maximum of \$2,300,000;
19	(7)	For the office of mayor of the county of Hawaii $-$
20		\$241,200 in the primary, \$118,800 in the general, for
21		a maximum of \$360,000;

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1	(8)	For the office of mayor of the county of Maui -
2		\$402,000 in the primary, \$198,000 in the general, for
3		a maximum of \$600,000;
4	(9)	For the office of the county of Kauai - \$234,500 in
5		the primary, \$115,500 in the general, for a maximum of
6		\$350,000;
7	(10)	For the office of prosecuting attorney of the city and
8		county of Honolulu - \$150,750 in the primary, \$74,250
9		in the general, for a maximum of \$225,000;
10	(11)	For the office of prosecuting attorney of the county
11		of Hawaii — \$26,800 in the primary, \$13,200 in the
12		general, for a maximum of \$40,000;
13	(12)	For the office of prosecuting attorney of the county
14		of Kauai — \$16,750 in the primary, \$8,250 in the
15		general, for a maximum of \$25,000;
16	(13)	For the office of county council of the city and
17		county of Honolulu - \$90,450 in the primary, \$44,550
18		in the general, for a maximum of \$135,000;
19	(14)	For the office of county council of the county of
20		Hawaii — \$13,400 in the primary, \$6,600 in the
21		general, for a maximum of \$20,000;

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1 (15) For the office of county council of the county of Maui 2 - \$36,850 in the primary, \$18,150 in the general, for 3 a maximum of \$55,000; and 4 (16) For the office of county council of the county of 5 Kauai - \$20,100 in the primary, \$9,900 in the general, 6 for a maximum of \$30,000. 7 Any certified candidate who is unopposed in the primary election 8 shall receive thirty per cent of the primary allotment above; 9 provided that the certified candidate shall have a general 10 election opponent. Certified candidates who are unopposed in 11 the general election shall not receive the general election 12 allotment above. 13 (b) Upon the certification for comprehensive public 14 funding, the commission shall direct the comptroller to 15 distribute the public funds allowed by this section from the 16 Hawaii election campaign fund's subaccount for the comprehensive 17 public funding program by check, or when possible, by an 18 automatic transfer of funds. Public funds for the primary 19 election shall be distributed to the candidate within twenty 20 days from the date that the candidate's initial application and 21 qualifying contribution statement is approved by the commission

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and, for the general election, within ten days after the date of
 the primary election.

3 (c) The commission shall be under no obligation to provide 4 moneys to a certified candidate if moneys in the Hawaii election 5 campaign fund's subaccount for the comprehensive public funding 6 program are near depletion as determined by the commission 7 pursuant to section 11-0.

8 The amounts of public funding specified in subsection (d) 9 (a) shall be adjusted by the commission no later than January 15 10 of a general election year in accordance with any change in the 11 consumer price index for all urban consumers as published by the 12 United States Department of Labor, Bureau of Labor Statistics, 13 during the period ending on December 31 in the year preceding 14 the general election year for which the adjustment is to be 15 made.

16 §11-I Certified candidates; continuing obligation; 17 restrictions; penalties. (a) A certified candidate shall 18 comply with this subpart through the end of the general election 19 campaign period, regardless of whether the certified candidate 20 maintains eligibility for public funding in the general election 21 campaign period.

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1 Upon certification for comprehensive public funding (b) 2 and through the end of the general election campaign period, a 3 certified candidate shall not accept any money for campaign 4 purposes, except public funds issued by the commission. 5 Contributions and loans from any person and any campaign material purchased or held from a date before filing the 6 declaration of intent to seek comprehensive public funds shall 7 8 not be accepted.

9 (C) Upon certification for comprehensive public funding 10 and through the end of the general election period, a certified 11 candidate shall not expend for campaign purposes any money except public funds issued by the commission. Public funds 12 shall be used only for the purpose of defraying expenses 13 14 directly related to the certified candidate's campaign during the election campaign period for which the public funds are 15 allocated and shall comply with subpart G. A certified 16 candidate receiving funds under this subpart or the candidate's 17 campaign treasurer shall not transfer any portion of the funds 18 provided under this subpart to any other candidate for another 19 20 campaign. Public funds shall not be expended outside the 21 applicable campaign period.

