As Introduced

132nd General Assembly

Regular Session 2017-2018 H. B. No. 610

Representative Clyde

Cosponsors: Representatives Boccieri, Boggs, O'Brien, Lepore-Hagan, Ashford, West, Smith, K.

A BILL

To amend sections 3517.01, 3517.10, 3517.105,	1
3517.106, 3517.13, and 3599.03 of the Revised	2
Code to modify the Campaign Finance Law.	3

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3517.01, 3517.10, 3517.105,	4
3517.106, 3517.13, and 3599.03 of the Revised Code be amended to	5
read as follows:	6
Sec. 3517.01. (A)(1) A political party within the meaning	7
of Title XXXV of the Revised Code is any group of voters that	8
meets either of the following requirements:	9
(a) Except as otherwise provided in this division, at the	10
most recent regular state election, the group polled for its	11
candidate for governor in the state or nominees for presidential	12
electors at least three per cent of the entire vote cast for	13
that office. A group that meets the requirements of this	14
division remains a political party for a period of four years	15
after meeting those requirements.	16
(b) The group filed with the secretary of state,	17

subsequent to its failure to meet the requirements of division (A) (1) (a) of this section, a party formation petition that meets 19 all of the following requirements:

(i) The petition is signed by qualified electors equal in 21 number to at least one per cent of the total vote for governor 22 or nominees for presidential electors at the most recent 23 election for such office.

(ii) The petition is signed by not fewer than five hundred qualified electors from each of at least a minimum of one-half of the congressional districts in this state. If an odd number of congressional districts exists in this state, the number of districts that results from dividing the number of congressional districts by two shall be rounded up to the next whole number.

(iii) The petition declares the petitioners' intention of organizing a political party, the name of which shall be stated in the declaration, and of participating in the succeeding general election, held in even-numbered years, that occurs more than one hundred twenty-five days after the date of filing.

(iv) The petition designates a committee of not less than three nor more than five individuals of the petitioners, who shall represent the petitioners in all matters relating to the petition. Notice of all matters or proceedings pertaining to the petition may be served on the committee, or any of them, either personally or by registered mail, or by leaving such notice at the usual place of residence of each of them.

(2) No such group of electors shall assume a name or 43 designation that is similar, in the opinion of the secretary of 44 state, to that of an existing political party as to confuse or 45 mislead the voters at an election. 46

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(B) A campaign committee shall be legally liable for any 47 debts, contracts, or expenditures incurred or executed in its 48 name. 49 (C) Notwithstanding the definitions found in section 50 3501.01 of the Revised Code, as used in this section and 51 sections 3517.08 to 3517.14, 3517.99, and 3517.992 of the 52 Revised Code: 53 54 (1) "Campaign committee" means a candidate or a combination of two or more persons authorized by a candidate 55 under section 3517.081 of the Revised Code to receive 56 contributions and make expenditures. 57 (2) "Campaign treasurer" means an individual appointed by 58 a candidate under section 3517.081 of the Revised Code. 59 (3) "Candidate" has the same meaning as in division (H) of 60 section 3501.01 of the Revised Code and also includes any person 61 who, at any time before or after an election, receives 62 contributions or makes expenditures or other use of 63 contributions, has given consent for another to receive 64 contributions or make expenditures or other use of 65 contributions, or appoints a campaign treasurer, for the purpose 66 of bringing about the person's nomination or election to public 67 office. When two persons jointly seek the offices of governor 68 and lieutenant governor, "candidate" means the pair of 69 candidates jointly. "Candidate" does not include candidates for 70 election to the offices of member of a county or state central 71 committee, presidential elector, and delegate to a national 72 convention or conference of a political party. 73

(4) "Continuing association" means an association, other74than a campaign committee, political party, legislative campaign75

fund, political contributing entity, or labor organization, that 76 is intended to be a permanent organization that has a primary 77 purpose other than supporting or opposing specific candidates, 78 political parties, or ballot issues, and that functions on a 79 regular basis throughout the year. "Continuing association" 80 includes organizations that are determined to be not organized 81 for profit under subsection 501 and that are described in 82 subsection 501(c)(3), 501(c)(4), or 501(c)(6) of the Internal 83 Revenue Code. 84

(5) "Contribution" (a) Except as otherwise provided in divisions (C) (5) (b) to (d) of this section, "contribution" means a loan, gift, deposit, forgiveness of indebtedness, donation, advance, payment, or transfer of funds or anything of value, including a transfer of funds from an inter vivos or testamentary trust or decedent's estate, and the payment by any person other than the person to whom the services are rendered for the personal services of another person, which contribution is made, received, or used for the purpose of influencing the results of an election. Any-

(b) Any loan, gift, deposit, forgiveness of indebtedness, 95 donation, advance, payment, or transfer of funds or of anything 96 of value, including a transfer of funds from an inter vivos or 97 testamentary trust or decedent's estate, and the payment by any 98 campaign committee, political action committee, legislative 99 campaign fund, political party, political contributing entity, 100 or person other than the person to whom the services are 101 rendered for the personal services of another person, that is 102 made, received, or used by a state or county political party, 103 other than moneys a state or county political party receives 104 from the Ohio political party fund pursuant to section 3517.17 105 of the Revised Code and the moneys an entity may receive under 106

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sections 3517.101, 3517.1012, and 3517.1013 of the Revised Code, 107 shall be considered to be a "contribution" for the purpose of 108 section 3517.10 of the Revised Code and shall be included on a 109 statement of contributions filed under that section. 110 "Contribution" does not include any (c) (i) If a political 111 contributing entity does all of the following, then 112 "contribution" has the meaning defined in division (C)(5)(a) of 113 this section with respect to contributions made to or received 114 by that political contributing entity: 115 (I) Deposits in a separate account from its general funds 116 all loans, gifts, deposits, donations, advances, payments, or 117 transfers of funds or anything of value, including a transfer of 118 funds from an inter vivos or testamentary trust or decedent's 119 estate and the payment by any person other than the person to 120 whom the services are rendered for the personal services of 121 another person, that are made to or received by the political 122 contributing entity for the purpose of influencing the results 123 of an election; 124 125 (II) Does not transfer to that separate account any other loans, gifts, deposits, donations, advances, payments, or 126 transfers of funds or anything of value, including a transfer of 127 funds from an inter vivos or testamentary trust or decedent's 128 estate and the payment by any person other than the person to 129 whom the services are rendered for the personal services of 130 another person, that are made to or received by the political 131 contributing entity; 132 (III) Makes contributions and expenditures only from that 133 <u>separate account.</u> 134 (ii) If a political contributing entity does not follow 135

the procedure described in division (C)(5)(c)(i) of this	136
section, then any loan, gift, deposit, forgiveness of	137
indebtedness, donation, advance, payment, or transfer of funds	138
or anything of value, including a transfer of funds from an	139
inter vivos or testamentary trust or decedent's estate and the	140
payment by any person other than the person to whom the services	141
are rendered for the personal services of another person, that	142
is made to or received by the political contributing entity is	143
considered a contribution, regardless of whether it is made or	144
received for the purpose of influencing the results of an	145
election.	146
(d) None of the following are considered a contribution	147
under divisions (C)(5)(a) to (c) of this section:	148
(a) (i) Services provided without compensation by	149
individuals volunteering a portion or all of their time on	150
behalf of a person;	151
(b) (ii) Ordinary home hospitality;	152
(c) <u>(</u>iii) T he personal expenses of a volunteer paid for by	153
that volunteer campaign worker;	154
(d) (iv) Any gift given to an entity pursuant to section	155
3517.101 of the Revised Code;	156
(c) (c) Any contribution of defined in costion 2517 1011	1 5 7
(e) (v) Any contribution as defined in section 3517.1011	157
of the Revised Code that is made, received, or used to pay the	158
direct costs of producing or airing an electioneering	159
communication;	160
(f) <u>(vi)</u> Any gift given to a state or county political	161
party for the party's restricted fund under division (A)(2) of	162
section 3517.1012 of the Revised Code;	163

(g) (vii) Any gift given to a state political party for164deposit in a Levin account pursuant to section 3517.1013 of the165Revised Code. As used in this division, "Levin account" has the166same meaning as in that section.167

(h) (viii) Any donation given to a transition fund under section 3517.1014 of the Revised Code.

(6) "Expenditure" means the disbursement or use of a 170 contribution for the purpose of influencing the results of an 171 election or of making a charitable donation under division (G) 172 of section 3517.08 of the Revised Code. Any disbursement or use 173 of a contribution by a state or county political party is an 174 expenditure and shall be considered either to be made for the 175 purpose of influencing the results of an election or to be made 176 as a charitable donation under division (G) of section 3517.08 177 of the Revised Code and shall be reported on a statement of 178 expenditures filed under section 3517.10 of the Revised Code. 179 During the thirty days preceding a primary or general election, 180 any disbursement to pay the direct costs of producing or airing 181 a broadcast, cable, or satellite communication that refers to a 182 clearly identified candidate shall be considered to be made for 183 the purpose of influencing the results of that election and 184 185 shall be reported as an expenditure or as an independent expenditure under section 3517.10 or 3517.105 of the Revised 186 Code, as applicable, except that the information required to be 187 reported regarding contributors for those expenditures or 188 independent expenditures shall be the same as the information 189 required to be reported under divisions (D)(1) and (2) of 190 section 3517.1011 of the Revised Code. 191

As used in this division, "broadcast, cable, or satellite 192 communication" and "refers to a clearly identified candidate" 193

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have the same meanings as in section 3517.1011 of the Revised 194 Code. 195 (7) "Personal expenses" includes, but is not limited to, 196 197 ordinary expenses for accommodations, clothing, food, personal motor vehicle or airplane, and home telephone. 198 (8) "Political action committee" means a combination of 199 two or more persons, the primary or major purpose of which is to 200 support or oppose any candidate, political party, or issue, or 201 to influence the result of any election through express 202 203 advocacy, and that is not a political party, a campaign committee, a political contributing entity, or a legislative 204 campaign fund. "Political action committee" does not include 205 either of the following: 206 (a) A continuing association that makes disbursements for 207 the direct costs of producing or airing electioneering 208 communications and that does not engage in express advocacy; 209 (b) A political club that is formed primarily for social 210 purposes and that consists of one hundred members or less, has 211 officers and periodic meetings, has less than two thousand five 212 213 hundred dollars in its treasury at all times, and makes an aggregate total contribution of one thousand dollars or less per 214 215 calendar year. (9) "Public office" means any state, county, municipal, 216 township, or district office, except an office of a political 217 party, that is filled by an election and the offices of United 218 States senator and representative. 219

(10) "Anything of value" has the same meaning as insection 1.03 of the Revised Code.221

(11) "Beneficiary of a campaign fund" means a candidate, a 222

public official or employee for whose benefit a campaign fund223exists, and any other person who has ever been a candidate or224public official or employee and for whose benefit a campaign225fund exists.226

(12) "Campaign fund" means money or other property, including contributions.

(13) "Public official or employee" has the same meaning as in section 102.01 of the Revised Code.

(14) "Caucus" means all of the members of the house of
caucus" means all of the members of the senate of the
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(15) "Legislative campaign fund" means a fund that is
established as an auxiliary of a state political party and
associated with one of the houses of the general assembly.
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(16) "In-kind contribution" means anything of value other 237 than money that is used to influence the results of an election 238 or is transferred to or used in support of or in opposition to a 239 candidate, campaign committee, legislative campaign fund, 240 political party, political action committee, or political 241 contributing entity and that is made with the consent of, in 242 coordination, cooperation, or consultation with, or at the 243 request or suggestion of the benefited candidate, committee, 244 fund, party, or entity. The financing of the dissemination, 245 distribution, or republication, in whole or part, of any 246 broadcast or of any written, graphic, or other form of campaign 247 materials prepared by the candidate, the candidate's campaign 248 committee, or their authorized agents is an in-kind contribution 249 to the candidate and an expenditure by the candidate. 250

(17) "Independent expenditure" means an expenditure <u>or</u> 251

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other use of funds or anything of value by a person advocating	252
to advocate the election or defeat of an identified candidate or	253
candidates, that is not made with the consent of, in	254
coordination, cooperation, or consultation with, or at the	255
request or suggestion of any candidate or candidates or of the	256
campaign committee or agent of the candidate or candidates. As	257
used in division (C)(17) of this section:	258
(a) "Person" means an individual, partnership,	259
unincorporated business organization or association, political	260
action committee, political contributing entity, separate	261
segregated fund, association, or other organization or group of	262
persons, but not a labor organization or a corporation unless	263
the labor organization or corporation is a political	264
contributing entity.	265
(b) "Advocating" <u>"</u>Advocate" means <u>to make</u>any	266
communication containing a message advocating <u>the</u> election or	267
defeat of an identified candidate or candidates.	268
(c) "Identified candidate" means that the name of the	269
candidate appears, a photograph or drawing of the candidate	270
appears, or the identity of the candidate is otherwise apparent	271
by unambiguous reference.	272
(d) "Made in coordination, cooperation, or consultation	273
with, or at the request or suggestion of, any candidate or the	274
campaign committee or agent of the candidate" means made	275
pursuant to any arrangement, coordination, or direction by the	276
candidate, the candidate's campaign committee, or the	277
candidate's agent prior to the publication, distribution,	278
display, or broadcast of the communication. An expenditure is	279
presumed to be so made when it is any of the following:	280

(i) Based on information about the candidate's plans,
projects, or needs provided to the person making the expenditure
by the candidate, or by the candidate's campaign committee or
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agent, with a view toward having an expenditure made;
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(ii) Made by or through any person who is, or has been,
authorized to raise or expend funds, who is, or has been, an
officer of the candidate's campaign committee, or who is, or has
been, receiving any form of compensation or reimbursement from
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the candidate or the candidate's campaign committee or agent;
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(iii) Except as otherwise provided in division (D) of 290 section 3517.105 of the Revised Code, made by a political party 291 in support of a candidate, unless the expenditure is made by a 292 political party to conduct voter registration or voter education 293 efforts. 294

(e) "Agent" means any person who has actual oral or written authority, either express or implied, to make or to authorize the making of expenditures on behalf of a candidate, or means any person who has been placed in a position with the candidate's campaign committee or organization such that it would reasonably appear that in the ordinary course of campaignrelated activities the person may authorize expenditures.

