# As Passed by the House

# 126th General Assembly Regular Session 2005-2006

Am. Sub. S. B. No. 115

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#### **Senator Jacobson**

Representatives Carano, Cassell, Domenick, D. Evans, Faber, Flowers, McGregor, Otterman, Reidelbach, Seaver, Setzer, G. Smith, Widowfield, Williams, Wolpert

## A BILL

To amend sections 102.03, 2921.01, 2921.43, 3517.01, 1 3517.08, 3517.09, 3517.092, 3517.10, 3517.102, 2 3517.105, 3517.106, 3517.108, 3517.109, 3517.11, 3 3517.13, 3517.152, 3517.155, 3517.20, 3517.23, and 4 3517.992 of the Revised Code to establish 5 political contributing entities for the purpose of 6 the Campaign Finance Law and to declare an 7 emergency. 8

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

Section 1. That sections 102.03, 2921.01, 2921.43, 3517.01,	9
3517.08, 3517.09, 3517.092, 3517.10, 3517.102, 3517.105, 3517.106,	10
3517.108, 3517.109, 3517.11, 3517.13, 3517.152, 3517.155, 3517.20,	11
3517.23, and 3517.992 of the Revised Code be amended to read as	12
follows:	13
Sec. 102.03. (A)(1) No present or former public official or	14
employee shall, during public employment or service or for twelve	15
months thereafter, represent a client or act in a representative	16

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

or employee personally participated as a public official or 18 employee through decision, approval, disapproval, recommendation, 19 the rendering of advice, investigation, or other substantial 20 exercise of administrative discretion.

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

  22 no former commissioner or attorney examiner of the public

  23 utilities commission shall represent a public utility, as defined

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

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

  26 commission, or agency.
- (3) For twenty-four months after the conclusion of employment 28 or service, no former public official or employee who personally 29 participated as a public official or employee through decision, 30 approval, disapproval, recommendation, the rendering of advice, 31 the development or adoption of solid waste management plans, 32 investigation, inspection, or other substantial exercise of 33 administrative discretion under Chapter 343. or 3734. of the 34 Revised Code shall represent a person who is the owner or operator 35 of a facility, as defined in section 3734.01 of the Revised Code, 36 or who is an applicant for a permit or license for a facility 37 under that chapter, on any matter in which the public official or 38 employee personally participated as a public official or employee. 39
- (4) For a period of one year after the conclusion of 40 employment or service as a member or employee of the general 41 assembly, no former member or employee of the general assembly 42 shall represent, or act in a representative capacity for, any 43 person on any matter before the general assembly, any committee of 44 the general assembly, or the controlling board. Division (A)(4) of 45 this section does not apply to or affect a person who separates 46 from service with the general assembly on or before December 31, 47 1995. As used in division (A)(4) of this section "person" does not 48 include any state agency or political subdivision of the state. 49

- (5) As used in divisions (A)(1), (2), and (3) of this 50 section, "matter" includes any case, proceeding, application, 51 determination, issue, or question, but does not include the 52 proposal, consideration, or enactment of statutes, rules, 53 ordinances, resolutions, or charter or constitutional amendments. 54 As used in division (A)(4) of this section, "matter" includes the 55 proposal, consideration, or enactment of statutes, resolutions, or 56 constitutional amendments. As used in division (A) of this 57 section, "represent" includes any formal or informal appearance 58 before, or any written or oral communication with, any public 59 agency on behalf of any person. 60
- (6) Nothing contained in division (A) of this section shall
  prohibit, during such period, a former public official or employee 62
  from being retained or employed to represent, assist, or act in a 63
  representative capacity for the public agency by which the public 64
  official or employee was employed or on which the public official 65
  or employee served.
- (7) Division (A) of this section shall not be construed to

  prohibit the performance of ministerial functions, including, but

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  not limited to, the filing or amendment of tax returns,

  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 72 disclose or use, without appropriate authorization, any 73 information acquired by the public official or employee in the 74 course of the public official's or employee's official duties that 75 is confidential because of statutory provisions, or that has been 76 clearly designated to the public official or employee as 77 confidential when that confidential designation is warranted 78 because of the status of the proceedings or the circumstances 79 under which the information was received and preserving its 80 confidentiality is necessary to the proper conduct of government 81

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- (C) No public official or employee shall participate within 83 the scope of duties as a public official or employee, except 84 through ministerial functions as defined in division (A) of this 85 section, in any license or rate-making proceeding that directly 86 affects the license or rates of any person, partnership, trust, 87 business trust, corporation, or association in which the public 88 official or employee or immediate family owns or controls more 89 than five per cent. No public official or employee shall 90 participate within the scope of duties as a public official or 91 employee, except through ministerial functions as defined in 92 division (A) of this section, in any license or rate-making 93 proceeding that directly affects the license or rates of any 94 person to whom the public official or employee or immediate 95 family, or a partnership, trust, business trust, corporation, or 96 association of which the public official or employee or the public 97 official's or employee's immediate family owns or controls more 98 than five per cent, has sold goods or services totaling more than 99 one thousand dollars during the preceding year, unless the public 100 official or employee has filed a written statement acknowledging 101 that sale with the clerk or secretary of the public agency and the 102 statement is entered in any public record of the agency's 103 proceedings. This division shall not be construed to require the 104 disclosure of clients of attorneys or persons licensed under 105 section 4732.12 or 4732.15 of the Revised Code, or patients of 106 persons certified under section 4731.14 of the Revised Code. 107
- (D) No public official or employee shall use or authorize the use of the authority or influence of office or employment to secure anything of value or the promise or offer of anything of value that is of such a character as to manifest a substantial and improper influence upon the public official or employee with respect to that person's duties.

(E) No public official or employee shall solicit or accept	114
anything of value that is of such a character as to manifest a	115
substantial and improper influence upon the public official or	116
employee with respect to that person's duties.	117

- (F) No person shall promise or give to a public official or
  employee anything of value that is of such a character as to
  manifest a substantial and improper influence upon the public
  official or employee with respect to that person's duties.
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- (G) In the absence of bribery or another offense under the 122 Revised Code or a purpose to defraud, contributions made to a 123 campaign committee, political party, legislative campaign fund, or 124 political action committee, or political contributing entity on 125 behalf of an elected public officer or other public official or 126 employee who seeks elective office shall be considered to accrue 127 ordinarily to the public official or employee for the purposes of 128 divisions (D), (E), and (F) of this section. 129

As used in this division, "contributions," "campaign 130 committee," "political party," "legislative campaign fund," and 131 "political action committee," and "political contributing entity" 132 have the same meanings as in section 3517.01 of the Revised Code. 133

(H)(1) No public official or employee, except for the 134 president or other chief administrative officer of or a member of 135 a board of trustees of a state institution of higher education as 136 defined in section 3345.011 of the Revised Code, who is required 137 to file a financial disclosure statement under section 102.02 of 138 the Revised Code shall solicit or accept, and no person shall give 139 to that public official or employee, an honorarium. Except as 140 provided in division (H)(2) of this section, this division and 141 divisions (D), (E), and (F) of this section do not prohibit a 142 public official or employee who is required to file a financial 143 disclosure statement under section 102.02 of the Revised Code from 144

accepting and do not prohibit a person from giving to that public	145
official or employee the payment of actual travel expenses,	146
including any expenses incurred in connection with the travel for	147
lodging, and meals, food, and beverages provided to the public	148
official or employee at a meeting at which the public official or	149
employee participates in a panel, seminar, or speaking engagement	150
or provided to the public official or employee at a meeting or	151
convention of a national organization to which any state agency,	152
including, but not limited to, any state legislative agency or	153
state institution of higher education as defined in section	154
3345.011 of the Revised Code, pays membership dues. Except as	155
provided in division (H)(2) of this section, this division and	156
divisions (D), (E), and (F) of this section do not prohibit a	157
public official or employee who is not required to file a	158
financial disclosure statement under section 102.02 of the Revised	159
Code from accepting and do not prohibit a person from promising or	160
giving to that public official or employee an honorarium or the	161
payment of travel, meal, and lodging expenses if the honorarium,	162
expenses, or both were paid in recognition of demonstrable	163
business, professional, or esthetic interests of the public	164
official or employee that exist apart from public office or	165
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employment, including, but not limited to, such a demonstrable	167
interest in public speaking and were not paid by any person or	168
other entity, or by any representative or association of those	169
persons or entities, that is regulated by, doing business with, or	170
seeking to do business with the department, division, institution,	171
board, commission, authority, bureau, or other instrumentality of	172
the governmental entity with which the public official or employee	173
serves.	

(2) No person who is a member of the board of a state174retirement system, a state retirement system investment officer,or an employee of a state retirement system whose position176

involves substantial and material exercise of discretion in the	177
investment of retirement system funds shall solicit or accept, and	178
no person shall give to that board member, officer, or employee,	179
payment of actual travel expenses, including expenses incurred	180
with the travel for lodging, meals, food, and beverages.	181

(I) A public official or employee may accept travel, meals, 182 and lodging or expenses or reimbursement of expenses for travel, 183 meals, and lodging in connection with conferences, seminars, and 184 similar events related to official duties if the travel, meals, 185 and lodging, expenses, or reimbursement is not of such a character 186 as to manifest a substantial and improper influence upon the 187 public official or employee with respect to that person's duties. 188 The house of representatives and senate, in their code of ethics, 189 and the Ohio ethics commission, under section 111.15 of the 190 Revised Code, may adopt rules setting standards and conditions for 191 the furnishing and acceptance of such travel, meals, and lodging, 192 expenses, or reimbursement. 193

A person who acts in compliance with this division and any
applicable rules adopted under it, or any applicable, similar
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rules adopted by the supreme court governing judicial officers and
employees, does not violate division (D), (E), or (F) of this
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section. This division does not preclude any person from seeking
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an advisory opinion from the appropriate ethics commission under
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section 102.08 of the Revised Code.
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(J) For purposes of divisions (D), (E), and (F) of this 201 section, the membership of a public official or employee in an 202 organization shall not be considered, in and of itself, to be of 203 such a character as to manifest a substantial and improper 204 influence on the public official or employee with respect to that 205 person's duties. As used in this division, "organization" means a 206 church or a religious, benevolent, fraternal, or professional 207 organization that is tax exempt under subsection 501(a) and 208

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described in subsection 501(c)(3), (4), (8), (10), or (19) of the	209
"Internal Revenue Code of 1986." This division does not apply to a	210
public official or employee who is an employee of an organization,	211
serves as a trustee, director, or officer of an organization, or	212
otherwise holds a fiduciary relationship with an organization.	213
This division does not allow a public official or employee who is	214
a member of an organization to participate, formally or	215
informally, in deliberations, discussions, or voting on a matter	216
or to use his official position with regard to the interests of	217
the organization on the matter if the public official or employee	218
has assumed a particular responsibility in the organization with	219
respect to the matter or if the matter would affect that person's	220
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personal, pecuniary interests.	

