As Introduced

125th General Assembly Special Session 2003-2004

H. B. No. 1

Representative DeWine

A BILL

То	amend sections 102.03, 2921.01, 2921.43, 3501.38,	1
	3503.14, 3513.07, 3513.10, 3513.261, 3517.01,	2
	3517.08, 3517.082, 3517.09, 3517.092, 3517.10,	3
	3517.102, 3517.103, 3517.104, 3517.105, 3517.106,	4
	3517.108, 3517.109, 3517.11, 3517.13, 3517.151,	Ę
	3517.152, 3517.154, 3517.155, 3517.16, 3517.17,	6
	3517.20, 3517.23, 3517.992, and 3599.031, to enact	7
	new section 3599.03 and sections 3501.381,	8
	3517.1011, 3517.1012, and 3599.111, and to repeal	ç
	section 3599.03 of the Revised Code to revise the	10
	Campaign Finance Law.	11

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

Section 1. That sections 102.03, 2921.01, 2921.43, 3501.38,	12
3503.14, 3513.07, 3513.10, 3513.261, 3517.01, 3517.08, 3517.082,	13
3517.09, 3517.092, 3517.10, 3517.102, 3517.103, 3517.104,	14
3517.105, 3517.106, 3517.108, 3517.109, 3517.11, 3517.13,	15
3517.151, 3517.152, 3517.154, 3517.155, 3517.16, 3517.17, 3517.20,	16
3517.23, 3517.992, and 3599.031 be amended and new section 3599.03	17
and sections 3501.381, 3517.1011, 3517.1012, and 3599.111 of the	18
Revised Code be enacted to read as follows:	19

Sec. 102.03. (A)(1) No present or former public official or

employee shall, during public employment or service or for twelve

21 months thereafter, represent a client or act in a representative

22 capacity for any person on any matter in which the public official

23 or employee personally participated as a public official or

24 employee through decision, approval, disapproval, recommendation,

25 the rendering of advice, investigation, or other substantial

26 exercise of administrative discretion.

- (2) For twenty-four months after the conclusion of service,

 no former commissioner or attorney examiner of the public

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 utilities commission shall represent a public utility, as defined

 in section 4905.02 of the Revised Code, or act in a representative

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 capacity on behalf of such a utility before any state board,

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 commission, or agency.
- (3) For twenty-four months after the conclusion of employment 34 or service, no former public official or employee who personally 35 participated as a public official or employee through decision, 36 approval, disapproval, recommendation, the rendering of advice, 37 the development or adoption of solid waste management plans, 38 investigation, inspection, or other substantial exercise of 39 administrative discretion under Chapter 343. or 3734. of the 40 Revised Code shall represent a person who is the owner or operator 41 of a facility, as defined in section 3734.01 of the Revised Code, 42 or who is an applicant for a permit or license for a facility 43 under that chapter, on any matter in which the public official or 44 employee personally participated as a public official or employee. 45
- (4) For a period of one year after the conclusion of

 employment or service as a member or employee of the general

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 assembly, no former member or employee of the general assembly

 shall represent, or act in a representative capacity for, any

 person on any matter before the general assembly, any committee of

 the general assembly, or the controlling board. Division (A)(4) of

 this section does not apply to or affect a person who separates

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from service with the general assembly on or before December 31,
1995. As used in division (A)(4) of this section "person" does not
include any state agency or political subdivision of the state.

- (5) As used in divisions (A)(1), (2), and (3) of this 56 section, "matter" includes any case, proceeding, application, 57 determination, issue, or question, but does not include the 58 proposal, consideration, or enactment of statutes, rules, 59 ordinances, resolutions, or charter or constitutional amendments. 60 As used in division (A)(4) of this section, "matter" includes the 61 proposal, consideration, or enactment of statutes, resolutions, or 62 constitutional amendments. As used in division (A) of this 63 section, "represent" includes any formal or informal appearance 64 before, or any written or oral communication with, any public 65 agency on behalf of any person. 66
- (6) Nothing contained in division (A) of this section shall
 prohibit, during such period, a former public official or employee 68
 from being retained or employed to represent, assist, or act in a 69
 representative capacity for the public agency by which the public 70
 official or employee was employed or on which the public official 71
 or employee served.
- (7) Division (A) of this section shall not be construed to
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 prohibit the performance of ministerial functions, including, but
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 not limited to, the filing or amendment of tax returns,
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 applications for permits and licenses, incorporation papers, and
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 other similar documents.
- (B) No present or former public official or employee shall

 disclose or use, without appropriate authorization, any

 information acquired by the public official or employee in the

 course of the public official's or employee's official duties that

 is confidential because of statutory provisions, or that has been

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 clearly designated to the public official or employee as

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confidential when that confidential designation is warranted

because of the status of the proceedings or the circumstances

under which the information was received and preserving its

confidentiality is necessary to the proper conduct of government

business.

- (C) No public official or employee shall participate within 89 the scope of duties as a public official or employee, except 90 through ministerial functions as defined in division (A) of this 91 section, in any license or rate-making proceeding that directly 92 affects the license or rates of any person, partnership, trust, 93 business trust, corporation, or association in which the public 94 official or employee or immediate family owns or controls more 95 than five per cent. No public official or employee shall 96 participate within the scope of duties as a public official or 97 employee, except through ministerial functions as defined in 98 division (A) of this section, in any license or rate-making 99 proceeding that directly affects the license or rates of any 100 person to whom the public official or employee or immediate 101 family, or a partnership, trust, business trust, corporation, or 102 association of which the public official or employee or the public 103 official's or employee's immediate family owns or controls more 104 than five per cent, has sold goods or services totaling more than 105 one thousand dollars during the preceding year, unless the public 106 official or employee has filed a written statement acknowledging 107 that sale with the clerk or secretary of the public agency and the 108 statement is entered in any public record of the agency's 109 proceedings. This division shall not be construed to require the 110 disclosure of clients of attorneys or persons licensed under 111 section 4732.12 or 4732.15 of the Revised Code, or patients of 112 persons certified under section 4731.14 of the Revised Code. 113
- (D) No public official or employee shall use or authorize the 114 use of the authority or influence of office or employment to 115

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secure anything of value or the promise or offer of anything of	116
value that is of such a character as to manifest a substantial and	117
improper influence upon the public official or employee with	118
respect to that person's duties.	119
(E) No public official or employee shall solicit or accept	120
anything of value that is of such a character as to manifest a	121
substantial and improper influence upon the public official or	122
employee with respect to that person's duties.	123
(F) No person shall promise or give to a public official or	124
employee anything of value that is of such a character as to	125
manifest a substantial and improper influence upon the public	126
official or employee with respect to that person's duties.	127
(G) In the absence of bribery or another offense under the	128
Revised Code or a purpose to defraud, contributions made to a	129
campaign committee, political party, legislative campaign fund, or	130
political action committee, or political contributing entity on	131
behalf of an elected public officer or other public official or	132
employee who seeks elective office shall be considered to accrue	133
ordinarily to the public official or employee for the purposes of	134
divisions (D), (E), and (F) of this section.	135
As used in this division, "contributions," "campaign	136
committee," "political party," "legislative campaign fund," and	137
"political action committee," and "political contributing entity"	138
have the same meanings as in section 3517.01 of the Revised Code.	139
(H)(1) No public official or employee, except for the	140
president or other chief administrative officer of or a member of	141
a board of trustees of a state institution of higher education as	142
defined in section 3345.011 of the Revised Code, who is required	143
to file a financial disclosure statement under section 102.02 of	144

the Revised Code shall solicit or accept, and no person shall give

to that public official or employee, an honorarium. Except as

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provided in division (H)(2) of this section, this division and	147
divisions (D), (E), and (F) of this section do not prohibit a	148
public official or employee who is required to file a financial	149
disclosure statement under section 102.02 of the Revised Code from	150
accepting and do not prohibit a person from giving to that public	151
official or employee the payment of actual travel expenses,	152
including any expenses incurred in connection with the travel for	153
lodging, and meals, food, and beverages provided to the public	154
official or employee at a meeting at which the public official or	155
employee participates in a panel, seminar, or speaking engagement	156
or provided to the public official or employee at a meeting or	157
convention of a national organization to which any state agency,	158
including, but not limited to, any state legislative agency or	159
state institution of higher education as defined in section	160
3345.011 of the Revised Code, pays membership dues. Except as	161
provided in division (H)(2) of this section, this division and	162
divisions (D), (E), and (F) of this section do not prohibit a	163
public official or employee who is not required to file a	164
financial disclosure statement under section 102.02 of the Revised	165
Code from accepting and do not prohibit a person from promising or	166
giving to that public official or employee an honorarium or the	167
payment of travel, meal, and lodging expenses if the honorarium,	168
expenses, or both were paid in recognition of demonstrable	169
business, professional, or esthetic interests of the public	170
official or employee that exist apart from public office or	171
employment, including, but not limited to, such a demonstrable	172
interest in public speaking and were not paid by any person or	173
other entity, or by any representative or association of those	174
persons or entities, that is regulated by, doing business with, or	175
seeking to do business with the department, division, institution,	176
board, commission, authority, bureau, or other instrumentality of	177
the governmental entity with which the public official or employee	178
serves.	179

(2) No person who is a member of the board of a state	180
retirement system, a state retirement system investment officer,	181
or an employee of a state retirement system whose position	182
involves substantial and material exercise of discretion in the	183
investment of retirement system funds shall solicit or accept, and	184
no person shall give to that board member, officer, or employee,	185
payment of actual travel expenses, including expenses incurred	186
with the travel for lodging, meals, food, and beverages.	187

(I) A public official or employee may accept travel, meals, 188 and lodging or expenses or reimbursement of expenses for travel, 189 meals, and lodging in connection with conferences, seminars, and 190 similar events related to official duties if the travel, meals, 191 and lodging, expenses, or reimbursement is not of such a character 192 as to manifest a substantial and improper influence upon the 193 public official or employee with respect to that person's duties. 194 The house of representatives and senate, in their code of ethics, 195 and the Ohio ethics commission, under section 111.15 of the 196 Revised Code, may adopt rules setting standards and conditions for 197 the furnishing and acceptance of such travel, meals, and lodging, 198 expenses, or reimbursement. 199

A person who acts in compliance with this division and any 200 applicable rules adopted under it, or any applicable, similar 201 rules adopted by the supreme court governing judicial officers and 202 employees, does not violate division (D), (E), or (F) of this 203 section. This division does not preclude any person from seeking 204 an advisory opinion from the appropriate ethics commission under 205 section 102.08 of the Revised Code.

(J) For purposes of divisions (D), (E), and (F) of this 207 section, the membership of a public official or employee in an 208 organization shall not be considered, in and of itself, to be of 209 such a character as to manifest a substantial and improper 210 influence on the public official or employee with respect to that 211

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person's duties. As used in this division, "organization" means a church or a religious, benevolent, fraternal, or professional organization that is tax exempt under subsection 501(a) and described in subsection 501(c)(3), (4), (8), (10), or (19) of the "Internal Revenue Code of 1986." This division does not apply to a public official or employee who is an employee of an organization, serves as a trustee, director, or officer of an organization, or otherwise holds a fiduciary relationship with an organization. This division does not allow a public official or employee who is a member of an organization to participate, formally or informally, in deliberations, discussions, or voting on a matter or to use his official position with regard to the interests of the organization on the matter if the public official or employee has assumed a particular responsibility in the organization with respect to the matter or if the matter would affect that person's personal, pecuniary interests.

(K) It is not a violation of this section for a prosecuting 228 attorney to appoint assistants and employees in accordance with 229 division (B) of section 309.06 and section 2921.421 of the Revised 230 Code, for a chief legal officer of a municipal corporation or an 231 official designated as prosecutor in a municipal corporation to 232 appoint assistants and employees in accordance with sections 233 733.621 and 2921.421 of the Revised Code, for a township law 234 director appointed under section 504.15 of the Revised Code to 235 appoint assistants and employees in accordance with sections 236 504.151 and 2921.421 of the Revised Code, or for a coroner to 237 appoint assistants and employees in accordance with division (B) 238 of section 313.05 of the Revised Code. 239

As used in this division, "chief legal officer" has the same meaning as in section 733.621 of the Revised Code.

Sec. 2921.01. As used in sections 2921.01 to 2921.45 of the

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Revised Code:	243
(A) "Public official" means any elected or appointed officer,	244
or employee, or agent of the state or any political subdivision,	245
whether in a temporary or permanent capacity, and includes, but is	246
not limited to, legislators, judges, and law enforcement officers.	247
(B) "Public servant" means any of the following:	248
(1) Any public official;	249
(2) Any person performing ad hoc a governmental function,	250
including, but not limited to, a juror, member of a temporary	251
commission, master, arbitrator, advisor, or consultant;	252
(3) A person who is a candidate for public office, whether or	253
not the person is elected or appointed to the office for which the	254
person is a candidate. A person is a candidate for purposes of	255
this division if the person has been nominated according to law	256
for election or appointment to public office, or if the person has	257
filed a petition or petitions as required by law to have the	258
person's name placed on the ballot in a primary, general, or	259
special election, or if the person campaigns as a write-in	260
candidate in any primary, general, or special election.	261
(C) "Party official" means any person who holds an elective	262
or appointive post in a political party in the United States or	263
this state, by virtue of which the person directs, conducts, or	264
participates in directing or conducting party affairs at any level	265
of responsibility.	266
(D) "Official proceeding" means any proceeding before a	267
legislative, judicial, administrative, or other governmental	268
agency or official authorized to take evidence under oath, and	269
includes any proceeding before a referee, hearing examiner,	270
commissioner, notary, or other person taking testimony or a	271
deposition in connection with an official proceeding.	272

(E) "Detention" means arrest; confinement in any vehicle	273
subsequent to an arrest; confinement in any public or private	274
facility for custody of persons charged with or convicted of crime	275
in this state or another state or under the laws of the United	276
States or alleged or found to be a delinquent child or unruly	277
child in this state or another state or under the laws of the	278
United States; hospitalization, institutionalization, or	279
confinement in any public or private facility that is ordered	280
pursuant to or under the authority of section 2945.37, 2945.371,	281
2945.38, 2945.39, 2945.40, 2945.401, or 2945.402 of the Revised	282
Code; confinement in any vehicle for transportation to or from any	283
facility of any of those natures; detention for extradition or	284
deportation; except as provided in this division, supervision by	285
any employee of any facility of any of those natures that is	286
incidental to hospitalization, institutionalization, or	287
confinement in the facility but that occurs outside the facility;	288
supervision by an employee of the department of rehabilitation and	289
correction of a person on any type of release from a state	290
correctional institution; or confinement in any vehicle, airplane,	291
or place while being returned from outside of this state into this	292
state by a private person or entity pursuant to a contract entered	293
into under division (E) of section 311.29 of the Revised Code or	294
division (B) of section 5149.03 of the Revised Code. For a person	295
confined in a county jail who participates in a county jail	296
industry program pursuant to section 5147.30 of the Revised Code,	297
"detention" includes time spent at an assigned work site and going	298
to and from the work site.	299

(F) "Detention facility" means any public or private place 300 used for the confinement of a person charged with or convicted of 301 any crime in this state or another state or under the laws of the 302 United States or alleged or found to be a delinquent child or 303 unruly child in this state or another state or under the laws of 304

the United States.	305
(G) "Valuable thing or valuable benefit" includes, but is not	306
limited to, a contribution. This inclusion does not indicate or	307
imply that a contribution was not included in those terms before	308
September 17, 1986.	309
(H) "Campaign committee," "contribution," "political action	310
committee," "legislative campaign fund," <u>and</u> "political party $_{7}$ "	311
and "political contributing entity" have the same meanings as in	312
section 3517.01 of the Revised Code.	313
(I) "Provider agreement" and "medical assistance program"	314
have the same meanings as in section 2913.40 of the Revised Code.	315
Sec. 2921.43. (A) No public servant shall knowingly solicit	316
or accept, and no person shall knowingly promise or give to a	317
public servant, either of the following:	318
(1) Any compensation, other than as allowed by divisions (G),	319
(H), and (I) of section 102.03 of the Revised Code or other	320
provisions of law, to perform the public servant's official	321
duties, to perform any other act or service in the public	322
servant's public capacity, for the general performance of the	323
duties of the public servant's public office or public employment,	324
or as a supplement to the public servant's public compensation;	325
(2) Additional or greater fees or costs than are allowed by	326
law to perform the public servant's official duties.	327
(B) No public servant for the public servant's own personal	328
or business use, and no person for the person's own personal or	329
business use or for the personal or business use of a public	330
servant or party official, shall solicit or accept anything of	331
value in consideration of either of the following:	332
(1) Appointing or securing, maintaining, or renewing the	333
appointment of any person to any public office, employment, or	334

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agency;	335
(2) Preferring, or maintaining the status of, any public	336
employee with respect to compensation, duties, placement,	337
location, promotion, or other material aspects of employment.	338
(C) No person for the benefit of a political party, campaign	339
committee, legislative campaign fund, or political action	340
committee, or political contributing entity shall coerce any	341
contribution in consideration of either of the following:	342
(1) Appointing or securing, maintaining, or renewing the	343
appointment of any person to any public office, employment, or	344
agency;	345
(2) Preferring, or maintaining the status of, any public	346
employee with respect to compensation, duties, placement,	347
location, promotion, or other material aspects of employment.	348
(D) Whoever violates this section is guilty of soliciting	349
improper compensation, a misdemeanor of the first degree.	350
(E) A public servant who is convicted of a violation of this	351
section is disqualified from holding any public office,	352
employment, or position of trust in this state for a period of	353
seven years from the date of conviction.	354
(F) Divisions (A), (B), and (C) of this section do not	355
prohibit a person from making voluntary contributions to a	356
political party, campaign committee, legislative campaign fund, $\underline{\text{or}}$	357
political action committee, or political contributing entity or	358
prohibit a political party, campaign committee, legislative	359
campaign fund, or political action committee, or political	360
contributing entity from accepting voluntary contributions.	361
Sec. 3501.38. All declarations of candidacy, nominating	362
petitions, or other petitions presented to or filed with the	363
secretary of state or a board of elections or with any other	364

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public office for the purpose of becoming a candidate for any	365
nomination or office or for the holding of an election on any	366
issue shall, in addition to meeting the other specific	367
requirements prescribed in the sections of the Revised Code	368
relating to them, be governed by the following rules:	369
(A) Only electors qualified to vote on the candidacy or issue	370
which is the subject of the petition shall sign a petition. Each	371
signer shall be a registered elector pursuant to section 3503.11	372
of the Revised Code. The facts of qualification shall be	373
determined as of the date when the petition is filed.	374
(B) Signatures shall be affixed in ink. Each signer may also	375
print the signer's name, so as to clearly identify the signer's	376
signature.	377
(C) Each signer shall place on the petition after the	378
signer's name the date of signing and the location of the signer's	379
voting residence, including the street and number if in a	380
municipal corporation or the rural route number, post office	381
address, or township if outside a municipal corporation. The	382
voting address given on the petition shall be the address	383
appearing in the registration records at the board of elections.	384
(D) No person shall write any name other than the person's	385
own on any petition. No person may authorize another to sign for	386
the person. Where $\underline{\text{If}}$ a petition contains the signature of an	387
elector two or more times, only the first signature shall be	388
counted.	389
(E) (1) On each petition paper, the circulator shall indicate	390
the number of signatures contained on it, and shall sign a	391
statement made under penalty of election falsification that the	392
circulator witnessed the affixing of every signature, that all	393
signers were to the best of the circulator's knowledge and belief	394

qualified to sign, and that every signature is to the best of the 395

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circulator's knowledge and belief the signature of the person	396
whose signature it purports to be. On the circulator's statement	397
for a declaration of candidacy, nominating petition, or	398
declaration of intent to be a write-in candidate for a person	399
seeking to become a statewide candidate or for a statewide	400
initiative or a statewide referendum petition, the circulator	401
shall identify the name of the person employing the circulator to	402
circulate the petition, if any.	403
(2) As used in division (E) of this section, "statewide	404
candidate" means the joint candidates for the offices of governor	405
and lieutenant governor or a candidate for the office of secretary	406
of state, auditor of state, treasurer of state, or attorney	407
general.	408
(F) If a circulator knowingly permits an unqualified person	409
to sign a petition paper or permits a person to write a name other	410
than the person's own on a petition paper, that petition paper is	411
invalid; otherwise, the signature of a person not qualified to	412
sign shall be rejected but shall not invalidate the other valid	413
signatures on the paper.	414
(G) The circulator of a petition may, before filing it in a	415
public office, strike from it any signature the circulator does	416
not wish to present as a part of the petition.	417
(H) Any signer of a petition may remove the signer's	418
signature from that petition at any time before the petition is	419
filed in a public office by striking the signer's name from the	420
petition; no signature may be removed after the petition is filed	421
in any public office.	422
(I)(1) No alterations, corrections, or additions may be made	423
to a petition after it is filed in a public office.	424
(2) No petition may be withdrawn after it is filed in a	425
public office. Nothing in this division prohibits a person from	426

(2) Any person who will compensate a person for supervising,

managing, or otherwise organizing any effort to obtain signatures

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for a declaration of candidacy, nominating petition, or	45
declaration of intent to be a write-in candidate for a person	45
seeking to become a statewide candidate or for a statewide	45
initiative or a statewide referendum petition shall file a	46
statement to that effect with the office of the secretary of state	46
before any signatures are obtained for the petition or before the	46
person engages a person to supervise, manage, or otherwise	46
organize the effort to obtain signatures for the petition,	46
whichever is later.	46
(B) The secretary of state shall prescribe the form and	46
content of the statements required under division (A) of this	46
section.	46
(C) Whoever violates division (A) of this section is guilty	46
of a misdemeanor of the first degree, and the petition for which a	47
person was compensated for supervising, managing, or otherwise	47
organizing the effort to obtain signatures shall be deemed	47
invalid.	47
(D) As used in this section, "statewide candidate" means the	47
joint candidates for the offices of governor and lieutenant	47
governor or a candidate for the office of secretary of state,	47
auditor of state, treasurer of state, or attorney general.	47
Sec. 3503.14. (A) The secretary of state shall prescribe the	47
form and content of the registration and change of residence and	47
change of name form used in this state. The form shall set forth	48
the eligibility requirements needed to qualify as an elector and	48
meet the requirements of the National Voter Registration Act of	48
1993. The form shall include a space on which the person	48
registering an applicant shall sign the person's name and a space	48
on which the person registering an applicant shall name the	48
employer who is employing that person to register the applicant.	48
No election official or employee of a designated agency who is	48

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registering an applicant shall be required to sign the election	488
official's or employee's name or to name the employer who is	489
employing the election official or employee to register an	490
applicant on a form prepared under this section.	491
(B) Any applicant who is unable to sign his the applicant's	492
own name shall make an "X," if possible, which shall be certified	493
by the signing of the name of the applicant by the person filling	494
out the registration form, who shall add his <u>the person's</u> own	495
signature. If an applicant is unable to make an "X," he the	496
applicant shall indicate in some manner that he the applicant	497
desires to register to vote or to change his the applicant's name	498
or residence. The person registering such an the applicant shall	499
sign the form and attest that the applicant indicated that $\frac{1}{1}$	500
applicant desired to register to vote or to change his the	501
applicant's name or residence.	502
(C) No registration and change of residence and change of	503
name form shall be rejected solely on the basis that a person	504
registering an applicant failed to sign the person's name or	505
failed to name the employer who is employing that person to	506
register the applicant as required under division (A) of this	507
section.	508
(D) As used in this section, "registering an applicant"	509
includes any effort, for compensation, to provide voter	510
registration forms or to assist persons in completing those forms	511
or returning them to the board of elections, the office of the	512
secretary of state, or another appropriate public office.	513
Sec. 3513.07. The form of declaration of candidacy and	514
petition of a person desiring to be a candidate for a party	515
nomination or a candidate for election to an office or position to	516
be voted for at a primary election shall be substantially as	517

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follows:

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"DECLARATION OF CANDIDACY PARTY PRIMARY ELECTION	519
I, (Name of Candidate), the	520
undersigned, hereby declare under penalty of election	521
falsification that my voting residence is in	522
precinct of the (Township) or (Ward	523
and City or Village) in the county of, Ohio; that	524
my voting residence is (Street and Number, if any,	525
or Rural Route and Number) of the	526
(City or Village) of, Ohio; and that I am a	527
qualified elector in the precinct in which my voting residence is	528
located. I am a member of the Party. I hereby declare	529
that I desire to be (a candidate for	530
nomination as a candidate of the Party for election to the office	531
of) (a candidate for election to the office or	532
position of) for the in the state,	533
district, (Full term or unexpired term ending)	534
county, city, or village of, at the primary	535
election to be held on the day of,,	536
and I hereby request that my name be printed upon the official	537
primary election ballot of the said Party as a	538
candidate for (such nomination) or (such election) as	539
provided by law.	540
I further declare that, if elected to said office or	541
position, I will qualify therefor, and that I will support and	542
abide by the principles enunciated by the Party.	543
Dated this day of,	544
	545

WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY

PETITION OF CANDIDATE

OF THE FIFTH DEGREE.

(Signature of candidate) 546

547

We, the undersigned, qualified electors of the state of Ohio,	550
whose voting residence is in the county, city, village, ward,	551
township, or school district, and precinct set opposite our names,	552
and members of the Party,	553
hereby certify that (Name of	554
candidate) whose declaration of candidacy is filed herewith, is a	555
member of the Party, and is, in our opinion, well	556
qualified to perform the duties of the office or position to which	557
that candidate desires to be elected.	558
Street City,	559
and Village or	560
Signature Number Township Ward Precinct County Date	561
(Must use address on file with the board of elections)	562
	563
	564
	565
(Name of circulator	566
of petition), declares under penalty of election falsification	567
that the circulator of the petition is a qualified elector of the	568
state of Ohio and resides at the address appearing below the	569
signature of that circulator; that the circulator is a member of	570
the Party; that the circulator is the circulator of	571
the foregoing petition paper containing (Number)	572
signatures; that the circulator witnessed the affixing of every	573
signature; that all signers were to the best of the circulator's	574
knowledge and belief qualified to sign; and that every signature	575
is to the best of the circulator's knowledge and belief the	576
signature of the person whose signature it purports to be.	577
	578
(Signature of circulator)	579
	580

(Address	s of circulator)
	ition is for a statewide
	te, the name of person
	ng circulator to
circulat	te petition, if any)
WHOEVER COMMITS ELECTION FALSIFICATI	ON IS GUILTY OF A FELONY
OF THE FIFTH DEGREE."	
The gografication of grate ghall programi	be a form of dealerstice
The secretary of state shall prescri of candidacy and petition, and the form s	
similar to the declaration of candidacy a	_
this section, that will be suitable for j	_
offices of governor and lieutenant govern	
The petition provided for in this se	
only by a member of the same political pa	rty as the candidate.
Sec. 3513.10. (A) At the time of fil	ing a declaration of
candidacy for nomination for any office,	or a declaration of
intent to be a write-in candidate, each o	andidate, except joint
candidates for governor and lieutenant go	vernor, shall pay a fee
as follows:	
For statewide office	\$100
For court of appeals judge	\$ 50
For court of common pleas judge	\$ 50
For county court judge	\$ 50
For county court judge For municipal court judge	\$ 50 \$ 50
	\$ 50
For municipal court judge	\$ 50
For municipal court judge For district office, including member	\$ 50
For municipal court judge For district office, including member of the United States house of	\$ 50
For municipal court judge For district office, including member of the United States house of representatives and member of the	\$ 50 er

H. B. No. 1 Page 21 As Introduced For village office \$ 10 612 For township office \$ 10 613 For member of state board of education \$ 20 614 For member of local, city, or 615 exempted village board of education 616 or educational service center 617 governing board \$ 10 618 At the time of filing a declaration of candidacy or a 619 declaration of intent to be a write-in candidate for the offices 620 of governor and lieutenant governor, the joint candidates shall 621 jointly pay to the secretary of state a fee of one hundred 622 dollars. 623 (B)(1) At the same time the fee required under division (A) 624 of this section is paid, each candidate shall pay an additional 625 fee as follows: 626 For the joint candidates for governor 627 and lieutenant governor \$ 50 628 For statewide office \$ 50 629 For district office, including member 630 of the United States house of 631 representatives and member of the 632 general assembly \$ 35 633 For member of state board of education \$ 35 634 For court of appeals judge \$ 30 635 For court of common pleas judge \$ 30 636 For county court judge \$ 30 637 \$ 30 For municipal court judge 638 For county office \$ 30 639 For city office \$ 25 640 For village office \$ 20 641 For township office \$ 20 642 For member of local, city, county, 643 H. B. No. 1 Page 22 As Introduced

or exempted village board of education	644
or educational service center	645
governing board \$ 20	646
(2) Whoever seeks to propose a ballot question or issue to be	647
submitted to the electors shall pay the following fee at the time	648
the petition proposing the question or issue is filed:	649
(a) If the question or issue is to be submitted to the	650
electors throughout the entire state, twenty-five dollars;	651
(b) If the question or issue is to be submitted to the	652
electors of a county or of a district that consists of all or part	653
of two or more counties but less than the entire state, fifteen	654
dollars;	655
(c) If the question or issue is to be submitted to the	656
electors of a city, twelve dollars and fifty cents;	657
(d) If the question or issue is to be submitted to the	658
electors of a village, a township, a local, city, county, or	659
exempted village school district, a precinct, or another district	660
consisting of less than an entire county, ten dollars.	661
(C) No fee shall be required of candidates filing for the	662
office of delegate or alternate to the national convention of	663
political parties, member of the state central committee of a	664
political party, or member of the county central committee of a	665
political party.	666
(D) All fees required under division (A) of this section	667
immediately shall be paid by the officer receiving them into the	668
state treasury to the credit of the general revenue fund, in the	669
case of fees received by the secretary of state, and into the	670
county treasury to the credit of the county general fund, in the	671
case of fees received by a board of elections.	672
(E) The officer who receives a fee required under division	673

As introduced	
(B) of this section immediately shall pay the fee to the credit of	674
the Ohio elections commission fund, which is hereby created in the	675
state treasury. All moneys credited to the fund shall be used	676
solely for the purpose of paying expenses related to the operation	677
of the Ohio elections commission by division (I) of section	678
3517.152 of the Revised Code.	679
(F)(1) In no case shall a fee paid under this section be	680
returned to a candidate.	681
(2) Whenever a section of law refers to a filing fee to be	682
paid by a candidate or by a committee proposing a ballot question	683
or issue to be submitted to the electors, that fee includes the	684
fees required under divisions (A) and (B) of this section.	685
(G) As used in divisions (A) and (B) of this section,	686
"statewide office" means the office of secretary of state, auditor	687
of state, treasurer of state, attorney general, justice and chief	688
justice of the supreme court, and member of the United States	689
senate.	690

Sec. 3513.261. A nominating petition may consist of one or 691 more separate petition papers, each of which shall be 692 substantially in the form prescribed in this section. If the 693 petition consists of more than one separate petition paper, the 694 statement of candidacy of the candidate or joint candidates named 695 need be signed by the candidate or joint candidates on only one of 696 such separate petition papers, but the statement of candidacy so 697 signed shall be copied on each other separate petition paper 698 before the signatures of electors are placed on it. Each 699 nominating petition containing signatures of electors of more than 700 one county shall consist of separate petition papers each of which 701 shall contain signatures of electors of only one county; provided 702 that petitions containing signatures of electors of more than one 703 county shall not thereby be declared invalid. In case petitions 704

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containing signatures of electors of more than one county are	705
filed, the board of elections shall determine the county from	706
which the majority of the signatures came, and only signatures	707
from this county shall be counted. Signatures from any other	708
county shall be invalid.	709
All signatures on nominating petitions shall be written in	710
ink or indelible pencil.	711
At the time of filing a nominating petition, the candidate	712
designated in the nominating petition, and joint candidates for	713
governor and lieutenant governor, shall pay to the election	714
officials with whom it is filed the fees specified for the office	715
under divisions (A) and (B) of section 3513.10 of the Revised	716
Code. The fees shall be disposed of by those election officials in	717
the manner that is provided in section 3513.10 of the Revised Code	718
for the disposition of other fees, and in no case shall a fee	719
required under that section be returned to a candidate.	720
Candidates or joint candidates whose names are written on the	721
ballot, and who are elected, shall pay the same fees under section	722
3513.10 of the Revised Code that candidates who file nominating	723
petitions pay. Payment of these fees shall be a condition	724
precedent to the granting of their certificates of election.	725
Each nominating petition shall contain a statement of	726
candidacy that shall be signed by the candidate or joint	727
candidates named in it. Such statement of candidacy shall contain	728
a declaration made under penalty of election falsification that	729
the candidate desires to be a candidate for the office named in	730
it, and that the candidate is an elector qualified to vote for the	731
office the candidate seeks.	732
The form of the nominating petition and statement of	733
candidacy shall be substantially as follows:	734
"STATEMENT OF CANDIDACY	735

766

I,(Name of candidate),	736
the undersigned, hereby declare under penalty of election	737
falsification that my voting residence is in	738
Precinct of the (Township) or	739
(Ward and City, or Village) in the county of Ohio;	740
that my post-office address is	741
(Street and Number, if any, or Rural Route and Number) of the	742
(City, Village, or post office) of	743
Ohio; and that I am a qualified elector in	744
the precinct in which my voting residence is located. I hereby	745
declare that I desire to be a candidate for election to the office	746
of in the (State,	747
District, County, City, Village, Township, or School District) for	748
the (Full term or unexpired	749
term ending) at the General Election to be held	750
on the day of,	751
I further declare that I am an elector qualified to vote for	752
the office I seek. Dated this day of,	753
	754
(Signature of candidate)	755
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY	756
OF THE FIFTH DEGREE.	757
I,, hereby constitute the	758
persons named below a committee to represent me:	759
Name Residence	760
	761
	762
	763
	764
	765

NOMINATING PETITION

We, t	the undersigne	d, qualified	d electors of th	ne state of Ohio,	767
			ounty, City, Vil		768
Township o	or Precinct se	t opposite (our names, herek	by nominate	769
	as	a candidate	e for election t	to the office of	770
		in the			771
(State, Di	strict, Count	y, City, Vi	llage, Township	, or School	772
District)	for the		. (Full term or	unexpired term	773
ending) to be	voted for at the	e general	774
election r	next hereafter	to be held	, and certify th	nat this person	775
is, in our	opinion, wel	l qualified	to perform the	duties of the	776
office or	position to w	hich the per	rson desires to	be elected.	777
_					778
	Charach				770
	Street				779
	Address				780
	or R.F.D.				781
	(Must use				782
	address on	City,			783
	file with	Village			784
	the board of			Date of	785
Signature	elections)	Township	Ward Precinct (County Signing	786
_					787
					788
					789
		• • • • • • • • • • •			790
		decla	res under penalt	y of election	791
			_	ctor of the state	792
			appearing below		793
				_	793
_		_	is the circulat		
					795
			ixing of every s	_	796
all signer	rs were to the	pest of suc	cn person's knov	vledge and belief	797

qualified to sign; and that every signature is to the best of	such
person's knowledge and belief the signature of the person whose	se .
signature it purports to be.	
(Signature of circulator)	
(Address)	
<u></u>	· · · · · ·
(If petition is for a statewi	<u>ide</u>
candidate, the name of person	<u>1</u>
employing circulator to	
<u>circulate petition, if any)</u>	
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FEL	ONY
OF THE FIFTH DEGREE."	
The secretary of state shall prescribe a form of nominati	.ng
petition for a group of candidates for the office of member of	: a
board of education, township office, and offices of municipal	
corporations of under two thousand population.	
The secretary of state shall prescribe a form of statemen	ıt of
candidacy and nominating petition, which shall be substantiall	-У
similar to the form of statement of candidacy and nominating	
petition set forth in this section, that will be suitable for	
joint candidates for the offices of governor and lieutenant	
governor.	
If such petition nominates a candidate whose election is	to
be determined by the electors of a county or a district or	
subdivision within the county, it shall be filed with the boar	d of
such county. If the petition nominates a candidate whose elect	
is to be determined by the voters of a subdivision located in	
than one county, it shall be filed with the board of the count	
which the major portion of the population of such subdivision	

located. 829

If the petition nominates a candidate whose election is to be
determined by the electors of a district comprised of more than
one county but less than all of the counties of the state, it
shall be filed with the board of elections of the most populous
county in such district. If the petition nominates a candidate
whose election is to be determined by the electors of the state at
large, it shall be filed with the secretary of state.

