

General Assembly

January Session, 2025

Substitute Bill No. 7222

AN ACT CONCERNING VARIOUS CAMPAIGN FINANCE REFORMS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subdivision (14) of section 9-601 of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective from passage*):

(14) ["Solicitor"] <u>"Collector"</u> means an individual appointed by a
treasurer of a committee to receive, but not to disburse, funds on behalf
of the committee.

Sec. 2. Subparagraph (B) of subdivision (3) of subsection (a) of section
9-7b of the general statutes is repealed and the following is substituted
in lieu thereof (*Effective from passage*):

10 (B) To issue an order when the commission finds that an intentional 11 violation of any provision of chapter 155 or 157 has been committed, 12 after an opportunity to be heard at a hearing conducted in accordance 13 with sections 4-176e to 4-184, inclusive, which order may contain one or 14 more of the following sanctions: (i) Removal of a treasurer, deputy 15 treasurer or [solicitor] collector; (ii) prohibition on serving as a treasurer, 16 deputy treasurer or [solicitor] <u>collector</u>; and (iii) in the case of a party 17 committee or a political committee, suspension of all political activities, 18 including, but not limited to, the receipt of contributions and the making 19 of expenditures, provided the commission may not order such a

suspension unless the commission has previously ordered the removalof the treasurer and notifies the officers of the committee that the

22 commission is considering such suspension;

Sec. 3. Subsection (b) of section 9-602 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

(b) No contribution in aid of or in opposition to the candidacy of any person or to any party or referendum question shall be made at any time, except to the committee's treasurer whose designation is on file with the proper authority, a [solicitor] <u>collector</u> or a candidate who is exempt from the requirement to form a candidate committee and has filed a certification.

Sec. 4. Subsections (c) and (d) of section 9-606 of the general statutes
are repealed and the following is substituted in lieu thereof (*Effective from passage*):

35 (c) The treasurer of each committee, other than a political committee 36 established by an organization which receives its funds from the 37 organization's treasury, may appoint [solicitors. If solicitors] collectors. 38 <u>If collectors</u> are appointed, the treasurer shall receive and report all 39 contributions made or promised to each [solicitor. Each solicitor] 40 collector. Each collector shall submit to the treasurer a list of all 41 contributions made or promised to [him] such collector. The list shall be 42 complete as of seventy-two hours immediately preceding midnight of 43 the day preceding the dates on which the treasurer is required to file a 44 sworn statement as provided in section 9-608. Lists shall be received by 45 the treasurer not later than twenty-four hours immediately preceding 46 each required filing date. Each [solicitor] collector shall deposit all 47 contributions with the treasurer, [within] not later than seven days after 48 receipt. No [solicitor] <u>collector</u> shall expend any contributions received 49 by [him] such collector or disburse such contributions to any person 50 other than the treasurer.

^{51 (}d) No person shall act as a treasurer or deputy treasurer (1) unless

52 the person is an elector of this state, the person has paid any civil 53 penalties or forfeitures assessed pursuant to chapters 155 to 157, 54 inclusive, and a statement, signed by the [chairman] chairperson in the 55 case of a party committee or political committee or by the candidate in 56 the case of a candidate committee, designating the person as treasurer 57 or deputy treasurer, has been filed in accordance with section 9-603, and 58 (2) if such person has been convicted of or pled guilty or nolo contendere 59 to, in a court of competent jurisdiction, any (A) felony involving fraud, 60 forgery, larceny, embezzlement or bribery, or (B) criminal offense under this title, unless at least eight years have elapsed from the date of the 61 62 conviction or plea or the completion of any sentence, whichever date is 63 later, without a subsequent conviction of or plea to another such felony 64 or offense. In the case of a political committee, the filing of a statement 65 of organization by the [chairman] chairperson of the committee, in 66 accordance with the provisions of section 9-605, shall constitute 67 compliance with the filing requirements of this section. No provision of 68 this subsection shall prevent the treasurer, deputy treasurer or [solicitor] collector of any committee from being the treasurer, deputy treasurer or 69 70 [solicitor] <u>collector</u> of any other committee or prevent any committee 71 from having more than one [solicitor] <u>collector</u>, but no candidate shall 72 have more than one treasurer. A candidate shall not serve as the 73 candidate's own treasurer or deputy treasurer, except that a candidate 74 who is exempt from forming a candidate committee under subsection 75 (b) of section 9-604 and has filed a certification that the candidate is 76 financing the candidate's campaign from the candidate's own personal 77 funds or is not receiving or expending in excess of one thousand dollars 78 may perform the duties of a treasurer for the candidate's own campaign.