(K) It is not a violation of this section for a prosecuting 222 attorney to appoint assistants and employees in accordance with 223 division (B) of section 309.06 and section 2921.421 of the Revised 224 Code, for a chief legal officer of a municipal corporation or an 225 official designated as prosecutor in a municipal corporation to 226 appoint assistants and employees in accordance with sections 227 733.621 and 2921.421 of the Revised Code, for a township law 228 director appointed under section 504.15 of the Revised Code to 229 appoint assistants and employees in accordance with sections 230 504.151 and 2921.421 of the Revised Code, or for a coroner to 231 appoint assistants and employees in accordance with division (B) 232 of section 313.05 of the Revised Code. 233

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 236 Revised Code:

(A) "Public official" means any elected or appointed officer, 238 or employee, or agent of the state or any political subdivision, 239

270 in this state or another state or under the laws of the United 271 States or alleged or found to be a delinquent child or unruly 272 child in this state or another state or under the laws of the 273 United States; hospitalization, institutionalization, or 274 confinement in any public or private facility that is ordered 275 pursuant to or under the authority of section 2945.37, 2945.371, 276 2945.38, 2945.39, 2945.40, 2945.401, or 2945.402 of the Revised 277 Code; confinement in any vehicle for transportation to or from any 278 facility of any of those natures; detention for extradition or 279 deportation; except as provided in this division, supervision by 280 any employee of any facility of any of those natures that is 281 incidental to hospitalization, institutionalization, or 282 confinement in the facility but that occurs outside the facility; 283 supervision by an employee of the department of rehabilitation and 284 correction of a person on any type of release from a state 285 correctional institution; or confinement in any vehicle, airplane, 286 or place while being returned from outside of this state into this 287 state by a private person or entity pursuant to a contract entered 288 into under division (E) of section 311.29 of the Revised Code or 289 division (B) of section 5149.03 of the Revised Code. For a person 290 confined in a county jail who participates in a county jail 291 industry program pursuant to section 5147.30 of the Revised Code, 292 "detention" includes time spent at an assigned work site and going 293 to and from the work site.

- (F) "Detention facility" means any public or private place 294 used for the confinement of a person charged with or convicted of 295 any crime in this state or another state or under the laws of the 296 United States or alleged or found to be a delinquent child or 297 unruly child in this state or another state or under the laws of 298 the United States.
- (G) "Valuable thing or valuable benefit" includes, but is not 300 limited to, a contribution. This inclusion does not indicate or 301

that filed with the secretary of state, subsequent to any election

in which it received less than five per cent of that vote, a	362
petition signed by qualified electors equal in number to at least	363
one per cent of the total vote for governor or nominees for	364
presidential electors at the most recent election, declaring their	365
intention of organizing a political party, the name of which shall	366
be stated in the declaration, and of participating in the	367
succeeding primary election, held in even-numbered years, that	368
occurs more than one hundred twenty days after the date of filing.	369
No such group of electors shall assume a name or designation that	370
is similar, in the opinion of the secretary of state, to that of	371
an existing political party as to confuse or mislead the voters at	372
an election. If any political party fails to cast five per cent of	373
the total vote cast at an election for the office of governor or	374
president, it shall cease to be a political party.	375

- (2) A campaign committee shall be legally liable for any 376 debts, contracts, or expenditures incurred or executed in its 377 name. 378
- (B) Notwithstanding the definitions found in section 3501.01 379 of the Revised Code, as used in this section and sections 3517.08 380 to 3517.14, 3517.99, and 3517.992 of the Revised Code: 381
- (1) "Campaign committee" means an entity that is formed by a 382 candidate or a combination of two or more persons authorized by a 383 candidate under section 3517.081 of the Revised Code to receive 384 contributions and make expenditures and that is legally liable for 385 any debts, contracts, or expenditures incurred or executed in its 386 name.
- (2) "Campaign treasurer" means an individual appointed by a 388 candidate under section 3517.081 of the Revised Code. 389
- (3) "Candidate" has the same meaning as in division (H) of 390 section 3501.01 of the Revised Code and also includes any person 391 who, at any time before or after an election, receives 392

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393 contributions or makes expenditures or other use of contributions, 394 has given consent for another to receive contributions or make 395 expenditures or other use of contributions, or appoints a campaign 396 treasurer, for the purpose of bringing about the person's 397 nomination or election to public office. When two persons jointly 398 seek the offices of governor and lieutenant governor, "candidate" 399 means the pair of candidates jointly. "Candidate" does not include 400 candidates for election to the offices of member of a county or 401 state central committee, presidential elector, and delegate to a 402 national convention or conference of a political party.

- (4) "Continuing association" means an association, other than 403 a campaign committee, political party, legislative campaign fund, 404 political contributing entity, or labor organization, that is 405 intended to be a permanent organization that has a primary purpose 406 other than supporting or opposing specific candidates, political 407 parties, or ballot issues, and that functions on a regular basis 408 throughout the year. "Continuing association" includes 409 organizations that are determined to be not organized for profit 410 under subsection 501 and that are described in subsection 411 501(c)(3), 501(c)(4), or 501(c)(6) of the Internal Revenue Code. 412
- (5) "Contribution" means a loan, gift, deposit, forgiveness of indebtedness, donation, advance, payment, or transfer of funds or anything of value, including a transfer of funds from an inter vivos or testamentary trust or decedent's estate, and the payment by any person other than the person to whom the services are rendered for the personal services of another person, which contribution is made, received, or used for the purpose of influencing the results of an election. Any loan, gift, deposit, forgiveness of indebtedness, donation, advance, payment, or transfer of funds or of anything of value, including a transfer of funds from an inter vivos or testamentary trust or decedent's estate, and the payment by any campaign committee, political

action committee, legislative campaign fund, political party,	425
political contributing entity, or person other than the person to	426
whom the services are rendered for the personal services of	427
another person, that is made, received, or used by a state or	428
county political party, other than moneys a state or county	429
political party receives from the Ohio political party fund	430
pursuant to section 3517.17 of the Revised Code and the moneys a	431
state or county political party may receive under sections	432
3517.101, 3517.1012, and 3517.1013 of the Revised Code, shall be	433
considered to be a "contribution" for the purpose of section	434
3517.10 of the Revised Code and shall be included on a statement	435
of contributions filed under that section.	436
"Contribution" does not include any of the following:	437
(a) Services provided without compensation by individuals	438
volunteering a portion or all of their time on behalf of a person;	439
(b) Ordinary home hospitality;	440
(c) The personal expenses of a volunteer paid for by that	441
volunteer campaign worker;	442
(d) Any gift given to a state or county political party	443
pursuant to section 3517.101 of the Revised Code. As used in	444
division (B)(5)(d) of this section, "political party" means only a	445
major political party;	446
(e) Any contribution as defined in section 3517.1011 of the	447
Revised Code that is made, received, or used to pay the direct	448
costs of producing or airing an electioneering communication;	449
(f) Any gift given to a state or county political party for	450
the party's restricted fund under division (A)(2) of section	451
3517.1012 of the Revised Code;	452
(g) Any gift given to a state political party for deposit in	453

a levin Levin account pursuant to section 3517.1013 of the Revised

Code. As used in this division, "levin Levin account" has the same 455 meaning as in that section.

(6) "Expenditure" means the disbursement or use of a 457 contribution for the purpose of influencing the results of an 458 election or of making a charitable donation under division (G) of 459 section 3517.08 of the Revised Code. Any disbursement or use of a 460 contribution by a state or county political party is an 461 expenditure and shall be considered either to be made for the 462 purpose of influencing the results of an election or to be made as 463 a charitable donation under division (G) of section 3517.08 of the 464 Revised Code and shall be reported on a statement of expenditures 465 filed under section 3517.10 of the Revised Code. During the thirty 466 days preceding a primary or general election, any disbursement to 467 pay the direct costs of producing or airing a broadcast, cable, or 468 satellite communication that refers to a clearly identified 469 candidate shall be considered to be made for the purpose of 470 influencing the results of that election and shall be reported as 471 an expenditure or as an independent expenditure under section 472 3517.10 or 3517.105 of the Revised Code, as applicable, except 473 that the information required to be reported regarding 474 contributors for those expenditures or independent expenditures 475 shall be the same as the information required to be reported under 476 division divisions (D)(1) and (2) of section 3517.1011 of the 477 Revised Code. 478

As used in this division, "broadcast, cable, or satellite 479 communication" and "refers to a clearly identified candidate" have 480 the same meanings as in section 3517.1011 of the Revised Code. 481

- (7) "Personal expenses" includes, but is not limited to,ordinary expenses for accommodations, clothing, food, personalmotor vehicle or airplane, and home telephone.484
- (8) "Political action committee" means a combination of two
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  or more persons, the primary or major purpose of which is to
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support or oppose any candidate, political party, or issue, or to	487
influence the result of any election through express advocacy, and	488
that is not a political party, a campaign committee, <u>a political</u>	489
contributing entity, or a legislative campaign fund. "Political	490
action committee" does not include a continuing association that	491
makes disbursements for the direct costs of producing or airing	492
electioneering communications and that does not engage in express	493
advocacy.	494
(9) "Public office" means any state, county, municipal,	495
township, or district office, except an office of a political	496
party, that is filled by an election and the offices of United	497
States senator and representative.	498
(10) "Anything of value" has the same meaning as in section	499
1.03 of the Revised Code.	500
(11) "Beneficiary of a campaign fund" means a candidate, a	501
public official or employee for whose benefit a campaign fund	502
exists, and any other person who has ever been a candidate or	503
public official or employee and for whose benefit a campaign fund	504
exists.	505
(12) "Campaign fund" means money or other property, including	506
contributions.	507
(13) "Public official or employee" has the same meaning as in	508
section 102.01 of the Revised Code.	509
(14) "Caucus" means all of the members of the house of	510
representatives or all of the members of the senate of the general	511
assembly who are members of the same political party.	512
(15) "Legislative campaign fund" means a fund that is	513
established as an auxiliary of a state political party and	514
associated with one of the houses of the general assembly.	515

(16) "In-kind contribution" means anything of value other

than money that is used to influence the results of an election or	517
is transferred to or used in support of or in opposition to a	518
candidate, campaign committee, legislative campaign fund,	519
political party, or political action committee, or political	520
contributing entity and that is made with the consent of, in	521
coordination, cooperation, or consultation with, or at the request	522
or suggestion of the benefited candidate, committee, fund, or	523
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party, or entity. The financing of the dissemination,	525
distribution, or republication, in whole or part, of any broadcast	526
or of any written, graphic, or other form of campaign materials	527
prepared by the candidate, the candidate's campaign committee, or	528
their authorized agents is an in-kind contribution to the	529
candidate and an expenditure by the candidate.	549

- (17) "Independent expenditure" means an expenditure by a 530 person advocating the election or defeat of an identified 531 candidate or candidates, that is not made with the consent of, in 532 coordination, cooperation, or consultation with, or at the request 533 or suggestion of any candidate or candidates or of the campaign 534 committee or agent of the candidate or candidates. As used in 535 division (B)(17) of this section: 536
- (a) "Person" means an individual, partnership, unincorporated 537 business organization or association, political action committee, 538 political contributing entity, separate segregated fund, 539 association, or other organization or group of persons, but not a labor organization or a corporation unless the labor organization 541 or corporation is a political contributing entity. 542
- (b) "Advocating" means any communication containing a message 543 advocating election or defeat. 544
- (c) "Identified candidate" means that the name of the545candidate appears, a photograph or drawing of the candidate546appears, or the identity of the candidate is otherwise apparent by547

unambiguous reference.