(18) "Labor organization" means a labor union; an employee 302 organization; a federation of labor unions, groups, locals, or 303 other employee organizations; an auxiliary of a labor union, 304 employee organization, or federation of labor unions, groups, 305 locals, or other employee organizations; or any other bona fide 306 organization in which employees participate and that exists for 307 the purpose, in whole or in part, of dealing with employers 308 concerning grievances, labor disputes, wages, hours, and other 309 terms and conditions of employment. 310

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(19) "Separate segregated fund" means a separate	311
segregated fund established pursuant to the Federal Election	312
Campaign Act.	313
(20) "Federal Election Campaign Act" means the "Federal	314
Election Campaign Act of 1971," 86 Stat. 11, 2 U.S.C.A. 431, et	315
seq., as amended.	316
(21) "Restricted fund" means the fund a state or county	317
political party must establish under division (A)(1) of section	318
3517.1012 of the Revised Code.	319
(22) "Electioneering communication" has the same meaning	320
as in section 3517.1011 of the Revised Code.	321
(23) "Express advocacy" means a communication that	322
contains express words advocating the nomination, election, or	323
defeat of a candidate or that contains express words advocating	324
the adoption or defeat of a question or issue, as determined by	325
a final judgment of a court of competent jurisdiction.	326
(24) "Political committee" has the same meaning as in	327
section 3517.1011 of the Revised Code.	328
(25) "Political contributing entity" means any entity,	329
including a corporation or labor organization, <u>partnership, or</u>	330
unincorporated business organization or association, that may	331
lawfully make contributions and <u>or</u> expenditures and that is not	332
an individual or a political action committee, continuing	333
association, campaign committee, political party, legislative	334
campaign fund, designated state campaign committee, or state	335
candidate fund. For purposes of this division, "lawfully" means	336
not prohibited by any section of the Revised Code, or authorized	337
by a final judgment of a court of competent jurisdiction.	338

Sec. 3517.10. (A) Except as otherwise provided in this 339

division, every campaign committee, political action committee, 340 legislative campaign fund, political party, and political 341 contributing entity that made or received a contribution or made 342 an expenditure in connection with the nomination or election of 343 any candidate or in connection with any ballot issue or question 344 at any election held or to be held in this state shall file, on 345 a form prescribed under this section or by electronic means of 346 transmission as provided in this section and section 3517.106 of 347 the Revised Code, a full, true, and itemized statement, made 348 under penalty of election falsification, setting forth in detail 349 the contributions and expenditures, not later than four p.m. of 350 the following dates: 351

(1) The twelfth day before the election to reflect contributions received and expenditures made from the close of business on the last day reflected in the last previously filed statement, if any, to the close of business on the twentieth day before the election;

(2) The thirty-eighth day after the election to reflect
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the contributions received and expenditures made from the close
of business on the last day reflected in the last previously
filed statement, if any, to the close of business on the seventh
day before the filing of the statement;

(3) The last business day of January of every year to
reflect the contributions received and expenditures made from
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the close of business on the last day reflected in the last
greviously filed statement, if any, to the close of business on
the last day of December of the previous year;

(4) The last business day of July of every year to reflect
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filed statement, if any, to the close of business on the last 370 day of June of that year. 371 A campaign committee shall only be required to file the 372 statements prescribed under divisions (A)(1) and (2) of this 373 section in connection with the nomination or election of the 374 committee's candidate. 375 The statement required under division (A)(1) of this 376 section shall not be required of any campaign committee, 377 political action committee, legislative campaign fund, political 378 party, or political contributing entity that has received 379 contributions of less than one thousand dollars and has made 380 expenditures of less than one thousand dollars at the close of 381 business on the twentieth day before the election. Those 382 contributions and expenditures shall be reported in the 383 statement required under division (A)(2) of this section. 384 If an election to select candidates to appear on the 385 general election ballot is held within sixty days before a 386 general election, the campaign committee of a successful 387

candidate in the earlier election may file the statement388required by division (A) (1) of this section for the general389election instead of the statement required by division (A) (2) of390this section for the earlier election if the pregeneral election391statement reflects the status of contributions and expenditures392for the period twenty days before the earlier election to twenty393days before the general election.394

If a person becomes a candidate less than twenty days 395 before an election, the candidate's campaign committee is not 396 required to file the statement required by division (A)(1) of 397 this section. 398

No statement under division (A) (3) of this section shall 399 be required for any year in which a campaign committee, 400 political action committee, legislative campaign fund, political 401 party, or political contributing entity is required to file a 402 postgeneral election statement under division (A)(2) of this 403 section. However, a statement under division (A)(3) of this 404 section may be filed, at the option of the campaign committee, 405 political action committee, legislative campaign fund, political 406 party, or political contributing entity. 407

No campaign committee of a candidate for the office of chief justice or justice of the supreme court, and no campaign committee of a candidate for the office of judge of any court in this state, shall be required to file a statement under division (A) (4) of this section.

Except as otherwise provided in this paragraph and in the 413 next paragraph of this section, the only campaign committees 414 required to file a statement under division (A) (4) of this 415 section are the campaign committee of a statewide candidate and 416 the campaign committee of a candidate for county office. The 417 campaign committee of a candidate for any other nonjudicial 418 office is required to file a statement under division (A)(4) of 419 this section if that campaign committee receives, during that 420 period, contributions exceeding ten thousand dollars. 421

No statement under division (A) (4) of this section shall422be required of a campaign committee, a political action423committee, a legislative campaign fund, a political party, or a424political contributing entity for any year in which the campaign425committee, political action committee, legislative campaign426fund, political party, or political contributing entity is427required to file a postprimary election statement under division428

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(A) (2) of this section. However, a statement under division (A)
(4) of this section may be filed at the option of the campaign
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committee, political action committee, legislative campaign
(4) fund, political party, or political contributing entity.
(4) 429

No statement under division (A) (3) or (4) of this section 433 shall be required if the campaign committee, political action 434 committee, legislative campaign fund, political party, or 435 political contributing entity has no contributions that it has 436 received and no expenditures that it has made since the last 437 date reflected in its last previously filed statement. However, 438 the campaign committee, political action committee, legislative 439 campaign fund, political party, or political contributing entity 440 shall file a statement to that effect, on a form prescribed 441 under this section and made under penalty of election 442 falsification, on the date required in division (A)(3) or (4) of 443 this section, as applicable. 444

The campaign committee of a statewide candidate shall file 445 a monthly statement of contributions received during each of the 446 447 months of July, August, and September in the year of the general election in which the candidate seeks office. The campaign 448 committee of a statewide candidate shall file the monthly 449 statement not later than three business days after the last day 450 of the month covered by the statement. During the period 451 452 beginning on the nineteenth day before the general election in which a statewide candidate seeks election to office and 453 extending through the day of that general election, each time 454 the campaign committee of the joint candidates for the offices 455 of governor and lieutenant governor or of a candidate for the 456 office of secretary of state, auditor of state, treasurer of 457 state, or attorney general receives a contribution from a 458 contributor that causes the aggregate amount of contributions 459

received from that contributor during that period to equal or 460 exceed ten thousand dollars and each time the campaign committee 461 of a candidate for the office of chief justice or justice of the 462 supreme court receives a contribution from a contributor that 463 causes the aggregate amount of contributions received from that 464 contributor during that period to exceed ten thousand dollars, 465 466 the campaign committee shall file a two-business-day statement reflecting that contribution. Contributions reported on a two-467 468 business-day statement required to be filed by a campaign committee of a statewide candidate in a primary election shall 469 also be included in the postprimary election statement required 470 to be filed by that campaign committee under division (A)(2) of 471 this section. A two-business-day statement required by this 472 paragraph shall be filed not later than two business days after 473 receipt of the contribution. The statements required by this 474 paragraph shall be filed in addition to any other statements 475 required by this section. 476

Subject to the secretary of state having implemented, 477 tested, and verified the successful operation of any system the 478 secretary of state prescribes pursuant to divisions (C)(6)(b) 479 and (D)(6) of this section and division (H)(1) of section 480 3517.106 of the Revised Code for the filing of campaign finance 481 statements by electronic means of transmission, a campaign 482 committee of a statewide candidate shall file a two-business-day 483 statement under the preceding paragraph by electronic means of 484 transmission if the campaign committee is required to file a 485 pre-election, postelection, or monthly statement of 486 contributions and expenditures by electronic means of 487 transmission under this section or section 3517.106 of the 488 Revised Code. 489

If a campaign committee or political action committee has 490

no balance on hand and no outstanding obligations and desires to 491 terminate itself, it shall file a statement to that effect, on a 492 form prescribed under this section and made under penalty of 493 election falsification, with the official with whom it files a 494 statement under division (A) of this section after filing a 495 final statement of contributions and a final statement of 496 expenditures, if contributions have been received or 497 expenditures made since the period reflected in its last 498 previously filed statement. 499

(B) Except as otherwise provided in division (C) (7) of
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(1) The full name and address of each campaign committee,
political action committee, legislative campaign fund, political
party, or political contributing entity, including any treasurer
of the committee, fund, party, or entity, filing a contribution
and expenditure statement;

(2) (a) In the case of a campaign committee, the candidate's full name and address;

(b) In the case of a political action committee, the 510
registration number assigned to the committee under division (D) 511
(1) of this section; 512

(c) In the case of a political contributing entity that is513a corporation or unincorporated business, all of the following:514

(i) The name of each officer, director, principal515shareholder, partner, owner, or member of the corporation or516unincorporated business;517

(ii) If the corporation or unincorporated business is 518 controlled by a corporation or unincorporated business, the name 519

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of the controlling corporation or unincorporated business and	520
the name of each officer, director, principal shareholder,	521
partner, owner, or member of the controlling corporation or	522
unincorporated business. For purposes of this division, a	523
corporation or unincorporated business is deemed to control	524
another corporation or unincorporated business if the	525
corporation or unincorporated business, directly or indirectly,	526
or acting through one or more persons or entities, owns,	527
controls, or has the power to vote fifty per cent or more of any	528
class of voting securities of, the other corporation or	529
unincorporated business.	530
(3) The date of the election and whether it was or will be	531
a general, primary, or special election;	532
(4) A statement of contributions received, which shall	533
include the following information:	534
(a) The month, day, and year of the contribution;	535
(b)(i) The full name and address of each person, political	536
party, campaign committee, legislative campaign fund, political	537
action committee, or political contributing entity from whom	538
contributions are received and the registration number assigned	539
to the political action committee under division (D)(1) of this	540
section. The requirement of filing the full address does not	541
apply to any statement filed by a state or local committee of a	542
political party, to a finance committee of such committee, or to	543
a committee recognized by a state or local committee as its	544
fund-raising auxiliary. Notwithstanding division (F) of this	545
section, the requirement of filing the full address shall be	546
considered as being met if the address filed is the same address	547
the contributor provided under division (E)(1) of this section.	548

(ii) If a political action committee, political 549 contributing entity, legislative campaign fund, or political 550 party that is required to file campaign finance statements by 551 electronic means of transmission under section 3517.106 of the 552 Revised Code or a campaign committee of a statewide candidate or 553 candidate for the office of member of the general assembly 554 receives a contribution from an individual that exceeds one 555 hundred dollars, the name of the individual's current employer, 556 if any, or, if the individual is self-employed, the individual's 557 occupation and the name of the individual's business, if any; 558

(iii) If a campaign committee of a statewide candidate or 559 candidate for the office of member of the general assembly 560 receives a contribution transmitted pursuant to section 3599.031 561 of the Revised Code from amounts deducted from the wages and 562 salaries of two or more employees that exceeds in the aggregate 563 one hundred dollars during any one filing period under division 564 (A) (1), (2), (3), or (4) of this section, the full name of the 565 employees' employer and the full name of the labor organization 566 of which the employees are members, if any. 567

(c) A description of the contribution received, if other than money;

(d) The value in dollars and cents of the contribution;

(e) A separately itemized account of all contributions and 571 expenditures regardless of the amount, except a receipt of a 572 contribution from a person in the sum of twenty-five dollars or 573 less at one social or fund-raising activity and a receipt of a 574 contribution transmitted pursuant to section 3599.031 of the 575 Revised Code from amounts deducted from the wages and salaries 576 of employees if the contribution from the amount deducted from 577 the wages and salary of any one employee is twenty-five dollars 578

