



26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	AMENDS:
30	10-3-208, as last amended by Laws of Utah 2012, Chapters 190, 190, 230, and 230
31	17-16-6.5, as last amended by Laws of Utah 2014, Chapter 337
32	20A-11-101, as last amended by Laws of Utah 2014, Chapters 18, 158, and 337
33	20A-11-201, as last amended by Laws of Utah 2014, Chapter 335
34	20A-11-301, as last amended by Laws of Utah 2014, Chapter 335
35	20A-11-401, as last amended by Laws of Utah 2011, Chapters 297 and 347
36	20A-11-505.7, as enacted by Laws of Utah 2011, Chapter 396
37	20A-11-602, as last amended by Laws of Utah 2013, Chapter 420
38	20A-11-802, as last amended by Laws of Utah 2013, Chapter 420
39	20A-11-1301, as last amended by Laws of Utah 2014, Chapters 335 and 337
40	20A-12-301, as enacted by Laws of Utah 2001, Chapter 166
41	20A-12-303, as last amended by Laws of Utah 2014, Chapter 335
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	Be it enacted by the Legislature of the state of Utah:
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42 43	Be it enacted by the Legislature of the state of Utah:
42 43 44	Be it enacted by the Legislature of the state of Utah: Section 1. Section 10-3-208 is amended to read:
42 43 44 45	Be it enacted by the Legislature of the state of Utah: Section 1. Section 10-3-208 is amended to read: 10-3-208. Campaign finance disclosure in municipal election.
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42 43 44 45 46 47 48 49 50 51 52	Be it enacted by the Legislature of the state of Utah: Section 1. Section 10-3-208 is amended to read: 10-3-208. Campaign finance disclosure in municipal election. (1) As used in this section: (a) "Reporting date" means: (i) 10 days before a municipal general election, for a campaign finance statement required to be filed no later than seven days before a municipal general election; and (ii) the day of filing, for a campaign finance statement required to be filed no later than 30 days after a municipal primary or general election. (b) "Reporting limit" means for each calendar year:
42 43 44 45 46 47 48 49 50 51 52 53	Be it enacted by the Legislature of the state of Utah: Section 1. Section 10-3-208 is amended to read: 10-3-208. Campaign finance disclosure in municipal election. (1) As used in this section: (a) "Reporting date" means: (i) 10 days before a municipal general election, for a campaign finance statement required to be filed no later than seven days before a municipal general election; and (ii) the day of filing, for a campaign finance statement required to be filed no later than 30 days after a municipal primary or general election. (b) "Reporting limit" means for each calendar year: (i) \$50; or

57	institution; and
58	(B) may not deposit or mingle any campaign contributions received into a personal or
59	business account.
60	(ii) Each candidate for municipal office who is not eliminated at a municipal primary
61	election shall file with the municipal clerk or recorder a campaign finance statement:
62	(A) no later than seven days before the date of the municipal general election; and
63	(B) no later than 30 days after the date of the municipal general election.
64	(iii) Each candidate for municipal office who is eliminated at a municipal primary
65	election shall file with the municipal clerk or recorder a campaign finance statement no later
66	than 30 days after the date of the municipal primary election.
67	(b) Each campaign finance statement under Subsection (2)(a) shall:
68	(i) except as provided in Subsection (2)(b)(ii):
69	(A) report all of the candidate's itemized and total:
70	(I) campaign contributions, including in-kind and other nonmonetary contributions,
71	received before the close of the reporting date; and
72	(II) campaign expenditures made through the close of the reporting date; and
73	(B) identify:
74	(I) for each contribution that exceeds the reporting limit, the amount of the contribution
75	and the name of the donor, if known;
76	(II) the aggregate total of all contributions that individually do not exceed the reporting
77	limit; and
78	(III) for each campaign expenditure, the amount of the expenditure and the name of the
79	recipient of the expenditure; or
80	(ii) report the total amount of all campaign contributions and expenditures if the
81	candidate receives \$500 or less in campaign contributions and spends \$500 or less on the
82	candidate's campaign.
83	(c) Within 30 days after receiving a contribution that is cash or a negotiable instrument,
84	exceeds the reporting limit, and is from a donor whose name is unknown, a candidate shall
85	disburse the amount of the contribution to:
86	(i) the treasurer of the state or a political subdivision for deposit into the state's or
87	political subdivision's general fund; or

88	(ii) an organization that is exempt from federal income taxation under Section
89	501(c)(3), Internal Revenue Code.
90	(3) (a) As used in this Subsection (3), "account" means an account in a financial
91	institution:
92	(i) that is not described in Subsection (2)(a)(i)(A); and
93	(ii) into which or from which a person who, as a candidate for an office, other than a
94	municipal office for which the person files a declaration of candidacy or federal office, or as a
95	holder of an office, other than a municipal office for which the person files a declaration of
96	candidacy or federal office, deposits a contribution or makes an expenditure.
97	(b) A municipal office candidate shall include on any campaign finance statement filed
98	in accordance with this section:
99	(i) a contribution deposited in an account:
100	(A) since the last campaign finance statement was filed; or
101	(B) that has not been reported under a statute or ordinance that governs the account; or
102	(ii) an expenditure made from an account:
103	(A) since the last campaign finance statement was filed; or
104	(B) that has not been reported under a statute or ordinance that governs the account.
105	(4) (a) A municipality may, by ordinance:
106	(i) provide a reporting limit lower than \$50;
107	(ii) require greater disclosure of campaign contributions and expenditures than is
108	required in this section; and
109	(iii) impose additional penalties on candidates who fail to comply with the applicable
110	requirements beyond those imposed by this section.
111	(b) A candidate for municipal office is subject to the provisions of this section and not
112	the provisions of an ordinance adopted by the municipality under Subsection (4)(a) if:
113	(i) the municipal ordinance establishes requirements or penalties that differ from those
114	established in this section; and
115	(ii) the municipal clerk or recorder fails to notify the candidate of the provisions of the
116	ordinance as required in Subsection (5).
117	(5) Each municipal clerk or recorder shall, at the time the candidate for municipal
118	office files a declaration of candidacy, and again 14 days before each municipal general

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119	election,	notify the	candidate	in	writing	of

- (a) the provisions of statute or municipal ordinance governing the disclosure of campaign contributions and expenditures;
- 122 (b) the dates when the candidate's campaign finance statement is required to be filed; and
 - (c) the penalties that apply for failure to file a timely campaign finance statement, including the statutory provision that requires removal of the candidate's name from the ballot for failure to file the required campaign finance statement when required.
 - (6) Notwithstanding any provision of Title 63G, Chapter 2, Government Records Access and Management Act, the municipal clerk or recorder shall:
 - (a) make each campaign finance statement filed by a candidate available for public inspection and copying no later than one business day after the statement is filed; and
 - (b) make the campaign finance statement filed by a candidate available for public inspection by:
 - (i) (A) posting an electronic copy or the contents of the statement on the municipality's website no later than seven business days after the statement is filed; and
 - (B) verifying that the address of the municipality's website has been provided to the lieutenant governor in order to meet the requirements of Subsection 20A-11-103(5); or
 - (ii) submitting a copy of the statement to the lieutenant governor for posting on the website established by the lieutenant governor under Section 20A-11-103 no later than two business days after the statement is filed.
 - (7) (a) If a candidate fails to file a campaign finance statement before the municipal general election by the deadline specified in Subsection (2)(a)(ii)(A), the municipal clerk or recorder shall inform the appropriate election official who:
 - (i) shall:
 - (A) if practicable, remove the candidate's name from the ballot by blacking out the candidate's name before the ballots are delivered to voters; or
 - (B) if removing the candidate's name from the ballot is not practicable, inform the voters by any practicable method that the candidate has been disqualified and that votes cast for the candidate will not be counted; and
 - (ii) may not count any votes for that candidate.