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1 (d) A certified candidate who is elected to the office 2 sought shall continue to be subject to the contribution and 3 expenditure restrictions of subsections (b) and (c) and shall 4 comply with other provisions of this subpart for the duration of the term in office to which the candidate was elected. 5 An elected certified candidate who intends to seek office in the 6 7 next general election and apply for comprehensive public funding 8 may raise and spend seed money for the next election pursuant to 9 section 11-E; provided that the candidate notifies the commission in writing of their intent to seek reelection. 10 An 11 elected certified candidate who intends to seek office in the 12 next general election and will not apply for comprehensive 13 public funding, upon notification in writing to the commission of their intent, shall no longer be subject to the contribution 14 and expenditure restrictions of subsections (b) and (c) in the 15 next general election, effective January 1 of the next general 16 election year. In either case, the candidate shall return all 17 unexpended public funds received to the Hawaii election campaign 18 fund's subaccount for the comprehensive public funding program 19 within thirty days after the election in which the candidate was 20 21 successful.

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(e) If a certified candidate withdraws from seeking the
 nomination for or from the election, all unexpended public funds
 received by the candidate under this subpart shall be returned
 to the Hawaii election campaign fund's subaccount for the
 comprehensive public funding program within thirty days after
 the candidate's withdrawal.

7 (f) A certified candidate who is successful in the primary 8 election may carry over any unexpended public funds to the 9 general election; provided that the certified candidate has an opponent in the general election. If the certified candidate is 10 11 successful in the general election, the certified candidate 12 shall return all unexpended public funds received under this 13 subpart to the Hawaii election campaign fund's subaccount for 14 the comprehensive public funding program within thirty days 15 after the general election. If the certified candidate does not have an opponent in the general election, the certified 16 17 candidate shall return all unexpended public funds received 18 under this subpart to the Hawaii election campaign fund's 19 subaccount for the comprehensive public funding program within 20 thirty days after the primary election.

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(g) A certified candidate who is not successful in the
 primary or general election shall return all unexpended public
 funds received under this subpart to the Hawaii election
 campaign fund's subaccount for the comprehensive public funding
 program within thirty days after the election in which the
 candidate was not successful.

7 (h) A certified candidate who accepts contributions in 8 violation of this section shall be subject to a fine equal to 9 three times the amount of public funding the candidate received, 10 in addition to any other action, fines, or prosecution under 11 section 11-M and subpart I, or any provision of the Hawaii penal 12 code.

(i) A certified candidate who makes expenditures of more than one hundred per cent of the public funds allocated to the candidate shall repay to the Hawaii election campaign fund's subaccount for the comprehensive public funding program an amount equal to three times the excess expenditures.

18 §11-J Comprehensive public-funded candidates; reporting.
19 (a) A certified candidate and the certified candidate's
20 committee shall furnish complete campaign records to the
21 commission, including all records of seed money contributions,

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qualifying contributions, and expenditures. A certified
 candidate shall fully cooperate with any audit or examination by
 the commission.

4 (b) The reporting requirements for certified candidates
5 under this subpart, or as may be required by the commission,
6 shall be in addition to any other reporting requirement under
7 this part.

8 (c) All reports required by subpart D, seed money reports,9 and post-election reports shall be filed with the commission.

10 (d) Seed money reports shall be filed with the commission11 no later than:

12 (1) January 31 of a general election year;

13 (2) April 30 of a general election year; and

14 (3) Twenty days before the primary election.

15 (e) Each report shall be current through:

16 (1) The six-month period ending on December 31 for the17 report filed on January 31;

- 18 (2) The three-month period ending on March 31 for the
 19 report filed on April 30; and
- 20 (3) Thirty days before the primary election for the report
 21 filed twenty days before the primary election.

