

HB 141 - AS INTRODUCED

2025 SESSION

25-0287

08/09

HOUSE BILL **141**

AN ACT relative to campaign disclosures for limited liability companies.

SPONSORS: Rep. Lane, Merr. 16; Rep. Guthrie, Rock. 15; Rep. McGhee, Hills. 35; Rep. Read, Rock. 10; Rep. J. Sullivan, Graf. 2; Sen. Rosenwald, Dist 13; Sen. Watters, Dist 4

COMMITTEE: Election Law

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ANALYSIS

This bill defines how political contributions received from limited liability companies are divided amongst the members of the limited liability company for the purpose of determining compliance of donors with the contribution limits.

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Explanation: Matter added to current law appears in ***bold italics***.  
Matter removed from current law appears ~~[in brackets and struckthrough.]~~  
Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

STATE OF NEW HAMPSHIRE

*In the Year of Our Lord Two Thousand Twenty Five*

AN ACT relative to campaign disclosures for limited liability companies.

*Be it Enacted by the Senate and House of Representatives in General Court convened:*

1       1 Legal Status of Limited Liability Company; Political Contribution Allocation.

2 Amend RSA 304-C:19, I to read as follows:

3       I. A limited liability company formed under this act shall be a legal entity separate and  
4 distinct from its members, ***except that political contributions made by a domestic or foreign***  
5 ***limited liability company shall be allocated to the members of the limited liability***  
6 ***company, as provided in RSA 664:4-c, for the purpose of determining compliance of donors***  
7 ***with the contribution limits set forth in RSA 664:4, IV.***

8       2 New Section; Political Contribution by Limited Liability Company. Amend RSA 664 by  
9 inserting after section 4-b the following new section:

10       664:4-c Contribution by Limited Liability Company.

11       I. For the purpose of reporting contributions and determining whether a member of a  
12 limited liability company, as defined in RSA 304-C:14, has exceeded the contribution limits set forth  
13 in RSA 664:4, IV, a contribution made by a domestic or foreign limited liability company shall be  
14 attributed to its member or members as if the contribution were made by those members on the  
15 basis of their percentage membership interests, and shall be attributed to those members for the  
16 purpose of reporting contributions and determining whether those members have exceeded the  
17 contribution limits set forth in RSA 664:4, IV. For a single member limited liability company, the  
18 entire contribution shall be attributed to the member.

19       II. If a member of a limited liability company is itself a limited liability company, then the  
20 portion of the contribution allocated to that member shall be allocated among its members on the  
21 basis of their percentage membership interests, and shall be attributed to those members for the  
22 purpose of reporting contributions and determining whether those members have exceeded the  
23 contribution limits set forth in RSA 664:4, IV.

24       III. If a member of a limited liability company is a corporation, then the portion of the  
25 contribution allocated to the corporation shall be attributed to the corporation for the purpose of  
26 reporting contributions and determining whether that corporation has exceeded its contribution  
27 limits under RSA 664:4, IV.

28       IV. When a limited liability company contributes, it shall provide the recipient of the  
29 contribution with the names and addresses of all members, and the names and addresses of all  
30 members of any member, and the amount of the contribution attributed to each member, or the  
31 member's members, as applicable.

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**- Page 2 -**

1           3 Effective Date. This act shall take effect 60 days after its passage.