

# **131st MAINE LEGISLATURE**

# FIRST SPECIAL SESSION-2023

**Legislative Document** 

No. 1966

H.P. 1263

House of Representatives, May 18, 2023

## An Act to Allow Candidates for County Office to Participate in the Maine Clean Election Act

Reference to the Committee on Veterans and Legal Affairs suggested and ordered printed.

R(+ B. Hunt

ROBERT B. HUNT Clerk

Presented by Representative COLLINGS of Portland. Cosponsored by Representative: RIELLY of Westbrook. 1 Be it enacted by the People of the State of Maine as follows:

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Sec. 1. 21-A MRSA §1122, sub-§1, as enacted by IB 1995, c. 1, §17, is amended to read:

1. Certified candidate. "Certified candidate" means a candidate running for Governor, State Senator  $\Theta r_{a}$  State Representative <u>or county office</u> who chooses to participate in the Maine Clean Election Act and who is certified as a Maine Clean Election Act candidate under section 1125, subsection 5.

8 Sec. 2. 21-A MRSA §1122, sub-§5, as enacted by IB 1995, c. 1, §17, is amended
 9 to read:

5. Nonparticipating candidate. "Nonparticipating candidate" means a candidate
 running for Governor, State Senator or, State Representative or county office who does not
 choose to participate in the Maine Clean Election Act and who is not seeking to be certified
 as a Maine Clean Election Act candidate under section 1125, subsection 5.

Sec. 3. 21-A MRSA §1122, sub-§6, as enacted by IB 1995, c. 1, §17, is amended
 to read:

6. Participating candidate. "Participating candidate" means a candidate who is
running for Governor, State Senator or, State Representative or county office who is
seeking to be certified as a Maine Clean Election Act candidate under section 1125,
subsection 5.

Sec. 4. 21-A MRSA §1122, sub-§8, ¶B, as amended by PL 2009, c. 286, §5, is
 further amended to read:

B. For State Senate or, State House of Representatives or county office participating
candidates, the qualifying period begins January 1st of the election year and ends at
5:00 p.m. on April 20th of that election year or the next business day following April
20th if the office of the commission is closed on April 20th.

- 26 Sec. 5. 21-A MRSA §1123, as enacted by IB 1995, c. 1, §17, is amended to read:
- 27 §1123. Alternative campaign financing option

This chapter establishes an alternative campaign financing option available to candidates running for Governor, State Senator and, State Representative <u>and county</u> <u>office</u>. This alternative campaign financing option is available to candidates for elections to be held beginning in the year 2000. The commission shall administer this Act and the fund. Candidates participating in the Maine Clean Election Act must also comply with all other applicable election and campaign laws and regulations.

34 Sec. 6. 21-A MRSA §1124, sub-§1, as enacted by IB 1995, c. 1, §17, is amended
 35 to read:

Established. The Maine Clean Election Fund is established to finance the election campaigns of certified Maine Clean Election Act candidates running for Governor, State Senator and, State Representative or county office and to pay administrative and enforcement costs of the commission related to this Act. The fund is a special, dedicated, nonlapsing fund and any interest generated by the fund is credited to the fund. The commission shall administer the fund.

1 Sec. 7. 21-A MRSA §1125, sub-§2-C, as enacted by PL 2021, c. 132, §10, is 2 amended to read:

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**2-C. Change in campaign financing.** If a candidate has accepted contributions as a candidate for Governor, State Senator or, State Representative or county office that are not seed money contributions as defined in section 1122, subsection 9 or do not comply with the seed money restrictions in subsections 2 and 2-A, the candidate is ineligible for certification in the same election cycle.

8 Sec. 8. 21-A MRSA §1125, sub-§5, as amended by IB 2015, c. 1, §20, is further 9 amended by amending the first blocked paragraph to read:

10 The executive director shall certify a candidate complying with the requirements of this section as a Maine Clean Election Act candidate as soon as possible after final submittal of 11 12 qualifying contributions and other supporting documents required under subsection 4 but 13 no later than 3 business days for legislative and county office candidates and 5 business days for gubernatorial candidates. The executive director may take additional time if 14 15 further investigation is necessary to verify compliance with this Act as long as the commission notifies the candidate regarding the anticipated schedule for conclusion of the 16 investigation. A candidate or other interested person may appeal the decision of the 17 18 executive director to the members of the commission in accordance with subsection 14.