150	(b) Notwithstanding Subsection (7)(a), a candidate who files a campaign finance
151	statement seven days before a municipal general election is not disqualified if:
152	(i) the statement details accurately and completely the information required under
153	Subsection (2)(b), except for inadvertent omissions or insignificant errors or inaccuracies; and
154	(ii) the omissions, errors, or inaccuracies are corrected in an amended report or in the
155	next scheduled report.
156	(8) A campaign finance statement required under this section is considered filed if it is
157	received in the municipal clerk or recorder's office by 5 p.m. on the date that is it due.
158	(9) (a) A private party in interest may bring a civil action in district court to enforce the
159	provisions of this section or an ordinance adopted under this section.
160	(b) In a civil action under Subsection (9)(a), the court may award costs and attorney
161	fees to the prevailing party.
162	Section 2. Section 17-16-6.5 is amended to read:
163	17-16-6.5. Campaign financial disclosure in county elections.
164	(1) (a) A county shall adopt an ordinance establishing campaign finance disclosure
165	requirements for:
166	(i) candidates for county office; and
167	(ii) candidates for local school board office who reside in that county.
168	(b) The ordinance required by Subsection (1)(a) shall include:
169	(i) a requirement that each candidate for county office or local school board office
170	report the candidate's itemized and total campaign contributions and expenditures at least once
171	within the two weeks before the election and at least once within two months after the election
172	(ii) a definition of "contribution" and "expenditure" that requires reporting of
173	nonmonetary contributions such as in-kind contributions and contributions of tangible things;
174	(iii) a requirement that the financial reports identify:
175	(A) for each contribution of more than \$50, the name of the donor of the contribution,
176	if known, and the amount of the contribution; and
177	(B) for each expenditure, the name of the recipient and the amount of the expenditure;
178	(iv) a requirement that a candidate for county office or local school board office
179	deposit a contribution in a separate campaign account in a financial institution; [and]
180	(v) a prohibition against a candidate for county office or local school board office

account.

181	depositing or mingling any contributions received into a personal or business account[-]; and
182	(vi) a requirement that a candidate for county office who receives a contribution that is
183	cash or a negotiable instrument, exceeds \$50, and is from a donor whose name is unknown,
184	shall, within 30 days after receiving the contribution, disburse the amount of the contribution
185	<u>to:</u>
186	(A) the treasurer of the state or a political subdivision for deposit into the state's or
187	political subdivision's general fund; or
188	(B) an organization that is exempt from federal income taxation under Section
189	501(c)(3), Internal Revenue Code.
190	(c) (i) As used in this Subsection (1)(c), "account" means an account in a financial
191	institution:
192	(A) that is not described in Subsection (1)(b)(iv); and
193	(B) into which or from which a person who, as a candidate for an office, other than a
194	county office for which the person files a declaration of candidacy or federal office, or as a
195	holder of an office, other than a county office for which the person files a declaration of
196	candidacy or federal office, deposits a contribution or makes an expenditure.
197	(ii) The ordinance required by Subsection (1)(a) shall include a requirement that a
198	candidate for county office or local school board office include on a financial report filed in
199	accordance with the ordinance a contribution deposited in or an expenditure made from an
200	account:
201	(A) since the last financial report was filed; or
202	(B) that has not been reported under a statute or ordinance that governs the account.
203	(2) If any county fails to adopt a campaign finance disclosure ordinance described in
204	Subsection (1), candidates for county office, other than community council office, and
205	candidates for local school board office shall comply with the financial reporting requirements
206	contained in Subsections (3) through $[\frac{7}{2}]$ (8).
207	(3) A candidate for elective office in a county or local school board office:
208	(a) shall deposit a contribution in a separate campaign account in a financial institution
209	and
210	(b) may not deposit or mingle any contributions received into a personal or business

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212 (4) Each candidate for elective office in any county who is not required to submit a 213 campaign financial statement to the lieutenant governor, and each candidate for local school 214 board office, shall file a signed campaign financial statement with the county clerk: 215 (a) seven days before the date of the regular general election, reporting each 216 contribution of more than \$50 and each expenditure as of 10 days before the date of the regular 217 general election; and 218 (b) no later than 30 days after the date of the regular general election. 219 (5) (a) The statement filed seven days before the regular general election shall include: 220 (i) a list of each contribution of more than \$50 received by the candidate, and the name 221 of the donor, if known; 222 (ii) an aggregate total of all contributions of \$50 or less received by the candidate; and 223 (iii) a list of each expenditure for political purposes made during the campaign period, 224 and the recipient of each expenditure. 225 (b) The statement filed 30 days after the regular general election shall include: 226 (i) a list of each contribution of more than \$50 received after the cutoff date for the 227 statement filed seven days before the election, and the name of the donor; 228 (ii) an aggregate total of all contributions of \$50 or less received by the candidate after 229 the cutoff date for the statement filed seven days before the election; and 230 (iii) a list of all expenditures for political purposes made by the candidate after the 231 cutoff date for the statement filed seven days before the election, and the recipient of each 232 expenditure. 233 (6) (a) As used in this Subsection (6), "account" means an account in a financial 234 institution: 235 (i) that is not described in Subsection (3)(a); and 236 (ii) into which or from which a person who, as a candidate for an office, other than a 237 county office for which the person filed a declaration of candidacy or federal office, or as a 238 holder of an office, other than a county office for which the person filed a declaration of 239 candidacy or federal office, deposits a contribution or makes an expenditure. 240 (b) A county office candidate and a local school board office candidate shall include on

any campaign financial statement filed in accordance with Subsection (4) or (5):

(i) a contribution deposited in an account:

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243	(A) since the last campaign finance statement was filed; or
244	(B) that has not been reported under a statute or ordinance that governs the account; or
245	(ii) an expenditure made from an account:
246	(A) since the last campaign finance statement was filed; or
247	(B) that has not been reported under a statute or ordinance that governs the account.
248	(7) Within 30 days after receiving a contribution that is cash or a negotiable
249	instrument, exceeds \$50, and is from a donor whose name is unknown, a county office
250	candidate shall disburse the amount of the contribution to:
251	(a) the treasurer of the state or a political subdivision for deposit into the state's or
252	political subdivision's general fund; or
253	(b) an organization that is exempt from federal income taxation under Section
254	501(c)(3), Internal Revenue Code.
255	[(7)] (8) Candidates for elective office in any county, and candidates for local school
256	board office, who are eliminated at a primary election shall file a signed campaign financial
257	statement containing the information required by this section not later than 30 days after the
258	primary election.
259	[(8)] (9) Any person who fails to comply with this section is guilty of an infraction.
260	[(9)] (10) (a) Counties may, by ordinance, enact requirements that:
261	(i) require greater disclosure of campaign contributions and expenditures; and
262	(ii) impose additional penalties.
263	(b) The requirements described in Subsection [(9)] (10)(a) apply to a local school
264	board office candidate who resides in that county.
265	[(10)] (11) (a) If a candidate fails to file an interim report due before the election, the
266	county clerk shall, after making a reasonable attempt to discover if the report was timely
267	mailed, inform the appropriate election officials who:
268	(i) (A) shall, if practicable, remove the name of the candidate by blacking out the
269	candidate's name before the ballots are delivered to voters; or
270	(B) shall, if removing the candidate's name from the ballot is not practicable, inform
271	the voters by any practicable method that the candidate has been disqualified and that votes
272	cast for the candidate will not be counted; and
273	(ii) may not count any votes for that candidate.

business days after the statement is filed.

274 (b) Notwithstanding Subsection $[\frac{(10)}{(11)}]$ (11)(a), a candidate is not disqualified if: 275 (i) the candidate files the reports required by this section; 276 (ii) those reports are completed, detailing accurately and completely the information 277 required by this section except for inadvertent omissions or insignificant errors or inaccuracies; 278 and 279 (iii) those omissions, errors, or inaccuracies are corrected in an amended report or in the next scheduled report. 280 281 (c) A report is considered filed if: 282 (i) it is received in the county clerk's office no later than 5 p.m. on the date that it is 283 due; 284 (ii) it is received in the county clerk's office with a United States Postal Service 285 postmark three days or more before the date that the report was due; or 286 (iii) the candidate has proof that the report was mailed, with appropriate postage and 287 addressing, three days before the report was due. 288 [(11)] (12) (a) Any private party in interest may bring a civil action in district court to 289 enforce the provisions of this section or any ordinance adopted under this section. 290 (b) In a civil action filed under Subsection $[\frac{(11)}{(12)}]$ (12)(a), the court shall award costs 291 and [attornev's] attorney fees to the prevailing party. 292 [(12)] (13) Notwithstanding any provision of Title 63G, Chapter 2, Government 293 Records Access and Management Act, the county clerk shall: 294 (a) make each campaign finance statement filed by a candidate available for public 295 inspection and copying no later than one business day after the statement is filed; and 296 (b) make the campaign finance statement filed by a candidate available for public 297 inspection by: 298 (i) (A) posting an electronic copy or the contents of the statement on the county's 299 website no later than seven business days after the statement is filed; and 300 (B) verifying that the address of the county's website has been provided to the 301 lieutenant governor in order to meet the requirements of Subsection 20A-11-103(5); or 302 (ii) submitting a copy of the statement to the lieutenant governor for posting on the 303 website established by the lieutenant governor under Section 20A-11-103 no later than two