Sec. 5. Subdivision (25) of section 9-601 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

82 (25) "Organization expenditure" means an expenditure by a party
83 committee, legislative caucus committee or legislative leadership
84 committee for the benefit of a candidate or candidate committee for:

85 (A) The preparation, display or mailing or other distribution of a party candidate listing. As used in this subparagraph, "party candidate 86 87 listing" means any communication that meets the following criteria: (i) 88 The communication lists the name or names of candidates for election 89 to public office, (ii) the communication is distributed through public 90 advertising such as broadcast stations, cable television, newspapers or 91 similar media, or through direct mail, telephone, electronic mail, 92 publicly accessible sites on the Internet or personal delivery, and (iii) the 93 communication is made to promote the success or defeat of any 94 candidate or slate of candidates seeking the nomination for election, or 95 election or for the purpose of aiding or promoting the success or defeat 96 of any referendum question or the success or defeat of any political 97 party, provided such communication is not a solicitation for or on behalf 98 of a candidate committee;

99 (B) A document in printed or electronic form, including a party 100 platform, an electronic page providing merchant account services to be 101 used by a candidate for the collection of on-line contributions, a copy of 102 an issue paper, information pertaining to the requirements of this title, 103 a list of registered voters and voter identification information, which 104 document is created or maintained by a party committee, legislative 105 caucus committee or legislative leadership committee for the general 106 purposes of party or caucus building and is provided (i) to a candidate 107 who is a member of the party that has established such party committee, 108 or (ii) to a candidate who is a member of the party of the caucus or leader 109 who has established such legislative caucus committee or legislative 110 leadership committee, whichever is applicable;

(C) A campaign event at which (i) campaign materials are present
and food or beverage may be provided, but at which no contribution
shall be received, solicited or bundled, or (ii) a candidate or candidates
<u>are present</u>; or

(D) The retention of the services of an advisor or individual toprovide assistance relating to a candidate's campaign.

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Sec. 6. Subdivision (9) of subsection (b) of section 9-601c of the general
statutes is repealed and the following is substituted in lieu thereof
(*Effective from passage*):

120 (9) An expenditure made by a person or an entity for consultant or 121 creative services, including, but not limited to, services related to 122 communications strategy or design or campaign strategy or to engage a 123 campaign-related vendor, to be used to promote or oppose a candidate's 124 election to office if the provider of such services is or has provided 125 consultant or creative services to such candidate, such candidate's 126 candidate committee or an agent of such candidate committee, or to any 127 opposing candidate's candidate committee or an agent of such 128 candidate committee after January first of the year in which the 129 expenditure occurs. For purposes of this subdivision, communications 130 strategy or design does not include the costs of printing or costs for the 131 use of a medium for the purpose of communications. For purposes of 132 this subdivision, [campaign-related vendor] "campaign-related vendor" 133 includes, but is not limited to, a vendor that provides the following 134 services: [Polling, mail design, mail strategy, political strategy, general 135 campaign advice or telephone banking] (A) Campaign strategy, (B) 136 design or management of campaign communications, literature or 137 advertising, or (C) fundraising or management services, including the 138 identification, hiring and payment of subvendors for goods or services 139 on behalf of a committee.

140 Sec. 7. Section 9-622 of the general statutes is repealed and the 141 following is substituted in lieu thereof (*Effective from passage*):

The following persons shall be guilty of illegal practices and shall bepunished in accordance with the provisions of section 9-623:

(1) Any person who, directly or indirectly, individually or by another
person, gives or offers or promises to any person any money, gift,
advantage, preferment, entertainment, aid, emolument or other
valuable thing for the purpose of inducing or procuring any person to
sign a nominating, primary or referendum petition or to vote or refrain

from voting for or against any person or for or against any measure atany election, caucus, convention, primary or referendum;

(2) Any person who, directly or indirectly, receives, accepts, requests
or solicits from any person, committee, association, organization or
corporation, any money, gift, advantage, preferment, aid, emolument or
other valuable thing for the purpose of inducing or procuring any
person to sign a nominating, primary or referendum petition or to vote
or refrain from voting for or against any person or for or against any
measure at any such election, caucus, primary or referendum;

