## COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2023 Legislative Session

Bill No.	CB-076-2023
Chapter No.	57
Proposed and Presen	ted by Council Member Dernoga
Introduced by	Council Members Dernoga, Franklin, Blegay and Hawkins
Co-Sponsors	
Date of Introduction	October 10, 2023
	BILL
AN ACT concerning	
	Revision of the Fair Election Fund
For the purpose of rev	rising language of the Fair Election Fund in order to provide greater clarity
BY repealing and reer	nacting with amendments:
	SUBTITLE 10. FINANCE AND TAXATION.
	Sections 10-322, 10-323, 10-324, 10-325, 10-327,
	10-328, 10-329, 10-330, 10-331, 10-332, and 10-333
	The Prince George's County Code
	(2019 Edition; 2022 Supplement).
SECTION 1. BI	E IT ENACTED by the County Council of Prince George's County,
Maryland, that Section	ns 10-322, 10-323, 10-324, 10-325, 10-327, 10-328, 10-329, 10-330, 10-
331, 10-332, and 10-3	33 of the Prince George's County Code be and the same are hereby
repealed and reenacte	d with the following amendments:
	SUBTITLE 10. FINANCE AND TAXATION.
	DIVISION 26. FAIR ELECTION FUND.
Sec. 10-322. Definiti	ons.
(a) The words	defined in this Section shall have the meanings set forth below whenever
they appear in this Di	vision unless the context in which they are used clearly requires a different
meaning or a differen	t definition is prescribed for a particular provision.
(1) Applic	eant C[c]andidate means a candidate who is seeking to be a C[c]ertified

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 $\underline{C}[c]$  and idate in a primary or general election.

1	(2) Campaign $\underline{\mathbf{F}}[\mathbf{f}]$ inance $\underline{\mathbf{E}}[\mathbf{e}]$ ntity means a political committee established pursuant
2	to the Annotated Code of Maryland, Election Law Article, Title 1, Subtitle 1.
3	(3) <b>Certified</b> $\underline{\mathbf{C}}[\mathbf{c}]$ <b>andidate</b> means a candidate who is certified as eligible for public
4	campaign financing from the Fund.
5	(4) Citizen <u>F[f]unded C[c]ampaign A[a]ccount</u> means a campaign finance <u>entity</u>
6	[account] into which Eligible Private C[c]ontributions will be received and from which money
7	may be spent in accordance with this Division.
8	(5) <b>Commission</b> means the Fair Election Fund Commission.
9	(6) Contested $\underline{\mathbf{E}}[\mathbf{e}]$ lection means any election, including a special election, in which
10	there are more candidates for office than the number who can be elected to that office.
11	(7) <b>Contribution</b> means the same as defined in the Annotated Code of Maryland,
12	Election Law Article, Title 1, Subtitle 1.
13	(8) <b>County Board</b> means the Prince George's County Board of Elections.
14	(9) <b>County <u>R</u>[r]esident</b> means a natural person who resides in Prince George's
15	County.
16	(10) <b>Director</b> means the Director of Finance or the Director's designee.
17	(11) <b>Election C[c]ycle</b> means the same as defined in the Annotated Code of
18	Maryland, Election Law Article, Title 1, Subtitle 1.
19	(12) Eligible P[p]rivate C[c]ontribution means an aggregate contribution [donation]
20	in a 4-year election cycle to a Citizen Funded Campaign Account from an individual, including
21	an individual who does not reside in the County, that does not exceed the contribution limit set in
22	this Division.
23	(13) <b>Fund</b> means the Fair Election Fund.
24	(14) <b>Participating <math>\underline{\mathbf{C}}[\mathbf{c}]</math> and <math>\mathbf{date}</math></b> means a Certified $\underline{\mathbf{C}}[\mathbf{c}]$ and $\mathbf{date}$ who has received a
25	$\underline{P}[p]$ ublic $\underline{C}[c]$ ontribution from the Fund during the current Election $\underline{C}[c]$ ycle.

