

103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

HB2630

Introduced 2/15/2023, by Rep. Kelly M. Cassidy

SYNOPSIS AS INTRODUCED:

10 ILCS 5/9-25.1

from Ch. 46, par. 9-25.1; formerly Ch. 46, pars. 102, 103 and 104

10 ILCS 5/Art. 9A heading new 10 ILCS 5/9A-5 new 10 ILCS 5/9A-10 new 10 ILCS 5/9A-15 new 10 ILCS 5/9A-20 new 10 ILCS 5/9A-25 new 10 ILCS 5/9A-30 new 10 ILCS 5/9A-35 new 10 ILCS 5/9A-40 new 10 ILCS 5/9A-45 new 10 ILCS 5/9A-50 new 10 ILCS 5/9A-55 new 10 ILCS 5/9A-60 new 10 ILCS 5/9A-65 new 10 ILCS 5/9A-70 new 10 ILCS 5/9A-75 new 30 ILCS 105/5.990 new

Creates the Small Donor Democracy Matching System for Fair Elections Act. Amends the Election Code. Creates a small donor campaign contribution matching system for candidates for the offices of Governor, Lieutenant Governor, Attorney General, State Comptroller, State Treasurer, Secretary of State, State Senator, and State Representative. Creates the Small Donor Democracy Matching Fund as a special fund in the State treasury. Sets forth requirements for accessing the small donor matching system. Sets forth provisions for the funding of the matching contributions. Imposes limits on the access to matching funds. Allows the General Assembly to increase various amounts, subject to public referendum. Provides for penalties for violations of the provisions. Sets forth disclosure requirements. Creates the Campaign Finance Board within the State Board of Elections to implement the campaign contribution matching system. Includes severability provisions. Effective immediately.

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A BILL FOR

AN ACT concerning elections.

Be it enacted by the People of the State of Illinois, 2 represented in the General Assembly: 3

4 Section 1. Short title. This Act may be referred to as the 5 Small Donor Democracy Matching System for Fair Elections Act.

6 Section 5. The Election Code is amended by changing 7 Section 9-25.1 and by adding Article 9A as follows:

8 (10 ILCS 5/9-25.1) (from Ch. 46, par. 9-25.1; formerly Ch. 9 46, pars. 102, 103 and 104)

Sec. 9-25.1. Election interference. 10

(a) As used in this Section, "public funds" means any 11 12 funds appropriated by the Illinois General Assembly or by any 13 political subdivision of the State of Illinois.

(b) No public funds shall be used to urge any elector to 14 15 vote for or against any candidate or proposition, or be 16 appropriated for political or campaign purposes to any candidate or political organization. This Section shall not 17 prohibit the use of public funds for dissemination of factual 18 19 information relative to any proposition appearing on an 20 election ballot, or for dissemination of information and 21 arguments published and distributed under law in connection with a proposition to amend the Constitution of the State of 2.2

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Illinois. <u>However, this Section does not apply to funds</u> expended in connection with the campaign contribution matching program established in Article 9A of this Code or similar systems of public financing for elections established by a home rule unit of government.

6 (c) The first time any person violates any provision of 7 this Section, that person shall be guilty of a Class B 8 misdemeanor. Upon the second or any subsequent violation of 9 any provision of this Section, the person violating any 10 provision of this Section shall be guilty of a Class A 11 misdemeanor.

12 (Source: P.A. 87-1052.)

13 (10 ILCS 5/Art. 9A heading new)

14

ARTICLE 9A. CAMPAIGN CONTRIBUTION MATCHING

15 (10 ILCS 5/9A-5 new)

16 <u>Sec. 9A-5. Legislative findings. The General Assembly</u>
17 <u>finds that the current campaign finance system:</u>

18 (1) discourages many otherwise qualified candidates 19 from running for office because of the need to raise 20 substantial sums of money to be competitive and to enable 21 them to adequately get their message out to voters; 22 (2) forces candidates to raise larger and larger

23 percentages of money from interest groups that have a
 24 <u>specific financial stake in matters before State</u>

