

State of South Dakota

SEVENTY-SEVENTH SESSION
LEGISLATIVE ASSEMBLY, 2002

390H0448

SENATE ENGROSSED NO. **HB 1234** - 02/14/2002

This bill has been extensively amended (hoghoused) and may no longer be consistent with the original intention of the sponsor.

Introduced by: Representatives Heineman, Davis, and Derby and Senators Everist and McCracken

1 FOR AN ACT ENTITLED, An Act to clarify that certain political contributions to ballot
2 question committees from association dues and funds are permitted.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 12-25-2 be amended to read as follows:

5 12-25-2. No candidate, candidate's committee, political action committee, or political party
6 committee may receive any contribution except from an individual, political action committee,
7 or a political party. No corporation may contribute or attempt to contribute any valuable
8 consideration to any candidate, committee, or political party except a ballot question committee.
9 No association may contribute or attempt to contribute any valuable consideration to any
10 candidate, committee, or political party except a ballot question committee.

11 Associations may ~~contribute any valuable consideration out of funds contributed~~ create
12 political action committees which may accept contributions from individuals for the purpose of
13 making political contributions ~~but may not make contributions out of dues or treasury funds.~~

14 A violation of this section is a Class 2 misdemeanor.



1 Section 2. That § 12-25-1 be amended by adding thereto a NEW SUBDIVISION to read as
2 follows:

3 "Association," a corporate or noncorporate group that has been expressly organized to
4 satisfy the common intents and purposes of its members.