

General Assembly

February Session, 2024

## Substitute Bill No. 262



## AN ACT CONCERNING MUNICIPAL CAMPAIGN FINANCE FILINGS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 9-603 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2026*):
- 3 (a) Statements filed by party committees, political committees formed
- 4 to aid or promote the success or defeat of a referendum question,
- 5 [proposing a constitutional convention, constitutional amendment or
- 6 revision of the Constitution, individual lobbyists,] and those political
- 7 committees and candidate committees formed to aid or promote the
- 8 success or defeat of any candidate for [the office of Governor, Lieutenant
- 9 Governor, Secretary of the State, State Treasurer, State Comptroller,
- 10 Attorney General, judge of probate and members of the General
- 11 Assembly] public office or the position of town committee member,
- 12 shall be filed with the State Elections Enforcement Commission. A
- 13 political committee formed for a slate of candidates in a primary for the
- office of justice of the peace shall file statements with the [town clerk of
- 15 the municipality in which the primary is to be held] State Elections
- 16 <u>Enforcement Commission</u>.
- 17 [(b) Statements filed by political committees formed solely to aid or
- 18 promote the success or defeat of a referendum question to be voted
- 19 upon by the electors of a single municipality and those political

committees or candidate committees formed to aid or promote the success or defeat of any candidate for public office, other than those enumerated in subsection (a) of this section, or the position of town committee member shall be filed only with the town clerk of the municipality in which the election or referendum is to be held. Each unsalaried town clerk shall be entitled to receive ten cents from the town for the filing of each such statement.]

- [(c)] (b) A certification of a candidate who is exempt from the requirement of subsection (a) of section 9-604, as amended by this act, to form a candidate committee shall be filed with the State Elections Enforcement Commission. [if the candidate seeks an office enumerated in subsection (a) of this section, or with the town clerk of the municipality in which the election is to be held if the candidate seeks an office other than those enumerated. A certification of a group of individuals who have joined solely to aid or promote a referendum question and who are exempt from the requirement to form a political committee under section 9-605 shall be filed with the town clerk of each municipality in which the referendum is to be held.]
- [(d)] (c) On December 31, 2006, the duties of the Secretary of the State concerning the administration of campaign finance reporting under this chapter shall be transferred to the State Elections Enforcement Commission.
- Sec. 2. Section 9-604 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2026*):
  - (a) Each candidate for a particular public office or the position of town committee member shall form a single candidate committee for which he shall designate a treasurer and a depository institution situated in this state as the depository for the committee's funds and shall file a committee statement containing such designations, not later than ten days after becoming a candidate, with the [proper authority] State Elections Enforcement Commission as required by section 9-603, as amended by this act. The candidate may also designate a deputy

treasurer on such committee statement. The treasurer and any deputy treasurer so designated shall sign a statement accepting such designation which the candidate shall include as part of, or file with, the committee statement.

(b) The formation of a candidate committee by a candidate and the filing of statements pursuant to section 9-608, as amended by this act, shall not be required if the candidate files a certification with the [proper authority State Elections Enforcement Commission required by section 9-603, as amended by this act, not later than ten days after becoming a candidate, and any of the following conditions exist for the campaign: (1) The candidate is one of a slate of candidates whose campaigns are funded solely by a party committee or a political committee formed for a single election or primary and expenditures made on behalf of the candidate's campaign are reported by the committee sponsoring the candidate's candidacy; (2) the candidate finances the candidate's campaign entirely from personal funds and does not solicit or receive contributions, provided if said candidate personally makes an expenditure or expenditures in excess of one thousand dollars to, or for the benefit of, said candidate's campaign for nomination at a primary or election to an office or position, said candidate shall file statements according to the same schedule and in the same manner as is required of a treasurer of a candidate committee under section 9-608, as amended by this act; (3) the candidate does not receive or expend funds in excess of one thousand dollars; or (4) the candidate does not receive or expend any funds, including personal funds, for the candidate's campaign. If the candidate no longer qualifies for the exemption under any of these conditions, the candidate shall comply with the provisions of subsection (a) of this section, not later than three business days thereafter and shall provide the candidate's designated treasurer with all information required for completion of the treasurer's statements and filings as required by section 9-608, as amended by this act. If the candidate no longer qualifies for the exemption due to the condition stated in the candidate's certification but so qualifies due to a different condition specified in this subsection, the candidate shall file an amended

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certification with the [proper authority] <u>State Elections Enforcement Commission</u> and provide the new condition for the candidate's qualification not later than three business days following the change in circumstances of the financing of the candidate's campaign. The filing of a certification under this subsection shall not relieve the candidate from compliance with the provisions of this chapter.

