GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH50179-RR-6 (12/18)

Short Title: Expand Voter-Owned Elections.

Sponsors:	Representatives Glazier, Ross, Rapp, and Martin (Primary Sponsors).
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO EXPAND THE VOTER-OWNED ELECTIONS ACT TO COVER
3	ADDITIONAL COUNCIL OF STATE POSITIONS AND TO MAKE TECHNICAL
4	CHANGES TO THE ACT.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. Article 22J of Chapter 163 of the General Statutes reads as rewritten:
7	"Article 22J.
8	"The Voter-Owned Elections Act.
9	"§ 163-278.95. Purpose and establishment of Voter-Owned Elections Act.
10	The purpose of this Article is to ensure the vitality and fairness of democratic elections in
11	North Carolina to the end that any eligible citizen of this State can realistically choose to seek
12	and run for public office. It is also the purpose of this Article to protect the constitutional rights
13	of voters and candidates from the detrimental effects of increasingly large amounts of money
14	being raised and spent in North Carolina to influence the outcome of elections. It is essential to
15	the public interest that the potential for corruption or the appearance of corruption is minimized
16	and that the equal and meaningful participation of all citizens in the democratic process is
17	ensured. Accordingly, this Article establishes the North Carolina Voter-Owned Elections Fund
18	as an alternative source of campaign financing for candidates who obtain a sufficient number of
19	qualifying contributions from registered voters and who voluntarily accept strict fund-raising
20	and spending limits. This Article is available to candidates for the Council of State offices of
21	Auditor, Superintendent of Public Instruction, and Commissioner of Insurance in elections to
22	be held in 2008 and thereafter. thereafter, and to candidates for the Council of State offices of
23	Secretary of State, Attorney General, Treasurer, Commissioner of Agriculture, and
24	Commissioner of Labor in elections to be held in 2012 and thereafter.
25	"§ 163-278.96. Definitions.
26	The following definitions apply in this Article:
27	(1) Board. – The State Board of Elections.
28	(2) Campaign-related expenditure. – An expenditure that benefits the candidate's
29	current campaign in accordance with guidelines established by the Board.
30	(3) Candidate. – An individual who becomes a candidate as described in
31	G.S. 163-278.6(4). The term includes a "candidate campaign committee" as
32	defined in G.S. 163-278.38Z(3).
33	(4) Certified candidate. – A candidate for office who chooses to receive
34	campaign funds from the Fund and who is certified under



(Public)

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		G.S. 163-278.98(c). A write-in candidate authorized under	G.S. 163-123 is
		not eligible to become a certified candidate.	
	(5)	Contested primary and contested general election An el	ection in which
		there are more candidates than the number to be elected.	
	(6)	Contribution Defined in G.S. 163-278.6. A distribution	from the Fund
		pursuant to this Article is not a "contribution" and is no	
		limitations of G.S. 163-278.13 or the prohibitions of G.S.	
		G.S. 163-278.19. Instead of being subject to G.S. 163-278.16	
		are subject to the guidelines issued by the Board	
		G.S. 163-278.98(e)(5).	- F
	(6a)	Electioneering communication. – As defined in G.S. 1	63-278.80 and
	(04)	G.S. 163-278.90, except that it is made during the period be	
		before absentee ballots become available for a primary	
		primary election day and during the period 60 days before	
		become available for a general election and ending on genera	
	(7)		li election day.
	(7)	Expenditure. – Defined in G.S. 163-278.6. Fund. – The North Carolina Voter-Owned Elections Fund	d actablished in
	(8)		i established in
	(0)	G.S. 163-278.97.	
	(9)	Independent expenditure. – Defined in G.S. 163-278.6.	1
	(10)	Maximum qualifying contributions. – If the candidate has an	
		primary, an amount equal to 100 one hundred dollars (\$10	
		filing fee minimum number of qualifying contribution	
		<u>G.S. 163-278.98(b)</u> for the office sought. If the candidate	
		primary, 200-two hundred dollars (\$200.00) times the filin	-
		number of qualifying contributions required by G.S. 163-2	78.98(b) for the
		office sought.	
	(11)	Nonparticipating candidate. – A candidate for office who is n	ot seeking to be
		certified under G.S. 163-278.98(c).	
	(12)	Office The Council of State offices of Secretary of	
		General, Treasurer, Auditor, Superintendent of Public	
		Commissioner of Agriculture, Commissioner of Labor, and	l Commissioner
		of Insurance.	
	(13)	Participating candidate. – A candidate for office who has fil	ed a declaration
		of intent to participate under G.S. 163-278.98(a).	
	(14)	Political committee. – Defined in G.S. 163-278.6.	
	(15)	Qualifying contribution A contribution of not less the	han ten dollars
		(\$10.00) and not more than two hundred dollars (\$200.00)	in the form of a
		check or money order prescribed for noncash monetary	contributions in
		G.S. 163-278.14(b) to the candidate that meets both of	
		conditions:	U
		a. Made by any an individual who is a registered	l voter in this
		State.State at the time of the submittal of the rep	
		<u>G.S. 163-278.98(c).</u>	on speemed m
		b. Made only during the qualifying period and obt	ained with the
		approval of the candidate or candidate's committee.	anica with the
	(16)	Qualifying period. – The period beginning September 1 in	the year before
	(10)	the election and ending on the day of the primary.	the year Derole
	(17)		motohing funda
	(17)	Trigger for matching funds. – The dollar amount at which are released under G.S. 163-278.99B for certified candidates.	
		contested primary, the trigger equals the maximum qualifying	ng contributions