2	C[c] and idate.	) Public <u>C</u> [0	cjontribu	uon means	s money dis	soursea froi	n the Fund	to a <u>C</u> [c]ert	.111ea
	_								
3	(16) <b>Qualifying </b> $\underline{C}[c]$ <b>ontribution</b> means an $\underline{E}[e]$ ligible $\underline{Private}$ $\underline{C}[c]$ ontribution in support of an $\underline{A}[a]$ pplicant $\underline{C}[c]$ andidate that is:								
4	support of an	<u>A[a]pplican</u>	it <u>C[</u> c]and	idate that is	s:				
5		(A) ma	de by a C	ounty <u>R</u> [r]	esident;				
6		(B) ma	de after th	ne beginnin	g of the Q	[q]ualifying	P[p]eriod,	but no later	than
7	the next gener	ral election;							
8		(C) ack	knowledge	ed by a rece	eipt; and				
9	(D) not an in-kind contribution of property, goods or services.								
10	(17	) Qualifyin	g <u>P</u> [p]erio	<b>d</b> means:					
11		(A) the	time begi	nning on J	anuary 1 fo	ollowing the	e last election	on for the of	ffice
12	the candidate	seeks and e	nding 45 o	days before	the date o	f the primar	y election;	or	
13		(B) for	a special	election, th	ne time that	t the County	Council sh	nall set by	
14	Council resol	ution.							
15	*	*	*	*	*	*	*	*	*
16	Sec. 10-323.	Public Elec	tion Fund	l establish	ed.				
17	*	*	*	*	*	*	*	*	*
18	(b) The	Fund consis	sts of:						
19	(1)	money app	propriated	to the Fun	d;				
20	(2) any unspent money remaining in a $\underline{C}[c]$ ertified $\underline{C}[c]$ and idate's $\underline{C}[c]$ itizen								
21	$\underline{F}[f]$ unded $\underline{C}[c]$ ampaign $\underline{A}[a]$ ccount after the candidate is no longer a candidate;								
22	(3)	any P[p]u	blic <u>C</u> [c]c	ntribution	returned to	the Fund;			
23	(4)	any donat	ions made	to the Fun	ıd;				
24	(5)	any fines c	collected p	oursuant to	Section 10	-332 of this	Division; a	ınd	
25	(6)	any earnin	gs on mor	ney in the F	Fund.				
26	*	*	*	*	*	*	*	*	*
27	Sec. 10-324.	Collecting	qualifyin	g contribu	tions.				

1	(a) Before raising any contribution governed by this Division, an $\underline{A}[a]$ pplicant
2	$\underline{\mathbf{C}}[c]$ andidate shall:
3	(1) file notice of intent with the State Board in the manner that the State Board
4	requires; and
5	(2) establish a $\underline{C}[c]$ itizen $\underline{F}[f]$ unded $\underline{C}[c]$ ampaign $\underline{A}[a]$ ccount.
6	(b) Contribution limits.
7	(1) Except as otherwise provided in Subsection (b)(2), the Citizen Funded Campaign
8	Account of an $\underline{A}[a]$ pplicant $\underline{C}[c]$ andidate shall not accept:
9	(A) $\underline{E}[e]$ ligible $\underline{Private}$ $\underline{C}[c]$ ontributions of more than Two Hundred Fifty
10	Dollars (\$250) in the aggregate during an $\underline{E}[e]$ lection $\underline{C}[c]$ ycle;
11	(B) or a loan.
12	(2) The Citizen Funded Campaign Account of $\underline{a}[A]$ $\underline{A}[a]$ pplicant $\underline{C}[c]$ and $\underline{C}[a]$
13	accept contributions and loans up to a total of Six Thousand Dollars (\$6,000) from:
14	(A) the $\underline{A}[a]$ pplicant $\underline{C}[c]$ and $\underline{C}[c]$
15	(B) a spouse.
16	(c) Consumer Price Index adjustment.
17	(1) The contribution limit specified in Subsection (b)(1) shall be adjusted for the next
18	election cycle on July 1, 2026, and July 1 of each subsequent fourth year by the increase in the
19	Consumer Price Index for the previous four (4) calendar years, rounded up to the next Ten
20	Dollars (\$10).
21	(2) The Director shall publish this amount not later than the January 1 after an
22	adjustment is made.
23	(d) If an Applicant Candidate has a Campaign Finance Entity that was created and used
24	in an election prior to the current Election Cycle:
25	(1) that has an account balance but has not received any contributions, nor made any
26	expenditures or transfers from such Campaign Finance Entity during the current Election Cycle,
27	the Applicant Candidate may file a notice of intent to participate in the Fair Election Fund
28	campaign system if the Applicant Candidate certifies to the State Board that the candidate will
29	freeze the pre-existing Campaign Finance Entity and will not accept any contributions, nor make
30	any expenditures or transfers from such Campaign Finance Entity; or