830

The secretary of state or a board of elections shall not 837 accept for filing a nominating petition of a person seeking to 838 become a candidate if that person, for the same election, has 839 already filed a declaration of candidacy, a declaration of intent 840 to be a write-in candidate, or a nominating petition, or has 841 become a candidate through party nomination at a primary election 842 or by the filling of a vacancy under section 3513.30 or 3513.31 of 843 the Revised Code for any state or county office, if the nominating 844 petition is for a state or county office, or for any municipal or 845 township office, for member of a city, local, or exempted village 846 board of education, or for member of a governing board of an 847 educational service center, if the nominating petition is for a 848 municipal or township office, or for member of a city, local, or 849 exempted village board of education, or for member of a governing 850 board of an educational service center. 851

Sec. 3517.01. (A) A political party within the meaning of 852 Title XXXV of the Revised Code is any group of voters that, at the 853 most recent regular state election, polled for its candidate for 854 governor in the state or nominees for presidential electors at 855 least five per cent of the entire vote cast for that office or 856 that filed with the secretary of state, subsequent to any election 857 in which it received less than five per cent of that vote, a 858 petition signed by qualified electors equal in number to at least 859

one per cent of the total vote for governor or nominees for	860
presidential electors at the most recent election, declaring their	861
intention of organizing a political party, the name of which shall	862
be stated in the declaration, and of participating in the	863
succeeding primary election, held in even-numbered years, that	864
occurs more than one hundred twenty days after the date of filing.	865
No such group of electors shall assume a name or designation that	866
is similar, in the opinion of the secretary of state, to that of	867
an existing political party as to confuse or mislead the voters at	868
an election. If any political party fails to cast five per cent of	869
the total vote cast at an election for the office of governor or	870
president, it shall cease to be a political party.	871

- (B) Notwithstanding the definitions found in section 3501.01 872 of the Revised Code, as used in this section, and sections 3517.08 873 to 3517.14, and section 3517.99, and 3517.992 of the Revised Code: 874
- (1) "Campaign committee" means a candidate or a combination 875 of two or more persons authorized by a candidate under section 876 3517.081 of the Revised Code to receive contributions and make 877 expenditures.
- (2) "Campaign treasurer" means an individual appointed by a 879 candidate under section 3517.081 of the Revised Code. 880
- (3) "Candidate" has the same meaning as in division (H) of 881 section 3501.01 of the Revised Code and also includes any person 882 who, at any time before or after an election, receives 883 contributions or makes expenditures or other use of contributions, 884 has given consent for another to receive contributions or make 885 expenditures or other use of contributions, or appoints a campaign 886 treasurer, for the purpose of bringing about the person's 887 nomination or election to public office. When two persons jointly 888 seek the offices of governor and lieutenant governor, "candidate" 889 means the pair of candidates jointly. "Candidate" does not include 890 candidates for election to the offices of member of a county or 891

state central committee, presidential elector, and delegate to a	892
national convention or conference of a political party.	893

(4) "Continuing association" means an association, other than 894 a campaign committee, political party, legislative campaign fund, 895 political contributing entity, or labor organization, that is 896 intended to be a permanent organization that has a primary purpose 897 other than supporting or opposing specific candidates, political 898 parties, or ballot issues, and that functions on a regular basis 899 throughout the year. "Continuing association" includes 900 organizations that are determined to be not organized for profit 901 under subsection 501 and that are described in subsection 902 501(c)(3), 501(c)(4), or 501(c)(6) of the Internal Revenue Code. 903

(5) "Contribution" means a loan, gift, deposit, forgiveness 904 of indebtedness, donation, advance, payment, or transfer of funds 905 or transfer of anything of value, including a transfer of funds 906 from an inter vivos or testamentary trust or decedent's estate, 907 and the payment by any person other than the person to whom the 908 services are rendered for the personal services of another person, 909 which contribution is made, received, or used for the purpose of 910 influencing the results of an election. "Contribution" Any loan, 911 gift, deposit, forgiveness of indebtedness, donation, advance, 912 payment, or transfer of funds or of anything of value, including a 913 transfer of funds from an inter vivos or testamentary trust or 914 decedent's estate, and the payment by any campaign committee, 915 political action committee, legislative campaign fund, political 916 party, or person other than the person to whom the services are 917 rendered for the personal services of another person, that is 918 made, received, or used by a state or county political party, 919 other than moneys a state or county political party receives from 920 the Ohio political party fund pursuant to section 3517.17 of the 921 Revised Code and the moneys a state or county political party may 922 receive under sections 3517.101 and 3517.1012 of the Revised Code, 923

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shall be considered to be a "contribution" for the purpose of	924
section 3517.10 of the Revised Code and shall be included on a	925
statement of contributions filed under that section.	926
"Contribution" does not include any of the following:	927
(a) Services provided without compensation by individuals	928
volunteering a portion or all of their time on behalf of a person;	929
(b) Ordinary home hospitality;	930
(c) The personal expenses of a volunteer paid for by that	931
volunteer campaign worker;	932
(d) Any gift given to a state or county political party	933
pursuant to section 3517.101 of the Revised Code. As used in	934
division $(B)(5)(d)$ of this section, "political party" means only a	935
major political party:	936
(e) Any contribution as defined in section 3517.1011 of the	937
Revised Code that is made, received, or used to pay the direct	938
costs of producing or airing an electioneering communication as	939
<u>defined in that section;</u>	940
(f) Any gift given to a state or county political party for	941
the party's restricted fund under division (A)(2) of section	942
3517.1012 of the Revised Code.	943
(6) "Expenditure" means the disbursement or use of a	944
contribution for the purpose of influencing the results of an	945
election or of making a charitable donation under division (G) of	946
section 3517.08 of the Revised Code. Any disbursement or use of a	947
contribution by a state or county political party is an	948
expenditure and shall be considered either to be made for the	949
purpose of influencing the results of an election or to be made as	950
a charitable donation under division (G) of section 3517.08 of the	951
Revised Code and shall be reported on a statement of expenditures	952
filed under section 3517.10 of the Revised Code. During the thirty	953

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days preceding a primary or general election, any disbursement to	954
pay the direct costs of producing or airing a broadcast, cable, or	955
satellite communication that refers to a clearly identified	956
candidate shall be considered to be made for the purpose of	957
influencing the results of that election.	958
As used in this division, "broadcast, cable, or satellite	959
communication" and "refers to a clearly identified candidate" have	960
the same meanings as in section 3517.1011 of the Revised Code.	961
(7) "Personal expenses" includes, but is not limited to,	962
ordinary expenses for accommodations, clothing, food, personal	963
motor vehicle or airplane, and home telephone.	964
(8) "Political action committee" means a combination of two	965
or more persons, the primary or incidental major purpose of which	966
is to support or oppose any candidate, political party, or issue,	967
or to influence the result of any election through express	968
advocacy, and that is not a political party, a campaign committee,	969
a political contributing entity, or a legislative campaign fund.	970
"Political action committee" does not include a continuing	971
association that makes disbursements for the direct costs of	972
producing or airing electioneering communications as defined in	973
section 3517.1011 of the Revised Code and that does not engage in	974
express advocacy.	975
(9) "Public office" means any state, county, municipal,	976
township, and or district office, except an office of a political	977
party, that is filled by an election and the offices of United	978
States senator and congressman <u>representative</u> .	979
(10) "Anything of value" has the same meaning as in section	980
1.03 of the Revised Code.	981
(11) "Beneficiary of a campaign fund" means a candidate, a	982
public official or employee for whose benefit a campaign fund	983

exists, and any other person who has ever been a candidate or

public official or employee and for whose benefit a campaign fund	985
exists.	986
(12) "Campaign fund" means money or other property, including	987
contributions.	988
(13) "Public official or employee" has the same meaning as in	989
section 102.01 of the Revised Code.	990
(14) "Caucus" means all of the members of the house of	991
representatives or all of the members of the senate of the general	992
assembly who are members of the same political party.	993
(15) "Legislative campaign fund" means a fund that is	994
established as an auxiliary of a state political party and	995
associated with one of the houses of the general assembly.	996
(16) "In-kind contribution" means anything of value other	997
than money that is used to influence the results of an election or	998
is transferred to or used in support of or in opposition to a	999
candidate, campaign committee, legislative campaign fund,	1000
political party, or political action committee, or political	1001
contributing entity and that is made with the consent of, in	1002
coordination, cooperation, or consultation with, or at the request	1003
or suggestion of the benefited candidate, committee, fund, or	1004
party, or entity. The financing of the dissemination,	1005
distribution, or republication, in whole or part, of any broadcast	1006
or of any written, graphic, or other form of campaign materials	1007
prepared by the candidate, the candidate's campaign committee, or	1008
their authorized agents is an in-kind contribution to the	1009
candidate and an expenditure by the candidate.	1010
(17) "Independent expenditure" means an expenditure by a	1011
person advocating the election or defeat of an identified	1012
candidate or candidates, that is not made with the consent of, in	1013
coordination, cooperation, or consultation with, or at the request	1014

or suggestion of any candidate or candidates or of the campaign

committee or agent of the candidate or candidates. As used in	1016
division (B)(17) of this section:	1017
(a) "Person" means an individual, partnership, unincorporated	1018
business organization or association, political action committee,	1019
political contributing entity, separate segregated fund,	1020
association, or any other organization or group of persons, but	1021
not a labor organization or a corporation unless the labor	1022
organization or corporation is a political contributing entity.	1023
(b) "Advocating" means any communication containing a message	1024
advocating election or defeat.	1025
(c) "Identified candidate" means that the name of the	1026
candidate appears, a photograph or drawing of the candidate	1027
appears, or the identity of the candidate is otherwise apparent by	1028
unambiguous reference.	1029
(d) "Made in coordination, cooperation, or consultation with,	1030
or at the request or suggestion of, any candidate or the campaign	1031
committee or agent of the candidate" means made pursuant to any	1032
arrangement, coordination, or direction by the candidate, the	1033
candidate's campaign committee, or the candidate's agent prior to	1034
the publication, distribution, display, or broadcast of the	1035
communication. An expenditure is presumed to be so made when it is	1036
any of the following:	1037
(i) Based on information about the candidate's plans,	1038
projects, or needs provided to the person making the expenditure	1039
by the candidate, or by the candidate's campaign committee or	1040
agent, with a view toward having an expenditure made;	1041
(ii) Made by or through any person who is, or has been,	1042
authorized to raise or expend funds, who is, or has been, an	1043
officer of the candidate's campaign committee, or who is, or has	1044
been, receiving any form of compensation or reimbursement from the	1045

candidate or the candidate's campaign committee or agent;

(iii) Made Except as otherwise provided in division (D) of	1047
section 3517.105 of the Revised Code, made by a political party in	1048
support of a candidate, unless the expenditure is made by a	1049
political party to conduct voter registration or voter education	1050
efforts.	1051
(e) "Agent" means any person who has actual oral or written	1052
authority, either express or implied, to make or to authorize the	1053
making of expenditures on behalf of a candidate, or means any	1054
person who has been placed in a position with the candidate's	1055
campaign committee or organization such that it would reasonably	1056
appear that in the ordinary course of campaign-related activities	1057
the person may authorize expenditures.	1058
(18) "Labor organization" means a labor union; an employee	1059
organization; a federation of labor unions, groups, locals, or	1060
other employee organizations; an auxiliary of a labor union,	1061
employee organization, or federation of labor unions, groups,	1062
locals, or other employee organizations; or any other bona fide	1063
organization in which employees participate and that exists for	1064
the purpose, in whole or in part, of dealing with employers	1065
concerning grievances, labor disputes, wages, hours, and other	1066
terms and conditions of employment.	1067
(19) "Separate segregated fund" means a separate segregated	1068
fund established pursuant to the Federal Election Campaign Act.	1069
(20) "Federal Election Campaign Act" means the "Federal	1070
Election Campaign Act of 1971," 86 Stat. 11, 2 U.S.C.A. 431, et	1071
seq., as amended.	1072
(21) "Political contributing entity" means any entity,	1073
including a corporation or labor organization, that may lawfully	1074
make contributions and expenditures and that is not an individual	1075
or a political action committee, continuing association, campaign	1076

committee, political party, legislative campaign fund, designated

state campaign committee, or state candidate fund. For purposes of	1078
division (B)(21) of this section, "lawfully" means not prohibited	1079
by any section of the Revised Code, or authorized by a final	1080
judgment of a court of competent jurisdiction. "Restricted fund"	1081
means the fund a state or county political party must establish	1082
under division (A)(1) of section 3517.1012 of the Revised Code.	1083
(22) "Electioneering communication committee" means a	1084
committee established under division (C) of section 3517.1011 of	1085
the Revised Code.	1086
(23) "Express advocacy" means a communication that contains	1087
express words advocating the nomination, election, or defeat of a	1088
candidate or that contains express words advocating the adoption	1089
or defeat of a question or issue, as determined by a final	1090
judgment of a court of competent jurisdiction.	1091
Sec. 3517.08. (A) The personal expenses of a candidate paid	1092
for by the candidate, from the candidate's personal funds, shall	1093
not be considered as a contribution by or an expenditure by the	1094
candidate and shall not be reported under section 3517.10 of the	1095
Revised Code.	1096
(B)(1) An expenditure by a political action committee $\frac{\partial f}{\partial x}$	1097
political contributing entity shall not be considered a	1098
contribution by the political action committee or the political	1099
contributing entity or an expenditure by or on behalf of the	1100
candidate if the purpose of the expenditure is to inform only its	1101
members by means of mailed publications of its activities or	1102
endorsements.	1103
(2) An expenditure by a political party shall not be	1104
considered a contribution by the political party or an expenditure	1105
by or on behalf of the candidate if the purpose of the expenditure	1106
is to inform predominantly the party's members by means of mailed	1107

publications or other direct communication of its activities or

endorsements, or for voter contact such as sample ballots, absent	1109
voter's ballots application mailings, voter registration, or	1110
get-out-the-vote activities.	1111
(C) An expenditure by a continuing association, political	1112
contributing entity, or political party shall not be considered a	1113
contribution to any campaign committee or an expenditure by or on	1114
behalf of any campaign committee if the purpose of the expenditure	1115
is for the staff and maintenance of the continuing association's $_{ au}$	1116
political contributing entity's, or political party's	1117
headquarters, or for a political poll, survey, index, or other	1118
type of measurement not on behalf of a specific candidate.	1119
(D) The expenses of maintaining a constituent office paid	1120
for, from the candidate's personal funds, by a candidate who is a	1121
member of the general assembly at the time of the election shall	1122
not be considered a contribution by or an expenditure by or on	1123
behalf of the candidate, and shall not be reported, if the	1124
constituent office is not used for any candidate's campaign	1125
activities.	1126
(E) The net contribution of each social or fund-raising	1127
activity shall be calculated by totaling all contributions to the	1128
activity minus the expenditures made for the activity.	1129
(F) An expenditure that purchases goods or services shall be	1130
attributed to an election when the disbursement of funds is made,	1131
rather than at the time the goods or services are used. The	1132
secretary of state, under the procedures of Chapter 119. of the	1133
Revised Code, shall establish rules for the attribution of	1134
expenditures to a candidate when the candidate is a candidate for	1135
more than one office during a reporting period and for	1136
expenditures made in a year in which no election is held. The	1137

secretary of state shall further define by rule those expenditures

that are or are not by or on behalf of a candidate.

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(G) An expenditure for the purpose of a charitable donation	1140
may be made if it is made to an organization that is exempt from	1141
federal income taxation under subsection 501(a) and described in	1142
subsection $501(c)(3)$, $501(c)(4)$, $501(c)(8)$, $501(c)(10)$, or	1143
501(c)(19) of the Internal Revenue Code or is approved by advisory	1144
opinion of the Ohio elections commission as a legitimate	1145
charitable organization. Each expenditure under this division	1146
shall be separately itemized on statements made pursuant to	1147
section 3517.10 of the Revised Code.	1148
Sec. 3517.082. (A) Any corporation, any nonprofit	1149
corporation, or any labor organization may establish, administer,	1150
and solicit contributions from the persons listed in division (B)	1151
of this section, to either or both of the following:	1152
(1) A political action committee of the corporation or labor	1153
organization with respect to state and local elections;	1154
(2) A separate segregated fund pursuant to the Federal	1155
Election Campaign Act.	1156
(B)(1) A corporation and a nonprofit corporation may solicit	1157
contributions from its stockholders, officers, directors, trustees	1158
that are not corporations or labor organizations, and employees.	1159
(2) A nonprofit corporation also may solicit contributions	1160
from:	1161
(a) Its members that are not corporations or labor	1162
organizations;	1163
(b) Officers, directors, trustees that are not corporations	1164
or labor organizations, and employees of any members of the	1165
nonprofit corporation.	1166
(3) A labor organization may solicit contributions from its	1167
members, officers, and employees.	1168

(C) A corporation, nonprofit corporation, or labor	1169
organization shall report to a political action committee, or to a	1170
separate segregated fund with respect to state and local	1171
elections, the following costs expended by the corporation,	1172
nonprofit corporation, or labor organization that are associated	1173
with establishing, administering, and soliciting contributions to	1174
the political action committee or separate segregated fund	1175
pursuant to division (A) of this section:	1176
(1) Mailing and printing expenses for direct solicitation of	1177
contributions pursuant to division (D) of this section;	1178
(2) The portion of an employee's salary or wages attributable	1179
to time <u>he</u> <u>the employee</u> spends in activities related to	1180
establishing, administering, and soliciting contributions to a	1181
political action committee or separate segregated fund, if that	1182
time exceeds during a reporting period fifty per cent of the time	1183
for which the employee is compensated by the corporation,	1184
nonprofit corporation, or labor organization;	1185
(3) The cost associated with the purchase, lease, operation,	1186
and use of equipment for activities related to establishing,	1187
administering, and soliciting contributions to a political action	1188
committee or separate segregated fund if during a reporting period	1189
more than fifty per cent of the use of the equipment is for those	1190
activities;	1191
(4) Professional fees paid by the corporation, nonprofit	1192
corporation, or labor organization for establishing,	1193
administering, and soliciting contributions to a political action	1194
committee or separate segregated fund.	1195
The political action committee shall itemize the amounts and	1196
purposes of those costs expended by the corporation, nonprofit	1197
corporation, or labor organization and file them as part of the	1198

statement required of political action committees under division

(A) of section 3517.10 of the Revised Code on a form prescribed by	1200
the secretary of state. The separate segregated fund with respect	1201
to state and local elections shall file with the secretary of	1202
state a copy of the portion of each report and statement required	1203
under the Federal Election Campaign Act that applies to state and	1204
local elections at the same time that the entire original report	1205
is filed in accordance with that act.	1206
(D) Solicitations of contributions pursuant to division (B)	1207
of this section from employees of a corporation or members and	1208
employees of a labor organization other than executive and	1209
administrative employees of a corporation or officers and	1210
executive and administrative employees of a labor organization	1211
shall be in writing and shall not be made more than four times	1212
during each calendar year. Any person who solicits any employee of	1213
a corporation or member or employee of a labor organization for a	1214
contribution to a political action committee established or	1215
administered by the corporation or labor organization under	1216
division (A)(1) of this section shall inform the employee or	1217
member at the time of the solicitation that he may refuse to make	1218
a contribution without suffering any reprisal. (1) Contributions	1219
shall not be obtained for a political action committee or a	1220
separate segregated fund under this section by use of coercion or	1221
physical force, by making a contribution a condition of employment	1222
or membership, or by using or threatening to use job	1223
discrimination or financial reprisals. Except as specified in this	1224
division, a corporation, nonprofit corporation, or labor	1225
organization shall not solicit or obtain contributions from an	1226
individual described in division (B) of this section on an	1227
automatic or passive basis, including, but not limited to, a	1228
payroll deduction or reverse checkoff method. A corporation,	1229
nonprofit corporation, or labor organization may solicit and	1230
obtain contributions for a political action committee or a	1231
separate segregated fund under this section from an individual	1232

nomination or election or from the campaign committee of that

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candidate, and no person shall solicit, ask, invite, or demand	1264
that a candidate for nomination or election or the campaign	1265
committee of that candidate subscribe to the support of a club or	1266
organization, buy tickets to an entertainment, ball, supper, or	1267
other meeting, or pay for space in a book, program, or	1268
publication. This division does not apply to any of the following:	1269
(1) Regular advertisements in periodicals having an	1270
established circulation;	1271
(2) Regular payments to civic, political, fraternal, social,	1272
charitable, or religious organizations of which the candidate was	1273
a member or contributor six months before the candidate's	1274
candidacy;	1275
(3) Regular party assessments made by a party against its own	1276
candidates.	1277
(B) No person shall coerce, intimidate, or cause harm to	1278
another person by an act or failure to act, or shall threaten to	1279
coerce, intimidate, or cause harm to another person, because that	1280
other person makes or does not make a contribution to a candidate,	1281
campaign committee, political party, legislative campaign fund,	1282
political action committee, or political contributing entity	1283
electioneering communication committee.	1284
(C) An employer or labor organization that, directly or	1285
through another person, solicits an employee of the employer or a	1286
member of the labor organization (1) Contributions shall not be	1287
obtained by an employer or labor organization for a contribution	1288
to a candidate, campaign committee, political action committee,	1289
legislative campaign fund, political party, or political	1290
contributing entity shall inform the employee or member at the	1291
time of the solicitation that making a contribution is voluntary	1292
and that a decision of the employee or member to make a	1293
contribution or not to make a contribution will not benefit the	1294

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employee or member or place the employee or member at a	1295
disadvantage with respect to employment by the employer or	1296
membership in the labor organization electioneering communication	1297
committee by use of coercion or physical force, by making a	1298
contribution a condition of employment or membership, or by using	1299
or threatening to use job discrimination or financial reprisals.	1300
Except as specified in this division, an employer or labor	1301
organization, directly or through another person, shall not	1302
solicit or obtain contributions from an employee or member on an	1303
automatic or passive basis, including, but not limited to, a	1304
payroll deduction or reverse checkoff method. An employer or labor	1305
organization, directly or through another person, may solicit and	1306
obtain contributions for a candidate, campaign committee,	1307
political action committee, legislative campaign fund, political	1308
party, or electioneering communication committee from an employee	1309
or member on an automatic basis, including, but not limited to, a	1310
payroll deduction plan, only if the employee or member who is	1311
contributing to the candidate, campaign committee, political	1312
action committee, legislative campaign fund, political party, or	1313
electioneering communication committee affirmatively consents to	1314
the contribution at least once in every calendar year.	1315
(2)(a) Any individual who knowingly violates division (C)(1)	1316
of this section is quilty of a felony punishable by a fine of not	1317
more than five thousand dollars, imprisonment for not more than	1318
three years, or both.	1319
(b) Anyone other than an individual who knowingly violates	1320
division (C)(1) of this section is quilty of a felony punishable	1321
by a fine of not more than ten thousand dollars.	1322
(3) If an employer or labor organization that obtains	1323
contributions from employees or members pays to one or more of	1324
those employees or members a bonus or other remuneration for the	1325
purpose of reimbursing those contributions, that employer or labor	1326

officer's campaign committee from any of the following:

(1) A state employee whose appointing authority is the state

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(3) A county employee who functions in or is employed in or

by the same public agency, department, division, or office as the

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county elected officer.	1386
(E) No candidate for a county elective office, no campaign	1387
committee of such a candidate, and no other person or entity shall	1388
knowingly solicit a contribution on behalf of that candidate or	1389
that candidate's campaign committee from any of the following:	1390
(1) A county employee at the time of the solicitation, whose	1391
appointing authority will be the candidate, if elected;	1392
(2) A county employee at the time of the solicitation, whose	1393
appointing authority will be appointed by the candidate, if	1394
elected, as authorized or required by law;	1395
(3) A county employee at the time of the solicitation, who	1396
will function in or be employed in or by the same public agency,	1397
department, division, or office as the candidate, if elected.	1398
(F)(1) No public employee shall solicit a contribution from	1399
any person while the public employee is performing the public	1400
employee's official duties or in those areas of a public building	1401
where official business is transacted or conducted.	1402
(2) No person shall solicit a contribution from any public	1403
employee while the public employee is performing the public	1404
employee's official duties or is in those areas of a public	1405
building where official business is transacted or conducted.	1406
(3) As used in division (F) of this section, "public	1407
employee" does not include any person holding an elective office.	1408
(G) The prohibitions in divisions (B), (C), (D), (E), and (F)	1409
of this section are in addition to the prohibitions in sections	1410
124.57, 3304.22, and 4503.032 of the Revised Code.	1411
Sec. 3517.10. (A) Except as otherwise provided in this	1/10
	1412
division, every campaign committee, political action committee,	1413
legislative campaign fund, <u>and</u> political party , and political	1414

contributing entity that made or received a contribution or made	1415
an expenditure in connection with the nomination or election of	1416
any candidate or in connection with any ballot issue or question	1417
at any election held or to be held in this state shall file, on a	1418
form prescribed under this section, \underline{or} by electronic means of	1419
transmission as provided in this section and section 3517.106 of	1420
the Revised Code, or, until March 1, 2004, on computer disk as	1421
provided in section 3517.106 of the Revised Code, a full, true,	1422
and itemized statement, made under penalty of election	1423
falsification, setting forth in detail the contributions and	1424
expenditures, no not later than four p.m. of the following dates:	1425
(1) The twelfth day before the election to reflect	1426
contributions received and expenditures made from the close of	1427
business on the last day reflected in the last previously filed	1428
statement, if any, to the close of business on the twentieth day	1429
before the election;	1430
(2) The thirty-eighth day after the election to reflect the	1431
contributions received and expenditures made from the close of	1432
business on the last day reflected in the last previously filed	1433
statement, if any, to the close of business on the seventh day	1434
before the filing of the statement;	1435
(3) The last business day of January of every year to reflect	1436
the contributions received and expenditures made from the close of	1437
business on the last day reflected in the last previously filed	1438
statement, if any, to the close of business on the last day of	1439
December of the previous year:	1440
(4) The last business day of July of every year to reflect	1441
the contributions received and expenditures made from the close of	1442
business on the last day reflected in the last previously filed	1443
statement, if any, to the close of business on the last day of	1444
June of that year.	1445

A campaign committee shall only be required to file the	1446
statements prescribed under divisions (A)(1) and (2) of this	1447
section in connection with the nomination or election of the	1448
committee's candidate.	1449
The statement required under division (A)(1) of this section	1450
shall not be required of any campaign committee, political action	1451
committee logislative compaign fund or political party, or	1452

shall not be required of any campaign committee, political action

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committee, legislative campaign fund, or political party, or

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political contributing entity that has received contributions of

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less than one thousand dollars and has made expenditures of less

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than one thousand dollars at the close of business on the

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twentieth day before the election. Those contributions and

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expenditures shall be reported in the statement required under

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division (A)(2) of this section.

If an election to select candidates to appear on the general 1459 election ballot is held within sixty days before a general 1460 election, the campaign committee of a successful candidate in the 1461 earlier election may file the statement required by division 1462 (A)(1) of this section for the general election instead of the 1463 statement required by division (A)(2) of this section for the 1464 earlier election if the pregeneral election statement reflects the 1465 status of contributions and expenditures for the period twenty 1466 days before the earlier election to twenty days before the general 1467 election. 1468

If a person becomes a candidate less than twenty days before 1469 an election, the candidate's campaign committee is not required to 1470 file the statement required by division (A)(1) of this section. 1471

No statement under division (A)(3) or (4) of this section 1472 shall be required for any year in which a campaign committee, 1473 political action committee, legislative campaign fund, or 1474 political party, or political contributing entity is required to 1475 file a postgeneral election statement under division (A)(2) of 1476

this section. However, such a statement may be filed, at the	1477
option of the campaign committee, political action committee,	1478
legislative campaign fund, or political party, or political	1479
contributing entity.	1480

No statement under division (A)(3) or (4) of this section 1481 shall be required if the campaign committee, political action 1482 committee, legislative campaign fund, or political party, or 1483 political contributing entity has no contributions that it has 1484 received and no expenditures that it has made since the last date 1485 reflected in its last previously filed statement. However, the 1486 campaign committee, political action committee, legislative 1487 campaign fund, or political party, or political contributing 1488 entity shall file a statement to that effect, on a form prescribed 1489 under this section and made under penalty of election 1490 falsification, on the date required in division (A)(3) or (4) of 1491 this section, as applicable. 1492

The campaign committee of a statewide candidate shall file a 1493 monthly statement of contributions received during each of the 1494 months of July, August, and September in the year of the general 1495 election in which the candidate seeks office. The campaign 1496 committee of a statewide candidate shall file the monthly 1497 statement not later than three business days after the last day of 1498 the month covered by the statement. During the period beginning on 1499 the nineteenth day before the general election in which a 1500 statewide candidate seeks election to office and extending through 1501 the day of that general election, each time the campaign committee 1502 of the joint candidates for the offices of governor and lieutenant 1503 governor or of a candidate for the office of secretary of state, 1504 auditor of state, treasurer of state, or attorney general receives 1505 a contribution from a contributor that causes the aggregate amount 1506 of contributions received from that contributor during that period 1507 to equal or exceed two <u>ten</u> thousand five hundred dollars and each 1508

time the campaign committee of a candidate for the office of chief	1509
justice or justice of the supreme court receives a contribution	1510
from a contributor that causes the aggregate amount of	1511
contributions received from that contributor during that period to	1512
exceed five hundred ten thousand dollars, the campaign committee	1513
shall file a two-business-day statement reflecting that	1514
contribution. During the period beginning on the nineteenth day	1515
before a primary election in which a candidate for statewide	1516
office seeks nomination to office and extending through the day of	1517
that primary election, each time either the campaign committee of	1518
a statewide candidate in that primary election that files a notice	1519
under division (C)(1) of section 3517.103 of the Revised Code or	1520
the campaign committee of a statewide candidate in that primary	1521
election to which, in accordance with division (D) of section	1522
3517.103 of the Revised Code, the contribution limitations	1523
prescribed in section 3517.102 of the Revised Code no longer apply	1524
receives a contribution from a contributor that causes the	1525
aggregate amount of contributions received from that contributor	1526
during that period to exceed two <u>ten</u> thousand five hundred	1527
dollars, the campaign committee shall file a two-business-day	1528
statement reflecting that contribution. Contributions reported on	1529
a two-business-day statement required to be filed by a campaign	1530
committee of a statewide candidate in a primary election shall	1531
also be included in the postprimary election statement required to	1532
be filed by that campaign committee under division (A)(2) of this	1533
section. A two-business-day statement required by this paragraph	1534
shall be filed not later than two business days after receipt of	1535
the contribution. The statements required by this paragraph shall	1536
be filed in addition to any other statements required by this	1537
section.	1538

Subject to the secretary of state having implemented, tested, 1539 and verified the successful operation of any system the secretary 1540 of state prescribes pursuant to divisions (C)(6)(b) and (D)(6) of 1541

this section and division (H)(1) of section 3517.106 of the	1542
Revised Code for the filing of campaign finance statements by	1543
electronic means of transmission, a campaign committee of a	1544
statewide candidate shall file a two-business-day statement under	1545
the preceding paragraph by electronic means of transmission if the	1546
campaign committee is required to file a preelection pre-election,	1547
postelection, or monthly statement of contributions and	1548
expenditures by electronic means of transmission under this	1549
section or section 3517.106 of the Revised Code.	1550
If a campaign committee or political action committee has no	1551
balance on hand and no outstanding obligations and desires to	1552
terminate itself, it shall file a statement to that effect, on a	1553
form prescribed under this section and made under penalty of	1554
election falsification, with the official with whom it files a	1555
statement under division (A) of this section after filing a final	1556
statement of contributions and a final statement of expenditures,	1557
if contributions have been received or expenditures made since the	1558
period reflected in its last previously filed statement.	1559
(B) Except as otherwise provided in division (C)(7) of this	1560
section, each statement required by division (A) of this section	1561
shall contain the following information:	1562
(1) The full name and address of each campaign committee,	1563
political action committee, legislative campaign fund, or	1564
political party, or political contributing entity, including any	1565
treasurer of the committee, fund, <u>or</u> party, or entity, filing a	1566
contribution and expenditure statement;	1567
(2)(a) In the case of a campaign committee, the candidate's	1568
full name and address;	1569
(b) In the case of a political action committee, the	1570
registration number assigned to the committee under division	1571

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(D)(1) of this section.