(3) Any person who, in consideration of any money, gift, advantage,
preferment, aid, emolument or other valuable thing paid, received,
accepted or promised to the person's advantage or any other person's
advantage, votes or refrains from voting for or against any person or for
or against any measure at any such election, caucus, primary or
referendum;

(4) Any person who solicits from any candidate any money, gift,
contribution, emolument or other valuable thing for the purpose of
using the same for the support, assistance, benefit or expenses of any
club, company or organization, or for the purpose of defraying the cost
or expenses of any political campaign, primary, referendum or election;

169 (5) Any person who, directly or indirectly, pays, gives, contributes or 170 promises any money or other valuable thing to defray or towards 171 defraying the cost or expenses of any campaign, primary, referendum 172 or election to any person, committee, company, club, organization or 173 association, other than to a treasurer, except that this subdivision shall 174 not apply to any expenses for postage, telegrams, telephoning, 175 stationery, express charges, traveling, meals, lodging or photocopying 176 incurred by any candidate for office or for nomination to office, so far as 177 may be permitted under the provisions of this chapter;

(6) Any person who, in order to secure or promote the person's own
nomination or election as a candidate, or that of any other person,
directly or indirectly, promises to appoint, or promises to secure or

assist in securing the appointment, nomination or election of any other
person to any public position, or to any position of honor, trust or
emolument; but any person may publicly announce the person's own
choice or purpose in relation to any appointment, nomination or
election in which the person may be called to take part, if the person is
nominated for or elected to such office;

(7) Any person who, directly or indirectly, individually or through
another person, makes a payment or promise of payment to a treasurer
in a name other than the person's own, and any treasurer who
knowingly receives a payment or promise of payment, or enters or
causes the same to be entered in the person's accounts in any other name
than that of the person by whom such payment or promise of payment
is made;

(8) Any person who knowingly and wilfully violates any provisionof this chapter;

(9) Any person who offers or receives a cash contribution in excess of
one hundred dollars to promote the success or defeat of any political
party, candidate or referendum question;

(10) Any person who solicits, makes or receives a contribution that isotherwise prohibited by any provision of this chapter;

(11) Any department head or deputy department head of a state
department who solicits a contribution on behalf of, or for the benefit of,
any candidate for state, district or municipal office or any political party;

(12) Any municipal employee who solicits a contribution on behalf
of, or for the benefit of, any candidate for state, district or municipal
office, any political committee or any political party, from (A) an
individual under the supervision of such employee, or (B) the spouse or
a dependent child of such individual;

209 (13) Any person who makes an expenditure, that is not an 210 independent expenditure, for a candidate without the knowledge of such candidate. No candidate shall be civilly or criminally liable withregard to any such expenditure;

(14) Any chief of staff of a legislative caucus who solicits a
contribution on behalf of or for the benefit of any candidate for state,
district or municipal office from an employee of the legislative caucus;

(15) Any chief of staff for a state-wide elected official who solicits a
contribution on behalf of or for the benefit of any candidate for state,
district or municipal office from a member of such official's staff;

(16) Any chief of staff for the Governor or Lieutenant Governor who
solicits a contribution on behalf of or for the benefit of any candidate for
state, district or municipal office from a member of the staff of the
Governor or Lieutenant Governor, or from any commissioner or deputy
commissioner of any state agency;

(17) Any foreign national that makes, directly or indirectly, (A) any
contribution or any express or implied promise to make a contribution,
or (B) any expenditure; [or]

(18) Any person who solicits, accepts or receives any contribution orcovered transfer from a foreign national; or

229 (19) Any campaign-related vendor, as described in subdivision (9) of 230 subsection (b) of section 9-601c, as amended by this act, that is paid by a qualified candidate committee in excess of ten per cent of the Citizens' 231 232 Election Program grant received by such qualified candidate committee, 233 or five thousand dollars, whichever is less, and that fails to provide to 234 the treasurer of such qualified candidate committee complete 235 documentation regarding any financial obligation made or to be made 236 on behalf of such qualified candidate committee by such campaign-237 related vendor, which documentation is necessary for the treasurer of 238 such qualified candidate committee to perform such treasurer's duties 239 under chapters 155 to 157, inclusive.