1	government to keep pace with rapidly increasing campaign
2	<u>costs;</u>
3	(3) diminishes elected officials' accountability to
4	their constituents by compelling them to be
5	disproportionately accountable to the relatively small
6	group of contributors who finance their election
7	campaigns;
8	(4) diminishes the rights of all citizens to equal and
9	meaningful participation in the democratic process;
10	(5) disadvantages challengers, because campaign
11	contributors tend to give their money to incumbents, thus
12	causing elections to be less competitive;
13	(6) burdens candidates with the incessant rigors of
14	fundraising and thus decreases the time available to carry
15	out their public responsibilities; and
16	(7) necessitates the creation of a Fair Elections
17	Small Donor Democracy Matching System to address these
18	concerns.
19	(10 ILCS 5/9A-10 new)
20	Sec. 9A-10. Scope. The program created under this Article
21	applies to candidates for the offices of Governor, Attorney
22	General, State Comptroller, State Treasurer, Secretary of

23 State, State Senator, and State Representative. Candidates for

24 these offices are eligible to participate in the matching

25 <u>funds program established by this Article.</u>

1	(10 ILCS 5/9A-15 new)
2	Sec. 9A-15. Definitions. As used in this Article:
3	"Board" means the Campaign Finance Board of the State
4	Board of Elections created under this Article.
5	"Candidate" means any person who seeks nomination for
6	election, election to, or retention in public office as a
7	Constitutional State Officer or a member of the Illinois
8	Senate or General Assembly. A person seeks nomination for
9	election, election, or retention if he or she (1) takes the
10	action necessary under the laws of this State to attempt to
11	qualify for nomination for election, election to, or retention
12	in public office or (2) receives contributions or makes
13	expenditures, or gives consent for any other person to receive
14	contributions or make expenditures with a view to bringing
15	about his or her nomination for election or election to or
16	retention in public office.
17	"Contribution" has the meaning ascribed to it in Section
18	9-1.4 of this Code, but does not include anything deemed an
19	independent expenditure under this Article.
20	"Coordination" means an expenditure made in cooperation,
21	consultation, or concert with or at the request or suggestion
22	of a candidate, an authorized committee of a candidate, a
23	political committee of a political party, or agents of the
24	candidate or candidate political committee, or any payment for
25	any communication which republishes, disseminates, or

1 distributes, in whole or in part, any broadcast or any written, graphic, or other form of campaign material prepared 2 3 by the candidate or his or her candidate political committee 4 or their agents. "Election cycle" means the time beginning on the January 1 5 following a general election and ending on the December 31 6 7 following the next general election. 8 "Expenditure" means: 9 (1) a payment, distribution, purchase, loan, advance, deposit, gift of money, or anything of value, in 10 11 connection with the nomination for election, election, or retention of any person to or in public office or in 12 connection with any question of public policy; or 13 14 (2) a payment, distribution, purchase, loan, advance, deposit, gift of money, or anything of value that 15 16 constitutes an electioneering communication made in concert or cooperation with or at the request, suggestion, 17 or knowledge of a candidate, a political committee, or any 18 19 of their agents; or a transfer of funds by a political 20 committee to another political committee. 21 However, "expenditure" does not include: 22 (A) the use of real or personal property and the cost

of invitations, food, and beverages, voluntarily provided
 by an individual in rendering voluntary personal services
 on the individual's residential premises for
 candidate-related activities; provided the value of the

1	service provided does not exceed an aggregate of \$150 in a
2	reporting period as the Board may further define; or
3	(B) sale of any food or beverage by a vendor for use in
4	a candidate's campaign at a charge less than the normal
5	comparable charge, if such charge for use in a candidate's
6	campaign is at least equal to the cost of such food or
7	beverage to the vendor.
8	"Fund" means the Small Donor Democracy Matching Fund
9	established under this Article.
10	"Immediate family" means a person's parents, siblings,
11	spouse, and children.
12	"Independent expenditure" means an expenditure by anyone,
13	including, but not limited to, any individual, corporation,
14	partnership, political action committee, association, or
15	party, that would otherwise constitute a contribution or
16	expenditure under this Article, but that is made without any
17	cooperation, consultation, or agreement with any political
18	candidate.
19	"Initial qualifying contribution" means a qualified
20	contribution used for the purpose of determining whether a
21	candidate has raised the minimum number of contributions to
22	participate in the small donor matching funds system under
23	this Article.
24	"Matching funds" means funds paid to a participating
25	candidate under this Article.
26	"Matching funds program" means the campaign donation

