## MAINE STATE LEGISLATURE

The following document is provided by the LAW AND LEGISLATIVE DIGITAL LIBRARY at the Maine State Law and Legislative Reference Library http://legislature.maine.gov/lawlib



Reproduced from electronic originals (may include minor formatting differences from printed original)



## 131st MAINE LEGISLATURE

## FIRST REGULAR SESSION-2023

**Legislative Document** 

No. 726

S.P. 284

In Senate, February 16, 2023

An Act to Amend the Laws Governing Political Action Committees Relating to Union, Business and Nonprofit Organizations

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

DAREK M. GRANT Secretary of the Senate

Presented by Senator TIMBERLAKE of Androscoggin.

Cosponsored by Senator: FARRIN of Somerset, Representative: MORRIS of Turner.

## Be it enacted by the People of the State of Maine as follows:

 Sec. 1. 21-A MRSA §1015, sub-§2, ¶A, as amended by PL 2021, c. 607, §1 and affected by §5, is further amended to read:

A. A party committee under section 1013-A, subsection 3, a ballot question committee, a leadership political action committee, a separate segregated fund committee, a caucus political action committee and any other political action committee may make contributions to a candidate in support of the candidacy of one person aggregating no more than the amount that an individual may contribute to that candidate under subsection 1, except that the committee may not make any monetary contributions to a candidate using funds that derive, in whole or in part, from a business entity. Nothing in this paragraph prohibits a separate segregated fund committee that receives nonmonetary contributions from a business entity under section 1056-D, subsection 2, paragraph A from making monetary contributions to a candidate within the limits described in this paragraph.

Sec. 2. 21-A MRSA §1056-C, sub-§2, ¶A, as amended by PL 2021, c. 607, §2 and affected by §5, is further amended to read:

A. A party committee under section 1013-A, subsection 3, a ballot question committee, a leadership political action committee, a separate segregated fund committee, a caucus political action committee and any other political action committee may make contributions to a leadership political action committee aggregating no more in a calendar year than the amount that the committee may contribute to a legislative candidate in any election under section 1015, subsection 2, paragraph A, except that the committee may not make any monetary contributions to a leadership political action committee using funds that derive, in whole or in part, from a business entity. Nothing in this paragraph prohibits a separate segregated fund committee that receives nonmonetary contributions from a business entity under section 1056-D, subsection 2, paragraph A from making monetary contributions to a candidate within the limits described in this paragraph.

29 SUMMARY

This bill removes the provision of law stating that monetary contributions from party committees, ballot question committees and political action committees to candidates and leadership political action committees may not be derived, in whole or in part, from a business entity. Under current law, a business entity includes a firm, partnership, corporation, incorporated association, labor organization or other organization, whether organized as a for-profit or a nonprofit entity.