- (d) "Made in coordination, cooperation, or consultation with, 549 or at the request or suggestion of, any candidate or the campaign 550 committee or agent of the candidate" means made pursuant to any 551 arrangement, coordination, or direction by the candidate, the 552 candidate's campaign committee, or the candidate's agent prior to 553 the publication, distribution, display, or broadcast of the 554 communication. An expenditure is presumed to be so made when it is 555 any of the following: 556
- (i) Based on information about the candidate's plans, 557 projects, or needs provided to the person making the expenditure 558 by the candidate, or by the candidate's campaign committee or 559 agent, with a view toward having an expenditure made; 560
- (ii) Made by or through any person who is, or has been,

  authorized to raise or expend funds, who is, or has been, an

  officer of the candidate's campaign committee, or who is, or has

  been, receiving any form of compensation or reimbursement from the

  candidate or the candidate's campaign committee or agent;

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- (iii) Except as otherwise provided in division (D) of section 566
  3517.105 of the Revised Code, made by a political party in support 567
  of a candidate, unless the expenditure is made by a political 568
  party to conduct voter registration or voter education efforts. 569
- (e) "Agent" means any person who has actual oral or written 570 authority, either express or implied, to make or to authorize the 571 making of expenditures on behalf of a candidate, or means any 572 person who has been placed in a position with the candidate's 573 campaign committee or organization such that it would reasonably 574 appear that in the ordinary course of campaign-related activities 575 the person may authorize expenditures. 576
- (18) "Labor organization" means a labor union; an employee 577 organization; a federation of labor unions, groups, locals, or 578

other employee organizations; an auxiliary of a labor union,	579
employee organization, or federation of labor unions, groups,	580
locals, or other employee organizations; or any other bona fide	581
organization in which employees participate and that exists for	582
the purpose, in whole or in part, of dealing with employers	583
concerning grievances, labor disputes, wages, hours, and other	584
terms and conditions of employment.	585
(19) "Separate segregated fund" means a separate segregated	586
fund established pursuant to the Federal Election Campaign Act.	587

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- fund established pursuant to the Federal Election Campaign Act.
- (20) "Federal Election Campaign Act" means the "Federal 588 Election Campaign Act of 1971," 86 Stat. 11, 2 U.S.C.A. 431, et 589 seq., as amended. 590
- (21) "Restricted fund" means the fund a state or county 591 political party must establish under division (A)(1) of section 592 3517.1012 of the Revised Code. 593
- (22) "Electioneering communication" has the same meaning as 594 in section 3517.1011 of the Revised Code. 595
- (23) "Express advocacy" means a communication that contains 596 express words advocating the nomination, election, or defeat of a 597 candidate or that contains express words advocating the adoption 598 or defeat of a question or issue, as determined by a final 599 judgment of a court of competent jurisdiction. 600
- (24) "Political committee" has the same meaning as in section 601 3517.1011 of the Revised Code. 602
- (25) "Political contributing entity" means any entity, 603 including a corporation or labor organization, that may lawfully 604 make contributions and expenditures and that is not an individual 605 or a political action committee, continuing association, campaign 606 committee, political party, legislative campaign fund, designated 607 state campaign committee, or state candidate fund. For purposes of 608

headquarters, or for a political poll, survey, index, or other

type of measurement not on behalf of a specific candidate.

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- (D) The expenses of maintaining a constituent office paid 640 for, from the candidate's personal funds, by a candidate who is a 641 member of the general assembly at the time of the election shall 642 not be considered a contribution by or an expenditure by or on 643 behalf of the candidate, and shall not be reported, if the 644 constituent office is not used for any candidate's campaign 645 activities.
- (E) The net contribution of each social or fund-raising 647 activity shall be calculated by totaling all contributions to the activity minus the expenditures made for the activity. 649
- (F) An expenditure that purchases goods or services shall be 650 attributed to an election when the disbursement of funds is made, 651 rather than at the time the goods or services are used. The 652 secretary of state, under the procedures of Chapter 119. of the 653 Revised Code, shall establish rules for the attribution of 654 expenditures to a candidate when the candidate is a candidate for 655 more than one office during a reporting period and for 656 expenditures made in a year in which no election is held. The 657 secretary of state shall further define by rule those expenditures 658 that are or are not by or on behalf of a candidate. 659
- (G) An expenditure for the purpose of a charitable donation 660 may be made if it is made to an organization that is exempt from 661 federal income taxation under subsection 501(a) and described in 662 subsection 501(c)(3), 501(c)(4), 501(c)(8), 501(c)(10), or 663 501(c)(19) of the Internal Revenue Code or is approved by advisory 664 opinion of the Ohio elections commission as a legitimate 665 charitable organization. Each expenditure under this division 666 shall be separately itemized on statements made pursuant to 667 section 3517.10 of the Revised Code. 668
- Sec. 3517.09. (A) No person or committee shall solicit, ask,
  invite, or demand, directly or indirectly, orally or in writing, a
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costs of producing or airing electioneering communications from an

employee or member from whom the employer or labor organization

was not obtaining contributions for that candidate, campaign

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committee, political action committee, legislative campaign fund,	702
political party, or person making disbursements to pay the direct	703
costs of producing or airing electioneering communications before	704
the effective date of this amendment March 31, 2005, on an	705
automatic basis pursuant to a payroll deduction plan only if the	706
employee or member who is contributing to that candidate, campaign	707
committee, political action committee, legislative campaign fund,	708
political party, or person making disbursements to pay the direct	709
costs of producing or airing electioneering communications	710
affirmatively consents to the contribution in writing.	711
diffinatively consents to the contribution in writing.	712
(D) In addition to the laws listed in division (A) of section	713
4117.10 of the Revised Code that prevail over conflicting	714
agreements between employee organizations and public employers,	715
this section prevails over any conflicting provisions of	716
agreements between labor organizations and public employers that	717
are entered into on or after the effective date of this amendment	718
March 31, 2005, pursuant to Chapter 4117. of the Revised Code.	719
Sec. 3517.092. (A) As used in this section:	720
(1) "Appointing authority" has the same meaning as in section	721
124.01 of the Revised Code.	722
(2) "State elected officer" means any person appointed or	723
elected to a state elective office.	724
(3) "State elective office" means any of the offices of	725
governor, lieutenant governor, secretary of state, auditor of	726
state, treasurer of state, attorney general, member of the state	727
board of education, member of the general assembly, and justice	728
and chief justice of the supreme court.	729
(4) "County elected officer" means any person appointed or	730

elected to a county elective office.

(5) "County elective office" means any of the offices of	732
county auditor, county treasurer, clerk of the court of common	733
pleas, sheriff, county recorder, county engineer, county	734
commissioner, prosecuting attorney, and coroner.	735
(6) "Contribution" includes a contribution to any political	736
party, campaign committee, political action committee, political	737
contributing entity, or legislative campaign fund.	738
(B) No state elected officer, no campaign committee of such	739
an officer, and no other person or entity shall knowingly solicit	740
or accept a contribution on behalf of that officer or that	741
officer's campaign committee from any of the following:	742
(1) A state employee whose appointing authority is the state	743
elected officer;	744
(2) A state employee whose appointing authority is authorized	745
or required by law to be appointed by the state elected officer;	746
(3) A state employee who functions in or is employed in or by	747
the same public agency, department, division, or office as the	748
state elected officer.	749
(C) No candidate for a state elective office, no campaign	750
committee of such a candidate, and no other person or entity shall	751
knowingly solicit or accept a contribution on behalf of that	752
candidate or that candidate's campaign committee from any of the	753
following:	754
(1) A state employee at the time of the solicitation, whose	755
appointing authority will be the candidate, if elected;	756
(2) A state employee at the time of the solicitation, whose	757
appointing authority will be appointed by the candidate, if	758
elected, as authorized or required by law;	759
(3) A state employee at the time of the solicitation, who	760
will function in or be employed in or by the same public agency,	761

statement, if any, to the close of business on the twentieth day

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before the election;

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

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before the filing of the statement;

(3) The last business day of January of every year to reflect 823 the contributions received and expenditures made from the close of 824 business on the last day reflected in the last previously filed 825 statement, if any, to the close of business on the last day of 826 December of the previous year; 827

(4) The last business day of July of every year to reflect
the contributions received and expenditures made from the close of
business on the last day reflected in the last previously filed
statement, if any, to the close of business on the last day of
June of that year.

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A campaign committee shall only be required to file the 833 statements prescribed under divisions (A)(1) and (2) of this 834 section in connection with the nomination or election of the 835 committee's candidate. 836

The statement required under division (A)(1) of this section 837 shall not be required of any campaign committee, political action 838 committee, legislative campaign fund, or political party, or 839 political contributing entity that has received contributions of 840 less than one thousand dollars and has made expenditures of less 841 than one thousand dollars at the close of business on the 842 twentieth day before the election. Those contributions and 843 expenditures shall be reported in the statement required under 844 division (A)(2) of this section. 845

If an election to select candidates to appear on the general 846 election ballot is held within sixty days before a general 847 election, the campaign committee of a successful candidate in the 848 earlier election may file the statement required by division 849 (A)(1) of this section for the general election instead of the 850 statement required by division (A)(2) of this section for the 851 earlier election if the pregeneral election statement reflects the