(c) The chairman of a political committee formed to support a single candidate for public office shall, not later than seven days after filing a statement of organization with the [proper authority] State Elections Enforcement Commission under section 9-603, as amended by this act, send the candidate a notice, by certified mail, of such filing. If a candidate (1) does not, within fourteen days after receiving such notice, disavow such committee, in writing, to the [proper authority] State Elections Enforcement Commission under section 9-603, as amended by this act, or (2) disavows such committee within such period, but, at any time before such disavowal, accepts funds from the committee for his campaign, such committee shall be deemed to have been authorized by such candidate and shall constitute a candidate committee for the purposes of this chapter. No candidate shall establish, agree to or assist in establishing, or give his consent or authorization to establishing, a committee other than a single candidate committee to promote his candidacy for any public office, except that a candidate may establish an exploratory committee. The candidate shall designate on the statement of organization for the exploratory committee the type of office to which the candidate is determining whether to seek nomination or election, as follows: (A) The General Assembly, (B) a state office, or (C) any other public office. The candidate may also certify on the statement of organization that the candidate will not be a candidate for the office of state representative. Not later than fifteen days after a public declaration by the candidate of the candidate's intention to seek nomination or election to a particular public office, the candidate shall form a single candidate committee, except that in the case of a candidate establishing an exploratory committee for purposes including aiding or promoting the candidate's candidacy for nomination or election to the

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- 120 General Assembly or a state office, the candidate shall form a single
- candidate committee not later than fifteen days after the date that the
- treasurer of such exploratory committee is required to file a notice of
- intent to dissolve the committee under subsection (f) of section 9-608, as
- amended by this act. As used in this subsection, "state office" has the
- same meaning as provided in subsection (e) of section 9-610.
- 126 (d) A slate of candidates in a primary for the office of justice of the
- 127 peace shall designate a chairperson to form a single political committee
- to comply with the requirements of section 9-605, as amended by this
- 129 <u>act</u>, except if the individuals on the slate unanimously consent to have
- 130 their campaign financed solely by a town committee and such
- 131 committee consents to such financing by filing a statement of consent
- with the [town clerk of the municipality in which the primary is to be
- 133 held State Elections Enforcement Commission.
- Sec. 3. Subsection (d) of section 9-608 of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective January*
- 136 1, 2026):
- 137 (d) At the time of filing statements required under this section, the
- treasurer of each candidate committee shall send to the candidate a
- duplicate statement and the treasurer of each party committee and each
- political committee other than an exploratory committee shall send to
- the chairman of the committee a duplicate statement. Each statement
- required to be filed [with the commission] under this section, section 9-
- 143 601d, section 9-706 or section 9-712 shall be deemed to be filed in a
- timely manner if: (1) For a statement filed as a hard copy, including, but
- not limited to, a statement delivered by the United States Postal Service,
- 146 courier service, parcel service or hand delivery, the statement is received
- by the commission by five o'clock p.m. on the day the statement is
- required to be filed, (2) for a statement authorized by the commission to
- be filed electronically, including, but not limited to, a statement filed via
- dedicated electronic mail, facsimile machine, a web-based program
- 151 created by the commission or other electronic means, the statement is
- transmitted to the commission not later than eleven fifty-nine o'clock

153 p.m. on the day the statement is required to be filed, or (3) for a 154 statement required to be filed pursuant to section 9-601d, section 9-706 155 or section 9-712, by the deadline specified in each such section. [Any 156 other filing required to be filed with a town clerk pursuant to this section 157 shall be deemed to be filed in a timely manner if it is delivered by hand 158 to the office of the town clerk in accordance with the provisions of 159 section 9-603 before four-thirty o'clock p.m. or postmarked by the 160 United States Postal Service before midnight on the required filing day. 161 If the day for any filing falls on a Saturday, Sunday or legal holiday, the 162 statement shall be filed on the next business day thereafter. The State 163 Elections Enforcement Commission shall not levy a penalty upon a 164 treasurer for failure to file a hard copy of a statement in a timely manner 165 in accordance with the provisions of this section if such treasurer has a 166 copy of the statement time stamped by the State Elections Enforcement 167 Commission that shows timely receipt of the statement or the treasurer 168 has a return receipt from the United States Postal Service or a similar 169 receipt from a commercial delivery service confirming timely delivery 170 of such statement was made or should have been made to said 171 commission.

