

SB0065/693821/1

BY: Government, Labor, and Elections Committee

AMENDMENTS TO SENATE BILL 65
(Third Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 2, after “**Committees**” insert “**and Transfers**”; in line 11, after “limit;” insert “altering the cumulative amount of transfers that the authorized candidate campaign committees of certain officeholders may make in an election cycle to the State central committee of a political party or a legislative party caucus committee;”; in the same line, strike “exploratory committees” and substitute “campaign finance”; and in line 19, after “1–101(k)” insert “and 13–227(c)”.

AMENDMENT NO. 2

On page 5, after line 24, insert:

“13–227.

(c) (1) Subject to paragraphs (2) and (3) of this subsection, during an election cycle, a campaign finance entity may not directly or indirectly make transfers in a cumulative amount of more than \$6,000 to any one other campaign finance entity.

(2) During an election cycle, a slate may not make transfers directly or indirectly to the authorized candidate campaign committee of any single member of the slate in a cumulative amount of more than \$24,000.

(3) During an election cycle, a legislative party caucus committee may not make transfers directly to the authorized candidate campaign committee of a candidate that the legislative party caucus committee seeks to elect in a cumulative amount of more than \$24,000.

(4) DURING AN ELECTION CYCLE, THE AUTHORIZED CANDIDATE CAMPAIGN COMMITTEE OF THE GOVERNOR, LIEUTENANT GOVERNOR, ATTORNEY GENERAL, COMPTROLLER, PRESIDENT OF THE SENATE, OR SPEAKER OF THE HOUSE OF DELEGATES EACH MAY NOT MAKE TRANSFERS DIRECTLY TO THE STATE CENTRAL COMMITTEE OF A POLITICAL PARTY OR A LEGISLATIVE PARTY CAUCUS COMMITTEE IN A CUMULATIVE AMOUNT OF MORE THAN \$24,000.