1 matching funds program created under this Article. "Nomination period" means the period specified under this 2 3 Code during which candidates must submit nomination papers for any of the State offices covered by this Article. 4 5 "Non-participating candidate" means any candidate who is not a participating candidate, including any candidate who has 6 7 not qualified for matching funds or who has elected not to 8 participate in the matching funds program. 9 "Participating candidate" means a candidate who qualifies 10 for matching funds under this Article and opts to participate 11 in the matching funds program created under this Article. 12 "Qualified contribution" means a monetary contribution not less than \$25 and not greater than the initial \$150 of any 13 14 contribution made by a qualified contributor. 15 "Qualified contributor" means a natural person resident in 16 the State who will be eligible to vote within the current election cycle other than the candidate, members of the 17

18 candidate's immediate family, and any political action
19 committee controlled by the candidate.

20 <u>"Qualifying period" means the period beginning the day</u> 21 <u>after the date of the most recent general election for the</u> 22 <u>specific office or seat that a candidate is seeking and ending</u> 23 <u>on the day prior to the election (whether primary or general</u> 24 <u>election) for which the matching funds are sought.</u>

25 (10 ILCS 5/9A-20 new)

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1	Sec. 9A-20. Small Donor Democracy Matching Fund.
2	(a) There is created a Small Donor Democracy Matching Fund
3	as a special fund in the State treasury. The Fund is
4	established for the purposes of:
5	(1) providing public financing for the election
6	campaigns of participating candidates under this Article;
7	and
8	(2) paying for the administrative and enforcement
9	costs of the Board related to the matching funds program
10	created by this Article.
11	(b) The General Assembly shall annually appropriate either
12	\$1 per resident of this State or one-twentieth of 1% of the
13	State's annual budget, whichever is greater, to the Fund. The
14	General Assembly shall appropriate no more than \$50,000,000 to
15	the Fund in any election cycle.
16	(c) Other revenue that shall be deposited into the Fund
17	<u>includes:</u>
18	(1) any funds returned by any participating candidate
19	that remain unspent by a participating candidate following
20	the date of the election for which they were distributed,
21	in accordance with subsection (c) of Section 9A-55 of this
22	<u>Code;</u>
23	(2) fines levied by the Board or courts against
24	candidates for violations of this Code, except as
24 25	candidates for violations of this Code, except as otherwise provided by this Code; and

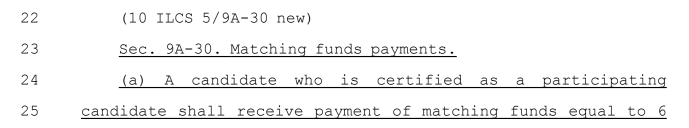
1	(10 ILCS 5/9A-25 new)
2	Sec. 9A-25. Eligibility for matching funds.
3	(a) To be eligible to be certified as a participating
4	candidate, a candidate must:
5	(1) During the qualifying period for the election
6	involved, choose to participate in the matching funds
7	program by filing with the Board a written application for
8	certification as a participating candidate in such form as
9	may be prescribed by the Board, containing the identity of
10	the participating candidate, the office that the
11	participating candidate seeks, and the participating
12	candidate's signature, under penalty of perjury,
13	certifying that:
14	(A) the participating candidate has complied since
15	the last election or the effective date of this
16	amendatory Act of the 103rd General Assembly,
17	whichever is most recent, and will continue to comply,
18	with the restrictions of this Article during the
19	applicable election cycle; a candidate who has
20	accepted impermissible contributions prior to filing
21	to participate in this program shall return any such
22	impermissible contributions prior to filing to
23	participate in this matching funds program to the
24	extent practical, as determined by the Board in
25	adopted rules; and