305	Section 3. Section 20A-11-101 is amended to read:
306	20A-11-101. Definitions.
307	As used in this chapter:
308	(1) "Address" means the number and street where an individual resides or where a
309	reporting entity has its principal office.
310	(2) "Agent of a reporting entity" means:
311	(a) a person acting on behalf of a reporting entity at the direction of the reporting
312	entity;
313	(b) a person employed by a reporting entity in the reporting entity's capacity as a
314	reporting entity;
315	(c) the personal campaign committee of a candidate or officeholder;
316	(d) a member of the personal campaign committee of a candidate or officeholder in the
317	member's capacity as a member of the personal campaign committee of the candidate or
318	officeholder; or
319	(e) a political consultant of a reporting entity.
320	(3) "Ballot proposition" includes initiatives, referenda, proposed constitutional
321	amendments, and any other ballot propositions submitted to the voters that are authorized by
322	the Utah Code Annotated 1953.
323	(4) "Candidate" means any person who:
324	(a) files a declaration of candidacy for a public office; or
325	(b) receives contributions, makes expenditures, or gives consent for any other person to
326	receive contributions or make expenditures to bring about the person's nomination or election
327	to a public office.
328	(5) "Chief election officer" means:
329	(a) the lieutenant governor for state office candidates, legislative office candidates,
330	officeholders, political parties, political action committees, corporations, political issues
331	committees, state school board candidates, judges, and labor organizations, as defined in
332	Section 20A-11-1501; and
333	(b) the county clerk for local school board candidates.
334	(6) (a) "Contribution" means any of the following when done for political purposes:
335	(i) a gift, subscription, donation, loan, advance, or deposit of money or anything of

336	value given to the filing entity;
337	(ii) an express, legally enforceable contract, promise, or agreement to make a gift,
338	subscription, donation, unpaid or partially unpaid loan, advance, or deposit of money or
339	anything of value to the filing entity;
340	(iii) any transfer of funds from another reporting entity to the filing entity;
341	(iv) compensation paid by any person or reporting entity other than the filing entity for
342	personal services provided without charge to the filing entity;
343	(v) remuneration from:
344	(A) any organization or its directly affiliated organization that has a registered lobbyist;
345	or
346	(B) any agency or subdivision of the state, including school districts;
347	(vi) a loan made by a candidate deposited to the candidate's own campaign; and
348	(vii) in-kind contributions.
349	(b) "Contribution" does not include:
350	(i) services provided by individuals volunteering a portion or all of their time on behalf
351	of the filing entity if the services are provided without compensation by the filing entity or any
352	other person;
353	(ii) money lent to the filing entity by a financial institution in the ordinary course of
354	business; or
355	(iii) goods or services provided for the benefit of a candidate or political party at less
356	than fair market value that are not authorized by or coordinated with the candidate or political
357	party.
358	(7) "Coordinated with" means that goods or services provided for the benefit of a
359	candidate or political party are provided:
360	(a) with the candidate's or political party's prior knowledge, if the candidate or political
361	party does not object;
362	(b) by agreement with the candidate or political party;
363	(c) in coordination with the candidate or political party; or
364	(d) using official logos, slogans, and similar elements belonging to a candidate or
365	political party.
366	(8) (a) "Corporation" means a domestic or foreign, profit or nonprofit, business

36/	organization that is registered as a corporation or is authorized to do business in a state and
368	makes any expenditure from corporate funds for:
369	(i) the purpose of expressly advocating for political purposes; or
370	(ii) the purpose of expressly advocating the approval or the defeat of any ballot
371	proposition.
372	(b) "Corporation" does not mean:
373	(i) a business organization's political action committee or political issues committee; or
374	(ii) a business entity organized as a partnership or a sole proprietorship.
375	(9) "County political party" means, for each registered political party, all of the persons
376	within a single county who, under definitions established by the political party, are members of
377	the registered political party.
378	(10) "County political party officer" means a person whose name is required to be
379	submitted by a county political party to the lieutenant governor in accordance with Section
380	20A-8-402.
381	(11) "Detailed listing" means:
382	(a) for each contribution or public service assistance:
383	(i) the name and address of the individual or source making the contribution or public
384	service assistance, except to the extent that the name or address of the individual or source is
385	unknown;
386	(ii) the amount or value of the contribution or public service assistance; and
387	(iii) the date the contribution or public service assistance was made; and
388	(b) for each expenditure:
389	(i) the amount of the expenditure;
390	(ii) the person or entity to whom it was disbursed;
391	(iii) the specific purpose, item, or service acquired by the expenditure; and
392	(iv) the date the expenditure was made.
393	(12) (a) "Donor" means a person that gives money, including a fee, due, or assessment
394	for membership in the corporation, to a corporation without receiving full and adequate
395	consideration for the money.
396	(b) "Donor" does not include a person that signs a statement that the corporation may
397	not use the money for an expenditure or political issues expenditure.

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398	(13) "Election" means each:
399	(a) regular general election;
400	(b) regular primary election; and
401	(c) special election at which candidates are eliminated and selected.
402	(14) "Electioneering communication" means a communication that:
403	(a) has at least a value of \$10,000;
404	(b) clearly identifies a candidate or judge; and
405	(c) is disseminated through the Internet, newspaper, magazine, outdoor advertising
406	facility, direct mailing, broadcast, cable, or satellite provider within 45 days of the clearly
407	identified candidate's or judge's election date.
408	(15) (a) "Expenditure" means any of the following made by a reporting entity or an
409	agent of a reporting entity on behalf of the reporting entity:
410	(i) any disbursement from contributions, receipts, or from the separate bank account
411	required by this chapter;
412	(ii) a purchase, payment, donation, distribution, loan, advance, deposit, gift of money,
413	or anything of value made for political purposes;
414	(iii) an express, legally enforceable contract, promise, or agreement to make any
415	purchase, payment, donation, distribution, loan, advance, deposit, gift of money, or anything of
416	value for political purposes;
417	(iv) compensation paid by a filing entity for personal services rendered by a person
418	without charge to a reporting entity;
419	(v) a transfer of funds between the filing entity and a candidate's personal campaign
420	committee; or
421	(vi) goods or services provided by the filing entity to or for the benefit of another
422	reporting entity for political purposes at less than fair market value.
423	(b) "Expenditure" does not include:
424	(i) services provided without compensation by individuals volunteering a portion or all
425	of their time on behalf of a reporting entity;
426	(ii) money lent to a reporting entity by a financial institution in the ordinary course of
427	business; or
428	(iii) anything listed in Subsection (15)(a) that is given by a reporting entity to

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- (16) "Federal office" means the office of president of the United States, United States Senator, or United States Representative.
- (17) "Filing entity" means the reporting entity that is required to file a financial statement required by this chapter or Chapter 12, Part 2, Judicial Retention Elections.
- (18) "Financial statement" includes any summary report, interim report, verified financial statement, or other statement disclosing contributions, expenditures, receipts, donations, or disbursements that is required by this chapter or Chapter 12, Part 2, Judicial Retention Elections.
- (19) "Governing board" means the individual or group of individuals that determine the candidates and committees that will receive expenditures from a political action committee, political party, or corporation.
- 441 (20) "Incorporation" means the process established by Title 10, Chapter 2, Part 1, 442 Incorporation, by which a geographical area becomes legally recognized as a city or town.
- 443 (21) "Incorporation election" means the election authorized by Section 10-2-111 or 444 10-2-127.
- 445 (22) "Incorporation petition" means a petition authorized by Section 10-2-109 or 446 10-2-125.
 - (23) "Individual" means a natural person.
 - (24) "In-kind contribution" means anything of value, other than money, that is accepted by or coordinated with a filing entity.
 - (25) "Interim report" means a report identifying the contributions received and expenditures made since the last report.
 - (26) "Legislative office" means the office of state senator, state representative, speaker of the House of Representatives, president of the Senate, and the leader, whip, and assistant whip of any party caucus in either house of the Legislature.
 - (27) "Legislative office candidate" means a person who:
 - (a) files a declaration of candidacy for the office of state senator or state representative;
 - (b) declares oneself to be a candidate for, or actively campaigns for, the position of speaker of the House of Representatives, president of the Senate, or the leader, whip, and assistant whip of any party caucus in either house of the Legislature; or