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	for the candidate. In the case of a contested general election, the trigger equals the base level of funding available under G.S. 163-278.99(b)(4).
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	"§ 163-278.97. Voter-Owned Elections Fund established; sources of funding.
	(a) Establishment of Fund. – The North Carolina Voter-Owned Elections Fund is
	established to finance the election campaigns of certified candidates for office and to par
(administrative and enforcement costs of the Board related to this Article. The Fund is a special dedicated, nonlapsing, nonreverting fund. Any interest generated by the Fund is credited to the
	Fund. The Board shall administer the Fund.
	(b) Sources of Funding. – Money received from all the following sources must be
(deposited in the Fund:
	(1) Unspent Fund revenues distributed for an election that remain unspent o
	uncommitted at the time the recipient is no longer a certified candidate in the
	election.
	(2) Money ordered returned to the Fund in accordance with G.S. 163-278.99D.
	(3) Money paid to the Fund equal to excess contributions as provided in
	G.S. 163-278.98(e)(1).
	(4) Voluntary donations made directly to the Fund.
	(5) Appropriations from the General Fund.
	(c) Evaluation and Determination of Fund Amount. – By January 1, 2011, and ever
	four years thereafter, the Board, in conjunction with the Advisory Council established under
	G.S. 163-278.68(b), shall prepare and provide to the Joint Legislative Commission o
	Governmental Operations of the General Assembly a report documenting, evaluating, an
	making recommendations relating to the administration, implementation, and enforcement of
	this Article. In its report, the Board shall set out the funds received to date and the expecte
	needs of the Fund during the next election cycle and make recommendations about th
	feasibility of expanding its provisions to include other candidates for State office based on the
	experience of this Article and the experience of similar programs in North Carolina and other
	states. The Board shall also evaluate and make recommendations regarding how to addres
	activities that could undermine the purpose of this Article, including spending that appears t
	target candidates but is not reached by regulation. [§ 163-278.98. Requirements for participation.
	(a) Declaration of Intent to Participation. – Any individual choosing to receive campaig
f	funds from the Fund shall first file with the Board a declaration of intent to participate in the
	program established by this Article as a candidate for a stated office. The declaration of inter
-	shall be filed before or during the qualifying period and before collecting any qualifying
	contributions. In the declaration, the candidate shall swear or affirm that only one political
	committee, identified with its treasurer, shall handle all contributions, campaign-relate
	expenditures, and obligations for the participating candidate and that the candidate will compl
	with the contribution and expenditure limits set forth in subsection (e) of this section and a
	other requirements set forth in this Article or adopted by the Board. Failure to comply is
	violation of this Article.
`	(b) Demonstration of Support of Candidacy – In order to be certified participation

(b) Demonstration of Support of Candidacy. – In order to be certified, participating
candidates must obtain qualifying contributions from at least 750 900 registered voters in this
State. State, and from an additional 100 registered voters in this State for each one hundred
thousand dollars (\$100,000) that the grant amount for the office under G.S. 163-278.99(b)(4)
exceeds three hundred thousand dollars (\$300,000). Multiple contributions from the same
individual to the same candidate shall not count as more than one qualifying contribution.

