GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 388 PROPOSED COMMITTEE SUBSTITUTE H388-PCS30372-BK-24

	Short Title:	Campaign Contribution/Expenditure Thresholds.	(Public)	
	Sponsors:			
	Referred to:			
	March 20, 2023			
1	A BILL TO BE ENTITLED			
2	AN ACT TC) INCREASE THE THRESHOLD FOR CASH CAMPAIGN CONTR	IBUTIONS	
3	AND EX	PENDITURES FROM FIFTY DOLLARS TO ONE HUNDRED DOL	LARS.	
4	The General	Assembly of North Carolina enacts:		
5	SI	ECTION 1. G.S. 163-278.8(d) reads as rewritten:		
6	"(d) A	Il expenditures for nonmedia expenses (except postage) of more than	fifty dollars	
7	(\$50.00) <u>one</u>	hundred dollars (\$100.00) shall be made by a verifiable form of payment	t. The State	
8	Board of Elections shall prescribe methods to ensure an audit trail for every expenditure so that			
9	the identity of each payee can be determined. All expenditures for nonmedia expenses of fifty			
10	dollars (\$50.00) one hundred dollars (\$100.00) or less may be made by check or by cash payment.			
11		a expenditures of more than fifty dollars (\$50.00) one hundred dollar		
12	shall be accounted for and reported individually and separately with a specific description to			
13	provide a reasonable understanding of the expenditure, but expenditures of fifty dollars (\$50.00)			
14	one hundred dollars (\$100.00) or less may be accounted for and reported in an aggregated			
15	amount, but in that case the treasurer shall account for and report that the treasurer made			
16	expenditures of fifty dollars (\$50.00) one hundred dollars (\$100.00) or less each, the amounts,			
17	dates, and the purposes for which made. In the case of a nonmedia expenditure required to be			
18	accounted for individually and separately with a specific description to provide a reasonable			
19	understanding of the expenditure by this subsection, if the expenditure was to an individual, the			
20	-	ist the name and address of the individual."		
21		ECTION 2. G.S. 163-278.8A(b) reads as rewritten:		
22 23	. ,	xempt Purchase Price. – A purchase price for goods or services sold by we committee or affiliated party committee qualifies for the exemption	· 1	
23 24		a) of this section as long as the sale of the goods or services adheres to a p	-	
24 25		submitted to and that has been approved in writing by the Executive Dir		
26		of Elections. <u>Board.</u> The Executive Director shall approve the treasurer'		
27		on finding that all the following requirements are satisfied:	s plan apon	
28	(1		bly close to	
29	(1	the market price for the goods or services.		
30	(2	· ·	e committee	
31	(-	does not exceed twenty thousand dollars (\$20,000) per election cy		
32	(3			
33	× ×	dollars (\$50.00).one hundred dollars (\$100.00).	2	
34	(4		overing the	
35	Ň	relevant time period, all of the following:	C	
36		a. A description of the plan.		



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1	b. The amount raised from sales under the plan.		
2	c. The number of purchases made.		
3	(5) That the treasurer shall include in the appropriate report under		
4	G.S. 163-278.11 any in-kind contribution made to the political party in		
5	providing the goods or services sold under the plan and that no in-kind		
6	contribution accepted as part of the plan violates any provision of this Article.		
7	The Executive Director may require a format for submission of a plan, but that format shall		
8	not place undue paperwork burdens upon the treasurer. As used in this subdivision, the term		
9	"election cycle" has the same meaning as in G.S. 163-278.6(32)."		
10	SECTION 3. G.S. 163-278.11(b) reads as rewritten:		
11	"(b) Threshold for Reporting Identity of Contributor. – A treasurer shall not be required		
12	to report the name, address, or principal occupation of any individual who contributes fifty dollars ($$50,00$) one hundred dollars ($$100,00$) or less to the treasurer's committee during an election as		
13	(\$50.00) one hundred dollars (\$100.00) or less to the treasurer's committee during an election as defined in G.S. 163-278.13. The State Board of Elections shall provide on its reporting forms for		
14			
15	the reporting of contributions below that threshold. On those reporting forms, the State Board		
16 17	may require date and amount of contributions below the threshold, but may treat differently for		
17	reporting purposes contributions below the threshold that are made in different modes and in different settings."		
18 19	SECTION 4. G.S. 163-278.14 reads as rewritten:		
20	"§ 163-278.14. No contributions in names of others; no anonymous contributions;		
20	contributions in excess of fifty <u>one hundred</u> dollars; no contribution without		
22	specific designation of contributor.		
23			
24	(b) No entity shall make, and no candidate, committee or treasurer shall accept, any		
25	monetary contribution in excess of fifty dollars (\$50.00) one hundred dollars (\$100.00) unless		
26	such contribution is in the form of a check, draft, money order, credit card charge, debit, or other		
27	noncash method that can be subject to written verification. No contribution in the form of check,		
28	draft, money order, credit card charge, debits, or other noncash method may be made or accepted		
29	unless it contains a specific designation of the intended contributee chosen by the contributor.		
30	The State Board may prescribe guidelines as to the reporting and verification of any method of		
31	contribution payment allowed under this Article. For contributions by money order, the State		
32	Board of Elections shall prescribe methods to ensure an audit trail for every contribution so that		
33	the identity of the contributor can be determined. For a contribution made by credit card, the		
34 25	credit card account number of a contributor is not a public record.		
35 36	\dots "		
30 37	SECTION 5. G.S. 163-278.310(1) reads as rewritten: "(1) Legal expense donations. – The name and complete mailing address of each		
38	donor, the amount of the legal expense donation, the principal occupation of		
39	the donor, and the date the legal expense donation was received. The total sum		
40	of all legal expense donations to date shall also be plainly exhibited. The		
41	treasurer is not required to report the name of any donor making a total legal		
42	expense donation of fifty dollars (\$50.00) one hundred dollars (\$100.00) or		
43	less in a calendar quarter, but shall instead report the fact that the treasurer has		
44	received a total legal expense donation of fifty dollars (\$50.00) one hundred		
45	dollars (\$100.00) or less, the amount of the legal expense donation, and the		
46	date of receipt."		
47	SECTION 6. G.S. 163-278.316(a) reads as rewritten:		
48	"(a) No entity shall make, and no treasurer shall accept, any monetary legal expense		
49	donation in excess of fifty dollars (\$50.00) one hundred dollars (\$100.00) unless such legal		
50	expense donation is in the form of a check, draft, money order, credit card charge, debit, or other		
51	noncash method that can be subject to written verification. No legal expense donation in the form		

1 of check, draft, money order, credit card charge, debit, or other noncash method may be made or

- 2 accepted unless it contains a specific designation of the intended donee chosen by the donor."
- 3 **SECTION 7.** This act is effective when it becomes law and applies to contributions 4 received on or after that date and expenditures made on or after that date.