(3) The date of the election and whether it was or will be a	1573
general, primary, or special election;	1574
(4) A statement of contributions received, which shall	1575
include the following information:	1576
(a) The month, day, and year of the contribution;	1577
(b)(i) The full name and address of each person, political	1578
party, campaign committee, legislative campaign fund, or political	1579
action committee, or political contributing entity from whom	1580
contributions are received and the registration number assigned to	1581
the political action committee under division (D)(1) of this	1582
section. The requirement of filing the full address does not apply	1583
to any statement filed by a state or local committee of a	1584
political party, to a finance committee of such committee, or to a	1585
committee recognized by a state or local committee as its	1586
fund-raising auxiliary. Notwithstanding division (F) $\frac{1}{1}$ of this	1587
section, the requirement of filing the full address shall be	1588
considered as being met if the address filed is the same address	1589
the contributor provided under division $(E)(1)$ of this section.	1590
(ii) If a political action committee, legislative campaign	1591
fund, or political party that is required to file campaign finance	1592
statements by electronic means of transmission under section	1593
3517.106 of the Revised Code or a campaign committee of a	1594
statewide candidate or candidate for the office of member of the	1595
general assembly receives a contribution from an individual that	1596
exceeds one hundred dollars, the name of the individual's current	1597
employer, if any, or, if the individual is self-employed, the	1598
individual's occupation and the name of the individual's business,	1599
<u>if any</u> ;	1600
(iii) If a campaign committee of a statewide candidate or	1601
candidate for the office of member of the general assembly	1602
receives a contribution transmitted pursuant to section 3599.031	1603

of the Revised Code from amounts deducted from the wages and	1604
salaries of two or more employees that exceeds in the aggregate	1605
one hundred dollars during any one filing period under division	1606
(A)(1), (2), $\frac{\partial}{\partial x}$ (3), or (4) of this section, the full name of the	1607
employees' employer and the full name of the labor organization of	1608
which the employees are members, if any.	1609
(c) A description of the contribution received, if other than	1610
money;	1611
(d) The value in dollars and cents of the contribution;	1612

(e) A separately itemized account of all contributions and 1613 expenditures regardless of the amount, except a receipt of a 1614 contribution from a person in the sum of twenty-five dollars or 1615 less at one social or fund-raising activity and a receipt of a 1616 contribution transmitted pursuant to section 3599.031 of the 1617 Revised Code from amounts deducted from the wages and salaries of 1618 employees if the contribution from the amount deducted from the 1619 wages and salary of any one employee is twenty-five dollars or 1620 less aggregated in a calendar year. An account of the total 1621 contributions from each social or fund-raising activity shall 1622 include a description of and the value of each in-kind 1623 contribution received at that activity from any person who made 1624 one or more such contributions whose aggregate value exceeded two 1625 hundred fifty dollars and shall be listed separately, together 1626 with the expenses incurred and paid in connection with that 1627 activity. A campaign committee, political action committee, 1628 legislative campaign fund, or political party, or political 1629 contributing entity shall keep records of contributions from each 1630 person in the amount of twenty-five dollars or less at one social 1631 or fund-raising activity and contributions from amounts deducted 1632 under section 3599.031 of the Revised Code from the wages and 1633 salary of each employee in the amount of twenty-five dollars or 1634 less aggregated in a calendar year. No continuing association that 1635

(5) A statement of expenditures which shall include the

(a) The month, day, and year of the expenditure;

following information:

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(b) The full name and address of each person, political	1667
party, campaign committee, legislative campaign fund, or political	1668
action committee, or political contributing entity to whom the	1669
expenditure was made and the registration number assigned to the	1670
political action committee under division (D)(1) of this section;	1671
(c) The object or purpose for which the expenditure was made;	1672
(d) The amount of each expenditure.	1673
(C)(1) The statement of contributions and expenditures shall	1674
be signed by the person completing the form. If a statement of	1675
contributions and expenditures is filed by electronic means of	1676
transmission pursuant to this section or section 3517.106 of the	1677
Revised Code, the electronic signature of the person who executes	1678
the statement and transmits the statement by electronic means of	1679
transmission, as provided in division (H) of section 3517.106 of	1680
the Revised Code, shall be attached to or associated with the	1681
statement and shall be binding on all persons and for all purposes	1682
under the campaign finance reporting law as if the signature had	1683
been handwritten in ink on a printed form.	1684
(2) The person filing the statement, under penalty of	1685
election falsification, shall include with it a list of each	1686
anonymous contribution, the circumstances under which it was	1687
received, and the reason it cannot be attributed to a specific	1688
donor.	1689
(3) Each statement of a campaign committee of a candidate who	1690
holds public office shall contain a designation of each	1691
contributor who is an employee in any unit or department under the	1692
candidate's direct supervision and control. In a space provided in	1693
the statement, the person filing the statement shall affirm that	1694
each such contribution was voluntarily made.	1695
(4) A campaign committee that did not receive contributions	1696

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 division (A)(2) of this

section.

- (5) The campaign committee of any person who attempts to 1702 become a candidate and who, for any reason, does not become 1703 certified in accordance with Title XXXV of the Revised Code for 1704 placement on the official ballot of a primary, general, or special 1705 election to be held in this state, and who, at any time prior to 1706 or after an election, receives contributions or makes 1707 expenditures, or has given consent for another to receive 1708 contributions or make expenditures, for the purpose of bringing 1709 about the person's nomination or election to public office, shall 1710 file the statement or statements prescribed by this section and a 1711 termination statement, if applicable. This paragraph Division 1712 (C)(5) of this section does not apply to any person with respect 1713 to an election to the offices of member of a county or state 1714 central committee, presidential elector, or delegate to a national 1715 convention or conference of a political party. 1716
- (6)(a) The statements required to be filed under this section 1717 shall specify the balance in the hands of the campaign committee, 1718 political action committee, legislative campaign fund, or 1719 political party, or political contributing entity and the 1720 disposition intended to be made of that balance. 1721
- (b) The secretary of state shall prescribe the form for all 1722 statements required to be filed under this section and shall 1723 furnish the forms to the boards of elections in the several 1724 counties. The boards of elections shall supply printed copies of 1725 those forms without charge. The secretary of state shall prescribe 1726 the appropriate methodology, protocol, and data file structure for 1727 statements required or permitted to be filed by electronic means 1728 of transmission under division (A) of this section and, divisions 1729

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(E), (F), and (G) of section 3517.106, division (D) of section	1730
3517.1011, and division (B) of section 3517.1012 of the Revised	1731
Code and for statements permitted to be filed on computer disk	1732
under division (F) of section 3517.106 of the Revised Code.	1733
Subject to division (A) of this section $\frac{1}{2}$ divisions (E), (F),	1734
and (G) of section 3517.106, division (D) of section 3517.1011,	1735
and division (B) of section 3517.1012 of the Revised Code, the	1736
statements required to be stored on computer by the secretary of	1737
state under division (B) of section 3517.106 of the Revised Code	1738
shall be filed in whatever format the secretary of state considers	1739
necessary to enable the secretary of state to store the	1740
information contained in the statements on computer. Any such	1741
format shall be of a type and nature that is readily available to	1742
whoever is required to file the statements in that format.	1743
(c) The secretary of state shall assess the need for training	1744
regarding the filing of campaign finance statements by electronic	1745
means of transmission and regarding associated technologies for	1746

5 candidates, campaign committees, political action committees, 1747 legislative campaign funds, or political parties, political 1748 contributing entities, or for individuals, partnerships, or other 1749 entities, or for electioneering communication committees, required 1750 or permitted to file statements by electronic means of 1751 transmission under this section or section 3517.105 or, 3517.106, 1752 3517.1011, or 3517.1012 of the Revised Code. If, in the opinion of 1753 the secretary of state, training in these areas is necessary, the 1754 secretary of state shall arrange for the provision of voluntary 1755 training programs for candidates, campaign committees, political 1756 action committees, legislative campaign funds, or political 1757 parties, political contributing entities, and for individuals, 1758 partnerships, and other entities, or for electioneering 1759 communication committees, as appropriate. 1760

1761

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

	1762
statement required by division (A) of this section shall contain	1763
the information required by divisions $(B)(1)$ to (4) , $(C)(2)$, and,	
if appropriate, (C)(3) of this section. Each statement shall be	1764
signed as required by division (C)(1) of this section.	1765
(D)(1) Prior to receiving a contribution or making an	1766

- expenditure, every campaign committee, political action committee, 1767 legislative campaign fund, or political party, or political 1768 contributing entity shall appoint a treasurer and shall file, on a 1769 form prescribed by the secretary of state, a designation of that 1770 appointment, including the full name and address of the treasurer 1771 and of the campaign committee, political action committee, 1772 legislative campaign fund, or political party, or political 1773 contributing entity. That designation shall be filed with the 1774 official with whom the campaign committee, political action 1775 committee, legislative campaign fund, or political party, or 1776 political contributing entity is required to file statements under 1777 section 3517.11 of the Revised Code. The name of a campaign 1778 committee shall include at least the last name of the campaign 1779 committee's candidate. The secretary of state shall assign a 1780 registration number to each political action committee that files 1781 a designation of the appointment of a treasurer under this 1782 division $\frac{(D)(1)}{(D)}$ of this section if the political action committee 1783 is required by division (A)(1) of section 3517.11 of the Revised 1784 Code to file the statements prescribed by this section with the 1785 secretary of state. 1786
- (2) The treasurer appointed under division (D)(1) of this
 section shall keep a strict account of all contributions, from
 whom received and the purpose for which they were disbursed.
 1789
- (3)(a) Except as otherwise provided in section 3517.108 of 1790 the Revised Code, a campaign committee shall deposit all monetary 1791 contributions received by the committee into an account separate 1792 from a personal or business account of the candidate or campaign 1793

committee.

(b) A political action committee shall deposit all monetary 1795 contributions received by the committee into an account separate 1796 from all other funds.

- (c) A state or county political party may establish a state 1798 candidate fund that is separate from an account that contains the 1799 public moneys received from the Ohio political party fund under 1800 section 3517.17 of the Revised Code and from all other funds. A 1801 state or county political party may deposit into its state 1802 candidate fund any amounts of monetary contributions that are made 1803 to or accepted by the political party subject to the applicable 1804 limitations, if any, prescribed in section 3517.102 of the Revised 1805 Code. A state or county political party shall deposit all other 1806 monetary contributions received by the party into one or more 1807 accounts that are separate from its state candidate fund and from 1808 its account that contains the public moneys received from the Ohio 1809 political party fund under section 3517.17 of the Revised Code. 1810
- (d) Each state political party shall have only one 1811 legislative campaign fund for each house of the general assembly. 1812 Each such fund shall be separate from any other funds or accounts 1813 of that state party. A legislative campaign fund is authorized to 1814 receive contributions and make expenditures for the primary 1815 purpose of furthering the election of candidates who are members 1816 of that political party to the house of the general assembly with 1817 which that legislative campaign fund is associated. Each 1818 legislative campaign fund shall be administered and controlled in 1819 a manner designated by the caucus. As used in this division 1820 (D)(3)(d) of this section, "caucus" has the same meaning as in 1821 section 3517.01 of the Revised Code and includes, as an ex officio 1822 member, the chairperson of the state political party with which 1823 the caucus is associated or that chairperson's designee. 1824

(4) Every expenditure in excess of twenty-five dollars shall	1825
be vouched for by a receipted bill, stating the purpose of the	1826
expenditures expenditure, that shall be filed with the statement	1827
of expenditures. A canceled check with a notation of the purpose	1828
of the expenditure is a receipted bill for purposes of division	1829
(D)(4) of this section.	1830
(5) The secretary of state or the board of elections, as the	1831
case may be, shall issue a receipt for each statement filed under	1832
this section and shall preserve a copy of the receipt for a period	1833
of at least six years. All statements filed under this section	1834
shall be open to public inspection in the office where they are	1835
filed and shall be carefully preserved for a period of at least	1836
six years after the year in which they are filed.	1837
(6) The secretary of state, by rule adopted pursuant to	1838
section 3517.23 of the Revised Code, shall prescribe the both of	1839
the following:	1840
(a) The manner of immediately acknowledging, with date and	1841
time received, and preserving the receipt of statements that are	1842
transmitted by electronic means of transmission to the secretary	1843
of state pursuant to this section or section 3517.106, 3517.1011,	1844
or 3517.1012 of the Revised Code and the;	1845
(b) The manner of preserving the contribution and	1846
expenditure, contribution and disbursement, or deposit and	1847
<u>disbursement</u> information in those <u>the</u> statements <u>described in</u>	1848
division (D)(6)(a) of this section. The secretary of state shall	1849
preserve the contribution and expenditure, contribution and	1850
disbursement, or deposit and disbursement information in those	1851
statements for at least ten years after the year in which they are	1852
filed by electronic means of transmission.	1853
(7) The secretary of state, pursuant to division (I) of	1854

section 3517.106 of the Revised Code, shall make available online 1855

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to the public through the internet the contribution and	1856
expenditure, contribution and disbursement, or deposit and	1857
disbursement information in all statements, all addenda,	1858
amendments, or other corrections to statements, and all amended	1859
statements filed with the secretary of state by electronic or	1860
other means of transmission under this section, division (B)(2)(b)	1861
or (C)(2)(b) of section 3517.105, or section 3517.106, 3517.1011,	1862
3517.1012, or 3517.11 of the Revised Code. The secretary of state	1863
may remove the information from the internet after a reasonable	1864
period of time.	1865

- (E)(1) Any person, political party, campaign committee, 1866 legislative campaign fund, or political action committee, or 1867 political contributing entity that makes a contribution in 1868 connection with the nomination or election of any candidate or in 1869 connection with any ballot issue or question at any election held 1870 or to be held in this state shall provide its full name and 1871 address to the recipient of the contribution at the time the 1872 contribution is made. The political action committee also shall 1873 provide the registration number assigned to the committee under 1874 division (D)(1) of this section to the recipient of the 1875 contribution at the time the contribution is made. 1876
- (2) Any individual who makes a contribution that exceeds one 1877 hundred dollars to a campaign committee of a statewide candidate 1878 or candidate for the office of member of the general assembly 1879 shall provide the name of the individual's current employer, if 1880 any, or, if the individual is self-employed, the individual's 1881 occupation and the name of the individual's business, if any, to 1882 the recipient of the contribution at the time the contribution is 1883 made. Sections 3599.39 and 3599.40 of the Revised Code do not 1884 apply to division (E)(2) of this section. 1885
- (3) If a campaign committee shows that it has exercised its 1886 best efforts to obtain, maintain, and submit the information 1887

1888 required under divisions (B)(4)(b)(ii) and (iii) of this section, 1889 that committee is considered to have met the requirements of those 1890 divisions. A campaign committee shall not be considered to have 1891 exercised its best efforts unless, in connection with written 1892 solicitations, it regularly includes a written request for the 1893 information required under division (B)(4)(b)(ii) of this section 1894 from the contributor or the information required under division 1895 (B)(4)(b)(iii) of this section from whoever transmits the 1896 contribution.

(4) Any check that a political action committee uses to make 1897 a contribution or an expenditure shall contain the full name and 1898 address of the committee and the registration number assigned to 1899 the committee under division (D)(1) of this section. 1900

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- (F) As used in this section:
- (1) "Address" means all of the following if they exist: 1902 apartment number, street, road, or highway name and number, rural 1903 delivery route number, city or village, state, and zip code as 1904 used in a person's post-office address, but not post-office box. 1905 If an address is required in this section, a post-office box and 1906 office, room, or suite number may be included in addition to but 1907 not in lieu of an apartment, street, road, or highway name and 1908 number. If an address is required in this section, a campaign 1909 committee, political action committee, legislative campaign fund, 1910 or political party, or political contributing entity may use the 1911 business or residence address of its treasurer or deputy 1912 treasurer. The post-office box number of the campaign committee, 1913 political action committee, legislative campaign fund, or 1914 political party, or political contributing entity may be used in 1915 addition to that address. 1916
- (2) "Statewide candidate" means the joint candidates for the offices of governor and lieutenant governor or a candidate for the

office of secretary of state, auditor of state, treasurer of	1919
state, attorney general, member of the state board of education,	1920
chief justice of the supreme court, or justice of the supreme	1921
court.	1922
(G) An independent expenditure shall be reported whenever and	1923
in the same manner that an expenditure is required to be reported	1924
under this section and shall be reported pursuant to division	1925
(B)(2)(a) or (C)(2)(a) of section 3517.105 of the Revised Code.	1926
(B)(Z)(a) of (c)(Z)(a) of section 3317.103 of the Revised code.	
(H)(1) Except as otherwise provided in division (H)(2) of	1927
this section, if, during the combined preelection pre-election and	1928
postelection reporting periods for an election, a campaign	1929
committee has received contributions of five hundred dollars or	1930
less and has made expenditures in the total amount of five hundred	1931
dollars or less, it may file a statement to that effect, under	1932
penalty of election falsification, in lieu of the statement	1933
required by division (A)(2) of this section. The statement shall	1934
indicate the total amount of contributions received and the total	1935
amount of expenditures made during those combined reporting	1936
periods.	1937
(2) In the case of a successful candidate at a primary	1938
election, if either the total contributions received by or the	1939
total expenditures made by the candidate's campaign committee	1940
during the preprimary, postprimary, pregeneral, and postgeneral	1941
election periods combined equal more than five hundred dollars,	1942
the campaign committee may file the statement under division	1943
(H)(1) of this section only for the primary election. The first	1944
statement that the campaign committee files in regard to the	1945
general election shall reflect all contributions received and all	1946
expenditures made during the preprimary and postprimary election	1947
periods.	1948

(3) Divisions (H)(1) and (2) of this section do not apply if

a campaign committee receives contributions or makes expenditures	1950
prior to the first day of January of the year of the election at	1951
which the candidate seeks nomination or election to office or if	1952
the campaign committee does not file a termination statement with	1953
its postprimary election statement in the case of an unsuccessful	1954
primary election candidate or with its postgeneral election	1955
statement in the case of other candidates.	1956
(I) In the case of a contribution made by a partner of a	1957
partnership or <u>an owner or a member of another</u> unincorporated	1958
business from any funds of the partnership or other unincorporated	1959
<u>business</u> , all of the following apply:	1960
(1) The recipient of the contribution shall report the	1961
contribution by listing both the partnership or other	1962
unincorporated business and the name of the partner or , owner, or	1963
member making the contribution.	1964
(2) For purposes of section 3517.102 of the Revised Code, the	1965
contribution shall be considered to have been made by the partner	1966
or, owner, or member reported under division (I)(1) of this	1967
section.	1968
(3) No contribution from a partner of a partnership or an	1969
owner or a member of another unincorporated business shall be	1970
accepted from any funds of the partnership or other unincorporated	1971
business unless the recipient reports the contribution under	1972
division (I)(1) of this section.	1973
(4) No partnership or other unincorporated business shall	1974
make a contribution or contributions solely in the name of the	1975
partnership or other unincorporated business.	1976
(5) As used in division (I) of this section, "partnership or	1977
other unincorporated business" includes, but is not limited to, a	1978
cooperative, a sole proprietorship, a general partnership, a	1979
limited partnership, a limited partnership association, a limited	1980

liability partnership, and a limited liability company.	1981
(J) A candidate shall have only one campaign committee at any	1982
given time for all of the offices for which the person is a	1983
candidate or holds office.	1984
(K)(1) In addition to filing a designation of appointment of	1985
a treasurer under division (D)(1) of this section, the campaign	1986
committee of any candidate for an elected municipal office that	1987
pays an annual amount of compensation of five thousand dollars or	1988
less, the campaign committee of any candidate for member of a	1989
board of education except member of the state board of education,	1990
or the campaign committee of any candidate for township trustee or	1991
township clerk may sign, under penalty of election falsification,	1992
a certificate attesting that the committee will not accept	1993
contributions during an election period that exceed in the	1994
aggregate two thousand dollars from all contributors and one	1995
hundred dollars from any one individual, and that the campaign	1996
committee will not make expenditures during an election period	1997
that exceed in the aggregate two thousand dollars.	1998
The certificate shall be on a form prescribed by the	1999
secretary of state and shall be filed not later than ten days	2000
after the candidate files a declaration of candidacy and petition,	2001
a nominating petition, or a declaration of intent to be a write-in	2002
candidate.	2003
(2) Except as otherwise provided in division (K)(3) of this	2004
section, a campaign committee that files a certificate under	2005
division $(K)(1)$ of this section is not required to file the	2006
statements required by division (A) of this section.	2007
(3) If, after filing a certificate under division $(K)(1)$ of	2008
this section, a campaign committee exceeds any of the limitations	2009
described in that division during an election period, the	2010
certificate is void and thereafter the campaign committee shall	2011

file the statements required by division (A) of this section. If	2012
the campaign committee has not previously filed a statement, then	2013
on the first statement the campaign committee is required to file	2014
under division (A) of this section after the committee's	2015
certificate is void, the committee shall report all contributions	2016
received and expenditures made from the time the candidate filed	2017
the candidate's declaration of candidacy and petition, nominating	2018
petition, or declaration of intent to be a write-in candidate.	2019
(4) As used in division (K) of this section, "election	2020
period" means the period of time beginning on the day a person	2021
files a declaration of candidacy and petition, nominating	2022
petition, or declaration of intent to be a write-in candidate	2023
through the day of the election at which the person seeks	2024
nomination to office if the person is not elected to office, or,	2025
if the candidate was nominated in a primary election, the day of	2026
the election at which the candidate seeks office.	2027
(L) Notwithstanding division (B)(4) of this section, a	2028
political contributing entity that receives contributions from the	2029
dues, membership fees, or other assessments of its members or from	2030
its officers, shareholders, and employees may report the aggregate	2031
amount of contributions received from those contributors and the	2032
number of individuals making those contributions, for each filing	2033
period identified under divisions (A)(1), (2), and (3) of this	2034
section. Division (B)(4) of this section applies to a political	2035
contributing entity with regard to contributions it receives from	2036
all other contributors.	2037
Sec. 3517.102. (A) Except as otherwise provided in section	2038
3517.103 of the Revised Code, as used in this section and sections	2039
3517.103 of the Revised Code:	2040
	_010

(1) "Candidate" has the same meaning as in section 3517.01 of

the Revised Code but includes only candidates for the offices of

2041

governor, lieutenant governor, secretary of state, auditor of state, treasurer of state, attorney general, member of the state board of education, member of the general assembly, chief justice of the supreme court, and justice of the supreme court.	2043 2044 2045 2046
<pre>(2) "Statewide candidate" or "any one statewide candidate" means the joint candidates for the offices of governor and lieutenant governor or a candidate for the office of secretary of state, auditor of state, treasurer of state, attorney general, member of the state board of education, chief justice of the supreme court, or justice of the supreme court. (3) "Senate candidate" means a candidate for the office of state senator.</pre>	2047 2048 2049 2050 2051 2052 2053 2054
(4) "House candidate" means a candidate for the office of state representative.	2055
(5)(a) "Primary election period" for a candidate begins on the beginning date of the candidate's pre-filing period specified in division (A)(9) of section 3517.109 of the Revised Code and ends on the day of the primary election.	2057 2058 2059 2060
(b) In regard to any candidate, the "general election period" begins on the day after the primary election immediately preceding the general election at which the candidate seeks an office specified in division $(A)(1)$ of this section and ends on the thirty-first day of December following that general election.	2061 2062 2063 2064 2065
(6) "State candidate fund" means the state candidate fund established by a state or county political party under division $(D)(3)(c)$ of section 3517.10 of the Revised Code.	2066 2067 2068
(7) "Postgeneral election statement" means the statement filed under division $(A)(2)$ of section 3517.10 of the Revised Code by the campaign committee of a candidate after the general	2069 2070 2071

election in which the candidate ran for office or filed by

(b) A campaign committee is no longer a "designated state	2103
campaign committee" after the campaign committee's candidate	2104
changes the designation of treasurer required to be filed under	2105
division (D)(1) of section 3517.10 of the Revised Code to indicate	2106
that the person intends to be a candidate for, or becomes a	2107
candidate for nomination or election to, any office that, if	2108
elected, would not qualify that candidate's campaign committee as	2109
a "designated state campaign committee" under division (A)(9)(a)	2110
of this section.	2111
(B)(1)(a) No individual shall make a contribution or	2112
contributions aggregating more than:	2113
(a) Two (i) Ten thousand five hundred dollars to the campaign	2114
committee of any one statewide candidate in a primary election	2115
period or in a general election period;	2116
(b) Two (ii) Ten thousand five hundred dollars to the	2117
campaign committee of any one senate candidate in a primary	2118
election period or in a general election period;	2119
(c) Two (iii) Ten thousand five hundred dollars to the	2120
campaign committee of any one house candidate in a primary	2121
election period or in a general election period;	2122
(d) Five (iv) Ten thousand dollars to any one a county	2123
political party of the county in which the individual resides for	2124
the lparty's party's state candidate fund or <u>in a calendar year;</u>	2125
(v) Fifteen thousand dollars to any one legislative campaign	2126
fund in a calendar year;	2127
(e) Fifteen (vi) Thirty thousand dollars to any one state	2128
political party for the party's state candidate fund in a calendar	2129
year;	2130
(f) Five (vii) Ten thousand dollars to any one political	2131
action committee in a calendar year÷	2132

(g) Five thousand dollars to any one political contributing	2133
entity in a calendar year.	2134
(b) No individual shall make a contribution or contributions	2135
to the state candidate fund of a county political party of any	2136
county other than the county in which the individual resides.	2137
(2)(a) Subject to division (D)(1) of this section, no	2138
political action committee shall make a contribution or	2139
contributions aggregating more than:	2140
(a) Two (i) Ten thousand five hundred dollars to the campaign	2141
committee of any one statewide candidate in a primary election	2142
period or in a general election period;	2143
(b) Two (ii) Ten thousand five hundred dollars to the	2144
campaign committee of any one senate candidate in a primary	2145
election period or in a general election period;	2146
(c) Two (iii) Ten thousand five hundred dollars to the	2147
campaign committee of any one house candidate in a primary	2148
election period or in a general election period;	2149
(d) Five (iv) Fifteen thousand dollars to any one county	2150
political party for the party's state candidate fund or to any one	2151
legislative campaign fund in a calendar year;	2152
(e) Fifteen (v) Thirty thousand dollars to any one state	2153
political party for the party's state candidate fund in a calendar	2154
year;	2155
(f) Two (vi) Ten thousand five hundred dollars to another	2156
political action committee or to a political contributing entity	2157
in a calendar year. This division does not apply to a political	2158
action committee that makes a contribution to a political action	2159
committee or to a political contributing entity affiliated with	2160
it. For purposes of this division, a political action committee is	2161
affiliated with another political action committee or with a	2162

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political contributing entity if they are both established,	2163
financed, maintained, or controlled by, or if they are, the same	2164
corporation, organization, labor organization, continuing	2165
association, or other person, including any parent, subsidiary,	2166
division, or department of that corporation, organization, labor	2167
organization, continuing association, or other person.	2168
(b) No political action committee shall make a contribution	2169
or contributions to a county political party for the party's state	2170
candidate fund.	2171
(3) No campaign committee shall make a contribution or	2172
contributions aggregating more than:	2173
(a) $\frac{1}{1}$ Ten thousand $\frac{1}{1}$ thousand $\frac{1}{1}$ the campaign	2174
committee of any one statewide candidate in a primary election	2175
period or in a general election period;	2176
(b) $\frac{1}{1}$ Ten thousand $\frac{1}{1}$ thousand $\frac{1}{1}$ the campaign	2177
committee of any one senate candidate in a primary election period	2178
or in a general election period;	2179
(c) $\frac{1}{1}$ Ten thousand $\frac{1}{1}$ thousand $\frac{1}{1}$ the campaign	2180
committee of any one house candidate in a primary election period	2181
or in a general election period;	2182
(d) $\frac{1}{1}$ Ten thousand $\frac{1}{1}$ thousand 1	2183
political action committee in a calendar year÷	2184
(e) Two thousand five hundred dollars to any one political	2185
contributing entity in a calendar year.	2186
(4) (a) Subject to division (D)(3) of this section, no	2187
political party shall make a contribution or contributions	2188
aggregating more than $\frac{1}{1}$ thousand $\frac{1}{1}$ thousand $\frac{1}{1}$ dollars to any	2189
one political action committee or to any one political	2190
contributing entity in a calendar year.	2191
(b) No county political party shall make a contribution or	2192

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contributions to another county political party.	2193
(5) No (a) Subject to division (B)(5)(b) of this section, no	2194
campaign committee, other than a designated state campaign	2195
committee, shall make a contribution or contributions aggregating	2196
in a calendar year more than:	2197
(a) Fifteen (i) Thirty thousand dollars to any one state	2198
political party for the party's state candidate fund;	2199
(b) Five (ii) Fifteen thousand dollars to any one legislative	2200
campaign fund;	2201
(c) Five (iii) Ten thousand dollars to any one county	2202
political party for the party's state candidate fund.	2203
(b) No campaign committee shall make a contribution or	2204
contributions to a county political party for the party's state	2205
candidate fund unless one of the following applies:	2206
(i) The campaign committee's candidate will appear on a	2207
ballot in that county.	2208
(ii) The campaign committee's candidate is the holder of an	2209
elected public office that represents all or part of the	2210
population of that county at the time the contribution is made.	2211
(6)(a) No state candidate fund of a county political party	2212
shall make a contribution or contributions, except a contribution	2213
or contributions to a designated state campaign committee, in a	2214
primary election period or a general election period, aggregating	2215
more than:	2216
(i) Two Ten thousand dollars to the campaign committee of any	2217
one statewide candidate;	2218
(ii) Ten thousand five hundred dollars to the campaign	2219
committee of any one senate candidate;	2220
(ii) Two (iii) Ten thousand five hundred dollars to the	2221

campaign committee of any one house candidate.	2222
(b)(i) No state candidate fund of a state or county political	2223
party shall make a transfer or a contribution or transfers or	2224
contributions of cash or cash equivalents to a designated state	2225
campaign committee in a primary election period or in a general	2226
election period aggregating more than:	2227
(I) Five hundred thousand dollars to the campaign committee	2228
of any one statewide candidate;	2229
(II) One hundred thousand dollars to the campaign committee	2230
of any one senate candidate;	2231
(III) Fifty thousand dollars to the campaign committee of any	2232
one house candidate.	2233
(ii) No legislative campaign fund shall make a transfer or a	2234
contribution or transfers or contributions of cash or cash	2235
equivalents to a designated state campaign committee aggregating	2236
more than:	2237
(I) Fifty thousand dollars in a primary election period or	2238
one hundred thousand dollars in a general election period to the	2239
campaign committee or of any one senate candidate;	2240
(II) Twenty-five thousand dollars in a primary election	2241
period or fifty thousand dollars in a general election period to	2242
the campaign committee of any one house candidate.	2243
(iii) As used in divisions $(B)(6)(b)$ and $(C)(6)(a)$ and (b) of	2244
this section, "transfer or contribution of cash or cash	2245
equivalents" does not include any in-kind contributions.	2246
(c) A county political party that has no state candidate fund	2247
and that is located in a county having a population of less than	2248
one hundred fifty thousand may make one or more contributions from	2249
other accounts to any one statewide candidate or to any one	2250
designated state gampaign committee that do not exceed in the	2251

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aggregate, two thousand five hundred dollars in any primary	2252
election period or general election period. As used in this	2253
division, "other accounts" does not include either an account that	2254
contains the public moneys received from the Ohio political party	2255
fund under section 3517.17 of the Revised Code or the county	2256
political party's operating account.	2257
(d) No legislative campaign fund shall make a contribution,	2258
other than to a designated state campaign committee or to the	2259
state candidate fund of a political party.	2260
(7) Subject to division (D)(1) of this section, no political	2261
contributing entity shall make a contribution or contributions	2262
aggregating more than:	2263
(a) Two thousand five hundred dollars to the campaign	2264
committee of any one statewide candidate in a primary election	2265
period or in a general election period;	2266
(b) Two thousand five hundred dollars to the campaign	2267
committee of any one senate candidate in a primary election period	2268
or in a general election period;	2269
(c) Two thousand five hundred dollars to the campaign	2270
committee of any one house candidate in a primary election period	2271
or in a general election period;	2272
(d) Five thousand dollars to any one county political party	2273
for the party's state candidate fund or to any one legislative	2274
campaign fund in a calendar year;	2275
(e) Fifteen thousand dollars to any one state political party	2276
for the party's state candidate fund in a calendar year;	2277