Sec. 4. Subdivision (2) of subsection (f) of section 9-610 of the 2024 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2026*):

(2) A political committee established for ongoing political activities, [and required pursuant to subsection (a) of section 9-603 to file statements with the commission] other than a committee established solely for the purpose of aiding or promoting any candidate or candidates for municipal office or the success or defeat of a referendum question, shall be subject to the prohibition on making contributions under subsection (e) of this section unless the treasurer of the committee has filed a registration statement as described in subsection (b) of section 9-605 with the commission, on forms prescribed by the commission, on or before November 15, 2012, for all such political committees in existence on such date, or, if the committee is not in existence on such

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- 186 date, not later than ten days after the organization of the committee 187 pursuant to subsection (a) of section 9-605, as amended by this act, and 188 on or before November fifteenth of each even-numbered year thereafter. Such statements shall be filed even if there are no changes, additions or 189 190 deletions to the registration statement previously filed with the 191 commission. Notwithstanding the provisions of this subdivision, if an 192 officer of the committee has changed since the last registration statement 193 filed with the commission, such registration statement shall be filed by 194 the chairperson of the committee.
- Sec. 5. Subsection (b) of section 9-623 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January* 1, 2026):
  - (b) (1) If any treasurer fails to file any statement required by section 9-608, as amended by this act, or if any candidate fails to file either (A) a statement for the formation of a candidate committee as required by section 9-604, as amended by this act, or (B) a certification pursuant to section 9-603, as amended by this act, that the candidate is exempt from forming a candidate committee as required by section 9-604, as amended by this act, within the time required, the treasurer or candidate, as the case may be, shall pay a late filing fee of one hundred dollars.
  - (2) In the case of any such statement or certification that is required to be filed with the State Elections Enforcement Commission, the commission shall, not later than ten days after the filing deadline is, or should be, known to have passed, notify by certified mail, return receipt requested, the person required to file that, if such statement or certification is not filed not later than twenty-one days after such notice, the person is in violation of section 9-603, as amended by this act, 9-604, as amended by this act, or 9-608, as amended by this act.
  - [(3) In the case of any such statement or certification that is required to be filed with a town clerk, the town clerk shall forthwith after the filing deadline is, or should be, known to have passed, notify by certified

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- 218 mail, return receipt requested, the person required to file that, if such
- 219 statement or certification is not filed not later than seven days after the
- 220 town clerk mails such notice, the town clerk shall notify the State
- 221 Elections Enforcement Commission that the person is in violation of
- 222 section 9-603, 9-604 or 9-608.]
- [(4)] (3) The penalty for any violation of section 9-603, as amended by
- 224 this act, 9-604, as amended by this act, or 9-608, as amended by this act,
- shall be a fine of not less than two hundred dollars or more than two
- 226 thousand dollars or imprisonment for not more than one year, or both.
- Sec. 6. Section 9-624 of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective January 1, 2026*):
- 229 (a) The State Elections Enforcement Commission shall prepare and
- 230 print the forms required for compliance with this chapter and distribute
- 231 them upon request to candidates and treasurers.
- 232 (b) The State Elections Enforcement Commission shall, at the expense
- of the state, prepare [and print] all forms for statements required to be
- returned under the provisions of this chapter and [shall furnish to each
- 235 town clerk a sufficient supply of each of such blank forms as are
- 236 required to be filed with or returned to the town clerk. The town clerk
- of each town shall, upon request, distribute to treasurers the forms
- required for compliance with this chapter and, if not salaried, shall be
- entitled to receive from the town the sum of ten cents for each copyl
- 240 make them available on the commission's Internet web site. In the case
- 241 of any treasurer for whom the requirement to file by electronic
- submission has been waived pursuant to subsection (e) of section 9-675,
- as amended by this act, the commission shall print such forms and
- 244 distribute them upon request to such treasurers.
- Sec. 7. Section 9-675 of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective January 1, 2026*):
- 247 (a) The State Elections Enforcement Commission shall (1) create a
- 248 web-based program for the preparation and electronic submission of

