97TH GENERAL ASSEMBLY

State of Illinois

2011 and 2012

HB4650

Introduced 2/1/2012, by Rep. Dan Brady

SYNOPSIS AS INTRODUCED:

10 ILCS 5/9-8.5

Amends the Election Code. Provides that contributions made through dues, levies, or similar assessments paid by any natural person, corporation, labor organization, or association in a calendar year may not exceed \$500 (now, may not exceed the limits set forth in the Section). Provides that a political action committee facilitating the delivery of contributions or receiving contributions shall disclose the amount of contributions made through dues (now, the amount of dues delivered or received).

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AN ACT concerning elections.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Election Code is amended by changing Section
9-8.5 as follows:

6 (10 ILCS 5/9-8.5)

Sec. 9-8.5. Limitations on campaign contributions.

8 (a) It is unlawful for a political committee to accept9 contributions except as provided in this Section.

During an election cycle, a candidate political 10 (b) 11 committee may not accept contributions with an aggregate value over the following: (i) \$5,000 from any individual, (ii) 12 \$10,000 from any corporation, labor organization, 13 or 14 association, or (iii) \$50,000 from a candidate political committee or political action committee. A candidate political 15 16 committee may accept contributions in any amount from a 17 political party committee except during an election cycle in which the candidate seeks nomination at a primary election. 18 During an election cycle in which the candidate seeks 19 20 nomination at a primary election, a candidate political 21 committee may not accept contributions from political party 22 committees with an aggregate value over the following: (i) \$200,000 for a candidate political committee established to 23

support a candidate seeking nomination to statewide office, 1 2 (ii) \$125,000 for a candidate political committee established to support a candidate seeking nomination to the Senate, the 3 Supreme Court or Appellate Court in the First Judicial 4 5 District, or an office elected by all voters in a county with 6 1,000,000 or more residents, (iii) \$75,000 for a candidate 7 political committee established to support a candidate seeking 8 nomination to the House of Representatives, the Supreme Court 9 or Appellate Court for a Judicial District other than the First 10 Judicial District, an office elected by all voters of a county 11 of fewer than 1,000,000 residents, and municipal and county 12 offices in Cook County other than those elected by all voters of Cook County, and (iv) \$50,000 for a candidate political 13 committee established to support the nomination of a candidate 14 15 to any other office. A candidate political committee 16 established to elect a candidate to the General Assembly may 17 accept contributions from only one legislative caucus committee. A candidate political committee may not accept 18 contributions from a ballot initiative committee. 19

(c) During an election cycle, a political party committee may not accept contributions with an aggregate value over the following: (i) \$10,000 from any individual, (ii) \$20,000 from any corporation, labor organization, or association, or (iii) \$50,000 from a political action committee. A political party committee may accept contributions in any amount from another political party committee or a candidate political committee, - 3 - LRB097 18918 PJG 64156 b

except as provided in subsection (c-5). Nothing in this Section 1 2 shall limit the amounts that may be transferred between a State political committee and federal political committee. 3 Α political party committee may not accept contributions from a 4 5 ballot initiative committee. A political party committee 6 established by a legislative caucus may not accept 7 contributions from another political party committee 8 established by a legislative caucus.

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9 (c-5) During the period beginning on the date candidates 10 may begin circulating petitions for a primary election and 11 ending on the day of the primary election, a political party 12 committee may not accept contributions with an aggregate value 13 over \$50,000 from a candidate political committee or political 14 party committee. A political party committee may accept 15 contributions in any amount from a candidate political 16 committee or political party committee if the political party 17 committee receiving the contribution filed a statement of nonparticipation in the primary as provided in subsection 18 (c-10). The Task Force on Campaign Finance Reform shall study 19 20 and make recommendations on the provisions of this subsection to the Governor and General Assembly by September 30, 2012. 21 22 This subsection becomes inoperative on July 1, 2013 and 23 thereafter no longer applies.

(c-10) A political party committee that does not intend to make contributions to candidates to be nominated at a general primary election or consolidated primary election may file a

Statement of Nonparticipation in a Primary Election with the 1 2 Board. The Statement of Nonparticipation shall include a verification signed by the chairperson and treasurer of the 3 committee that (i) the committee will not make contributions or 4 5 coordinated expenditures in support of or opposition to a candidate or candidates to be nominated at the general primary 6 7 election or consolidated primary election (select one) to be 8 held on (insert date), (ii) the political party committee may 9 accept unlimited contributions from candidate political 10 committees and political party committees, provided that the 11 political party committee does not make contributions to a 12 candidate or candidates to be nominated at the primary 13 election, and (iii) failure to abide by these requirements 14 shall deem the political party committee in violation of this 15 Article and subject the committee to a fine of no more than 16 150% of the total contributions or coordinated expenditures 17 made by the committee in violation of this Article. This subsection becomes inoperative on July 1, 2013 and thereafter 18 19 no longer applies.

