SENATE BILL 227

By: Senators Frosh, Britt, Dyson, Lenett, Pinsky, and Raskin

Introduced and read first time: January 29, 2007

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1	AN ACT concerning
2 3	Campaign Finance – Affiliated Business Entities – Attribution of Contributions
4 5 6 7	FOR the purpose of requiring that certain campaign finance contributions be attributed to one business entity contributor under certain circumstances; defining a certain term; and generally relating to the attribution of certain campaign finance contributions.
8	BY repealing and reenacting, with amendments,
9	Article – Election Law
10	Section 13–226(e)
11	Annotated Code of Maryland
12	(2003 Volume and 2006 Supplement)
13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
14	MARYLAND, That the Laws of Maryland read as follows:
15	Article - Election Law
16	13–226.
17	(e) (1) In this subsection, "business entity" includes a
18	CORPORATION, A GENERAL OR LIMITED PARTNERSHIP, A LIMITED LIABILITY
19	COMPANY, OR A REAL ESTATE INVESTMENT TRUST.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1	(2)	Contribut	ions by [a	corporat	ion and any v	wholly-ow	ned sub	sidia	ry
2 of	f the corporation	n, or by two	or more co	orporatio	ons owned by	the same	stockh	older	s,]
3 T	WO OR MORE	BUSINESS	ENTITIES	shall b	e considered	as being	made	by o	ne
4 co	ontributor IF:								

- 5 (I) ONE BUSINESS ENTITY IS A WHOLLY-OWNED 6 SUBSIDIARY OF ANOTHER; OR
- 7 (II) THE BUSINESS ENTITIES ARE OWNED OR CONTROLLED 8 BY AT LEAST 80% OF THE SAME INDIVIDUALS.
- 9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 June 1, 2007.