The qualifying contributions shall be equal to at least 25-twenty dollars (\$20.00) times the amount of the filing fee for the office. minimum number of qualifying contributions but shall not exceed the maximum qualifying contributions defined in G.S. 163-278.96(10). No

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1	payment, gift, or	anything of value value, or the opportunity to win anything of value shall be
2		e for a qualifying contribution.
3		ication of Candidates. – Upon receipt of a submittal of the record of qualifying
4		a participating candidate, the Board shall determine whether or not the
5	candidate has:	
6	(1)	Filed a completed declaration of intent to participate in this Article.
7	(2)	Submitted a report itemizing the appropriate number of qualifying
8		contributions received from registered voters, which the Board shall verify
9		through a random sample or other means it adopts. The report shall include
10		the county of residence of each registered voter listed.
11	(3)	Filed a notice of candidacy with the State Board of Elections as a candidate
12	(-)	for the office.
13	(4)	Otherwise met the requirements for participation in this Article.
14		all certify candidates complying with the requirements of this section as soon
15		no later than five business days after receipt of a satisfactory record of
16	qualifying contrib	
17		Report for Qualifying Contributions. – No later than five business days after
18		alifying period, all participating candidates shall submit a report to the Board
19	1	unreported qualifying contributions, in accordance with procedures developed
20		ithin seven business days after submittal of the final report, the Board shall
21	•	the a random audit or other means it adopts, whether the contributions abide by
22		qualifying contributions, whether they must be returned to the donor, and
23		eed the maximum amount of qualifying contributions.
24	•	ctions on Contributions and Expenditures for Participating and Certified
25		ne following restrictions shall apply to contributions and expenditures with
26		bating and certified candidates:
27	(1)	Beginning August 1 of the year before the election and before filing a
28		declaration of intent, a candidate shall limit campaign-related expenditures
29		to twenty thousand dollars (\$20,000) and shall not accept more than twenty
30		thousand dollars (\$20,000) from sources and in amounts permitted by
31		Article 22A of this Chapter. A candidate who exceeds either of these limits
32		shall be ineligible to file a declaration of intent or receive funds from the
33		Fund. However, the acceptance of contributions in excess of that twenty
34		thousand dollar (\$20,000) limit does not render the candidate ineligible if the
35		candidate pays to the Board an amount equal to the contributions accepted
36		by the candidate in excess of that limit. The Board shall deposit all such
37		payments into the Fund.
38	(2)	From the filing of a declaration of intent through the end of the qualifying
39		period, a candidate may accept only qualifying contributions, contributions
40		under ten dollars (\$10.00) from North Carolina voters, in-kind party
41		contributions as permitted in subdivision (4) of this subsection, and personal
42		and family contributions permitted under subdivision (4a) of this subsection.
43		The total contributions the candidate may accept during this period shall not
44		exceed the maximum qualifying contributions for that candidate. Except for
45		personal and family contributions permitted under subdivision (4a) of this
46		subsection, multiple contributions from the same contributor to the same
47		candidate shall not exceed two hundred dollars (\$200.00). In addition to
48		these contributions, the candidate may only expend during this period the
49		remaining money raised pursuant to subdivision (1) of this subsection and
50		possible matching funds received pursuant to G.S. 163-278.99B. If the
51		candidate has any remaining money that was raised as contributions before

