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Amendment to SB 83

1	Amend the bill by replacing all after the enacting clause with the following:
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3	1 Sponsorship. This act consists of the following proposed legislation:
4	Part I: LSR 21-0226, relative to recount fees, sponsored by Sen. Gray, Prime/Dist. 6.
5	Part II: LSR 21-0521, relative to itemized statements filed by political committees and
6	candidates, sponsored by Sen. Gray, Prime/Dist. 6.
7	Part III: LSR 21-0853, providing for optional town meeting procedures and allowing
8	preprocessing of absentee ballots, sponsored by Sen. Kahn, Prime/Dist. 10; Sen. Prentiss, Dist. 5;
9	Sen. Rosenwald, Dist. 13; Sen. Perkins Kwoka, Dist. 21; Sen. Soucy, Dist. 18; Sen. Cavanaugh, Dist.
10	16; Sen. Watters, Dist. 4; Rep. Parshall, Ches. 10; Rep. Fenton, Ches. 8.
11	2 Legislation Enacted. The general court hereby enacts the following legislation:
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13	PART I
14	Relative to Recount Fees.
15	1 State General Election Recounts; Fees. Amend RSA 660:2 to read as follows:
16	I. If the difference between the vote cast for the applying candidate and a candidate declared
17	elected shall be less than or equal to one quarter of one percent (0.25%) of the total votes cast in
18	the towns which comprise the office to be recounted, [the following fees shall apply:] no fee is due.
19	II. If the difference between the vote cast for the applying candidate and a
20	candidate declared elected shall be greater than one quarter of one percent but less than
21	or equal to one percent of the total votes cast in the towns which comprise the office to be
22	recounted, the following fees shall apply:
23	(a) Candidate for president, United States senator or governor, [\$500] \$1,000.
24	(b) Candidate for United States representative, [\$250] \$500.
25	(c) Candidate for executive councilor, [\$100] \$200.
26	(d) Candidate for state senator or county officer, [\$50] \$100.
27	(e) Candidate for state representative, [\$10] \$20.
28	[H.] III. If the difference between the vote cast for the applying candidate and a candidate
29	declared elected shall be [between] $greater\ than$ one percent and $less\ than\ or\ equal\ to\ 2$ percent
30	of the total votes cast in the towns which comprise the office to be recounted, the following fees shall
31	apply:

(a) Candidate for president, United States senator or governor, [\$1,000] \$2,000.

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1	(b) Candidate for United States representative, [\$500] \$1,000.
2	(c) Candidate for executive councilor, [\$200] \$400.
3	(d) Candidate for state senator or county officer, [\$100] \$200.
4	(e) Candidate for state representative, [\$20] \$40.
5	[III.] IV. If the difference between the vote cast for the applying candidate and a candidate
6	declared elected shall be [between] greater than 2 percent and less than or equal to 3 percent of
7	the total votes cast in the towns which comprise the office to be recounted, the following fees shall
8	apply:
9	(a) Candidate for president, United States senator or governor, [\$2,000] \$4,000.
10	(b) Candidate for United States representative, [\$1,000] \$2,000.
11	(c) Candidate for executive councilor, [\$400] \$800.
12	(d) Candidate for state senator or county officer, [\$200] \$400.
13	(e) Candidate for state representative, [\$40] \$80.
14	[$\overline{\text{IV}}$.] V_{ullet} If the difference between the vote cast for the applying candidate and a candidate
15	declared elected shall be greater than 3 percent of the total votes cast in the towns which comprise
16	the office to be recounted, the candidate shall pay the fees as provided in RSA 660:2, [$\pm H$] IV and
17	shall agree in writing with the secretary of state to pay any additional costs of the recount. The
18	secretary of state may require that the applying candidate pay the estimated additional costs of the
19	recount prior to commencing the recount.
20	2 State General Election Recounts; Reference Changed. Amend RSA 660:6, III to read as
21	follows:
22	III. If any person who has applied for a recount loses the recount by a margin of less than
23	one percent of the total votes cast in the towns which comprise the district for the office recounted
24	the secretary of state shall return to the person within 10 days of the recount any fees that were paid
25	in excess of those required by RSA 660:2, [L] II.
26	3 Effective Date. Part I of this act shall take effect 60 days after its passage.
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28	PART II
29	Relative to Itemized Statements Filed by Political Committees and Candidates.
30	1 Political Expenditures and Contributions; Reports of Receipts and Expenditures. RSA 664:9-a
31	and RSA 664:9-b are repealed and reenacted to read as follows:
32	664:9-a Reports of Receipts and Expenditures Filed Electronically. A political committee of a
33	candidate or a candidate may file such candidate's report of receipts and expenditures, pursuant to
34	RSA 664:6, RSA 664:7, and RSA 664:7-b, electronically online by using the New Hampshire
35	Campaign Finance System, which may also be used to register, file reports, and search information
36	filed by candidates, political committees, and candidate committees.

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664:9-b Reports of Receipts and Expenditures Filed by Other Methods. A political committee of

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2	a candidate or a candidate may file such candidate's required reports as an email attachment, a
3	facsimile, or a paper copy, provided that:
4	I. The font size of the document as printed is not less than a 12 point font.
5	II. Email attachments are to be in portable document format archive (PDFA) or other
6	acceptable format as determined by the secretary of state.
7	III. The report is mailed, delivered, or sent to the secretary of state on or before the date and
8	time that the report is due.
9	2 New Section; Reports; Legibility Required. Amend RSA 664 by inserting after section 9-b the
10	following new section:
11	664:9-c Reports; Legibility Required. A political committee of a candidate or a candidate who
12	files a report pursuant to RSA 664:9-b shall be responsible for ensuring the report is legible. The
13	political committee of a candidate or a candidate shall file an amended copy of such candidate's
14	report within one week after being notified by the secretary of state or attorney general's office that
15	such report is non-compliant.
16 17	3 Effective Date. Part II of this act shall take effect 60 days after its passage.
18	PART III
19	Providing for Optional Town Meeting Procedures.
20	1 Expenditures Prior to Meeting. Amend RSA 32:13, II to read as follows:
21	II. This subdivision shall not be construed to affect the authority of the local governing
22	body[, in towns with a March annual meeting and a January through December fiscal year,] to make
23	expenditures between [January 1] the beginning of the fiscal year and the date a budget is
24	adopted which are reasonable in light of [prior year's appropriations and expenditures for the same
25	purposes during the same time period] appropriations and expenditures which were approved
26	for the same purposes for the immediately preceding fiscal period.

2 Effective Date. Part III of this act shall take effect September 1, 2021.

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2021-1608h

AMENDED ANALYSIS

This bill adopts legislation:

- I. Relative to recount fees.
- II. Relative to itemized statements filed by political committees and candidates.
- III. Providing for optional town meeting procedures.