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or less aggregated in a calendar year. An account of the total 579 contributions from each social or fund-raising activity shall 580 include a description of and the value of each in-kind 581 contribution received at that activity from any person who made 582 one or more such contributions whose aggregate value exceeded 583 two hundred fifty dollars and shall be listed separately, 584 585 together with the expenses incurred and paid in connection with that activity. A campaign committee, political action committee, 586 legislative campaign fund, political party, or political 587 contributing entity shall keep records of contributions from 588 each person in the amount of twenty-five dollars or less at one 589 social or fund-raising activity and contributions from amounts 590 deducted under section 3599.031 of the Revised Code from the 591 wages and salary of each employee in the amount of twenty-five 592 dollars or less aggregated in a calendar year. No continuing 593 association that is recognized by a state or local committee of 594 a political party as an auxiliary of the party and that makes a 595 contribution from funds derived solely from regular dues paid by 596 members of the auxiliary shall be required to list the name or 597 address of any members who paid those dues. 598

Contributions that are other income shall be itemized599separately from all other contributions. The information600required under division (B)(4) of this section shall be provided601for all other income itemized. As used in this paragraph, "other602income" means a loan, investment income, or interest income.603

(f) In the case of a campaign committee of a state elected 604 officer, if a person doing business with the state elected 605 officer in the officer's official capacity makes a contribution 606 to the campaign committee of that officer, the information 607 required under division (B) (4) of this section in regard to that 608 contribution, which shall be filed together with and considered 609

a part of the committee's statement of contributions as required 610 under division (A) of this section but shall be filed on a 611 separate form provided by the secretary of state. As used in 612 this division: 613 (i) "State elected officer" has the same meaning as in 614 section 3517.092 of the Revised Code. 615 (ii) "Person doing business" means a person or an officer 616 of an entity who enters into one or more contracts with a state 617 elected officer or anyone authorized to enter into contracts on 618 behalf of that officer to receive payments for goods or 619 services, if the payments total, in the aggregate, more than 620 five thousand dollars during a calendar year. 621 (5) A statement of expenditures which shall include the 622 following information: 623 (a) The month, day, and year of the expenditure; 624 (b) The full name and address of each person, political 625 party, campaign committee, legislative campaign fund, political 626 action committee, or political contributing entity to whom the 627 expenditure was made and the registration number assigned to the 628 political action committee under division (D)(1) of this 629 section; 630 (c) The object or purpose for which the expenditure was 631 made; 632 (d) The amount of each expenditure. 633 (C) (1) The statement of contributions and expenditures 634 shall be signed by the person completing the form. If a 635 statement of contributions and expenditures is filed by 636 electronic means of transmission pursuant to this section or 637

section 3517.106 of the Revised Code, the electronic signature 638 of the person who executes the statement and transmits the 639 statement by electronic means of transmission, as provided in 640 division (H) of section 3517.106 of the Revised Code, shall be 641 attached to or associated with the statement and shall be 642 binding on all persons and for all purposes under the campaign 643 644 finance reporting law as if the signature had been handwritten 645 in ink on a printed form.

(2) The person filing the statement, under penalty of
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election falsification, shall include with it a list of each
anonymous contribution, the circumstances under which it was
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received, and the reason it cannot be attributed to a specific
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donor.

(3) Each statement of a campaign committee of a candidate who holds public office shall contain a designation of each contributor who is an employee in any unit or department under the candidate's direct supervision and control. In a space provided in the statement, the person filing the statement shall affirm that each such contribution was voluntarily made.

(4) A campaign committee that did not receive
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contributions or make expenditures in connection with the
nomination or election of its candidate shall file a statement
to that effect, on a form prescribed under this section and made
under penalty of election falsification, on the date required in
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division (A) (2) of this section.

(5) The campaign committee of any person who attempts to
become a candidate and who, for any reason, does not become
certified in accordance with Title XXXV of the Revised Code for
placement on the official ballot of a primary, general, or
special election to be held in this state, and who, at any time

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prior to or after an election, receives contributions or makes 668 expenditures, or has given consent for another to receive 669 contributions or make expenditures, for the purpose of bringing 670 about the person's nomination or election to public office, 671 shall file the statement or statements prescribed by this 672 section and a termination statement, if applicable. Division (C) 673 (5) of this section does not apply to any person with respect to 674 an election to the offices of member of a county or state 675 central committee, presidential elector, or delegate to a 676 national convention or conference of a political party. 677

(6) (a) The statements required to be filed under this
section shall specify the balance in the hands of the campaign
committee, political action committee, legislative campaign
fund, political party, or political contributing entity and the
disposition intended to be made of that balance.

(b) The secretary of state shall prescribe the form for 683 all statements required to be filed under this section and shall 684 furnish the forms to the boards of elections in the several 685 counties. The boards of elections shall supply printed copies of 686 those forms without charge. The secretary of state shall 687 prescribe the appropriate methodology, protocol, and data file 688 structure for statements required or permitted to be filed by 689 electronic means of transmission under division (A) of this 690 section, divisions (E), (F), and (G) of section 3517.106, 691 division (D) of section 3517.1011, division (B) of section 692 3517.1012, division (C) of section 3517.1013, and divisions (D) 693 and (I) of section 3517.1014 of the Revised Code. Subject to 694 division (A) of this section, divisions (E), (F), and (G) of 695 section 3517.106, division (D) of section 3517.1011, division 696 (B) of section 3517.1012, division (C) of section 3517.1013, and 697 divisions (D) and (I) of section 3517.1014 of the Revised Code, 698

the statements required to be stored on computer by the 699 secretary of state under division (B) of section 3517.106 of the 700 Revised Code shall be filed in whatever format the secretary of 701 state considers necessary to enable the secretary of state to 702 store the information contained in the statements on computer. 703 Any such format shall be of a type and nature that is readily 704 available to whoever is required to file the statements in that 705 format. 706

(c) The secretary of state shall assess the need for 707 708 training regarding the filing of campaign finance statements by electronic means of transmission and regarding associated 709 technologies for candidates, campaign committees, political 710 action committees, legislative campaign funds, political 711 parties, or political contributing entities, for individuals, 712 partnerships, or other entities, for persons making 713 disbursements to pay the direct costs of producing or airing 714 electioneering communications, or for treasurers of transition 715 funds, required or permitted to file statements by electronic 716 means of transmission under this section or section 3517.105, 717 3517.106, 3517.1011, 3517.1012, 3517.1013, or 3517.1014 of the 718 Revised Code. If, in the opinion of the secretary of state, 719 training in these areas is necessary, the secretary of state 720 shall arrange for the provision of voluntary training programs 721 for candidates, campaign committees, political action 722 committees, legislative campaign funds, political parties, or 723 political contributing entities, for individuals, partnerships, 724 and other entities, for persons making disbursements to pay the 725 direct costs of producing or airing electioneering 726 communications, or for treasurers of transition funds, as 727 appropriate. 728

(7) Each monthly statement and each two-business-day 729

statement required by division (A) of this section shall contain730the information required by divisions (B)(1) to (4), (C)(2),731and, if appropriate, (C)(3) of this section. Each statement732shall be signed as required by division (C)(1) of this section.733

(D) (1) Prior to receiving a contribution or making an 734 expenditure, every campaign committee, political action 735 committee, legislative campaign fund, political party, or 736 political contributing entity shall appoint a treasurer and 737 shall file, on a form prescribed by the secretary of state, a 738 designation of that appointment, including the full name and 739 address of the treasurer and of the campaign committee, 740 political action committee, legislative campaign fund, political 741 party, or political contributing entity. That designation shall 742 be filed with the official with whom the campaign committee, 743 political action committee, legislative campaign fund, political 744 party, or political contributing entity is required to file 745 statements under section 3517.11 of the Revised Code. The name 746 of a campaign committee shall include at least the last name of 747 the campaign committee's candidate. If two or more candidates 748 are the beneficiaries of a single campaign committee under 749 division (B) of section 3517.081 of the Revised Code, the name 750 of the campaign committee shall include at least the last name 751 of each candidate who is a beneficiary of that campaign 752 committee. The secretary of state shall assign a registration 753 number to each political action committee that files a 754 designation of the appointment of a treasurer under this 755 division if the political action committee is required by 756 division (A)(1) of section 3517.11 of the Revised Code to file 757 the statements prescribed by this section with the secretary of 758 state. 759

(2) The treasurer appointed under division (D)(1) of this

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section shall keep a strict account of all contributions, from 761 762 whom received and the purpose for which they were disbursed. (3) (a) Except as otherwise provided in section 3517.108 of 763 the Revised Code, a campaign committee shall deposit all 764 monetary contributions received by the committee into an account 765 separate from a personal or business account of the candidate or 766 campaign committee. 767 (b) A political action committee shall deposit all 768 monetary contributions received by the committee into an account 769 separate from all other funds. 770 771 (c) A state or county political party may establish a state candidate fund that is separate from an account that 772 contains the public moneys received from the Ohio political 773 party fund under section 3517.17 of the Revised Code and from 774 all other funds. A state or county political party may deposit 775 into its state candidate fund any amounts of monetary 776 contributions that are made to or accepted by the political 777 party subject to the applicable limitations, if any, prescribed 778 in section 3517.102 of the Revised Code. A state or county 779 political party shall deposit all other monetary contributions 780 received by the party into one or more accounts that are 781 separate from its state candidate fund and from its account that 782 contains the public moneys received from the Ohio political 783 party fund under section 3517.17 of the Revised Code. 784

(d) Each state political party shall have only one
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legislative campaign fund for each house of the general
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assembly. Each such fund shall be separate from any other funds
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or accounts of that state party. A legislative campaign fund is
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authorized to receive contributions and make expenditures for
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the primary purpose of furthering the election of candidates who

are members of that political party to the house of the general 791 assembly with which that legislative campaign fund is 792 associated. Each legislative campaign fund shall be administered 793 and controlled in a manner designated by the caucus. As used in 794 this division, "caucus" has the same meaning as in section 795 3517.01 of the Revised Code and includes, as an ex officio 796 797 member, the chairperson of the state political party with which the caucus is associated or that chairperson's designee. 798

(4) Every expenditure in excess of twenty-five dollars
shall be vouched for by a receipted bill, stating the purpose of
the expenditure, that shall be filed with the statement of
expenditures. A canceled check with a notation of the purpose of
the expenditure is a receipted bill for purposes of division (D)
(4) of this section.

(5) The secretary of state or the board of elections, as 805 the case may be, shall issue a receipt for each statement filed 806 under this section and shall preserve a copy of the receipt for 807 a period of at least six years. All statements filed under this 808 section shall be open to public inspection in the office where 809 they are filed and shall be carefully preserved for a period of 810 at least six years after the year in which they are filed. 811

(6) The secretary of state, by rule adopted pursuant to
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section 3517.23 of the Revised Code, shall prescribe both of the
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following:
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(a) The manner of immediately acknowledging, with date and
time received, and preserving the receipt of statements that are
transmitted by electronic means of transmission to the secretary
of state pursuant to this section or section 3517.106,
3517.1011, 3517.1012, 3517.1013, or 3517.1014 of the Revised
Code;

(b) The manner of preserving the contribution and 821 822 expenditure, contribution and disbursement, deposit and disbursement, gift and disbursement, or donation and 823 disbursement information in the statements described in division 824 (D)(6)(a) of this section. The secretary of state shall preserve 825 the contribution and expenditure, contribution and disbursement, 826 827 deposit and disbursement, gift and disbursement, or donation and disbursement information in those statements for at least ten 828 829 years after the year in which they are filed by electronic means of transmission. 830 (7) The secretary of state, pursuant to division (I) of 831

section 3517.106 of the Revised Code, shall make available 832 online to the public through the internet the contribution and 833 expenditure, contribution and disbursement, deposit and 834 disbursement, gift and disbursement, or donation and 835 disbursement information in all statements, all addenda, 836 amendments, or other corrections to statements, and all amended 837 statements filed with the secretary of state by electronic or 838 other means of transmission under this section, division (B)(2) 839 (b) or (C)(2)(b) of section 3517.105, or section 3517.106, 840 3517.1011, 3517.1012, 3517.1013, 3517.1014, or 3517.11 of the 841 Revised Code. The secretary of state may remove the information 842 from the internet after a reasonable period of time. 843

(E) (1) Any person, political party, campaign committee, 844 legislative campaign fund, political action committee, or 845 political contributing entity that makes a contribution in 846 connection with the nomination or election of any candidate or 847 in connection with any ballot issue or question at any election 848 held or to be held in this state shall provide its full name and 849 address to the recipient of the contribution at the time the 850 contribution is made. The political action committee also shall 851

provide the registration number assigned to the committee under852division (D)(1) of this section to the recipient of the853contribution at the time the contribution is made.854

(2) Any individual who makes a contribution that exceeds 855 one hundred dollars to a political action committee, political 856 contributing entity, legislative campaign fund, or political 857 party or to a campaign committee of a statewide candidate or 858 candidate for the office of member of the general assembly shall 859 provide the name of the individual's current employer, if any, 860 861 or, if the individual is self-employed, the individual's occupation and the name of the individual's business, if any, to 862 the recipient of the contribution at the time the contribution 863 is made. Sections 3599.39 and 3599.40 of the Revised Code do not 864 apply to division (E)(2) of this section. 865

(3) If a campaign committee shows that it has exercised 866 its best efforts to obtain, maintain, and submit the information 867 required under divisions (B)(4)(b)(ii) and (iii) of this 868 section, that committee is considered to have met the 869 requirements of those divisions. A campaign committee shall not 870 be considered to have exercised its best efforts unless, in 871 connection with written solicitations, it regularly includes a 872 written request for the information required under division (B) 873 (4) (b) (ii) of this section from the contributor or the 874 information required under division (B)(4)(b)(iii) of this 875 section from whoever transmits the contribution. 876

(4) Any check that a political action committee uses to
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make a contribution or an expenditure shall contain the full
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name and address of the committee and the registration number
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assigned to the committee under division (D) (1) of this section.
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(F) As used in this section:

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(1) (a) Except as otherwise provided in division (F) (1) of 882 this section, "address" means all of the following if they 883 exist: apartment number, street, road, or highway name and 884 number, rural delivery route number, city or village, state, and 885 zip code as used in a person's post-office address, but not 886 post-office box. 887

(b) Except as otherwise provided in division (F)(1) of
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this section, if an address is required in this section, a postoffice box and office, room, or suite number may be included in
addition to, but not in lieu of, an apartment, street, road, or
highway name and number.