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1	(B) the participating candidate's campaign
2	committee has filed all campaign finance reports
3	required by law during the applicable election cycle
4	to date and that they are complete and accurate.
5	(2) Sign a participating candidate contract signifying
6	the candidate's prior compliance and continuing commitment
7	to comply with the requirements of this Article, to comply
8	with the contribution limits set forth in this Article and
9	in that contract, and to comply with any other
10	requirements set forth in that contract.
11	(3) Meet all requirements of applicable law to be
12	listed on the ballot.
13	(4) Before the close of the qualifying period, collect
14	at least the following number of initial qualifying
15	contributions for the following offices: 1,000 for
16	candidates for Governor; 500 for candidates for Lieutenant
17	Governor, Attorney General, State Comptroller, State
18	Treasurer, and Secretary of State; 200 for candidates for
19	State Senator; and 100 for candidates for State
20	Representative.
21	Each initial qualifying contribution shall:
22	(A) have the initial qualified contributor's
23	signature, or an electronic equivalent for any
24	donations received on-line, signifying that the
25	initial qualified contributor understands that the
26	purpose of the initial qualifying contribution is to

1help the candidate qualify for the matching function2program and that the contribution is made without3coercion or reimbursement; and4(B) be acknowledged by a written receipt, or the5electronic equivalent for any donation received6on-line, to the initial qualified contributor, with7copy retained by the candidate; the receipt shate8include the initial qualified contributor's signature9printed name, home address, and telephone number,10any, and the name of the candidate on whose behalf the11contribution is made.12A contribution for which a candidate has not obtain	<u>he</u> <u>a</u> <u>11</u> <u>e</u> ,
3 coercion or reimbursement; and 4 (B) be acknowledged by a written receipt, or the selectronic equivalent for any donation received on-line, to the initial qualified contributor, with 6 on-line, to the initial qualified contributor, with 7 copy retained by the candidate; the receipt share include the initial qualified contributor's signature printed name, home address, and telephone number, any, and the name of the candidate on whose behalf the contribution is made. 10 any, and the name of the candidate has not obtained. 12 A contribution for which a candidate has not obtained.	<u>he</u> <u>a</u> 11 e, if
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12 A contribution for which a candidate has not obtain	
	ed
13 <u>a signed and fully completed receipt</u> , or its electron.	ic
14 equivalent, shall not be counted as an initial qualifying	ng
15 <u>contribution for the purpose of satisfying th</u>	is
16 <u>qualification requirement.</u>	
17 (b) In addition to the requirements of subsection (a)	of
18 this Section, in order for a candidate for Governor	or
19 Lieutenant Governor to be eligible to be certified as	a
20 participating candidate, the other member of the team	of
21 candidates for the offices of Governor and Lieutenant Governor	or
22 must also be a participating candidate.	
23 (c) To remain eligible to continue to receive matching	ng
24 <u>funds under this Article</u> , a candidate must:	
25 (1) maintain records of all contributions, receipt	s,
26 and expenditures as required by the Board;	

1	(2) obtain and furnish to the Board any information it
2	may request relating to his or her campaign expenditures,
3	contributions, and qualified contributions and furnish any
4	documentation and other proof of compliance with this
5	Article as may be requested by the Board; and
6	(3) remain in compliance with the requirements set
7	forth in this Article.
8	(d) At the earliest practicable time after a candidate
9	files a written application for certification as a
10	participating candidate with the Board, in no event more than
11	10 business days, the Board shall certify in writing that the
12	candidate is or is not eligible. Eligibility may be revoked if
13	the Board determines, after appropriate due process, that a
14	candidate has committed a substantial violation of the
15	requirements of this Article, in which case all matching funds
16	granted to the candidate shall be repaid to the Fund. A
17	determination shall be made by the Board after an appropriate
18	hearing, affording due process to the aggrieved party, under
19	rules adopted by the Board that further define what
20	constitutes a "substantial violation" and that set forth the
21	procedures to be followed in connection with any such hearing.