240 Sec. 8. Subsections (b) and (c) of section 9-704 of the general statutes

are repealed and the following is substituted in lieu thereof (*Effective July*1, 2025):

243 (b) (1) (A) For elections for the office of Governor or Lieutenant 244 Governor held in 2026, the aggregate contribution amounts in 245 subdivision (1) or (2) of subsection (a) of this section, as applicable, shall 246 be adjusted by the State Elections Enforcement Commission not later than July 3, 2025, in accordance with any change in the consumer price 247 index for all urban consumers as published by the United States 248 249 Department of Labor, Bureau of Labor Statistics, during the period beginning on January 1, 2017, and ending on December 31, 2024. 250

251 [(b) (1)] (B) For elections for the office of Governor or Lieutenant 252 Governor held in [2022] 2030, and thereafter, the aggregate contribution 253 amounts in subdivision (1) or (2) [, as applicable,] of subsection (a) of 254 this section, as applicable, shall be adjusted by the State Elections 255 Enforcement Commission not later than January 15, [2022] 2029, and 256 quadrennially thereafter, in accordance with any change in the 257 consumer price index for all urban consumers as published by the 258 United States Department of Labor, Bureau of Labor Statistics, during 259 the period beginning on January 1, 2017, and ending on December 260 thirty-first in the year preceding the year in which said adjustment is to 261 be made.

262 (2) (A) For elections for the office of Attorney General, State 263 Comptroller, State Treasurer or Secretary of the State held in 2026, the 264 aggregate contribution amounts in subdivision (2) of subsection (a) of 265 this section shall be adjusted by the State Elections Enforcement 266 Commission not later than July 3, 2025, in accordance with any change 267 in the consumer price index for all urban consumers as published by the 268 United States Department of Labor, Bureau of Labor Statistics, during 269 the period beginning on January 1, 2017, and ending on December 31, 270 2024.

[(2)] (<u>B</u>) For elections for the office of Attorney General, State Comptroller, State Treasurer or Secretary of the State held in [2018] <u>2030</u>,

273 and thereafter, the aggregate contribution amounts in subdivision (2) of 274 subsection (a) of this section shall be adjusted by the State Elections 275 Enforcement Commission not later than January 15, [2018] 2029, and 276 quadrennially thereafter, in accordance with any change in the 277 consumer price index for all urban consumers as published by the 278 United States Department of Labor, Bureau of Labor Statistics, during 279 the period beginning on January 1, 2017, and ending on December 280 thirty-first in the year preceding the year in which said adjustment is to 281 be made.

282 (3) (A) [Except as provided in subparagraph (B) of this subdivision, 283 for] For elections for the office of state senator or state representative 284 held in [2018, and thereafter] 2026, the aggregate contribution amounts 285 in subdivision (3) or (4) [, as applicable,] of subsection (a) of this section, 286 as applicable, shall be adjusted by the State Elections Enforcement 287 Commission not later than [January 15, 2018, and biennially thereafter] 288 July 3, 2025, in accordance with any change in the consumer price index 289 for all urban consumers as published by the United States Department 290 of Labor, Bureau of Labor Statistics, during the period beginning on 291 January 1, 2017, and ending on [December thirty-first in the year 292 preceding the year in which said adjustment is to be made] December 293 31, 2024.

294 (B) For elections for the office of state senator or state representative 295 held in [2024] 2028, and thereafter, the aggregate contribution amounts 296 in subdivision (3) or (4) [, as applicable,] of subsection (a) of this section, 297 as applicable, shall be adjusted by the State Elections Enforcement 298 Commission not later than January 15, [2024] 2027, and biennially 299 thereafter, in accordance with any change in the consumer price index 300 for all urban consumers as published by the United States Department 301 of Labor, Bureau of Labor Statistics, during the period beginning on 302 January 1, 2017, and ending on December [31, 2021] thirty-first in the 303 year preceding the year in which said adjustment is to be made.