(c) If an address is required in this section, a campaign committee, political action committee, legislative campaign fund, political party, or political contributing entity may use the business or residence address of its treasurer or deputy treasurer. The post-office box number of the campaign committee, political action committee, legislative campaign fund, political party, or political contributing entity may be used in addition to that address.

(d) For the sole purpose of a campaign committee's
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reporting of contributions on a statement of contributions
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received under division (B) (4) of this section, "address" has
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one of the following meanings at the option of the campaign
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committee:

(i) The same meaning as in division (F) (1) (a) of this906section;907

(ii) All of the following, if they exist: the
contributor's post-office box number and city or village, state,
and zip code as used in the contributor's post-office address.
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(e) As used with regard to the reporting under this 911 section of any expenditure, "address" means all of the following 912 if they exist: apartment number, street, road, or highway name 913 and number, rural delivery route number, city or village, state, 914 and zip code as used in a person's post-office address, or post-915 office box. If an address concerning any expenditure is required 916 917 in this section, a campaign committee, political action committee, legislative campaign fund, political party, or 918 political contributing entity may use the business or residence 919 address of its treasurer or deputy treasurer or its post-office 920 box number. 921

(2) "Statewide candidate" means the joint candidates for
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the offices of governor and lieutenant governor or a candidate
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for the office of secretary of state, auditor of state,
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treasurer of state, attorney general, member of the state board
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of education, chief justice of the supreme court, or justice of
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the supreme court.

(3) "Candidate for county office" means a candidate for
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the office of county auditor, county treasurer, clerk of the
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court of common pleas, judge of the court of common pleas,
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sheriff, county recorder, county engineer, county commissioner,
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prosecuting attorney, or coroner.
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(4) "Unincorporated business" includes a cooperative, a933sole proprietorship, a general partnership, a limited934partnership, a limited partnership association, a limited935liability partnership, and a limited liability company.936

(G) An independent expenditure shall be reported whenever
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and in the same manner that an expenditure is required to be
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reported under this section and shall be reported pursuant to
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division (B) (2) (a) or (C) (2) (a) of section 3517.105 of the

Revised Code.

(H) (1) Except as otherwise provided in division (H) (2) of 942 this section, if, during the combined pre-election and 943 postelection reporting periods for an election, a campaign 944 committee has received contributions of five hundred dollars or 945 less and has made expenditures in the total amount of five 946 hundred dollars or less, it may file a statement to that effect, 947 under penalty of election falsification, in lieu of the 948 statement required by division (A) (2) of this section. The 949 950 statement shall indicate the total amount of contributions received and the total amount of expenditures made during those 951 952 combined reporting periods.

(2) In the case of a successful candidate at a primary 953 election, if either the total contributions received by or the 954 total expenditures made by the candidate's campaign committee 955 during the preprimary, postprimary, pregeneral, and postgeneral 956 election periods combined equal more than five hundred dollars, 957 the campaign committee may file the statement under division (H) 958 (1) of this section only for the primary election. The first 959 960 statement that the campaign committee files in regard to the general election shall reflect all contributions received and 961 962 all expenditures made during the preprimary and postprimary election periods. 963

(3) Divisions (H) (1) and (2) of this section do not apply
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if a campaign committee receives contributions or makes
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expenditures prior to the first day of January of the year of
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the election at which the candidate seeks nomination or election
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to office or if the campaign committee does not file a
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termination statement with its postprimary election statement in
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the case of an unsuccessful primary election candidate or with

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following:

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candidates. 972 (I) In the case of a contribution made by a partner of a 973 partnership or an owner or a member of another unincorporated 974 business from any funds of the partnership or other 975 unincorporated business, all of the following apply: 976 (1) The recipient of the contribution shall report the 977 contribution by listing both the partnership or other 978 unincorporated business and the name of the partner, owner, or 979 member making the contribution. 980 (2) In reporting the contribution, the recipient of the 981 contribution shall be entitled to conclusively rely upon the 982 information provided by the partnership or other unincorporated 983 business, provided that the information includes one of the 984

its postgeneral election statement in the case of other

(a) The name of each partner, owner, or member as of the
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date of the contribution or contributions, and a statement that
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the total contributions are to be allocated equally among all of
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the partners, owners, or members; or
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(b) The name of each partner, owner, or member as of the 990 date of the contribution or contributions who is participating 991 in the contribution or contributions, and a statement that the 992 contribution or contributions are to be allocated to those 993 individuals in accordance with the information provided by the 994 partnership or other unincorporated business to the recipient of 995 the contribution. 996

(3) For purposes of section 3517.102 of the Revised Code, 997
the contribution shall be considered to have been made by the 998
partner, owner, or member reported under division (I)(1) of this 999

section.	1000
(4) No contribution from a partner of a partnership or an	1001
owner or a member of another unincorporated business shall be	1002
accepted from any funds of the partnership or other	1003
unincorporated business unless the recipient reports the	1004
contribution under division (I)(1) of this section together with	1005
the information provided under division (I)(2) of this section.	1006
(5) No partnership or other unincorporated business shall	1007
make a contribution or contributions solely in the name of the	1008
partnership or other unincorporated business.	1009
(6) As used in division (I) of this section, "partnership-	1010
or other unincorporated business" includes, but is not limited-	1011
to, a cooperative, a sole proprietorship, a general partnership,	1012
a limited partnership, a limited partnership association, a	1013
limited liability partnership, and a limited liability company.	1014
(J) A candidate shall have only one campaign committee at	1015
any given time for all of the offices for which the person is a	1016
candidate or holds office.	1017
(K)(1) In addition to filing a designation of appointment	1018
of a treasurer under division (D)(1) of this section, the	1019
campaign committee of any candidate for an elected municipal	1020
office that pays an annual amount of compensation of five	1021
thousand dollars or less, the campaign committee of any	1022
candidate for member of a board of education except member of	1023
the state board of education, or the campaign committee of any	1024
candidate for township trustee or township fiscal officer may	1025
sign, under penalty of election falsification, a certificate	1026
attesting that the committee will not accept contributions	1027
during an election period that exceed in the aggregate two	1028

thousand dollars from all contributors and one hundred dollars1029from any one individual, and that the campaign committee will1030not make expenditures during an election period that exceed in1031the aggregate two thousand dollars.1032

The certificate shall be on a form prescribed by the1033secretary of state and shall be filed not later than ten days1034after the candidate files a declaration of candidacy and1035petition, a nominating petition, or a declaration of intent to1036be a write-in candidate.1037

(2) Except as otherwise provided in division (K) (3) of
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this section, a campaign committee that files a certificate
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under division (K) (1) of this section is not required to file
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the statements required by division (A) of this section.

(3) If, after filing a certificate under division (K)(1) 1042 of this section, a campaign committee exceeds any of the 1043 limitations described in that division during an election 1044 period, the certificate is void and thereafter the campaign 1045 committee shall file the statements required by division (A) of 1046 this section. If the campaign committee has not previously filed 1047 a statement, then on the first statement the campaign committee 1048 is required to file under division (A) of this section after the 1049 committee's certificate is void, the committee shall report all 1050 contributions received and expenditures made from the time the 1051 candidate filed the candidate's declaration of candidacy and 1052 petition, nominating petition, or declaration of intent to be a 1053 write-in candidate. 1054

(4) As used in division (K) of this section, "election 1055
period" means the period of time beginning on the day a person 1056
files a declaration of candidacy and petition, nominating 1057
petition, or declaration of intent to be a write-in candidate 1058

through the day of the election at which the person seeks1059nomination to office if the person is not elected to office, or,1060if the candidate was nominated in a primary election, the day of1061the election at which the candidate seeks office.1062

1063 (L) A political contributing entity that receives contributions from the dues, membership fees, or other 1064 assessments of its members or from its officers, shareholders, 1065 and employees may report the aggregate amount of contributions 1066 received from those contributors and the number of individuals 1067 making those contributions, for each filing period under 1068 divisions (A)(1), (2), (3), and (4) of this section, rather than 1069 reporting information as required under division (B)(4) of this 1070 section, including, when applicable, the name of the current 1071 employer, if any, of a contributor whose contribution exceeds 1072 one hundred dollars or, if such a contributor is self-employed, 1073 the contributor's occupation and the name of the contributor's 1074 business, if any. Division (B)(4) of this section applies to a 1075 political contributing entity with regard to contributions it 1076 receives from all other contributors. 1077

Sec. 3517.105. (A)(1) As used in this section, "public 1078 political advertising" means advertising to the general public 1079 through a broadcasting station, newspaper, magazine, poster, 1080 yard sign, or outdoor advertising facility, by direct mail, or 1081 by any other means of advertising to the general public. 1082

(2) For purposes of this section and section 3517.20 of
the Revised Code, a person is a member of a political action
committee if the person makes one or more contributions to that
political action committee, and a person is a member of a
political contributing entity if the person makes one or more
contributions to, or pays dues, membership fees, or other

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assessments to, that political contributing entity.

(B) (1) Whenever a candidate, a campaign committee, a 1090 political action committee or political contributing entity with 1091 ten or more members, or a legislative campaign fund makes an 1092 independent expenditure, or whenever a political action 1093 committee or political contributing entity with fewer than ten 1094 members makes an independent expenditure in excess of one 1095 hundred dollars for a local candidate, in excess of two hundred 1096 fifty dollars for a candidate for the office of member of the 1097 general assembly, or in excess of five hundred dollars for a 1098 statewide candidate, for the purpose of financing communications 1099 advocating the election or defeat of an identified candidate or 1100 solicits without the candidate's express consent a contribution 1101 for or against an identified candidate through public political 1102 advertising, a statement shall appear or be presented in a clear 1103 and conspicuous manner in the advertising that does both of the 1104 following: 1105

(a) Clearly indicates that the communication or public
political advertising is not authorized by the candidate or the
candidate's campaign committee;
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(b) Clearly identifies the candidate, campaign committee, 1109
political action committee, political contributing entity, or 1110
legislative campaign fund that has paid for the communication or 1111
public political advertising in accordance with section 3517.20 1112
of the Revised Code. 1113

(2) (a) Whenever any campaign committee, legislative
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campaign fund, political action committee, political
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contributing entity, or political party makes an independent
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expenditure in support of or opposition to any candidate, the
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committee, entity, fund, or party shall report the independent
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expenditure and identify the candidate on a statement prescribed1119by the secretary of state and filed by the committee, entity,1120fund, or party as part of its statement of contributions and1121expenditures pursuant to division (A) of section 3517.10 and1122division (A) of section 3517.11 of the Revised Code.1123

(b) Whenever any individual, partnership, or other entity, 1124 except a corporation, labor organization, campaign committee, 1125 legislative campaign fund, political action committee, political 1126 contributing entity, or political party, makes one or more 1127 1128 independent expenditures in support of or opposition to any candidate, the individual, partnership, or other entity shall 1129 file with the secretary of state in the case of a statewide 1130 candidate, or with the board of elections in the county in which 1131 the candidate files the candidate's petitions for nomination or 1132 election for district or local office, not later than the dates 1133 specified in divisions (A)(1), (2), (3), and (4) of section 1134 3517.10 of the Revised Code, and, except as otherwise provided 1135 in that section, a statement itemizing all independent 1136 expenditures made during the period since the close of business 1137 on the last day reflected in the last previously filed such 1138 statement, if any. The statement shall be made on a form 1139 prescribed by the secretary of state or shall be filed by 1140 electronic means of transmission pursuant to division (G) of 1141 section 3517.106 of the Revised Code as authorized or required 1142 by that division. The statement shall indicate the date and the 1143 amount of each independent expenditure and the candidate on 1144 whose behalf it was made and shall be made under penalty of 1145 election falsification. 1146

(C) (1) Whenever a corporation, labor organization,
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 campaign committee, political action committee or political
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 contributing entity with ten or more members, or legislative
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campaign fund makes an independent expenditure, or whenever a 1150 political action committee or political contributing entity with 1151 fewer than ten members makes an independent expenditure in 1152 excess of one hundred dollars for a local ballot issue or 1153 question, or in excess of five hundred dollars for a statewide 1154 ballot issue or question, for the purpose of financing 1155 communications advocating support of or opposition to an 1156 identified ballot issue or question or solicits without the 1157 express consent of the ballot issue committee a contribution for 1158 or against an identified ballot issue or question through public 1159 political advertising, a statement shall appear or be presented 1160 in a clear and conspicuous manner in the advertising that does 1161 both of the following: 1162