(f) Two thousand five hundred dollars to another political

contributing entity or to a political action committee in a

calendar year. This division does not apply to a political

contributing entity that makes a contribution to a political

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contributing entity or to a political action committee affiliated	2282
with it. For purposes of this division, a political contributing	2283
entity is affiliated with another political contributing entity or	2284
with a political action committee if they are both established,	2285
financed, maintained, or controlled by, or if they are, the same	2286
corporation, organization, labor organization, continuing	2287
association, or other person, including any parent, subsidiary,	2288
division, or department of that corporation, organization, labor	2289
organization, continuing association, or other person.	2290
organization, continuing association, or other person.	
(C)(1)(a) Subject to division $(D)(1)$ of this section, no	2291
campaign committee of a statewide candidate shall accept a	2292
contribution or contributions aggregating more than two ten	2293
thousand five hundred dollars from any one individual, from any	2294
one political action committee, from any one state candidate fund	2295
of a county political contributing entity party, or from any one	2296
other campaign committee in a primary election period or in a	2297
general election period.	2298
(b) No campaign committee of a statewide candidate shall	2299
accept a contribution or contributions aggregating more than two	2300
thousand five hundred dollars in a primary election period or in a	2301
general election period from a county political party that has no	2302
state candidate fund and that is located in a county having a	2303
population of less than one hundred fifty thousand.	2304
(2) (a) Subject to division $(D)(1)$ of this section and except	2305
for a designated state campaign committee, no campaign committee	2306
of a senate candidate shall accept a contribution or contributions	2307
aggregating more than two <u>ten</u> thousand five hundred dollars from	2308
any one individual, from any one political action committee, from	2309
any one political contributing entity, from any one state	2310
candidate fund of a county political party, or from any one other	2311
campaign committee in a primary election period or in a general	2312
election period.	2313

(b) No campaign committee of a senate candidate shall accept	2314
a contribution or contributions aggregating more than two thousand	2315
five hundred dollars in a primary election period or in a general	2316
election period from a county political party that has no state	2317
candidate fund and that is located in a county having a population	2318
of less than one hundred fifty thousand.	2319
(3) (a) Subject to division $(D)(1)$ of this section and except	2320
for a designated state campaign committee, no campaign committee	2321
of a house candidate shall accept a contribution or contributions	2322
aggregating more than two <u>ten</u> thousand five hundred dollars from	2323
any one individual, from any one political action committee, from	2324
any one political contributing entity, from any one state	2325
candidate fund of a county political party, or from any one other	2326
campaign committee in a primary election period or in a general	2327
election period.	2328
(b) No campaign committee of a house candidate shall accept a	2329
contribution or contributions aggregating more than two thousand	2330
five hundred dollars in a primary election period or in a general	2331
election period from a county political party that has no state	2332
candidate fund and that is located in a county having a population	2333
of less than one hundred fifty thousand.	2334
(4)(a)(i) Subject to division $(D)(1)(C)(4)(a)(ii)$ of this	2335
section and except for a designated state campaign committee, no	2336
county political party shall accept a contribution or	2337
contributions for the party's state candidate fund aggregating	2338
more than five ten thousand dollars from any one individual, who	2339
resides within that county or from any one political action	2340
committee, from any one political contributing entity, or from any	2341
one campaign committee, other than a designated state campaign	2342
committee, in a calendar year.	2343
(ii) Subject to division (D)(1) of this section, no county	2344

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political party shall accept a contribution or contributions for	2345
the party's state candidate fund from any individual who resides	2346
outside of that county, from any campaign committee unless the	2347
campaign committee's candidate will appear on a ballot in that	2348
county or unless the campaign committee's candidate is the holder	2349
of an elected public office that represents all or part of the	2350
population of that county at the time the contribution is	2351
accepted, or from any political action committee.	2352
(iii) No county political party shall accept a contribution	2353
or contributions from any other county political party.	2354
(b) Subject to division (D)(1) of this section, no state	2355
political party shall accept a contribution or contributions for	2356
the party's state candidate fund aggregating more than fifteen	2357
thirty thousand dollars from any one individual, from any one	2358
political action committee, from any one political contributing	2359
entity, or from any one campaign committee, other than a	2360
designated state campaign committee, in a calendar year.	2361
(5) Subject to division (D)(1) of this section, no	2362
legislative campaign fund shall accept a contribution or	2363
contributions aggregating more than <pre>five fifteen</pre> thousand dollars	2364
from any one individual, from any one political action committee,	2365
from any one political contributing entity, or from any one	2366
campaign committee, other than a designated state campaign	2367
committee, in a calendar year.	2368
(6)(a) No designated state campaign committee shall accept a	2369
transfer or contribution of cash or cash equivalents from a state	2370
candidate fund of a state or county political party <u>or a transfer</u>	2371
or contribution of cash or cash equivalents from any one or	2372
combination of state candidate funds of county political parties	2373
aggregating in a primary election period or a general election	2374
period more than:	2375

(i) Five hundred thousand dollars, in the case of a campaign	2376
committee of a statewide candidate;	2377
(ii) One hundred thousand dollars, in the case of a campaign	2378
committee of a senate candidate;	2379
(iii) Fifty thousand dollars, in the case of a campaign	2380
committee of a house candidate.	2381
(b) No designated state campaign committee shall accept a	2382
transfer or contribution of cash or cash equivalents from a	2383
legislative candidate campaign fund aggregating more than:	2384
(i) Fifty thousand dollars in a primary election period or	2385
one hundred thousand dollars in a general election period, in the	2386
case of a campaign committee of a senate candidate;	2387
(ii) Twenty-five thousand dollars in a primary election	2388
period or fifty thousand dollars in a general election period, in	2389
the case of a campaign committee of a house candidate.	2390
(7)(a) Subject to division (D)(3) of this section, no	2391
political action committee and no political contributing entity	2392
shall accept a contribution or contributions aggregating more than	2393
five ten thousand dollars from any one individual, or more than	2394
two thousand five hundred dollars from any one campaign committee,	2395
or from any one political party in a calendar year.	2396
(b) Subject to division (D)(1) of this section, no political	2397
action committee shall accept a contribution or contributions	2398
aggregating more than two <u>ten</u> thousand five hundred dollars from	2399
another political action committee or from a political	2400
contributing entity in a calendar year. Subject to division (D)(1)	2401
of this section, no political contributing entity shall accept a	2402
contribution or contributions aggregating more than two thousand	2403
five hundred dollars from another political contributing entity or	2404
from a political action committee in a calendar year. This	2405

division does not apply to a political action committee or	2406
political contributing entity that accepts a contribution from a	2407
political action committee or political contributing entity	2408
affiliated with it. For purposes of this division, a political	2409
action committee is affiliated with another political action	2410
committee or political contributing entity if they are	2411
established, financed, maintained, or controlled by the same	2412
corporation, organization, labor organization, continuing	2413
association, or other person, including any parent, subsidiary,	2414
division, or department of that corporation, organization, labor	2415
organization, continuing association, or other person.	2416
(D)(1) For purposes of the limitations prescribed in	2417
division (B)(2) of this section and the limitations prescribed in	2418
divisions $(C)(1)$, (2) , (3) , (4) , (5) , and $(7)(b)$ of this section,	2419
whichever is applicable, all contributions made by and all	2420
contributions accepted from political action committees that are	2421
established, financed, maintained, or controlled by the same	2422
corporation, organization, labor organization, continuing	2423
association, or other person, including any parent, subsidiary,	2424
division, or department of that corporation, organization, labor	2425
organization, continuing association, or other person, are	2426
considered to have been made by or accepted from a single	2427
political action committee.	2428
(b) For purposes of the limitations prescribed in division	2429
(B)(7) of this section and the limitations prescribed in divisions	2430
(C)(1), (2), (3), (4), (5), and (7)(b) of this section, whichever	2431
is applicable, all contributions made by and all contributions	2432
accepted from political contributing entities that are	2433
established, financed, maintained, or controlled by, or that are,	2434
the same corporation, organization, labor organization, continuing	2435
association, or other person, including any parent, subsidiary,	2436
division, or department of that corporation, organization, labor	2437

(2)(a) Any legislative campaign fund that has kept a total

amount of contributions in excess of the amount specified in	2
division $(E)(1)$ of this section at the close of business on the	2
seventh day before the postgeneral election statement is required	2
to be filed under section 3517.10 of the Revised Code shall	2
dispose of the excess amount in the manner prescribed in division	2
$(E)(2)\frac{(c)(b)}{(i)}$, (ii), or (iii) of this section not later than	2
ninety days after the day the postgeneral election statement is	2
required to be filed under section 3517.10 of the Revised Code.	2
Any legislative campaign fund that is required to dispose of an	2
excess amount of contributions under this division shall file a	2
statement on the ninetieth day after the postgeneral election	2
statement is required to be filed under section 3517.10 of the	2
Revised Code indicating the total amount of contributions the fund	2
has at the close of business on the seventh day before the	2
postgeneral election statement is required to be filed under	2
section 3517.10 of the Revised Code and that the excess	2
contributions were disposed of pursuant to this division and	2
$\frac{\text{divisions}}{\text{division}}$ (E)(2)(b) $\frac{\text{and}}{\text{c}}$ of this section. The	2
statement shall be on a form prescribed by the secretary of state	2
and shall contain any additional information the secretary of	2
state considers necessary.	2
(b) There is hereby created in the state treasury the Ohio	2
elections commission fund. All moneys credited to the fund shall	2
be used solely for the purpose of paying expenses related to the	2
operation of the Ohio elections commission.	2
(c) Any legislative campaign fund that is required to dispose	2
of an excess amount of contributions under division (E)(2) of this	2
section shall dispose of that excess amount by doing any of the	2
following:	2
(i) Giving the amount to the treasurer of state for deposit	2
into the state treasury to the credit of the Ohio elections	2

commission fund created by division (I) of section 3517.152 of the

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Revised Code;	2501
(ii) Giving the amount to individuals who made contributions	2502
to that legislative campaign fund as a refund of all or part of	2503
their contributions;	2504
(iii) Giving the amount to a corporation that is exempt from	2505
federal income taxation under subsection 501(a) and described in	2506
subsection 501(c) of the Internal Revenue Code.	2507
(F)(1) No legislative campaign fund shall fail to file a	2508
statement required by division (E) of this section.	2509
(2) No legislative campaign fund shall fail to dispose of	2510
excess contributions as required by division (E) of this section.	2511
(G) Nothing in this section shall affect, be used in	2512
determining, or supersede a limitation on campaign contributions	2513
as provided for in the Federal Election Campaign Act.	2514
Sec. 3517.103. (A)(1) For purposes of this section:	2515
$\frac{(1)(a)}{(a)}$ "Statewide candidate" means the joint candidates for	2516
the offices of governor and lieutenant governor or a candidate for	2517
the office of secretary of state, auditor of state, treasurer of	2518
state, attorney general, or member of the state board of	2519
education.	2520
$\frac{(2)}{(b)(i)}$ "Personal funds" means contributions to the	2521
campaign committee of a candidate by the candidate or by the	2522
candidate's spouse, parents, children, sons-in-law,	2523
daughters-in-law, brothers, sisters, grandparents, mother-in-law,	2524
father-in-law, brothers-in-law, sisters-in-law, or grandparents by	2525
marriage.	2526
(3)(ii) A loan obtained by, quaranteed by, or for the benefit	2527
of a statewide candidate, senate candidate, or house candidate	2528
shall be considered "personal funds" subject to the provisions of	2529
this section and section 3517.1010 of the Revised Code to the	2530

extent that the loan is obtained or guaranteed by the candidate or	2531
is for the benefit of the candidate and is obtained or guaranteed	2532
by the candidate's spouse, parents, children, sons-in-law,	2533
daughters-in-law, brothers, sisters, grandparents, mother-in-law,	2534
father-in-law, brothers-in-law, sisters-in-law, or grandparents by	2535
marriage. A loan that is obtained or guaranteed and that is for	2536
the benefit of a statewide candidate, senate candidate, or house	2537
candidate shall not be considered "personal funds" for the	2538
purposes of this section and section 3517.1010 of the Revised Code	2539
but shall be considered to be a "contribution" for the purposes of	2540
this chapter if the loan is obtained or guaranteed by anyone other	2541
than the candidate or the candidate's spouse, parents, children,	2542
sons-in-law, daughters-in-law, brothers, sisters, grandparents,	2543
mother-in-law, father-in-law, brothers-in-law, sisters-in-law, or	2544
grandparents by marriage.	2545
(iii) When a debt or other obligation incurred by a committee	2546
or by a candidate on behalf of the candidate's committee described	2547
in division (C)(1) or (2) of this section is to be paid from	2548
personal funds, those funds are considered to be expended when	2549
the debt or other obligation is incurred, regardless of when it is	2550
paid.	2551
(4)(2) For purposes of Chapter 3517. of the Revised Code this	2552
chapter, a candidate is an "opponent" when the candidate has	2553
indicated on the candidate's most recently filed designation of	2554
treasurer that the candidate seeks the same office at the same	2555
primary or general election as another candidate whose campaign	2556
committee has filed a personal funds notice required by division	2557
(C)(1) or (2) of this section.	2558
(B)(1) Except as otherwise provided in division (B)(2) of	2559
this section, no statewide candidate or candidate for the office	2560
of member of the general assembly shall make an expenditure of	2561

personal funds to influence the results of an election for that

candidate's nomination or election to office unless the personal	2563
funds are first deposited into the campaign fund of that	2564
candidate's campaign committee.	2565

- (2) A statewide candidate or candidate for the office of 2566 member of the general assembly may make an expenditure of personal 2567 funds without first depositing those funds into the campaign 2568 committee's funds as long as the aggregate total of those 2569 expenditures does not exceed five hundred dollars at any time 2570 during an election period. After the candidate's campaign 2571 committee reimburses the candidate for any direct expenditure of 2572 personal funds, the amount that was reimbursed is no longer 2573 included in the aggregate total of expenditures of personal funds 2574 subject to the five-hundred-dollar limit. 2575
- (C)(1) If the campaign committee of any statewide candidate 2576 has received or expended or expects to expend more than one 2577 hundred thousand dollars of personal funds during a primary 2578 election period or one hundred fifty thousand dollars of personal 2579 funds during a general election period, the campaign committee 2580 shall file a personal funds notice in the manner provided in 2581 division (C)(3) of this section indicating that the committee has 2582 received or expended or expects to expend more than that amount. 2583 For the purpose of this division, a joint team of candidates for 2584 governor and lieutenant governor shall be considered a single 2585 candidate and their personal funds shall be combined. 2586
- (2) If the campaign committee of any senate candidate or 2587 house candidate has received or expended or expects to expend more 2588 than twenty-five thousand dollars of personal funds during a 2589 primary election period or twenty-five thousand dollars of 2590 personal funds during a general election period, the campaign 2591 committee shall file a personal funds notice in the manner 2592 provided in division (C)(3) of this section indicating that the 2593 committee has received or expended or expects to expend more than 2594

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that amount.	2595
(3) The personal funds notice required in divisions (C)(1)	2596
and (2) of this section and the declaration of no limits required	2597
under division (D)(2) of this section shall be on a form	2598
prescribed by the secretary of state. The personal funds notice	2599
required in divisions $(C)(1)$ and (2) of this section shall be	2600
filed not later than the earlier of the following times:	2601
(a) One hundred twenty days before a primary election, in the	2602
case of personal funds received, expended, or expected to be	2603
expended during a primary election period, or not later than one	2604
hundred twenty days before a general election, in the case of	2605
personal funds received, expended, or expected to be expended	2606
during a general election period;	2607
(b) Two business days after the candidate's campaign	2608
committee receives or makes an expenditure of personal funds or	2609
the candidate makes an expenditure of personal funds on behalf of	2610
the candidate's campaign committee during that election period	2611
that exceed, in the aggregate, the amount specified in division	2612
(C)(1) or (2) of this section.	2613
The personal funds notice required under divisions (C)(1) and	2614
(2) of this section and the declaration of no limits required	2615
under division (D)(2) of this section shall be filed wherever the	2616
campaign committee files statements of contributions and	2617
expenditures under section 3517.11 of the Revised Code. The board	2618
of elections shall send to the secretary of state a copy of any	2619
personal funds notice or declaration of no limits filed by the	2620
campaign committee of a senate candidate or house candidate under	2621
division $(C)(3)$ or $(D)(2)$ of this section.	2622
(D)(1) Whenever a campaign committee files a notice under	2623
division (C)(1) or (2) of this section, and the campaign committee	2624

of an opponent files a declaration of no limits pursuant to

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division (D)(2) of this section within thirty days of the filing	2626
of the personal funds notice under division (C)(1) or (2) of this	2627
section, the contribution limitations prescribed in section	2628
3517.102 of the Revised Code no longer apply to the campaign	2629
committee of the candidate's opponent.	2630
(2) No campaign committee of a candidate described in	2631
division (D)(1) of this section shall accept any contribution or	2632
contributions from a contributor that exceed the limitations	2633
prescribed in section 3517.102 of the Revised Code until the	2634
committee files a declaration that the committee will accept	2635
contributions that exceed those limitations. This declaration	2636
shall be filed not later than thirty days after a candidate's	2637
opponent has filed a personal funds notice pursuant to division	2638
(C)(1) or (2) of section 3517.103 of the Revised Code, shall be	2639
referred to as the "declaration of no limits," and shall list all	2640
of the following:	2641
(a) The amount of cash on hand in the candidate's campaign	2642
fund at the end of the day immediately preceding the day on which	2643
the candidate's campaign committee files the declaration of no	2644
limits;	2645
(b) The value and description of all campaign assets worth	2646
five hundred dollars or more available to the candidate at the end	2647
of the day immediately preceding the day on which the candidate's	2648
campaign committee files the declaration of no limits.	2649
(3) A candidate who was not an opponent of a candidate who	2650
filed the personal funds notice required under division (C)(3) of	2651
this section on the date the personal funds notice was filed may	2652
file the declaration of no limits pursuant to division (D)(2) of	2653
this section within thirty days after becoming an opponent of the	2654
candidate who filed the personal funds notice.	2655

(4) If the candidate whose campaign committee filed a

2657 personal funds notice under division (C)(1) or (2) of this section 2658 fails to file a declaration of candidacy for the office listed on 2659 the designation of treasurer filed under division (D) of section 2660 3517.10 of the Revised Code or files a declaration of candidacy or 2661 nominating petition for that office and dies or withdraws, both of 2662 the following apply to the campaign committee of that candidate's 2663 opponent if the opponent has filed a declaration of no limits 2664 pursuant to division (D) of this section:

- (a) No contribution from a contributor may thereafter be

 accepted that, when added to the aggregate total of all

 2666
 contributions received by that committee from that contributor

 during the primary election period or general election period,

 whichever is applicable, would cause that committee to exceed the

 contribution limitations prescribed in section 3517.102 of the

 Revised Code for the applicable election period.

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- (b) The statement of primary-day finances or the year-end 2672 statement required to be filed under division (E) of section 2673 3517.1010 of the Revised Code shall be filed not later than 2674 fourteen days after the date the candidate's opponent fails to 2675 file a declaration of candidacy or nominating petition by the 2676 appropriate filing deadline, or dies or withdraws. For purposes of 2677 calculating permitted funds under division $(A) \frac{(7)(4)}{(7)}$ of section 2678 3517.1010 of the Revised Code, the primary or general election 2679 period, whichever is applicable, shall be considered to have ended 2680 on the filing deadline, in the case of an opponent who fails to 2681 file a declaration of candidacy or nominating petition, or on the 2682 date of the opponent's death or withdrawal. In such an event, the 2683 filing of a statement of primary-day finances or year-end finances 2684 and the disposing of any excess funds as required under division 2685 (B) of section 3517.1010 of the Revised Code satisfies the 2686 candidate's obligation to file such a statement for that election 2687 period. 2688

(E)(1) No campaign committee shall fail to file a personal	2689
funds notice as required under division $(C)(1)$ or (2) of this	2690
section.	2691
(2) No campaign committee shall accept any contribution in	2692
excess of the contribution limitations prescribed in section	2693
3517.102 of the Revised Code:	2694
(a) Unless a declaration of no limits has been filed under	2695
division (D)(2) of this section;	2696
(b) In violation of division (D)(4) of this section once the	2697
candidate who filed a personal funds notice under division (C)(3)	2698
of this section fails to file a declaration of candidacy or	2699
nominating petition or that candidate dies or withdraws.	2700
(3) No campaign committee that violates division (E)(1) of	2701
this section shall expend any personal funds in excess of the	2702
amount specified in division $(C)(1)$ or (2) of this section,	2703
whichever is appropriate to the committee.	2704
(4) The candidate of any campaign committee that violates	2705
division (E) of this section shall forfeit the candidate's	2706
nomination, if the candidate was nominated, or the office to which	2707
the candidate was elected, if the candidate was elected to office.	2708
(F)(1) Whenever a campaign committee files a notice under	2709
division (C)(1) or (2) of this section or whenever the	2710
contribution limitations prescribed in section 3517.102 of the	2711
Revised Code do not apply to a campaign committee under division	2712
(D)(1) of this section, that committee is not a designated state	2713
campaign committee for the purpose of the limitations prescribed	2714
in section 3517.102 of the Revised Code with regard to	2715
contributions made by that campaign committee to a legislative	2716
campaign fund or to a state candidate fund of a state or county	2717
political party.	2718

(2) Division $(F)(1)$ of this section no longer applies to a	2719
campaign committee after both of the following occur:	2720
(a) The primary or general election period during which the	2721
contribution limitations prescribed in section 3517.102 of the	2722
Revised Code did not apply after being removed pursuant to	2723
division (D) of this section has expired;	2724
(b) When the campaign committee has disposed of all excess	2725
funds and excess aggregate contributions as required under section	2726
3517.1010 of the Revised Code.	2727
Sec. 3517.104. (A) In January of each odd-numbered year, the	2728
secretary of state, in accordance with this division and division	2729
(B) of this section, shall adjust each amount specified in section	2730
3517.102 and in division $(B)(4)(e)$ of section 3517.10 of the	2731
Revised Code. The adjustment shall be based on the yearly average	2732
of the previous two years of the Consumer Price Index for All	2733
Urban Consumers or its successive equivalent, as determined by the	2734
United States department of labor, bureau of labor statistics, or	2735
its successor in responsibility, for all items, Series A. Using	2736
the 1996 yearly average as the base year, the secretary of state	2737
shall compare the most current average consumer price index with	2738
that determined in the preceding odd-numbered year, and shall	2739
determine the percentage increase or decrease. The percentage	2740
increase or decrease shall be multiplied by the actual dollar	2741
figure for each office or entity specified in section 3517.102 of	2742
the Revised Code and by each actual dollar figure specified in	2743
division (B)(4)(e) of section 3517.10 of the Revised Code as	2744
determined in the previous odd-numbered year, and the product	2745
shall be added to or subtracted from its corresponding actual	2746
dollar figure, as necessary, for that previous odd-numbered year.	2747

The resulting amount shall be rounded to the nearest five

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The

hundred dollars if the calculations are made regarding the amounts	2750
specified in section 3517.102 of the Revised Code or to the	2751
nearest twenty-five dollars if the calculations are made regarding	2752
the amounts specified in division (B)(4)(e) of section 3517.10 of	2753
the Revised Code.	2754
If the calculations are made regarding the amounts specified	2755
in section 3517.102 of the Revised Code, the resulting amount	2756
shall not be rounded. If that resulting amount is less than one	2757
hundred dollars, the secretary of state shall retain a record of	2758
the resulting amount and the manner in which it was calculated,	2759
but shall not make an adjustment unless the resulting amount, when	2760
added to the resulting amount calculated in each prior	2761
odd-numbered year since the last adjustment was made, equals or	2762
exceeds one hundred dollars.	2763
(B)(1) The secretary of state shall calculate the adjustment	2764
under division (A) of this section and shall report the	2765
calculations and necessary materials to the auditor of state, on	2766
or before the thirty-first day of January of each odd-numbered	2767
year. The secretary of state shall base the adjustment on the most	2768
current consumer price index that is described in division (A) of	2769
this section and that is in effect as of the first day of January	2770
of each odd-numbered year.	2771
(2) The calculations made by the secretary of state under	2772
divisions (A) and (B)(1) of this section shall be certified by the	2773
auditor of state on or before the fifteenth day of February of	2774
each odd-numbered year.	2775
(3) On or before the twenty-fifth day of February of each	2776
odd-numbered year, the secretary of state shall prepare a report	2777
setting forth the maximum contribution limitations under section	2778
3517.102 of the Revised Code, the maximum amounts, if any, of	2779
contributions permitted to be kept under that section, and the	2780

amounts required under division (B)(4)(e) of section 3517.10 of

the Revised Code for reporting contributions and in-kind	2782
contributions at social or fund-raising activities and	2783
contributions from amounts deducted from an employee's wages and	2784
salary, as calculated and certified pursuant to divisions (A) and	2785
(B)(1) and (2) of this section. The report and all documents	2786
relating to the calculations contained in the report are public	2787
records. The report shall contain an indication of the period in	2788
which the limitations, the maximum contribution amounts, and the	2789
reporting amounts apply, a summary of how the limitations, the	2790
maximum contribution amounts, and the reporting amounts were	2791
calculated, and a statement that the report and all related	2792
documents are available for inspection and copying at the office	2793
of the secretary of state.	2794
or the periodic, or peace.	

- (4) On or before the twenty-fifth day of February of each odd-numbered year, the secretary of state shall transmit the report to the general assembly, and <u>shall</u> send the report by mail to the board of elections of each county.
- (5) The secretary of state shall send the report by mail to 2799 each person who files a declaration of candidacy or nominating 2800 petition with the secretary of state for the office of governor, 2801 lieutenant governor, secretary of state, auditor of state, 2802 treasurer of state, attorney general, member of the state board of 2803 education, chief justice of the supreme court, or justice of the 2804 supreme court. The report shall be mailed on or before the tenth 2805 day after the filing. 2806
- (6) A board of elections shall send the report by mail to each person who files a declaration of candidacy or nominating petition with the board for the office of state representative or state senator. The report shall be mailed on or before the tenth day after the filing.

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political advertising" means advertising to the general public	2813
through a broadcasting station, newspaper, magazine, poster, yard	2814
sign, or outdoor advertising facility, by direct mail, or by any	2815
other means of advertising to the general public.	2816

- (2) For purposes of this section and section 3517.20 of the 2817 Revised Code, a person is a member of a political action committee 2818 if the person makes one or more contributions to that political 2819 action committee, and a person is a member of a political 2820 contributing entity if the person makes one or more contributions 2821 to, or pays dues, membership fees, or other assessments to, that 2822 political contributing entity. 2823
- (B)(1) Whenever a candidate, a campaign committee, a 2824 political action committee or political contributing entity with 2825 ten or more members, or a legislative campaign fund makes an 2826 independent expenditure, or whenever a political action committee 2827 or political contributing entity with fewer than ten members makes 2828 an independent expenditure in excess of one hundred dollars for a 2829 local candidate, in excess of two hundred fifty dollars for a 2830 candidate for the office of member of the general assembly, or in 2831 excess of five hundred dollars for a statewide candidate, for the 2832 purpose of financing communications advocating the election or 2833 defeat of an identified candidate or solicits without the 2834 candidate's express consent a contribution for or against an 2835 identified candidate through public political advertising, a 2836 statement shall appear or be presented in a clear and conspicuous 2837 manner in the advertising that does both of the following: 2838
- (a) Clearly indicates that the communication or public 2839 political advertising is not authorized by the candidate or the 2840 candidate's campaign committee; 2841
- (b) Clearly identifies the candidate, campaign committee, 2842 political action committee, political contributing entity, or 2843 legislative campaign fund that has paid for the communication or 2844

public political advertising in accordance with section 3517.20 of the Revised Code. 2846

- (2)(a) Whenever any campaign committee, legislative campaign 2847 fund, political action committee, political contributing entity, 2848 or political party makes an independent expenditure in support of 2849 or opposition to any candidate, the committee, entity, fund, or 2850 party shall report the independent expenditure and identify the 2851 candidate on a statement prescribed by the secretary of state and 2852 filed by the committee, entity, fund, or political party as part 2853 of its statement of contributions and expenditures pursuant to 2854 division (A) of section 3517.10 and division (A) of section 2855 3517.11 of the Revised Code. 2856
- (b) Whenever any individual, partnership, or other entity, 2857 except a corporation, labor organization, campaign committee, 2858 legislative campaign fund, political action committee, political 2859 contributing entity, or political party, makes one or more 2860 independent expenditures in support of or opposition to any 2861 candidate, the individual, partnership, or other entity shall file 2862 with the secretary of state in the case of a statewide candidate, 2863 or with the board of elections in the county in which the 2864 candidate files the candidate's petitions for nomination or 2865 election for district or local office, not later than the dates 2866 specified in divisions (A)(1), (2), and (3), and (4) of section 2867 3517.10 of the Revised Code, and, except as otherwise provided in 2868 that section, a statement itemizing all independent expenditures 2869 made during the period since the close of business on the last day 2870 reflected in the last previously filed such statement, if any. The 2871 statement shall be made on a form prescribed by the secretary of 2872 state or shall be filed by electronic means of transmission 2873 pursuant to division (G) of section 3517.106 of the Revised Code 2874 as authorized or required by that division. The statement shall 2875 indicate the date and the amount of each independent expenditure 2876

As Introduced and the candidate on whose behalf it was made and shall be made 2877 under penalty of election falsification. 2878 (C)(1) Whenever a corporation, labor organization, campaign 2879 committee, political action committee with ten or more members, or 2880 legislative campaign fund makes an independent expenditure, or 2881 whenever a political action committee with fewer than ten members 2882 makes an independent expenditure in excess of one hundred dollars 2883 for a local ballot issue or question, or in excess of five hundred 2884 dollars for a statewide ballot issue or question, for the purpose 2885 of financing communications advocating support of or opposition to 2886 an identified ballot issue or question or solicits without the 2887 express consent of the ballot issue committee a contribution for 2888 or against an identified ballot issue or question through public 2889 political advertising, a statement shall appear or be presented in 2890 a clear and conspicuous manner in the advertising that does both 2891 of the following: 2892 (a) Clearly indicates that the communication or public 2893 political advertising is not authorized by the identified ballot 2894 issue committee; 2895 (b) Clearly identifies the corporation, labor organization, 2896 campaign committee, legislative campaign fund, or political action 2897 committee that has paid for the communication or public political 2898 advertising in accordance with section 3517.20 of the Revised 2899 Code. 2900 (2)(a) Whenever any corporation, labor organization, campaign 2901 committee, legislative campaign fund, political party, or 2902 political action committee makes an independent expenditure in 2903 support of or opposition to any ballot issue or question, the 2904 corporation or labor organization shall report the independent 2905 expenditure in accordance with division (C) of section 3599.03 of 2906

the Revised Code, and the campaign committee, fund, party, or

political action committee shall report the independent

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expenditure and identify the ballot issue or question on a

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statement prescribed by the secretary of state and filed by the
campaign committee, fund, political party, or political action

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committee as part of its statement of contributions and
expenditures pursuant to division (A) of section 3517.10 and

division (A) of section 3517.11 of the Revised Code.