The campaign committee of a statewide candidate shall file a 880 monthly statement of contributions received during each of the 881 months of July, August, and September in the year of the general 882 election in which the candidate seeks office. The campaign 883

committee of a statewide candidate shall file the monthly	884
statement not later than three business days after the last day of	885
the month covered by the statement. During the period beginning on	886
the nineteenth day before the general election in which a	887
statewide candidate seeks election to office and extending through	888
the day of that general election, each time the campaign committee	889
of the joint candidates for the offices of governor and lieutenant	890
governor or of a candidate for the office of secretary of state,	891
auditor of state, treasurer of state, or attorney general receives	892
a contribution from a contributor that causes the aggregate amount	893
of contributions received from that contributor during that period	894
to equal or exceed ten thousand dollars and each time the campaign	895
committee of a candidate for the office of chief justice or	896
justice of the supreme court receives a contribution from a	897
contributor that causes the aggregate amount of contributions	898
received from that contributor during that period to exceed ten	899
thousand dollars, the campaign committee shall file a	900
two-business-day statement reflecting that contribution. During	901
the period beginning on the nineteenth day before a primary	902
election in which a candidate for statewide office seeks	903
nomination to office and extending through the day of that primary	904
election, each time either the campaign committee of a statewide	905
candidate in that primary election that files a notice under	906
division $(C)(1)$ of section 3517.103 of the Revised Code or the	907
campaign committee of a statewide candidate in that primary	908
election to which, in accordance with division (D) of section	909
3517.103 of the Revised Code, the contribution limitations	910
prescribed in section 3517.102 of the Revised Code no longer apply	911
receives a contribution from a contributor that causes the	912
aggregate amount of contributions received from that contributor	913
during that period to exceed ten thousand dollars, the campaign	914
committee shall file a two-business-day statement reflecting that	915
contribution. Contributions reported on a two-business-day	916

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statement required to be filed by a campaign committee of a	917
statewide candidate in a primary election shall also be included	918
in the postprimary election statement required to be filed by that	919
campaign committee under division (A)(2) of this section. A	920
two-business-day statement required by this paragraph shall be	921
filed not later than two business days after receipt of the	922
contribution. The statements required by this paragraph shall be	923
filed in addition to any other statements required by this	924
section.	925

Subject to the secretary of state having implemented, tested, 926 and verified the successful operation of any system the secretary 927 of state prescribes pursuant to divisions (C)(6)(b) and (D)(6) of 928 this section and division (H)(1) of section 3517.106 of the 929 Revised Code for the filing of campaign finance statements by 930 electronic means of transmission, a campaign committee of a 931 statewide candidate shall file a two-business-day statement under 932 the preceding paragraph by electronic means of transmission if the 933 campaign committee is required to file a pre-election, 934 postelection, or monthly statement of contributions and 935 expenditures by electronic means of transmission under this 936 section or section 3517.106 of the Revised Code. 937

If a campaign committee or political action committee has no 938 balance on hand and no outstanding obligations and desires to 939 terminate itself, it shall file a statement to that effect, on a 940 form prescribed under this section and made under penalty of 941 election falsification, with the official with whom it files a 942 statement under division (A) of this section after filing a final 943 statement of contributions and a final statement of expenditures, 944 if contributions have been received or expenditures made since the 945 period reflected in its last previously filed statement. 946

(B) Except as otherwise provided in division (C)(7) of this section, each statement required by division (A) of this section

the contributor provided under division (E)(1) of this section.

(ii) If a political action committee, political contributing

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entity, legislative campaign fund, or political party that is	979
required to file campaign finance statements by electronic means	980
of transmission under section 3517.106 of the Revised Code or a	981
campaign committee of a statewide candidate or candidate for the	982
office of member of the general assembly receives a contribution	983
from an individual that exceeds one hundred dollars, the name of	984
the individual's current employer, if any, or, if the individual	985
is self-employed, the individual's occupation and the name of the	986
individual's business, if any;	987

- (iii) If a campaign committee of a statewide candidate or candidate for the office of member of the general assembly receives a contribution transmitted pursuant to section 3599.031 of the Revised Code from amounts deducted from the wages and salaries of two or more employees that exceeds in the aggregate one hundred dollars during any one filing period under division (A)(1), (2), (3), or (4) of this section, the full name of the employees' employer and the full name of the labor organization of which the employees are members, if any.
- (c) A description of the contribution received, if other than 997 money; 998
  - (d) The value in dollars and cents of the contribution;
- (e) A separately itemized account of all contributions and 1000 expenditures regardless of the amount, except a receipt of a 1001 contribution from a person in the sum of twenty-five dollars or 1002 less at one social or fund-raising activity and a receipt of a 1003 contribution transmitted pursuant to section 3599.031 of the 1004 Revised Code from amounts deducted from the wages and salaries of 1005 employees if the contribution from the amount deducted from the 1006 wages and salary of any one employee is twenty-five dollars or 1007 less aggregated in a calendar year. An account of the total 1008 contributions from each social or fund-raising activity shall 1009 include a description of and the value of each in-kind 1010

contribution received at that activity from any person who made	1011
one or more such contributions whose aggregate value exceeded two	1012
hundred fifty dollars and shall be listed separately, together	1013
with the expenses incurred and paid in connection with that	1014
activity. A campaign committee, political action committee,	1015
legislative campaign fund, or political party, or political	1016
contributing entity shall keep records of contributions from each	1017
person in the amount of twenty-five dollars or less at one social	1018
or fund-raising activity and contributions from amounts deducted	1019
under section 3599.031 of the Revised Code from the wages and	1020
salary of each employee in the amount of twenty-five dollars or	1021
less aggregated in a calendar year. No continuing association that	1022
is recognized by a state or local committee of a political party	1023
as an auxiliary of the party and that makes a contribution from	1024
funds derived solely from regular dues paid by members of the	1025
auxiliary shall be required to list the name or address of any	1026
members who paid those dues.	1027

Contributions that are other income shall be itemized 1028 separately from all other contributions. The information required 1029 under division (B)(4) of this section shall be provided for all 1030 other income itemized. As used in this paragraph, "other income" 1031 means a loan, investment income, or interest income. 1032

- (f) In the case of a campaign committee of a state elected 1033 officer, if a person doing business with the state elected officer 1034 in the officer's official capacity makes a contribution to the 1035 campaign committee of that officer, the information required under 1036 division (B)(4) of this section in regard to that contribution, 1037 which shall be filed together with and considered a part of the 1038 committee's statement of contributions as required under division 1039 (A) of this section but shall be filed on a separate form provided 1040 by the secretary of state. As used in this division: 1041
  - (i) "State elected officer" has the same meaning as in

section 3517.092 of the Revised Code.	1043
(ii) "Person doing business" means a person or an officer of	1044
an entity who enters into one or more contracts with a state	1045
elected officer or anyone authorized to enter into contracts on	1046
behalf of that officer to receive payments for goods or services,	1047
if the payments total, in the aggregate, more than five thousand	1048
dollars during a calendar year.	1049
(5) A statement of expenditures which shall include the	1050
following information:	1051
(a) The month, day, and year of the expenditure;	1052
(b) The full name and address of each person, political	1053
party, campaign committee, legislative campaign fund, $\Theta$ political	1054
action committee, or political contributing entity to whom the	1055
expenditure was made and the registration number assigned to the	1056
political action committee under division (D)(1) of this section;	1057
(c) The object or purpose for which the expenditure was made;	1058
(d) The amount of each expenditure.	1059
(C)(1) The statement of contributions and expenditures shall	1060
be signed by the person completing the form. If a statement of	1061
contributions and expenditures is filed by electronic means of	1062
transmission pursuant to this section or section 3517.106 of the	1063
Revised Code, the electronic signature of the person who executes	1064
the statement and transmits the statement by electronic means of	1065
transmission, as provided in division (H) of section 3517.106 of	1066
the Revised Code, shall be attached to or associated with the	1067
statement and shall be binding on all persons and for all purposes	1068
under the campaign finance reporting law as if the signature had	1069
been handwritten in ink on a printed form.	1070
(2) The person filing the statement, under penalty of	1071

election falsification, shall include with it a list of each

anonymous contribution, the circumstances under which it was

received, and the reason it cannot be attributed to a specific

donor.

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- (3) Each statement of a campaign committee of a candidate who 1076 holds public office shall contain a designation of each 1077 contributor who is an employee in any unit or department under the 1078 candidate's direct supervision and control. In a space provided in 1079 the statement, the person filing the statement shall affirm that 1080 each such contribution was voluntarily made. 1081
- (4) A campaign committee that did not receive contributions 1082 or make expenditures in connection with the nomination or election 1083 of its candidate shall file a statement to that effect, on a form 1084 prescribed under this section and made under penalty of election 1085 falsification, on the date required in division (A)(2) of this 1086 section.
- (5) The campaign committee of any person who attempts to 1088 become a candidate and who, for any reason, does not become 1089 certified in accordance with Title XXXV of the Revised Code for 1090 placement on the official ballot of a primary, general, or special 1091 election to be held in this state, and who, at any time prior to 1092 or after an election, receives contributions or makes 1093 expenditures, or has given consent for another to receive 1094 contributions or make expenditures, for the purpose of bringing 1095 about the person's nomination or election to public office, shall 1096 file the statement or statements prescribed by this section and a 1097 termination statement, if applicable. Division (C)(5) of this 1098 section does not apply to any person with respect to an election 1099 to the offices of member of a county or state central committee, 1100 presidential elector, or delegate to a national convention or 1101 conference of a political party. 1102
  - (6)(a) The statements required to be filed under this section 1103

shall specify the balance in the hands of the campaign committee,

political action committee, legislative campaign fund, or

political party, or political contributing entity and the

disposition intended to be made of that balance.

- (b) The secretary of state shall prescribe the form for all 1108 statements required to be filed under this section and shall 1109 furnish the forms to the boards of elections in the several 1110 counties. The boards of elections shall supply printed copies of 1111 those forms without charge. The secretary of state shall prescribe 1112 the appropriate methodology, protocol, and data file structure for 1113 statements required or permitted to be filed by electronic means 1114 of transmission under division (A) of this section, divisions (E), 1115 (F), and (G) of section 3517.106, division (D) of section 1116 3517.1011, division (B) of section 3517.1012, and division (C) of 1117 section 3517.1013 of the Revised Code. Subject to division (A) of 1118 this section, divisions (E), (F), and (G) of section 3517.106, 1119 division (D) of section 3517.1011, division (B) of section 1120 3517.1012, and division (C) of section 3517.1013 of the Revised 1121 Code, the statements required to be stored on computer by the 1122 secretary of state under division (B) of section 3517.106 of the 1123 Revised Code shall be filed in whatever format the secretary of 1124 state considers necessary to enable the secretary of state to 1125 store the information contained in the statements on computer. Any 1126 such format shall be of a type and nature that is readily 1127 available to whoever is required to file the statements in that 1128 format. 1129
- (c) The secretary of state shall assess the need for training 1130 regarding the filing of campaign finance statements by electronic 1131 means of transmission and regarding associated technologies for 1132 candidates, campaign committees, political action committees, 1133 legislative campaign funds, or political parties, or political 1134 contributing entities, for individuals, partnerships, or other 1135

entities, or for persons making disbursements to pay the direct	1136
costs of producing or airing electioneering communications,	1137
required or permitted to file statements by electronic means of	1138
transmission under this section or section 3517.105, 3517.106,	1139
3517.1011, 3517.1012, or 3517.1013 of the Revised Code. If, in the	1140
opinion of the secretary of state, training in these areas is	1141
necessary, the secretary of state shall arrange for the provision	1142
of voluntary training programs for candidates, campaign	1143
committees, political action committees, legislative campaign	1144
funds, <del>or</del> political parties, <u>or political contributing entities,</u>	1145
for individuals, partnerships, and other entities, or for persons	1146
making disbursements to pay the direct costs of producing or	1147
airing electioneering communications, as appropriate.	1148

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

  statement required by division (A) of this section shall contain

  the information required by divisions (B)(1) to (4), (C)(2), and,

  if appropriate, (C)(3) of this section. Each statement shall be

  signed as required by division (C)(1) of this section.