- 3rd Sub. (Cherry) H.B. 91 460 (c) receives contributions, makes expenditures, or gives consent for any other person to 461 receive contributions or make expenditures to bring about the person's nomination, election, or 462 appointment to a legislative office. 463 (28) "Major political party" means either of the two registered political parties that 464 have the greatest number of members elected to the two houses of the Legislature. 465 (29) "Officeholder" means a person who holds a public office. 466 (30) "Party committee" means any committee organized by or authorized by the 467 governing board of a registered political party. 468 (31) "Person" means both natural and legal persons, including individuals, business 469 organizations, personal campaign committees, party committees, political action committees, 470 political issues committees, and labor organizations, as defined in Section 20A-11-1501. 471 (32) "Personal campaign committee" means the committee appointed by a candidate to 472 act for the candidate as provided in this chapter. 473 (33) "Personal use expenditure" has the same meaning as provided under Section 474 20A-11-104. 475 (34) (a) "Political action committee" means an entity, or any group of individuals or 476 entities within or outside this state, a major purpose of which is to: 477 (i) solicit or receive contributions from any other person, group, or entity for political 478
 - purposes; or
 - (ii) make expenditures to expressly advocate for any person to refrain from voting or to vote for or against any candidate or person seeking election to a municipal or county office.
 - (b) "Political action committee" includes groups affiliated with a registered political party but not authorized or organized by the governing board of the registered political party that receive contributions or makes expenditures for political purposes.
 - (c) "Political action committee" does not mean:
 - (i) a party committee;

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- (ii) any entity that provides goods or services to a candidate or committee in the regular course of its business at the same price that would be provided to the general public;
 - (iii) an individual;
- 489 (iv) individuals who are related and who make contributions from a joint checking 490 account;

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	(v) a corporation, except a corporation a major purpose of which is to act as a political
492	action committee; or
493	(vi) a personal campaign committee.
494	(35) (a) "Political consultant" means a person who is paid by a reporting entity, or paid
495	by another person on behalf of and with the knowledge of the reporting entity, to provide
496	political advice to the reporting entity.
497	(b) "Political consultant" includes a circumstance described in Subsection (35)(a),
498	where the person:
499	(i) has already been paid, with money or other consideration;
500	(ii) expects to be paid in the future, with money or other consideration; or
501	(iii) understands that the person may, in the discretion of the reporting entity or another
502	person on behalf of and with the knowledge of the reporting entity, be paid in the future, with
503	money or other consideration.
504	(36) "Political convention" means a county or state political convention held by a
505	registered political party to select candidates.
506	(37) (a) "Political issues committee" means an entity, or any group of individuals or
507	entities within or outside this state, a major purpose of which is to:
508	(i) solicit or receive donations from any other person, group, or entity to assist in
509	placing a ballot proposition on the ballot, assist in keeping a ballot proposition off the ballot, or
510	to advocate that a voter refrain from voting or vote for or vote against any ballot proposition;
511	(ii) make expenditures to expressly advocate for any person to sign or refuse to sign a
512	ballot proposition or incorporation petition or refrain from voting, vote for, or vote against any
513	proposed ballot proposition or an incorporation in an incorporation election; or
514	(iii) make expenditures to assist in qualifying or placing a ballot proposition on the
515	ballot or to assist in keeping a ballot proposition off the ballot.
516	(b) "Political issues committee" does not mean:
517	(i) a registered political party or a party committee;
518	(ii) any entity that provides goods or services to an individual or committee in the
519	regular course of its business at the same price that would be provided to the general public;
520	(iii) an individual;
521	(iv) individuals who are related and who make contributions from a joint checking

522	account; or
523	(v) a corporation, except a corporation a major purpose of which is to act as a political
524	issues committee.
525	(38) (a) "Political issues contribution" means any of the following:
526	(i) a gift, subscription, unpaid or partially unpaid loan, advance, or deposit of money or
527	anything of value given to a political issues committee;
528	(ii) an express, legally enforceable contract, promise, or agreement to make a political
529	issues donation to influence the approval or defeat of any ballot proposition;
530	(iii) any transfer of funds received by a political issues committee from a reporting
531	entity;
532	(iv) compensation paid by another reporting entity for personal services rendered
533	without charge to a political issues committee; and
534	(v) goods or services provided to or for the benefit of a political issues committee at
535	less than fair market value.
536	(b) "Political issues contribution" does not include:
537	(i) services provided without compensation by individuals volunteering a portion or all
538	of their time on behalf of a political issues committee; or
539	(ii) money lent to a political issues committee by a financial institution in the ordinary
540	course of business.
541	(39) (a) "Political issues expenditure" means any of the following when made by a
542	political issues committee or on behalf of a political issues committee by an agent of the
543	reporting entity:
544	(i) any payment from political issues contributions made for the purpose of influencing
545	the approval or the defeat of:
546	(A) a ballot proposition; or
547	(B) an incorporation petition or incorporation election;
548	(ii) a purchase, payment, distribution, loan, advance, deposit, or gift of money made for
549	the express purpose of influencing the approval or the defeat of:
550	(A) a ballot proposition; or
551	(B) an incorporation petition or incorporation election;
552	(iii) an express, legally enforceable contract, promise, or agreement to make any

553	political	issues	expenditure;
555	ponnear	155405	expenditure,

- (iv) compensation paid by a reporting entity for personal services rendered by a person without charge to a political issues committee; or
- (v) goods or services provided to or for the benefit of another reporting entity at less than fair market value.
 - (b) "Political issues expenditure" does not include:
- (i) services provided without compensation by individuals volunteering a portion or all of their time on behalf of a political issues committee; or
- (ii) money lent to a political issues committee by a financial institution in the ordinary course of business.
- (40) "Political purposes" means an act done with the intent or in a way to influence or tend to influence, directly or indirectly, any person to refrain from voting or to vote for or against any candidate or a person seeking a municipal or county office at any caucus, political convention, or election.
- (41) (a) "Poll" means the survey of a person regarding the person's opinion or knowledge of an individual who has filed a declaration of candidacy for public office, or of a ballot proposition that has legally qualified for placement on the ballot, which is conducted in person or by telephone, facsimile, Internet, postal mail, or email.
 - (b) "Poll" does not include:
- 572 (i) a ballot; or
 - (ii) an interview of a focus group that is conducted, in person, by one individual, if:
 - (A) the focus group consists of more than three, and less than thirteen, individuals; and
 - (B) all individuals in the focus group are present during the interview.
 - (42) "Primary election" means any regular primary election held under the election laws.
 - [(45)] (43) "Publicly identified class of individuals" means a group of 50 or more individuals sharing a common occupation, interest, or association that contribute to a political action committee or political issues committee and whose names can be obtained by contacting the political action committee or political issues committee upon whose financial statement the individuals are listed.
 - [(43)] (44) "Public office" means the office of governor, lieutenant governor, state

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- auditor, state treasurer, attorney general, state school board member, state senator, state
 representative, speaker of the House of Representatives, president of the Senate, and the leader,
 whip, and assistant whip of any party caucus in either house of the Legislature.

 [(44)] (45) (a) "Public service assistance" means the following when given or provided
 to an officeholder to defray the costs of functioning in a public office or aid the officeholder to
 communicate with the officeholder's constituents:
 - (i) a gift, subscription, donation, unpaid or partially unpaid loan, advance, or deposit of money or anything of value to an officeholder; or
 - (ii) goods or services provided at less than fair market value to or for the benefit of the officeholder.
 - (b) "Public service assistance" does not include:
 - (i) anything provided by the state;
 - (ii) services provided without compensation by individuals volunteering a portion or all of their time on behalf of an officeholder;
 - (iii) money lent to an officeholder by a financial institution in the ordinary course of business;
 - (iv) news coverage or any publication by the news media; or
 - (v) any article, story, or other coverage as part of any regular publication of any organization unless substantially all the publication is devoted to information about the officeholder.
 - (46) "Receipts" means contributions and public service assistance.
 - (47) "Registered lobbyist" means a person registered under Title 36, Chapter 11, Lobbyist Disclosure and Regulation Act.
 - (48) "Registered political action committee" means any political action committee that is required by this chapter to file a statement of organization with the Office of the Lieutenant Governor.
 - (49) "Registered political issues committee" means any political issues committee that is required by this chapter to file a statement of organization with the Office of the Lieutenant Governor.
 - (50) "Registered political party" means an organization of voters that:
- (a) participated in the last regular general election and polled a total vote equal to 2%