registration, certification of exemption from registration and financial disclosure statements required by chapters 155 to 157, inclusive, and (2) prescribe the standard reporting format and specifications for any software program created by a vendor for such purpose. No software program created by a vendor may be used for the electronic submission of such financial disclosure statements unless the commission determines that the software program provides for the standard reporting format and complies with the specifications prescribed under subdivision (2) of this subsection for any such software program. The commission shall provide training in the use of the web-based program created by the commission.

(b) [On and after July 1, 2017, the] The following shall file all financial disclosure statements required by chapters 155 to 157, inclusive, by electronic submission pursuant to subsection (a) of this section: (1) The treasurer of the candidate committee or exploratory committee for each candidate for nomination or election to [the office of Governor, Lieutenant Governor, Attorney General, State Comptroller, State Treasurer, Secretary of the State, state senator, state representative or judge of probate] public office or the position of town committee member that raises or spends one thousand dollars or more, (2) the treasurer of any state central committee, legislative caucus committee or legislative leadership committee, (3) the treasurer of any other political committee or town committee [required to be registered with the commission] that (A) raises or spends one thousand dollars or more during the current calendar year, or (B) raised or spent one thousand dollars or more in the preceding regular election cycle, and (4) the treasurer of any committee, or any other person, who makes or obligates to make any independent expenditure and who is required to file a financial disclosure statement of any such independent expenditure [with the State Elections Enforcement Commission] in accordance with the provisions of section 9-601d. Once any such candidate committee or exploratory committee has raised or spent one thousand dollars or more during an election campaign, all previously filed statements required by chapters 155 to 157, inclusive, which were not filed by electronic

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submission shall be refiled in such manner not later than the date on which the treasurer of such committee is required to file its next financial disclosure statement.

- (c) (1) The treasurer of the candidate committee for any other candidate, as defined in section 9-601, that neither raises nor spends one thousand dollars or more who is required to file the financial disclosure statements required by chapters 155 to 157, inclusive, [with the commission,] and (2) the treasurer of any other political committee or town committee that neither raises nor spends one thousand dollars or more who is required to file the financial disclosure statements required by chapters 155 to 157, inclusive, [with the State Elections Enforcement Commission] may file any such financial disclosure statements by electronic submission pursuant to subsection (a) of this section.
- 296 (d) All registration and certification of exemption from registration 297 statements required by chapters 155 to 157, inclusive, shall be filed by 298 electronic submission pursuant to subdivision (1) of subsection (a) of 299 this section.
  - [(d)] (e) Notwithstanding the provisions of this section, upon the written request of a treasurer or any other person responsible for filing any statement described in subdivisions (1) to (4), inclusive, of subsection (b) of this section or in subsection (d) of this section, the commission may waive the requirement to file by electronic submission pursuant to subsection (a) of this section if such treasurer or other person demonstrates good cause.
- Sec. 8. Subsections (b) and (c) of section 9-602 of the general statutes are repealed and the following is substituted in lieu thereof (*Effective January 1, 2026*):
- 310 (b) No contribution in aid of or in opposition to the candidacy of any 311 person or to any party or referendum question shall be made at any 312 time, except to the committee's treasurer whose designation is on file 313 with the [proper authority] <u>State Elections Enforcement Commission</u>, a

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solicitor or a candidate who is exempt from the requirement to form a candidate committee and has filed a certification.