20 (d) During an election cycle, a political action committee may not accept contributions with an aggregate value over the 21 22 following: (i) \$10,000 from any individual, (ii) \$20,000 from 23 labor organization, corporation, political party anv committee, or association, or (iii) \$50,000 from a political 24 25 action committee or candidate political committee. A political 26 action committee may not accept contributions from a ballot

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1 initiative committee.

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(e) A ballot initiative committee may accept contributions
in any amount from any source, provided that the committee
files the document required by Section 9-3 of this Article.

5 (f) Nothing in this Section shall prohibit a political 6 committee from dividing the proceeds of joint fundraising 7 efforts; provided that no political committee may receive more 8 than the limit from any one contributor.

9 (g) On January 1 of each odd-numbered year, the State Board 10 of Elections shall adjust the amounts of the contribution 11 limitations established in this Section for inflation as 12 determined by the Consumer Price Index for All Urban Consumers 13 as issued by the United States Department of Labor and rounded 14 to the nearest \$100. The State Board shall publish this 15 information on its official website.

16 (h) Self-funding candidates. If a public official, a 17 candidate, or the public official's or candidate's immediate family contributes or loans to the public official's or 18 19 candidate's political committee or to other political 20 committees that transfer funds to the public official's or 21 candidate's political committee or makes independent 22 expenditures for the benefit of the public official's or 23 candidate's campaign during the 12 months prior to an election in an aggregate amount of more than (i) \$250,000 for statewide 24 25 office or (ii) \$100,000 for all other elective offices, then the public official or candidate shall file with the State 26

Board of Elections, within one day, a Notification of 1 2 Self-funding that shall detail each contribution or loan made by the public official, the candidate, or the public official's 3 or candidate's immediate family. Within 2 business days after 4 5 the filing of a Notification of Self-funding, the notification 6 shall be posted on the Board's website and the Board shall give official notice of the filing to each candidate for the same 7 office as the public official or candidate making the filing, 8 9 including the public official or candidate filing the 10 Notification of Self-funding. Upon receiving notice from the 11 Board, all candidates for that office, including the public 12 official or candidate who filed a Notification of Self-funding, shall be permitted to accept contributions in excess of any 13 14 contribution limits imposed by subsection (b). For the purposes of this subsection, "immediate family" means the spouse, 15 16 parent, or child of a public official or candidate.

17 (i) For the purposes of this Section, a corporation, labor organization, association, or a political action committee 18 19 established by a corporation, labor organization, or 20 association may act as a conduit in facilitating the delivery to a political action committee of contributions made through 21 22 dues, levies, or similar assessments and the political action 23 committee may report the contributions in the aggregate, 24 provided that: (i) contributions made through the dues, levies, 25 or similar assessments paid by any natural person, corporation, 26 labor organization, or association in a calendar year may not

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exceed \$500 the limits set forth in this Section and (ii) the 1 2 corporation, labor organization, association, or a political 3 action committee established by a corporation, labor organization, or association facilitating the delivery of 4 5 contributions maintains а list of natural persons, corporations, labor organizations, and associations that paid 6 the dues, levies, or similar assessments from which the 7 8 contributions comprising the aggregate amount derive. Α 9 political action committee facilitating the delivery of 10 contributions or receiving contributions shall disclose the 11 amount of contributions made through dues delivered or received 12 and the of the corporation, labor organization, name 13 association, or political action committee delivering the 14 contributions, if applicable.

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(j) A political committee that receives a contribution or 15 16 transfer in violation of this Section shall dispose of the 17 contribution or transfer by returning the contribution or transfer, or an amount equal to the contribution or transfer, 18 to the contributor or transferor or donating the contribution 19 20 or transfer, or an amount equal to the contribution or transfer, to a charity. A contribution or transfer received in 21 22 violation of this Section that is not disposed of as provided 23 in this subsection within 15 days after its receipt shall escheat to the General Revenue Fund and the political committee 24 25 shall be deemed in violation of this Section and subject to a civil penalty not to exceed 150% of the total amount of the 26

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1 contribution.

2 (k) For the purposes of this Section, "statewide office"
3 means the Governor, Lieutenant Governor, Attorney General,
4 Secretary of State, Comptroller, and Treasurer.

5 (1) This Section is repealed if and when the United States 6 Supreme Court invalidates contribution limits on committees 7 formed to assist candidates, political parties, corporations, 8 associations, or labor organizations established by or 9 pursuant to federal law.

10 (Source: P.A. 96-832, eff. 1-1-11.)

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