615	or more of the total votes cast for all candidates for the United States House of Representatives
616	for any of its candidates for any office; or
617	(b) has complied with the petition and organizing procedures of Chapter 8, Political
618	Party Formation and Procedures.
619	(51) (a) "Remuneration" means a payment:
620	(i) made to a legislator for the period the Legislature is in session; and
621	(ii) that is approximately equivalent to an amount a legislator would have earned
622	during the period the Legislature is in session in the legislator's ordinary course of business.
623	(b) "Remuneration" does not mean anything of economic value given to a legislator by:
624	(i) the legislator's primary employer in the ordinary course of business; or
625	(ii) a person or entity in the ordinary course of business:
626	(A) because of the legislator's ownership interest in the entity; or
627	(B) for services rendered by the legislator on behalf of the person or entity.
628	(52) "Reporting entity" means a candidate, a candidate's personal campaign committee,
629	a judge, a judge's personal campaign committee, an officeholder, a party committee, a political
630	action committee, a political issues committee, a corporation, or a labor organization, as
631	defined in Section 20A-11-1501.
632	(53) "School board office" means the office of state school board.
633	(54) (a) "Source" means the person or entity that is the legal owner of the tangible or
634	intangible asset that comprises the contribution.
635	(b) "Source" means, for political action committees and corporations, the political
636	action committee and the corporation as entities, not the contributors to the political action
637	committee or the owners or shareholders of the corporation.
638	(55) "State office" means the offices of governor, lieutenant governor, attorney general,
639	state auditor, and state treasurer.
640	(56) "State office candidate" means a person who:
641	(a) files a declaration of candidacy for a state office; or
642	(b) receives contributions, makes expenditures, or gives consent for any other person to
643	receive contributions or make expenditures to bring about the person's nomination, election, or
644	appointment to a state office.
645	(57) "Summary report" means the year end report containing the summary of a

646	reporting entity's contributions and expenditures.
647	(58) "Supervisory board" means the individual or group of

- (58) "Supervisory board" means the individual or group of individuals that allocate expenditures from a political issues committee.
 - Section 4. Section **20A-11-201** is amended to read:
- 20A-11-201. State office candidate -- Separate bank account for campaign funds -- No personal use -- Contribution reporting deadline -- Report other accounts -- Anonymous contributions.
 - (1) (a) Each state office candidate or the candidate's personal campaign committee shall deposit each contribution and public service assistance received in one or more separate campaign accounts in a financial institution.
 - (b) A state office candidate or a candidate's personal campaign committee may not use money deposited in a campaign account for:
 - (i) a personal use expenditure; or
 - (ii) an expenditure prohibited by law.
- (2) A state office candidate or the candidate's personal campaign committee may not deposit or mingle any contributions received into a personal or business account.
- (3) If a person who is no longer a state office candidate chooses not to expend the money remaining in a campaign account, the person shall continue to file the year-end summary report required by Section 20A-11-203 until the statement of dissolution and final summary report required by Section 20A-11-205 are filed with the lieutenant governor.
- (4) (a) Except as provided in Subsection (4)(b) and Section 20A-11-402, a person who is no longer a state office candidate may not expend or transfer the money in a campaign account in a manner that would cause the former state office candidate to recognize the money as taxable income under federal tax law.
- (b) A person who is no longer a state office candidate may transfer the money in a campaign account in a manner that would cause the former state office candidate to recognize the money as taxable income under federal tax law if the transfer is made to a campaign account for federal office.
 - (5) (a) As used in this Subsection (5) and Section 20A-11-204, "received" means:
- (i) for a cash contribution, that the cash is given to a state office candidate or a member of the candidate's personal campaign committee;

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677	(ii) for a contribution that is a negotiable instrument or check, that the negotiable
678	instrument or check is negotiated; and
679	(iii) for any other type of contribution, that any portion of the contribution's benefit
680	inures to the state office candidate.
681	(b) Each state office candidate shall report to the lieutenant governor each contribution
682	and public service assistance received by the state office candidate:
683	(i) except as provided in Subsection (5)(b)(ii), within 30 days after the day on which
684	the contribution or public service assistance is received; or
685	(ii) within three business days after the day on which the contribution or public service
686	assistance is received, if:
687	(A) the state office candidate is contested in a convention and the contribution or
688	public service assistance is received within 30 days before the day on which the convention is
689	held;
690	(B) the state office candidate is contested in a primary election and the contribution or
691	public service assistance is received within 30 days before the day on which the primary

- or public service assistance is received within 30 days before the day on which the primary election is held; or
- (C) the state office candidate is contested in a general election and the contribution or public service assistance is received within 30 days before the day on which the general election is held.
- (c) [Except as provided in Subsection (5)(d), for] For each contribution or provision of public service assistance that a state office candidate fails to report within the time period described in Subsection (5)(b), the lieutenant governor shall impose a fine against the state office candidate in an amount equal to:
 - (i) [the greater of \$50 or 15%] 10% of the amount of the contribution; or
 - (ii) [the greater of \$50 or 15%] 10% of the value of the public service assistance.
- [(d) A fine described in Subsection (5)(c) may not exceed the amount of the contribution or the value of the public service assistance to which the fine relates.
 - (e) The lieutenant governor shall:

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- (i) deposit money received under Subsection (5)(c) into the General Fund; and
- 706 (ii) report on the lieutenant governor's website, in the location where reports relating to 707 each state office candidate are available for public access:

708	(A) each fine imposed by the lieutenant governor against the state office candidate;
709	(B) the amount of the fine;
710	(C) the amount of the contribution to which the fine relates; and
711	(D) the date of the contribution.
712	(6) (a) As used in this Subsection (6), "account" means an account in a financial
713	institution:
714	(i) that is not described in Subsection (1)(a); and
715	(ii) into which or from which a person who, as a candidate for an office, other than the
716	state office for which the person files a declaration of candidacy or federal office, or as a holder
717	of an office, other than a state office for which the person files a declaration of candidacy or
718	federal office, deposits a contribution or makes an expenditure.
719	(b) A state office candidate shall include on any financial statement filed in accordance
720	with this part:
721	(i) a contribution deposited in an account:
722	(A) since the last campaign finance statement was filed; or
723	(B) that has not been reported under a statute or ordinance that governs the account; or
724	(ii) an expenditure made from an account:
725	(A) since the last campaign finance statement was filed; or
726	(B) that has not been reported under a statute or ordinance that governs the account.
727	(7) Within 30 days after receiving a contribution that is cash or a negotiable
728	instrument, exceeds \$50, and is from an unknown source, a state office candidate shall disburse
729	the amount of the contribution to:
730	(a) the treasurer of the state or a political subdivision for deposit into the state's or
731	political subdivision's general fund; or
732	(b) an organization that is exempt from federal income taxation under Section
733	501(c)(3), Internal Revenue Code.
734	Section 5. Section 20A-11-301 is amended to read:
735	20A-11-301. Legislative office candidate Campaign finance requirements
736	Candidate as a political action committee officer No personal use Contribution
737	reporting deadline Report other accounts Anonymous contributions.
738	(1) (a) (i) Each legislative office candidate shall deposit each contribution and public

- service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose.
 - (ii) A legislative office candidate may:
 - (A) receive a contribution or public service assistance from a political action committee registered under Section 20A-11-601; and
 - (B) be designated by a political action committee as an officer who has primary decision-making authority as described in Section 20A-11-601.
 - (b) A legislative office candidate or the candidate's personal campaign committee may not use money deposited in an account described in Subsection (1)(a)(i) for:
 - (i) a personal use expenditure; or
 - (ii) an expenditure prohibited by law.
 - (2) A legislative office candidate may not deposit or mingle any contributions or public service assistance received into a personal or business account.
 - (3) If a person who is no longer a legislative candidate chooses not to expend the money remaining in a campaign account, the person shall continue to file the year-end summary report required by Section 20A-11-302 until the statement of dissolution and final summary report required by Section 20A-11-304 are filed with the lieutenant governor.
 - (4) (a) Except as provided in Subsection (4)(b) and Section 20A-11-402, a person who is no longer a legislative office candidate may not expend or transfer the money in a campaign account in a manner that would cause the former legislative office candidate to recognize the money as taxable income under federal tax law.
 - (b) A person who is no longer a legislative office candidate may transfer the money in a campaign account in a manner that would cause the former legislative office candidate to recognize the money as taxable income under federal tax law if the transfer is made to a campaign account for federal office.
 - (5) (a) As used in this Subsection (5) and Section 20A-11-303, "received" means:
 - (i) for a cash contribution, that the cash is given to a legislative office candidate or a member of the candidate's personal campaign committee;
 - (ii) for a contribution that is a negotiable instrument or check, that the negotiable instrument or check is negotiated; and
 - (iii) for any other type of contribution, that any portion of the contribution's benefit

inures to the legislative office candidate.