1	(2) that has an account balance and has received any contributions, made any
2	expenditures or made any transfers from such Campaign Finance Entity during the current
3	Election Cycle, the Applicant Candidate may file a notice of intent to participate in the Fair
4	Election Fund campaign system if
5	(A) the notice of intent is filed 24 months prior to the primary election;
6	(B) during the current Election Cycle, expenditures and transfers made from
7	the pre-existing Campaign Finance Entity prior to filing the notice of intent did not exceed
8	\$25,000 for a candidate for County Executive, \$10,000 for a candidate of At-Large Council
9	Member, or \$5,000 for a candidate of District Council Member; and
10	(C) the Applicant Candidate certifies to the State Board that the candidate will
11	freeze the pre-existing Campaign Finance Entity and will not accept any additional contributions,
12	nor make any additional expenditures or transfers from such Campaign Finance Entity.
13	(3) In the case of an Applicant Candidate subject to paragraph (2), any contributions
14	received from an individual that do not exceed the contribution limit in subsection (b) during the
15	current Election Cycle and prior to filing the notice of intent may be returned to the individual. In
16	such case, the individual may make Eligible Private Contributions to the candidate's Citizen
17	Funded Campaign account in accordance with subsection (b).
18	Sec. 10-325. Requirements for certification.
19	(a) Application for certification.
20	(1) An $\underline{A}[a]$ pplicant $\underline{C}[c]$ and idate shall apply to the State Board for certification.
21	(2) The State Board may only accept an application during the $Q[q]$ ualifying $P[p]$ eriod.
22	(3) An application shall be submitted in the form that the State Board requires.
23	(4) Subject to Subsection (a)(6), an $\underline{A}[a]$ pplicant $\underline{C}[c]$ and idate may submit only one
24	application for certification for any election.
25	(5) An $\underline{A}[a]$ pplicant $\underline{C}[c]$ and idate shall include with the application all documentation
26	required by the State or, in the absence of State requirements, the following:
27	(A) a declaration from the $\underline{A}[a]$ pplicant $\underline{C}[c]$ and idate agreeing to follow the
28	requirements governing the use of a $\underline{P}[p]$ ublic $\underline{C}[c]$ ontribution;
29	(B) a campaign finance report that contains the information that the State Board
30	requires for a campaign finance report and that includes, but is not limited to:
31	(i) a list of each Olalualifying Clolontribution received:

1	(11) a list of each expenditure made by the candidate during the
2	Q[q]ualifying $P[p]$ eriod;
3	(iii) a copy of the receipt associated with each contribution that identifies
4	the contributor's name and residential address; and
5	(iv) a copy of the receipt associated with each expenditure; and
6	(C) a certificate of candidacy for County Executive or County Council.
7	[(6) An applicant candidate shall not be eligible for certification if the State Board
8	determines the candidate has failed to submit a campaign finance report in the four (4) years
9	preceding the election cycle.]
10	$(\underline{6}[7])$ An $\underline{A}[a]$ pplicant $\underline{C}[c]$ andidate shall not coordinate with a political action
11	committee.
12	[(8)An applicant candidate shall agree to participate in at least one (1) debate by a civic
13	organization.]
14	(7[9])If an application is denied, the applicant may resubmit the application once if done
15	before the [deadline] end of the Qualifying Period.
16	(b) To qualify as a $\underline{C}[c]$ ertified $\underline{C}[c]$ and idate:
17	(1) a candidate for <u>County</u> Executive shall collect from County Residents at least:
18	(A) Five Hundred (500) $\underline{Q}[q]$ ualifying $\underline{C}[c]$ ontributions; and
19	(B) an aggregate total of Forty Thousand Dollars (\$40,000);
20	(2) a candidate for At-Large Council Member shall collect from County $\underline{R}[r]$ esidents
21	at least:
22	(A) Two Hundred Fifty (250) $\underline{Q}[q]$ ualifying $\underline{C}[c]$ ontributions; and
23	(B) an aggregate total of Fifteen Thousand Dollars (\$15,000); and
24	(3) a candidate for District Council Member shall collect from County $\underline{R}[r]$ esidents at
25	least:
26	(A) One Hundred Fifty (150) $Q[q]$ ualifying $C[c]$ ontributions; and
27	(B) an aggregate total of Seven Thousand Five Hundred Dollars (\$7,500).
28	(c) Contributions.