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1	times the amount of qualified contributions received by the
2	participating candidate during the election cycle with respect
3	to a single election subject to the aggregate limit on the
4	total amount of matching funds payments to a participating
5	candidate specified in subsection (b) of this Section, unless
6	the candidate has no opposition on the ballot. Unopposed
7	candidates shall not be eligible to receive matching funds
8	unless and until they cease to be unopposed; however, any
9	candidate who had already received matching funds under this
10	Article prior to becoming unopposed shall be entitled to
11	retain those funds and spend those funds in accordance with
12	Section 9A-50 of this Code.
13	(b) Subject to the requirements of subsection (a) of
14	Section 9A-40 of this Code, the aggregate amount of matching
15	funds payments that may be made to a participating candidate
16	during an election cycle may not exceed the following:
17	(1) \$5,000,000 for candidates for Governor;
18	(2) \$1,000,000 for candidates for Lieutenant Governor,
19	Attorney General, State Comptroller, State Treasurer, and
20	Secretary of State;
21	(3) \$300,000 for candidates for State Senator; and
22	(4) \$150,000 for candidates for State Representative.
23	(c) A participating candidate's application for matching
24	funds, including an initial request submitted with an
25	application for certification as a participating candidate,
26	shall be made using a form prescribed by the Board and shall be

1	accompanied as necessary by initial qualifying contribution
2	receipts and any other information the Board requires by rule.
3	This application shall be accompanied by a signed statement
4	from the participating candidate indicating that all
5	information on the initial qualifying contribution receipts is
6	complete and accurate to the best of the participating
7	candidate's knowledge. The Board shall verify that a
8	participating candidate's qualified contributions meet all of
9	the requirements and limitations of this Article prior to the
10	disbursement of matching funds to the participating candidate.
11	(d) The Board shall make an initial payment of the
12	matching funds within 10 business days of the Board's
13	certification of a participating candidate's eligibility in
14	accordance with the provisions of this Article, or as soon
15	thereafter as is practicable.
16	(e) The Board shall establish a schedule for the
17	submission of matching funds payment requests, permitting a
18	participating candidate to submit a matching funds payment
19	request at least once per month, in accordance with a schedule
20	established by the Board.
21	(f) When 90% of the existing Fund has been distributed,
22	the Board shall give notice within 24 hours to all candidates
23	that only 10% of the Fund remains. Thereafter, the Board shall
24	make no further matching funds payments until after election
25	day and it shall only pay any requests submitted after notice
26	has been distributed under this subsection (f) proportionally,

spread over all candidates and requests equally, in a manner
 to be determined in greater detail pursuant to rules adopted

3 by the Board.

4 (10 ILCS 5/9A-35 new) 5 Sec. 9A-35. Limits on contributions. 6 (a) Subject to the requirements of subsection (a) of Section 9A-40 of this Code, no candidate shall accept, 7 8 directly or indirectly, any contribution (or combination of 9 contributions) from the same person, corporation, partnership, political party, political action committee, or other legal 10 11 entity in excess of \$500. However, if a candidate in the 12 participating candidate's race exceeds the self-funding 13 thresholds established in subsection (h) of Section 9-8.5 of this Code for that race, the limitation under this subsection 14 15 (a) is increased to \$2,500.

16 (b) No participating candidate shall accept any contribution (or combination of contributions) from any 17 18 person, corporation, partnership, or other legal entity who lobbies members of the State executive or legislative 19 20 branches, within the meaning of the Lobbyist Registration Act, 21 or does business with the State. No participating candidate 22 shall encourage, support, cooperate, or coordinate with any 23 independent expenditure committee or any individual engaging 24 in independent expenditures, whether in support of the 25 candidate or in opposition to the candidate's opponent. The

Board may adopt additional rules defining who constitutes a "lobbyist" and who is deemed to be "doing business" with the State within the meaning of this Article.

4 (c) No participating candidate shall make expenditures 5 from or use his or her own personal funds or the personal funds or property held jointly with members of his or her immediate 6 7 family in connection with his or her nomination for election 8 or election, except as a contribution to his or her political 9 committee in an amount that does not exceed 10 times the 10 maximum contribution applicable under subsection (a) of this 11 Section. No participating candidate shall make expenditures 12 from or use other personal funds or property of his or her 13 immediate family in furtherance of his or her own campaign.