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- (b) Each legislative office candidate shall report to the lieutenant governor each contribution and public service assistance received by the legislative office candidate:
- (i) except as provided in Subsection (5)(b)(ii), within 30 days after the day on which the contribution or public service assistance is received; or
- (ii) within three business days after the day on which the contribution or public service assistance is received, if:
- (A) the legislative office candidate is contested in a convention and the contribution or public service assistance is received within 30 days before the day on which the convention is held;
- (B) the legislative office candidate is contested in a primary election and the contribution or public service assistance is received within 30 days before the day on which the primary election is held; or
- (C) the legislative office candidate is contested in a general election and the contribution or public service assistance is received within 30 days before the day on which the general election is held.
- (c) [Except as provided in Subsection (5)(d), for] For each contribution or provision of public service assistance that a legislative office candidate fails to report within the time period described in Subsection (5)(b), the lieutenant governor shall impose a fine against the legislative office candidate in an amount equal to:
 - (i) [the greater of \$50 or 15%] 10% of the amount of the contribution; or
 - (ii) [the greater of \$50 or 15%] 10% of the value of the public service assistance.
- [(d) A fine described in Subsection (5)(c) may not exceed the amount of the contribution or the value of the public service assistance to which the fine relates.]
 - (e) The lieutenant governor shall:
 - (i) deposit money received under Subsection (5)(c) into the General Fund; and
- (ii) report on the lieutenant governor's website, in the location where reports relating to each legislative office candidate are available for public access:
- (A) each fine imposed by the lieutenant governor against the legislative office candidate;
- 800 (B) the amount of the fine;

801	(C) the amount of the contribution to which the fine relates; and
802	(D) the date of the contribution.
803	(6) Within 30 days after receiving a contribution that is cash or a negotiable
804	instrument, exceeds \$50, and is from an unknown source, a legislative office candidate shall
805	disburse the amount of the contribution to:
806	(a) the treasurer of the state or a political subdivision for deposit into the state's or
807	political subdivision's general fund; or
808	(b) an organization that is exempt from federal income taxation under Section
809	501(c)(3), Internal Revenue Code.
810	[69] (1) (a) As used in this Subsection $[69]$ (7), "account" means an account in a
811	financial institution:
812	(i) that is not described in Subsection (1)(a)(i); and
813	(ii) into which or from which a person who, as a candidate for an office, other than a
814	legislative office for which the person files a declaration of candidacy or federal office, or as a
815	holder of an office, other than a legislative office for which the person files a declaration of
816	candidacy or federal office, deposits a contribution or makes an expenditure.
817	(b) A legislative office candidate shall include on any financial statement filed in
818	accordance with this part:
819	(i) a contribution deposited in an account:
820	(A) since the last campaign finance statement was filed; or
821	(B) that has not been reported under a statute or ordinance that governs the account; or
822	(ii) an expenditure made from an account:
823	(A) since the last campaign finance statement was filed; or
824	(B) that has not been reported under a statute or ordinance that governs the account.
825	Section 6. Section 20A-11-401 is amended to read:
826	20A-11-401. Officeholder financial reporting requirements Year-end summary
827	report Officeholder as a political action committee officer Anonymous contribution
828	or public service assistance.
829	(1) (a) Each officeholder shall file a summary report by January 10 of each year.
830	(b) An officeholder that is required to file a summary report both as an officeholder and
831	as a candidate for office under the requirements of this chapter may file a single summary

832	report as a candidate and an officeholder, provided that the combined report meets the
833	requirements of:
834	(i) this section; and
835	(ii) the section that provides the requirements for the summary report filed by the
836	officeholder in the officeholder's capacity of a candidate for office.
837	(2) (a) Each summary report shall include the following information as of December 31
838	of the previous year:
839	(i) the net balance of the last summary report, if any;
840	(ii) a single figure equal to the total amount of receipts received since the last summary
841	report, if any;
842	(iii) a single figure equal to the total amount of expenditures made since the last
843	summary report, if any;
844	(iv) a detailed listing of each contribution and public service assistance received since
845	the last summary report;
846	(v) for each nonmonetary contribution:
847	(A) the fair market value of the contribution with that information provided by the
848	contributor; and
849	(B) a specific description of the contribution;
850	(vi) a detailed listing of each expenditure made since the last summary report;
851	(vii) for each nonmonetary expenditure, the fair market value of the expenditure;
852	(viii) a net balance for the year consisting of the net balance from the last summary
853	report plus all receipts minus all expenditures; and
854	(ix) the name of a political action committee for which the officeholder is designated
855	as an officer who has primary decision-making authority under Section 20A-11-601.
856	(b) (i) For all individual contributions or public service assistance of \$50 or less, a
857	single aggregate figure may be reported without separate detailed listings.
858	(ii) Two or more contributions from the same source that have an aggregate total of
859	more than \$50 may not be reported in the aggregate, but shall be reported separately.
860	(c) In preparing the report, all receipts and expenditures shall be reported as of
861	December 31 of the previous year.
862	(3) The summary report shall contain a paragraph signed by the officeholder certifying

863	that, to the best of the officeholder's knowledge, all receipts and all expenditures have been
864	reported as of December 31 of the last calendar year and that there are no bills or obligations
865	outstanding and unpaid except as set forth in that report.
866	(4) An officeholder may:
867	(a) receive public service assistance from a political action committee registered under
868	Section 20A-11-601; and
869	(b) be designated by a political action committee as an officer who has primary
870	decision-making authority as described in Section 20A-11-601.
871	(5) Within 30 days after receiving a contribution or public service assistance that is
872	cash or a negotiable instrument, exceeds \$50, and is from an unknown source, an officeholder
873	shall disburse the amount of the contribution or public service assistance to:
874	(a) the treasurer of the state or a political subdivision for deposit into the state's or
875	political subdivision's general fund; or
876	(b) an organization that is exempt from federal income taxation under Section
877	501(c)(3), Internal Revenue Code.
878	Section 7. Section 20A-11-505.7 is amended to read:
879	20A-11-505.7. Separate account for contributions for registered political party
880	Anonymous contributions to registered political party or county political party.
881	(1) A registered political party shall deposit a contribution received in one or more
882	separate campaign accounts in a financial institution.
883	(2) A registered political party may not deposit or mingle a contribution received into a
884	personal or business account.
885	(3) A registered political party or county political party may not expend a contribution
886	for political purposes or a political issues expenditure if the contribution:
887	(a) is cash or a negotiable instrument;
888	(b) exceeds \$50; and
889	(c) is from an unknown source.
890	Section 8. Section 20A-11-602 is amended to read:
891	20A-11-602. Political action committees Financial reporting.
892	(1) (a) Each registered political action committee that has received contributions
893	totaling at least \$750, or disbursed expenditures totaling at least \$50, during a calendar year

894	shall file a verified financial statement with the lieutenant governor's office:
895	(i) on January 10, reporting contributions and expenditures as of December 31 of the
896	previous year;
897	(ii) seven days before the state political convention of each major political party;
898	(iii) seven days before the regular primary election date;
899	(iv) on August 31; and
900	(v) seven days before:
901	(A) the municipal general election; and
902	(B) the regular general election date.
903	(b) The registered political action committee shall report:
904	(i) a detailed listing of all contributions received and expenditures made since the last
905	statement; and
906	(ii) for financial statements filed under Subsections (1)(a)(ii) through (iv), all
907	contributions and expenditures as of five days before the required filing date of the financial
908	statement.
909	(c) The registered political action committee need not file a statement under this
910	section if it received no contributions and made no expenditures during the reporting period.
911	(2) (a) The verified financial statement shall include:
912	(i) the name and address of any individual [that] who makes a contribution to the
913	reporting political action committee, if known, and the amount of the contribution;
914	(ii) the identification of any publicly identified class of individuals that makes a
915	contribution to the reporting political action committee, if known, and the amount of the
916	contribution;
917	(iii) the name and address of any political action committee, group, or entity, if known,
918	that makes a contribution to the reporting political action committee, and the amount of the
919	contribution;
920	(iv) for each nonmonetary contribution, the fair market value of the contribution;
921	(v) the name and address of each reporting entity that received an expenditure from the
922	reporting political action committee, and the amount of each expenditure;
923	(vi) for each nonmonetary expenditure, the fair market value of the expenditure;

(vii) the total amount of contributions received and expenditures disbursed by the