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The Director shall not disburse a  $\underline{P}[p]$ ublic  $\underline{C}[c]$ ontribution to a Certified Candidate in an election[in] which is not a Contested Election [the candidate is the sole individual who has filed a certificate of candidacy for that office]; however, a  $\underline{C}[c]$ ertified  $\underline{C}[c]$ andidate may collect Eligible Private  $\underline{C}[c]$ ontributions during an uncontested election.

- (b) Receipts; deposits.
- (1) To receive a  $\underline{P}[p]$ ublic  $\underline{C}[c]$ ontribution, a  $\underline{P}[p]$ articipating  $\underline{C}[c]$ andidate shall submit a receipt to the State Board for each Q[q]ualifying C[c]ontribution.
- (2) The receipt shall identify the contributor's name, residential address, and the date of the contribution.
- (3) The Director shall deposit the appropriate public contribution into a  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and idate's  $\underline{C}[c]$  itizen  $\underline{F}[f]$  unded  $\underline{C}[c]$  ampaign  $\underline{A}[a]$  count within [three] five ([3]5) business days after the State Board authorizes the  $\underline{P}[p]$  ublic  $\underline{C}[c]$  ontribution.
- (c) Contributions of less than \$1. An individual contribution of less than One Dollar (\$1) may be considered under Section 10-325 of this Division but shall not be considered when calculating the  $\underline{P}[p]$ ublic  $\underline{C}[c]$ ontribution under this Section.
  - (d) Amount of distribution.
- (1) for a [certified]  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and idate for County Executive, the matching dollars shall equal:
- (A) Seven Dollars (\$7) for each dollar of a Q[q] ualifying C[c] ontribution received for the first Twenty-Five Dollars (\$25) of each Q[q] ualifying C[c] ontribution;
- (B) Five Dollars (\$5) for each dollar of a Q[q] ualifying C[c] ontribution received for the next Fifty Dollars (\$50) of each Q[q] ualifying C[c] ontribution;
- (C) One Dollar (\$1) for each dollar of a  $\underline{Q}[q]$  ualifying  $\underline{C}[c]$  ontribution received for the next Seventy-Five Dollars (\$75) of each  $\underline{Q}[q]$  ualifying  $\underline{C}[c]$  ontribution; and
- (D) contributions of One Hundred Fifty-One Dollars (\$151) to Two Hundred Fifty Dollars (\$250) shall not be matched.
- (2) for a [certified]  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and idate for County Council, the matching dollars shall equal:
- (A) Seven Dollars (\$7) for each dollar of a Q[q] ualifying C[c] ontribution received for the first Twenty-Five Dollars (\$25) of each Q[q] ualifying C[c] ontribution;

- (h) Return of unspent funds. Within thirty (30) days after the County Board certifies the results of the primary election, a  $\underline{P}[p]$ articipating  $\underline{C}[c]$ andidate who is not certified to be on the ballot for the general election shall return to the Fund any unspent money in the candidate's  $\underline{C}[c]$ itizen  $\underline{F}[f]$ unded  $\underline{C}[c]$ ampaign  $\underline{A}[a]$ ccount. On or before December 31, after the general election, a  $\underline{P}[p]$ articipating  $\underline{C}[c]$ andidate shall return to the Fund any unspent money in the candidate's  $\underline{C}[c]$ itizen  $\underline{F}[f]$ unded  $\underline{C}[c]$ ampaign  $\underline{A}[a]$ ccount.
  - (i) Candidates nominated by petition or by non-principal political parties.
- (1) "Principal Political Parties" has the meaning stated in the Annotated Code of Maryland, Elections Law Article, Section 1-101.
- (2) A  $\underline{C}[c]$  ertified  $\underline{C}[c]$  and idate nominated by petition or by a party that is not a Principal Political Party may receive a  $\underline{P}[p]$  ublic  $\underline{C}[c]$  ontribution for the general election if the candidate's nomination is certified by the County Board.
- (3) A  $\underline{C}[c]$  ertified  $\underline{C}[c]$  and date under this Subsection shall qualify 45 days before the date of the general election.
  - (j) Review of small donor financing by the Commission.
- (1) In general. After each regularly scheduled general election for office, the Fair Election Fund Commission shall conduct a comprehensive review of the Small Dollar financing program under this Division, including
- $(\underline{A}[i])$  the maximum and minimum dollar amounts of qualified small dollar contributions:
- $(\underline{B}[ii])$  the number and value of qualified small dollar contributions a candidate is required to obtain to be eligible for certification as a  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and idate;
- $(\underline{C}[iii])$  the maximum amount of payments a candidate may receive under this title;
- $(\underline{D}[iv])$  the overall satisfaction of  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and the public with the program;
- $(\underline{E}[v])$  the analysis, recommendation and creation of a plan to the County governing body to reduce racial, ethnic, socio-economic and geographic disparities regarding access to public matching funds by participating candidates; and