- (b) Whenever any individual, partnership, or other entity, 2915 except a corporation, labor organization, campaign committee, 2916 legislative campaign fund, political action committee, or 2917 political party, makes one or more independent expenditures in 2918 excess of one hundred dollars in support of or opposition to any 2919 ballot issue or question, the individual, partnership, or other 2920 entity shall file with the secretary of state in the case of a 2921 statewide ballot issue or question, or with the board of elections 2922 in the county that certifies the issue or question for placement 2923 on the ballot in the case of a district or local issue or 2924 question, not later than the dates specified in division divisions 2925 (A)(1), (2), and (3), and (4) of section 3517.10 of the Revised 2926 Code, and, except as otherwise provided in that section, a 2927 statement itemizing all independent expenditures made during the 2928 period since the close of business on the last day reflected in 2929 the last previously filed such statement, if any. The statement 2930 shall be made on a form prescribed by the secretary of state or 2931 shall be filed by electronic means of transmission pursuant to 2932 division (G) of section 3517.106 of the Revised Code as authorized 2933 or required by that division. The statement shall indicate the 2934 date and the amount of each independent expenditure and the ballot 2935 issue or question in support of or opposition to which it was made 2936 and shall be made under penalty of election falsification. 2937
- (3) No person, campaign committee, legislative campaign fund,
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 political action committee, corporation, labor organization, or
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 other organization or association shall use or cause to be used a

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false or fictitious name in making an independent expenditure in	2
support of or opposition to any candidate or any ballot issue or	2
question. A name is false or fictitious if the person, campaign	2
committee, legislative campaign fund, political action committee,	2
corporation, labor organization, or other organization or	2
association does not actually exist or operate, if the	2
corporation, labor organization, or other organization or	2
association has failed to file a fictitious name or other	2
registration with the secretary of state, if it is required to do	2
so, or if the person, campaign committee, legislative campaign	2
fund, or political action committee has failed to file a	2
designation of the appointment of a treasurer, if it is required	2
to do so by division (D)(1) of section 3517.10 of the Revised	2
Code.	2
(D) Any expenditure by a political party for the purpose of	2
financing communications advocating the election or defeat of a	2
candidate for judicial office shall be deemed to be an independent	2
expenditure subject to the provisions of this section.	2
Sec. 3517.106. (A) As used in this section:	2
(1) "Statewide office" means any of the offices of governor,	2
lieutenant governor, secretary of state, auditor of state,	2
treasurer of state, attorney general, chief justice of the supreme	2
court, and justice of the supreme court.	2
(2) "Addendum to a statement" includes an amendment or other	2
correction to that statement.	2
(B)(1) The secretary of state shall store on computer the	2
information contained in statements of contributions and	2
expenditures and monthly statements required to be filed under	2
section 3517.10 of the Revised Code and in statements of	2

independent expenditures required to be filed under section

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3517.105 of the Revised Code by any of the following:	2971
$\frac{(1)(a)}{(a)}$ The campaign committees of candidates for statewide	2972
office;	2973
(2)(b) The political action committees and political	2974
contributing entities described in division (A)(1) of section	2975
3517.11 of the Revised Code;	2976
$\frac{(3)}{(c)}$ Legislative campaign funds;	2977
(4)(d) State political parties;	2978
$\frac{(5)(e)}{(e)}$ Individuals, partnerships, corporations, labor	2979
organizations, or other entities that make independent	2980
expenditures in support of or opposition to a statewide candidate	2981
or a statewide ballot issue or question;	2982
$\frac{(6)(f)}{f}$ The campaign committees of candidates for the office	2983
of member of the general assembly:	2984
(g) County political parties, with respect to their state	2985
candidate funds.	2986
(2) The secretary of state shall store on computer the	2987
information contained in disclosure of electioneering	2988
communications statements required to be filed under section	2989
3517.1011 of the Revised Code.	2990
(3) The secretary of state shall store on computer the	2991
information contained in deposit and disbursement statements	2992
required to be filed with the office of the secretary of state	2993
under section 3517.1012 of the Revised Code.	2994
(C)(1) The secretary of state shall make available to the	2995
campaign committees, political action committees, political	2996
contributing entities, legislative campaign funds, political	2997
parties, individuals, partnerships, corporations, labor	2998
organizations, and other entities described in division (B) of	2999
this section, and to members of the news media and other	3000

interested persons, for a reasonable fee, computer programs that 3001 are compatible with the secretary of state's method of storing the information contained in the statements. 3003

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- (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 information stored 3011 on computer under division (B) of this section for at least six 3012 years.
- (E)(1) Subject to the secretary of state having implemented, 3014 tested, and verified the successful operation of any system the 3015 secretary of state prescribes pursuant to division (H)(1) of this 3016 section and divisions (C)(6)(b) and (D)(6) of section 3517.10 of 3017 the Revised Code for the filing of campaign finance statements by 3018 electronic means of transmission, the campaign committee of each 3019 candidate for statewide office may file the statements prescribed 3020 by section 3517.10 of the Revised Code by electronic means of 3021 transmission or, if the total amount of the contributions received 3022 or the total amount of the expenditures made by the campaign 3023 committee for the applicable reporting period as specified in 3024 division (A) of section 3517.10 of the Revised Code exceeds ten 3025 thousand dollars, shall file those statements by electronic means 3026 of transmission. 3027

Except as otherwise provided in this division, within five 3028 business days after a statement filed by a campaign committee of a 3029 candidate for statewide office is received by the secretary of 3030 state by electronic or other means of transmission, the secretary 3031 of state shall make available online to the public through the 3032

internet, as provided in division (I) of this section, the	033
30	034
contribution and expenditure information in that statement. The	
secretary of state shall not make available online to the public	035
through the internet any contribution or expenditure information 30	036
contained in a statement for any candidate until the secretary of	037
state is able to make available online to the public through the	038
internet the contribution and expenditure information for all	039
candidates for a particular office. As soon as the secretary of	040
state has available all of that information, the secretary of	041
state shall simultaneously make available online to the public	042
through the internet the information for all candidates for a	043
particular office.	044

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

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

(2) Subject to division (E)(3) of this section and subject to 3062 the secretary of state having implemented, tested, and verified 3063 the successful operation of any system the secretary of state 3064

prescribes pursuant to division $(H)(1)$ of this section and	3065
divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised	3066
Code for the filing of campaign finance statements by electronic	3067
means of transmission, a political action committee and a	3068
political contributing entity described in division $(B)(2)(1)(b)$	3069
of this section, a legislative campaign fund, and a state	3070
political party may file the statements prescribed by section	3071
3517.10 of the Revised Code by electronic means of transmission	3072
or, if the total amount of the contributions received or the total	3073
amount of the expenditures made by the political action committee,	3074
legislative campaign fund, or state political party for the	3075
applicable reporting period as specified in division (A) of	3076
section 3517.10 of the Revised Code exceeds ten thousand dollars,	3077
shall file those statements by electronic means of transmission.	3078

Within five business days after a statement filed by a 3079 political action committee or a political contributing entity 3080 described in division $(B)\frac{(2)}{(1)}(b)$ of this section, a legislative 3081 campaign fund, or a state political party is received by the 3082 secretary of state by electronic or other means of transmission, 3083 the secretary of state shall make available online to the public 3084 through the internet, as provided in division (I) of this section, 3085 the contribution and expenditure information in that statement. 3086

If a statement filed by electronic means of transmission is 3087 found to be incomplete or inaccurate after the examination of the 3088 statement for completeness and accuracy pursuant to division 3089 (B)(3)(a) of section 3517.11 of the Revised Code, the political 3090 action committee, political contributing entity, legislative 3091 campaign fund, or state political party shall file by electronic 3092 means of transmission any addendum to the statement that provides 3093 the information necessary to complete or correct the statement or, 3094 if required by the secretary of state under that division, an 3095 amended statement. 3096

Within five business days after the secretary of state	3097
receives from a political action committee or a political	3098
contributing entity described in division $(B)(2)(1)(b)$ of this	3099
section, a legislative campaign fund, or a state political party	3100
an addendum to the statement or an amended statement by electronic	3101
or other means of transmission under this division or division	3102
(B)(3)(a) of section 3517.11 of the Revised Code, the secretary of	3103
state shall make the contribution and expenditure information in	3104
the addendum or amended statement available online to the public	3105
through the internet as provided in division (I) of this section.	3106
(3) Subject to the secretary of state having implemented,	3107
tested, and verified the successful operation of any system the	3108
secretary of state prescribes pursuant to division (H)(1) of this	3109
section and divisions (C)(6)(b) and (D)(6) of section 3517.10 of	3110
the Revised Code for the filing of campaign finance statements by	3111
electronic means of transmission, a political action committee and	3112
a political contributing entity described in division (B)(2) of	3113
this section, a legislative campaign fund, and a state county	3114
political party shall file the statements prescribed by section	3115
3517.10 of the Revised Code with respect to its state candidate	3116
<u>fund</u> by electronic means of transmission if the total amount of	3117
the contributions received or the total amount of the expenditures	3118
made by the political action committee, political contributing	3119
entity, legislative campaign fund, or political party for the	3120
applicable reporting period as specified in division (A) of	3121
section 3517.10 of the Revised Code exceeds ten thousand dollars	3122
to the office of the secretary of state.	3123
Within five business days after a statement filed by a	3124
political action committee or a political contributing entity	3125
described in division (B)(2) of this section, a legislative	3126
campaign fund, or a state county political party with respect to	3127

its state candidate fund is received by the secretary of state by

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electronic or other means of transmission, the secretary of state	3129
shall make available online to the public through the internet, as	3130
provided in division (I) of this section, the contribution and	3131
expenditure information in that statement.	3132
If a statement filed by electronic means of transmission is	3133
found to be incomplete or inaccurate after the examination of the	3134
statement for completeness and accuracy pursuant to division	3135
(B)(3)(a) of section 3517.11 of the Revised Code, the political	3136
action committee, political contributing entity, legislative	3137
campaign fund, or state a county political party shall file by	3138
electronic means of transmission any addendum to the statement	3139
that provides the information necessary to complete or correct the	3140
statement or, if required by the secretary of state under that	3141
division, an amended statement.	3142
Within five business days after the secretary of state	3143
receives from a political action committee or a political	3144
contributing entity described in division (B)(2) of this section,	3145
a legislative campaign fund, or a state county political party an	3146
addendum to the statement or an amended statement by electronic $\frac{\partial \mathbf{r}}{\partial \mathbf{r}}$	3147
other means of transmission under this division or division	3148
(B)(3)(a) of section 3517.11 of the Revised Code, the secretary of	3149
state shall make the contribution and expenditure information in	3150
the addendum or amended statement available online to the public	3151
through the internet as provided in division (I) of this section.	3152
(F)(1) Subject to division (F)(4) of this section and subject	3153
to the secretary of state having implemented, tested, and verified	3154
the successful operation of any system the secretary of state	3155
prescribes pursuant to division (H)(1) of this section and	3156
divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised	3157
Code for the filing of campaign finance statements by electronic	3158

means of transmission or on computer disk, a campaign committee of

a candidate for the office of member of the general assembly $\underline{\text{or a}}$

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campaign committee of a candidate for the office of judge of a	3161
court of appeals may file the statements prescribed by section	3162
3517.10 of the Revised Code in accordance with division (A)(2) of	3163
section 3517.11 of the Revised Code or by electronic means of	3164
transmission to the office of the secretary of state or, until	3165
March 1, 2004, on computer disk with the appropriate board of	3166
elections specified in division (A)(2) of section 3517.11 of the	3167
Revised Code if the total amount of the contributions received by	3168
the campaign committee for the applicable reporting period as	3169
specified in division (A) of section 3517.10 of the Revised Code	3170
exceeds ten thousand dollars, shall file those statements by	3171
electronic means of transmission to the office of the secretary of	3172
<u>state</u> .	3173

Except as otherwise provided in this division, within five 3174 business days after a statement filed by a campaign committee of a 3175 candidate for the office of member of the general assembly or a 3176 campaign committee of a candidate for the office of judge of a 3177 court of appeals is received by the secretary of state by 3178 electronic or other means of transmission, the secretary of state 3179 shall make available online to the public through the internet, as 3180 provided in division (I) of this section, the contribution and 3181 expenditure information in that statement. The secretary of state 3182 shall not make available online to the public through the internet 3183 any contribution or expenditure information contained in a 3184 statement for any candidate until the secretary of state is able 3185 to make available online to the public through the internet the 3186 contribution and expenditure information for all candidates for a 3187 particular office. As soon as the secretary of state has available 3188 all of that information, the secretary of state shall 3189 simultaneously make available online to the public through the 3190 internet the information for all candidates for a particular 3191 office. 3192

If a statement filed by electronic means of transmission $\frac{\partial \mathbf{r}}{\partial \mathbf{r}}$	3193
on computer disk is found to be incomplete or inaccurate after the	3194
examination of the statement for completeness and accuracy	3195
pursuant to division (B)(3)(a) of section 3517.11 of the Revised	3196
Code, the campaign committee shall file by electronic means of	3197
transmission to the office of the secretary of state, or, until	3198
March 1, 2004, on computer disk with the appropriate board of	3199
elections if the original statement was filed on computer disk,	3200
any addendum to the statement that provides the information	3201
necessary to complete or correct the statement or, if required by	3202
the secretary of state under that division, an amended statement.	3203
Within five business days after the secretary of state	3204
receives from a campaign committee of a candidate for the office	3205
of member of the general assembly or a campaign committee of a	3206
candidate for the office of judge of a court of appeals an	3207
addendum to the statement or an amended statement by electronic or	3208
other means of transmission under this division or division	3209
(B)(3)(a) of section 3517.11 of the Revised Code, the secretary of	3210
state shall make the contribution and expenditure information in	3211
the addendum or amended statement available online to the public	3212
through the internet as provided in division (I) of this section.	3213
(2) Until March 1, 2004, if a campaign committee of a	3214
candidate for the office of member of the general assembly files a	3215
statement of contributions and expenditures, an addendum to the	3216
statement, or an amended statement by electronic means of	3217
transmission or on computer disk pursuant to division (F)(1) of	3218
this section, the campaign committee shall file as prescribed by	3219
section 3517.10 of the Revised Code with the appropriate board of	3220
elections specified in division (A)(2) of section 3517.11 of the	3221
Revised Code a printed version of the statement, addendum, or	3222
amended statement filed by electronic means of transmission or on	3223
computer disk, in the format that the secretary of state shall	3224

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prescribe.	3225
If a statement, addendum, or amended statement is not filed	3226
by electronic means of transmission or on computer disk to the	3227
office of the secretary of state but is filed by printed version	3228
only under division (A)(2) of section 3517.11 of the Revised Code	3229
with the appropriate board of elections, the campaign committee $\underline{\text{of}}$	3230
a candidate for the office of member of the general assembly or a	3231
campaign committee of a candidate for the office of judge of a	3232
court of appeals shall file two copies of the printed version of	3233
the statement, addendum, or amended statement with the $\frac{appropriate}{appropriate}$	3234
board of elections. The board of elections shall send one of those	3235
copies by overnight delivery service to the secretary of state	3236
before the close of business on the day the board of elections	3237
receives the statement, addendum, or amended statement.	3238
(3)(a) Subject to division (F)(4) of this section and subject	3239
to the secretary of state having implemented, tested, and verified	3240
the successful operation of any system the secretary of state	3241
prescribes pursuant to division (H)(1) of this section and	3242
divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised	3243
Code for the filing of campaign finance statements by electronic	3244
means of transmission or on computer disk, the secretary of state	3245
shall assess, and a campaign committee of a candidate for the	3246
office of member of the general assembly shall pay, a fee as	3247
provided in this division if the campaign committee has not filed	3248
the campaign finance statements prescribed by section 3517.10 of	3249
the Revised Code by electronic means of transmission or on	3250
computer disk pursuant to division (F)(1) of this section. The fee	3251
shall be calculated on the total contributions received for the	3252
applicable reporting period specified in division (A) of section	3253
3517.10 of the Revised Code as follows:	3254
(i) No fee for total contributions up to and including ten	3255

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thousand dollars;

(ii) A fee of fifty dollars for total contributions of over	3257
ten thousand dollars up to and including twenty five thousand	3258
dollars;	3259
(iii) A fee of one hundred fifty dollars for total	3260
contributions over twenty five thousand dollars up to and	3261
including fifty thousand dollars;	3262
(iv) A fee of two hundred dollars for total contributions	3263
over fifty thousand dollars.	3264
(b) No campaign committee of a candidate for the office of	3265
member of the general assembly shall be required to pay the fee	3266
prescribed by division (F)(3)(a) of this section in connection	3267
with the filing of an addendum to a statement of contributions and	3268
expenditures or in connection with the filing of an amended	3269
statement.	3270
(c) The fee prescribed by division (F)(3)(a) of this section	3271
shall be made payable to the secretary of state and shall be	3272
collected by the appropriate board of elections at the time the	3273
campaign committee of a candidate for the office of member of the	3274
general assembly files the statement of contributions and	3275
expenditures. The fee shall be sent along with the statement,	3276
before the close of business on the day it is received, to the	3277
secretary of state by overnight delivery service.	3278
(4) Subject to the secretary of state having implemented,	3279
tested, and verified the successful operation of any system the	3280
secretary of state prescribes pursuant to division (H)(1) of this	3281
section and divisions (C)(6)(b) and (D)(6) of section 3517.10 of	3282
the Revised Code for the filing of campaign finance statements by	3283
electronic means of transmission, on and after March 1, 2004, a	3284
campaign committee of a candidate for the office of member of the	3285
general assembly shall file the statements prescribed by section	3286
3517.10 of the Revised Code by electronic means of transmission to	3287

the secretary of state if the total amount of the contributions	3288
received by the campaign committee for the applicable reporting	3289
period as specified in division (A) of section 3517.10 of the	3290
Revised Code exceeds ten thousand dollars.	3291

Except as otherwise provided in this division, within five 3292 business days after a statement filed by a campaign committee of a 3293 candidate for the office of member of the general assembly is 3294 received by the secretary of state by electronic or other means of 3295 transmission, the secretary of state shall make available online 3296 to the public through the internet, as provided in division (I) of 3297 this section, the contribution and expenditure information in that 3298 statement. The secretary of state shall not make available online 3299 to the public through the internet any contribution or expenditure 3300 information contained in a statement for any candidate until the 3301 secretary of state is able to make available online to the public 3302 through the internet the contribution and expenditure information 3303 for all candidates for a particular office. As soon as the 3304 secretary of state has available all of that information, the 3305 secretary of state shall simultaneously make available online to 3306 the public through the internet the information for all candidates 3307 for a particular office. 3308

If a statement filed by electronic means of transmission is 3309 found to be incomplete or inaccurate after the examination of the 3310 statement for completeness and accuracy pursuant to division 3311 (B)(3)(a) of section 3517.11 of the Revised Code, the campaign 3312 committee of a candidate for the office of member of the general 3313 assembly shall file by electronic means of transmission any 3314 addendum to the statement that provides the information necessary 3315 to complete or correct the statement or, if required by the 3316 secretary of state under that division, an amended statement. 3317

Within five business days after the secretary of state 3318 receives from a campaign committee of a candidate for the office 3319

of member of the general assembly an addendum to the statement or	3320
an amended statement by electronic or other means of transmission	3321
under this division or division (B)(3)(a) of section 3517.11 of	3322
the Revised Code, the secretary of state shall make the	3323
contribution and expenditure information in the addendum or	3324
amended statement available online to the public through the	3325
internet as provided in division (I) of this section.	3326
(G) (G) (1) Subject to division (G) (2) of this section and subject	3327
to the secretary of state having implemented, tested, and verified	3328
the successful operation of any system the secretary of state	3329
prescribes pursuant to division (H)(1) of this section and	3330
divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised	3331
Code for the filing of campaign finance statements by electronic	3332
means of transmission, any individual, partnership, or other	3333
entity that makes independent expenditures in support of or	3334
opposition to a statewide candidate or a statewide ballot issue or	3335
question as provided in division (B)(2)(b) or (C)(2)(b) of section	3336
3517.105 of the Revised Code may file the statement specified in	3337
that division by electronic means of transmission or, if the total	3338
amount of independent expenditures made during the reporting	3339
period under that division exceeds ten thousand dollars, shall	3340
file the statement specified in that division by electronic means	3341
of transmission.	3342
Within five business days after a statement filed by an	3343
individual, partnership, or other entity is received by the	3344
secretary of state by electronic or other means of transmission,	3345
the secretary of state shall make available online to the public	3346
through the internet, as provided in division (I) of this section,	3347
the expenditure information in that statement.	3348
If a statement filed by electronic means of transmission is	3349
found to be incomplete or inaccurate after the examination of the	3350

statement for completeness and accuracy pursuant to division

(B)(3)(a) of section 3517.11 of the Revised Code, the individual,	3352
partnership, or other entity shall file by electronic means of	3353
transmission any addendum to the statement that provides the	3354
information necessary to complete or correct the statement or, if	3355
required by the secretary of state under that division, an amended	3356
statement.	3357
Within five business days after the secretary of state	3358
receives from an individual, partnership, or other entity	3359
described in division (B)(2)(b) or (C)(2)(b) of section 3517.105	3360
of the Revised Code an addendum to the statement or an amended	3361
statement by electronic or other means of transmission under this	3362
division or division (B)(3)(a) of section 3517.11 of the Revised	3363
Code, the secretary of state shall make the expenditure	3364
information in the addendum or amended statement available online	3365
to the public through the internet as provided in division (I) of	3366
this section.	3367
(2) Subject to the secretary of state having implemented,	3368
tested, and verified the successful operation of any system the	3369
secretary of state prescribes pursuant to division (H)(1) of this	3370
section and divisions (C)(6)(b) and (D)(6) of section 3517.10 of	3371
the Revised Code for the filing of campaign finance statements by	3372
electronic means of transmission, any individual, partnership, or	3373
other entity that makes independent expenditures in support of or	3374
opposition to a statewide candidate or a statewide ballot issue or	3375
question as provided in division (B)(2)(b) or (C)(2)(b) of section	3376
3517.105 of the Revised Code shall file the statement specified in	3377
that division by electronic means of transmission if the total	3378
amount of the independent expenditures made during the reporting	3379
period under that division exceeds ten thousand dollars.	3380
Within five business days after a statement filed by an	3381
individual, partnership, or other entity is received by the	3382

secretary of state by electronic or other means of transmission,

the secretary of state shall make available online to the public	3384
through the internet, as provided in division (I) of this section,	3385
the expenditure information in that statement.	3386
If a statement filed by electronic means of transmission is	3387
found to be incomplete or inaccurate after the examination of the	3388
statement for completeness and accuracy pursuant to division	3389
(B)(3)(a) of section 3517.11 of the Revised Code, the individual,	3390
partnership, or other entity shall file by electronic means of	3391
transmission any addendum to the statement that provides the	3392
information necessary to complete or correct the statement or, if	3393
required by the secretary of state under that division, an amended	3394
statement.	3395
Within five business days after the secretary of state	3396
receives from an individual, partnership, or other entity	3397
described in division (B)(2)(b) or (C)(2)(b) of section 3517.105	3398
of the Revised Code an addendum to the statement or an amended	3399
statement by electronic or other means of transmission under this	3400
division or division (B)(3)(a) of section 3517.11 of the Revised	3401
Code, the secretary of state shall make the expenditure	3402
information in the addendum or amended statement available online	3403
to the public through the internet as provided in division (I) of	3404
this section.	3405
(H)(1) The secretary of state, by rule adopted pursuant to	3406
section 3517.23 of the Revised Code, shall prescribe one or more	3407
techniques by which a person who executes and transmits by	3408
electronic means a statement of contributions and expenditures, a	3409
statement of independent expenditures, a disclosure of	3410
electioneering communications statement, or a deposit and	3411
disbursement statement, an addendum to either statement any of	3412
those statements, an amended statement of contributions and	3413
expenditures, or an amended statement of independent expenditures,	3414

an amended disclosure of electioneering communications statement,

or an amended deposit and disbursement statement, under this	3416
section or section 3517.10 or , 3517.105 <u>, 3517.1011, or 3517.1012</u>	3417
of the Revised Code shall electronically sign the statement,	3418
addendum, or amended statement. Any technique prescribed by the	3419
secretary of state pursuant to this division shall create an	3420
electronic signature that satisfies all of the following:	3421
(a) It is unique to the signer.	3422
(b) It objectively identifies the signer.	3423
(c) It involves the use of a signature device or other means	3424
or method that is under the sole control of the signer and that	3425
cannot be readily duplicated or compromised.	3426
(d) It is created and linked to the electronic record to	3427
which it relates in a manner that, if the record or signature is	3428
intentionally or unintentionally changed after signing, the	3429
electronic signature is invalidated.	3430
(2) An electronic signature prescribed by the secretary of	3431
state under division (H)(1) of this section shall be attached to	3432
or associated with the statement of contributions and	3433
expenditures, the statement of independent expenditures, the	3434
disclosure of electioneering communications statement, or the	3435
deposit and disbursement statement, the addendum to either	3436
statement any of those statements, the amended statement of	3437
contributions and expenditures, or the amended statement of	3438
independent expenditures, the amended disclosure of electioneering	3439
communications statement, or the amended deposit and disbursement	3440
statement that is executed and transmitted by electronic means by	3441
the person to whom the electronic signature is attributed. The	3442
electronic signature that is attached to or associated with the	3443
statement, addendum, or amended statement under this division	3444
shall be binding on all persons and for all purposes under the	3445
campaign finance reporting law as if the signature had been	3446

handwritten in ink on a printed form of the statement, addendum,	3447
or amended statement.	3448
(I) The secretary of state shall make the contribution and	3449
expenditure, the contribution and disbursement, or the deposit and	3450
disbursement information in all statements, all addenda to the	3451
statements, and all amended statements that are filed with the	3452
secretary of state by electronic or other means of transmission	3453
under this section or section 3517.10, 3517.105, <u>3517.1011,</u>	3454
3517.1012, or 3517.11 of the Revised Code available online to the	3455
public by any means that are searchable, viewable, and accessible	3456
through the internet.	3457
(J)(1) As used in this division, "library" means a library	3458
that is open to the public and that is one of the following:	3459
(a) A library that is maintained and regulated under section	3460
715.13 of the Revised Code;	3461
(b) A library that is created, maintained, and regulated	3462
under Chapter 3375. of the Revised Code.	3463
(2) The secretary of state shall notify all libraries of the	3464
location on the internet at which the contribution and	3465
expenditure, contribution and disbursement, or deposit and	3466
disbursement information in campaign finance statements required	3467
to be made available online to the public through the internet	3468
pursuant to division (I) of this section may be accessed.	3469
If that location is part of the graphical subnetwork called	3470
the world wide web and if the secretary of state has notified a	3471
library of that world wide web location as required by this	3472
division, the library shall include a link to that world wide web	3473
location on each internet-connected computer it maintains that is	3474
accessible to the public.	3475
(3) If the system the secretary of state prescribes for the	3476

filing of campaign finance statements by electronic means of

transmission pursuant to division (H)(1) of this section and	3478
divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised	3479
Code includes filing those statements through the internet via an	3480
interactive location on the graphical subnetwork called the world	3481
wide web, the secretary of state shall notify all libraries of the	3482
world wide web location at which those statements may be filed.	3483

If those statements may be filed through the internet via an 3484 interactive location on the graphical subnetwork called the world 3485 wide web and if the secretary of state has notified a library of 3486 that world wide web location as required by this division, the 3487 library shall include a link to that world wide web location on 3488 each internet-connected computer it maintains that is accessible 3489 to the public.

- (K) It is an affirmative defense to a complaint or charge 3491 brought against any campaign committee, political action 3492 committee, legislative campaign fund, or political party, 3493 political contributing entity, or any individual, partnership, or 3494 other entity, or any electioneering communication committee, for 3495 the failure to file by electronic means of transmission a campaign 3496 finance statement as required by this section or section 3517.10 3497 or, 3517.105, 3517.1011, or 3517.1012 of the Revised Code that all 3498 of the following apply to the campaign committee, political action 3499 committee, legislative campaign fund, or political party, 3500 political contributing entity, or the individual, partnership, or 3501 other entity, or the electioneering communication committee, that 3502 failed to so file the required statement: 3503
- (1) The campaign committee, political action committee,

 legislative campaign fund, or political party, political

 contributing entity, or the individual, partnership, or other

 attempted to

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 entity, or the electioneering communication committee attempted to

 file by electronic means of transmission the required statement

 prior to the deadline set forth in the applicable section.

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(2) The campaign committee, political action committee,	3510
legislative campaign fund, or political party, political	3511
contributing entity, or the individual, partnership, or other	3512
entity, or the electioneering communication committee was unable	3513
to file by electronic means of transmission due to an expected or	3514
unexpected shutdown of the whole or part of the electronic	3515
campaign finance statement-filing system, such as for maintenance	3516
or because of hardware, software, or network connection failure.	3517
(3) The campaign committee, political action committee,	3518
legislative campaign fund, <u>or</u> political party, political	3519
contributing entity, or the individual, partnership, or other	3520
entity, or the electioneering communication committee filed by	3521
electronic means of transmission the required statement within a	3522
reasonable period of time after being unable to so file it under	3523
the circumstance described in division $(K)(2)$ of this section.	3524
Sec. 3517.108. (A) As used in divisions (A) and (B) of this	3525
section:	3526
(1) "Candidate" has the same meaning as in section 3517.01 of	3527
the Revised Code but includes only candidates for the offices of	3528
governor, lieutenant governor, secretary of state, auditor of	3529
state, treasurer of state, attorney general, member of the state	3530
board of education, member of the general assembly, chief justice	3531
of the supreme court, and justice of the supreme court.	3532
(2) A "general election period" begins on the day after the	3533
primary election immediately preceding the general election at	3534
which a candidate seeks an office specified in division (A)(1) of	3535
this section and ends on the thirty-first day of December	3536
following that general election.	3537
(3) A "primary election period" begins on the first day of	3538
January of the year following the year in which the general	3539

election was held for the office that the candidate seeks,
including any mid-term election, and ends on the day of the
primary election.

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- (B) Whenever the campaign committee of a candidate has unpaid 3543 debt at the end of a primary election period or at the end of a 3544 general election period, the committee may accept additional 3545 contributions during the immediately following election period up 3546 to the applicable limitation prescribed under section 3517.102 of 3547 the Revised Code from any individual, political action committee, 3548 political contributing entity, or other campaign committee who, 3549 during the primary or general election period for which debt 3550 remains unpaid, has contributed less than the contribution 3551 limitations prescribed under section 3517.102 of the Revised Code 3552 applicable to that individual, political action committee, 3553 political contributing entity, or other campaign committee. Any 3554 additional contribution that a campaign committee accepts under 3555 this division shall count toward the applicable limitations 3556 prescribed under section 3517.102 of the Revised Code for that 3557 primary or general election period at the end of which the debt 3558 remains unpaid, and shall not count toward the applicable 3559 limitations for any other primary or general election period if 3560 all of the following conditions apply: 3561
- (1) The campaign committee reports, on the statement required 3562 to be filed under division (A)(2) of section 3517.10 of the 3563 Revised Code, all debt remaining unpaid at the end of the election 3564 period. The committee shall also file a separate statement, on a 3565 form prescribed by the secretary of state, at the same time that 3566 the committee is required to file a statement of contributions and 3567 expenditures under section 3517.10 of the Revised Code. The 3568 separate statement shall include the name and address of each 3569 contributor who makes an additional contribution under division 3570 (B) of this section, how the contribution was applied to pay the 3571

unpaid debt as required by division (B)(3) of this section, and	3572
the balance of the unpaid debt after each contribution was applied	3573
to it.	3574
(2) The additional contributions are accepted only during the	3575
primary or general election period, whichever is applicable,	3576
immediately following the election period covered in the statement	3577
filed under division (B)(1) of this section.	3578
(3) All additional contributions made under division (B) of	3579
this section are used by the campaign committee that receives them	3580
only to pay the debt of the committee reported under division	3581
(B)(1) of this section.	3582
(4) The campaign committee maintains a separate account for	3583
all additional contributions made under division (B) of this	3584
section, and uses moneys in that account only to pay the unpaid	3585
debt reported under division (B)(1) of this section and to	3586
administer the account.	3587
(5) The campaign committee stops accepting additional	3588
contributions after funds sufficient to repay the unpaid debt	3589
reported under division (B)(1) of this section have been raised	3590
and promptly disposes of any contributions received that exceed	3591
the amount of the unpaid debt by returning the excess	3592
contributions to the contributors or by giving the excess	3593
contributions to an organization that is exempt from federal	3594
income taxation under subsection 501(a) and described in	3595
subsection 501(c)(3), (4), (8), (10), or (19) of the Internal	3596
Revenue Code.	3597
Sec. 3517.109. (A) As used in this section:	3598
(1) "Candidate" has the same meaning as in section 3517.01 of	3599
the Revised Code but includes only candidates for the offices of	3600
governor, lieutenant governor, secretary of state, auditor of	3601

state, treasurer of state, attorney general, member of the state	3602
board of education, and member of the general assembly.	3603
(2) "Statewide candidate" means the joint candidates for the	3604
offices of governor and lieutenant governor or a candidate for the	3605
office of secretary of state, auditor of state, treasurer of	3606
state, attorney general, and member of the state board of	3607
education.	3608
(3) "Senate candidate" means a candidate for the office of	3609
state senator.	3610
(4) "House candidate" means a candidate for the office of	3611
state representative.	3612
(5) "State office" means the offices of governor, lieutenant	3613
governor, secretary of state, auditor of state, treasurer of	3614
state, attorney general, member of the state board of education,	3615
and member of the general assembly.	3616
(6) "Aggregate contribution" means the total of all	3617
contributions from a contributor during the pre-filing period.	3618
(7) "Allowable aggregate contribution" means all of the	3619
following:	3620
(a) In the case of a contribution from a contributor whose	3621
contributions are subject to the contribution limits described in	3622
division (B)(1), (2), (3), or (6)(a), or (7) of section 3517.102	3623
of the Revised Code, that portion of the amount of the	3624
contributor's aggregate contribution that does not exceed the	3625
preprimary contribution limit applicable to that contributor.	3626
(b) In the case of a contribution or contributions from a	3627
contributor whose contributions are not subject to the	3628
contribution limits described in divisions (B)(1), (2), (3), $\underline{\text{or}}$	3629
(6)(a), or (7) of section 3517.102 of the Revised Code, the total	3630
of the following:	3631

(i) That portion of the aggregate contribution that was	3632
received as in-kind services;	3633
(ii) That portion of the aggregate contribution that was	3634
received as cash and does not exceed the applicable preprimary	3635
cash transfer or contribution limits described in division	3636
(B)(6)(b) of section 3517.102 of the Revised Code.	3637
(8) "Excess aggregate contribution" means, for each	3638
contributor, the amount by which that contributor's aggregate	3639
contribution exceeds that contributor's allowable aggregate	3640
contribution.	3641
(9) "Pre-filing period" means the period of time ending on	3642
the day that the candidacy petitions are due for the state office	3643
for which the candidate has filed and beginning on the latest date	3644
of the following:	3645
(a) The first day of January of the year following the	3646
general election in which that state office was last on the	3647
ballot;	3648
(b) The first day of January of the year following the	3649
general election in which the candidate was last a candidate for	3650
any office;	3651
(c) The first day of the month following the primary election	3652
in which the candidate was last a candidate for any office.	3653
(10) "Filing date" means the last date on which a candidacy	3654
petition may be filed for an office.	3655
(11) "Applicable carry-in limit" means thirty-five thousand	3656
dollars if the candidate is a house candidate or a candidate for	3657
the state board of education, one hundred thousand dollars if the	3658
candidate is a senate candidate, and two hundred thousand dollars	3659
if the candidate is a statewide candidate other than a candidate	3660
for the state board of education.	3661

(12) "Campaign asset" means prepaid, purchased, or donated	3662
assets available to the candidate on the date of the filing	3663
deadline for the office the candidate is seeking that will be	3664
consumed or depleted in the course of the candidate's election	3665
campaign, including, but not limited to, postage, prepaid rent for	3666
campaign headquarters, prepaid radio, television, and newspaper	3667
advertising, and other prepaid consulting and personal services.	3668
(13) "Permitted funds" means the sum of the following:	3669
(a) The total of the allowable aggregate contribution of each	3670
contributor;	3671
(b) The applicable carry-in limit.	3672
(14) "Excess funds" means the amount by which the sum of the	3673
total cash on hand and total reported campaign assets exceeds	3674
permitted funds.	3675
(15) "Covered candidate" means both of the following:	3676
(a) A candidate who, during the pre-filing period, accepts or	3677
has a campaign committee that accepts contributions on the	3678
candidate's behalf for the purpose of nominating or electing the	3679
candidate to any office not subject to the contribution limits	3680
prescribed in section 3517.102 of the Revised Code;	3681
(b) A person who, during the pre-filing period, accepts or	3682
has a campaign committee that accepts contributions on the	3683
person's behalf prior to the person deciding upon or announcing	3684
the office for which the person will become a candidate for	3685
nomination or election.	3686
(B) Each candidate who files for state office, not later than	3687
the filing date for that office, shall dispose of any excess	3688
funds. Each covered candidate who files for state office, not	3689
later than the filing date for that office, shall dispose of any	3690
excess aggregate contributions.	3691