- (c) An individual who is designated as treasurer of a committee shall be responsible for all duties required of him under this chapter until the committee is terminated. The treasurer shall be relieved of such duties upon his permanent incapacity, resignation or replacement, provided a statement to that effect is filed with the [proper authority] State Elections Enforcement Commission, as provided in section 9-603, as amended by this act. In the event of the death of the treasurer or after a statement has been filed concerning the treasurer's incapacity, resignation or replacement, if a deputy treasurer has been designated, the deputy treasurer shall be responsible for all duties required of the treasurer under this chapter until the candidate or chairman of the committee files with the [proper authority] State Elections Enforcement Commission a designation of a successor treasurer. If a deputy treasurer has not been designated, the candidate or chairman shall designate a successor treasurer and file such designation with the [proper authority] State <u>Elections Enforcement Commission</u> not more than ten days after the death of the treasurer or the filing of the statement of his incapacity, resignation or replacement.
- Sec. 9. Subsection (a) of section 9-605 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January* 1, 2026):
  - (a) The chairperson of each political committee shall designate a treasurer and may designate a deputy treasurer. The treasurer and any deputy treasurer so designated shall sign a statement accepting the designation. The chairperson of each political committee shall file a registration statement described in subsection (b) of this section along with the statement signed by the designated treasurer and deputy treasurer with the [proper authority] State Elections Enforcement Commission, within ten days after its organization, provided that the chairperson of any political committee organized within ten days prior to any primary, election or referendum in connection with which it

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- 347 intends to make any contributions or expenditures, shall immediately
- 348 file a registration statement.
- Sec. 10. Subsection (c) of section 9-605 of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective January*
- 351 1, 2026):
- 352 (c) The treasurer of each political committee shall report any addition
- 353 to or change in information previously submitted in a statement of
- organization to the [proper authority] State Elections Enforcement
- 355 <u>Commission</u> not later than ten days after the addition or change,
- 356 provided if an officer of the committee has changed, such amended
- 357 statement shall be filed by the chairperson of the committee.
- Sec. 11. Subsection (m) of section 9-607 of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective January*
- 360 1, 2026):
- 361 (m) Any obligation or restriction imposed by this section and sections
- 362 9-608, as amended by this act, 9-610, as amended by this act, 9-611, 9-
- 363 613, 9-615, 9-616, 9-618, 9-620, 9-621, 9-622 and 9-623, as amended by this
- act, on a treasurer or a candidate committee shall be deemed to be
- imposed on any candidate who is exempt from forming a candidate
- 366 committee and has filed a certification pursuant to subsection (b) of
- section 9-604, as amended by this act, with the [proper authority] State
- 368 Elections Enforcement Commission.
- Sec. 12. Subsection (a) of section 9-608 of the general statutes is
- 370 repealed and the following is substituted in lieu thereof (*Effective January*
- 371 1, 2026):
- (a) (1) Each treasurer of a committee, other than a state central
- 373 committee, shall file a statement, sworn under penalty of false statement
- 374 with the [proper authority] State Elections Enforcement Commission in
- accordance with the provisions of section 9-603, as amended by this act,
- 376 (A) on the tenth calendar day in the months of January, April, July and
- 377 October, provided, if such tenth calendar day is a Saturday, Sunday or

legal holiday, the statement shall be filed on the next business day, except that in the case of a candidate or exploratory committee established for an office to be elected at a special election, statements pursuant to this subparagraph shall not be required, (B) on the seventh day preceding each regular state election, except that (i) in the case of a candidate or exploratory committee established for an office to be elected at a municipal election, the statement shall be filed on the seventh day preceding a regular municipal election in lieu of such date, except if the candidate's name is not eligible to appear on the ballot, in which case such statement shall not be required, (ii) in the case of a town committee, the statement shall be filed on the seventh day preceding each municipal election in addition to such date, (iii) in the case of a candidate committee in a state election that is required to file any supplemental campaign finance statements pursuant to subdivisions (1) and (2) of subsection (a) of section 9-712, such supplemental campaign finance statements shall satisfy the filing requirement under this subdivision, and (iv) in the case of a candidate committee established by a candidate whose name is not eligible to appear on the ballot, such statement shall not be required, and (C) if the committee has made or received a contribution or expenditure in connection with any other election, a primary or a referendum, on the seventh day preceding the election, primary or referendum, except that in the case of a candidate committee in a primary that is required to file statements pursuant to subdivisions (1) and (2) of subsection (a) of section 9-712, such statements shall satisfy the filing requirement under this subdivision. The statement shall be complete as of eleven fifty-nine o'clock p.m. of the last day of the month preceding the month in which the statement is required to be filed, except that for the statement required to be filed on the seventh day preceding the election, primary or referendum, the statement shall be complete as of eleven fifty-nine o'clock p.m. of the second day immediately preceding the required filing day. The statement shall cover a period to begin with the first day not included in the last filed statement. In the case of a candidate committee, the statement required to be filed in January shall be in lieu of the statement formerly required to be filed within forty-five days following an