1	( <u>F[vi]</u> ) such other matters relating to financing of campaigns as the Fair Election
2	Fund Commission determines are appropriate.
3	(2) Criteria for review. In conducting the review under this Subsection, the Fair
4	Election Fund Commission shall consider the following:
5	(A[i]) Qualified small dollar contributions. The Fair Election Fund Commission
6	shall consider whether the number and dollar amounts of qualified small dollar contributions
7	required strikes an appropriate balance regarding the importance of voter involvement, the need
8	to assure adequate incentives for participating, and fiscal responsibility, taking into consideration
9	the number of primary and general election participating candidates, the electoral performance of
10	those candidates, program cost, and any other information the Fair Election Fund Commission
11	determines is appropriate.
12	(B[ii]) Review of payment levels. The Fair Election Fund Commission shall
13	consider whether the totality of the amount of funds allowed to be raised by P[p]articipating
14	$\underline{C}[c]$ and idates (including through qualified small dollar contributions) and payments under this
15	Division are sufficient for voters in the County to learn about the candidates to cast an informed
16	vote, taking into account the historic amount of spending by winning candidates, media costs,
17	primary election dates, and any other information the Fair Election Fund Commission determines
18	is appropriate.
19	(3) Recommendations for adjustments of amounts. Based on the review conducted
20	under this Subsection, the Fair Election Fund Commission may recommend to the County
21	Council adjustments of the following amounts:
22	$(\underline{A}[i])$ The number and value of qualified small dollar contributions a candidate
23	is required to obtain to be eligible for certification as a $\underline{P}[p]$ articipating $\underline{C}[c]$ and idate.
24	$(\underline{B}[ii])$ The maximum amount of payments that may be received under this
25	Division.
26	(4) The Director shall publish these amounts not later than the January 1 after an
27	adjustment is made.
28	Sec. 10-328. Use of public contribution.
29	(a) In General.
30	(1) A $\underline{P}[p]$ articipating $\underline{C}[c]$ and idate may only make expenditures from the $\underline{C}[c]$ itizen
31	$\underline{F}[f]$ unded $\underline{C}[c]$ ampaign $\underline{A}[a]$ count registered with the State Board for expenses incurred once

the candidate is certified by the State Board. No previous expenses or prior loans may be paid for with public financing dollars.