  1153
- (D)(1) Prior to receiving a contribution or making an 1154 expenditure, every campaign committee, political action committee, 1155 legislative campaign fund, or political party, or political 1156 contributing entity shall appoint a treasurer and shall file, on a 1157 form prescribed by the secretary of state, a designation of that 1158 appointment, including the full name and address of the treasurer 1159 and of the campaign committee, political action committee, 1160 legislative campaign fund, or political party, or political 1161 contributing entity. That designation shall be filed with the 1162 official with whom the campaign committee, political action 1163 committee, legislative campaign fund, or political party, or 1164 political contributing entity is required to file statements under 1165 section 3517.11 of the Revised Code. The name of a campaign 1166 committee shall include at least the last name of the campaign 1167

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committee's candidate. The secretary of state shall assign a	1168
registration number to each political action committee that files	1169
a designation of the appointment of a treasurer under this	1170
division if the political action committee is required by division	1171
(A)(1) of section 3517.11 of the Revised Code to file the	1172
statements prescribed by this section with the secretary of state.	1173

- (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.
- (3)(a) Except as otherwise provided in section 3517.108 of 1177 the Revised Code, a campaign committee shall deposit all monetary 1178 contributions received by the committee into an account separate 1179 from a personal or business account of the candidate or campaign 1180 committee.
- (b) A political action committee shall deposit all monetary 1182 contributions received by the committee into an account separate 1183 from all other funds.
- (c) A state or county political party may establish a state 1185 candidate fund that is separate from an account that contains the 1186 public moneys received from the Ohio political party fund under 1187 section 3517.17 of the Revised Code and from all other funds. A 1188 state or county political party may deposit into its state 1189 candidate fund any amounts of monetary contributions that are made 1190 to or accepted by the political party subject to the applicable 1191 limitations, if any, prescribed in section 3517.102 of the Revised 1192 Code. A state or county political party shall deposit all other 1193 monetary contributions received by the party into one or more 1194 accounts that are separate from its state candidate fund and from 1195 its account that contains the public moneys received from the Ohio 1196 political party fund under section 3517.17 of the Revised Code. 1197
  - (d) Each state political party shall have only one

legislative campaign fund for each house of the general assembly.	1199
Each such fund shall be separate from any other funds or accounts	1200
of that state party. A legislative campaign fund is authorized to	1201
receive contributions and make expenditures for the primary	1202
purpose of furthering the election of candidates who are members	1203
of that political party to the house of the general assembly with	1204
which that legislative campaign fund is associated. Each	1205
legislative campaign fund shall be administered and controlled in	1206
a manner designated by the caucus. As used in this division,	1207
	1208
"caucus" has the same meaning as in section 3517.01 of the Revised	1209
Code and includes, as an ex officio member, the chairperson of the	1210
state political party with which the caucus is associated or that	1211
chairperson's designee.	

- (4) Every expenditure in excess of twenty-five dollars shall 1212 be vouched for by a receipted bill, stating the purpose of the 1213 expenditure, that shall be filed with the statement of 1214 expenditures. A canceled check with a notation of the purpose of 1215 the expenditure is a receipted bill for purposes of division 1216 (D)(4) of this section. 1217
- (5) The secretary of state or the board of elections, as the 1218 case may be, shall issue a receipt for each statement filed under 1219 this section and shall preserve a copy of the receipt for a period 1220 of at least six years. All statements filed under this section 1221 shall be open to public inspection in the office where they are 1222 filed and shall be carefully preserved for a period of at least 1223 six years after the year in which they are filed. 1224
- (6) The secretary of state, by rule adopted pursuant to 1225 section 3517.23 of the Revised Code, shall prescribe both of the 1226 following: 1227
- (a) The manner of immediately acknowledging, with date and 1228 time received, and preserving the receipt of statements that are 1229

transmitted by electronic means of transmission to the secretary	1230
of state pursuant to this section or section 3517.106, 3517.1011,	1231
3517.1012, or 3517.1013 of the Revised Code;	1232
(b) The manner of preserving the contribution and	1233
expenditure, contribution and disbursement, deposit and	1234
disbursement, or gift and disbursement information in the	1235
statements described in division (D)(6)(a) of this section. The	1236
secretary of state shall preserve the contribution and	1237
expenditure, contribution and disbursement, deposit and	1238
disbursement, or gift and disbursement information in those	1239
statements for at least ten years after the year in which they are	1240
filed by electronic means of transmission.	1241
(7) The secretary of state, pursuant to division (I) of	1242
section 3517.106 of the Revised Code, shall make available online	1243
to the public through the internet the contribution and	1244
expenditure, contribution and disbursement, deposit and	1245
disbursement, or gift and disbursement information in all	1246
statements, all addenda, amendments, or other corrections to	1247
statements, and all amended statements filed with the secretary of	1248
state by electronic or other means of transmission under this	1249
section, division $(B)(2)(b)$ or $(C)(2)(b)$ of section 3517.105, or	1250
section 3517.106, 3517.1011, 3517.1012, 3517.1013, or 3517.11 of	1251
the Revised Code. The secretary of state may remove the	1252
information from the internet after a reasonable period of time.	1253
(E)(1) Any person, political party, campaign committee,	1254
legislative campaign fund, <del>or</del> political action committee <u>, or</u>	1255
political contributing entity that makes a contribution in	1256
connection with the nomination or election of any candidate or in	1257
connection with any ballot issue or question at any election held	1258
or to be held in this state shall provide its full name and	1259
address to the recipient of the contribution at the time the	1260

contribution is made. The political action committee also shall

(1)(a) Except as otherwise provided in division (F)(1) of

this section, "address" means all of the following if they exist:	1293
apartment number, street, road, or highway name and number, rural	1294
delivery route number, city or village, state, and zip code as	1295
used in a person's post-office address, but not post-office box.	1296
(b) Except as otherwise provided in division (F)(1) of this	1297
section, if an address is required in this section, a post-office	1298
box and office, room, or suite number may be included in addition	1299
to, but not in lieu of, an apartment, street, road, or highway	1300
name and number.	1301
(c) If an address is required in this section, a campaign	1302
committee, political action committee, legislative campaign fund,	1303
<del>or</del> political party, or political contributing entity may use the	1304
business or residence address of its treasurer or deputy	1305
treasurer. The post-office box number of the campaign committee,	1306
political action committee, legislative campaign fund, <del>or</del>	1307
political party, or political contributing entity may be used in	1308
addition to that address.	1309
(d) For the sole purpose of a campaign committee's reporting	1310
of contributions on a statement of contributions received under	1311
division (B)(4) of this section, "address" has one of the	1312
following meanings at the option of the campaign committee:	1313
(i) The same meaning as in division $(F)(1)(a)$ of this	1314
section;	1315
(ii) All of the following, if they exist: the contributor's	1316
post-office box number and city or village, state, and zip code as	1317
used in the contributor's post-office address.	1318
(e) As used with regard to the reporting under this section	1319
of any expenditure, "address" means all of the following if they	1320
exist: apartment number, street, road, or highway name and number,	1321
rural delivery route number, city or village, state, and zip code	1322

as used in a person's post-office address, or post-office box. If

an address concerning any expenditure is required in this section,	1324
a campaign committee, political action committee, legislative	1325
campaign fund, or political party, or political contributing	1326
entity may use the business or residence address of its treasurer	1327
or deputy treasurer or its post-office box number.	1328
(2) "Statewide candidate" means the joint candidates for the	1329
offices of governor and lieutenant governor or a candidate for the	1330
office of secretary of state, auditor of state, treasurer of	1331
state, attorney general, member of the state board of education,	1332
chief justice of the supreme court, or justice of the supreme	1333
court.	1334
(G) An independent expenditure shall be reported whenever and	1335
in the same manner that an expenditure is required to be reported	1336
under this section and shall be reported pursuant to division	1337
(B)(2)(a) or (C)(2)(a) of section 3517.105 of the Revised Code.	1338
(H)(1) Except as otherwise provided in division (H)(2) of	1339
this section, if, during the combined pre-election and	1340
postelection reporting periods for an election, a campaign	1341
committee has received contributions of five hundred dollars or	1342
less and has made expenditures in the total amount of five hundred	1343
dollars or less, it may file a statement to that effect, under	1344
penalty of election falsification, in lieu of the statement	1345
required by division (A)(2) of this section. The statement shall	1346
indicate the total amount of contributions received and the total	1347
amount of expenditures made during those combined reporting	1348
periods.	1349
(2) In the case of a successful candidate at a primary	1350
election, if either the total contributions received by or the	1351
total expenditures made by the candidate's campaign committee	1352
during the preprimary, postprimary, pregeneral, and postgeneral	1353

election periods combined equal more than five hundred dollars, 1354

(4) No partnership or other unincorporated business shall

(2) Except as otherwise provided in division (K)(3) of this

section, a campaign committee that files a certificate under

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candidate.

division (K)(1) of this se	ection is not required t	to file the
statements required by div	vision (A) of this sect:	ion. 1418

- (3) If, after filing a certificate under division (K)(1) of 1419 this section, a campaign committee exceeds any of the limitations 1420 described in that division during an election period, the 1421 certificate is void and thereafter the campaign committee shall 1422 file the statements required by division (A) of this section. If 1423 the campaign committee has not previously filed a statement, then 1424 on the first statement the campaign committee is required to file 1425 under division (A) of this section after the committee's 1426 certificate is void, the committee shall report all contributions 1427 received and expenditures made from the time the candidate filed 1428 the candidate's declaration of candidacy and petition, nominating 1429 petition, or declaration of intent to be a write-in candidate. 1430
- (4) As used in division (K) of this section, "election 1431 period" means the period of time beginning on the day a person 1432 files a declaration of candidacy and petition, nominating 1433 petition, or declaration of intent to be a write-in candidate 1434 through the day of the election at which the person seeks 1435 nomination to office if the person is not elected to office, or, 1436 if the candidate was nominated in a primary election, the day of 1437 the election at which the candidate seeks office. 1438
- (L) A political contributing entity that receives 1439 contributions from the dues, membership fees, or other assessments 1440 of its members or from its officers, shareholders, and employees 1441 may report the aggregate amount of contributions received from 1442 those contributors and the number of individuals making those 1443 contributions, for each filing period under divisions (A)(1), (2), 1444 (3), and (4) of this section, rather than reporting information as 1445 required under division (B)(4) of this section, including, when 1446 applicable, the name of the current employer, if any, of a 1447 contributor whose contribution exceeds one hundred dollars or, if 1448