(C) Any campaign committee that is required to dispose of	3692
excess funds or excess aggregate contributions under division (B)	3693
of this section shall dispose of that excess amount or amounts by	3694
doing any of the following:	3695
(1) Giving the amount to the treasurer of state for deposit	3696
into the state treasury to the credit of the Ohio elections	3697
commission fund <u>created by division (I) of section 3517.152 of the</u>	3698
Revised Code;	3699
(2) Giving the amount to individuals who made contributions	3700
to that campaign committee as a refund of all or part of their	3701
contributions;	3702
(3) Giving the amount to a corporation that is exempt from	3703
federal income taxation under subsection 501(a) and described in	3704
subsection 501(c) of the Internal Revenue Code.	3705
(D)(1) Subject to division $(D)(2)$ of this section, no	3706
candidate or covered candidate shall appear on the ballot, even if	3707
certified to appear on the ballot, unless the candidate's or	3708
covered candidate's campaign committee has disposed of excess	3709
funds, excess aggregate contributions, or both as required by	3710
divisions (B) and (C) of this section.	3711
(2) If the excess aggregate contributions accepted by a	3712
covered candidate or a covered candidate's campaign committee	3713
aggregate a total of less than five thousand dollars from all	3714
contributors, that candidate shall not be prohibited from	3715
appearing on the ballot under division (D)(1) of this section.	3716
(E)(1) The campaign committee of each candidate required to	3717
dispose of excess funds under this section shall file a report, on	3718
a form prescribed by the secretary of state, with the official or	3719
board with which the candidate is required to file statements	3720
under section 3517.11 of the Revised Code. The report shall be	3721
filed by the seventh day following the filing deadline for the	3722

office the candidate is seeking, shall indicate the amount of	723
excess funds disposed of, and shall describe the manner in which	724
the campaign committee disposed of the excess amount.	725
(2) In addition to the information required to be included in 3	726
a report filed under division (E)(1) of this section, the campaign 3	727
committee of each covered candidate required to dispose of excess 3	728
aggregate contributions under this section shall include in that 3	729
report the source and amount of each excess aggregate contribution 3	730
disposed of and shall describe the manner in which the campaign 3	731
committee disposed of the excess amount.	732
(F)(1) Each campaign committee of a candidate who has filed a 3	733
declaration of candidacy or a nominating petition for a state 3	734
office, not later than seven days after the date of the filing 3	735
deadline date for the office the candidate is seeking, shall file 3	736
a declaration of filing-day finances, on a form prescribed by the 3	737
secretary of state, with the official or board with which the	738
candidate is required to file statements under section 3517.11 of 3	739
the Revised Code.	740
(2) A declaration of filing-day finances shall list all of 3	741
the following:	742
(a) The amount of cash on hand in the candidate's campaign 3	743
fund on the date of the filing deadline date for the office the 3	744
candidate is seeking.	745
(b) The value and description of all campaign assets worth 3	746
five hundred dollars or more available to the candidate on the 3	747
date of the filing date. Assets purchased by the campaign shall be 3	748
valued at actual cost, and in-kind contributions shall be valued 3	749
at market value.	750
(c) The total of all aggregate contributions; 3	751
(d) The total of all allowable aggregate contributions; 3	752

(e) The applicable carry-in limit, if any.	3753
(3) In addition to the information required to be included in	3754
a report of filing-day finances filed under division (F)(1) of	3755
this section, the campaign committee of each covered candidate	3756
shall include both of the following in that report:	3757
(a) The total of all excess aggregate contributions;	3758
(b) For each contributor, if any, for whom there is an excess	3759
aggregate contribution, the name, address, aggregate contribution,	3760
and excess aggregate contribution.	3761
(G) A campaign committee of a candidate is not required to	3762
file a declaration of filing-day finances under division (F) of	3763
this section if all of the following apply:	3764
(1) The campaign committee has not accepted, during the	3765
pre-filing period, any aggregate contribution greater than the	3766
applicable amount.	3767
(2) The campaign committee had less than the carry-in amount	3768
in cash on hand at the beginning of the pre-filing period.	3769
(3) The candidate files a declaration, on a form prescribed	3770
by the secretary of state, with the official or board with which	3771
the candidate is required to file statements under section 3517.11	3772
of the Revised Code not later than seven days after the date of	3773
the filing deadline date for the office that candidate is seeking,	3774
stating that the candidate's campaign committee has not accepted	3775
aggregate contributions as described in division (G)(1) of this	3776
section and has less than the carry-in amount in cash on hand as	3777
described in division (G)(2) of this section.	3778
Sec. 3517.1011. (A) As used in this section:	3779
(1) "Address" has the same meaning as in section 3517.10 of	3780
the Revised Code.	3781

(2) "Broadcast, cable, or satellite communication" means a	3782
communication that is publicly distributed by a television	3783
station, radio station, cable television system, or satellite	3784
system.	3785
(3) "Contribution" means any loan, gift, deposit, forgiveness	3786
of indebtedness, donation, advance, payment, or transfer of funds	3787
or of anything of value, including a transfer of funds from an	3788
inter vivos or testamentary trust or decedent's estate, and the	3789
payment by any person other than the person to whom the services	3790
are rendered for the personal services of another person, that is	3791
made, received, or used to pay the direct costs of producing or	3792
airing electioneering communications.	3793
(4)(a) "Coordinated electioneering communication" means any	3794
electioneering communication that is made pursuant to any	3795
arrangement, coordination, or direction by a candidate or a	3796
candidate's campaign committee, by an officer, agent, employee, or	3797
consultant of a candidate or a candidate's campaign committee, or	3798
by a former officer, former agent, former employee, or former	3799
consultant of a candidate or a candidate's campaign committee	3800
prior to the airing, broadcasting, or cablecasting of the	3801
communication. An electioneering communication is presumed to be a	3802
"coordinated electioneering communication" when it is either of	3803
the following:	3804
(i) Based on information about a candidate's plans, projects,	3805
or needs provided to the electioneering communication committee	3806
making the disbursement by the candidate or the candidate's	3807
campaign committee, by an officer, agent, employee, or consultant	3808
of the candidate or the candidate's campaign committee, or by a	3809
former officer, former agent, former employee, or former	3810
consultant of the candidate or the candidate's campaign committee,	3811
with a view toward having the communication made;	3812

(ii) Made by or through any person who is, or has been,	3813
authorized to raise or expend funds on behalf of a candidate or	3814
the candidate's campaign committee, who is, or has been, an	3815
officer, agent, employee, or consultant of the candidate or of the	3816
candidate's campaign committee, or who is, or has been, receiving	3817
any form of compensation or reimbursement from the candidate or	3818
the candidate's campaign committee or from an officer, agent,	3819
employee, or consultant of the candidate or of the candidate's	3820
campaign committee.	3821
(b) An electioneering communication may only be considered to	3822
be a "coordinated electioneering communication" if the	3823
communication is made during one of the following periods of time:	3824
(i) Between the filing date for the office the candidate is	3825
seeking and the thirtieth day prior to the primary election at	3826
which candidates will be nominated for that office;	3827
(ii) Between the day of the primary election at which the	3828
candidate was nominated for office and the thirtieth day prior to	3829
the general election at which a candidate will be elected to that	3830
office.	3831
(c) An electioneering communication shall not be presumed to	3832
be a "coordinated electioneering communication" under division	3833
(A)(4)(a)(ii) of this section if the communication is made through	3834
any person who provides a service that does not affect the content	3835
of the communication, such as communications placed through the	3836
efforts of a media buyer, unless that person also affects the	3837
content of the communication.	3838
(5) "Disclosure date" means both of the following:	3839
(a) The first date during any calendar year by which an	3840
electioneering communication committee makes disbursements for the	3841
direct costs of producing or airing electioneering communications	3842
aggregating in excess of one dollar;	3843

(b) The same day of the week of each remaining week in the	3844
same calendar year as the day of the week of the initial	3845
disclosure date established under division (A)(5)(a) of this	3846
section, if, during that remaining week, the electioneering	3847
communication committee makes disbursements for the direct costs	3848
of producing or airing electioneering communications aggregating	3849
in excess of one dollar.	3850
(6)(a) "Electioneering communication" means any broadcast,	3851
cable, or satellite communication that refers to a clearly	3852
identified candidate and that is made at any time other than	3853
during the thirty days preceding a primary election or during the	3854
thirty days preceding a general election.	3855
(b) "Electioneering communication" does not include any of	3856
the following:	3857
(i) A communication that is publicly disseminated through a	3858
means of communication other than a broadcast, cable, or satellite	3859
television or radio station. For example, "electioneering	3860
communication does not include communications appearing in print	3861
media, including a newspaper or magazine, handbill, brochure,	3862
bumper sticker, yard sign, poster, billboard, and other written	3863
materials, including mailings; communications over the internet,	3864
including electronic mail; or telephone communications.	3865
(ii) A communication that appears in a news story,	3866
commentary, or editorial distributed through the facilities of any	3867
broadcast, cable, or satellite television or radio station, unless	3868
those facilities are owned or controlled by any political party,	3869
political committee, or candidate;	3870
(iii) A communication that constitutes an expenditure or an	3871
independent expenditure under section 3517.01 of the Revised Code;	3872
(iv) A communication that constitutes a candidate debate or	3873
forum or that solely promotes a candidate debate or forum and is	3874

	3875
made by or on behalf of the person sponsoring the debate or forum.	
(7) "Filing date" has the same meaning as in section 3517.109	3876
of the Revised Code.	3877
(8) "Immigration and Nationality Act" means the Immigration	3878
and Nationality Act, 110 Stat. 309 (1996), 8 U.S.C. 1101 et seq.,	3879
as amended.	3880
(9) "Person" has the same meaning as in section 1.59 of the	3881
Revised Code and includes any political organization considered	3882
exempt from income taxation under section 527 of the Internal	3883
Revenue Code.	3884
(10) "Political committee" means any of the following:	3885
(a) Any committee, club, association, or other group of	3886
persons that receives contributions aggregating in excess of one	3887
thousand dollars during a calendar year or that makes expenditures	3888
aggregating in excess of one thousand dollars during a calendar	3889
<u>year;</u>	3890
(b) Any separate segregated fund;	3891
(c) Any state, county, or local committee of a political	3892
party that does any of the following:	3893
(i) Receives contributions aggregating in excess of five	3894
thousand dollars during a calendar year;	3895
(ii) Makes payments that do not constitute contributions or	3896
expenditures aggregating in excess of five thousand dollars during	3897
a calendar year;	3898
(iii) Makes contributions or expenditures aggregating in	3899
excess of one thousand dollars during a calendar year.	3900
(11) "Publicly distributed" means aired, broadcast,	3901
cablecast, or otherwise disseminated for a fee.	3902
(12) "Refers to a clearly identified candidate" means that	3903

the candidate's name, nickname, photograph, or drawing appears, or	3904
the identity of the candidate is otherwise apparent through an	3905
unambiguous reference to the person such as "the chief justice,"	3906
"the governor," "member of the Ohio senate," "member of the Ohio	3907
house of representatives, " "county auditor, " "mayor, " or "township	3908
trustee" or through an unambiguous reference to the person's	3909
status as a candidate.	3910
(B) For the purposes of this section, a person shall be	3911
considered to have made a disbursement if the person has entered	3912
into a contract to make the disbursement.	3913
(C) Any person or political committee intending to make a	3914
disbursement or disbursements for the direct costs of producing or	3915
airing electioneering communications shall establish an	3916
electioneering communication committee in accordance with this	3917
division. Such a person or political committee, prior to making	3918
the first disbursement for the direct costs of producing or airing	3919
an electioneering communication, shall file a notice with the	3920
office of the secretary of state that the person or political	3921
committee is establishing an electioneering communication	3922
committee for the purpose of making such disbursements.	3923
(D)(1) Every electioneering communication committee that	3924
makes a disbursement or disbursements for the direct costs of	3925
producing and airing electioneering communications aggregating in	3926
excess of one dollar during any calendar year shall file, within	3927
twenty-four hours of each disclosure date, a disclosure of	3928
electioneering communications statement containing the following	3929
<u>information:</u>	3930
(a) The full name and address of the electioneering	3931
communication committee making the disbursement, of any person	3932
sharing or exercising direction or control over the activities of	3933
the electioneering communication committee, and of the custodian	3934

(2) For each contributor for which information is required to	3966
be reported under division (D)(1)(e) or (f) of this section, all	3967
of the following shall be reported:	3968
(a) The month, day, and year that the contributor made the	3969
contribution or contributions aggregating two hundred dollars or	3970
more;	3971
(b)(i) The full name and address of the contributor, and, if	3972
the contributor is a political action committee, the registration	3973
number assigned to the political action committee under division	3974
(D)(1) of section 3517.10 of the Revised Code;	3975
(ii) If the contributor is an individual, the name of the	3976
individual's current employer, if any, or, if the individual is	3977
self-employed, the individual's occupation and the name of the	3978
<pre>individual's business, if any;</pre>	3979
(iii) If the contribution is transmitted pursuant to section	3980
3599.031 of the Revised Code from amounts deducted from the wages	3981
and salaries of two or more employees that exceed in the aggregate	3982
one hundred dollars during the period specified in division	3983
(D)(1)(e) or (f) of this section, as applicable, the full name of	3984
the employees' employer and the full name of the labor	3985
organization of which the employees are members, if any.	3986
(c) A description of the contribution, if other than money;	3987
(d) The value in dollars and cents of the contribution.	3988
(3) Subject to the secretary of state having implemented,	3989
tested, and verified the successful operation of any system the	3990
secretary of state prescribes pursuant to divisions (C)(6)(b) and	3991
(D)(6) of section 3517.10 and division (H)(1) of section 3517.106	3992
of the Revised Code for the filing of campaign finance statements	3993
by electronic means of transmission, an electioneering	3994
communication committee shall file the disclosure of	3995

electioneering communications statement prescribed under divisions	3996
(D)(1) and (2) of this section by electronic means of transmission	3997
to the office of the secretary of state.	3998
Within five business days after the secretary of state	3999
receives a disclosure of electioneering communications statement	4000
under this division, the secretary of state shall make available	4001
online to the public through the internet, as provided in division	4002
(I) of section 3517.106 of the Revised Code, the contribution and	4003
disbursement information in that statement.	4004
If a filed disclosure of electioneering communications	4005
statement is found to be incomplete or inaccurate after its	4006
examination for completeness and accuracy pursuant to division	4007
(B)(3)(a) of section 3517.11 of the Revised Code, the	4008
electioneering communication committee shall file by electronic	4009
means of transmission to the office of the secretary of state any	4010
addendum, amendment, or other correction to the statement that	4011
provides the information necessary to complete or correct the	4012
statement or, if required by the secretary of state under that	4013
division, an amended statement.	4014
Within five business days after the secretary of state	4015
receives an addendum, amendment, or other correction to a	4016
disclosure of electioneering communications statement or an	4017
amended statement by electronic means of transmission under this	4018
division or division (B)(3)(a) of section 3517.11 of the Revised	4019
Code, the secretary of state shall make the contribution and	4020
disbursement information in the addendum, amendment, or other	4021
correction to the statement or amended statement available online	4022
to the public through the internet as provided in division (I) of	4023
section 3517.106 of the Revised Code.	4024
(E)(1) Any person who makes a contribution for the purpose of	4025
funding the direct costs of producing or airing an electioneering	4026

communication under this section shall provide the person's full	4027
name and address to the recipient of the contribution at the time	4028
the contribution is made.	4029
(2) Any individual who makes a contribution or contributions	4030
aggregating two hundred dollars or more during the period	4031
specified in division (D)(1)(e) or (f) of this section, as	4032
applicable, for the purpose of funding the direct costs of	4033
producing or airing an electioneering communication under this	4034
section shall provide the name of the individual's current	4035
employer, if any, or, if the individual is self-employed, the	4036
individual's occupation and the name of the individual's business,	4037
if any, to the recipient of the contribution at the time the	4038
contribution is made.	4039
(F) In each electioneering communication, a statement shall	4040
appear or be presented in a clear and conspicuous manner that does	4041
both of the following:	4042
(1) Clearly indicates that the electioneering communication	4043
is not authorized by the candidate or the candidate's campaign	4044
<pre>committee;</pre>	4045
(2) Clearly identifies the electioneering communication	4046
committee making the disbursement for the electioneering	4047
communication in accordance with section 3517.20 of the Revised	4048
Code.	4049
(G) Any coordinated electioneering communication is an	4050
in-kind contribution, subject to the applicable contribution	4051
limits prescribed in section 3517.102 of the Revised Code, to the	4052
candidate by the electioneering communication committee making	4053
disbursements to pay the direct costs of producing or airing the	4054
communication.	4055
(H) No electioneering communication committee shall make,	4056
during the thirty days preceding a primary election or during the	4057

thirty days preceding a general election, any broadcast, cable, or	4058
satellite communication that refers to a clearly identified	4059
candidate.	4060
Sec. 3517.1012. (A)(1) Each state and county political party	4061
shall establish a restricted fund that is separate from all other	4062
accounts of the political party.	4063
(2) A state or county political party shall deposit into its	4064
restricted fund all public moneys received from the Ohio political	4065
party fund under section 3517.17 of the Revised Code and all gifts	4066
that are made to or accepted by the political party from a	4067
corporation or labor organization subject to the applicable	4068
limitations prescribed in division (X) of section 3517.13 of the	4069
Revised Code. A state or county political party may deposit into	4070
its restricted fund any gifts that are made to or accepted by the	4071
political party from a source other than a corporation or labor	4072
organization.	4073
(3) Moneys in a state or county political party's restricted	4074
fund may be disbursed to pay costs incurred for any of the	4075
purposes specified in division (A) of section 3517.18 of the	4076
Revised Code.	4077
(B) Except as otherwise provided in this division, a state or	4078
county political party shall file deposit and disbursement	4079
statements, in the same manner as the party is required to file	4080
statements of contributions and expenditures under section 3517.10	4081
of the Revised Code, regarding all deposits made into, and all	4082
disbursements made from, the party's restricted fund. Deposit and	4083
disbursement statements filed in accordance with this division by	4084
a county political party shall be filed by electronic means of	4085
transmission to the office of the secretary of state at the times	4086
specified in division (A) of section 3517.10 of the Revised Code	4087
for the filing of statements of contributions and expenditures if	4088

As Introduced	go
the county political party accepts gifts from a corporation or	4089
labor organization under division (A)(2) of this section.	4090
Sec. 3517.11. (A)(1) Campaign committees of candidates for	4091
statewide offices of or the state board of education,	4092
political action committees or political contributing entities	4093
that make contributions to campaign committees of candidates that	4094
are required to file the statements prescribed by section 3517.10	4095
of the Revised Code with the secretary of state, political action	4096
committees or political contributing entities that make	4097
contributions to campaign committees of candidates for member of	4098
the general assembly, political action committees or political	4099
contributing entities that make contributions to state and	4100
national political parties and to legislative campaign funds,	4101
political action committees or political contributing entities	4102
that receive contributions or make expenditures in connection with	4103
a statewide ballot issue, political action committees or political	4104
contributing entities that make contributions to other political	4105
action committees or political contributing entities, political	4106
parties, and campaign committees, except as set forth in division	4107
$(\mbox{A})(\mbox{3})$ of this section, legislative campaign funds, and state and	4108
national political parties shall file the statements prescribed by	4109
section 3517.10 of the Revised Code with the secretary of state.	4110
(2)(a) Except as otherwise provided in division (F) of	4111
section 3517.106 of the Revised Code, campaign committees of	4112
candidates for all other offices shall file the statements	4113
prescribed by section 3517.10 of the Revised Code with the board	4114
of elections where their candidates are required to file their	4115
petitions or other papers for nomination or election.	4116
(b) A campaign committee of a candidate for office of member	4117

(b) A campaign committee of a candidate for office of member 4117 of the general assembly or a campaign committee of a candidate for 4118 the office of judge of a court of appeals shall file two copies of 4119

the printed version of any statement, addendum, or amended	4120
statement if the committee does not file by electronic means of	4121
transmission $\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$	4122
section 3517.106 of the Revised Code but files by printed version	4123
only with the appropriate board of elections. The board of	4124
elections shall send one of those copies by overnight delivery	4125
service to the secretary of state before the close of business on	4126
the day the board of elections receives the statement, addendum,	4127
or amended statement.	4128
(3) Political action committees or political contributing	4129
entities that only contribute to a county political party,	4130
contribute to campaign committees of candidates whose nomination	4131
or election is to be submitted only to electors within a county,	4132
subdivision, or district, excluding candidates for member of the	4133
general assembly, and receive contributions or make expenditures	4134
in connection with ballot questions or issues to be submitted only	4135
to electors within a county, subdivision, or district shall file	4136
the statements prescribed by section 3517.10 of the Revised Code	4137
with the board of elections in that county or in the county	4138
contained in whole or part within the subdivision or district	4139
having a population greater than that of any other county	4140
contained in whole or part within that subdivision or district, as	4141
the case may be.	4142
(4) County Except as otherwise provided in division (E)(3) of	4143
section 3517.106 of the Revised Code with respect to state	4144
candidate funds, county political parties shall file the	4145
statements prescribed by section 3517.10 of the Revised Code with	4146
the board of elections of their respective counties.	4147
(B)(1) The official with whom petitions and other papers for	4148
nomination or election to public office are filed shall furnish	4149
each candidate at the time of that filing a copy of sections	4150

3517.01, 3517.08 to 3517.11, 3517.13 to 3517.993, 3599.03, and

3599.031 of the Revised Code and any other materials that the	4152
secretary of state may require. Each candidate receiving the	4153
materials shall acknowledge their receipt in writing.	4154

- (2) On or before the tenth day before the dates on which 4155 statements are required to be filed by section 3517.10 of the 4156 Revised Code, every candidate subject to the provisions of this 4157 section and sections 3517.10 and 3517.106 of the Revised Code 4158 shall be notified of the requirements and applicable penalties of 4159 those sections. The secretary of state, by certified mail, return 4160 receipt requested, shall notify all candidates required to file 4161 those statements with the secretary of state's office. The board 4162 of elections of every county shall notify by first class mail any 4163 candidate who has personally appeared at the office of the board 4164 on or before the tenth day before the statements are required to 4165 be filed and signed a form, to be provided by the secretary of 4166 state, attesting that the candidate has been notified of the 4167 candidate's obligations under the campaign finance law. The board 4168 shall forward the completed form to the secretary of state. The 4169 board shall use certified mail, return receipt requested, to 4170 notify all other candidates required to file those statements with 4171 it. 4172
- (3)(a) Any statement required to be filed under sections 4173 3517.081 to 3517.17 of the Revised Code that is found to be 4174 incomplete or inaccurate by the officer to whom it is submitted 4175 shall be accepted on a conditional basis, and the person who filed 4176 it shall be notified by certified mail as to the incomplete or 4177 inaccurate nature of the statement. The secretary of state may 4178 examine statements filed for candidates for the office of member 4179 of the general assembly and candidates for the office of judge of 4180 a court of appeals for completeness and accuracy. The secretary of 4181 state shall examine for completeness and accuracy statements that 4182 campaign committees of candidates for the office of member of the 4183

general assembly <u>and campaign committees of candidates for the</u>	4184
office of judge of a court of appeals file by electronic means of	4185
transmission pursuant to division (F) of section 3517.106 of the	4186
Revised Code. If an officer at the board of elections where a	4187
statement filed for a candidate for the office of member of the	4188
general assembly <u>or for a candidate for the office of judge of a</u>	4189
court of appeals was submitted finds the statement to be	4190
incomplete or inaccurate, the officer shall immediately notify the	4191
secretary of state of its incomplete or inaccurate nature. If	4192
either an officer at the board of elections or the secretary of	4193
state finds a statement filed for a candidate for the office of	4194
member of the general assembly <u>or for a candidate for the office</u>	4195
of judge of a court of appeals to be incomplete or inaccurate,	4196
only the secretary of state shall send the notification as to the	4197
incomplete or inaccurate nature of the statement.	4198

Within twenty-one days after receipt of the notice, in the 4199 case of a pre-election statement, a postelection statement, a 4200 monthly statement, or a semiannual statement, or a semiannual 4201 statement prescribed by section 3517.10, an annual statement 4202 prescribed by section 3517.101, or a statement prescribed by 4203 division (B)(2)(b) or (C)(2)(b) of section 3517.105 or section 4204 3517.107 of the Revised Code, the recipient shall file an 4205 addendum, amendment, or other correction to the statement 4206 providing the information necessary to complete or correct the 4207 statement. The secretary of state may require that, in lieu of 4208 filing an addendum, amendment, or other correction to a statement 4209 that is filed by electronic means of transmission to the office of 4210 the secretary of state or on computer disk with the appropriate 4211 board of elections pursuant to section 3517.106 of the Revised 4212 Code, the recipient of the notice described in this division file 4213 by electronic means of transmission, or, until March 1, 2004, on 4214 computer disk with the appropriate board of elections if the 4215 original statement was filed on computer disk, an amended 4216

statement that incorporates the information necessary to complete	4217
or correct the statement. The	4218
The secretary of state shall determine by rule when an	4219
addendum, amendment, or other correction to a any of the following	4220
or when an amended statement of any of the following shall be	4221
<pre>filed:</pre>	4222
(i) A two-business-day statement prescribed by section	4223
3517.10 of the Revised Code or an amended two business day	4224
statement shall be filed:	4225
(ii) A disclosure of electioneering communications statement	4226
prescribed by division (D) of section 3517.1011 of the Revised	4227
Code;	4228
(iii) A deposit and disbursement statement prescribed under	4229
division (B) of section 3517.1012 of the Revised Code. An	4230
An addendum, amendment, or other correction to a statement	4231
that is filed by electronic means of transmission or on computer	4232
disk pursuant to section 3517.106 of the Revised Code shall be	4233
filed in the same manner as the statement. The	4234
<u>The provisions of sections 3517.10 and, 3517.106, 3517.1011,</u>	4235
and 3517.1012 of the Revised Code pertaining to the filing of	4236
statements of contributions and expenditures and, statements of	4237
independent expenditures, disclosure of electioneering	4238
communications statements, and deposit and disbursement statements	4239
by electronic means of transmission or on computer disk apply to	4240
the filing of addenda, amendments, or other corrections to those	4241
statements by electronic means of transmission or, until March 1,	4242
2004, on computer disk and the filing of amended statements by	4243
electronic means of transmission or, until March 1, 2004, on	4244
computer disk.	4245
(b) Within five business days after the secretary of state	4246
receives, by electronic or other means of transmission, an	4247

addendum, amendment, or other correction to a statement or an	4248
amended statement under division (B)(3)(a) of this section, the	4249
secretary of state, pursuant to divisions (E), (F), (G), and (I)	4250
of section 3517.106 or division (D) of section 3517.1011 of the	4251
Revised Code, shall make the contribution and expenditure,	4252
contribution and disbursement, or deposit and disbursement	4253
information in that addendum, amendment, correction, or amended	4254
statement available online to the public through the internet.	4255
(4)(a) The secretary of state or the board of elections shall	4256
examine all statements for compliance with sections 3517.08 to	4257
3517.17 of the Revised Code.	4258
(b) The secretary of state may contract with an individual or	4259
entity not associated with the secretary of state and experienced	4260
in interpreting the campaign finance law of this state to conduct	4261
examinations of statements filed by any statewide candidate, as	4262
defined in section 3517.103 of the Revised Code.	4263
(c) The examination shall be conducted by a person or entity	4264
qualified to conduct it. The results of the examination shall be	4265
available to the public, and, when the examination is conducted by	4266
an individual or entity not associated with the secretary of	4267
state, the results of the examination shall be reported to the	4268
secretary of state.	4269
(C)(1) In the event of a failure to file or a late filing of	4270
a statement required to be filed under sections 3517.081 to	4271
3517.17 of the Revised Code, or if a filed statement or any	4272
addendum <u>, amendment, or other correction</u> to the a statement or any	4273
amended statement, if an addendum, amendment, or other correction	4274
or an amended statement is required to be filed, is incomplete or	4275
inaccurate or appears to disclose a failure to comply with or a	4276
violation of law, the official whose duty it is to examine the	4277
statement shall promptly file a complaint with the Ohio elections	4278

commission under section 3517.153 of the Revised Code if the law	4279
is one over which the commission has jurisdiction to hear	4280
complaints, or the official shall promptly report the failure or	4281
violation to the board of elections and the board shall promptly	4282
report it to the prosecuting attorney in accordance with division	4283
(J) of section 3501.11 of the Revised Code. If the official files	4284
a complaint with the commission, the commission shall proceed in	4285
accordance with sections 3517.154 to 3517.157 of the Revised Code.	4286
(2) For purposes of division (C)(1) of this section, a	4287
statement or an addendum, amendment, or other correction to a	4288
statement or an amended statement required to be filed under	4289
sections 3517.081 to 3517.17 of the Revised Code is incomplete or	4290
inaccurate under this section if the statement $\frac{\partial \mathbf{r}_{\perp}}{\partial \mathbf{r}_{\perp}}$ addendum_	4291
amendment, other correction, or amended statement fails to	4292
disclose substantially all contributions that are received from a	4293
source and that or deposits that are made that are required to be	4294
reported under sections 3517.10, 3517.107, and 3517.108_	4295
3517.1011, and 3517.1012 of the Revised Code or if the statement	4296
or, addendum, amendment, other correction, or amended statement	4297
fails to disclose at least ninety per cent of the total	4298
contributions received or deposits made or of the total	4299
expenditures or disbursements made during the reporting period.	4300
(D) No certificate of nomination or election shall be issued	4301
to a person, and no person elected to an office shall enter upon	4302
the performance of the duties of that office, until that person or	4303
that person's campaign committee, as appropriate, has fully	4304
complied with this section and sections 3517.08, 3517.081,	4305
3517.10, and 3517.13 of the Revised Code.	4306
Sec. 3517.13. (A)(1) No campaign committee for of a statewide	4307
candidate whose candidacy for nomination or election was submitted	4308

to electors throughout the entire state shall fail to file a

complete and accurate statement required under division (A)(1) of	4310
section 3517.10 of the Revised Code.	4311
(2) No campaign committee of a statewide candidate shall fail	4312
to file a complete and accurate monthly statement, and no campaign	4313
committee of a statewide candidate or a candidate for the office	4314
of chief justice or justice of the supreme court shall fail to	4315
file a complete and accurate two-business-day statement, as	4316
required under section 3517.10 of the Revised Code.	4317
As used in this division, "statewide candidate" has the same	4318
meaning as in division (F)(2) of section 3517.10 of the Revised	4319
Code.	4320
(B) No campaign committee for a candidate whose candidacy for	4321
nomination or election was submitted to electors within a county	4322
or district shall fail to file a complete and accurate statement	4323
required under division (A)(1) of section 3517.10 of the Revised	4324
Code.	4325
(C) No campaign committee shall fail to file a complete and	4326
accurate statement required under division (A)(2) of section	4327
3517.10 of the Revised Code.	4328
(D) No campaign committee shall fail to file a complete and	4329
accurate statement required under division (A)(3) or (4) of	4330
section 3517.10 of the Revised Code.	4331
(E) No person other than a campaign committee shall knowingly	4332
fail to file a statement required under section 3517.10 or	4333
3517.107 of the Revised Code.	4334
(F) No person shall make cash contributions to any person	4335
totaling more than one hundred dollars in each primary, special,	4336
or general election.	4337
(G)(1) No person shall knowingly conceal or misrepresent	4338
contributions given or received, expenditures made, or any other	4339

information required to be reported by a provision in sections	4340
3517.08 to 3517.13 and 3517.17 of the Revised Code.	4341
(2)(a) No person shall make a contribution to a campaign	4342
committee, political action committee, legislative campaign fund,	4343
political party, or political contributing entity electioneering	4344
<u>communication committee</u> in the name of another person.	4345
(b) A person does not make a contribution in the name of	4346
another when either of the following applies:	4347
(i) An individual makes a contribution from a partnership or	4348
other unincorporated business account, if the contribution is	4349
reported by listing both the name of the partnership or other	4350
unincorporated business and the name of the partner or owner	4351
making the contribution as required under division (I) of section	4352
3517.10 of the Revised Code.	4353
(ii) A person makes a contribution in that person's spouse's	4354
name or in both of their names.	4355
name of in both of their names.	4333
(H) No person within this state, publishing a newspaper or	4356
other periodical, shall charge a campaign committee for political	4357
advertising a rate in excess of the rate such person would charge	4358
if the campaign committee were a general rate advertiser whose	4359
advertising was directed to promoting its business within the same	4360
area as that encompassed by the particular office that the	4361
candidate of the campaign committee is seeking. The rate shall	4362
take into account the amount of space used, as well as the type of	4363
advertising copy submitted by or on behalf of the campaign	4364
committee. All discount privileges otherwise offered by a	4365
newspaper or periodical to general rate advertisers shall be	4366
available upon equal terms to all campaign committees.	4367
No person within this state, operating a radio or television	4368
station or network of stations in this state, shall charge a	4369
campaign committee for political broadcasts a rate that exceeds:	4370

(1) During the forty-five days preceding the date of a	4371
primary election and during the sixty days preceding the date of a	4372
general or special election in which the candidate of the campaign	4373
committee is seeking office, the lowest unit charge of the station	4374
for the same class and amount of time for the same period;	4375
(2) At any other time, the charges made for comparable use of	4376
such that station by its other users.	4377
(I) Subject to divisions (K), (L), (M), and (N) of this	4378
section, no agency or department of this state or any political	4379
subdivision shall award any contract, other than one let by	4380
competitive bidding or a contract incidental to such contract or	4381
which is by force account, for the purchase of goods costing more	4382
than five hundred dollars or services costing more than five	4383
hundred dollars to any individual, partnership, association,	4384
including, without limitation, a professional association	4385
organized under Chapter 1785. of the Revised Code, estate, or	4386
trust if the individual has made or the individual's spouse has	4387
made, or any partner, shareholder, administrator, executor, or	4388
trustee, or the spouses spouse of any of them has made, as an	4389
individual, within the two previous calendar years, one or more	4390
contributions totaling in excess of one thousand dollars to the	4391
holder of the public office having ultimate responsibility for the	4392
award of the contract or to the public officer's campaign	4393
committee.	4394
(J) Subject to divisions (K), (L), (M), and (N) of this	4395
section, no agency or department of this state or any political	4396
subdivision shall award any contract, other than one let by	4397
competitive bidding or a contract incidental to such contract or	4398
which is by force account, for the purchase of goods costing more	4399
than five hundred dollars or services costing more than five	4400
hundred dollars to a corporation or business trust, except a	4401

professional association organized under Chapter 1785. of the

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Revised Code, if an owner of more than twenty per cent of the	4403
corporation or business trust or the spouse of such that person-	4404
has made, as an individual, within the two previous calendar	4405
years, taking into consideration only owners for all of such that	4406
period, one or more contributions totaling in excess of one	4407
thousand dollars to the holder of a public office having ultimate	4408
responsibility for the award of the contract or to the public	4409
officer's campaign committee.	4410

