MAINE STATE LEGISLATURE

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Date: 5/23/2017 (Filing No. S-/40) Minority 3 Reproduced and distributed under the direction of the Secretary of the Senate. 4 STATE OF MAINE 5 SENATE 6 7 128TH LEGISLATURE 8 FIRST REGULAR SESSION COMMITTEE AMENDMENT "A" to S.P. 200, L.D. 585, Bill, "An Act To Allow 9 10 Cash Qualifying Contributions under the Maine Clean Election Act" 11 Amend the bill by striking out all of section 2 and inserting the following: 12 'Sec. 2. 21-A MRSA §1125, sub-§3-B is enacted to read: 13 3-B. Optional reporting method for cash contributions. A participating candidate 14 who collects qualifying contributions in cash may choose an alternative method of 15 submitting those contributions to the Maine Clean Election Fund rather than submitting 16 the qualifying contributions as prescribed in subsection 3. If a participating candidate 17 chooses to submit qualifying contributions in accordance with this subsection, the 18 following requirements must be met. 19 A. Each qualifying contribution must be made voluntarily by the contributor from 20 the contributor's personal funds. It is a violation of this chapter for a person to 21 provide money to a contributor to pay for a qualifying contribution or to give 22 anything of value to the contributor in exchange for a qualifying contribution. 23 B. A contributor making a qualifying contribution in cash shall sign a form prepared 24 by the commission for the purpose of documenting cash contributions. A candidate 25 receiving qualifying contributions in cash shall submit the contributions to the commission in the aggregate in the form of a cashier's check or money order payable 26 27 to the Maine Clean Election Fund. The candidate may not deposit qualifying 28 contributions received in cash into the candidate's campaign account.' **SUMMARY** 29 30 This amendment establishes an alternative method for collecting and submitting 31 qualifying cash contributions collected by a participating candidate under the Maine 32 Clean Election Act. The bill provides that a cash qualifying contribution is valid if the 33 contributor signed a receipt and acknowledgment form. The amendment instead allows 34 for qualifying contributions to be submitted in the manner prescribed in current law, 35 which requires use of a money order, and adds that a cashier's check may also be used.

COMMITTEE AMENDMENT "A " to S.P. 200, L.D. 585

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Under the alternative method, the contributor signs a form, separate from the receipt an	d
acknowledgment form required under current law. The amendment provides that the	e
cash contributions may not be deposited into the candidate's campaign account.	

FISCAL NOTE REQUIRED (See attached)

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128th MAINE LEGISLATURE

LD 585

LR 17(02)

An Act To Allow Cash Qualifying Contributions under the Maine Clean Election Act

Fiscal Note for Bill as Amended by Committee Amendment "A" (5-140)

Committee: Veterans and Legal Affairs

Fiscal Note Required: Yes

Fiscal Note

Minor cost increase - Other Special Revenue Funds

Fiscal Detail and Notes

Any additional costs for allowing candidates to submit qualified contributions through the use of a money order are expected to be minor and can be absorbed within the existing budgeted resources of the Commission on Governmental Ethics and Election Practices.