HOUSE BILL 19-1007

A BILL FOR AN ACT

CONCERNING THE ESTABLISHMENT OF CONTRIBUTION LIMITS UNDER THE "FAIR CAMPAIGN PRACTICES ACT" FOR CANDIDATES FOR COUNTY OFFICES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Current law regulating campaign finance does not set limits on contributions to candidates for a county office. Section 1 of the bill sets the maximum amount of aggregate contributions that a person may make to a candidate committee of a candidate for a county office, and that a candidate committee for such candidate may accept from such person, as

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment. Capital letters or bold & italic numbers indicate new material to be added to existing statute. Dashes through the words indicate deletions from existing statute.
follows:

! In the case of any person other than a small donor committee or a political party, $1,250 for both the primary and general elections;

! In the case of a small donor committee, $12,500 for both the primary and general elections; and

! In the case of a political party, $22,125 for the applicable election cycle.

The bill defines "county office" to mean a county commissioner, county clerk and recorder, sheriff, coroner, treasurer, assessor, or surveyor.

Section 1 also specifies that the contribution limits in the bill are required to be adjusted for inflation in the same manner as other contribution limits specified in the state constitution.

The bill also makes statutory requirements governing the disclosure of campaign finance information and the filing of disclosure reports applicable to a contribution made to, or received by, a candidate committee of a candidate for a county office.

Section 2 makes a conforming amendment.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 1-45-103.7, amend (4.5)(a), (7)(a), and (7)(b); and add (1.5) as follows:

1-45-103.7. Contribution limits - county offices - treatment of independent expenditure committees - contributions from limited liability companies - voter instructions on spending limits - definitions. (1.5) (a) (I) The maximum amount of aggregate contributions that any one person other than a small donor committee or a political party may make to a candidate committee of a candidate for a county office, and that a candidate committee for such candidate may accept from any such person, is one thousand two hundred fifty dollars for the primary election and one thousand two hundred fifty dollars for the general election.
(II) The maximum amount of aggregate contributions that any one small donor committee may make to a candidate committee of a candidate for a county office, and that a candidate committee for such candidate may accept from any one small donor committee, is twelve thousand five hundred dollars for the primary election and twelve thousand five hundred dollars for the general election.

(III) The maximum amount of aggregate contributions that a political party may make to a candidate committee of a candidate for a county office, and that a candidate committee for such candidate may accept from any political party, is twenty-two thousand one hundred twenty-five dollars for the applicable election cycle.

(b) Candidates may accept contributions subject to the aggregate limits specified in subsection (1.5)(a)(I) or (1.5)(a)(II) of this section in accordance with subsection (3) of this section.

(c) Any monetary amount specified in subsection (1.5)(a) of this section must be adjusted in accordance with the adjustments made to other contribution limits as specified in section 3 (13) of article XXVIII of the state constitution.

(d) The requirements of sections 1-45-108 and 1-45-109, as applicable, apply to any contribution made or received that is subject to subsection (1.5)(a) of this section.

(e) For purposes of this subsection (1.5), "county office" means a county commissioner, county clerk and recorder, sheriff, coroner, treasurer, assessor, or surveyor.

(4.5) (a) A candidate committee established in the name of a
candidate who is a write-in candidate, an unaffiliated candidate, or the
candidate of a minor political party who is not running in a primary
election may accept from any one person the aggregate contribution limit
specified in EITHER section 3 (1) of article XXVIII of the state
constitution OR SUBSECTION (1.5)(a) OF THIS SECTION applicable to the
office he or she is seeking at any point during the election cycle in which
the candidate in whose name the candidate committee is accepting
contributions is on the general election ballot.

(7) (a) Any person who believes that a violation of subsection (5)
or (6) SUBSECTION (1.5), (5), OR (6) of this section has occurred may file
a written complaint with the secretary of state no later than one hundred
eighty days after the date of the alleged violation. The complaint shall be
is subject to all applicable procedures specified in section 9 (2) of article
XXVIII of the state constitution, SECTION 1-45-111.5, OR THE SECRETARY
OF STATE’S RULES CONCERNING CAMPAIGN AND POLITICAL FINANCE.

(b) Any person who has violated any of the provisions of
paragraph (a), (b), or (c) of subsection (5) SUBSECTION (1.5), (5)(a),
(5)(b), (5)(c), or subsection (6) of this section shall be IS subject to a civil
penalty of at least double and up to five times the amount contributed or
received in violation of the applicable provision.

SECTION 2. In Colorado Revised Statutes, add 30-10-113 as
follows:

30-10-113. Contribution limits for county offices - definitions.

(1) THE MAXIMUM AMOUNT OF AGGREGATE CONTRIBUTIONS THAT A
PERSON MAY MAKE TO A CANDIDATE COMMITTEE OF A CANDIDATE FOR A
COUNTY OFFICE AND THAT A CANDIDATE COMMITTEE FOR SUCH
CANDIDATE MAY ACCEPT FROM SUCH PERSON AND RELATED
REQUIREMENTS GOVERNING THE DISCLOSURE OF SUCH CONTRIBUTIONS ARE SPECIFIED IN SECTION 1-45-103.7 (1.5).

(2) FOR PURPOSES OF THIS SECTION:

(a) "COUNTY OFFICE" MEANS A COUNTY COMMISSIONER, COUNTY CLERK AND RECORDER, SHERIFF, CORONER, TREASURER, ASSESSOR, OR SURVEYOR.

(b) "PERSON" HAS THE SAME MEANING AS SPECIFIED IN SECTION 2 (11) OF ARTICLE XXVIII OF THE STATE CONSTITUTION.

SECTION 3. ACT SUBJECT TO PETITION - EFFECTIVE DATE - APPLICABILITY. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 2, 2019, if adjournment sine die is on May 3, 2019); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to the portion of any election cycle or for the portion of the calendar year remaining after the effective date of this act and for any election cycle or calendar year commencing after such effective date, whichever is applicable.