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2lr3054 CF HB 1285

By: **Senator Jennings** Introduced and read first time: February 23, 2012 Assigned to: Rules

A BILL ENTITLED

1 AN ACT concerning

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Election Law – Campaign Finance – Requirements

3 FOR the purpose of requiring the chairman and treasurer of a campaign finance entity 4 to provide electronic mail addresses of the chairman and treasurer to the State $\mathbf{5}$ Board of Elections and notify the State Board of a change in the electronic mail 6 addresses by a certain date if the chairman and treasurer consent to receiving 7 certain notice only by electronic mail; requiring the chairman and treasurer of a 8 campaign finance entity to notify the State Board of a change in the residence 9 address of the chairman and treasurer by a certain date; altering the time when the treasurer of a campaign finance entity is required to issue a campaign 10 contribution receipt: authorizing the responsible officers of a campaign finance 11 12entity to affirmatively consent to receiving notice of campaign finance reports 13 only by electronic mail; repealing obsolete provisions; and generally relating to 14requirements of campaign finance law.

15 BY repealing and reenacting, with amendments,

- 16 Article Election Law
- 17 Section 13–207, 13–222, and 13–321
- 18 Annotated Code of Maryland
- 19 (2010 Replacement Volume and 2011 Supplement)

20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 21 MARYLAND, That the Laws of Maryland read as follows:

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Article – Election Law

- 23 13–207.
- 24 (a) This section applies to a political committee other than a political club.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 (b) A political committee may not receive or disburse money or any other 2 thing of value unless the political committee is established in accordance with the 3 requirements of this section.

4 (c) To establish a political committee: $\mathbf{5}$ (1)a chairman and a treasurer shall be appointed on a form that the 6 State Board prescribes and that is signed by the chairman and treasurer and includes: 7(i) the residence addresses of the chairman and the treasurer; [and] 8 9 **(**II**)** IF THE CHAIRMAN AND TREASURER AFFIRMATIVELY 10 CONSENT TO RECEIVING NOTICE UNDER THIS TITLE ONLY BY ELECTRONIC 11 MAIL, THE ELECTRONIC MAIL ADDRESS OF THE CHAIRMAN AND THE 12**TREASURER; AND** 13(ii)] **(III)** the information required by \S 13–208 of this subtitle; 14and 15the form shall be filed with the board where the political committee (2)is required to file campaign finance reports. 16 17(3) THE CHAIRMAN OR TREASURER OF A POLITICAL COMMITTEE 18SHALL NOTIFY THE STATE BOARD OF A CHANGE IN THE RESIDENCE ADDRESS 19OF THE CHAIRMAN OR TREASURER NO LATER THAN 21 DAYS BEFORE THE DAY 20ON WHICH THE POLITICAL COMMITTEE'S NEXT CAMPAIGN FINANCE REPORT IS 21DUE UNDER § 13–309 OF THIS TITLE. 22THE CHAIRMAN OR TREASURER OF A POLITICAL COMMITTEE (4)

SHALL NOTIFY THE STATE BOARD OF A CHANGE IN THE ELECTRONIC MAIL
ADDRESS OF THE CHAIRMAN OR TREASURER BY THE DATE SPECIFIED IN
PARAGRAPH (3) OF THIS SUBSECTION IF THE CHAIRMAN AND TREASURER OF
THE POLITICAL COMMITTEE HAVE AFFIRMATIVELY CONSENTED TO RECEIVING
NOTICE UNDER THIS TITLE ONLY BY ELECTRONIC MAIL.

(d) (1) A chairman or treasurer of a political committee may resign by
 completing a resignation form that the State Board prescribes and filing the form with
 the board where the political committee was established.

(2) If a vacancy occurs in the office of chairman or the office of
 treasurer, the political committee promptly shall appoint a new chairman or treasurer
 in accordance with this section.

34 13–222.

1	(a) (1) [On] BY THE NEXT DEADLINE FOR FILING A CAMPAIGN
2	FINANCE REPORT AFTER receiving [and before depositing] a contribution specified in
$\frac{3}{4}$	paragraph (2) of this subsection, a treasurer [or subtreasurer] shall issue a campaign contribution receipt on the form that the State Board prescribes.
4	contribution receipt on the form that the State Board prescribes.
5	(2) A campaign contribution receipt shall be mailed or delivered to
6	each person who:
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$\overline{7}$	(i) makes one or more contributions, other than the purchase of
8	tickets for a campaign event, in the cumulative amount of \$51 or more; or
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9	(ii) purchases one or more tickets for a campaign event:
10	1. at a cost of \$51 or more per ticket; or
11	2. in the cumulative amount of \$251 or more.
12	(3) At the request of a contributor, a treasurer [or subtreasurer] shall
13	issue a campaign contribution receipt for any other contribution.
14	(4) A campaign contribution receipt issued under this section is
15	evidence of the contribution.
10	(1) The information form a complete contribution marint shall be included
16	(b) The information from a campaign contribution receipt shall be included
17	in the campaign finance report filed by the treasurer [or subtreasurer] under this title.
18	13–321.
10	15-521.
19	(a) (1) In accordance with paragraph (2) of this subsection, the State
20	Board shall notify each campaign finance entity that is required under this substitle to
$\frac{20}{21}$	file campaign finance reports of each campaign finance report required to be filed by
22	that entity.
23	(2) The notice shall be provided [by first class mail]:
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24	(I) at least 10 but not more than 20 days before the filing date
$\frac{24}{25}$	for each campaign finance report; AND
20	for each campaign infance report, Ard
26	(II) BY FIRST-CLASS MAIL, UNLESS THE RESPONSIBLE
$\frac{20}{27}$	OFFICERS OF A CAMPAIGN FINANCE ENTITY AFFIRMATIVELY CONSENT TO
	RECEIVING THE NOTICE ONLY BY ELECTRONIC MAIL.
28	RECEIVING THE NOTICE ONLY DI ELECTRONIC MAIL.
29	(b) The notice required under subsection (a) of this section shall include:
_0	(*) The notice required direct subsection (a) of this section shall metade.
30	(1) the filing date;

1 (2) the telephone number, business hours, and location of the State 2 Board; and

3 (3) the penalty for failure to file a timely campaign finance report.

4 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 5 June 1, 2012.