14 (10 ILCS 5/9A-40 new)

15 <u>Sec. 9A-40. Adjustment.</u>

16 (a) The Board shall revise the limits on contributions and on overall contributions at least one year prior to the next 17 18 general primary election. The Board shall adjust them by an 19 amount equal to the change in the Consumer Price Index for all 20 Urban Consumers for all items published by the United States 21 Department of Labor for the 12-month calendar year preceding 22 readjustment. Amounts shall be rounded to the nearest \$10. The 23 revised overall limits shall be published no later than one 24 year prior to the date of the next general primary election. (b) The General Assembly shall review the amounts and 25

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numbers of required initial qualifying contributions, the ratio of matching funds, the additional limits on contributions, and the limits on overall contributions in the 6-month period following each general election to determine if they shall stay the same, after any adjustment for inflation under subsection (a) of this Section, or be increased for the next general primary election and general election.

8 (c) If the General Assembly determines that any of the 9 figures specified in subsection (b) of this Section should 10 change, then any proposed change, other than an adjustment for inflation under subsection (a) of this Section, shall be 11 12 adopted for the next general election by a majority vote of each chamber of the General Assembly and shall also be 13 14 submitted to the voters via a binding referendum for ratification at the next consolidated election for approval or 15 16 rejection with respect to any future general elections.

17

(10 ILCS 5/9A-45 new)

Sec. 9A-45. Campaign accounts for participating candidates. During an election cycle, each participating candidate shall conduct all campaign financial activities through a single political action committee, consistent with subsection (b) of Section 9-2 of this Code, and shall comply with any additional recordkeeping requirements imposed under this Article by the Board.

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1	(10 ILCS 5/9A-50 new)	
2	Sec. 9A-50. Expenditur	res of matching funds.
3	(a) A participating	candidate shall use matching funds
4	only for direct campaig	n purposes. The Board may further
5	define the phrase "direct	campaign purposes" by rule.
6	(b) Neither a particip	pating candidate nor anyone acting on
7	<u>his or her behalf shall us</u>	se matching funds for:
8	<u>(1)</u> costs of le	egal defense in any campaign law
9	enforcement proceeding	<u>q;</u>
10	<u>(</u> 2) indirect cam	paign purposes, including, but not
11	limited to:	
12	(A) the partic	cipating candidate's personal support
13	or compensation t	to the participating candidate or the
14	participating can	didate's immediate family;
15	(B) clothing,	haircuts, and other items related to
16	the participating	candidate's personal appearance;
17	<u>(C) a contr</u>	ibution or loan to the campaign
18	<u>committee of anot</u>	her candidate, a party committee, or
19	other political co	ommittee;
20	<u>(</u> D) an indeper	ndent expenditure;
21	<u>(</u> E) automobil	le purchases, tuition payments, or
22	childcare costs;	
23	(F) dues, fee	es, or gratuities at a country club,
24	health club, n	recreational facility, or other
25	nonpolitical orga	anization unless part of a specific
26	fundraising eve	ent that takes place on the

1	organization's premises;
2	(G) admission to a sporting event, theater,
3	concert, or other entertainment event not part of a
4	specific campaign activity; or
5	(H) gifts, except for brochures, buttons, signs,
6	and other campaign materials and token gifts valued at
7	not more than \$50 that are for the purpose of
8	expressing gratitude, condolences, or congratulations.
9	(10 ILCS 5/9A-55 new)
10	Sec. 9A-55. Disclosure requirements and procedures; return
11	of funds.
12	(a) Each participating candidate shall file reports of
13	contribution receipts and of expenditures of matching funds
14	and other campaign funds at such times and in such manners as
15	the Board may prescribe by rule, including, but not limited
16	to, reports containing information necessary to verify that
17	the qualified contributions received by participating
18	candidates and that the matching funds spent by participating
19	candidates comply with the restrictions and requirements of
20	this Article.
21	(b) The Board by rule shall adopt procedures for auditing
22	any reports filed with it as well as related reports filed with
23	the State Board of Elections and issuing a public report
24	summarizing the election results, the campaign expenditures
25	made in connection with offices covered by this Article, and