304(c) (1) (A) For elections for the office of Governor, Lieutenant305Governor, Attorney General, State Comptroller, State Treasurer or

Secretary of the State held in 2026, the two-hundred-fifty-dollar
maximum individual contribution amount in subdivision (1) or (2) of
subsection (a) of this section, as applicable, shall be adjusted by the State
Elections Enforcement Commission not later than July 3, 2025, in
accordance with any change in the consumer price index for all urban
consumers as published by the United States Department of Labor,
Bureau of Labor Statistics, during the period beginning on January 1,

313 <u>2017, and ending on December 31, 2024.</u>

[(c) (1)] (B) For elections for the office of Governor, Lieutenant 314 315 Governor, Attorney General, State Comptroller, State Treasurer or Secretary of the State held in [2022] 2030, and thereafter, the two-316 317 hundred-fifty-dollar maximum individual contribution amount in 318 subdivision (1) or (2) [, as applicable,] of subsection (a) of this section, as 319 applicable, shall be adjusted by the State Elections Enforcement Commission not later than January 15, [2022] 2029, and guadrennially 320 321 thereafter, in accordance with any change in the consumer price index 322 for all urban consumers as published by the United States Department 323 of Labor, Bureau of Labor Statistics, during the period beginning on 324 January 1, 2017, and ending on December thirty-first in the year 325 preceding the year in which said adjustment is to be made.

(2) (A) For elections for the office of state senator or state 326 327 representative held in 2026, the two-hundred-fifty-dollar maximum individual contribution amount in subdivision (3) or (4) of subsection 328 (a) of this section, as applicable, shall be adjusted by the State Elections 329 330 Enforcement Commission not later than July 3, 2025, in accordance with 331 any change in the consumer price index for all urban consumers as 332 published by the United States Department of Labor, Bureau of Labor 333 Statistics, during the period beginning on January 1, 2017, and ending 334 on December 31, 2024.

[(2)] (B) For elections for the office of state senator or state representative held in [2020] 2028, and thereafter, the two-hundredfifty-dollar maximum individual contribution amount in subdivision (3) or (4) [, as applicable,] of subsection (a) of this section, as applicable, shall be adjusted by the State Elections Enforcement Commission not
later than January 15, [2020] <u>2027</u>, and biennially thereafter, in
accordance with any change in the consumer price index for all urban
consumers as published by the United States Department of Labor,
Bureau of Labor Statistics, during the period beginning on January 1,
2017, and ending on December thirty-first in the year preceding the year
in which said adjustment is to be made.

Sec. 9. Subsection (a) of section 9-706 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2028):

349 (a) (1) (A) A participating major party candidate for nomination to 350 the office of Governor in [2026] 2030, or thereafter, may apply to the 351 State Elections Enforcement Commission for a grant from the fund 352 under the Citizens' Election Program for a convention campaign, 353 beginning in January of the year preceding the election for said office 354 and after such candidate files the affidavit under section 9-703 certifying 355 such candidate's intent to abide by the expenditure limits under said 356 program.

357 (B) A participating candidate for nomination to the office of state 358 senator or state representative in 2008, or thereafter, or the office of 359 Governor, Lieutenant Governor, Attorney General, State Comptroller, 360 Secretary of the State or State Treasurer in 2010, or thereafter, may apply 361 to the State Elections Enforcement Commission for a grant from the 362 fund under the Citizens' Election Program for a primary campaign, after 363 the close of the state convention of the candidate's party that is called 364 for the purpose of choosing candidates for nomination for the office that 365 the candidate is seeking, if a primary is required under chapter 153, and 366 (i) said party endorses the candidate for the office that the candidate is 367 seeking, (ii) the candidate is seeking nomination to the office of Governor, Lieutenant Governor, Attorney General, State Comptroller, 368 369 State Treasurer or Secretary of the State or the district office of state 370 senator or state representative and receives at least fifteen per cent of the 371 votes of the convention delegates present and voting on any roll-call 372 vote taken on the endorsement or proposed endorsement of a candidate 373 for the office the candidate is seeking, or (iii) the candidate circulates a 374 petition and obtains the required number of signatures for filing a 375 candidacy for nomination for (I) the office of Governor, Lieutenant 376 Governor, Attorney General, State Comptroller, State Treasurer or 377 Secretary of the State or the district office of state senator or state 378 representative, pursuant to section 9-400, or (II) the municipal office of 379 state senator or state representative, pursuant to section 9-406, 380 whichever is applicable.

381 (C) The State Elections Enforcement Commission shall make any
382 such grants to participating candidates in accordance with the
383 provisions of subsections (d) to (g), inclusive, of this section.