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(2) Each treasurer of a candidate committee established by a candidate in a primary, not later than thirty days after such primary, and each treasurer of a political committee formed for a single primary, election or referendum, not later than forty-five days after any election or referendum not held in November, shall file statements in the same manner as is required of them under subdivision (1) of this subsection. A candidate committee established by a candidate who is unsuccessful in the primary shall not be required to file any statements required under subdivision (1) of this subsection following the primary unless the candidate is eligible to appear on the general election ballot. If the treasurer of a candidate committee established by a candidate, who is unsuccessful in the primary or has terminated his candidacy prior to the primary, distributes all surplus funds within thirty days following the scheduled primary and discloses the distribution on the postprimary statement, such treasurer shall not be required to file any subsequent statement unless the committee has a deficit, in which case he shall file any required statements in accordance with the provisions of subdivision (3) of subsection (e) of this section.

(3) In the case of state central committees, (A) on the tenth calendar day in the months of January, April and July, provided, if such tenth calendar day is a Saturday, Sunday or legal holiday, on the next business day, (B) on the twelfth day preceding any regular election, and (C) if the committee has made or received a contribution or expenditure in connection with any other election, or any primary or referendum, on the twelfth day preceding the election, primary or referendum, the treasurer of each such committee shall file with the [proper authority] State Elections Enforcement Commission, a statement, sworn under penalty of false statement, complete as of the last day of the month immediately preceding the month in which such statement is to be filed in the case of statements required to be filed in January, April and July, and complete as of the nineteenth day preceding an election, primary or referendum in the case of the statement required to be filed on the

- twelfth day preceding an election, primary or referendum, and in each case covering a period to begin with the first day not included in the last filed statement.
- Sec. 13. Subdivisions (3) and (4) of subsection (e) of section 9-608 of the general statutes are repealed and the following is substituted in lieu thereof (*Effective January 1, 2026*):
  - (3) Not later than seven days after such distribution or not later than seven days after all funds have been expended in accordance with subparagraph (D) of subdivision (1) of this subsection, the treasurer shall file a supplemental statement, sworn under penalty of false statement, with the [proper authority] <u>State Elections Enforcement Commission</u>, identifying all further contributions received since the previous statement and explaining how any surplus has been distributed or expended in accordance with this section. No surplus may be distributed or expended until after the election, primary or referendum.
  - (4) In the event of a deficit, the treasurer shall file a supplemental statement ninety days after an election, primary or referendum not held in November or on the seventh calendar day in February, or the next business day if such day is a Saturday, Sunday or legal holiday, after an election or referendum held in November, with the [proper authority] State Elections Enforcement Commission and, thereafter, on the seventh day of each month following if on the last day of the previous month there was an increase or decrease in the deficit in excess of five hundred dollars from that reported on the last statement filed. The treasurer shall file such supplemental statements as required until the deficit is eliminated. If any such committee does not have a surplus or a deficit, the statement required to be filed not later than forty-five days following any election or referendum not held in November or on the seventh calendar day in January, or the next business day if such day is a Saturday, Sunday or legal holiday, following an election or referendum held in November, or not later than thirty days following any primary shall be the last required statement.

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Sec. 14. Subsection (f) of section 9-608 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January* 1, 2026):