1	the level and amount of matching funds provided to each
2	campaign.
3	(c) Within 90 days after the consolidated or general
4	election, every participating candidate who received matching
5	funds under this Article shall repay the Fund any unused
6	matching funds, calculated as follows: any unused campaign
7	funds shall be multiplied by a ratio consisting of the total
8	amount of matching funds received by the campaign in the
9	numerator and the total amount of campaign funds raised by the

10 <u>campaign in the denominator. The amount of any repayment under</u> 11 <u>this subsection (c) shall not exceed the total amount of</u> 12 <u>matching funds paid to the campaign.</u>

13

(10 ILCS 5/9A-60 new)

Sec. 9A-60. Joint campaign contributions and expenditures. 14 15 Where multiple candidates are otherwise permitted under State 16 law to engage in joint efforts to raise campaign contributions or in joint campaign expenditures, any contribution received 17 18 at a joint fundraising event and any joint campaign expenditures shall be appropriately allocated among the 19 20 participating candidates in a reasonable manner to be agreed 21 upon by those candidates participating in the activity. The 22 Board may review the reasonableness of any allocation under 23 this Section.

24

(10 ILCS 5/9A-65 new)

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1	Sec. 9A-65. Application of contribution and expenditure
2	limitations to certain political activities. Nothing in this
3	Article shall be construed to restrict candidates or their
4	agents from making appearances at events sponsored or paid for
5	by persons, political committees, or other entities that are
6	not in any way affiliated with the candidate or any agent of
7	the candidate. The costs of these events shall not be
8	considered contributions to or expenditures by the candidate
9	for purposes of this Article simply because the candidate or
10	agent appears at such an event. However, this provision does
11	not apply to events at which contributions are solicited on
12	behalf of the participating candidate.

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(10 ILCS 5/9A-70 new)

14 <u>Sec. 9A-70. Campaign Finance Board; general powers and</u> 15 <u>duties.</u>

16	(a) A Campaign Finance Board is created within the State
17	Board of Elections, consisting of 5 members appointed by the
18	Governor with the advice and consent of the Senate. Each party
19	or caucus represented in the General Assembly shall have at
20	least one member on the Board. However, the Chairperson of the
21	Board shall not be affiliated with any political party. The
22	initial appointments required under this subsection (a) shall
23	be made within 6 months of the effective date of this
24	amendatory Act of 103rd General Assembly, and their terms
25	shall commence on the January 1 following appointment. The

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1	terms of office for the initial appointees shall be, except
2	for the Chairperson, determined by lot as follows:
3	(1) one member shall serve a term of one year;
4	(2) one member shall serve a term of 2 years;
5	(3) one member shall serve a term of 3 years;
6	(4) one member shall serve a term of 4 years; and
7	(5) the initial Chairperson shall serve a term of 5
8	years.
9	Thereafter, each member shall be appointed for a term of 5
10	years, according to the original manner of appointment. In the
11	case of a vacancy in the office of a member, a member shall be
12	selected to serve the remainder of the unexpired term in the
13	same manner the vacating member was selected. Members shall
14	serve no more than 3 consecutive terms. No member of the Board
15	may be removed from office except for cause, after notice and a
16	hearing by the Senate.
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17	(b) To be eligible to serve as a member of the Board, an
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18 19 20 21 22 23	<pre>(b) To be eligible to serve as a member of the Board, an individual must meet all of the following qualifications throughout the period of his or her service: (1) the member must be a resident of Illinois, eligible and registered to vote; (2) the member must agree that he or she and any members of his or her immediate family will not make any</pre>

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1	(3) the member must agree not to (i) serve as an
2	<u>officer of a political party or (ii) be a candidate or</u>
3	participate in any capacity in a campaign by a candidate
4	for any of the offices eligible to receive public matching
5	funds under this Article during his or her term of
6	service;
7	(4) the member may not otherwise be an officer or
8	employee of the State, nor a lobbyist engaged in lobbying
9	any elected officials of the State; and
10	(5) the member must agree to undergo training under
11	the supervision of the Chairperson of the Board.
12	(c) Subject to appropriations, the members of the Board
13	shall be compensated at a rate specified by law while
14	performing the work of the Board.
15	(d) The Board may employ necessary staff, including
16	attorneys and accountants, and may utilize the services of
17	employees of the State Board of Elections to assist the Board
18	in carrying out its duties. Subject to appropriations, the
19	total budget for the Board's operations shall not be less than
20	.01% of the overall State budget.
21	(e) The Board shall have the authority to adopt rules and
22	provide forms as it deems necessary to administer the matching
23	funds system created by this Article. The Board shall adopt
24	rules concerning the form in which contributions and
25	expenditures are to be reported, the periods during which such

1 <u>on campaign contributions and expenditures</u>, and the 2 verification required.

