## **HOUSE BILL 1460**

G1 8lr3265 HB 378/07 - W&M

By: Delegate Simmons

Introduced and read first time: February 14, 2008 Assigned to: Rules and Executive Nominations

	A BILL ENTITLED					
1	AN ACT concerning					
2	Election Law - Loans to Candidates					
3 4 5	FOR the purpose of altering the period after which certain campaign loans that remain unpaid are considered contributions; and generally relating to loans made to a candidate's campaign.					
6 7 8 9 10	BY repealing and reenacting, with amendments, Article – Election Law Section 13–230 Annotated Code of Maryland (2003 Volume and 2007 Supplement)					
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
13	Article - Election Law					
14	13–230.					
15 16	(a) A loan to a campaign finance entity is considered a contribution in the amount of the outstanding principal balance of the loan unless:					
17 18	(1) the loan is from a financial institution or other entity in the business of making loans; or					
19	(2) the loan is to the campaign finance entity of a candidate and:					
20 21	(i) repayment of the loan is personally guaranteed by the candidate; and					



$1\\2$	which the loan was	(ii) s made		ion cycle immediately following the election cycle in ided] LOAN IS REPAID BY THE LATER OF:		
3 4	LOAN WAS MADE;	OR	1. TH	E END OF THE ELECTION CYCLE IN WHICH THE		
5			2. 1 Y	EAR AFTER THE LOAN WAS MADE.		
6 7	(b) (1) loan is a contributi		et to subse	ction (c)(2) of this section, uncharged interest on a		
8 9 10	(2) Uncharged interest is the amount by which, during a reporting period, the interest actually charged on the loan is less than the interest on the loan computed at the prime rate applicable on the day the loan was made.					
11 12	(c) (1) campaign finance of	v		raph (2) of this subsection, the terms of a loan to a		
13		(i)	be in writ	ing;		
14		(ii)	include th	e lender's name, address, and signature;		
15		(iii)	state the	schedule for repayment of the loan;		
16		(iv)	state the	interest rate of the loan; and		
17 18 19	entity under Subti	(v) tle 3 o		ed to the campaign finance report required of the for the reporting period during which the loan was		
20 21 22	(2) campaign finance of this subsection.	(i) entity		by a candidate or the candidate's spouse to a lidate is not required to comply with paragraph (1)		
23 24 25	campaign finance subsection:	(ii) entit		loan by a candidate or the candidate's spouse to a candidate complies with paragraph (1) of this		
26			1. the	loan may not accrue interest;		
27 28	under subsection (	b) of th	•	interest foregone on the loan is not a contribution and		
29			3. the	campaign finance entity is not subject to:		
30 31	an outstanding pri	ncipal		3–310(a) and (b) of this title so long as the loan has		

1	B. subsection $(a)(2)(11)$ of this section.
2 3 4	(d) (1) A loan may not be made to a campaign finance entity of a candidate, or accepted on behalf of the entity, without the express written consent of the candidate.
5 6 7	(2) The written consent of the candidate constitutes the personal guarantee of the candidate for repayment of the loan only if the document expressly so provides.
8	(3) A copy of the candidate's written consent shall be:
9	(i) furnished to the lender when the loan is made; and
10 11 12	(ii) attached to the campaign finance report required of the entity under Subtitle 3 of this title for the reporting period during which the loan was made.
l3 l4	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2008.