- 19 Sec. 9. 21-A MRSA §1125, sub-§7-B, ¶B, as enacted by IB 2015, c. 1, §23, is
   20 amended to read:
- B. For legislative <u>and county office</u> candidates, any supplemental general election
   distributions made pursuant to subsections 8-C and 8-D must be made within 3
   business days of certification by the commission of the required number of additional
   qualifying contributions.
- Sec. 10. 21-A MRSA §1125, sub-§8-E, ¶B, as enacted by IB 2015, c. 1, §25, is
   amended to read:
- B. For legislative <u>and county office</u> candidates, no earlier than January 1st of the
  election year and no later than 3 weeks before election day.
- Sec. 11. 21-A MRSA §1125, sub-§8-F, as enacted by IB 2015, c. 1, §25, is
   amended to read:

31 8-F. Amount of distributions. On December 1st of each even-numbered year the 32 commission shall review and adjust the distribution amounts in subsections 8-B to 8-D and 33 the distribution amounts for county candidates established by the commission based on the 34 Consumer Price Index as reported by the United States Department of Labor, Bureau of 35 Labor Statistics. If an adjustment is warranted by the Consumer Price Index, the distribution amounts must be adjusted, rounded to the nearest amount divisible by \$25. 36 When making adjustments under this subsection, the commission may not change the 37 number of qualifying contributions or additional qualifying contributions required to 38 39 trigger an initial distribution or an increment of supplemental distribution. The commission 40 shall post information about the distribution amounts including the date of any adjustment 41 on its publicly accessible website and include this information with any publication to be 42 used as a guide for candidates.

Sec. 12. 21-A MRSA §1125, sub-§10, as amended by IB 2015, c. 1, §26, is further amended to read:

3 10. Candidate not enrolled in a party. An unenrolled candidate for the Legislature 4 or county office who submits the required number of qualifying contributions and other required documents under subsection 4 by 5:00 p.m. on April 20th preceding the primary 5 election and who is certified is eligible for revenues from the fund in the same amounts and 6 7 at the same time as an uncontested primary election candidate and a general election candidate as specified in subsections 7, 8-C and 8-D. Revenues for the general election 8 9 must be distributed to the candidate as specified in subsection 7. An unenrolled candidate 10 for Governor who submits the required number of qualifying contributions and other required documents under subsection 4 by 5:00 p.m. on April 1st preceding the primary 11 12 election and who is certified is eligible for revenues from the fund in the same amounts and 13 at the same time as an uncontested primary election gubernatorial candidate and a general 14 election gubernatorial candidate as specified in subsections 7 and 8-B. Revenues for the 15 general election must be distributed to the candidate for Governor as specified in subsection 16 7.

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### Sec. 13. 21-A MRSA §1125, sub-§15 is enacted to read:

18 15. Terms of participation for county candidates. The commission shall establish 19 terms of participation for county candidates that allow candidates to qualify and participate starting with the 2024 election cycle. The terms of participation established by the 20 commission must set forth the seed money contribution limits, the number of qualifying 21 contributions and distribution amounts for each county office. When establishing the terms 22 23 of participation, the commission shall consider the terms of participation for gubernatorial 24 and legislative candidates set forth in this chapter, including an assessment of the difficulty 25 of qualifying and distribution amounts available to participating House and Senate candidates and gubernatorial candidates relative to the population of House and Senate 26 27 districts and the State. The commission shall also consider historical spending patterns for 28 the various county races in contested and uncontested primary and general elections, the 29 population of the electoral district of a county office, the competitiveness of the office and 30 any other factors the commission determines to be consistent with the purposes of this 31 chapter. If the geographic area or population of the electoral district for a county office 32 varies substantially across the State, the commission may establish different terms of 33 participation that reasonably relate to the difference in geographic area or population. If 34 necessary, the commission may use the emergency rule-making provisions of Title 5, 35 section 8054 without making findings of emergency for purposes of establishing these terms of participation in advance of the 2024 election cycle. 36

37 Sec. 14. 21-A MRSA §1126, as amended by PL 2001, c. 465, §7, is further amended
 38 to read:

#### 39 §1126. Commission to adopt rules

The commission shall adopt rules to ensure effective administration of this chapter. These rules must include but must not be limited to procedures for obtaining qualifying contributions, certification as a Maine Clean Election Act candidate, circumstances involving special elections, vacancies, recounts, withdrawals or replacements, collection of revenues for the fund, distribution of fund revenue to certified candidates, return of unspent fund disbursements, disposition of equipment purchased with clean election funds

- and, compliance with the Maine Clean Election Act and terms of participation for county
   <u>candidates</u>. Rules of the commission required by this section are major substantive rules
   as defined in Title 5, chapter 375, subchapter H-A 2-A.
- 4 SUMMARY
- 5 This bill allows candidates for county office to participate in the Maine Clean Election 6 Act.