


# ITATE ELECTIONS ENFORCEMENT COMMISSION 

## REVISED CONTRIBUTION LIMITS \& RESTRICTIONS

## FOOTNOTES

For special donor restrictions, see Chart 2
${ }^{2}$ Contribution limits to nonparticipating statewide office and General Assembly, judge of probate and municipal candidate committees apply separately to primaries and elections. Contributions received on or before day of primary are counted toward primary; contributions received after primary are counted toward election. Candidate must compete in primary for separate primary limit to apply and in election for separate election limit to apply
 cas General candidates.
Exploratory candidates who are considering participating in the CEP may begin raising potential qualifying contributions while in exploratory committee.
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ndividual contributions may only be made by merbers of the organiza apply.
med ons from individuals.
Business entities, trade and professional associations, labor unions, and other organizations may contribute up to 10 cents per individual residing in the state or political subdivision in which such referendum question is to be voted upon.
${ }^{8}$ Limitations are subject to federal law.
${ }^{9}$ A communicator lobbyist is an individual who receives or agrees to receive $\$ 3,000$ or more in a calendar year for lobbying. The limits also apply to the spouse and dependent children of a communicator lobbyist.
${ }^{10}$ During any regular legislative session or during special sessions or vote-override sessions in odd-numbered years, such contributions are prohibited.
${ }^{11}$ Reduced limit applies to exploratory committee of a candidate considering Governor, Lt. Governor, Secretary of the State, Comptroller, Treasurer, Attorney General, State Senator and/or State Representative. For other offices, $\$ 375$ limitation applies.
${ }^{12}$ If state contractor has a contract valued at $\$ 50,000$ or more with the state or a single state or quasi-public agency in the executive branch, or separate contracts valued at $\$ 100,000$ or more in a calendar year with multiple state or quasi-public agencies in the executive branch, then its principals are prohibited from contributing to candidate or exploratory committees for the offices of Governor, Lt. Governor, Secretary of the State, Treasurer, Comptroller, or Attorney General and any quasi-public agency that is val to make contributions to such candidates. The prohibition also applies to the principals of any prospective contractor which submits a bid or proposal in response to an invitation or request by a sate or legislative branch, or separate contracts valued together at $\$ 100,000$ or more in a calendar year with multiple state or quasi-public agencies in the legislative branch, then its principals are prohibited from contributing to candidate or explorato committees for the offices of State Senator or State Representative or any poititcal committee authorized to make contributions to any such candidates. Principals of state contractors or prospective state contractors are defined in
Section $9-612(f)(1)(F)$ of the General Statutes and include spouse and dependent children eighteen years of age or older. Candidates participating in the CEP cannot accept contributions from state contractors of either branch.
${ }^{13}$ Prohibition applies if contract, bid or proposal is with executive branch agency and meets financial threshold. If contract, bid or proposal is with legislative branch, then principal may contribute to nonparticipating statewide office candidate and exploratory committees and political committees not authorized to spend on General Assembly candidates, subject to the same limits as any other individual
${ }^{4}$ Prohibition applies if contract, bid or proposal is with legislative branch agency and meets financial threshold. If contract, bid or proposal is with executive branch agency or quasi-public agency, then principal may contribute to nonparticipating state senate or state representative candidate and exploratory committees and political committees not authorized to spend on statewide office candidates, subject to the same limits as any other individual
${ }^{5}$ Candidates participating in the CEP may not receive contributions from either executive or legislative branch state contractors
${ }^{16}$ Reduced limits apply to executive heads of executive branch and quasi-public agencies, their deputies, and other full-time officials and employees appointed by the Governor and/or in the unclassified sevice, as well as their spouse and dependent children.
${ }^{17}$ Reduced limit applies to a political committee established by a candidate for Governor or Lt. Governor; otherwise, the limit is $\$ 1,000 /$ year
${ }^{8}$ Reduced limits apply to officials or employees of constitutional offices giving to a candidate running for the office in which such official or employee serves, as well as their spouse and dependent children.
${ }^{19}$ Reduced limit applies to a political committee which is established by a candidate for the office in which such official serves; otherwise, the limit is $\$ 1,000 /$ year
${ }^{20}$ Reduced limits apply to members of a caucus staff for a major party in the General Assembly, as well as their spouse and dependent children.
${ }^{21}$ Reduced limit applies to a political committee which is established by a General Assembly candidate; otherwise, the limit is $\$ 1,000 /$ year.
${ }^{22}$ Reduced limit applies to a political committee established or controlled by a candidate for statewide office or General Assembly, and incumbents in such offices; otherwise, the limit is $\$ 1,000 /$ year
${ }^{23}$ Prohibition applies to all political committees authorized to spend on statewide office and/or General Assembly candidates.
${ }^{24}$ Prohibition applies if contract, bid or proposal is with executive branch agency and meets financial threshold or if affiliated principal is a holder of a valid prequalification certificate from the Commissioner of Administrative Services and the recipient political committee is authorized to contribute to executive branch candidates. If contract, bid or proposal is with legislative branch, then principal (political committee) may contribute to candidate or exploratory committee of a statewide office candidate who is not participating, or to a political committee authorized to contribute to statewide office candidates subject to the same limits as any other political committee ( $\$ 375$ for exploratory committee; $\$ 2,000$ for political committee). Participating candidates may not accept contributions from any political committees, regardless of whether it is a state contractor and with which branch.
Prohibition applies if contract, bid or proposal is with legislative branch agency and meets financial hreshold or if affiliated principal is a holder of a valid prequalification certificate from the Commissioner of Administrative Services and the recipient committee of a General Assembly candidate who is not participating or to a political committe authorized to contribute to such candidates, subject to the same limits as any other political committee ( $\$ 375$ for exploratory committee: $\$ 2.000$ for committee). Participating candidates may not accept contributions from any political committees, regardless of whether it is a state contractor and with which branch.
${ }^{26}$ Reduced limit applies to political committee established or controlled by a candidate for Governor, Lt. Governor, Secretary of the State, Treasurer, Comptroller, Attorney General, State Senator or Representative; otherwise, the limit is $\$ 2,000 /$ year ${ }^{27}$ Minor Child is defined as less than 18 years of age. For participating candidates, contributions from children under 12 are prohibited.
${ }^{28}$ During any regular legislature session or during special sessions or vote-override sessions in odd-numbered years, such contributions are prohibited if the recipient political committee is: (1) established for an assembly or senatorial district; (2) established by a member of the General Assembly or a State Officer or their agent, or in consultation with any member, officer or agent; or (3) controlled by such member, officer or agent to promote a General Assembly or Statewide Office candidate.