3 (f) The Board shall have the power to investigate all 4 matters relating to the performance of its functions and any 5 other matter relating to the proper administration of this Article. It shall have the power to require the attendance of 6 witnesses, to examine and take testimony under oath of any 7 persons as it shall deem necessary, and to require the 8 9 production of books, accounts, papers, and any other relevant 10 evidence relative to such investigation.

11 (q) The Board shall develop a program for informing 12 candidates and the public about the small donor matching funds system created by this Article. The Board may prepare and make 13 available educational materials, including compliance manuals 14 and summaries of the relevant provisions of this program. The 15 16 Board shall prepare and make available materials including, to 17 the extent feasible, computer software, to facilitate the task of compliance with the disclosure and recordkeeping 18 19 requirements under this Article.

20 (h) The Board shall have the power to render advisory 21 opinions with respect to questions arising under this Article. 22 These opinions may be requested in writing by any candidate, 23 political committee, or member of the general public. The 24 Board shall adopt rules regarding submissions and responses to 25 such requests, including response times. The Board shall make 26 public its response to any such requests, as well as to any 1 <u>other formal rulings or interpretations it makes, including by</u>
2 posting them on its website, if practicable.

3 (i) The Board shall have the authority to implement any system established for the regulation of inauguration and 4 5 transition donations and expenditures, including any related penalties. It shall also have the authority to adopt and 6 7 implement a system for handling the transition from the 8 existing campaign finance system and any pre-existing 9 political committees and contributions to the small donor matching funds system implemented by this Article. 10

11 (j) The Board may take such other actions as are necessary 12 and proper to carry out its functions and the purposes of 13 adoption of a small donor matching funds system. The specific 14 grants of power under this Section do not constitute and shall 15 not be construed as limitations on the other proper and 16 necessary powers of the Board.

17 <u>(k) All final administrative decisions under this Article</u> 18 <u>are subject to judicial review under the Administrative Review</u> 19 <u>Law.</u>

20 (10 ILCS 5/9A-75 new)
21 Sec. 9A-75. Public campaign financing program penalties.
22 (a) If a participating candidate knowingly accepts or
23 spends matching funds in violation of this Article, then the
24 candidate shall repay to the Fund a civil fine in an amount
25 equal to twice the value of the funding unlawfully accepted or

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1 <u>spent.</u>

2 (b) The Board shall, after a hearing affording the 3 aggrieved party due process, have the authority to impose the 4 fine created by this Section, to order repayment of 5 overpayments that were not knowingly received, and to take any 6 other appropriate action, pursuant to any additional rules 7 concerning such hearings as the Board shall adopt.

8 (c) Any member of the public, as well as the Board on its 9 own initiative, shall have standing to file a complaint with 10 the Board alleging a violation of this Article. If a complaint 11 is filed by an opposing candidate, or in coordination with an 12 opposing candidate's campaign, the Board shall have the option 13 of awarding costs and attorneys' fees if the complaint is 14 found to have been lacking a reasonable basis.

15 <u>(d) The Board shall adopt appropriate rules guaranteeing</u> 16 <u>notice and due process to anyone accused of violating this</u> 17 <u>Article and setting forth the process the Board will follow in</u> 18 <u>investigating and adjudicating any such complaint.</u>

Section 10. The State Finance Act is amended by adding Section 5.990 as follows:

21 (30 ILCS 105/5.990 new)

22 <u>Sec. 5.990. The Small Donor Democracy Matching Fund.</u>

23 Section 97. Severability. The provisions of this Act are

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1 severable under Section 1.31 of the Statute on Statutes.

2 Section 99. Effective date. This Act takes effect upon
3 becoming law.