(iii) In the case of contributions to or from a legislative

campaign fund, a campaign committee of any of the following:

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(I) A senate or house candidate who, if elected, will be a	1509
member of the same party that established the legislative campaign	1510
fund and the same house with which the legislative campaign fund	1511
is associated;	1512
(II) A state senator or state representative who is a member	1513
of the same party that established the legislative campaign fund	1514
and the same house with which the legislative campaign fund is	1515
associated.	1516
(b) A campaign committee is no longer a "designated state	1517
campaign committee" after the campaign committee's candidate	1518
changes the designation of treasurer required to be filed under	1519
division (D)(1) of section 3517.10 of the Revised Code to indicate	1520
that the person intends to be a candidate for, or becomes a	1521
candidate for nomination or election to, any office that, if	1522
elected, would not qualify that candidate's campaign committee as	1523
a "designated state campaign committee" under division (A)(9)(a)	1524
of this section.	1525
(B)(1)(a) No individual who is seven years of age or older	1526
shall make a contribution or contributions aggregating more than:	1527
(i) Ten thousand dollars to the campaign committee of any one	1528
statewide candidate in a primary election period or in a general	1529
election period;	1530
(ii) Ten thousand dollars to the campaign committee of any	1531
one senate candidate in a primary election period or in a general	1532
election period;	1533
(iii) Ten thousand dollars to the campaign committee of any	1534
one house candidate in a primary election period or in a general	1535
election period;	1536
(iv) Ten thousand dollars to a county political party of the	1537
county in which the individual's designated Ohio residence is	1538

(v) Thirty thousand dollars to any one state political party	1568
for the party's state candidate fund in a calendar year;	1569
(vi) Ten thousand dollars to another political action	1570
committee or to a political contributing entity in a calendar	1571
year. This division does not apply to a political action committee	1572
that makes a contribution to a political action committee or a	1573
political contributing entity affiliated with it. For purposes of	1574
this division, a political action committee is affiliated with	1575
another political action committee or with a political	1576
contributing entity if they are both established, financed,	1577
maintained, or controlled by, or if they are, the same	1578
corporation, organization, labor organization, continuing	1579
association, or other person, including any parent, subsidiary,	1580
division, or department of that corporation, organization, labor	1581
organization, continuing association, or other person.	1582
(b) No political action committee shall make a contribution	1583
or contributions to a county political party for the party's state	1584
candidate fund.	1585
(3) No campaign committee shall make a contribution or	1586
contributions aggregating more than:	1587
(a) Ten thousand dollars to the campaign committee of any one	1588
statewide candidate in a primary election period or in a general	1589
election period;	1590
(b) Ten thousand dollars to the campaign committee of any one	1591
senate candidate in a primary election period or in a general	1592
election period;	1593
(c) Ten thousand dollars to the campaign committee of any one	1594
house candidate in a primary election period or in a general	1595
election period;	1596
(d) Ten thousand dollars to any one political action	1597

(iv) Fifteen thousand dollars to any one legislative campaign

fund in a calendar year;	1687
(v) Thirty thousand dollars to any one state political party	1688
for the party's state candidate fund in a calendar year;	1689
(vi) Ten thousand dollars to another political contributing	1690
entity or to a political action committee in a calendar year. This	1691
division does not apply to a political contributing entity that	1692
makes a contribution to a political contributing entity or a	1693
political action committee affiliated with it. For purposes of	1694
this division, a political contributing entity is affiliated with	1695
another political contributing entity or with a political action	1696
committee if they are both established, financed, maintained, or	1697
controlled by, or if they are, the same corporation, organization,	1698
labor organization, continuing association, or other person,	1699
including any parent, subsidiary, division, or department of that	1700
corporation, organization, labor organization, continuing	1701
association, or other person.	1702
(b) No political contributing entity shall make a	1703
contribution or contributions to a county political party for the	1704
party's state candidate fund.	1705
(C)(1)(a) Subject to division $(D)(1)$ of this section, no	1706
campaign committee of a statewide candidate shall do any of the	1707
following:	1708
(i) Knowingly accept a contribution or contributions from any	1709
individual who is under seven years of age;	1710
(ii) Accept a contribution or contributions aggregating more	1711
than ten thousand dollars from any one individual who is seven	1712
years of age or older, from any one political action committee,	1713
from any one political contributing entity, or from any one other	1714
campaign committee in a primary election period or in a general	1715
election period;	1716

(iii) Accept a contribution or contributions aggregating more 1717 than two hundred fifty thousand dollars from any one or 1718 combination of state candidate funds of county political parties 1719 in a primary election period or in a general election period. 1720 (b) No campaign committee of a statewide candidate shall 1721 accept a contribution or contributions aggregating more than two 1722 thousand five hundred dollars in a primary election period or in a 1723 general election period from a county political party that has no 1724 state candidate fund and that is located in a county having a 1725 population of less than one hundred fifty thousand. 1726 (2)(a) Subject to division (D)(1) of this section and except 1727 for a designated state campaign committee, no campaign committee 1728 of a senate candidate shall do either of the following: 1729 (i) Knowingly accept a contribution or contributions from any 1730 individual who is under seven years of age; 1731 (ii) Accept a contribution or contributions aggregating more 1732 than ten thousand dollars from any one individual who is seven 1733 years of age or older, from any one political action committee, 1734 from any one political contributing entity, from any one state 1735 candidate fund of a county political party, or from any one other 1736 campaign committee in a primary election period or in a general 1737 election period. 1738 (b) No campaign committee of a senate candidate shall accept 1739 a contribution or contributions aggregating more than two thousand 1740 five hundred dollars in a primary election period or in a general 1741 election period from a county political party that has no state 1742 candidate fund and that is located in a county having a population 1743 of less than one hundred fifty thousand. 1744 (3)(a) Subject to division (D)(1) of this section and except 1745 for a designated state campaign committee, no campaign committee 1746

of a house candidate shall do either of the following:

(i) Knowingly accept a contribution or contributions from any	1748
individual who is under seven years of age;	1749
(ii) Accept a contribution or contributions aggregating more	1750
than ten thousand dollars from any one individual who is seven	1751
years of age or older, from any one political action committee,	1752
from any one political contributing entity, from any one state	1753
candidate fund of a county political party, or from any one other	1754
campaign committee in a primary election period or in a general	1755
election period.	1756
(b) No campaign committee of a house candidate shall accept a	1757
contribution or contributions aggregating more than two thousand	1758
five hundred dollars in a primary election period or in a general	1759
election period from a county political party that has no state	1760
candidate fund and that is located in a county having a population	1761
of less than one hundred fifty thousand.	1762
(4)(a)(i) Subject to division (C)(4)(a)(ii) of this section	1763
and except for a designated state campaign committee, no county	1764
political party shall knowingly accept a contribution or	1765
contributions from any individual who is under seven years of age,	1766
or accept a contribution or contributions for the party's state	1767
candidate fund aggregating more than ten thousand dollars from any	1768
one individual whose designated Ohio residence is located within	1769
that county and who is seven years of age or older or from any one	1770
campaign committee in a calendar year.	1771
(ii) Subject to division (D)(1) of this section, no county	1772
political party shall accept a contribution or contributions for	1773
the party's state candidate fund from any individual whose	1774
designated Ohio residence is located outside of that county and	1775
who is seven years of age or older, from any campaign committee	1776
unless the campaign committee's candidate will appear on a ballot	1777

in that county or unless the campaign committee's candidate is the

holder of an elected public office that represents all or part of	1779
the population of that county at the time the contribution is	1780
accepted, or from any political action committee or any political	1781
contributing entity.	1782
concribating enercy.	
(iii) No county political party shall accept a contribution	1783
or contributions from any other county political party.	1784
(b) Subject to division (D)(1) of this section, no state	1785
political party shall do either of the following:	1786
(i) Knowingly accept a contribution or contributions from any	1787
individual who is under seven years of age;	1788
(ii) Accept a contribution or contributions for the party's	1789
state candidate fund aggregating more than thirty thousand dollars	1790
from any one individual who is seven years of age or older, from	1791
any one political action committee, from any one political	1792
contributing entity, or from any one campaign committee, other	1793
than a designated state campaign committee, in a calendar year.	1794
(5) Subject to division (D)(1) of this section, no	1795
legislative campaign fund shall do either of the following:	1796
(a) Knowingly accept a contribution or contributions from any	1797
individual who is under seven years of age;	1798
(b) Accept a contribution or contributions aggregating more	1799
than fifteen thousand dollars from any one individual who is seven	1800
years of age or older, from any one political action committee,	1801
from any one political contributing entity, or from any one	1802
campaign committee, other than a designated state campaign	1803
committee, in a calendar year.	1804
(6)(a) No designated state campaign committee shall accept a	1805
transfer or contribution of cash or cash equivalents from a state	1806
candidate fund of a state political party aggregating in a primary	1807
election period or a general election period more than:	1808

(i) Five hundred thousand dollars, in the case of a campaign	1809
committee of a statewide candidate;	1810
(ii) One hundred thousand dollars, in the case of a campaign	1811
committee of a senate candidate;	1812
(iii) Fifty thousand dollars, in the case of a campaign	1813
committee of a house candidate.	1814
(b) No designated state campaign committee shall accept a	1815
transfer or contribution of cash or cash equivalents from a	1816
legislative campaign fund aggregating more than:	1817
(i) Fifty thousand dollars in a primary election period or	1818
one hundred thousand dollars in a general election period, in the	1819
case of a campaign committee of a senate candidate;	1820
(ii) Twenty-five thousand dollars in a primary election	1821
period or fifty thousand dollars in a general election period, in	1822
the case of a campaign committee of a house candidate.	1823
(c) No campaign committee of a candidate for the office of	1824
member of the general assembly, including a designated state	1825
campaign committee, shall accept a transfer or contribution of	1826
cash or cash equivalents from any one or combination of state	1827
candidate funds of county political parties aggregating in a	1828
primary election period or a general election period more than:	1829
(i) One hundred thousand dollars, in the case of a campaign	1830
committee of a senate candidate;	1831
(ii) Fifty thousand dollars, in the case of a campaign	1832
committee of a house candidate.	1833
(7)(a) Subject to division (D)(3) of this section, no	1834
political action committee and no political contributing entity	1835
shall do either of the following:	1836
(i) Knowingly accept a contribution or contributions from any	1837
individual who is under seven years of age;	1838

- (ii) Accept a contribution or contributions aggregating more 1839 than ten thousand dollars from any one individual who is seven 1840 years of age or older, from any one campaign committee, or from 1841 any one political party in a calendar year. 1842
- (b) Subject to division (D)(1) of this section, no political 1843 action committee shall accept a contribution or contributions 1844 aggregating more than ten thousand dollars from another political 1845 action committee or from a political contributing entity in a 1846 calendar year. Subject to division (D)(1) of this section, no 1847 political contributing entity shall accept a contribution or 1848 contributions aggregating more than ten thousand dollars from 1849 another political contributing entity or from a political action 1850 committee in a calendar year. This division does not apply to a 1851 political action committee or political contributing entity that 1852 accepts a contribution from a political action committee or 1853 political contributing entity affiliated with it. For purposes of 1854 this division, a political action committee is affiliated with 1855 another political action committee or with a political 1856 contributing entity if they are both established, financed, 1857 maintained, or controlled by the same corporation, organization, 1858 labor organization, continuing association, or other person, 1859 including any parent, subsidiary, division, or department of that 1860 corporation, organization, labor organization, continuing 1861 association, or other person. 1862
- (D)(1)(a) For purposes of the limitations prescribed in 1863 division (B)(2) of this section and the limitations prescribed in 1864 divisions (C)(1), (2), (3), (4), (5), and (7)(b) of this section, 1865 whichever is applicable, all contributions made by and all 1866 contributions accepted from political action committees that are 1867 established, financed, maintained, or controlled by, or that are, 1868 the same corporation, organization, labor organization, continuing 1869 association, or other person, including any parent, subsidiary, 1870

(3) For purposes of the limitations prescribed in divisions

(B)(4) and (C)(7)(a) of this section, all contributions made by

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and all contributions accepted from a national political party, a

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state political party, and a county political party are considered

to have been made by or accepted from a single political party and

shall be combined with each other to determine whether the

limitations have been exceeded.