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1 2 3		August 1 of the year before the election, the candidate may money after filing the declaration of intent, except for pur under subdivision (2), (3), (6), (7), or (8) of G.S. 163-278.16	poses permitted
4	(3)	After the qualifying period and through the date of the gene	
5		candidate shall cease campaign-related fund-raising activ	
6		expend only the funds the candidate receives from the Fu	1
7		G.S. 163-278.99(b) plus any funds remaining from the qualit	fying period and
8	(A)	possible matching funds.	accent in Irind
9 10	(4)	In addition to the amounts above, a candidate may	-
10		contributions from political party executive committees, up value of thirty thousand dollars (\$30,000) for the election cyc	
12	(4a)	During the qualifying period, the candidate may contrib	
12	(14)	thousand dollars (\$1,000) of that candidate's own money to	
14		Debt incurred by the candidate for a campaign expendit	
15		toward that limit. The candidate may accept in contribution	
16		dollars (\$1,000) from each member of that candidate's fami	
17		spouse, parent, child, brother, and sister. Up to two l	• •
18		(\$200.00) of a contribution from the candidate's family n	nember may be
19		treated as a qualifying contribution if it meets the r	requirements of
20		<u>G.S. 163-278.96(15)a. and b.</u>	
21	(5)	A candidate and the candidate's committee shall limit the use	
22		permitted by this subsection to expenditures for campaign-	
23			ng permissible
24 25		campaign-related expenditures.	
23 26	(6)	Except as provided in subdivision (1) of this subsection, a received by a participating or certified candidate that fa	•
20 27		permitted by this subsection shall be returned to the do	
28		practicable. Contributions intentionally made, solicited,	
29		violation of this Article are subject to civil penalties	-
30		G.S. 163-278.99D. The funds involved shall be forfeited to t	-
31		and Forfeiture Fund.	5
32	(7)	A candidate shall return to the Fund any amount distributed	l for an election
33		that is unspent and uncommitted at the date of the election o	or at the time the
34		individual ceases to be a certified candidate, whichever of	
35		accounting purposes, all qualifying, personal, and family co	
36		be considered spent before revenue from the Fund is spent or	
37		cation. – A candidate may revoke, in writing to the Board	
38 39	1 1	e Fund at any time. After a revocation, that candidate may acc	
39 40		s of this Article without violating this Article. Within 10 days a return to the Board all money received from the Fund.	alter revocation,
40 41		Distribution from the Fund.	
42		ng of Fund Distribution. – The Board shall distribute to a cer	rtified candidate
43		e Fund in an amount determined under subdivision (b)(4) of	
44	follows:		
45	(1)	One-third of the amount within five business days after	er the certified
46		candidate's name is approved to appear on the ballot in a co	
47		election, but no earlier than five business days after the prima	•
48	(2)	The remainder of the amount on August 1 before the general	
49		unt of Fund Distribution By August 1, 2011, and no less	
50	every four years	thereafter, No later than August 1 of the second year before	an election, the

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1	Board shall de	termine the amount of funds, rounded to the nearest one	e hundred dollars
2		distributed to certified candidates as follows:	
3	(1)	Uncontested primaries. No primary. – No funds shall be dis	stributed.
4	(2)	Contested primaries. – No funds shall be distributed exce	
5		G.S. 163-278.99B.	
6	(3)	Uncontested general elections No funds shall be distribu	ted.
7	(4)	Contested general elections The amount of funds to b	be distributed to a
8		candidate is the average amount of campaign-related exp	enditures made <u>in</u>
9		the general election by all candidates who won the imme	ediately preceding
10		three general elections for that office, rounded to the near	arest one thousand
11		dollars (\$1,000), but not less than three hundred	thousand dollars
12		(\$300,000). For purposes of this subsection,	"campaign-related
13		expenditures" does not include loan repayments and c	contributions to a
14		candidate, political committee, or political party. For	purposes of this
15		subsection, expenditures are made in the general election i	f they are required
16		to be reported on the third and fourth quarterly reports.	
17	(c) Meth	od of Fund Distribution The Board, in consultation with t	he State Treasurer
10	1 1 0 0		0 1

and the State Controller, shall develop a rapid, reliable method of conveying funds to certified candidates. In all cases, the Board shall distribute funds to certified candidates in a manner that is expeditious, ensures accountability, and safeguards the integrity of the Fund. If the money in the Fund is insufficient to fully fund all certified candidates, then the available money shall be distributed proportionally, according to each candidate's eligible funding, and the candidate may raise additional money in the same manner as a nonparticipating candidate for the same office up to the unfunded amount of the candidate's eligible funding.