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1	(f)	The seed money reports shall include:
2	(1)	The candidate committee's name and address;
3	(2)	The amount of cash on hand at the beginning of the
4		reporting period;
5	(3)	The reporting period and aggregate total for each of
6		the following categories:
7		(A) Contributions;
8		(B) Expenditures; and
9		(C) Other receipts; and
10	(4)	The cash on hand at the end of the reporting period.
11	(g)	Schedules filed with the seed money reports shall also
12	include:	
13	(1)	The amount and date of deposit of each contribution
14		and the name and address of each contributor who makes
15		contributions aggregating more than \$100 in an
16		election period; provided that if all the information
17		is not on file, the contribution shall be returned to
18		the contributor within thirty days of deposit;
19	(2)	All expenditures made, including the name and address
20		of each payee and the amount, date, and purpose of
21		each expenditure. Expenditures for consultants,

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1 advertising agencies and similar firms, credit card
2 payments, salaries, and candidate reimbursements shall
3 be itemized to allow a reasonable person to determine
4 the ultimate intended recipient of the expenditure and
5 its purpose; and

6 (3) The amount, date of deposit, and description of other
7 receipts, and the name and address of the source of
8 each of the other receipts.

9 Post-election reports shall be submitted to the (h) commission no later than twenty days after a primary election 10 and no later than thirty days after a general election, 11 12 certifying that all public funds paid to the certified candidate 13 have been used as required by this subpart. The reports shall 14 include information regarding all expenditures made, including 15 the name and address of each payee and the amount, date, and 16 purpose of each expenditure. Expenditures for consultants, advertising agencies and similar firms, credit card payments, 17 salaries and candidate reimbursements shall be itemized to allow 18 a reasonable person to determine the ultimate intended recipient 19 20 of the expenditure and its purpose.

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(i) All certified candidates shall file the reports
 required under this subpart by electronic means in the manner
 prescribed by the commission.

§11-K Deposit of, and access to, public funds. (a) All
public funds and seed money received by a certified candidate
shall be deposited directly into a depository institution as
provided under section 11-351(a) and accessed through the use of
debit cards and bank checks. No expenditure of public funds
received under this subpart shall be made except by debit cards
or checks drawn on a checking account.

(b) All reports required under subpart D and this subpart
for financial disclosure shall include the most recent,
available bank statement from the financial depository holding
the public funds, as attested to by the candidate's committee.

15 §11-L Deposit of money into the Hawaii election campaign 16 fund's subaccount for the comprehensive public funding program. 17 The following moneys shall be deposited into the subaccount of 18 the Hawaii election campaign fund established under section 19 11-421:

20 (1) Appropriations made by the legislature for the
21 purposes of this subpart;

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1	(2)	Excess seed money contributions;
2	(3)	Qualifying contributions, including any excess
3		qualifying contributions of certified candidates;
4	(4)	Unspent public funds distributed to any certified
5		candidate;
6	(5)	Fines levied by the commission for violation of this
7		subpart; and
8	(6)	Voluntary donations made for the purposes of this
9		subpart.
10	§11-	M Violations; penalties. Any candidate who knowingly
11	attempts	to fraudulently qualify for or receive public funding
11 12	attempts shall:	to fraudulently qualify for or receive public funding
	-	
12	shall:	
12 13	shall:	Have the candidate's certification for comprehensive
12 13 14	shall:	Have the candidate's certification for comprehensive public funding revoked. Upon revocation of
12 13 14 15	shall:	Have the candidate's certification for comprehensive public funding revoked. Upon revocation of certification, the certified candidate shall repay all
12 13 14 15 16	shall:	Have the candidate's certification for comprehensive public funding revoked. Upon revocation of certification, the certified candidate shall repay all public funds received within ten business days to the
12 13 14 15 16 17	shall:	Have the candidate's certification for comprehensive public funding revoked. Upon revocation of certification, the certified candidate shall repay all public funds received within ten business days to the Hawaii election campaign fund's subaccount for the

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pursuant to sections 11-410 and 11-412 and the Hawaii
Penal Code.

3 §11-N Forms; receipts; candidate guide and trainings. The
4 commission shall create and publish all forms and receipts
5 required to operate the comprehensive public funding program.
6 The commission shall create and publish a candidates' guide to
7 the comprehensive public funding program that shall include an
8 explanation of rules and procedures applicable to candidates and
9 shall be updated annually.