(a) Clearly indicates that the communication or public
 political advertising is not authorized by the identified ballot
 1164
 issue committee;

(b) Clearly identifies the corporation, labor1166organization, campaign committee, legislative campaign fund, or1167political action committee, or political contributing entity1168that has paid for the communication or public political1169advertising in accordance with section 3517.20 of the Revised1170Code.1171

(2) (a) Whenever any corporation, labor organization, 1172 campaign committee, legislative campaign fund, political party, 1173 or political action committee, or political contributing entity 1174 makes an independent expenditure in support of or opposition to 1175 any ballot issue or question, the corporation or labor-1176 organization shall report the independent expenditure in-1177 accordance with division (C) of section 3599.03 of the Revised 1178 Code, and the campaign committee, legislative campaign fund, 1179

political party, or political action committee, or political1180contributing entityshall report the independent expenditure and1181identify the ballot issue or question on a statement prescribed1182by the secretary of state and filed by the committee, fund, or1183party as part of its statement of contributions and expenditures1184pursuant to division (A) of section 3517.10 and division (A) of1185section 3517.11 of the Revised Code.1186

1187 (b) Whenever any individual, partnership, or other entity, except a corporation, labor organization, campaign committee, 1188 legislative campaign fund, political action committee, political 1189 contributing entity, or political party, makes one or more 1190 independent expenditures in excess of one hundred dollars in 1191 support of or opposition to any ballot issue or question, the 1192 individual, partnership, or other entity shall file with the 1193 secretary of state in the case of a statewide ballot issue or 1194 question, or with the board of elections in the county that 1195 certifies the issue or question for placement on the ballot in 1196 the case of a district or local issue or question, not later 1197 than the dates specified in divisions (A) (1), (2), (3), and (4) 1198 of section 3517.10 of the Revised Code, and, except as otherwise 1199 provided in that section, a statement itemizing all independent-1200 expenditures made during the period since the close of business 1201 on the last day reflected in the last previously filed such 1202 statement, if any. The statement shall be made on a form 1203 prescribed by the secretary of state or shall be filed by 1204 electronic means of transmission pursuant to division (G) of 1205 section 3517.106 of the Revised Code as authorized or required 1206 by that division. The statement shall indicate the date and the 1207 amount of each independent expenditure and the ballot issue or 1208 question in support of or opposition to which it was made and 1209 shall be made under penalty of election falsification. 1210

(3) No person, campaign committee, legislative campaign 1211 1212 fund, political action committee, -corporation, labororganization political contributing entity, or other 1213 organization or association shall use or cause to be used a 1214 false or fictitious name in making an independent expenditure in 1215 support of or opposition to any candidate or any ballot issue or 1216 question. A name is false or fictitious if the person, campaign 1217 committee, legislative campaign fund, political action 1218 committee, corporation, labor organization political 1219 1220 contributing entity, or other organization or association does not actually exist or operate, if the corporation, labor-1221 organization, or other organization or association has failed to 1222 file a fictitious name or other registration with the secretary 1223 of state, if it is required to do so, or if the person, campaign 1224 committee, legislative campaign fund, or political action 1225 committee, or political contributing entity has failed to file a 1226 designation of the appointment of a treasurer, if it is required 1227 to do so by division (D)(1) of section 3517.10 of the Revised 1228 Code. 1229

(D) Any expenditure by a political party for the purpose
of financing communications advocating the election or defeat of
a candidate for judicial office shall be deemed to be an
independent expenditure subject to the provisions of this
section.

Sec. 3517.106. (A) As used in this section:

(1) "Statewide office" means any of the offices of
governor, lieutenant governor, secretary of state, auditor of
state, treasurer of state, attorney general, chief justice of
the supreme court, and justice of the supreme court.

(2) "Addendum to a statement" includes an amendment or 1240

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other correction to that statement.	1241
(B)(1) The secretary of state shall store on computer the	1242
information contained in statements of contributions and	1243
expenditures and monthly statements required to be filed under	1244
section 3517.10 of the Revised Code and in statements of	1245
independent expenditures required to be filed under section	1246
3517.105 of the Revised Code by any of the following:	1247
(a) The campaign committees of candidates for statewide	1248
office;	1249
(b) The political action committees and political	1250
contributing entities described in division (A)(1) of section	1251
3517.11 of the Revised Code;	1252
(c) Legislative campaign funds;	1253
(d) State political parties;	1254
(e) Individuals, partnerships, corporations, labor-	1255
$\operatorname{organizations}_r$ or other entities that make independent	1256
expenditures in support of or opposition to a statewide	1257
candidate or <u>expenditures in support of a</u> statewide ballot issue	1258
or question;	1259
(f) The campaign committees of candidates for the office	1260
of member of the general assembly;	1261
(g) County political parties, with respect to their state	1262
candidate funds.	1263
(2) The secretary of state shall store on computer the	1264
information contained in disclosure of electioneering	1265
communications statements required to be filed under section	1266
3517.1011 of the Revised Code.	1267

(3) The secretary of state shall store on computer the
information contained in deposit and disbursement statements
required to be filed with the office of the secretary of state
under section 3517.1012 of the Revised Code.

(4) The secretary of state shall store on computer the
gift and disbursement information contained in statements
required to be filed with the office of the secretary of state
under section 3517.1013 of the Revised Code.

(5) The secretary of state shall store on computer the
information contained in donation and disbursement statements
required to be filed with the office of the secretary of state
under section 3517.1014 of the Revised Code.

(C)(1) The secretary of state shall make available to the 1280 campaign committees, political action committees, political 1281 contributing entities, legislative campaign funds, political 1282 1283 parties, individuals, partnerships, corporations, labor organizations, treasurers of transition funds, and other 1284 entities described in division (B) of this section, and to 1285 members of the news media and other interested persons, for a 1286 reasonable fee, computer programs that are compatible with the 1287 secretary of state's method of storing the information contained 1288 in the statements. 1289

(2) The secretary of state shall make the information
required to be stored under division (B) of this section
available on computer at the secretary of state's office so
that, to the maximum extent feasible, individuals may obtain at
the secretary of state's office any part or all of that
information for any given year, subject to the limitation
expressed in division (D) of this section.

(D) The secretary of state shall keep the informationstored on computer under division (B) of this section for atleast six years.

(E) (1) Subject to division (L) of this section and subject 1300 to the secretary of state having implemented, tested, and 1301 verified the successful operation of any system the secretary of 1302 state prescribes pursuant to division (H)(1) of this section and 1303 divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised 1304 Code for the filing of campaign finance statements by electronic 1305 means of transmission, the campaign committee of each candidate 1306 for statewide office may file the statements prescribed by 1307 section 3517.10 of the Revised Code by electronic means of 1308 transmission or, if the total amount of the contributions 1309 received or the total amount of the expenditures made by the 1310 campaign committee for the applicable reporting period as 1311 specified in division (A) of section 3517.10 of the Revised Code 1312 exceeds ten thousand dollars, shall file those statements by 1313 electronic means of transmission. 1314

Except as otherwise provided in this division, within five 1315 business days after a statement filed by a campaign committee of 1316 a candidate for statewide office is received by the secretary of 1317 state by electronic or other means of transmission, the 1318 secretary of state shall make available online to the public 1319 through the internet, as provided in division (I) of this 1320 section, the contribution and expenditure information in that 1321 statement. The secretary of state shall not make available 1322 online to the public through the internet any contribution or 1323 expenditure information contained in a statement for any 1324 candidate until the secretary of state is able to make available 1325 online to the public through the internet the contribution and 1326 expenditure information for all candidates for a particular 1327

office, or until the applicable filing deadline for that 1328 statement has passed, whichever is sooner. As soon as the 1329 secretary of state has available all of the contribution and 1330 expenditure information for all candidates for a particular 1331 office, or as soon as the applicable filing deadline for a 1332 statement has passed, whichever is sooner, the secretary of 1333 state shall simultaneously make available online to the public 1334 through the internet the information for all candidates for that 1335 office. 1336

If a statement filed by electronic means of transmission 1337 is found to be incomplete or inaccurate after the examination of 1338 the statement for completeness and accuracy pursuant to division 1339 (B) (3) (a) of section 3517.11 of the Revised Code, the campaign 1340 committee shall file by electronic means of transmission any 1341 addendum to the statement that provides the information 1342 necessary to complete or correct the statement or, if required 1343 by the secretary of state under that division, an amended 1344 statement. 1345

Within five business days after the secretary of state 1346 receives from a campaign committee of a candidate for statewide 1347 office an addendum to the statement or an amended statement by 1348 electronic or other means of transmission under this division or 1349 division (B)(3)(a) of section 3517.11 of the Revised Code, the 1350 secretary of state shall make the contribution and expenditure 1351 information in the addendum or amended statement available 1352 online to the public through the internet as provided in 1353 division (I) of this section. 1354

(2) Subject to the secretary of state having implemented,
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tested, and verified the successful operation of any system the
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secretary of state prescribes pursuant to division (H) (1) of
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this section and divisions (C)(6)(b) and (D)(6) of section 1358 3517.10 of the Revised Code for the filing of campaign finance 1359 statements by electronic means of transmission, a political 1360 action committee and a political contributing entity described 1361 in division (B)(1)(b) of this section, a legislative campaign 1362 fund, and a state political party may file the statements 1363 prescribed by section 3517.10 of the Revised Code by electronic 1364 means of transmission or, if the total amount of the 1365 contributions received or the total amount of the expenditures 1366 made by the political action committee, political contributing 1367 entity, legislative campaign fund, or state political party for 1368 the applicable reporting period as specified in division (A) of 1369 section 3517.10 of the Revised Code exceeds ten thousand 1370 dollars, shall file those statements by electronic means of 1371 transmission. 1372

Within five business days after a statement filed by a 1373 political action committee or a political contributing entity 1374 described in division (B)(1)(b) of this section, a legislative 1375 campaign fund, or a state political party is received by the 1376 secretary of state by electronic or other means of transmission, 1377 the secretary of state shall make available online to the public 1378 through the internet, as provided in division (I) of this 1379 section, the contribution and expenditure information in that 1380 statement. 1381

If a statement filed by electronic means of transmission1382is found to be incomplete or inaccurate after the examination of1383the statement for completeness and accuracy pursuant to division1384(B) (3) (a) of section 3517.11 of the Revised Code, the political1385action committee, political contributing entity, legislative1386campaign fund, or state political party shall file by electronic1387means of transmission any addendum to the statement that1388

provides the information necessary to complete or correct the 1389 statement or, if required by the secretary of state under that 1390 division, an amended statement. 1391

Within five business days after the secretary of state 1392 receives from a political action committee or a political 1393 contributing entity described in division (B) (1) (b) of this 1394 section, a legislative campaign fund, or a state political party 1395 an addendum to the statement or an amended statement by 1396 electronic or other means of transmission under this division or 1397 division (B)(3)(a) of section 3517.11 of the Revised Code, the 1398 secretary of state shall make the contribution and expenditure 1399 information in the addendum or amended statement available 1400 online to the public through the internet as provided in 1401 division (I) of this section. 1402

(3) Subject to the secretary of state having implemented, 1403 tested, and verified the successful operation of any system the 1404 secretary of state prescribes pursuant to division (H) (1) of 1405 this section and divisions (C)(6)(b) and (D)(6) of section 1406 3517.10 of the Revised Code for the filing of campaign finance 1407 statements by electronic means of transmission, a county 1408 political party shall file the statements prescribed by section 1409 3517.10 of the Revised Code with respect to its state candidate 1410 fund by electronic means of transmission to the office of the 1411 secretary of state. 1412

Within five business days after a statement filed by a1413county political party with respect to its state candidate fund1414is received by the secretary of state by electronic means of1415transmission, the secretary of state shall make available online1416to the public through the internet, as provided in division (I)1417of this section, the contribution and expenditure information in1418

that statement.