- (2) A  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and idate shall not pay in advance for goods and services to be used after certification with non-qualifying contributions received before applying for certification.
- (3) The Director may provide for further limitations for use of  $\underline{P}[p]$ ublic  $\underline{C}[c]$ ontributions through regulation.
- (4) (A) Except as provided in paragraph (B) of this Subsection, the Director shall reduce the  $\underline{P}[p]$ ublic  $\underline{C}[c]$ contribution to a  $\underline{P}[p]$ articipating  $\underline{C}[c]$ andidate's  $\underline{C}[c]$ itizen  $\underline{F}[f]$ unded  $\underline{C}[c]$ ampaign  $\underline{A}[a]$ ccount by the total amount of all expenditures made after the end of the previous  $\underline{E}[e]$ lection  $\underline{C}[c]$ ycle from the candidate's non-participating campaign account.
- (B) Expenditures made with contributions received prior to the end of the previous  $\underline{E}[e]$  lection  $\underline{C}[c]$  ycle towards debts accrued before the end of the previous  $\underline{E}[e]$  lection  $\underline{C}[c]$  ycle shall not reduce the  $\underline{P}[p]$  ublic  $\underline{C}[c]$  ontribution to a  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and idate's  $\underline{C}[c]$  tizzen  $\underline{F}[f]$  unded  $\underline{C}[c]$  ampaign  $\underline{A}[a]$  count.
- (b) Allegations of impermissible act. A complaint alleging an impermissible receipt or use of funds by a  $\underline{P}[p]$ articipating  $\underline{C}[c]$ andidate shall be filed with the State Board.
- (c) Access to records. On request of the Commission, a  $\underline{P}[p]$ articipating  $\underline{C}[c]$  and date shall provide the Commission with reasonable access to the financial records of the candidate's  $\underline{C}[c]$  itizen  $\underline{F}[f]$  unded  $\underline{C}[c]$  ampaign  $\underline{A}[a]$  ccount. A  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and date shall keep all records for a period of four (4) years after the election to which the documents relate. The records shall be kept by the treasurer unless the State Board has been notified otherwise. Sec. 10-329. Withdrawal.
- (a) A  $\underline{P}[p]$ articipating  $\underline{C}[c]$  and  $\underline{C}[c]$  and  $\underline{C}[c]$  and  $\underline{C}[c]$  and  $\underline{C}[c]$  are the state Board and Commission in the form that the State Board requires and:
  - (1) terminates candidacy to withdraw from the election completely; or
  - (2) withdraws prior to receiving any  $\underline{P}[p]$ ublic  $\underline{C}[c]$ ontribution.
- (b) Termination of candidacy. A  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and  $\underline{C}[c]$  and  $\underline{C}[c]$  articipating  $\underline{C}[c]$  and  $\underline{C}[c]$  on tribution

- received, plus interest accruing from the date of withdrawal at the same rate as the current bank prime loan rate reported by the Board of Governors of the Federal Reserve System.
- (c) Personal liability. If the funds remaining in the candidate's  $\underline{C}[c]$  itizen  $\underline{F}[f]$  unded  $\underline{C}[c]$  ampaign  $\underline{A}[a]$  ccount at the time of withdrawal are insufficient to repay the Fund under Subsection (b) of this Section, the candidate shall be personally liable for repayment.
- (d) Reduced repayment. The Commission may reduce any repayment under Subsection (b) of this Section for a P[p]articipating C[c]andidate who must withdraw for health reasons or other cause not within the candidate's control and may consider personal financial hardship.

  Sec. 10-330. Applicant and participating candidate restrictions; affiliation.
  - (a) An applicant candidate or a  $\underline{P}[p]$ articipating  $\underline{C}[c]$  and  $\underline{C}[c]$  and  $\underline{C}[c]$  and  $\underline{C}[c]$  and  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  and  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  and  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  and  $\underline{C}[c]$  are the  $\underline{C}[c]$  and  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  and  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  and  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  and  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  are the  $\underline{C}[c]$  and  $\underline{C}[c]$  are the  $\underline{$
- (1) accept a private contribution from any group or organization, including a political action committee, a corporation, a labor organization, or a State or local central committee of a political party;
- (2) accept private contributions from an individual in an aggregate greater than Two Hundred Fifty Dollars (\$250) during an  $\underline{E}[e]$  lection  $\underline{C}[c]$  ycle, or the maximum amount of an  $\underline{E}[e]$  ligible  $\underline{Private}$   $\underline{C}[c]$  ontribution, as adjusted by Section 10-324(c);
- (3) after filing a notice of intent with the State Board to seek public financing, pay for any campaign expense with any campaign finance entity other than the candidate's  $\underline{C}[c]$ itizen  $\underline{F}[f]$ unded  $\underline{C}[c]$ ampaign  $\underline{A}[a]$ ccount;
- (4) be a member of a slate in any election in which the candidate receives a  $\underline{P}[p]$ ublic C[c]ontribution;
  - (5) transfer money:
- (A) to the candidate's  $\underline{C}[c]$  itizen  $\underline{F}[f]$  unded  $\underline{C}[c]$  ampaign  $\underline{A}[a]$  ccount from any other campaign finance entity established for the candidate; or
- (B) from the candidate's  $\underline{C}[c]$  itizen  $\underline{F}[f]$  unded  $\underline{C}[c]$  ampaign  $\underline{A}[a]$  ccount to any other campaign finance entity; or
- (6) coordinate expenses except with another  $\underline{P}[p]$  articipating  $\underline{C}[c]$  and idate if the expenses are shared equally among the coordinating candidates.
- (b) Affiliation. Pursuant to COMAR 33.13.14, a candidate who accepts P[p]ublic Contributions [funds]may affiliate with any other candidates, including non-publicly financed candidates, on campaign material if:

1	(1) the [authorized candidate campaign committee] <u>Citizen Funded Campaign</u>					
2	Account makes a direct disbursement to the payee for its share of the costs of the campaign					
3	material; and					
4	(2) the campaign material displays the authority line of the [authorized candidate					
5	campaign committee] Citizen Funded Campaign Account.					
6	(c) If it is determined that $Q[q]$ ualifying $C[c]$ ontributions were received in violation of the					
7	Annotated Code of Maryland, General Provisions Article, Title 5, Subtitle 8 and a matching					
8	$\underline{P}[p]$ ublic $\underline{C}[c]$ ontribution was disbursed, the matching $\underline{P}[p]$ ublic $\underline{C}[c]$ ontribution shall be					
9	returned to the Fund in the full amount.					
10	Sec. 10-331. Fair Election Fund Commission.					
11	* * * * * * * * *					
12	(c) Term; vacancies.					
13	(1) The term of a member of the Commission is four (4) years and begins on May 1.					
14	The term of a member of the Commission nominated by the County Executive begins during the					
15	first year of a County Council term. The term of a member of the Commission nominated by a					
16	member of the County Council begins during the third year of a County Council term.					
17	(2) A vacancy shall be filled in the same manner as the original appointment and for					
18	the unexpired term.					
19	(3) Notwithstanding paragraph (1) of this Subsection, to create staggered terms, the					
20	terms of the initial members of the Commission who are nominated by [a member of] the County					
21	Council shall be six (6) years and shall begin on May 1, 2019.					
22	* * * * * * * * *					
23	(f) Duties.					
24	(1) The Commission shall issue a report to the Council on or before March 1 of each					
25	year estimating the funds necessary to implement the public campaign finance system and					
26	recommending an appropriation to the [Public]Fair Election Fund for the following fiscal year.					
27	* * * * * * * * *					
28	Sec. 10-332. Penalties.					
29	Any violation of this Division is a civil violation and shall be subject to a fine of Five					
30	Hundred Dollars (\$500) for each violation. A fine may be paid by the campaign but only if all					
ı						

1	$\underline{P}[p]$ ublic $\underline{C}[c]$ ontributions have been repaid to the Fund. Otherwise, the candidate or officer					
2	found to be responsible for the violation is personally liable for the fine.					
3	Sec. 10-333. Initial election cycle.					
4	The first election cycle during which a $\underline{C}[c]$ ertified $\underline{C}[c]$ andidate shall be eligible to					
5	receive [public] matching [funds] Public Contributions under this Act shall be the 2026					
6	$\underline{\mathbf{E}}$ [e]lection $\underline{\mathbf{C}}$ [c]ycle.					
7	* * * * * * * *					
8	SECTION 2. BE IT FURTHER ENACTED that Section 2 of Chapter 86 of 2018 is hereby					
9	repealed.					
0	SECTION 3. BE IT FURTHER ENACTED that the provisions of this Act are hereby					
1	declared to be severable; and, in the event that any section, subsection, paragraph, subparagraph,					
2	sentence, clause, phrase, or word of this Act is declared invalid or unconstitutional by a court of					
3	competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining					
4	words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this					
5	Act, since the same would have been enacted without the incorporation in this Act of any such					
6	invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection,					
7	or section.					
8	SECTION 4. BE IT FURTHER ENACTED that this Act shall take effect forty-five (45)					
9	calendar days after it becomes law.					

Adopte	ed this <u>7<sup>th</sup></u> da	y of <u>November,</u>	, 2023	3.	
				COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND	
			BY:	Thomas E. Dernoga Chair	
ATTEST:					
Donna J. Br Clerk of the				APPROVED:	
DATE:			BY:	Angela D. Alsobrooks County Executive	
[Brackets] i Asterisks **	ndicate lang ** indicate ir	_	om ex ing C	cisting law. cisting law. Code provisions that remain unchanged.	
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