- (K) For purposes of divisions (I) and (J) of this section, if 4411 a public officer who is responsible for the award of a contract is 4412 appointed by the governor, whether or not the appointment is 4413 subject to the advice and consent of the senate, excluding members 4414 of boards, commissions, committees, authorities, councils, boards 4415 of trustees, task forces, and other such entities appointed by the 4416 governor, the office of the governor is considered to have 4417 ultimate responsibility for the award of the contract. 4418
- (L) For purposes of divisions (I) and (J) of this section, if 4419 a public officer who is responsible for the award of a contract is 4420 appointed by the elected chief executive officer of a municipal 4421 corporation, or appointed by the elected chief executive officer 4422 of a county operating under an alternative form of county 4423 government or county charter, excluding members of boards, 4424 commissions, committees, authorities, councils, boards of 4425 trustees, task forces, and other such entities appointed by the 4426 chief executive officer, the office of the chief executive officer 4427 is considered to have ultimate responsibility for the award of the 4428 4429 contract.
- (M)(1) Divisions (I) and (J) of this section do not apply to

 4430

 contracts awarded by the board of commissioners of the sinking

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 fund, municipal legislative authorities, boards of education,

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 boards of county commissioners, boards of township trustees, or

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 other boards, commissions, committees, authorities, councils,

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boards of trustees, task forces, and other such entities created	4435
by law, by the supreme court or courts of appeals, by county	4436
courts consisting of more than one judge, courts of common pleas	4437
consisting of more than one judge, or municipal courts consisting	4438
of more than one judge, or by a division of any court if the	4439
division consists of more than one judge. Division (M)(1) of this	4440
section This division shall apply to the specified entity only if	4441
the members of the entity act collectively in the award of a	4442
contract for goods or services.	4443

- (2) Divisions (I) and (J) of this section do not apply to 4444 actions of the controlling board. 4445
- (N)(1) Divisions (I) and (J) of this section apply to 4446 contributions made to the holder of a public office having 4447 ultimate responsibility for the award of a contract, or to the 4448 public officer's campaign committee, during the time the person 4449 holds the office and during any time such person was a candidate 4450 for the office. These Those divisions do not apply to 4451 contributions made to, or to the campaign committee of, a 4452 candidate for or holder of the office other than the holder of the 4453 office at the time of the award of the contract. 4454
- (2) Divisions (I) and (J) of this section do not apply to 4455 contributions of a partner, shareholder, administrator, executor, 4456 trustee, or owner of more than twenty per cent of a corporation or 4457 business trust made before the person held any of those positions 4458 or after the person ceased to hold any of those positions in the 4459 partnership, association, estate, trust, corporation, or business 4460 trust whose eligibility to be awarded a contract is being 4461 determined, nor to contributions of the person's spouse made 4462 before the person held any of those positions, after the person 4463 ceased to hold any of those positions, before the two were 4464 married, or after the granting of a decree of divorce, dissolution 4465 of marriage, or nullity annulment, or after the granting of an 4466

order in an action brought solely for legal separation. These	4467
Those divisions do not apply to contributions of the spouse of an	4468
individual whose eligibility to be awarded a contract is being	4469
determined made before the two were married, or after the granting	4470
of a decree of divorce, dissolution of marriage, or nullity	4471
annulment, or after the granting of an order in an action brought	4472
solely for legal separation.	4473
(0) No beneficiary of a campaign fund or other person shall	4474
convert for personal use, and no person shall knowingly give to a	4475
beneficiary of a campaign fund or any other person, for the	4476
beneficiary's or any other person's personal use, anything of	4477
value from the beneficiary's campaign fund, including, without	4478
limitation, payments to a beneficiary for services the beneficiary	4479
personally performs, except as reimbursement for any of the	4480
following:	4481
(1) Legitimate and verifiable prior campaign expenses	4482
incurred by the beneficiary;	4483
(2) Legitimate and verifiable, ordinary, and necessary prior	4484
expenses incurred by the beneficiary in connection with duties as	4485
the holder of a public office, including, without limitation,	4486
expenses incurred through participation in nonpartisan or	4487
bipartisan events if the participation of the holder of a public	4488
office would normally be expected;	4489
(3) Legitimate and verifiable ordinary and necessary prior	4490
expenses incurred by the beneficiary while doing any of the	4491
<u>following</u> :	4492
(a) Engaged Engaging in activities in support of or	4493
opposition to a candidate other than the beneficiary, political	4494
party, or ballot issue;	4495
(b) Raising funds for a political party, political action	4496
committee, political contributing entity, legislative campaign	4497

(1) Reimbursement for legitimate and verifiable, ordinary,

and necessary prior expenses not otherwise prohibited by law	4529
incurred by the candidate or public official or employee while	4530
engaged in any legitimate activity of the political party,	4531
political action committee, political contributing entity,	4532
legislative campaign fund, or such campaign committee. Without	4533
limitation, reimbursable expenses under this division include	4534
those incurred while doing any of the following:	4535
(a) Engaged Engaging in activities in support of or	4536
opposition to another candidate, political party, or ballot issue;	4537
(b) Raising funds for a political party, legislative campaign	4538
fund, campaign committee, or another candidate; or	4539
(c) Attending a political party convention or other political	4540
meeting.	4541
(2) Compensation not otherwise prohibited by law for actual	4542
and valuable personal services rendered under a written contract	4543
to the political party, political action committee, political	4544
contributing entity, legislative campaign fund, or such campaign	4545
committee for any legitimate activity of the political party,	4546
political action committee, political contributing entity,	4547
legislative campaign fund, or such campaign committee.	4548
Reimbursable expenses under this division do not include, and	4549
it is a violation of this division for a candidate or public	4550
official or employee to accept, or for any person to knowingly	4551
give to a candidate or public official or employee from a	4552
political party, political action committee, political	4553
contributing entity, legislative campaign fund, or campaign	4554
committee other than the candidate's or public official's or	4555
employee's own campaign committee, anything of value for	4556
activities primarily related to the candidate's or public	4557
official's or employee's own campaign for election, except for	4558
contributions to the candidate's or public official's or	4559

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employee's campaign committee.	4560
For purposes of this division, an expense is incurred	4561
whenever a candidate or public official or employee has either	4562
made payment or is obligated to make payment, as by the use of a	4563
credit card or other credit procedure, or by the use of goods or	4564
services on account.	4565
(R)(1) Division (0) or (P) of this section does not prohibit	4566
a campaign committee from making direct advance or post payment	4567
from contributions to vendors for goods and services for which	4568
reimbursement is permitted under division (0) of this section,	4569
except that no campaign committee shall pay its candidate or other	4570
beneficiary for services personally performed by the candidate or	4571
other beneficiary.	4572
(2) If any expense that may be reimbursed under division (0),	4573
(P), or (Q) of this section is part of other expenses that may not	4574
be paid or reimbursed, the separation of the two types of expenses	4575
for the purpose of allocating for payment or reimbursement those	4576
expenses that may be paid or reimbursed may be by any reasonable	4577
accounting method, considering all of the surrounding	4578
circumstances.	4579
(3) For purposes of divisions (0), (P), and (Q) of this	4580
section, mileage allowance at a rate not greater than that allowed	4581
by the internal revenue service at the time the travel occurs may	4582
be paid instead of reimbursement for actual travel expenses	4583
allowable.	4584
(S)(1) As used in division (S) of this section:	4585
(a) "State elective office" has the same meaning as in	4586
section 3517.092 of the Revised Code.	4587
(b) "Federal office" means a federal office as defined in the	4588
Federal Election Campaign Act.	4589

(c) "Federal campaign committee" means a principal campaign	4590
committee or authorized committee as defined in the Federal	4591
Election Campaign Act.	4592
(2) No person who is a candidate for state elective office	4593
and who previously sought nomination or election to a federal	4594
office shall transfer any funds or assets from that person's	4595
federal campaign committee for nomination or election to the	4596
federal office to that person's campaign committee as a candidate	4597
for state elective office.	4598
(3) No campaign committee of a person who is a candidate for	4599
state elective office and who previously sought nomination or	4600
election to a federal office shall accept any funds or assets from	4601
that person's federal campaign committee for that person's	4602
nomination or election to the federal office.	4603
(T)(1) Except as otherwise provided in division (B)(6)(c) of	4604
section 3517.102 of the Revised Code, a state or county political	4605
party shall not disburse moneys from any account other than a	4606
state candidate fund to make contributions to any of the	4607
following:	4608
(a) A state candidate fund;	4609
(b) A legislative campaign fund;	4610
(c) A campaign committee of a candidate for the office of	4611
governor, lieutenant governor, secretary of state, auditor of	4612
state, treasurer of state, attorney general, member of the state	4613
board of education, or member of the general assembly.	4614
(2) No state candidate fund, legislative campaign fund, or	4615
campaign committee of a candidate for any office described in	4616
division (T)(1)(c) of this section shall knowingly accept a	4617
contribution in violation of division $(T)(1)$ of this section.	4618

(U) No person shall fail to file the statement required under

party into which contributions may be made or from which

(2)(a) No state or county political party shall deposit a

contributions or expenditures may be made.

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contribution or contributions that it receives into its restricted	4651
<u>fund</u> .	4652
(b) No state or county political party shall make a	4653
contribution or an expenditure from its restricted fund.	4654
(3)(a) No corporation or labor organization shall make a gift	4655
or gifts from the corporation's or labor organization's money or	4656
property aggregating more than ten thousand dollars to any one	4657
state or county political party for the party's restricted fund in	4658
a calendar year.	4659
(b) No state or county political party shall accept a gift or	4660
gifts for the party's restricted fund aggregating more than ten	4661
thousand dollars from any one corporation or labor organization in	4662
a calendar year.	4663
(4) No state or county political party shall transfer any	4664
moneys in the party's restricted fund to any other state or county	4665
political party.	4666
(5) No state or county political party shall knowingly fail	4667
to file a statement required under section 3517.1012 of the	4668
Revised Code.	4669
Sec. 3517.151. (A) On and after January 1, 1996, complaints	4670
with respect to acts or failures to act under the sections listed	4671
in division (A) of section 3517.153 of the Revised Code shall be	4672
filed with the Ohio elections commission created under section	4673
3517.152 of the Revised Code.	4674
(B)(1) If a complaint filed with the Ohio elections	4675
commission created under section 3517.152 of the Revised Code	4676
alleges an act or failure to act that occurred before August 24,	4677
1995, and the commission imposes a fine, sections 3517.99 and	4678
3517.991 of the Revised Code, and not sections 3517.992 and	4679
3517.993 of the Revised Code, shall apply.	4680

(2) If a complaint filed with the Ohio elections commission	4681
created under section 3517.152 of the Revised Code alleges an act	4682
or failure to act that is a violation of section 3517.13 of the	4683
Revised Code, <u>former</u> divisions (A) to (R) of that section apply to	4684
the act or failure to act if it occurred before August 24, 1995,	4685
former divisions (A) to (U) of that section apply to the act or	4686
failure to act if it occurs on or after August 24, 1995, but	4687
before July 13, 1998, <u>former</u> divisions (A) to (V) of that section	4688
apply to the act or failure to act if it occurs on or after July	4689
13, 1998, but before the effective date of this amendment December	4690
22, 1999, and former divisions (A) to (W) of that section apply to	4691
the act or failure to act if it occurs on or after the effective	4692
date of this amendment December 22, 1999, but before the effective	4693
date of this amendment, and divisions (A) to (X) of that section	4694
apply to the act or failure to act if it occurs on or after the	4695
effective date of this amendment.	4696

(C) The Ohio elections commission created under section 4697 3517.14 of the Revised Code is abolished at the close of business 4698 on December 31, 1995.

Sec. 3517.152. (A)(1) There is hereby created the Ohio 4700 elections commission consisting of seven members. 4701

Not later than forty-five days after August 24, 1995, the 4702 speaker of the house of representatives and the leader in the 4703 senate of the political party of which the speaker is a member 4704 shall jointly submit to the governor a list of five persons who 4705 are affiliated with that political party. Not later than 4706 forty-five days after August 24, 1995, the two legislative leaders 4707 in the two houses of the general assembly of the major political 4708 party of which the speaker is not a member shall jointly submit to 4709 the governor a list of five persons who are affiliated with the 4710 major political party of which the speaker is not a member. Not 4711

later than fifteen days after receiving each list, the governor	4712
shall appoint three persons from each list to the commission. The	4713
governor shall appoint one person from each list to a term that	4714
ends on December 31, 1996, one person from each list to a term	4715
that ends on December 31, 1997, and one person from each list to a	4716
term that ends on December 31, 1998.	4717

Not later than thirty days after the governor appoints these 4718 six members, they shall, by a majority vote, appoint to the 4719 commission a seventh member, who shall not be affiliated with a 4720 political party. If the six members fail to appoint the seventh 4721 member within this thirty-day period, the chief justice of the 4722 supreme court, not later than thirty days after the end of the 4723 period during which the six members were required to appoint a 4724 member, shall appoint the seventh member, who shall not be 4725 affiliated with a political party. The seventh member shall be 4726 appointed to a term that ends on December 31, 2001. Terms of the 4727 initial members appointed under this division begin on January 1, 4728 1996. 4729

(2) If a vacancy occurs in the position of the seventh 4730 member, who is not affiliated with a political party, the six 4731 remaining members by a majority vote shall appoint, not later than 4732 forty-five days after the date of the vacancy, the seventh member 4733 of the commission, who shall not be affiliated with a political 4734 party. If these members fail to appoint the seventh member within 4735 this forty-five-day period, the chief justice of the supreme 4736 court, within fifteen days after the end of this period, shall 4737 appoint the seventh member, who shall not be affiliated with a 4738 political party. If a vacancy occurs in any of the other six 4739 positions on the commission, the legislative leaders of the 4740 political party from whose list of persons the member being 4741 replaced was appointed shall submit to the governor, not later 4742 than thirty days after the date of the vacancy, a list of three 4743

persons who are affiliated with that political party. Not later	4744
than fifteen days after receiving the list, the governor, with the	4745
advice and consent of the senate, shall appoint one person from	4746
the list to the commission.	4747
(3) At no time shall more than six members of the commission	4748
be affiliated with a political party, and, of these six members,	4749
not more than three shall be affiliated with the same political	4750
party.	4751
(4) In making appointments to the commission, the governor	4752
shall take into consideration the various geographic areas of this	4753
state and shall appoint members so that those areas are	4754
represented on the commission in a balanced manner, to the extent	4755
feasible.	4756
(5) Members of the commission shall be registered electors	4757
and shall be of good moral character.	4758
(B) Each member of the Ohio elections commission shall hold	4759
office from the date of the member's appointment until the end of	4760
the term for which the member was appointed. A member appointed to	4761
fill a vacancy occurring prior to the expiration of the term for	4762
which the member's predecessor was appointed shall hold office for	4763
the remainder of that term. A member shall continue in office	4764
subsequent to the expiration date of the member's term until the	4765
member's successor takes office or until a period of sixty days	4766
has elapsed, whichever occurs first. After the initial terms of	4767
office provided for in division (A)(1) of this section, terms of	4768
office shall be for five years.	4769
(C) A vacancy in the Ohio elections commission may be caused	4770
by death, resignation, or three absences from commission meetings	4771
in a calendar year if those absences are caused by reasons	4772
declared invalid by a vote of five members of the remaining	4773

4774

members of the commission.

(D) Each member of the Ohio elections commission while in the	4775
performance of the business of the commission shall be entitled to	4776
receive compensation at the rate of twenty-five thousand dollars	4777
per year. Members shall be reimbursed for expenses actually and	4778
necessarily incurred in the performance of their duties.	4779
(E) No member of the Ohio elections commission shall serve	4780
more than one full term unless the terms served are served	4781
nonconsecutively.	4782
(F)(1) No member of the <u>Ohio elections</u> commission shall do or	4783
be any of the following:	4784
(a) Hold, or be a candidate for, a public office;	4785
(b) Serve on a committee supporting or opposing a candidate	4786
or ballot question or issue;	4787
(c) Be an officer of the state central committee, a county	4788
central committee, or a district, city, township, or other	4789
committee of a political party or an officer of the executive	4790
committee of the state central committee, a county central	4791
committee, or a district, city, township, or other committee of a	4792
political party;	4793
(d) Be a legislative agent as defined in section 101.70 of	4794
the Revised Code or an executive agency lobbyist as defined in	4795
section 121.60 of the Revised Code;	4796
(e) Solicit or be involved in soliciting contributions on	4797
behalf of a candidate, campaign committee, political party, or	4798
political action committee, or political contributing entity;	4799
(f) Be in the unclassified service under section 124.11 of	4800
the Revised Code;	4801
(g) Be a person or employee described in divisions (C)(1) to	4802
(15) of section 4117.01 of the Revised Code.	4803
(2) No member or employee of the commission shall make a	4804

contribution to, or for the benefit of, a campaign committee or	4805
committee in support of or opposition to a ballot question or	4806
issue, a political party, a legislative campaign fund, or a	4807
political action committee, or a political contributing entity.	4808
(G)(1) The members of the Ohio elections commission shall	4809
elect a chairperson and a vice-chairperson. At no time shall the	4810
chairperson and vice-chairperson be affiliated with the same	4811
political party. The chairperson shall serve in that capacity for	4812
one year and shall not serve as chairperson more than twice during	4813
a term as a member of the commission. No two successive	4814
chairpersons shall be affiliated with the same political party.	4815
(2) The commission shall meet at the call of the chairperson	4816
or upon the written request of a majority of the members. The	4817
meetings and hearings of the commission or a panel of the	4818
commission under sections 3517.153 to 3517.157 of the Revised Code	4819
are subject to section 121.22 of the Revised Code.	4820
(3) The commission shall adopt rules for its procedures in	4821
accordance with Chapter 119. of the Revised Code. Five of the	4822
seven members constitute a quorum. Except as otherwise provided in	4823
this section and in sections 3517.154 to 3517.157 of the Revised	4824
Code, no action shall be taken without the concurrence of a	4825
majority of the members.	4826
(H)(1) The Ohio elections commission shall employ the	4827
technical, professional, and clerical employees that are necessary	4828
for it to carry out its duties.	4829
(2)(a) Notwithstanding section 109.02 of the Revised Code,	4830
the commission shall employ a full-time attorney, and, as needed,	4831
one or more investigatory attorneys to conduct investigations for	4832
the commission or a panel of the commission. The commission may	4833
employ or contract for the services of additional attorneys, as	4834
needed. The full-time attorney shall do all of the following:	4835

(i) Serve as the commission's attorney in regard to all legal	4836
matters, including representing the commission at appeals from a	4837
final determination of the commission, except that the full-time	4838
attorney shall not perform the duties that an investigatory	4839
attorney is required or requested to perform or that another	4840
attorney the commission employs or contracts with for services is	4841
required or requested to perform, and shall not represent the	4842
commission in any legal proceeding in which the commission is a	4843
named party;	4844
(ii) At the request of the commission or a panel of the	4845
commission, be present at a hearing held under sections 3517.154	4846
to 3517.156 of the Revised Code to rule on the admissibility of	4847
evidence and to advise on the conduct of procedure;	4848
(iii) Perform other duties as required by rule of the	4849
commission.	4850
(b) An attorney employed by or under contract with the	4851
commission shall be licensed to practice law in this state.	4852
(3)(a) Except as otherwise provided in division (H)(3)(b) of	4853
this section, at least five members of the commission shall agree	4854
on the employment of a person, a majority of the members shall	4855
agree on the discharge of an employee, and a person employed by	4856
the commission shall serve at the pleasure of the commission.	4857
(b) At least five of the seven members shall agree on the	4858
discharge of an investigatory attorney.	4859
(I) There is hereby created in the state treasury the Ohio	4860
elections commission fund. All moneys credited to the fund shall	4861
be used solely for the purpose of paying expenses related to the	4862
operation of the Ohio elections commission.	4863
Gar. 2518 154 (7)/1) mba 5a13 ('a) (1)	4064
Sec. 3517.154. $(A)(1)$ The full-time attorney for the Ohio	4864

elections commission shall review each complaint filed with the

commission under section 3517.153 of the Revised Code, shall	4866
determine the nature of the complaint, and, unless division	4867
(A)(2)(a) of this section requires that the complaint receive an	4868
automatic expedited hearing, shall make a recommendation to the	4869
commission for its disposition, in accordance with this section.	4870
The attorney shall make the determination and the recommendation,	4871
if required, not later than one business day after the complaint	4872
is filed.	4873
(2)(a) If the attorney determines that the complaint sets	4874
forth a violation of division (B) of section 3517.21 or division	4875
(B) of section 3517.22 of the Revised Code and that the complaint	4876
is filed during one of the periods of time specified in division	4877
(B)(1) of section 3517.156 of the Revised Code, or that the	4878
complaint sets forth a violation of section 3517.103 of the	4879
Revised Code or a violation described in division (D) of section	4880
3517.1010 of the Revised Code, the complaint shall receive an	4881
automatic expedited hearing under section 3517.156 of the Revised	4882
Code.	4883
(b) If the attorney determines that the complaint sets forth	4884
a failure to comply with or a violation of division (G) , (I) , (J) ,	4885
(O), (P), or (Q) of section 3517.13 , division (A) of section	4886
3517.21, or division (A) of section 3517.22 of the Revised Code	4887
and that the complaint is filed during one of the periods of time	4888
specified in division (B)(1) of section 3517.156 of the Revised	4889
Code, the attorney shall recommend to the commission that the	4890
complaint receive an expedited hearing under section 3517.156 of	4891
the Revised Code, and the complaint shall receive such a hearing.	4892
(c) If the attorney determines that the complaint sets forth	4893
a failure to comply with or a violation of a section of the	4894
Revised Code over which the commission has jurisdiction to hear	4895
complaints other than the sections described in divisions	4896

(A)(2)(a) and (b) of this section, and unless the attorney makes a

determination as provided for in division (A)(3) of this section,	4898
the attorney shall recommend to the commission that the complaint	4899
be submitted to the commission under section 3517.155 of the	4900
Revised Code. After the attorney makes that recommendation, the	4901
attorney shall notify all parties to the complaint of the	4902
attorney's recommendation.	4903
(3)(a) If a complaint sets forth a failure to comply with or	4904
a violation of a section of the Revised Code over which the	4905
commission has jurisdiction to hear complaints other than the	4906
sections described in divisions (A)(2)(a) and (b) of this section	4907
	4907
and if the complaint is filed during one of the periods of time	
specified in division (B)(1) of section 3517.156 of the Revised	4909
Code, the attorney may determine that the complaint should receive	4910
an expedited hearing under that section. The attorney shall make	4911
that determination by considering one or more of the following:	4912
(i) The number of prior failures to comply with or violations	4913
of Title XXXV of the Revised Code that the person or entity	4914
against whom the complaint has been brought has committed and any	4915
prior penalties the commission has imposed on the person or	4916
entity;	4917
(ii) If the complaint involves a statement required to be	4918
filed under section 3517.10, division (E) of section 3517.102, or	4919
section 3517.103, 3517.105, 3517.107, 3517.108, or 3517.109,	4920
<u>3517.1011, or 3517.1012</u> of the Revised Code or an addendum	4921
required to be filed under section 3517.11 of the Revised Code	4922
that is filed late, how late the filing is and how much time has	4923
elapsed between the deadline for filing the statement or addendum	4924
and the filing of the complaint;	4925
(iii) If the complaint involves contributions or <u>and</u>	4926
expenditures, contributions and disbursements, or deposits and	4927

disbursements required to be reported under section 3517.10,

division (E) of section 3517.102, or section 3517.105, 3517.107,	4929
3517.108, or 3517.109, 3517.1011, or 3517.1012 of the Revised Code	4930
that are either not reported or reported late, the number of	4931
contributions or and expenditures, contributions and	4932
disbursements, or deposits and disbursements not reported or how	4933
late they were reported;	4934
(iv) If the complaint involves contributions required to be	4935
reported by a campaign committee under section 3517.10, division	4936
(E) of section 3517.102, or section 3517.105, 3517.107, 3517.108,	4937
or 3517.109 of the Revised Code that are not reported, whether any	4938
of the contributors of the contributions not reported have a	4939
personal or professional relationship with the campaign	4940
committee's candidate;	4941
(v) If the complaint involves a statement required to be	4942
filed under section 3517.10, division (E) of section 3517.102, or	4943
section 3517.103, 3517.105, 3517.107, 3517.108, or 3517.109,	4944
3517.1011, or 3517.1012 of the Revised Code that is incomplete,	4945
the degree to which it is incomplete;	4946
(vi) If the complaint involves the receipt of contributions	4947
in violation of section 3599.03 of the Revised Code, the dollar	4948
amount and number of contributions received in violation of that	4949
section;	4950
(vii) If the complaint involves a failure to make the	4951
identification or a misstatement of the identification required	4952
under section 3517.105 or 3517.20 of the Revised Code, whether the	4953
failure or misstatement was purposely made;	4954
(viii) If the complaint sets forth a failure to comply with	4955
or a violation of a section of the Revised Code described in	4956
division $(A)(2)(c)$ of this section, whether the person or entity	4957
against whom the complaint has been made has committed more than	4958
one such failure or violation within a reasonable amount of time,	4959

or whether the cumulative nature of the failures or violations	4960
indicates a systematic disregard for the law.	4961
(b) Prior to making a determination under division (A)(3)(a)	4962
of this section that the complaint should receive an expedited	4963
hearing under section 3517.156 of the Revised Code, the attorney	4964
shall take into consideration the number of panels of the	4965
commission that have cases pending before them and the number of	4966
cases pending before the panels and shall not make a determination	4967
that will place an undue burden on a panel of the commission.	4968
(c) If the attorney determines that the complaint should	4969
receive an expedited hearing under section 3517.156 of the Revised	4970
Code, the attorney shall recommend to the commission that the	4971
complaint receive an expedited hearing, and, if a majority of the	4972
members of the commission agrees with the recommendation, the	4973
complaint shall receive an expedited hearing under that section.	4974
(4) The attorney may join two or more complaints if the	4975
attorney determines that the allegations in each complaint are of	4976
the same or similar character, are based on the same act or	4977
failure to act, or are based on two or more acts or failures to	4978
act constituting parts of a common scheme or plan. If one	4979
complaint contains two or more allegations, the attorney may	4980
separate the allegations if they are not of the same or similar	4981
character, if they are not based on the same act or failure to	4982
act, or if they are not based on two or more acts or failures to	4983
act constituting parts of a common scheme or plan. If the attorney	4984
separates the allegations in a complaint, the attorney may make	4985

(B) Whenever a person or other entity files a complaint with 4988 the commission setting forth a failure to comply with or a 4989 violation of a section of the Revised Code as described in 4990

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separate recommendations under division (A)(2) or (3) of this

section for each allegation.

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division (A)(2)(c) of this section and the complaint is filed	4991
during one of the periods of time specified in division (B)(1) of	4992
section 3517.156 of the Revised Code, the person or entity may	4993
request an expedited hearing under that section at the time the	4994
complaint is filed. The attorney for the commission shall inform	4995
the members of the commission of that request at the time the	4996
attorney makes a recommendation under division (A) of this	4997
section. The commission may grant the request for an expedited	4998
hearing under this division if it determines that an expedited	4999
hearing is practicable.	5000
Sec. 3517.155. (A)(1) Except as otherwise provided in	5001
division (B) of this section, the Ohio elections commission shall	5002
hold its first hearing on a complaint filed with it, other than a	5003
complaint that receives an expedited hearing under section	5004

- 3517.156 of the Revised Code, not later than ninety business days 5005 after the complaint is filed unless the commission has good cause 5006 to hold the hearing after that time, in which case it shall hold 5007 the hearing not later than one hundred eighty business days after 5008 the complaint is filed. At the hearing, the commission shall 5009 determine whether or not the failure to act or the violation 5010 alleged in the complaint has occurred and shall do only one of the 5011 following, except as otherwise provided in division (B) of this 5012 section or in division (B) of section 3517.151 of the Revised 5013 Code: 5014
- (a) Enter a finding that good cause has been shown not toimpose a fine or not to refer the matter to the appropriateprosecutor;
 - (b) Impose a fine under section 3517.993 of the Revised Code; 5018
 - (c) Refer the matter to the appropriate prosecutor; 5019
 - (d) Direct the secretary of state or appropriate board of 5020

elections with the authority to certify a candidate to the ballot to remove a candidate's name from the ballot if the candidate is barred from the ballot under division (D) of section 3517.1010 of the Revised Code.	5021 5022 5023 5024
(2) As used in division (A) of this section, "appropriate prosecutor" means a prosecutor as defined in section 2935.01 of the Revised Code and either of the following:	5025 5026 5027
(a) In the case of a failure to comply with or a violation of law involving a campaign committee or the committee's candidate, a political party, a legislative campaign fund, or a political	5028 5029 5030
action committee, or a political contributing entity, that is required to file a statement of contributions and expenditures	5030 5031 5032
with the secretary of state under division (A) of section 3517.11 of the Revised Code, the prosecutor of Franklin county;	503350345035
(b) In the case of a failure to comply with or a violation of law involving any other campaign committee or committee's candidate, or any other political party or political action	503550365037
committee, either of the following as determined by the commission:	5038 5039
(i) The prosecutor of Franklin county;(ii) The prosecutor of the county in which the candidacy orballot question or issue is submitted to the electors or, if it issubmitted in more than one county, the most populous of those	5040504150425043
(B) If the commission decides that the evidence is insufficient for it to determine whether or not the failure to act	5044 5045 5046
or the violation alleged in the complaint has occurred, the commission, by the affirmative vote of five members, may request	5047 5048
that an investigatory attorney investigate the complaint. Upon that request, an investigatory attorney shall make an	5049 5050

investigation in order to produce sufficient evidence for the

commission to decide the matter. If the commission requests an investigation under this division, for good cause shown by the investigatory attorney, the commission may extend by sixty days the deadline for holding its first hearing on the complaint as required in division (A) of this section. (C) The commission shall take one of the actions required under division (A) of this section not later than thirty days after the close of all the evidence presented.	5052 5053 5054 5055 5056 5057 5058 5059
(D)(1) The commission shall make any finding of a failure to	5060
comply with or a violation of law in regard to a complaint that	5061
alleges a violation of division (D) of section 3517.1010, division	5062
(A) or (B) of section 3517.21, or division (A) or (B) of section	5063
3517.22 of the Revised Code by clear and convincing evidence. The	5064
commission shall make any finding of a failure to comply with or a	5065
violation of law in regard to any other complaint by a	5066
preponderance of the evidence.	5067
(2) If the commission finds a violation of division (B) of section 3517.21 or division (B) of section 3517.22 of the Revised	5068 5069
Code, it shall refer the matter to the appropriate prosecutor	5070
under division (A)(1)(c) of this section and shall not impose a	5071
fine under division (A)(1)(b) of this section or section 3517.993	5072
of the Revised Code.	5073
(E) In an action before the commission or a panel of the	5074
commission, if the allegations of the complainant are not proved,	5075
and the commission takes the action described in division	5076
(A)(1)(a) of this section or a panel of the commission takes the	5077
action described in division (C)(1) of section 3517.156 of the	5078
Revised Code, the commission or a panel of the commission may find	5079
that the complaint is frivolous, and, if the commission or panel	5080
so finds, the commission shall order the complainant to pay	5081

reasonable attorney's fees and to pay the costs of the commission

(2) One-half shall be distributed to the treasurer of each

county executive committee of the various counties in accordance

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executive committee of the party;

with the ratio that the number of checkoffs in each county bears	5113
to the total number of checkoffs, as determined by the tax	5114
commissioner.	5115
Each party treasurer receiving public moneys from the Ohio	5116
political party fund shall <u>deposit those moneys into the party's</u>	5117
restricted fund created under section 3517.1012 of the Revised	5118
Code, shall expend and maintain such those moneys in an account	5119
separate from all other assets of the political party subject to	5120
the requirements of that section and section 3517.18 of the	5121
Revised Code, and shall file deposit and disbursement statements	5122
of contributions and expenditures as required by sections 3517.10	5123
and 3517.11 division (B) of section 3517.1012 of the Revised Code.	5124
Each treasurer of a state executive committee who files such a	5125
statement shall file it with the secretary of state and each	5126
treasurer of a county executive committee who files such a	5127
statement shall file it with the appropriate board of elections.	5128
All such statements filed shall clearly indicate the amounts of	5129
public moneys received and the manner of their expenditure. The	5130
auditor of state shall annually audit the <u>deposit and disbursement</u>	5131
statements of the state committee of a political party that $\frac{1}{1}$	5132
received is eligible to receive public moneys collected during the	5133
previous year, to ascertain that such all moneys in the party's	5134
restricted fund are expended in accordance with law. The auditor	5135
of state shall audit the <u>deposit and disbursement</u> statements of	5136
each county committee of such a political party to ascertain that	5137
all moneys in the party's restricted fund are expended in	5138
accordance with law at the time of the public office audit of that	5139

(B) Only major political parties, as defined in section 5141 3501.01 of the Revised Code, may apply for public moneys from the 5142 Ohio political party fund. At the end of each even-numbered 5143 calendar year, the secretary of state shall announce the names of 5144

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county under Chapter 117. of the Revised Code.