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If a statement is found to be incomplete or inaccurate 1420 after the examination of the statement for completeness and 1421 accuracy pursuant to division (B)(3)(a) of section 3517.11 of 1422 the Revised Code, a county political party shall file by 1423 electronic means of transmission any addendum to the statement 1424 that provides the information necessary to complete or correct 1425 the statement or, if required by the secretary of state under 1426 that division, an amended statement. 1427

Within five business days after the secretary of state 1428 receives from a county political party an addendum to the 1429 statement or an amended statement by electronic means of 1430 transmission under this division or division (B)(3)(a) of 1431 section 3517.11 of the Revised Code, the secretary of state 1432 shall make the contribution and expenditure information in the 1433 addendum or amended statement available online to the public 1434 through the internet as provided in division (I) of this 1435 section. 1436

(F) (1) Subject to division (L) of this section and subject 1437 to the secretary of state having implemented, tested, and 1438 verified the successful operation of any system the secretary of 1439 state prescribes pursuant to division (H)(1) of this section and 1440 divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised 1441 Code for the filing of campaign finance statements by electronic 1442 means of transmission, a campaign committee of a candidate for 1443 the office of member of the general assembly or a campaign 1444 committee of a candidate for the office of judge of a court of 1445 appeals may file the statements prescribed by section 3517.10 of 1446 the Revised Code in accordance with division (A)(2) of section 1447 3517.11 of the Revised Code or by electronic means of 1448

transmission to the office of the secretary of state or, if the1449total amount of the contributions received by the campaign1450committee for the applicable reporting period as specified in1451division (A) of section 3517.10 of the Revised Code exceeds ten1452thousand dollars, shall file those statements by electronic1453means of transmission to the office of the secretary of state.1454

Except as otherwise provided in this division, within five 1455 business days after a statement filed by a campaign committee of 1456 a candidate for the office of member of the general assembly or 1457 a campaign committee of a candidate for the office of judge of a 1458 court of appeals is received by the secretary of state by 1459 electronic or other means of transmission, the secretary of 1460 state shall make available online to the public through the 1461 internet, as provided in division (I) of this section, the 1462 contribution and expenditure information in that statement. The 1463 secretary of state shall not make available online to the public 1464 through the internet any contribution or expenditure information 1465 contained in a statement for any candidate until the secretary 1466 of state is able to make available online to the public through 1467 the internet the contribution and expenditure information for 1468 all candidates for a particular office, or until the applicable 1469 filing deadline for that statement has passed, whichever is 1470 sooner. As soon as the secretary of state has available all of 1471 the contribution and expenditure information for all candidates 1472 for a particular office, or as soon as the applicable filing 1473 deadline for a statement has passed, whichever is sooner, the 1474 secretary of state shall simultaneously make available online to 1475 the public through the internet the information for all 1476 candidates for that office. 1477

If a statement filed by electronic means of transmission 1478 is found to be incomplete or inaccurate after the examination of 1479

the statement for completeness and accuracy pursuant to division 1480 (B) (3) (a) of section 3517.11 of the Revised Code, the campaign 1481 committee shall file by electronic means of transmission to the 1482 office of the secretary of state any addendum to the statement 1483 that provides the information necessary to complete or correct 1484 the statement or, if required by the secretary of state under 1485 that division, an amended statement. 1486

Within five business days after the secretary of state 1487 receives from a campaign committee of a candidate for the office 1488 of member of the general assembly or a campaign committee of a 1489 candidate for the office of judge of a court of appeals an 1490 addendum to the statement or an amended statement by electronic 1491 or other means of transmission under this division or division 1492 (B) (3) (a) of section 3517.11 of the Revised Code, the secretary 1493 of state shall make the contribution and expenditure information 1494 in the addendum or amended statement available online to the 1495 public through the internet as provided in division (I) of this 1496 section. 1497

(2) If a statement, addendum, or amended statement is not 1498 filed by electronic means of transmission to the office of the 1499 secretary of state but is filed by printed version only under 1500 division (A)(2) of section 3517.11 of the Revised Code with the 1501 appropriate board of elections, the campaign committee of a 1502 candidate for the office of member of the general assembly or a 1503 campaign committee of a candidate for the office of judge of a 1504 court of appeals shall file two copies of the printed version of 1505 the statement, addendum, or amended statement with the board of 1506 elections. The board of elections shall send one of those copies 1507 by certified mail or an electronic copy to the secretary of 1508 state before the close of business on the day the board of 1509 elections receives the statement, addendum, or amended 1510

statement.

(G) Subject to the secretary of state having implemented, 1512 tested, and verified the successful operation of any system the 1513 secretary of state prescribes pursuant to division (H)(1) of 1514 this section and divisions (C)(6)(b) and (D)(6) of section 1515 3517.10 of the Revised Code for the filing of campaign finance 1516 statements by electronic means of transmission, any individual, 1517 partnership, or other entity that makes independent expenditures 1518 in support of or opposition to a statewide candidate or a 1519 1520 statewide ballot issue or question as provided in division (B) (2) (b) or (C) (2) (b) of section 3517.105 of the Revised Code may 1521 file the statement specified in that division by electronic 1522 means of transmission or, if the total amount of independent 1523 expenditures made during the reporting period under that 1524 division exceeds ten thousand dollars, shall file the statement 1525 specified in that division by electronic means of transmission. 1526

Within five business days after a statement filed by an1527individual, partnership, or other entity is received by the1528secretary of state by electronic or other means of transmission,1529the secretary of state shall make available online to the public1530through the internet, as provided in division (I) of this1531section, the expenditure information in that statement.1532

If a statement filed by electronic means of transmission 1533 is found to be incomplete or inaccurate after the examination of 1534 the statement for completeness and accuracy pursuant to division 1535 (B)(3)(a) of section 3517.11 of the Revised Code, the 1536 individual, partnership, or other entity shall file by 1537 electronic means of transmission any addendum to the statement 1538 that provides the information necessary to complete or correct 1539 the statement or, if required by the secretary of state under 1540

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that division, an amended statement.

Within five business days after the secretary of state 1542 receives from an individual, partnership, or other entity 1543 described in division (B)(2)(b) or (C)(2)(b) of section 3517.105 1544 of the Revised Code an addendum to the statement or an amended 1545 statement by electronic or other means of transmission under 1546 this division or division (B)(3)(a) of section 3517.11 of the 1547 Revised Code, the secretary of state shall make the expenditure 1548 information in the addendum or amended statement available 1549 online to the public through the internet as provided in 1550 division (I) of this section. 1551

(H) (1) The secretary of state, by rule adopted pursuant to 1552 section 3517.23 of the Revised Code, shall prescribe one or more 1553 techniques by which a person who executes and transmits by 1554 electronic means a statement of contributions and expenditures, 1555 a statement of independent expenditures, a disclosure of 1556 electioneering communications statement, a deposit and 1557 disbursement statement, a gift and disbursement statement, or a 1558 donation and disbursement statement, an addendum to any of those 1559 statements, an amended statement of contributions and 1560 expenditures, an amended statement of independent expenditures, 1561 an amended disclosure of electioneering communications 1562 statement, an amended deposit and disbursement statement, an 1563 amended gift and disbursement statement, or an amended donation 1564 and disbursement statement, under this section or section 1565 3517.10, 3517.105, 3517.1011, 3517.1012, 3517.1013, or 3517.1014 1566 of the Revised Code shall electronically sign the statement, 1567 addendum, or amended statement. Any technique prescribed by the 1568 secretary of state pursuant to this division shall create an 1569 1570 electronic signature that satisfies all of the following:

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(a) It is unique to the signer.	1571
(b) It objectively identifies the signer.	1572
(c) It involves the use of a signature device or other	1573
means or method that is under the sole control of the signer and	1574
that cannot be readily duplicated or compromised.	1575
(d) It is created and linked to the electronic record to	1576
which it relates in a manner that, if the record or signature is	1577
intentionally or unintentionally changed after signing, the	1578
electronic signature is invalidated.	1579
(2) An electronic signature prescribed by the secretary of	1580
state under division (H)(1) of this section shall be attached to	1581
or associated with the statement of contributions and	1582
expenditures, the statement of independent expenditures, the	1583
disclosure of electioneering communications statement, the	1584
deposit and disbursement statement, the gift and disbursement	1585
statement, or the donation and disbursement statement, the	1586
addendum to any of those statements, the amended statement of	1587
contributions and expenditures, the amended statement of	1588
independent expenditures, the amended disclosure of	1589
electioneering communications statement, the amended deposit and	1590
disbursement statement, the amended gift and disbursement	1591
statement, or the amended donation and disbursement statement	1592
that is executed and transmitted by electronic means by the	1593
person to whom the electronic signature is attributed. The	1594
electronic signature that is attached to or associated with the	1595
statement, addendum, or amended statement under this division	1596
shall be binding on all persons and for all purposes under the	1597
campaign finance reporting law as if the signature had been	1598
handwritten in ink on a printed form.	1599

(I) The secretary of state shall make the contribution and 1600 expenditure, the contribution and disbursement, the deposit and 1601 disbursement, the gift and disbursement, or the donation and 1602 disbursement information in all statements, all addenda to the 1603 statements, and all amended statements that are filed with the 1604 secretary of state by electronic or other means of transmission 1605 under this section or section 3517.10, 3517.105, 3517.1011, 1606 3517.1012, 3517.1013, 3517.1014, or 3517.11 of the Revised Code 1607 available online to the public by any means that are searchable, 1608 viewable, and accessible through the internet. 1609

(J)(1) As used in this division, "library" means a library 1610 that is open to the public and that is one of the following: 1611

(a) A library that is maintained and regulated undersection 715.13 of the Revised Code;1613

(b) A library that is created, maintained, and regulatedunder Chapter 3375. of the Revised Code.1615

(2) The secretary of state shall notify all libraries of
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the location on the internet at which the contribution and
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expenditure, contribution and disbursement, deposit and
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disbursement, gift and disbursement, or donation and
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disbursement information in campaign finance statements required
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to be made available online to the public through the internet
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pursuant to division (I) of this section may be accessed.

If that location is part of the world wide web and if the 1623 secretary of state has notified a library of that world wide web 1624 location as required by this division, the library shall include 1625 a link to that world wide web location on each internet- 1626 connected computer it maintains that is accessible to the 1627 public. 1628

(3) If the system the secretary of state prescribes for 1629 the filing of campaign finance statements by electronic means of 1630 transmission pursuant to division (H)(1) of this section and 1631 divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised 1632 Code includes filing those statements through the internet via 1633 the world wide web, the secretary of state shall notify all 1634 libraries of the world wide web location at which those 1635 statements may be filed. 1636

If those statements may be filed through the internet via 1637 the world wide web and if the secretary of state has notified a 1638 library of that world wide web location as required by this 1639 division, the library shall include a link to that world wide 1640 web location on each internet-connected computer it maintains 1641 that is accessible to the public. 1642

(K) It is an affirmative defense to a complaint or charge 1643 brought against any campaign committee, political action 1644 committee, political contributing entity, legislative campaign 1645 fund, or political party, any individual, partnership, or other 1646 entity, any person making disbursements to pay the direct costs 1647 of producing or airing electioneering communications, or any 1648 treasurer of a transition fund, for the failure to file by 1649 electronic means of transmission a campaign finance statement as 1650 required by this section or section 3517.10, 3517.105, 1651 3517.1011, 3517.1012, 3517.1013, or 3517.1014 of the Revised 1652 Code that all of the following apply to the campaign committee, 1653 political action committee, political contributing entity, 1654 legislative campaign fund, or political party, the individual, 1655 partnership, or other entity, the person making disbursements to 1656 pay the direct costs of producing or airing electioneering 1657 communications, or the treasurer of a transition fund that 1658 failed to so file: 1659

(1) The campaign committee, political action committee, 1660 political contributing entity, legislative campaign fund, or 1661 political party, the individual, partnership, or other entity, 1662 the person making disbursements to pay the direct costs of 1663 producing or airing electioneering communications, or the 1664 treasurer of a transition fund attempted to file by electronic 1665 means of transmission the required statement prior to the 1666 deadline set forth in the applicable section. 1667

(2) The campaign committee, political action committee, 1668 political contributing entity, legislative campaign fund, or 1669 political party, the individual, partnership, or other entity, 1670 the person making disbursements to pay the direct costs of 1671 producing or airing electioneering communications, or the 1672 treasurer of a transition fund was unable to file by electronic 1673 means of transmission due to an expected or unexpected shutdown 1674 of the whole or part of the electronic campaign finance 1675 statement-filing system, such as for maintenance or because of 1676 hardware, software, or network connection failure. 1677

(3) The campaign committee, political action committee, 1678 political contributing entity, legislative campaign fund, or 1679 political party, the individual, partnership, or other entity, 1680 the person making disbursements to pay the direct costs of 1681 producing or airing electioneering communications, or the 1682 treasurer of a transition fund filed by electronic means of 1683 transmission the required statement within a reasonable period 1684 of time after being unable to so file it under the circumstance 1685 described in division (K) (2) of this section. 1686

(L) (1) The secretary of state shall adopt rules pursuant
to Chapter 119. of the Revised Code to permit a campaign
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committee of a candidate for statewide office that makes
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expenditures of less than twenty-five thousand dollars during 1690 the filing period or a campaign committee for the office of 1691 member of the general assembly or the office of judge of a court 1692 of appeals that would otherwise be required to file campaign 1693 finance statements by electronic means of transmission under 1694 division (E) or (F) of this section to file those statements by 1695 paper with the office of the secretary of state. Those rules 1696 shall provide for all of the following: 1697

(a) An eligible campaign committee that wishes to file a
(a) An eligible campaign committee that wishes to file a
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campaign finance statement by paper instead of by electronic
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means of transmission shall file the statement on paper with the
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office of the secretary of state not sooner than twenty-four
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hours after the end of the filing period set forth in section
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3517.10 of the Revised Code that is covered by the applicable
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statement.

(b) The statement shall be accompanied by a fee, the
amount of which the secretary of state shall determine by rule.
The amount of the fee established under this division shall not
Trop exceed the data entry and data verification costs the secretary
of state will incur to convert the information on the statement
to an electronic format as required under division (I) of this
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(c) The secretary of state shall arrange for the 1712 information in campaign finance statements filed pursuant to 1713 division (L) of this section to be made available online to the 1714 public through the internet in the same manner, and at the same 1715 times, as information is made available under divisions (E), 1716 (F), and (I) of this section for candidates whose campaign 1717 committees file those statements by electronic means of 1718 transmission. 1719

(d) The candidate of an eligible campaign committee that
intends to file a campaign finance statement pursuant to
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division (L) of this section shall file a notice indicating that
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the candidate's campaign committee intends to so file and
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stating that filing the statement by electronic means of
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transmission would constitute a hardship for the candidate or
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for the eligible campaign committee.