25 "§ 163-278.99A. Reporting requirements.

26 Reporting by Noncertified Candidates and Other Entities. - Any nonparticipating (a) 27 candidate with a certified opponent shall report total contributions received to the Board by 28 facsimile machine or electronically within 24 hours after the total amount of contributions 29 received exceeds eighty percent (80%) of the trigger for matching funds as defined in 30 G.S. 163-278.96(17). Any entity making independent expenditures in support of or in opposition to a certified candidate, or in support of a candidate opposing a certified candidate, 31 32 or paying for electioneering communications referring to one of those candidates, shall report 33 the total funds received, spent, or obligated for those expenditures or payments to the Board by 34 facsimile machine or electronically within 24 hours after the total amount of expenditures or 35 obligations made, or funds raised or borrowed, for the purpose of making the independent 36 expenditures or electioneering communications exceeds five thousand dollars (\$5,000). After 37 the initial 24-hour filing, the nonparticipating candidate or other reporting entity shall comply 38 with an expedited reporting schedule. The schedule and forms for reports required by this 39 subsection shall [be] be supplied by the Board.

(b) Reporting by Participating and Certified Candidates. – Notwithstanding other provisions of law, participating and certified candidates shall report any money received and all campaign expenditures, obligations, and related activities to the Board according to procedures developed by the Board. Upon the filing of a final report for any losing primary election, special election, or general election, each candidate who has revenues from the Fund remaining unspent shall return those revenues to the Board. In developing these procedures, the Board shall utilize existing campaign reporting procedures wherever practicable.

47 (c) Timely Access to Reports. – The Board shall ensure prompt public access to the
 48 reports received in accordance with this Article. The Board may utilize electronic means of
 49 reporting and storing information.

50 "§ 163-278.99B. Matching funds.

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1	(a) When Matching Funds Become Available. – When any report or group of reports
2	shows that "funds in opposition to a certified candidate or in support of an opponent to that
3	candidate" as described in this section exceed the trigger for matching funds as defined in
4	G.S. 163-278.96(17), the Board shall issue immediately to that certified candidate an additional
5	amount equal to the reported excess within the limits set forth in this section. "Funds in
6	opposition to a certified candidate or in support of an opponent to that candidate" shall be equal
7	to the sum of subdivisions (1) and (2) as follows:
8	(1) The greater of the following:
9	a. Campaign expenditures or obligations made, or funds raised or
10	borrowed, whichever is greater, reported by any one nonparticipating
11 12	opponent of a certified candidate. Where a certified candidate has
12	more than one nonparticipating opponent, the measure shall be taken from the nonparticipating candidate showing the highest relevant
13 14	dollar amount.
14	b. The funds distributed in accordance with G.S. 163-278.99(b) to a
16	certified opponent of the certified candidate.
17	(2) The aggregate total of all expenditures and payments reported in accordance
18	with G.S. 163-278.99A(a) of entities making independent expenditures or
19	electioneering communications in opposition to the certified candidate or in
20	support of any opponent of that certified candidate.
21	(b) Limit on Matching Funds in Contested Primary. Before Date of Primary. – Total
22	matching funds to a certified candidate in a contested before the date of the primary shall be
23	limited to an amount equal to the maximum qualifying contributions for a candidate with a
24	contested primary. Matching funds are available to a certified candidate with an opponent in
25	the primary or to a certified candidate who is clearly referred to in expenditures reportable
26	under G.S. 163-278.99A made in opposition to that candidate.
27	(c) Limit on Matching Funds in Contested General Election. – Total matching funds to
28 29	a certified candidate in a contested general election shall be limited to an amount equal to two times the amount described in G.S. 163-278.99(b)(4).
29 30	(d) Determinations by Board. – In the case of electioneering communications, the
30	Board shall determine which candidate, if any, is entitled to receive matching funds as a result
32	of the communication. The Board shall issue matching funds based on the communication only
33	if it ascertains that the communication is susceptible of no reasonable interpretation other than
34	as an appeal to vote for or against a specific candidate. In making its determination, the Board
35	shall not consider evidence external to the communication itself of the intent of the sponsor or
36	the effect of the communication. The Board shall notify each candidate it determines is entitled
37	to receive matching funds based on those communications, the sponsor of those
38	communications, and any candidate who is an opponent of the candidate it determines is
39	entitled to the matching funds. The Board shall give the sponsor of the communication and any
40	opposing candidate an adequate opportunity to rebut the determination of the Board. In
41	considering the rebuttal, all candidates in the race and the sponsor shall be given adequate and
42	equal opportunity to be heard. The Board shall adopt procedures for implementing this
43	subsection, balancing in those procedures adequacy of opportunity to rebut and adequacy and
44	equality of opportunity to be heard on the rebuttal with the need to expedite the decision on
45 46	awarding matching funds. The Board shall distribute the matching funds, if any, at the
46 47	conclusion of its process.(e) Proportional Measuring of Multicandidate Communications. – In calculating the
47 48	amount of matching funds a certified candidate is eligible to receive under this section, the
40	Deard shall include the properties of expenditures, obligations, or perments for multicendidete