925	reporting political action committee;
926	(viii) a statement by the political action committee's treasurer or chief financial officer
927	certifying that, to the best of the person's knowledge, the financial report is accurate; and
928	(ix) a summary page in the form required by the lieutenant governor that identifies:
929	(A) beginning balance;
930	(B) total contributions during the period since the last statement;
931	(C) total contributions to date;
932	(D) total expenditures during the period since the last statement; and
933	(E) total expenditures to date.
934	(b) (i) Contributions received by a political action committee that have a value of \$50
935	or less need not be reported individually, but shall be listed on the report as an aggregate total.
936	(ii) Two or more contributions from the same source that have an aggregate total of
937	more than \$50 may not be reported in the aggregate, but shall be reported separately.
938	(3) A group or entity may not divide or separate into units, sections, or smaller groups
939	for the purpose of avoiding the financial reporting requirements of this chapter, and substance
940	shall prevail over form in determining the scope or size of a political action committee.
941	(4) (a) As used in this Subsection (4), "received" means:
942	(i) for a cash contribution, that the cash is given to a political action committee;
943	(ii) for a contribution that is a negotiable instrument or check, that the negotiable
944	instrument or check is negotiated; and
945	(iii) for any other type of contribution, that any portion of the contribution's benefit
946	inures to the political action committee.
947	(b) A political action committee shall report each contribution to the lieutenant
948	governor within 30 days after the contribution is received.
949	(5) A political action committee may not expend a contribution for political purposes if
950	the contribution:
951	(a) is cash or a negotiable instrument;
952	(b) exceeds \$50; and
953	(c) is from an unknown source.
954	Section 9. Section 20A-11-802 is amended to read:
955	20A-11-802. Political issues committees Financial reporting.

956	(1) (a) Each registered political issues committee that has received political issues
957	contributions totaling at least \$750, or disbursed political issues expenditures totaling at least
958	\$50, during a calendar year, shall file a verified financial statement with the lieutenant
959	governor's office:
960	(i) on January 10, reporting contributions and expenditures as of December 31 of the
961	previous year;
962	(ii) seven days before the state political convention of each major political party;
963	(iii) seven days before the regular primary election date;
964	(iv) seven days before the date of an incorporation election, if the political issues
965	committee has received donations or made disbursements to affect an incorporation;
966	(v) at least three days before the first public hearing held as required by Section
967	20A-7-204.1;
968	(vi) if the political issues committee has received or expended funds in relation to an
969	initiative or referendum, at the time the initiative or referendum sponsors submit:
970	(A) the verified and certified initiative packets as required by Section 20A-7-206; or
971	(B) the signed and verified referendum packets as required by Section 20A-7-306;
972	(vii) on August 31; and
973	(viii) seven days before:
974	(A) the municipal general election; and
975	(B) the regular general election.
976	(b) The political issues committee shall report:
977	(i) a detailed listing of all contributions received and expenditures made since the last
978	statement; and
979	(ii) all contributions and expenditures as of five days before the required filing date of
980	the financial statement, except for a financial statement filed on January 10.
981	(c) The political issues committee need not file a statement under this section if it
982	received no contributions and made no expenditures during the reporting period.
983	(2) (a) That statement shall include:
984	(i) the name and address, if known, of any individual [that] who makes a political
985	issues contribution to the reporting political issues committee, and the amount of the political
986	issues contribution;

(ii) the identification of any publicly identified class of individuals that makes a
political issues contribution to the reporting political issues committee, and the amount of the
political issues contribution;

- (iii) the name and address, if known, of any political issues committee, group, or entity that makes a political issues contribution to the reporting political issues committee, and the amount of the political issues contribution;
- (iv) the name and address of each reporting entity that makes a political issues contribution to the reporting political issues committee, and the amount of the political issues contribution;
 - (v) for each nonmonetary contribution, the fair market value of the contribution;
- (vi) except as provided in Subsection (2)(c), the name and address of each individual, entity, or group of individuals or entities that received a political issues expenditure of more than \$50 from the reporting political issues committee, and the amount of each political issues expenditure;
 - (vii) for each nonmonetary expenditure, the fair market value of the expenditure;
- (viii) the total amount of political issues contributions received and political issues expenditures disbursed by the reporting political issues committee;
- (ix) a statement by the political issues committee's treasurer or chief financial officer certifying that, to the best of the person's knowledge, the financial statement is accurate; and
 - (x) a summary page in the form required by the lieutenant governor that identifies:
 - (A) beginning balance;
 - (B) total contributions during the period since the last statement;
 - (C) total contributions to date;
 - (D) total expenditures during the period since the last statement; and
- (E) total expenditures to date.
 - (b) (i) Political issues contributions received by a political issues committee that have a value of \$50 or less need not be reported individually, but shall be listed on the report as an aggregate total.
 - (ii) Two or more political issues contributions from the same source that have an aggregate total of more than \$50 may not be reported in the aggregate, but shall be reported separately.

1018	(c) When reporting political issue expenditures made to circulators of initiative
1019	petitions, the political issues committee:
1020	(i) need only report the amount paid to each initiative petition circulator; and
1021	(ii) need not report the name or address of the circulator.
1022	(3) (a) As used in this Subsection (3), "received" means:
1023	(i) for a cash contribution, that the cash is given to a political issues committee;
1024	(ii) for a contribution that is a negotiable instrument or check, that the negotiable
1025	instrument or check is negotiated; and
1026	(iii) for any other type of contribution, that any portion of the contribution's benefit
1027	inures to the political issues committee.
1028	(b) A political issues committee shall report each contribution to the lieutenant
1029	governor within 30 days after the contribution is received.
1030	(4) A political issues committee may not expend a contribution for a political issues
1031	expenditure if the contribution:
1032	(a) is cash or a negotiable instrument;
1033	(b) exceeds \$50; and
1034	(c) is from an unknown source.
1035	Section 10. Section 20A-11-1301 is amended to read:
1036	20A-11-1301. School board office candidate Campaign finance requirements
1037	Candidate as a political action committee officer No personal use Contribution
1038	reporting deadline Report other accounts Anonymous contributions.
1039	(1) (a) (i) Each school board office candidate shall deposit each contribution and public
1040	service assistance received in one or more separate accounts in a financial institution that are
1041	dedicated only to that purpose.
1042	(ii) A school board office candidate may:
1043	(A) receive a contribution or public service assistance from a political action
1044	committee registered under Section 20A-11-601; and
1045	(B) be designated by a political action committee as an officer who has primary
1046	decision-making authority as described in Section 20A-11-601.
1047	(b) A school board office candidate may not use money deposited in an account
1048	described in Subsection (1)(a)(i) for:

1049	(i) a personal use expenditure; or
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- (ii) an expenditure prohibited by law.
- (2) A school board office candidate may not deposit or mingle any contributions or public service assistance received into a personal or business account.
- (3) A school board office candidate may not make any political expenditures prohibited by law.
- (4) If a person who is no longer a school board candidate chooses not to expend the money remaining in a campaign account, the person shall continue to file the year-end summary report required by Section 20A-11-1302 until the statement of dissolution and final summary report required by Section 20A-11-1304 are filed with the lieutenant governor.
- (5) (a) Except as provided in Subsection (5)(b) and Section 20A-11-402, a person who is no longer a school board candidate may not expend or transfer the money in a campaign account in a manner that would cause the former school board candidate to recognize the money as taxable income under federal tax law.
- (b) A person who is no longer a school board candidate may transfer the money in a campaign account in a manner that would cause the former school board candidate to recognize the money as taxable income under federal tax law if the transfer is made to a campaign account for federal office.
 - (6) (a) As used in this Subsection (6) and Section 20A-11-1303, "received" means:
- (i) for a cash contribution, that the cash is given to a school board office candidate or a member of the candidate's personal campaign committee;
- (ii) for a contribution that is a negotiable instrument or check, that the negotiable instrument or check is negotiated; and
- (iii) for any other type of contribution, that any portion of the contribution's benefit inures to the school board office candidate.
- (b) Each school board office candidate shall report to the chief election officer each contribution and public service assistance received by the school board office candidate:
- (i) except as provided in Subsection (6)(b)(ii), within 30 days after the day on which the contribution or public service assistance is received; or
- 1078 (ii) within three business days after the day on which the contribution or public service assistance is received, if:

1080	(A) the school board office candidate is contested in a primary election and the
1081	contribution or public service assistance is received within 30 days before the day on which the
1082	primary election is held; or
1083	(B) the school board office candidate is contested in a general election and the
1084	contribution or public service assistance is received within 30 days before the day on which the
1085	general election is held.
1086	(c) [Except as provided in Subsection (6)(d), for] For each contribution or provision of
1087	public service assistance that a school board office candidate fails to report within the time
1088	period described in Subsection (6)(b), the chief election officer shall impose a fine against the
1089	school board office candidate in an amount equal to:
1090	(i) [the greater of \$50 or 15%] $\underline{10\%}$ of the amount of the contribution; or
1091	(ii) [the greater of \$50 or 15%] $\underline{10\%}$ of the value of the public service assistance.
1092	[(d) A fine described in Subsection (6)(c) may not exceed the amount of the
1093	contribution or the value of the public service assistance to which the fine relates.]
1094	(e) The chief election officer shall:
1095	(i) deposit money received under Subsection (6)(c) into the General Fund; and
1096	(ii) report on the chief election officer's website, in the location where reports relating
1097	to each school board office candidate are available for public access:
1098	(A) each fine imposed by the chief election officer against the school board office
1099	candidate;
1100	(B) the amount of the fine;
1101	(C) the amount of the contribution to which the fine relates; and
1102	(D) the date of the contribution.
1103	(7) Within 30 days after receiving a contribution that is cash or a negotiable
1104	instrument, exceeds \$50, and is from an unknown source, a school board office candidate shall
1105	disburse the contribution to:
1106	(a) the treasurer of the state or a political subdivision for deposit into the state's or
1107	political subdivision's general fund; or
1108	(b) an organization that is exempt from federal income taxation under Section
1109	501(c)(3), Internal Revenue Code.
1110	$[\frac{(7)}{2}]$ (8) (a) As used in this Subsection $[\frac{(7)}{2}]$ (8) "account" means an account in a

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1111	financial institution:
1112	(i) that is not described in Subsection (1)(a)(i); and
1113	(ii) into which or from which a person who, as a candidate for an office, other than a
1114	school board office for which the person files a declaration of candidacy or federal office, or as
1115	a holder of an office, other than a school board office for which the person files a declaration of
1116	candidacy or federal office, deposits a contribution or makes an expenditure.
1117	(b) A school board office candidate shall include on any financial statement filed in
1118	accordance with this part:
1119	(i) a contribution deposited in an account:
1120	(A) since the last campaign finance statement was filed; or
1121	(B) that has not been reported under a statute or ordinance that governs the account; or
1122	(ii) an expenditure made from an account:
1123	(A) since the last campaign finance statement was filed; or
1124	(B) that has not been reported under a statute or ordinance that governs the account.
1125	Section 11. Section 20A-12-301 is amended to read:
1126	20A-12-301. Definitions.
1127	As used in this part:
1128	(1) (a) "Contribution" means any of the following when done for political purposes:
1129	(i) a gift, subscription, donation, loan, advance, or deposit of money or anything of
1130	value given to the judge or the judge's personal campaign committee;
1131	(ii) an express, legally enforceable contract, promise, or agreement to make a gift,
1132	subscription, donation, unpaid or partially unpaid loan, advance, or deposit of money or
1133	anything of value to the judge or the judge's personal campaign committee;
1134	(iii) any transfer of funds from another reporting entity or a corporation to the judge or
1135	the judge's personal campaign committee;
1136	(iv) compensation paid by any person or reporting entity other than the judge or the
1137	judge's personal campaign committee for personal services provided without charge to the
1138	judge or the judge's personal campaign committee; and
1139	(v) goods or services provided to or for the benefit of the judge or the judge's personal
1140	campaign committee at less than fair market value.

(b) "Contribution" does not include:

1142	(1) services provided without compensation by individuals volunteering a portion or all
1143	of their time on behalf of the judge or the judge's personal campaign committee; or
1144	(ii) money lent to the judge or the judge's personal campaign committee by a financial
1145	institution in the ordinary course of business.
1146	(2) (a) "Corporation" means a domestic or foreign, profit or nonprofit, business
1147	organization that is registered as a corporation or is authorized to do business in a state and
1148	makes any expenditure from corporate funds for political purposes.
1149	(b) "Corporation" does not mean:
1150	(i) a business organization's political action committee as defined in Section
1151	20A-11-101 or political issues committee as defined in Section 20A-11-101; or
1152	(ii) a business entity organized as a partnership or a sole proprietorship.
1153	(3) "Detailed listing" means:
1154	(a) for each contribution:
1155	(i) the name and address of the individual or source making the contribution, to the
1156	extent that the name or address of the individual or source is known;
1157	(ii) the amount or value of the contribution; and
1158	(iii) the date the contribution was made; and
1159	(b) for each expenditure:
1160	(i) the amount of the expenditure;
1161	(ii) the person or entity to whom it was disbursed;
1162	(iii) the specific purpose, item, or service acquired by the expenditure; and
1163	(iv) the date the expenditure was made.
1164	(4) (a) "Expenditure" means:
1165	(i) any disbursement from contributions or from the separate bank account required by
1166	this chapter;
1167	(ii) a purchase, payment, donation, distribution, loan, advance, deposit, gift of money,
1168	or anything of value made for political purposes;
1169	(iii) an express, legally enforceable contract, promise, or agreement to make any
1170	purchase, payment, donation, distribution, loan, advance, deposit, gift of money, or anything of
1171	value for political purposes;
1172	(iv) compensation paid by a corporation or reporting entity for personal services

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1173	rendered by a person without charge to the judge or the judge's personal campaign committee;
1174	(v) a transfer of funds between the judge's personal campaign committee and another
1175	judge's personal campaign committee; or
1176	(vi) goods or services provided by the judge's personal campaign committee to or for
1177	the benefit of another judge for political purposes at less than fair market value.
1178	(b) "Expenditure" does not include:
1179	(i) services provided without compensation by individuals volunteering a portion or all
1180	of their time on behalf of the judge or judge's personal campaign committee; or
1181	(ii) money lent to a judge's personal campaign committee by a financial institution in
1182	the ordinary course of business.
1183	(5) "Individual" means a natural person.
1184	(6) "Interim report" means a report identifying the contributions received and
1185	expenditures made since the last report.
1186	(7) "Personal campaign committee" means the committee appointed by a judge to act
1187	for the judge as provided in this chapter.
1188	(8) "Political purposes" means an act done with the intent or in a way to influence or
1189	tend to influence, directly or indirectly, any person to refrain from voting or to vote for or
1190	against any judge standing for retention at any election.
1191	(9) "Reporting entity" means a judge, judge's personal campaign committee, candidate,
1192	a candidate's personal campaign committee, an officeholder, and a party committee, a political
1193	action committee, and a political issues committee.
1194	(10) "Summary report" means the year-end report containing the summary of a
1195	reporting entity's contributions and expenditures.
1196	Section 12. Section 20A-12-303 is amended to read:
1197	20A-12-303. Separate account for campaign funds Reporting contributions.
1198	(1) The judge or the judge's personal campaign committee shall deposit each
1199	contribution in one or more separate personal campaign accounts in a financial institution.

- contribution in one or more separate personal campaign accounts in a financial institution.
- (2) The judge or the judge's personal campaign committee may not deposit or mingle any contributions received into a personal or business account.
 - (3) (a) As used in this Subsection (3) and Section 20A-12-305, "received" means:
- (i) for a cash contribution, that the cash is given to a judge or the judge's personal

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501(c)(3), Internal Revenue Code.

1204	campaign committee;
1205	(ii) for a contribution that is a negotiable instrument or check, that the negotiable
1206	instrument or check is negotiated; and
1207	(iii) for any other type of contribution, that any portion of the contribution's benefit
1208	inures to the judge.
1209	(b) The judge or the judge's personal campaign committee shall report to the lieutenant
1210	governor each contribution received by the judge, within 30 days after the day on which the
1211	contribution is received.
1212	(c) [Except as provided in Subsection (3)(d), for] For each contribution that a judge
1213	fails to report within the time period described in Subsection (3)(b), the lieutenant governor
1214	shall impose a fine against the judge in an amount equal to [the greater of \$50 or 15%] 10% of
1215	the amount of the contribution.
1216	(d) A fine described in Subsection (3)(c) may not exceed the amount of the
1217	contribution to which the fine relates.
1218	(e) The lieutenant governor shall:
1219	(i) deposit money received under Subsection (3)(c) into the General Fund; and
1220	(ii) report on the lieutenant governor's website, in the location where reports relating to
1221	each judge are available for public access:
1222	(A) each fine imposed by the lieutenant governor against the judge;
1223	(B) the amount of the fine;
1224	(C) the amount of the contribution to which the fine relates; and
1225	(D) the date of the contribution.
1226	(4) Within 30 days after receiving a contribution that is cash or a negotiable
1227	instrument, exceeds \$50, and is from an unknown source, a judge or the judge's personal
1228	campaign committee shall disburse the amount of the contribution to:
1229	(a) the treasurer of the state or a political subdivision for deposit into the state's or
1230	political subdivision's general fund; or

(b) an organization that is exempt from federal income taxation under Section