Before the 2028 general election year and any subsequent general election year for which the comprehensive public funding program shall be operative, the commission shall provide at least four trainings on the program for candidates and other interested individuals.

15 \$11-0 Sufficiency of funding for the comprehensive public 16 funding program. On September 1 of each odd-numbered year 17 preceding a general election year, the commission shall 18 determine whether there is a minimum of \$30,000,000 in the 19 Hawaii election campaign fund's subaccount for the comprehensive 20 public funding program established under section 11-421 to 21 certify candidates during the next election and provide funding

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for the comprehensive public funding program authorized under
 this subpart.

3 Within five business days of the commission's 4 determination, the commission shall publish a notice statewide, pursuant to section 1-28.5, stating whether the comprehensive 5 public funding program shall become effective on January 1 of 6 7 the following year. If there is insufficient funding, this 8 subpart shall be inoperative for that general election year." 9 SECTION 3. Section 11-421, Hawaii Revised Statutes, is 10 amended by amending subsections (b) and (c) to read as follows: The fund shall consist of: 11 "(b) 12 All moneys collected from persons who have designated (1)13 a portion of their income tax liability to the fund as 14 provided in section 235-102.5(a); Any general fund appropriations; [and] 15 (2) All moneys designated for deposit into the subaccount 16 (3) 17 for the comprehensive public funding program pursuant 18 to section 11-L; and [-(3)] (4) Other moneys collected pursuant to this part. 19 20 (C) Moneys in the fund shall be paid to candidates by the comptroller as prescribed in [section] sections 11-431 and 11-H 21

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1 and may be used for the commission's operating expenses, 2 including staff salaries and fringe benefits." 3 SECTION 4. The campaign spending commission shall submit a 4 progress report on the implementation of this Act and any 5 findings and recommendations, including any proposed legislation 6 that may be necessary to facilitate the implementation of this 7 Act, to the legislature no later than forty days prior to the 8 convening of the regular sessions of 2026, 2027, and 2028. 9 SECTION 5. The campaign spending commission shall submit a 10 final report of its findings and recommendations, including any 11 proposed legislation that may be necessary to better facilitate 12 the implementation of this Act, to the legislature no later than 13 forty days prior to the convening of the 2029 regular session. 14 SECTION 6. There is appropriated out of the general 15 revenues of the State of Hawaii the sum of \$ or so 16 much thereof as may be necessary for fiscal year 2025-2026 for 17 deposit into the Hawaii election campaign fund established under 18 section 11-421, Hawaii Revised Statutes. 19 The sum appropriated shall be expended by the campaign 20 spending commission for the purposes of this Act.

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1	SECTION 7. There is appropriated out of the Hawaii
2	election campaign fund established under section 11-421, Hawaii
3	Revised Statutes, the sum of \$ or so much thereof as
4	may be necessary for fiscal year 2025-2026 and the same sum or
5	so much thereof as may be necessary for fiscal year 2026-2027 in
6	preparing for the comprehensive public funding of candidates in
7	elections taking place in 2028, including the hiring
8	of full-time equivalent (FTE) permanent positions.
9	The sums appropriated shall be expended by the campaign
10	spending commission for the purposes of this Act.
11	SECTION 8. In codifying the new sections added by section
12	2 of this Act, the revisor of statutes shall substitute
13	appropriate section numbers for the letters used in designating
14	the new sections in this Act.
15	SECTION 9. Statutory material to be repealed is bracketed
16	and stricken. New statutory material is underscored.
17	SECTION 10. This Act shall take effect on April 23, 2057.
18	

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Report Title:

Comprehensive Public Funding; Campaign Spending Commission; Report; Appropriations

Description:

Establishes a comprehensive system of public financing for all candidates seeking election to state and county public offices in the State of Hawaii, to begin with the 2028 general election year. Requires the Campaign Spending Commission to submit reports to the Legislature. Appropriates funds. Effective 4/23/2057. (SD1)

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