(e) An eligible campaign committee that files a campaign
finance statement on paper pursuant to division (L) of this
section shall review the contribution and information made
available online by the secretary of state with respect to that
paper filing and shall notify the secretary of state of any
errors with respect to that filing that appear in the data made
available on that web site.

(f) If an eligible campaign committee whose candidate has 1734 filed a notice in accordance with rules adopted under division 1735 (L) (1) (d) of this section subsequently fails to file that 1736 statement on paper by the applicable deadline established in 1737 rules adopted under division (L)(1)(a) of this section, 1738 penalties for the late filing of the campaign finance statement 1739 shall apply to that campaign committee for each day after that 1740 paper filing deadline, as if the campaign committee had filed 1741 the statement after the applicable deadline set forth in 1742 division (A) of section 3517.10 of the Revised Code. 1743

(2) The process for permitting campaign committees that
1744
would otherwise be required to file campaign finance statements
by electronic means of transmission to file those statements on
1746
paper with the office of the secretary of state that is required
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to be developed under division (L) (1) of this section shall be
1748
in effect and available for use by eligible campaign committees

for all campaign finance statements that are required to be 1750 filed on or after June 30, 2005. Notwithstanding any provision 1751 of the Revised Code to the contrary, if the process the 1752 secretary of state is required to develop under division (L)(1) 1753 of this section is not in effect and available for use on and 1754 after June 30, 2005, all penalties for the failure of campaign 1755 committees to file campaign finance statements by electronic 1756 means of transmission shall be suspended until such time as that 1757 process is in effect and available for use. 1758

(3) Notwithstanding any provision of the Revised Code to
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the contrary, any eligible campaign committee that files
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campaign finance statements on paper with the office of the
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secretary of state pursuant to division (L) (1) of this section
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shall be deemed to have filed those campaign finance statements
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by electronic means of transmission to the office of the
1764
secretary of state.

Sec. 3517.13. (A) (1) No campaign committee of a statewide 1766 candidate shall fail to file a complete and accurate statement 1767 required under division (A) (1) of section 3517.10 of the Revised 1768 Code. 1769

(2) No campaign committee of a statewide candidate shall 1770 fail to file a complete and accurate monthly statement, and no 1771 campaign committee of a statewide candidate or a candidate for 1772 the office of chief justice or justice of the supreme court 1773 shall fail to file a complete and accurate two-business-day 1774 statement, as required under section 3517.10 of the Revised 1775 Code. 1776

As used in this division, "statewide candidate" has the 1777 same meaning as in division (F)(2) of section 3517.10 of the 1778 Revised Code. 1779

(B) No campaign committee shall fail to file a complete
and accurate statement required under division (A) (1) of section
3517.10 of the Revised Code.
1782

(C) No campaign committee shall fail to file a complete
and accurate statement required under division (A) (2) of section
3517.10 of the Revised Code.
1785

(D) No campaign committee shall fail to file a complete
and accurate statement required under division (A) (3) or (4) of
section 3517.10 of the Revised Code.

(E) No person other than a campaign committee shall
knowingly fail to file a statement required under section
3517.10 or 3517.107 of the Revised Code.
1791

(F) No person shall make cash contributions to any persontotaling more than one hundred dollars in each primary, special,or general election.

(G) (1) No person shall knowingly conceal or misrepresent
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(b) A person does not make a contribution in the name of1805another when either of the following applies:1806

(i) An individual makes a contribution from a partnership 1807

or other unincorporated business account, if the contribution is 1808 reported by listing both the name of the partnership or other 1809 unincorporated business and the name of the partner or owner 1810 making the contribution as required under division (I) of 1811 section 3517.10 of the Revised Code. 1812

(ii) A person makes a contribution in that person's1813spouse's name or in both of their names.1814

(H) No person within this state, publishing a newspaper or 1815 1816 other periodical, shall charge a campaign committee for political advertising a rate in excess of the rate such person 1817 would charge if the campaign committee were a general rate 1818 advertiser whose advertising was directed to promoting its 1819 business within the same area as that encompassed by the 1820 particular office that the candidate of the campaign committee 1821 is seeking. The rate shall take into account the amount of space 1822 used, as well as the type of advertising copy submitted by or on 1823 behalf of the campaign committee. All discount privileges 1824 otherwise offered by a newspaper or periodical to general rate 1825 advertisers shall be available upon equal terms to all campaign 1826 1827 committees.

No person within this state, operating a radio or1828television station or network of stations in this state, shall1829charge a campaign committee for political broadcasts a rate that1830exceeds:1831

(1) During the forty-five days preceding the date of a
primary election and during the sixty days preceding the date of
a general or special election in which the candidate of the
1834
campaign committee is seeking office, the lowest unit charge of
the station for the same class and amount of time for the same
1836
period;

(2) At any other time, the charges made for comparable use1838of that station by its other users.1839

(I) Subject to divisions (K), (L), (M), and (N) of this 1840 section, no agency or department of this state or any political 1841 subdivision shall award any contract, other than one let by 1842 competitive bidding or a contract incidental to such contract or 1843 which is by force account, for the purchase of goods costing 1844 more than five hundred dollars or services costing more than 1845 five hundred dollars to any individual, partnership, 1846 1847 association, including, without limitation, a professional association organized under Chapter 1785. of the Revised Code, 1848 estate, or trust if the individual has made or the individual's 1849 spouse has made, or any partner, shareholder, administrator, 1850 executor, or trustee or the spouse of any of them has made, as 1851 an individual, within the two previous calendar years, one or 1852 more contributions totaling in excess of one thousand dollars to 1853 the holder of the public office having ultimate responsibility 1854 for the award of the contract or to the public officer's 1855 campaign committee. 1856

(J) Subject to divisions (K), (L), (M), and (N) of this 1857 section, no agency or department of this state or any political 1858 subdivision shall award any contract, other than one let by 1859 competitive bidding or a contract incidental to such contract or 1860 which is by force account, for the purchase of goods costing 1861 more than five hundred dollars or services costing more than 1862 five hundred dollars to a corporation or business trust, except 1863 a professional association organized under Chapter 1785. of the 1864 Revised Code, if an owner of more than twenty per cent of the 1865 corporation or business trust or the spouse of that person has 1866 made, as an individual, within the two previous calendar years, 1867 taking into consideration only owners for all of that period, 1868

one or more contributions totaling in excess of one thousand1869dollars to the holder of a public office having ultimate1870responsibility for the award of the contract or to the public1871officer's campaign committee.1872

(K) For purposes of divisions (I) and (J) of this section, 1873 if a public officer who is responsible for the award of a 1874 contract is appointed by the governor, whether or not the 1875 appointment is subject to the advice and consent of the senate, 1876 excluding members of boards, commissions, committees, 1877 authorities, councils, boards of trustees, task forces, and 1878 other such entities appointed by the governor, the office of the 1879 governor is considered to have ultimate responsibility for the 1880 award of the contract. 1881

(L) For purposes of divisions (I) and (J) of this section, 1882 if a public officer who is responsible for the award of a 1883 contract is appointed by the elected chief executive officer of 1884 a municipal corporation, or appointed by the elected chief 1885 executive officer of a county operating under an alternative 1886 form of county government or county charter, excluding members 1887 of boards, commissions, committees, authorities, councils, 1888 boards of trustees, task forces, and other such entities 1889 appointed by the chief executive officer, the office of the 1890 chief executive officer is considered to have ultimate 1891 responsibility for the award of the contract. 1892

(M) (1) Divisions (I) and (J) of this section do not apply
to contracts awarded by the board of commissioners of the
sinking fund, municipal legislative authorities, boards of
education, boards of county commissioners, boards of township
trustees, or other boards, commissions, committees, authorities,
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councils, boards of trustees, task forces, and other such
1893

entities created by law, by the supreme court or courts of 1899 appeals, by county courts consisting of more than one judge, 1900 courts of common pleas consisting of more than one judge, or 1901 municipal courts consisting of more than one judge, or by a 1902 division of any court if the division consists of more than one 1903 judge. This division shall apply to the specified entity only if 1904 the members of the entity act collectively in the award of a 1905 contract for goods or services. 1906

(2) Divisions (I) and (J) of this section do not apply toactions of the controlling board.1908

(N) (1) Divisions (I) and (J) of this section apply to 1909 contributions made to the holder of a public office having 1910 ultimate responsibility for the award of a contract, or to the 1911 public officer's campaign committee, during the time the person 1912 holds the office and during any time such person was a candidate 1913 for the office. Those divisions do not apply to contributions 1914 made to, or to the campaign committee of, a candidate for or 1915 holder of the office other than the holder of the office at the 1916 time of the award of the contract. 1917

(2) Divisions (I) and (J) of this section do not apply to 1918 contributions of a partner, shareholder, administrator, 1919 executor, trustee, or owner of more than twenty per cent of a 1920 corporation or business trust made before the person held any of 1921 those positions or after the person ceased to hold any of those 1922 positions in the partnership, association, estate, trust, 1923 corporation, or business trust whose eligibility to be awarded a 1924 contract is being determined, nor to contributions of the 1925 person's spouse made before the person held any of those 1926 positions, after the person ceased to hold any of those 1927 positions, before the two were married, after the granting of a 1928

decree of divorce, dissolution of marriage, or annulment, or 1929 after the granting of an order in an action brought solely for 1930 legal separation. Those divisions do not apply to contributions 1931 of the spouse of an individual whose eligibility to be awarded a 1932 contract is being determined made before the two were married, 1933 after the granting of a decree of divorce, dissolution of 1934 marriage, or annulment, or after the granting of an order in an 1935 action brought solely for legal separation. 1936

(O) No beneficiary of a campaign fund or other person 1937 shall convert for personal use, and no person shall knowingly 1938 give to a beneficiary of a campaign fund or any other person, 1939 for the beneficiary's or any other person's personal use, 1940 anything of value from the beneficiary's campaign fund, 1941 including, without limitation, payments to a beneficiary for 1942 services the beneficiary personally performs, except as 1943 reimbursement for any of the following: 1944

(1) Legitimate and verifiable prior campaign expenses1945incurred by the beneficiary;1946

(2) Legitimate and verifiable ordinary and necessary prior
expenses incurred by the beneficiary in connection with duties
as the holder of a public office, including, without limitation,
expenses incurred through participation in nonpartisan or
bipartisan events if the participation of the holder of a public
office would normally be expected;

(3) Legitimate and verifiable ordinary and necessary prior
 1953
 expenses incurred by the beneficiary while doing any of the
 1954
 following:

(a) Engaging in activities in support of or opposition to 1956a candidate other than the beneficiary, political party, or 1957

ballot issue; 1958 (b) Raising funds for a political party, political action 1959 committee, political contributing entity, legislative campaign 1960 fund, campaign committee, or other candidate; 1961 (c) Participating in the activities of a political party, 1962 political action committee, political contributing entity, 1963 legislative campaign fund, or campaign committee; 1964 1965 (d) Attending a political party convention or other political meeting. 1966 For purposes of this division, an expense is incurred 1967 whenever a beneficiary has either made payment or is obligated 1968 to make payment, as by the use of a credit card or other credit 1969 procedure or by the use of goods or services received on 1970 account. 1971 (P) No beneficiary of a campaign fund shall knowingly 1972 accept, and no person shall knowingly give to the beneficiary of 1973 a campaign fund, reimbursement for an expense under division (0) 1974 of this section to the extent that the expense previously was 1975 reimbursed or paid from another source of funds. If an expense 1976 is reimbursed under division (0) of this section and is later 1977 paid or reimbursed, wholly or in part, from another source of 1978 funds, the beneficiary shall repay the reimbursement received 1979

made or reimbursement received from the other source.
(Q) No candidate or public official or employee shall
accept for personal or business use anything of value from a
political party, political action committee, political
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contributing entity, legislative campaign fund, or campaign
1985
committee other than the candidate's or public official's or

under division (0) of this section to the extent of the payment

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1980

employee's own campaign committee, and no person shall knowingly1987give to a candidate or public official or employee anything of1988value from a political party, political action committee,1989political contributing entity, legislative campaign fund, or1990such a campaign committee, except for the following:1991

(1) Reimbursement for legitimate and verifiable ordinary 1992 and necessary prior expenses not otherwise prohibited by law 1993 incurred by the candidate or public official or employee while 1994 engaged in any legitimate activity of the political party, 1995 1996 political action committee, political contributing entity, legislative campaign fund, or such campaign committee. Without 1997 limitation, reimbursable expenses under this division include 1998 those incurred while doing any of the following: 1999

(a) Engaging in activities in support of or opposition to 2000another candidate, political party, or ballot issue; 2001

(b) Raising funds for a political party, legislative2002campaign fund, campaign committee, or another candidate;2003

(c) Attending a political party convention or other 2004
political meeting. 2005

(2) Compensation not otherwise prohibited by law for 2006 actual and valuable personal services rendered under a written 2007 contract to the political party, political action committee, 2008 political contributing entity, legislative campaign fund, or 2009 such campaign committee for any legitimate activity of the 2010 political party, political action committee, political 2011 contributing entity, legislative campaign fund, or such campaign 2012 committee. 2013

Reimbursable expenses under this division do not include,2014and it is a violation of this division for a candidate or public2015

official or employee to accept, or for any person to knowingly 2016 give to a candidate or public official or employee from a 2017 political party, political action committee, political 2018 contributing entity, legislative campaign fund, or campaign 2019 committee other than the candidate's or public official's or 2020 employee's own campaign committee, anything of value for 2021 activities primarily related to the candidate's or public 2022 official's or employee's own campaign for election, except for 2023 contributions to the candidate's or public official's or 2024 2025 employee's campaign committee.