amount of matching funds a certified candidate is eligible to receive under this section, the
Board shall include the proportion of expenditures, obligations, or payments for multicandidate
communications that pertains to the candidate.

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1	(f) No Matching Funds for Communications Supporting or Opposing A	ll Candidates. –
2	No matching funds are available under this section as a result of a communicati	
3	all candidates for the same office or opposes all candidates for the same office.	<u> </u>
4	"§ 163-278.99C. Unaffiliated and new-party candidates.	
5	Unaffiliated candidates certified pursuant to G.S. 163-122 and new-p	arty candidates
6	certified pursuant to G.S. 163-98 shall be eligible for revenues from the Fu	
7	amounts and at the same time as specified in G.S. 163-278.99. For unaffiliated	
8	new-party candidates not certified to appear on the ballot by noon on the	
9	G.S. 163-106(c) for candidate filing in the election year, the deadline for seek	
10	to receive revenue from the Fund is noon on the first business day of July of the	
11	"§ 163-278.99D. Enforcement by the Board; civil penalty.	j
12	In addition to any other penalties that may be applicable, any individual	vidual, political
13	committee, or other entity that violates any provision of this Article is subject to	-
14	of up to ten thousand dollars (\$10,000) per violation or three times the amount	1 ·
15	transactions involved in the violation, whichever is greater. In addition to any	
16	cause shown, a candidate found in violation of this Article may be required	
17	Fund all amounts distributed to the candidate from the Fund. If the H	
18	determination that a violation of this Article has occurred, the Board shall calc	ulate and assess
19	the amount of the civil penalty and shall notify the entity that is assessed the civ	il penalty of the
20	amount that has been assessed. The Board shall then proceed in the manne	er prescribed in
21	G.S. 163-278.34. In determining whether or not a candidate is in violation of	this Article, the
22	Board may consider as a mitigating factor any circumstances out of the candidat	te's control.
23	"§ 163-278.99D.1. Enforcement and administration.	
24	(a) Enforcement by the Board. – The Board, with the advice of the Advice	dvisory Council
25	for the Public Campaign Fund established by G.S. 163-278.68, shall administe	r the provisions
26	of this Article.	
27	(b) <u>Appeals. – The initial decision on an issue concerning qualification</u> ,	-
28	distribution of funds under this Article shall be made by the Executive Directed	or of the Board.
29	The procedure for challenging that decision is as follows:	
30	(1) An individual or entity aggrieved by a decision by the Execu	
31	the Board may appeal to the full Board within three busin	
32	decision. The appeal shall be in writing and shall set forth the	e reasons for the
33	appeal.	
34	(2) Within five business days after an appeal is properly made	
35	notice is given to the parties, the Board shall hold a hearing	
36	has the burden of providing evidence to demonstrate that the	
37	Executive Director was improper. The Board shall rule on the	ne appeal within
38	three business days after the completion of the hearing.	1 / 1
39 40	(c) Board to Adopt Procedures and Issue Opinions. – The Board shall a	
40	and issue opinions to ensure effective administration of this Article. Such	-
41 42	opinions shall include, but not be limited to, procedures for obtaining qualifyin	-
42 43	certification of candidates, addressing circumstances involving special electric	
43 44	recounts, withdrawals, or replacements, collection of revenues for the Fund, Fund revenue to certified candidates, return of unspent Fund disbursements	
44 45	<u>Fund revenue to certified candidates, return of unspent Fund disbursements,</u> with this Article. The Board shall adopt procedures for the distribution of matcl	-
45 46	further the purpose and avoid the subversion of G.S. 163-278.99B. For races in	
40 47	elections, recounts, vacancies, withdrawals, or replacement candidates, th	
48	establish procedures for qualification, certification, disbursement of Fund rever	
48 49	of unspent Fund revenues. Where applicable, the Board shall adapt the	-
4) 50	G.S. 163-278.64A. The Board shall fulfill each of these duties in consul	-
51	Advisory Council on the Public Campaign Fund.	unon mun uno