(E)(1) If a legislative campaign fund has kept a total amount of contributions exceeding one hundred fifty thousand dollars at the close of business on the seventh day before the postgeneral election statement is required to be filed under section 3517.10 of the Revised Code, the legislative campaign fund shall comply with division (E)(2) of this section.

(2)(a) Any legislative campaign fund that has kept a total 1914 amount of contributions in excess of the amount specified in 1915 division (E)(1) of this section at the close of business on the 1916 seventh day before the postgeneral election statement is required 1917 to be filed under section 3517.10 of the Revised Code shall 1918 dispose of the excess amount in the manner prescribed in division 1919 (E)(2)(b)(i), (ii), or (iii) of this section not later than ninety 1920 days after the day the postgeneral election statement is required 1921 to be filed under section 3517.10 of the Revised Code. Any 1922 legislative campaign fund that is required to dispose of an excess 1923 amount of contributions under this division shall file a statement 1924 on the ninetieth day after the postgeneral election statement is 1925 required to be filed under section 3517.10 of the Revised Code 1926 indicating the total amount of contributions the fund has at the 1927 close of business on the seventh day before the postgeneral 1928 election statement is required to be filed under section 3517.10 1929 of the Revised Code and that the excess contributions were 1930 disposed of pursuant to this division and division (E)(2)(b) of 1931 this section. The statement shall be on a form prescribed by the 1932 secretary of state and shall contain any additional information 1933 the secretary of state considers necessary. 1934

of an excess amount of contributions under division (E)(2) of this section shall dispose of that excess amount by doing any of the following:  (i) Giving the amount to the treasurer of state for deposit into the state treasury to the credit of the Ohio elections commission fund created by division (I) of section 3517.152 of the Revised Code;  (ii) Giving the amount to individuals who made contributions to that legislative campaign fund as a refund of all or part of their contributions;  (iii) Giving the amount to a corporation that is exempt from federal income taxation under subsection 501(a) and described in subsection 501(c) of the Internal Revenue Code.  (F)(1) No legislative campaign fund shall fail to file a statement required by division (E) of this section.  (2) No legislative campaign fund shall fail to dispose of excess contributions as required by division (E) of this section.  (G) Nothing in this section shall affect, be used in determining, or supersede a limitation on campaign contributions as provided for in the Federal Election Campaign Act.	.935 .936 .937 .938 .939 .940 .941 .942
section shall dispose of that excess amount by doing any of the following:  (i) Giving the amount to the treasurer of state for deposit into the state treasury to the credit of the Ohio elections commission fund created by division (I) of section 3517.152 of the Revised Code;  (ii) Giving the amount to individuals who made contributions to that legislative campaign fund as a refund of all or part of their contributions;  (iii) Giving the amount to a corporation that is exempt from federal income taxation under subsection 501(a) and described in subsection 501(c) of the Internal Revenue Code.  (F)(1) No legislative campaign fund shall fail to file a statement required by division (E) of this section.  (2) No legislative campaign fund shall fail to dispose of excess contributions as required by division (E) of this section.  (G) Nothing in this section shall affect, be used in determining, or supersede a limitation on campaign contributions as provided for in the Federal Election Campaign Act.	.937 .938 .939 .940 .941 .942
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into the state treasury to the credit of the Ohio elections  commission fund created by division (I) of section 3517.152 of the  Revised Code;  (ii) Giving the amount to individuals who made contributions  to that legislative campaign fund as a refund of all or part of  their contributions;  (iii) Giving the amount to a corporation that is exempt from  federal income taxation under subsection 501(a) and described in  subsection 501(c) of the Internal Revenue Code.  (F)(1) No legislative campaign fund shall fail to file a  statement required by division (E) of this section.  (2) No legislative campaign fund shall fail to dispose of  excess contributions as required by division (E) of this section.  (G) Nothing in this section shall affect, be used in  determining, or supersede a limitation on campaign contributions  as provided for in the Federal Election Campaign Act.	.940 .941 .942 .943
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(ii) Giving the amount to individuals who made contributions to that legislative campaign fund as a refund of all or part of their contributions;  (iii) Giving the amount to a corporation that is exempt from federal income taxation under subsection 501(a) and described in subsection 501(c) of the Internal Revenue Code.  (F)(1) No legislative campaign fund shall fail to file a statement required by division (E) of this section.  (2) No legislative campaign fund shall fail to dispose of excess contributions as required by division (E) of this section.  (G) Nothing in this section shall affect, be used in determining, or supersede a limitation on campaign contributions as provided for in the Federal Election Campaign Act.	.943 .944
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as provided for in the Federal Election Campaign Act. 1  Sec. 3517.105. (A)(1) As used in this section, "public 1	.953
<b>Sec. 3517.105.</b> (A)(1) As used in this section, "public 1	954
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through a broadcasting station, newspaper, magazine, poster, yard 1	.958
sign, or outdoor advertising facility, by direct mail, or by any	959
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(2) For purposes of this section and section 3517.20 of the	
Revised Code, a person is a member of a political action committee 1	961
if the person makes one or more contributions to that political	

action committee, and a person is a member of a political

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contributing entity if the person makes one or more contributions	1965
to, or pays dues, membership fees, or other assessments to, that	1966
political contributing entity.	1967
(B)(1) Whenever a candidate, a campaign committee, a	1968
political action committee or political contributing entity with	1969
ten or more members, or a legislative campaign fund makes an	1970
independent expenditure, or whenever a political action committee	1971
or political contributing entity with fewer than ten members makes	1972
an independent expenditure in excess of one hundred dollars for a	1973
local candidate, in excess of two hundred fifty dollars for a	1974
candidate for the office of member of the general assembly, or in	1975
excess of five hundred dollars for a statewide candidate, for the	1976
purpose of financing communications advocating the election or	1977
defeat of an identified candidate or solicits without the	1978

(a) Clearly indicates that the communication or public 1983 political advertising is not authorized by the candidate or the 1984 candidate's campaign committee; 1985

candidate's express consent a contribution for or against an

identified candidate through public political advertising, a

manner in the advertising that does both of the following:

statement shall appear or be presented in a clear and conspicuous

- (b) Clearly identifies the candidate, campaign committee, 1986 political action committee, political contributing entity, or 1987 legislative campaign fund that has paid for the communication or 1988 public political advertising in accordance with section 3517.20 of 1989 the Revised Code. 1990
- (2)(a) Whenever any campaign committee, legislative campaign 1991 fund, political action committee, political contributing entity, 1992 or political party makes an independent expenditure in support of 1993 or opposition to any candidate, the committee, entity, fund, or 1994 party shall report the independent expenditure and identify the 1995 candidate on a statement prescribed by the secretary of state and 1996

filed by the committee, entity, fund, or party as part of its

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statement of contributions and expenditures pursuant to division

(A) of section 3517.10 and division (A) of section 3517.11 of the

Revised Code.

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- (b) Whenever any individual, partnership, or other entity, 2001 except a corporation, labor organization, campaign committee, 2002 legislative campaign fund, political action committee, political 2003 contributing entity, or political party, makes one or more 2004 independent expenditures in support of or opposition to any 2005 candidate, the individual, partnership, or other entity shall file 2006 with the secretary of state in the case of a statewide candidate, 2007 or with the board of elections in the county in which the 2008 candidate files the candidate's petitions for nomination or 2009 election for district or local office, not later than the dates 2010 specified in divisions (A)(1), (2), (3), and (4) of section 2011 3517.10 of the Revised Code, and, except as otherwise provided in 2012 that section, a statement itemizing all independent expenditures 2013 made during the period since the close of business on the last day 2014 reflected in the last previously filed such statement, if any. The 2015 statement shall be made on a form prescribed by the secretary of 2016 state or shall be filed by electronic means of transmission 2017 pursuant to division (G) of section 3517.106 of the Revised Code 2018 as authorized or required by that division. The statement shall 2019 indicate the date and the amount of each independent expenditure 2020 and the candidate on whose behalf it was made and shall be made 2021 under penalty of election falsification. 2022
- (C)(1) Whenever a corporation, labor organization, campaign 2023 committee, political action committee with ten or more members, or 2024 legislative campaign fund makes an independent expenditure, or 2025 whenever a political action committee with fewer than ten members 2026 makes an independent expenditure in excess of one hundred dollars 2027 for a local ballot issue or question, or in excess of five hundred 2028

dollars for a statewide ballot issue or question, for the purpose	2029
of financing communications advocating support of or opposition to	2030
an identified ballot issue or question or solicits without the	2031
express consent of the ballot issue committee a contribution for	2032
or against an identified ballot issue or question through public	2033
political advertising, a statement shall appear or be presented in	2034
a clear and conspicuous manner in the advertising that does both	2035
of the following:	2036

- (a) Clearly indicates that the communication or public 2037 political advertising is not authorized by the identified ballot 2038 issue committee; 2039
- (b) Clearly identifies the corporation, labor organization, 2040 campaign committee, legislative campaign fund, or political action 2041 committee that has paid for the communication or public political 2042 advertising in accordance with section 3517.20 of the Revised 2043 Code.
- (2)(a) Whenever any corporation, labor organization, campaign 2045 committee, legislative campaign fund, political party, or 2046 political action committee makes an independent expenditure in 2047 support of or opposition to any ballot issue or question, the 2048 corporation or labor organization shall report the independent 2049 expenditure in accordance with division (C) of section 3599.03 of 2050 the Revised Code, and the campaign committee, legislative campaign 2051 fund, political party, or political action committee shall report 2052 the independent expenditure and identify the ballot issue or 2053 question on a statement prescribed by the secretary of state and 2054 filed by the campaign committee, fund, or party, or political 2055 action committee as part of its statement of contributions and 2056 expenditures pursuant to division (A) of section 3517.10 and 2057 division (A) of section 3517.11 of the Revised Code. 2058
  - (b) Whenever any individual, partnership, or other entity,

2060 except a corporation, labor organization, campaign committee, 2061 legislative campaign fund, political action committee, or 2062 political party, makes one or more independent expenditures in 2063 excess of one hundred dollars in support of or opposition to any 2064 ballot issue or question, the individual, partnership, or other 2065 entity shall file with the secretary of state in the case of a 2066 statewide ballot issue or question, or with the board of elections 2067 in the county that certifies the issue or question for placement 2068 on the ballot in the case of a district or local issue or 2069 question, not later than the dates specified in divisions (A)(1), 2070 (2), (3), and (4) of section 3517.10 of the Revised Code, and, 2071 except as otherwise provided in that section, a statement 2072 itemizing all independent expenditures made during the period 2073 since the close of business on the last day reflected in the last 2074 previously filed such statement, if any. The statement shall be 2075 made on a form prescribed by the secretary of state or shall be 2076 filed by electronic means of transmission pursuant to division (G) 2077 of section 3517.106 of the Revised Code as authorized or required 2078 by that division. The statement shall indicate the date and the 2079 amount of each independent expenditure and the ballot issue or 2080 question in support of or opposition to which it was made and 2081 shall be made under penalty of election falsification.