(2) A participating candidate for nomination to the office of state
senator or state representative in 2008, or thereafter, or the office of
Governor, Attorney General, State Comptroller, Secretary of the State or
State Treasurer in 2010, or thereafter, may apply to the State Elections
Enforcement Commission for a grant from the fund under the Citizens'
Election Program for a general election campaign:

390 (A) After the close of the state or district convention or municipal 391 caucus, convention or town committee meeting, whichever is 392 applicable, of the candidate's party that is called for the purpose of 393 choosing candidates for nomination for the office that the candidate is 394 seeking, if (i) said party endorses said candidate for the office that the 395 candidate is seeking and no other candidate of said party files a 396 candidacy with the Secretary of the State in accordance with the 397 provisions of section 9-400 or 9-406, whichever is applicable, (ii) the 398 candidate is seeking election to the office of Governor, Lieutenant 399 Governor, Attorney General, State Comptroller, State Treasurer or 400 Secretary of the State or the district office of state senator or state 401 representative and receives at least fifteen per cent of the votes of the 402 convention delegates present and voting on any roll-call vote taken on 403 the endorsement or proposed endorsement of a candidate for the office 404 the candidate is seeking, no other candidate for said office at such 405 convention either receives the party endorsement or said percentage of 406 said votes for said endorsement or files a certificate of endorsement with 407 the Secretary of the State in accordance with the provisions of section 9-408 388 or a candidacy with the Secretary of the State in accordance with the 409 provisions of section 9-400, and no other candidate for said office 410 circulates a petition and obtains the required number of signatures for 411 filing a candidacy for nomination for said office pursuant to section 9-412 400, (iii) the candidate is seeking election to the office of Governor, 413 Lieutenant Governor, Attorney General, State Comptroller, State 414 Treasurer or Secretary of the State or the district office of state senator 415 or state representative, circulates a petition and obtains the required 416 number of signatures for filing a candidacy for nomination for said 417 office pursuant to section 9-400 and no other candidate for said office at 418 the state or district convention either receives the party endorsement or 419 said percentage of said votes for said endorsement or files a certificate 420 of endorsement with the Secretary of the State in accordance with the 421 provisions of section 9-388 or a candidacy with the Secretary of the State 422 in accordance with the provisions of section 9-400, or (iv) the candidate 423 is seeking election to the municipal office of state senator or state 424 representative, circulates a petition and obtains the required number of signatures for filing a candidacy for nomination for the office the 425 426 candidate is seeking pursuant to section 9-406 and no other candidate 427 for said office at the caucus, convention or town committee meeting 428 either receives the party endorsement or files a certification of 429 endorsement with the town clerk in accordance with the provisions of 430 section 9-391;

(B) After any primary held by such party for nomination for said
office, if the Secretary of the State declares that the candidate is the party
nominee in accordance with the provisions of section 9-440;

(C) In the case of a minor party candidate, after the nomination of
such candidate is certified and filed with the Secretary of the State
pursuant to section 9-452; or

437 (D) In the case of a petitioning party candidate, after approval by the

438 Secretary of the State of such candidate's nominating petition pursuant439 to section 9-4530.

440 (3) A participating candidate for nomination to the office of state 441 senator or state representative at a special election in 2008, or thereafter, 442 may apply to the State Elections Enforcement Commission for a grant 443 from the fund under the Citizens' Election Program for a general 444 election campaign after the close of the district convention or municipal 445 caucus, convention or town committee meeting of the candidate's party 446 that is called for the purpose of choosing candidates for nomination for 447 the office that the candidate is seeking.

448 (4) Notwithstanding the provisions of subdivisions (1) and (2) of this 449 subsection, no participating candidate for nomination or election who 450 changes the candidate's status as a major party, minor party or 451 petitioning party candidate or becomes a candidate of a different party, 452 after filing the [affidavit required under section 9-703] grant application 453 under this section, shall be eligible to [apply for a grant] receive 454 additional grant funds under the Citizens' Election Program for such 455 candidate's primary campaign for such nomination or general election 456 campaign for such election. The provisions of this subdivision shall not 457 apply in the case of a candidate who is nominated by more than one 458 party and does not otherwise change the candidate's status as a major 459 party, minor party or petitioning party candidate.