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all such political parties, indicating that they may apply to	5145
receive such moneys during the ensuing two years. Any political	5146
party named at this time may, not later than the last day of	5147
January of the ensuing odd-numbered year, make application with	5148
the tax commissioner <u>auditor of state</u> to receive public moneys. No	5149
$\underline{\mathtt{A}}$ political party that fails to make a timely application shall	5150
${ m not}$ receive public moneys during that two-year period. The ${ m tax}$	5151
commissioner auditor of state shall prescribe an appropriate	5152
application form. Moneys from the fund shall be provided during	5153
the appropriate two-year period to each political party that makes	5154
a timely application in accordance with this division.	5155
Sec. 3517.20. (A)(1) As used in $\frac{\text{division }(A) \text{ of}}{\text{this section}}$:	5156
	5157
(a) "Political publication for or against a candidate" means	5158
a notice, placard, advertisement, sample ballot, brochure, flyer,	5159
direct mailer, or any other form of general publication that is	5160
designed to promote the nomination, election, or defeat of a	5161
candidate.	5162
(b) "Political publication for or against an issue" means a	5163
notice, placard, advertisement, sample ballot, brochure, flyer,	5164
direct mailer, or any other form of general publication that is	5165
designed to promote the adoption or defeat of a ballot issue or	5166
question or to influence the voters in an election.	5167
(c) "Public political advertising" means newspapers,	5168
magazines, outdoor advertising facilities, direct mailings, or	5169
other similar types of general public political advertising, or	5170
flyers, handbills, or other nonperiodical printed matter.	5171
(d) "Statewide candidate" has the same meaning as in section	5172
3517.102 of the Revised Code.	5173

(e) "Legislative candidate" means a candidate for the office

secretary of the campaign committee, legislative campaign fund,

political party, or other entity that issues or otherwise is	5205
responsible for that political publication or that makes an	5206
expenditure for that political communication appears in a	5207
conspicuous place on that political publication or is contained	5208
within that political communication.	5209
(3) No limited political action committee or limited	5210

- political contributing entity shall do either of the following 5211 unless the name and residence or business address of the 5212 chairperson, treasurer, or secretary of the limited political 5213 action committee or limited political contributing entity involved 5214 appears in a conspicuous place in the political publication for or 5215 against a candidate described in division (A)(3)(a) of this 5216 section or is contained within the political communication 5217 described in division (A)(3)(b) of this section: 5218
- (a) Issue a form of political publication for or against a 5219 candidate that costs in excess of the designated amount or that is 5220 issued in cooperation, consultation, or concert with, or at the 5221 request or suggestion of, a candidate, a campaign committee, a 5222 legislative campaign fund, a political party, a political action 5223 committee with ten or more members, a political contributing 5224 entity with ten or more members, or a limited political action 5225 committee or limited political contributing entity that spends in 5226 excess of the designated amount on a related or the same or 5227 similar political publication for or against a candidate; 5228
- (b) Make an expenditure in excess of the designated amount in 5229 support of or opposition to a candidate or make an expenditure in 5230 cooperation, consultation, or concert with, or at the request or 5231 suggestion of, a candidate, a campaign committee, a legislative 5232 campaign fund, a political party, a political action committee 5233 with ten or more members, a political contributing entity with ten 5234 or more members, or a limited political action committee or 5235 limited political contributing entity that spends in excess of the 5236

designated amount in support of or opposition to the same 5237 candidate, for the purpose of financing political communications 5238 in support of or opposition to that candidate through public 5239 political advertising. 5240

- (4) No political action committee with ten or more members 5241 and no political contributing entity with ten or more members 5242 shall issue a form of political publication for or against a 5243 candidate, or shall make an expenditure for the purpose of 5244 financing political communications in support of or opposition to 5245 a candidate through public political advertising, unless the name 5246 and residence or business address of the chairperson, treasurer, 5247 or secretary of the political action committee or political 5248 contributing entity that issues or otherwise is responsible for 5249 that political publication or that makes an expenditure for that 5250 political communication through public political advertising 5251 appears in a conspicuous place in that political publication or is 5252 contained within that political communication. 5253
- (5) No corporation, labor organization, campaign committee, 5254 legislative campaign fund, political party, or other entity, 5255 except a political action committee, shall issue a form of 5256 political publication for or against an issue, or shall make an 5257 expenditure for the purpose of financing political communications 5258 in support of or opposition to a ballot issue or question through 5259 public political advertising, unless the name and residence or 5260 business address of the chairperson, treasurer, or secretary of 5261 the corporation, labor organization, campaign committee, 5262 legislative campaign fund, political party, or other entity that 5263 issues or otherwise is responsible for that political publication 5264 or that makes an expenditure for that political communication 5265 through public political advertising appears in a conspicuous 5266 place in that political publication or is contained within that 5267 political communication. 5268

(6) No limited political action committee shall do either of	5269
the following unless the name and residence or business address of	5270
the chairperson, treasurer, or secretary of the limited political	5271
action committee involved appears in a conspicuous place in the	5272
political publication for or against a ballot issue described in	5273
division (A)(6)(a) of this section or is contained within the	5274
political communication described in division (A)(6)(b) of this	5275
section:	5276

- 5277 (a) Issue a form of political publication for or against a ballot issue that costs in excess of the designated amount or that 5278 is issued in cooperation, consultation, or concert with, or at the 5279 request or suggestion of, a candidate, a campaign committee, a 5280 legislative campaign fund, a political party, a political action 5281 committee with ten or more members, or a limited political action 5282 committee that spends in excess of the designated amount for a 5283 related or the same or similar political publication for or 5284 against an issue; 5285
- (b) Make an expenditure in excess of the designated amount in 5286 support of or opposition to a ballot issue or make an expenditure 5287 in cooperation, consultation, or concert with, or at the request 5288 or suggestion of, a candidate, a campaign committee, a legislative 5289 campaign fund, a political party, a political action committee 5290 with ten or more members, or a limited political action committee 5291 that spends in excess of the designated amount in support of or 5292 opposition to the same ballot issue, for the purpose of financing 5293 political communications in support of or opposition to that 5294 ballot issue through public political advertising. 5295
- (7) No political action committee with ten or more members 5296 shall issue a form of political publication for or against an 5297 issue, or shall make an expenditure for the purpose of financing 5298 political communications in support of or opposition to a ballot 5299 issue or question through public political advertising, unless the 5300

name and residence or business address of the chairperson,	5301
treasurer, or secretary of the political action committee that	5302
issues or otherwise is responsible for that political publication	5303
or that makes an expenditure for that political communication	5304
appears in a conspicuous place in that political publication or is	5305
contained within that political communication.	5306
(8) The disclaimer "paid political advertisement" is not	5307
sufficient to meet the requirements of this section.	5308
(9) If the political publication described in division (A) of	5309
this section is issued by the regularly constituted central or	5310
executive committee of a political party that is organized as	5311
provided in Chapter 3517. of the Revised Code this chapter, it	5312
shall be sufficiently identified if it bears the name of the	5313
committee and its chairperson or treasurer.	5314
(10) If more than one piece of printed matter or printed	5315
political communications are mailed as a single packet, the	5316
requirements of division (A) of this section are met if one of the	5317
pieces of printed matter or printed political communications in	5318
the packet contains the name and residence or business address of	5319
the chairperson, treasurer, or secretary of the organization or	5320
entity that issues or is responsible for the printed matter or	5321
other printed political communications.	5322
(11) This section does not apply to the transmittal of	5323
personal correspondence that is not reproduced by machine for	5324
general distribution.	5325
(12) The secretary of state, by rule, may exempt from the	5326
requirements of this section, printed matter and certain other	5327
kinds of printed communications such as campaign buttons,	5328
balloons, pencils, or similar items, the size or nature of which	5329
makes it unreasonable to add an identification or disclaimer.	5330

(13) The disclaimer or identification described in division

(A) of this section, when paid for by a campaign committee, shall	5332
be identified by the words "paid for by" followed by the name and	5333
address of the campaign committee and the appropriate officer of	5334
the committee, identified by name and title. The identification or	5335
disclaimer may use reasonable abbreviations for common terms such	5336
as "treasurer" or "committee".	5337

(B)(1) No candidate, campaign committee, legislative campaign 5338 fund, political contributing entity, political party, political 5339 action committee, limited political action committee, political 5340 contributing entity, limited political contributing entity, or 5341 other entity shall utter or cause to be uttered, over the 5342 broadcasting facilities of any radio or television station within 5343 this state, any communication that is designed to promote the 5344 nomination, election, or defeat of a candidate, or the adoption or 5345 defeat of an issue or to influence the voters in an election, 5346 unless the speaker identifies the speaker with the speaker's name 5347 and residence address or unless the communication identifies the 5348 chairperson, treasurer, or secretary of the organization 5349 responsible for the communication with the name and residence or 5350 business address of that officer, except that communications by 5351 radio need not broadcast the residence or business address of the 5352 officer. However, a radio station, for a period of at least six 5353 months, shall keep the residence or business address on file and 5354 divulge it to any person upon request. 5355

No person operating a broadcast station or an organ of 5356 printed media shall broadcast or print a paid political 5357 communication that does not contain the identification required by 5358 this section. 5359

(2) Division (B) of this section does not apply to any 5360 communications made on behalf of a radio or television station or 5361 network by any employee of such radio or television station or 5362 network while acting in the course of the employee's employment. 5363

(3) No candidate or entity described in division (B)(1) of	5364
this section shall use or cause to be used a false, fictitious, or	5365
fraudulent name or address in the making or issuing of a	5366
publication or communication included within the provisions of	5367
this section.	5368
(C) No candidate, campaign committee, legislative campaign	5369
fund, political party, political action committee, limited	5370
political action committee, or other person or entity shall	5371
conduct a telephone bank for the purpose of promoting the	5372
nomination, election, or defeat of a candidate or the adoption or	5373
defeat of an issue or to influence the voters in an election,	5374
unless the call includes a disclaimer that identifies the name of	5375
the candidate, campaign committee, legislative campaign fund,	5376
political party, political action committee, limited political	5377
action committee, or other person or entity paying for the	5378
telephone bank.	5379
(D) Before a prosecution may commence under this section, a	5380
complaint shall be filed with the Ohio elections commission under	5381
section 3517.153 of the Revised Code. After the complaint is	5382
filed, the commission shall proceed in accordance with sections	5383
3517.154 to 3517.157 of the Revised Code.	5384
Sec. 3517.23. The secretary of state shall adopt rules in	5385
accordance with Chapter 119. of the Revised Code that are	5386
necessary for the administration and enforcement of sections	5387
3517.08 to 3517.13, 3517.18, 3517.20 to 3517.22, 3599.03, and	5388
3599.031 of the Revised Code and shall provide each candidate,	5389
political action committee, legislative campaign fund, political	5390
party, and political contributing entity electioneering	5391
<pre>communication committee with written instructions and explanations</pre>	5392
in order to ensure compliance with sections 3517.08 to 3517.13,	5393
3517.17, 3517.18, 3517.20 to 3517.22, 3599.03, and 3599.031 of the	5394
, , , , , , , , , , , , , , , , , , , ,	

- (b) Any state political party, county political party, or 5448 state candidate fund of a state political party or county 5449 political party that violates division (B)(6) of section 3517.102 5450 of the Revised Code shall be fined an amount equal to three times 5451 the amount transferred or contributed in excess of the amount 5452 permitted by that division, as applicable. 5453
 - (c) Any political contributing entity that violates division 5454

(B)(7) of section 3517.102 of the Revised Code shall be fined an	5455
amount equal to three times the amount contributed in excess of	5456
the amount permitted by that division.	5457
(5) Any political party that violates division (B)(4) of	5458
section 3517.102 of the Revised Code shall be fined an amount	5459
equal to three times the amount contributed in excess of the	5460
amount permitted by that division.	5461
(6) Notwithstanding divisions $(I)(1)$, (2) , (3) , (4) , and (5)	5462
of this section, no violation of division (B) of section 3517.102	5463
of the Revised Code occurs, and the secretary of state shall not	5464
refer parties to the Ohio elections commission, if the amount	5465
transferred or contributed in excess of the amount permitted by	5466
that division meets either of the following conditions:	5467
(a) It is completely refunded within five business days after	5468
it is accepted.	5469
(b) It is completely refunded on or before the tenth business	5470
day after notification to the recipient of the excess transfer or	5471
contribution by the board of elections or the secretary of state	5472
that a transfer or contribution in excess of the permitted amount	5473
has been received.	5474
(J)(1) Any campaign committee that violates division $(C)(1)$,	5475
(2), (3), or (6) of section 3517.102 of the Revised Code shall be	5476
fined an amount equal to three times the amount accepted in excess	5477
of the amount permitted by that division.	5478
(2)(a) Any state or county political party that violates	5479
division $(C)(4)(a)(ii)$ or (iii) of section 3517.102 of the Revised	5480
Code shall be fined an amount from its state candidate fund equal	5481
to three times the amount accepted.	5482
(b) Any county political party that violates division	5483
(C)(4)(a)(i) of section 3517.102 of the Revised Code shall be	5484

	E 40E
fined an amount from its state candidate fund equal to three times	5485
the amount accepted in excess of the amount permitted by that	5486
division.	5487
(c) Any state political party that violates division	5488
(C)(4)(b) of section 3517.102 of the Revised Code shall be fined	5489
an amount from its state candidate fund equal to three times the	5490
amount accepted in excess of the amount permitted by that	5491
division.	5492
(3) Any legislative campaign fund that violates division	5493
(C)(5) of section 3517.102 of the Revised Code shall be fined an	5494
amount equal to three times the amount accepted in excess of the	5495
amount permitted by that division.	5496
(4) Any political action committee or political contributing	5497
entity that violates division (C)(7) of section 3517.102 of the	5498
Revised Code shall be fined an amount equal to three times the	5499
amount accepted in excess of the amount permitted by that	5500
division.	5501
(5) Notwithstanding divisions $(J)(1)$, (2) , (3) , and (4) of	5502
this section, no violation of division (C) of section 3517.102 of	5503
the Revised Code occurs, and the secretary of state shall not	5504
refer parties to the Ohio elections commission, if the amount	5505
transferred or contributed in excess of the amount permitted to be	5506
accepted by that division meets either of the following	5507
conditions:	5508
(a) It is completely refunded within five business days after	5509
its acceptance.	5510
(b) It is completely refunded on or before the tenth business	5511
day after notification to the recipient of the excess transfer or	5512
contribution by the board of elections or the secretary of state	5513
that a transfer or contribution in excess of the permitted amount	5514
has been received.	5515

(K)(1) Any legislative campaign fund that violates division	5516
(F)(1) of section 3517.102 of the Revised Code shall be fined	5517
twenty-five dollars for each day of violation.	5518
(2) Any legislative campaign fund that violates division	5519
(F)(2) of section 3517.102 of the Revised Code shall give to the	5520
treasurer of state for deposit into the state treasury to the	5521
credit of the Ohio elections commission fund all excess	5522
contributions not disposed of as required by division (E) of	5523
section 3517.102 of the Revised Code.	5524
(L) Whoever violates section 3517.105 of the Revised Code	5525
shall be fined one thousand dollars.	5526
(M)(1) Whoever solicits a contribution in violation of	5527
section 3517.092 or violates division (B) of section 3517.09 of	5528
the Revised Code is guilty of a misdemeanor of the first degree.	5529
(2) Whoever knowingly accepts a contribution in violation of	5530
division (B) or (C) of section 3517.092 of the Revised Code shall	5531
be fined an amount equal to three times the amount accepted in	5532
violation of either of those divisions and shall return to the	5533
contributor any amount so accepted. Whoever unknowingly accepts a	5534
contribution in violation of division (B) or (C) of section	5535
3517.092 of the Revised Code shall return to the contributor any	5536
amount so accepted.	5537
(N) Whoever violates division (S) of section 3517.13 of the	5538
Revised Code shall be fined an amount equal to three times the	5539
amount of funds transferred or three times the value of the assets	5540
transferred in violation of that division.	5541
(O) Any campaign committee that accepts a contribution or	5542
contributions in violation of section 3517.108 of the Revised	5543
Code, uses a contribution in violation of that section, or fails	5544
to dispose of excess contributions in violation of that section	5545

shall be fined an amount equal to three times the amount accepted,

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used, or kept in violation of that section.	5547
(P) Any political party, state candidate fund, legislative	5548
candidate fund, or campaign committee that violates division (T)	5549
of section 3517.13 of the Revised Code shall be fined an amount	5550
equal to three times the amount contributed or accepted in	5551
violation of that section.	5552
(Q) A treasurer of a committee or another person who violates	5553
division (U) of section 3517.13 of the Revised Code shall be fined	5554
not more than two hundred fifty dollars.	5555
(R) Whoever violates division (I) or (J) of section 3517.13	5556
of the Revised Code shall be fined not more than one thousand	5557
dollars. Whenever a person is found guilty of violating division	5558
(I) or (J) of section 3517.13 of the Revised Code, the contract	5559
awarded in violation of either of those divisions shall be	5560
rescinded if its terms have not yet been performed.	5561
(S) A candidate whose campaign committee violates or a	5562
treasurer of a campaign committee who violates section 3517.081 of	5563
the Revised Code, and a candidate whose campaign committee	5564
violates, or a treasurer of a campaign committee, or another	5565
person who violates, division (C) of section 3517.10 of the	5566
Revised Code, shall be fined not more than five hundred dollars.	5567
(T) A candidate whose campaign committee violates or a	5568
treasurer of a committee who violates division (B) of section	5569
3517.09 of the Revised Code, or a candidate whose campaign	5570
committee violates, or a treasurer of a campaign committee, or	5571
another person who violates division (C) $_{ au}$ of section 3517.09 of	5572
the Revised Code shall be fined not more than one thousand	5573
dollars.	5574
(U) Whoever violates section 3517.20 of the Revised Code	5575

shall be fined not more than five hundred dollars.

(AA)(1) Whoever knowingly violates division (W)(1) of section

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shall be fined not more than one thousand dollars.

3517.13 of the Revised Code shall be fined an amount equal to	5608
three times the amount contributed, expended, or promised in	5609
violation of that division or ten thousand dollars, whichever	5610
amount is greater.	5611
(2) Whoever knowingly violates division (W)(2) of section	5612
3517.13 of the Revised Code shall be fined an amount equal to	5613
three times the amount solicited or accepted in violation of that	5614
division or ten thousand dollars, whichever amount is greater.	5615
(BB) Whoever knowingly violates division (C) or (D) of	5616
section 3517.1011 of the Revised Code shall be fined not more than	5617
ten thousand dollars plus not more than one thousand dollars for	5618
each day of violation.	5619
(CC)(1) Subject to division (CC)(2) of this section, whoever	5620
violates division (H) of section 3517.1011 of the Revised Code	5621
shall be fined an amount up to three times the amount disbursed	5622
for the direct costs of airing the communication made in violation	5623
of that division.	5624
(2) Whoever has been ordered by the Ohio elections commission	5625
to cease making communications in violation of division (H) of	5626
section 3517.1011 of the Revised Code who again violates that	5627
division shall be fined an amount equal to three times the amount	5628
disbursed for the direct costs of airing the communication made in	5629
violation of that division.	5630
(DD)(1) Any corporation or labor organization that violates	5631
division (X)(3)(a) of section 3517.13 of the Revised Code shall be	5632
fined an amount equal to three times the amount given in excess of	5633
the amount permitted by that division.	5634
(2) Any state or county political party that violates	5635
division (X)(3)(b) of section 3517.13 of the Revised Code shall be	5636
fined an amount equal to three times the amount accepted in excess	5637
of the amount permitted by that division.	5638

Sec. 3599.03. (A)(1) Except to carry on activities specified	5639
in sections 3517.082 and 3517.1011, division (A)(2) of section	5640
3517.1012, and section 3599.031 of the Revised Code and except as	5641
provided in divisions (D), (E), and (F) of this section, no	5642
corporation, no nonprofit corporation, and no labor organization,	5643
directly or indirectly, shall pay or use, or offer, advise,	5644
consent, or agree to pay or use, the corporation's money or	5645
property, or the labor organization's money, including dues,	5646
initiation fees, or other assessments paid by members, or	5647
property, for or in aid of or opposition to a political party, a	5648
candidate for election or nomination to public office, a political	5649
action committee including a political action committee of the	5650
corporation or labor organization, a legislative campaign fund, or	5651
any organization that supports or opposes any such candidate, or	5652
for any partisan political purpose, shall violate any law	5653
requiring the filing of an affidavit or statement respecting such	5654
use of those funds, or shall pay or use the corporation's or labor	5655
organization's money for the expenses of a social fund-raising	5656
event for its political action committee if an employee's or labor	5657
organization member's right to attend such an event is predicated	5658
on the employee's or member's contribution to the corporation's or	5659
labor organization's political action committee.	5660
(2) Whoever violates division (A)(1) of this section shall be	5661
fined not less than five hundred nor more than five thousand	5662
dollars.	5663
(B)(1) No officer, stockholder, attorney, or agent of a	5664
corporation or nonprofit corporation, no member, including an	5665
officer, attorney, or agent, of a labor organization, and no	5666
candidate, political party official, or other individual shall	5667
knowingly aid, advise, solicit, or receive money or other property	5668
in violation of division (A)(1) of this section.	5669

(2) Whoever violates division (B)(1) of this section shall be	5670
fined not more than one thousand dollars, or imprisoned not more	5671
than one year, or both.	5672
(C) A corporation, a nonprofit corporation, or a labor	5673
organization may use its funds or property for or in aid of or	5674
opposition to a proposed or certified ballot issue. Such use of	5675
funds or property shall be reported on a form prescribed by the	5676
secretary of state. Reports of contributions in connection with	5677
statewide ballot issues shall be filed with the secretary of	5678
state. Reports of contributions in connection with local issues	5679
shall be filed with the board of elections of the most populous	5680
county of the district in which the issue is submitted or to be	5681
submitted to the electors. Reports made pursuant to this division	5682
shall be filed by the times specified in divisions (A)(1) and (2)	5683
of section 3517.10 of the Revised Code.	5684
(D)(1) Any gift made pursuant to section 3517.101 of the	5685
Revised Code does not constitute a violation of this section or of	5686
any other section of the Revised Code.	5687
(2) Any gift made pursuant to division (A)(2) of section	5688
3517.1012 of the Revised Code does not constitute a violation of	5689
this section.	5690
(E) Any compensation or fees paid by a financial institution	5691
to a state political party for services rendered pursuant to	5692
division (B) of section 3517.19 of the Revised Code do not	5693
constitute a violation of this section or of any other section of	5694
the Revised Code.	5695
(F) The use by a nonprofit corporation of its money or	5696
property for communicating information for a purpose specified in	5697
division (A) of this section is not a violation of that division	5698
if the stockholders, members, donors, trustees, or officers of the	5699
nonprofit corporation are the predominant recipients of the	5700

communication.	5701
(G) In addition to the laws listed in division (A) of section	5702
4117.10 of the Revised Code that prevail over conflicting	5703
agreements between employee organizations and public employers,	5704
this section prevails over any conflicting provisions of	5705
agreements between labor organizations and public employers that	5706
are entered into on or after the effective date of this section	5707
pursuant to Chapter 4117. of the Revised Code.	5708
(H) Divisions (A) and (B) of this section do not apply to a	5709
continuing association that is not involved in express advocacy.	5710
(I) As used in this section, "continuing association,"	5711
"express advocacy," and "labor organization" have the same	5712
meanings as in section 3517.01 of the Revised Code.	5713
Sec. 3599.031. (A) Notwithstanding any section provision of	5714
the Revised Code to the contrary and subject to divisions (C) and	5715
(H) division (C) of section 3517.09 of the Revised Code and	5716
division (B) of this section, any employer may deduct from the	5717
wages and salaries of its employees amounts for an account	5718
described in division $\frac{(C)(B)}{(B)}$ of this section, a separate	5719
segregated fund, a political action committee of the employer, a	5720
political action committee of a labor organization of the	5721
employer's employees, a political action committee of an	5722
association of which the employer is a member, a political party,	5723
electioneering communication committee, or a ballot issue that the	5724
employee by written authorization may designate and shall transmit	5725
any amounts so deducted as a separate written authorization	5726
described in division $\frac{(C)}{(B)}$ of this section shall direct. Any	5727
authorization authorizing a deduction from an employee's wages or	5728
salary may be on a form that is used to apply for or authorize	5729
membership in or authorize payment of dues or fees to any	5730
organization, but the authorization for a deduction shall be	5731

stated and signed separately from the application for membership 5732 or the authorization for the payment of dues or fees. The employer 5733 either may deduct from the amount to be so transmitted a uniform 5734 amount determined by the employer to be necessary to defray the 5735 actual cost of making such deduction and transmittal, or may 5736 utilize its own funds in an amount it determines is necessary to 5737 defray the actual administrative cost, including making the 5738 deduction and transmittal. 5739

(B) Any person who solicits an employee to authorize a 5740 deduction from his wages or salary pursuant to division (A) of 5741 this section shall inform the employee at the time of the 5742 solicitation that he may refuse to authorize a deduction, and that he may at any time revoke his authorization, without suffering any 5744 reprisal.

(C) If an employer establishes a separate account in the name 5746 of an employee for the purpose of depositing into the account 5747 amounts deducted from the wages and salary of the employee 5748 pursuant to division (A) of this section or amounts directly given 5749 by the employee to the employer for the support of a candidate, a 5750 separate segregated fund, a political action committee of the 5751 employer, a political action committee of a labor organization of 5752 the employer's employees, a political action committee of an 5753 association of which the employer is a member, a political party, 5754 a legislative campaign fund, an electioneering communication 5755 <u>committee</u>, or a ballot issue, the employee shall sign a written 5756 authorization designating the recipient of a disbursement from 5757 that account. The written authorization required under this 5758 division is separate and distinct from a written authorization 5759 required under division (A) of this section. The authorization 5760 required under this division shall clearly identify and designate 5761 the candidate, separate segregated fund, political action 5762 committee of the employer, political action committee of a labor 5763 H. B. No. 1 Page 187
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organization of the employer's employees, political action	5764
committee of an association of which the employer is a member,	5765
political party, a legislative campaign fund, <u>electioneering</u>	5766
communication committee, or ballot issue that is to receive any	5767
disbursement from the account established pursuant to this	5768
division. No person shall designate the recipient of a	5769
disbursement from the account except the employee from whose	5770
account the disbursement is made. No employer shall make a	5771
disbursement from the account of an employee established under	5772
this division unless the employer has received the written	5773
authorization required under this division.	5774
$\frac{(D)(C)}{(D)}$ An employer shall furnish the recipient of any amount	5775
transmitted pursuant to this section with the employer's full name	5776
and the full name of the labor organization of which the employee	5777
whose amount is being transmitted is a member, if any. An employer	5778
shall keep and maintain the authorization forms of all its	5779
employees from whose wages and salaries any amounts were deducted	5780
pursuant to division (A) of this section and the authorizations of	5781
disbursements from accounts established under division $\frac{(C)(B)}{(B)}$ of	5782
this section for a period of at least six years after the year in	5783
which the deductions and disbursements were made.	5784
$\frac{(E)}{(D)}$ An employee who has made an authorization pursuant to	5785
division (A) or $\frac{(C)(B)}{(B)}$ of this section may revoke that	5786
authorization at any time. A revocation of the authorization does	5787
not affect any deduction already made from an employee's wages and	5788
salary or any amounts already transmitted or disbursed under this	5789
section.	5790
$\frac{(F)(E)}{(E)}$ For purposes of this section and for the purpose of	5791
the information required to be filed under division (B)(4)(b)(iii)	5792
of section 3517.10 of the Revised Code:	5793

(1) If an employer is a corporation, each subsidiary of a

parent corporation shall be considered an entity separate and

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distinct from any other subsidiary and separate and distinct from	5796
the parent corporation.	5797
(2) Each national, regional, state, and local affiliate of a	5798
labor organization shall be considered a distinct entity.	5799
Tabor Organización sharr de considered a discinct entity.	3199
$\frac{(G)(F)}{(F)}$ Whoever violates division $\frac{(C)(B)}{(B)}$ of this section shall	5800
be fined not less than fifty nor more than five hundred dollars	5801
for each disbursement made in violation of that division.	5802
(H) No public employer shall deduct from the wages and	5803
salaries of its employees any amounts for the support of any	5804
candidate, separate segregated fund, political action committee,	5805
legislative campaign fund, political party, or ballot issue.	5806
(I) In addition to the laws listed in division (A) of section	5807
4117.10 of the Revised Code that prevail over conflicting	5808
agreements between employee organizations and public employers,	5809
this section prevails over any conflicting provisions of	5810
agreements between labor organizations and public employers	5811
entered into pursuant to Chapter 4117. of the Revised Code.	5812
(J)(G) In addition to the laws listed in division (A) of	5813
section 4117.10 of the Revised Code that prevail over conflicting	5814
agreements between employee organizations and public employers,	5815
this section prevails over any conflicting provisions of	5816
agreements between labor organizations and public employers that	5817
are entered into on or after the effective date of this amendment	5818
pursuant to Chapter 4117. of the Revised Code.	5819
(H) As used in this section:	5820
(1) "Labor Electioneering communication committee,"	5821
"legislative campaign fund," "labor organization," "political	5822
action committee," and "separate segregated fund" have the same	5823
meanings as in section 3517.01 of the Revised Code.	5824
(2) "Public employer" means an employer that is the state or	5825

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a state agency, authority, commission, or board, a political	5826
subdivision of the state, a school district or state institution	5827
of higher learning, a public or special district, or any other	5828
public employer.	5829
(3) "Employee" includes only an employee who is a resident of	5830
or is employed in this state.	5831
or is emproyed in this state.	2021
Sec. 3599.111. (A) As used in this section, "registering a	5832
voter" or "registering voters" includes any effort, for	5833
compensation, to provide voter registration forms or to assist	5834
persons in completing those forms or returning them to the board	5835
of elections, the office of the secretary of state, or other	5836
appropriate public office.	5837
(B) No person shall receive compensation on a fee per	5838
signature or fee per volume basis for circulating any declaration	5839
of candidacy, nominating petition, declaration of intent to be a	5840
write-in candidate, initiative petition, referendum petition,	5841
recall petition, or any other election-related petition that is	5842
filed with or transmitted to a board of elections, the office of	5843
the secretary of state, or other appropriate public office.	5844
(C) No person shall receive compensation on a fee per	5845
registration or fee per volume basis for registering a voter.	5846
(D) Compensation for collecting signatures on	5847
election-related petitions and for registering voters shall be	5848
paid solely on the basis of time worked.	5849
(E)(1) Whoever violates division (B) or (C) of this section	5850
is quilty of election falsification under section 3599.36 of the	5851
	5852
Revised Code.	2022
(2) Whoever violates division (D) of this section is guilty	5853
of a felony of the fifth degree.	5854

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Section 2. That existing sections 102.03, 2921.01, 2921.43,	5855
3501.38, 3503.14, 3513.07, 3513.10, 3513.261, 3517.01, 3517.08,	5856
3517.082, 3517.09, 3517.092, 3517.10, 3517.102, 3517.103,	5857
3517.104, 3517.105, 3517.106, 3517.108, 3517.109, 3517.11,	5858
3517.13, 3517.151, 3517.152, 3517.154, 3517.155, 3517.16, 3517.17,	5859
3517.20, 3517.23, 3517.992, and 3599.031 and section 3599.03 of	5860
the Revised Code are hereby repealed.	5861
Section 3. (A) Except as otherwise provided in division (B)	5862
of this section, no person intending to make a disbursement or	5863
disbursements for the direct costs of producing or airing	5864
electioneering communications under this act shall make those	5865
disbursements using any contributions that the person received	5866
before the effective date of this act.	5867
(B) Any person intending to make a disbursement or	5868
disbursements for the direct costs of producing or airing	5869
electioneering communications under this act who wishes to make	5870
those disbursements using contributions that the person received	5871
before the effective date of this act shall, in the first	5872
disclosure of electioneering communications statement that the	5873
person is required to file, report the contributor information	5874
specified in division (D)(1)(e) or (f) of section 3517.1011 of the	5875
Revised Code for each contribution that was received before the	5876
effective date of this act and that the person uses to make a	5877
disbursement that is included in that statement.	5878
(C) As used in this section, "contribution," "electioneering	5879
communication, " and "person" have the same meanings as in section	5880
3517.1011 of the Revised Code.	5881
Section 4. (A) A state or county political party that has a	5882

state candidate fund, established under division (D)(3)(c) of

section 3517.10 of the Revised Code as it existed prior to the

effective date of this act, in existence on that effective date	5885
shall, not later than 4 p.m. on that effective date, disburse any	5886
moneys in the fund in accordance with the versions of sections	5887
3517.08 to 3517.13 of the Revised Code that were in effect prior	5888
to that effective date. Any state candidate fund in existence on	5889
the effective date of this act shall be abolished not later than 4	5890
p.m. on that effective date.	5891

(B) No state or county political party that establishes a 5892 state candidate fund under division (D)(3)(c) of section 3517.10 5893 of the Revised Code as amended by this act shall transfer into 5894 that fund any moneys that were in a state candidate fund 5895 established under that section as it existed prior to the 5896 effective date of this act.

Section 5. No moneys in any fund or account of a political 5898 party that was not subject to disclosure under the version of 5899 Chapter 3517. of the Revised Code that was in effect prior to the 5900 effective date of this act shall be disbursed, transferred into 5901 another fund or account of the political party, or otherwise used 5902 by that political party on or after the effective date of this act 5903 unless the contributors of those moneys are disclosed prior to 5904 that effective date in accordance with section 3517.10 of the 5905 Revised Code. 5906

Section 6. Section 3513.10 of the Revised Code is presented 5907 in this act as a composite of the section as amended by both Am. 5908 Sub. H.B. 117 and Am. Sub. S.B. 9 of the 121st General Assembly. 5909 The General Assembly, applying the principle stated in division 5910 (B) of section 1.52 of the Revised Code that amendments are to be 5911 harmonized if reasonably capable of simultaneous operation, finds 5912 that the composite is the resulting version of the section in 5913 effect prior to the effective date of the section as presented in 5914 this act. 5915