For purposes of this division, an expense is incurred2026whenever a candidate or public official or employee has either2027made payment or is obligated to make payment, as by the use of a2028credit card or other credit procedure, or by the use of goods or2029services on account.2030

(R) (1) Division (O) or (P) of this section does not 2031 prohibit a campaign committee from making direct advance or post 2032 payment from contributions to vendors for goods and services for 2033 which reimbursement is permitted under division (O) of this 2034 section, except that no campaign committee shall pay its 2035 candidate or other beneficiary for services personally performed 2036 by the candidate or other beneficiary. 2037

(2) If any expense that may be reimbursed under division
(0), (P), or (Q) of this section is part of other expenses that
2039
may not be paid or reimbursed, the separation of the two types
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of expenses for the purpose of allocating for payment or
2041
reimbursement those expenses that may be paid or reimbursed may
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be by any reasonable accounting method, considering all of the
2043
surrounding circumstances.

(3) For purposes of divisions (0), (P), and (Q) of this

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section, mileage allowance at a rate not greater than that 2046 allowed by the internal revenue service at the time the travel 2047 occurs may be paid instead of reimbursement for actual travel 2048 expenses allowable. 2049

(S)(1) As used in division (S) of this section: 2050

(a) "State elective office" has the same meaning as in2051section 3517.092 of the Revised Code.2052

(b) "Federal office" means a federal office as defined in the Federal Election Campaign Act.

(c) "Federal campaign committee" means a principal
 2055
 campaign committee or authorized committee as defined in the
 2056
 Federal Election Campaign Act.
 2057

(2) No person who is a candidate for state elective office 2058 and who previously sought nomination or election to a federal 2059 office shall transfer any funds or assets from that person's 2060 federal campaign committee for nomination or election to the 2061 federal office to that person's campaign committee as a 2062 candidate for state elective office. 2053

(3) No campaign committee of a person who is a candidate
2064
for state elective office and who previously sought nomination
2065
or election to a federal office shall accept any funds or assets
2066
from that person's federal campaign committee for that person's
2067
nomination or election to the federal office.

(T) (1) Except as otherwise provided in division (B) (6) (c) 2069
of section 3517.102 of the Revised Code, a state or county 2070
political party shall not disburse moneys from any account other 2071
than a state candidate fund to make contributions to any of the 2072
following: 2073

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(a) A state candidate fund;	2074
(b) A legislative campaign fund;	2075
(c) A campaign committee of a candidate for the office of	2076
governor, lieutenant governor, secretary of state, auditor of	2077
state, treasurer of state, attorney general, member of the state	2078
board of education, or member of the general assembly.	2079
(2) No state candidate fund, legislative campaign fund, or	2080
campaign committee of a candidate for any office described in	2081
division (T)(1)(c) of this section shall knowingly accept a	2082
contribution in violation of division (T)(1) of this section.	2083
(U) No person shall fail to file a statement required	2084
under section 3517.12 of the Revised Code.	2085
(V) No campaign committee shall fail to file a statement	2086
required under division (K)(3) of section 3517.10 of the Revised	2087
Code.	2088
(W)(1) No foreign national shall, directly or indirectly	2089
through any other person or entity, make a contribution,	2090
expenditure, or independent expenditure or promise, either	2091
expressly or implicitly, to make a contribution, expenditure, or	2092
independent expenditure in support of or opposition to a	2093
candidate for any elective office in this state, including an-	2094

office of a political party.

(2) No candidate, campaign committee, political action
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committee, political contributing entity, legislative campaign
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fund, state candidate fund, political party, or separate
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segregated fund shall solicit or accept a contribution,
2099
expenditure, or independent expenditure from a foreign national.
2100
The secretary of state may direct any candidate, committee,
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entity, fund, or party that accepts a contribution, expenditure,

or independent expenditure in violation of this division to2103return the contribution, expenditure, or independent expenditure2104or, if it is not possible to return the contribution,2105expenditure, or independent expenditure, then to return instead2106the value of it, to the contributor.2107

(3) As used in division (W) of this section, "foreign 2108national" has means any of the same meaning as in following: 2109

(a) A "foreign national" for purposes of section 441e(b) 2110 of the Federal Election Campaign Act; 2111

(b) A corporation that is owned twenty per cent or more by2112persons or entities whose domicile, if the owner is a2113corporation, or whose citizenship, if the owner is an individual2114or an unincorporated association or entity, is outside the2115United States;2116

(c) A corporation that is owned five per cent or more by2117any one person or entity whose domicile, if the owner is a2118corporation, or whose citizenship, if the owner is an individual2119or an unincorporated association or entity, is outside the2120United States.2121

(X) (1) No state or county political party shall transfer
any moneys from its restricted fund to any account of the
political party into which contributions may be made or from
which contributions or expenditures may be made.

(2) (a) No state or county political party shall deposit a
 2126
 contribution or contributions that it receives into its
 2127
 restricted fund.
 2128

(b) No state or county political party shall make a2129contribution or an expenditure from its restricted fund.2130

(3) (a) No corporation or labor organization shall make a
gift or gifts from the corporation's or labor organization's
money or property aggregating more than ten thousand dollars to
any one state or county political party for the party's
restricted fund in a calendar year.

(b) No state or county political party shall accept a gift
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 or gifts for the party's restricted fund aggregating more than
 2137
 ten thousand dollars from any one corporation or labor
 2138
 organization in a calendar year.

(4) No state or county political party shall transfer any
moneys in the party's restricted fund to any other state or
county political party.

(5) No state or county political party shall knowinglyfail to file a statement required under section 3517.1012 of theRevised Code.

(Y) The administrator of workers' compensation and the 2146 employees of the bureau of workers' compensation shall not 2147 conduct any business with or award any contract, other than one 2148 awarded by competitive bidding, for the purchase of goods 2149 costing more than five hundred dollars or services costing more 2150 2151 than five hundred dollars to any individual, partnership, 2152 association, including, without limitation, a professional association organized under Chapter 1785. of the Revised Code, 2153 2154 estate, or trust, if the individual has made, or the individual's spouse has made, or any partner, shareholder, 2155 administrator, executor, or trustee, or the spouses of any of 2156 those individuals has made, as an individual, within the two 2157 previous calendar years, one or more contributions totaling in 2158 excess of one thousand dollars to the campaign committee of the 2159 governor or lieutenant governor or to the campaign committee of 2160

any candidate for the office of governor or lieutenant governor. 2161

(Z) The administrator of workers' compensation and the 2162 employees of the bureau of workers' compensation shall not 2163 conduct business with or award any contract, other than one 2164 awarded by competitive bidding, for the purchase of goods 2165 costing more than five hundred dollars or services costing more 2166 than five hundred dollars to a corporation or business trust, 2167 except a professional association organized under Chapter 1785. 2168 of the Revised Code, if an owner of more than twenty per cent of 2169 2170 the corporation or business trust, or the spouse of the owner, 2171 has made, as an individual, within the two previous calendar years, taking into consideration only owners for all of such 2172 period, one or more contributions totaling in excess of one 2173 thousand dollars to the campaign committee of the governor or 2174 lieutenant governor or to the campaign committee of any 2175 candidate for the office of governor or lieutenant governor. 2176

Sec. 3599.03. (A) (1) Except to carry on activities 2177 specified in sections 3517.082, 3517.101, <u>3517.105</u>, and 2178 3517.1011, division (A)(2) of section 3517.1012, division (B) of 2179 section 3517.1013, division (C)(1) of section 3517.1014, and 2180 section 3599.031 of the Revised Code and except as otherwise 2181 2182 provided in divisions (D), (E), and (F) of this section, no corporation, no nonprofit corporation, and no labor 2183 2184 organization, directly or indirectly, shall pay or use, or offer, advise, consent, or agree to pay or use, the 2185 corporation's money or property, or the labor organization's 2186 money, including dues, initiation fees, or other assessments 2187 paid by members, or property, for or in aid of or opposition to 2188 a political party, a candidate for election or nomination to 2189 public office, a political action committee including a 2190 political action committee of the corporation or labor 2191

organization, a legislative campaign fund, or any organization 2192 that supports or opposes any such candidate, or for any partisan 2193 political purpose, shall violate any law requiring the filing of 2194 an affidavit or statement respecting such use of those funds, or 2195 shall pay or use the corporation's or labor organization's money 2196 for the expenses of a social fund-raising event for its 2197 political action committee if an employee's or labor 2198 organization member's right to attend such an event is 2199 predicated on the employee's or member's contribution to the 2200 2201 corporation's or labor organization's political action committee. 2202

(2) Whoever violates division (A) (1) of this section shall 2203 be fined not less than five hundred nor more than five thousand 2204 dollars.

(B) (1) No officer, stockholder, attorney, or agent of a 2206 corporation or nonprofit corporation, no member, including an 2207 officer, attorney, or agent, of a labor organization, and no 2208 candidate, political party official, or other individual shall 2209 knowingly aid, advise, solicit, or receive money or other 2210 property in violation of division (A)(1) of this section. 2211

(2) Whoever violates division (B)(1) of this section shall 2212 be fined not more than one thousand dollars, or imprisoned not 2213 2214 more than one year, or both.

(C) A-Except as otherwise provided in division (W) of 2215 section 3517.13 of the Revised Code, a corporation, a nonprofit 2216 corporation, or a labor organization may use its funds or 2217 property for or in aid of or opposition to a proposed or 2218 certified ballot issue. Such use of funds or property shall be 2219 reported on a form prescribed by the secretary of state. Reports 2220 of contributions in connection with statewide ballot issues 2221

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shall be filed with the secretary of state. Reports of	2222
contributions in connection with local issues shall be filed	2223
with the board of elections of the most populous county of the-	2224
district in which the issue is submitted or to be submitted to	2225
the electors. Reports made pursuant to this division shall be-	2226
filed by the times specified in divisions (A)(1) and (2) of	2227
section accordance with sections 3517.10 and 3517.105 of the	2228
Revised Code.	2229
(D) A nonprofit corporation that is a membership	2230
association and that is exempt from taxation under subsection	2231
501(c)(6) of the Internal Revenue Code may transfer	2232
contributions received as part of a regular dues payment from	2233
member partnerships and other unincorporated businesses as	2234
defined in division (I)(6) (F)(4) of section 3517.10 of the	2235
Revised Code to its political action committee. Contributions	2236
received under this division shall be itemized and allocated to	2237
individuals subject to contribution limits.	2238
(E)(1) Any gift made pursuant to section 3517.101 of the	2239
Revised Code does not constitute a violation of this section or	2240
of any other section of the Revised Code.	2241
(2) Any gift made pursuant to division (A)(2) of section	2242
3517.1012 of the Revised Code does not constitute a violation of	2243
this section.	2244
(3) Any gift made pursuant to division (B) of section	2245
3517.1013 of the Revised Code does not constitute a violation of	2246
this section.	2247
(4) Any donation made pursuant to division (C)(1) of	2248
section 3517.1014 of the Revised Code does not constitute a	2249
violation of this section.	2250

(F) Any compensation or fees paid by a financial
institution to a state political party for services rendered
pursuant to division (B) of section 3517.19 of the Revised Code
do not constitute a violation of this section or of any other
section of the Revised Code.

(G) (1) The use by a nonprofit corporation of its money or 2256
property for communicating information for a purpose specified 2257
in division (A) of this section is not a violation of that 2258
division if the stockholders, members, donors, trustees, or 2259
officers of the nonprofit corporation are the predominant 2260
recipients of the communication. 2261

(2) The placement of a campaign sign on the property of a 2262
corporation, nonprofit corporation, or labor organization is not 2263
a use of property in violation of division (A) of this section 2264
by that corporation, nonprofit corporation, or labor 2265
organization. 2266

(3) The use by a corporation or labor organization of its 2267 money or property for communicating information for a purpose 2268 specified in division (A) of this section is not a violation of 2269 2270 that division if it is not a communication made by mass broadcast such as radio or television or made by advertising in 2271 a newspaper of general circulation but is a communication sent 2272 exclusively to members, employees, officers, or trustees of that 2273 labor organization or shareholders, employees, officers, or 2274 directors of that corporation or to members of the immediate 2275 families of any such individuals or if the communication 2276 intended to be so sent exclusively is unintentionally sent as 2277 well to a de minimis number of other individuals. 2278

(H) In addition to the laws listed in division (A) of 2279section 4117.10 of the Revised Code that prevail over 2280

conflicting agreements between employee organizations and public 2281 employers, this section prevails over any conflicting provisions 2282 of agreements between labor organizations and public employers 2283 that are entered into on or after March 31, 2005, pursuant to 2284 Chapter 4117. of the Revised Code. 2285 (I) As used in this section, "labor organization" has the 2286 same meaning as in section 3517.01 of the Revised Code. 2287 Section 2. That existing sections 3517.01, 3517.10, 2288 3517.105, 3517.106, 3517.13, and 3599.03 of the Revised Code are 2289 2290 hereby repealed.