460 (5) Notwithstanding the provisions of this subsection, no candidate 461 may apply to the State Elections Enforcement Commission for a grant 462 from the fund under the Citizens' Election Program if such candidate 463 has been convicted of or pled guilty or nolo contendere to, in a court of 464 competent jurisdiction, any (A) criminal offense under this title unless 465 at least eight years have elapsed from the date of the conviction or plea 466 or the completion of any sentence, whichever date is later, without a 467 subsequent conviction of or plea to another such offense, or (B) a felony 468 related to the individual's public office, other than an offense under this 469 title in accordance with subparagraph (A) of this subdivision.

Sec. 10. Subsection (d) of section 9-706 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

473 (d) (1) In accordance with the provisions of subsection (g) of this 474 section, the commission shall review the application, determine whether [(1)] (A) the candidate committee for the applicant has received the 475 476 required qualifying contributions, [(2)] (B) in the case of an application 477 for a grant from the fund for a convention campaign, the applicant has 478 met the applicable condition under subsection (a) of this section for 479 applying for such grant and complied with the provisions of subsections 480 (b) and (c) of this section, [(3)] (C) in the case of an application for a grant 481 from the fund for a primary campaign, the applicant has met the 482 applicable condition under subsection (a) of this section for applying for 483 such grant and complied with the provisions of subsections (b) and (c) 484 of this section, [(4)] (D) in the case of an application for a grant from the 485 fund for a general election campaign, the applicant has met the 486 applicable condition under subsection (a) of this section for applying for 487 such grant and complied with the provisions of subsections (b) and (c) 488 of this section, and [(5)] (E) in the case of an application by a minor party 489 or petitioning party candidate for a grant from the fund for a general 490 election campaign, the applicant qualifies as an eligible minor party 491 candidate or an eligible petitioning party candidate, whichever is 492 applicable.

(2) (A) If the commission approves an application, the commission
shall determine the amount of the grant payable to the candidate
committee for the applicant pursuant to section 9-705 from the fund, and
notify the State Comptroller and the candidate of such candidate
committee of such amount.

(B) (i) If the timing of the commission's approval of the grant for a
 convention campaign in relation to the commission's consumer price
 index adjustment under subdivision (1) of subsection (d) of section 9 705 is such that the commission cannot yet determine the final amount
 of the convention campaign grant, the commission shall approve the

503 unadjusted initial amount. The commission shall then authorize the 504 payment of any remaining portion of the convention campaign grant after such adjustment has been made. 505

506 (ii) Notwithstanding the provisions of subparagraph (B)(i) of this 507 subdivision, the candidate committee of an applicant who submits an application prior to July 3, 2025, shall only be approved by the 508 509 commission to receive payment of the unadjusted amount described in 510 said subparagraph.

511 (C) If the timing of the commission's approval of the grant for a 512 primary campaign or general election campaign in relation to the 513 Secretary of the State's determination of ballot status is such that the 514 commission cannot determine whether the qualified candidate 515 committee is entitled to the applicable full initial grant for the primary 516 or election or the applicable partial grant for the primary or election, as 517 the case may be, the commission shall approve the lesser applicable 518 partial initial grant. The commission shall then authorize the payment 519 of the remaining portion of the applicable primary campaign or general election campaign grant after the commission has knowledge of the 520 521 circumstances regarding the ballot status of the opposing candidates in 522 such primary or election.

523 (D) Not later than thirty days following notification by the 524 commission in the case of a convention campaign grant, or not later than 525 two business days following notification by the commission in the case 526 of any other grant, the State Comptroller shall draw an order on the 527 State Treasurer for payment of any such approved amount to the 528 qualified candidate committee from the fund.

This act shall take effect as follows and shall amend the following sections: Section 1 from passage 9-601(14) Sec. 2 from passage 9-7b(a)(3)(B)9-602(b) Sec. 3 from passage Sec. 4 9-606(c) and (d)

from passage

Sec. 5	from passage	9-601(25)
Sec. 6	from passage	9-601c(b)(9)
Sec. 7	from passage	9-622
Sec. 8	July 1, 2025	9-704(b) and (c)
Sec. 9	January 1, 2028	9-706(a)
Sec. 10	from passage	9-706(d)

Statement of Legislative Commissioners:

Section 10(d)(2)(B)(i) was rewritten for clarity; and in Section 10(d)(2)(B)(ii), "lesser amount" was changed to "unadjusted amount" for accuracy.

GAE Joint Favorable Subst. -LCO