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1	(d) <u>Report to the Public. – The Advisory Council for the Public Campaign Fund shall</u>
2	issue a report by March 1, 2013, and every two years thereafter that evaluates and makes
3	recommendations about the implementation of this Article and the feasibility of expanding its
4	provisions to include other candidates for State office based on the experience of the Fund and
5	the experience of similar programs in other states. The Advisory Council shall also evaluate
6	and make recommendations regarding how to address activities that could undermine the
7	purpose of this Article, including spending that appears to target candidates receiving money
8	from the Fund but that does not meet the definition of "independent expenditures."
9	"§ 163-278.99E. Voter education.
10	(a) Voter Guide. – The Board shall publish a Voter Guide that explains the functions of
11	office as defined in G.S. 163-278.96(12) and the laws concerning the election all 10 offices of
12	the Council of State, the purpose and function of the Fund, and the laws concerning voter
13	registration. The Board shall distribute the Guide to as many voting-age individuals in the State
14	as practical, through a mailing to all residences or other means it deems effective. The State
15	Board of Elections shall maintain a list of the addresses from which mailed Voter Guides are
16	returned as undeliverable. That list shall be available for public inspection. The distribution
17	shall occur no more than 28 days nor fewer than seven days before the one-stop voting period
18	provided in G.S. 163-227.2 for the primary and no more than 28 days nor fewer than seven
19	days before the one-stop voting period provided in G.S. 163-227.2 for the general election.
20	(b) Candidate Information. – The Voter Guide shall include information concerning all
21	candidates for office as defined in G.S. 163-278.96(12), all 10 of the offices of the Council of
22	State, as provided by those candidates according to a format provided to the candidates by the
23	Board. The Board shall request information for the Guide from each candidate according to the
24	following format:
25	(1) Place of residence.
26	(2) Education.
27	(3) Occupation.
28	(4) Employer.
29	(5) Previous elective offices held.
30	(6) Endorsements, limited to 50 words. Endorsements. Concerning
31	endorsements, the Board shall send to the candidates instructions as follows:
32	"In order to have an endorsement published, you must provide written
33	confirmation to the Board from the endorsing person or organization that
34	you received that person's or organization's endorsement."
35	(7) Candidate statement, limited to 150 words. Statement. Concerning that
36	statement, the Board shall send to the candidates instructions as follows:
37	"Your statement may include information such as your qualifications, your
38	endorsements, why you would make a good elected official, what
39	distinguishes you from your opponent(s), and any other information relevant
40	to your candidacy. The State Board of Elections will reject any portion of
41	any statement which it determines contains obscene, profane, or defamatory
42	language. The candidate shall have three days to resubmit the candidate
43	statement if the Board rejects a portion of the statement."
44	The entire entry for a candidate shall be limited to 250 words.
45	(c) Disclaimer. – The Voter Guide shall contain the following statement: "Statements
46	by candidates do not express or reflect the opinions of the State Board of Elections."
47	(d) Relationship to the Judicial Voter Guide. — The Board may Whenever possible, the
48	Board shall publish the Voter Guide in conjunction with the Judicial Voter Guide described in
49	G.S. 163-278.69."

- 49 G.S. 163-278.69."
 50 SECTI
 - **SECTION 2.** This act is effective when it becomes law.