(f) If an exploratory committee has been established by a candidate pursuant to subsection (c) of section 9-604, as amended by this act, the treasurer of the committee shall file a notice of intent to dissolve it with the [appropriate authority] State Elections Enforcement Commission not later than fifteen days after the candidate's declaration of intent to seek nomination or election to a particular public office, except that in the case of an exploratory committee established by a candidate for purposes that include aiding or promoting the candidate's candidacy for nomination or election to the General Assembly or a state office, the treasurer of the committee shall file such notice of intent to dissolve the committee not later than fifteen days after the earlier of: (1) The candidate's declaration of intent to seek nomination or election to a particular public office, (2) the candidate's endorsement at a convention, caucus or town committee meeting, or (3) the candidate's filing of a candidacy for nomination under section 9-400 or 9-405. The treasurer shall also file a statement identifying all contributions received or expenditures made by the exploratory committee since the previous statement and the balance on hand or deficit, as the case may be. In the event of a surplus, the treasurer shall, not later than the filing of the statement, distribute the surplus to the candidate committee established pursuant to said section, except that (A) in the case of a surplus of an exploratory committee established by a candidate who intends to be a participating candidate, as defined in section 9-703, as amended by this act, in the Citizens' Election Program, the treasurer may distribute to the candidate committee only that portion of such surplus that is attributable to contributions that meet the criteria for qualifying contributions for the candidate committee under section 9-704 and shall distribute the remainder of such surplus to the Citizens' Election Fund established in section 9-701, and (B) in the case of a surplus of an exploratory committee established for nomination or election to an office other than the General Assembly or a state office (i) the treasurer

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may only distribute to the candidate committee for nomination or election to the General Assembly or state office of such candidate that portion of such surplus which is in excess of the total contributions which the exploratory committee received from lobbyists or political committees established by lobbyists, during any period in which the prohibitions in subsection (e) of section 9-610 apply, and (ii) any remaining amount shall be returned to all such lobbyists and political committees established by or on behalf of lobbyists, on a prorated basis of contribution, or distributed to any charitable organization which is a tax-exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986, or any subsequent corresponding internal revenue code of the United States, as from time to time amended. If the candidate decides not to seek nomination or election to any office, the treasurer shall, within fifteen days after such decision, comply with the provisions of this subsection and distribute any surplus in the manner provided by this section for political committees other than those formed for ongoing political activities, except that if the surplus is from an exploratory committee established by the State Treasurer, any portion of the surplus that is received from a principal of an investment services firm or a political committee established by such firm shall be returned to such principal or committee on a prorated basis of contribution. In the event of a deficit, the treasurer shall file a statement thirty days after the decision or declaration with the [proper authority] State Elections Enforcement Commission and, thereafter, on the seventh day of each month following if on the last day of the previous month there was an increase or decrease in such deficit in excess of five hundred dollars from that reported on the last statement filed. The treasurer shall file supplemental statements until the deficit is eliminated. If the exploratory committee does not have a surplus or deficit, the statement filed after the candidate's declaration or decision shall be the last required statement. If a candidate certifies on the statement of organization for the exploratory committee pursuant to subsection (c) of section 9-604, as amended by this act, that the candidate will not be a candidate for the office of state representative and subsequently establishes a candidate committee for the office of state representative,

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- the treasurer of the candidate committee shall pay to the State Treasurer, for deposit in the General Fund, an amount equal to the portion of any contribution received by said exploratory committee that exceeded two hundred fifty dollars. As used in this subsection, "principal of an investment services firm" has the meaning set forth in subsection (e) of section 9-612 and "state office" has the same meaning set forth in subsection (e) of section 9-610.
- Sec. 15. Subsection (a) of section 9-609 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January* 1, 2026):
- 558 (a) The chairman of each party committee shall designate a treasurer 559 and may designate a deputy treasurer, or in the case of a state central 560 committee, not more than two deputy treasurers. The treasurer and any 561 deputy treasurers so designated shall sign a statement accepting the 562 designation, which shall be filed with the [proper authority] State 563 Elections Enforcement Commission with the statement of designation 564 required under subdivision (1) of subsection (a) of section 9-602. No 565 state central committee or town committee shall establish a committee 566 other than a single party committee for purposes of this chapter. A party 567 committee or a political committee organized for ongoing political 568 activities shall form no other political committees, except that two or 569 more such committees may join to form a political committee for the 570 purpose of a single fund-raising event.
- 571 Sec. 16. Subsection (a) of section 9-703 of the general statutes is 572 repealed and the following is substituted in lieu thereof (*Effective January* 573 1, 2026):
  - (a) Each candidate for nomination or election to the office of state senator or state representative in 2008, or thereafter, or the office of Governor, Lieutenant Governor, Attorney General, State Comptroller, Secretary of the State or State Treasurer in 2010, or thereafter, shall file an affidavit with the State Elections Enforcement Commission. The affidavit shall include a written certification that the candidate either

