2021 SESSION

	21100923D
1	SENATE BILL NO. 1233
1 2 3 4	Offered January 13, 2021
3	Prefiled January 11, 2021
	A BILL to amend the Code of Virginia by adding in Chapter 9.3 of Title 24.2 an article numbered 3.1,
5	consisting of sections numbered 24.2-948.5 through 24.2-948.8, and by adding in Article 8 of
6	Chapter 9.3 of Title 24.2 a section numbered 24.2-953.6, relating to campaign finance; campaign
7	contribution limits; civil penalty.
8	Determine Determine
9	Patron—Petersen
10	Referred to Committee on Privileges and Elections
11	
12	Be it enacted by the General Assembly of Virginia:
13	1. That the Code of Virginia is amended by adding in Chapter 9.3 of Title 24.2 an article
14	numbered 3.1, consisting of sections numbered 24.2-948.5 through 24.2-948.8, and by adding in
15	Article 8 of Chapter 9.3 of Title 24.2 a section numbered 24.2-953.6 as follows:
16	Article 3.1.
17	Contribution Limits.
18 19	§ 24.2-948.5. Limits on contributions to candidates for statewide office and the General Assembly. A. No person, campaign committee, or political committee shall contribute more than \$20,000 to any
19 20	one campaign committee of a candidate for Governor, Lieutenant Governor, Attorney General, or the
20 21	General Assembly in any one candidate election cycle, as defined in § 24.2-947.
$\overline{22}$	B. No candidate or campaign committee shall solicit or accept contributions in excess of the limits
23	set forth in this section.
24	C. The limits set forth in this section shall not apply to contributions by (i) the candidate to his own
25	campaign; (ii) the candidate's spouse, child, parent, or sibling to his campaign; and (iii) a political
26	party committee to the candidate.
27	D. Any contribution or portion thereof that is returned to the contributor within 60 days after receipt
28 29	shall not be deemed to be a contribution for the purposes of applying the limits set forth in this section. § 24.2-948.6. Aggregation of contributions; prohibition on indirect contributions.
3 0	For purposes of applying the contribution limits set forth in § 24.2-948.5:
31	1. All direct or indirect contributions made by a person, campaign committee, or political committee
32	to benefit a candidate, including any contributions that are knowingly earmarked or otherwise directed
33	through any other person, campaign committee, or political committee, shall be deemed to be
34	contributions from such person to such candidate.
35	2. All contributions made by a person, campaign committee, or political committee whose
36	contribution or expenditure activity is financed, maintained, or controlled by any other person,
37 38	campaign committee, or political committee, including a parent, subsidiary, branch, division,
30 39	department, corporation, labor organization, or association, or local unit of such corporation, labor organization, or association, or by any group of such persons, shall be deemed to be made by the same
40	person, campaign committee, or political committee; and
41	3. For entities not described in subdivision 1, two or more entities shall be deemed to be a single
42	entity sharing the same contribution limit if the entities (i) share the majority of members on their
43	boards of directors and share two or more officers, (ii) are owned or controlled by the same majority
44	shareholder or shareholders, (iii) are in a parent-subsidiary relationship, or (iv) have bylaws stating
45	that one organization has the power to control the other.
46 47	§ 24.2-948.7. Attribution and aggregation of family contributions.
47 48	For purposes of applying the contribution limits set forth in § 24.2-948.5: 1. Contributions by spouses shall be deemed to be separate contributions and shall be aggregated
49	per individual; and
50	2. Contributions by unemancipated children under 18 years of age shall be considered contributions
51	by their parents, and 50 percent of the contributions shall be attributed to each parent or, in the case of
52	a single custodial parent, the total amount shall be attributed to the parent.
53	§ 24.2-948.8. Restrictions on loans.
54 55	Any loan to the campaign committee of a candidate for Governor, Lieutenant Governor, Attorney
55 56	General, or the General Assembly shall be deemed to be a contribution from the maker and the guarantee of the logn and is subject to the contribution limits set forth in § 24.2.048.5 A logn to a
56 57	guarantor of the loan and is subject to the contribution limits set forth in § 24.2-948.5. A loan to a candidate or the candidate's campaign committee must be by written agreement. The proceeds of a loan
58	made to a candidate's campaign committee shall not be subject to the contribution limits stated in

SB1233

\$ 24.2-948.5 if the loan is made by the candidate to his own campaign committee or is made by a
commercial lending institution in the regular course of business and on the same terms ordinarily
available to members of the public and is secured or guaranteed only by the candidate or his campaign
committee.

63 § 24.2-953.6. Violation of contribution limits; civil penalty.

A. Any candidate for Governor, Lieutenant Governor, Attorney General, or the General Assembly
whose campaign committee knowingly accepts, or any contributor who knowingly makes to such
candidate, contributions in excess of the limits imposed in Article 3.1 (§ 24.2-948.5 et seq.) shall be
subject to a civil penalty of up to two times the amount by which the contribution exceeds the limit. The
State Board shall assess and collect such civil penalties, which shall be payable to the State Treasurer
for deposit to the general fund.

B. Any person who knowingly subdivides contributions into smaller amounts or uses other entities as
a conduit for the purpose of evading contribution limits imposed in Article 3.1 (§ 24.2-948.5 et seq.)
shall be subject to a civil penalty of up to two times the amount by which the contribution exceeds the
limit. The State Board shall assess and collect such civil penalties, which shall be payable to the State

74 Treasurer for deposit to the general fund.