UNOFFICIAL COPY OF HOUSE BILL 357 G1 5lr2107 HB 170/04 - W&M By: Delegate Glassman Introduced and read first time: January 28, 2005 Assigned to: Ways and Means A BILL ENTITLED 1 AN ACT concerning 2 Campaign Expenditures - Payment by Check Card or Debit Card 3 FOR the purpose of authorizing a campaign finance entity to pay for campaign expenditures with a certain check card or debit card; and generally relating to 4 5 the payment of campaign expenditures by a campaign finance entity. 6 BY repealing and reenacting, with amendments, Article - Election Law 7 8 Section 13-220 9 Annotated Code of Maryland 10 (2003 Volume and 2004 Supplement) 11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 12 MARYLAND, That the Laws of Maryland read as follows: **Article - Election Law** 13 14 13-220. 15 (a) Each campaign finance entity shall designate one or more campaign (1) 16 accounts. 17 Each designated campaign account shall: (2) 18 (i) be in a financial institution; and 19 be registered in a manner that identifies it as the account of a (ii) 20 campaign finance entity.

A campaign finance entity shall deposit all funds received in a

24 section, a campaign finance entity may [not] directly or indirectly make a

Subject to paragraph (2) of this subsection and subsection (c) of this

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(3) 22 designated campaign account.

25 disbursement [except] by:

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1 2	of this section; OR	(I)	check from a campaign account designated under subsection (a)
3	CAMPAIGN ACCOU	(II) JNT.	CHECK CARD OR DEBIT CARD ATTRIBUTED TO AN EXISTING
	(2) A campaign finance entity, or a person authorized by the campaign finance entity, may pay an expense of the campaign finance entity from funds other than a campaign account if:		
8 9	campaign finance enti	(i) ity; and	the expense is supported by a receipt that is provided to the
			the campaign finance entity reimburses the person who paid campaign account and reports the expense as an inance entity in accordance with Subtitle 3 of this title.
13	(c) (1)	A campa	aign finance entity may maintain a petty cash fund.
14 15	(2) The campaign finance entity shall maintain a separate account book for the petty cash fund.		
16	(3)	The pett	y cash fund:
17		(i)	may not exceed \$250 at any time; and
18 19	designated under sub	(ii) section (a	may be replenished only by check from a campaign account a) of this section.
20 21	(4) primary or general el		re than \$25 may be disbursed from the petty cash fund in a a single recipient.
22 23	(5) reported by category		tty cash expenditure shall be supported by a receipt and propriate campaign finance report.
24 25	(6) unlawful under this a		esection does not authorize an expenditure that otherwise is
26 27	SECTION 2. AN October 1, 2005.	D BE IT	FURTHER ENACTED, That this Act shall take effect