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intends to abide by the expenditure limits under the Citizens' Election Program set forth in subsection (c) of section 9-702, or does not intend to abide by said limits. If the candidate intends to abide by said limits, the affidavit shall also include written certifications (1) that the treasurer of the candidate committee for said candidate shall expend any moneys received from the Citizens' Election Fund in accordance with the provisions of subsection (g) of section 9-607 and regulations adopted by the State Elections Enforcement Commission under subsection (e) of section 9-706, (2) that the candidate shall repay to the fund any such moneys that are not expended in accordance with subsection (g) of section 9-607 and said regulations, (3) that the candidate and the treasurer shall comply with the provisions of subdivision (1) of subsection (a) of section 9-711, and (4) stating the candidate's status as a major party, minor party or petitioning party candidate and, in the case of a major party or minor party candidate, the name of such party. The written certification described in subdivision (3) of this subsection shall be made by both the candidate and the treasurer of the candidate committee for said candidate. A candidate for nomination or election to any such office shall file such affidavit not later than four o'clock p.m. on the twenty-fifth day before the day of a primary, if applicable, or on the fortieth day before the day of the election for such office, except that in the case of a special election for the office of state senator or state representative, the candidate shall file such affidavit not later than four o'clock p.m. on the twenty-fifth day before the day of such special election. Notwithstanding the provisions of this subsection, a candidate who is not required to form a candidate committee pursuant to subdivision (3) or (4) of subsection (b) of section 9-604, as amended by this act, files a certification with the commission pursuant to subsection [(c)] (b) of section 9-603, as amended by this act, and does not intend to participate in the Citizens' Election Program shall not be required to file such affidavit of intent not to abide by the expenditure limits of said program. Any such candidate shall be referred to as a nonparticipating candidate, in accordance with subsection (b) of this section.

Sec. 17. Subsection (b) of section 9-709 of the general statutes is

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repealed and the following is substituted in lieu thereof (*Effective January* 1, 2026):

(b) If a candidate for nomination or election to the office of Lieutenant Governor is campaigning jointly with a candidate for nomination or election to the office of Governor, the candidate committee and any exploratory committee for the candidate for the office of Lieutenant Governor shall be dissolved as of the applicable date set forth in subsection (a) of this section. Not later than fifteen days after said date, the treasurer of the candidate committee formed to aid or promote the success of said candidate for nomination or election to the office of Lieutenant Governor shall file a statement with the [proper authority] State Elections Enforcement Commission under section 9-603, as amended by this act, identifying all contributions received or expenditures made by the committee since the previous statement and the balance on hand or deficit, as the case may be. Not later than thirty days after the applicable date set forth in subsection (a) of this section, (1) the treasurer of a qualified candidate committee formed to aid or promote the success of said candidate for nomination or election to the office of Lieutenant Governor shall distribute any surplus to the fund, and (2) the treasurer of a nonqualified candidate committee formed to aid or promote the success of said candidate for nomination or election to the office of Lieutenant Governor shall distribute such surplus in accordance with the provisions of subsection (e) of section 9-608, as amended by this act.

This act shall take effect as follows and shall amend the following sections:			
Section 1	January 1, 2026	9-603	
Sec. 2	January 1, 2026	9-604	
Sec. 3	January 1, 2026	9-608(d)	
Sec. 4	January 1, 2026	9-610(f)(2)	
Sec. 5	January 1, 2026	9-623(b)	
Sec. 6	January 1, 2026	9-624	
Sec. 7	January 1, 2026	9-675	
Sec. 8	January 1, 2026	9-602(b) and (c)	

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Sec. 9	January 1, 2026	9-605(a)
Sec. 10	January 1, 2026	9-605(c)
Sec. 11	January 1, 2026	9-607(m)
Sec. 12	January 1, 2026	9-608(a)
Sec. 13	January 1, 2026	9-608(e)(3) and (4)
Sec. 14	January 1, 2026	9-608(f)
Sec. 15	January 1, 2026	9-609(a)
Sec. 16	January 1, 2026	9-703(a)
Sec. 17	January 1, 2026	9-709(b)

## Statement of Legislative Commissioners:

In Section 8(c), in the third and fourth sentences, "proper authority" was changed to "[proper authority] State Elections Enforcement <u>Commission</u>" for consistency.

Joint Favorable Subst. -LCO GAE