(3) No person, campaign committee, legislative campaign fund, 2082 political action committee, corporation, labor organization, or 2083 other organization or association shall use or cause to be used a 2084 false or fictitious name in making an independent expenditure in 2085 support of or opposition to any candidate or any ballot issue or 2086 question. A name is false or fictitious if the person, campaign 2087 committee, legislative campaign fund, political action committee, 2088 corporation, labor organization, or other organization or 2089 association does not actually exist or operate, if the 2090 corporation, labor organization, or other organization or 2091

this section, and to members of the news media and other

information contained in the statements.

interested persons, for a reasonable fee, computer programs that

are compatible with the secretary of state's method of storing the

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

- (D) The secretary of state shall keep the information stored 2159 on computer under division (B) of this section for at least six 2160 years.
- (E)(1) Subject to division (L) of this section and subject to 2162 the secretary of state having implemented, tested, and verified 2163 the successful operation of any system the secretary of state 2164 prescribes pursuant to division (H)(1) of this section and 2165 divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised 2166 Code for the filing of campaign finance statements by electronic 2167 means of transmission, the campaign committee of each candidate 2168 for statewide office may file the statements prescribed by section 2169 3517.10 of the Revised Code by electronic means of transmission 2170 or, if the total amount of the contributions received or the total 2171 amount of the expenditures made by the campaign committee for the 2172 applicable reporting period as specified in division (A) of 2173 section 3517.10 of the Revised Code exceeds ten thousand dollars, 2174 shall file those statements by electronic means of transmission. 2175

Except as otherwise provided in this division, within five 2176 business days after a statement filed by a campaign committee of a 2177 candidate for statewide office is received by the secretary of 2178 state by electronic or other means of transmission, the secretary 2179 of state shall make available online to the public through the 2180 internet, as provided in division (I) of this section, the 2181 contribution and expenditure information in that statement. The 2182 secretary of state shall not make available online to the public 2183

through the internet any contribution or expenditure information	2184
contained in a statement for any candidate until the secretary of	2185
state is able to make available online to the public through the	2186
internet the contribution and expenditure information for all	2187
candidates for a particular office, or until the applicable filing	2188
deadline for that statement has passed, whichever is sooner. As	2189
soon as the secretary of state has available all of the	2190
contribution and expenditure information for all candidates for a	2191
particular office, or as soon as the applicable filing deadline	2192
for a statement has passed, whichever is sooner, the secretary of	2193
state shall simultaneously make available online to the public	2194
through the internet the information for all candidates for that	2195
office.	2196

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 the secretary of state having implemented, tested, and verified the successful operation of any system the

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secretary of state prescribes pursuant to division (H)(1) of this	
section and divisions (C)(6)(b) and (D)(6) of section 3517.10 of	2217
the Revised Code for the filing of campaign finance statements by	2218
electronic means of transmission, a political action committee and	2219
a political contributing entity described in division (B)(1)(b) of	2220
this section, a legislative campaign fund, and a state political	2221
party may file the statements prescribed by section 3517.10 of the	2222
Revised Code by electronic means of transmission or, if the total	2223
amount of the contributions received or the total amount of the	2224
expenditures made by the political action committee, political	2225
contributing entity, legislative campaign fund, or state political	2226
party for the applicable reporting period as specified in division	2227
(A) of section 3517.10 of the Revised Code exceeds ten thousand	2228
dollars, shall file those statements by electronic means of	2229
transmission.	2230
C1 G110 m100 1 O11 •	

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

If a statement filed by electronic means of transmission is 2239 found to be incomplete or inaccurate after the examination of the 2240 statement for completeness and accuracy pursuant to division 2241 (B)(3)(a) of section 3517.11 of the Revised Code, the political 2242 action committee, political contributing entity, legislative 2243 campaign fund, or state political party shall file by electronic 2244 means of transmission any addendum to the statement that provides 2245 the information necessary to complete or correct the statement or, 2246 if required by the secretary of state under that division, an 2247

amended statement.

Within five business days after the secretary of state 2249 receives from a political action committee or a political 2250 contributing entity described in division (B)(1)(b) of this 2251 section, a legislative campaign fund, or a state political party 2252 an addendum to the statement or an amended statement by electronic 2253 or other means of transmission under this division or division 2254 (B)(3)(a) of section 3517.11 of the Revised Code, the secretary of 2255 state shall make the contribution and expenditure information in 2256 the addendum or amended statement available online to the public 2257 through the internet as provided in division (I) of this section. 2258

(3) Subject to the secretary of state having implemented, 2259 tested, and verified the successful operation of any system the 2260 secretary of state prescribes pursuant to division (H)(1) of this 2261 section and divisions (C)(6)(b) and (D)(6) of section 3517.10 of 2262 the Revised Code for the filing of campaign finance statements by 2263 electronic means of transmission, a county political party shall 2264 file the statements prescribed by section 3517.10 of the Revised 2265 Code with respect to its state candidate fund by electronic means 2266 of transmission to the office of the secretary of state. 2267

Within five business days after a statement filed by a county 2268 political party with respect to its state candidate fund is 2269 received by the secretary of state by electronic means of 2270 transmission, the secretary of state shall make available online 2271 to the public through the internet, as provided in division (I) of 2272 this section, the contribution and expenditure information in that 2273 statement.

If a statement is found to be incomplete or inaccurate after

the examination of the statement for completeness and accuracy

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pursuant to division (B)(3)(a) of section 3517.11 of the Revised

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Code, a county political party shall file by electronic means of

transmission any addendum to the statement that provides the

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information necessary to complete or correct the statement or, if	2280
required by the secretary of state under that division, an amended	2281
statement.	2282

Within five business days after the secretary of state 2283 receives from a county political party an addendum to the 2284 statement or an amended statement by electronic means of 2285 transmission under this division or division (B)(3)(a) of section 2286 3517.11 of the Revised Code, the secretary of state shall make the 2287 contribution and expenditure information in the addendum or 2288 amended statement available online to the public through the 2289 internet as provided in division (I) of this section. 2290

(F)(1) Subject to division (L) of this section and subject to 2291 the secretary of state having implemented, tested, and verified 2292 the successful operation of any system the secretary of state 2293 prescribes pursuant to division (H)(1) of this section and 2294 divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised 2295 Code for the filing of campaign finance statements by electronic 2296 means of transmission, a campaign committee of a candidate for the 2297 office of member of the general assembly or a campaign committee 2298 of a candidate for the office of judge of a court of appeals may 2299 file the statements prescribed by section 3517.10 of the Revised 2300 Code in accordance with division (A)(2) of section 3517.11 of the 2301 Revised Code or by electronic means of transmission to the office 2302 of the secretary of state or, if the total amount of the 2303 contributions received by the campaign committee for the 2304 applicable reporting period as specified in division (A) of 2305 section 3517.10 of the Revised Code exceeds ten thousand dollars, 2306 shall file those statements by electronic means of transmission to 2307 the office of the secretary of state. 2308

Except as otherwise provided in this division, within five business days after a statement filed by a campaign committee of a candidate for the office of member of the general assembly or a

campaign committee of a candidate for the office of judge of a	2312
court of appeals is received by the secretary of state by	2313
electronic or other means of transmission, the secretary of state	2314
shall make available online to the public through the internet, as	2315
provided in division (I) of this section, the contribution and	2316
expenditure information in that statement. The secretary of state	2317
shall not make available online to the public through the internet	2318
any contribution or expenditure information contained in a	2319
statement for any candidate until the secretary of state is able	2320
to make available online to the public through the internet the	2321
contribution and expenditure information for all candidates for a	2322
particular office, or until the applicable filing deadline for	2323
that statement has passed, whichever is sooner. As soon as the	2324
secretary of state has available all of the contribution and	2325
-	2326
expenditure information for all candidates for a particular	2327
office, or as soon as the applicable filing deadline for a	2328
statement has passed, whichever is sooner, the secretary of state	2329
shall simultaneously make available online to the public through	2330
the internet the information for all candidates for that office.	

If a statement filed by electronic means of transmission is 2331 found to be incomplete or inaccurate after the examination of the 2332 statement for completeness and accuracy pursuant to division 2333 (B)(3)(a) of section 3517.11 of the Revised Code, the campaign 2334 committee shall file by electronic means of transmission to the 2335 office of the secretary of state any addendum to the statement 2336 that provides the information necessary to complete or correct the 2337 statement or, if required by the secretary of state under that 2338 division, an amended statement. 2339

Within five business days after the secretary of state 2340 receives from a campaign committee of a candidate for the office 2341 of member of the general assembly or a campaign committee of a 2342 candidate for the office of judge of a court of appeals an 2343

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) If a statement, addendum, or amended statement is not 2350 filed by electronic means of transmission to the office of the 2351 secretary of state but is filed by printed version only under 2352 division (A)(2) of section 3517.11 of the Revised Code with the 2353 appropriate board of elections, the campaign committee of a 2354 candidate for the office of member of the general assembly or a 2355 campaign committee of a candidate for the office of judge of a 2356 court of appeals shall file two copies of the printed version of 2357 the statement, addendum, or amended statement with the board of 2358 elections. The board of elections shall send one of those copies 2359 by overnight delivery service to the secretary of state before the 2360 close of business on the day the board of elections receives the 2361 statement, addendum, or amended statement. 2362
- (G) Subject to the secretary of state having implemented, 2363 tested, and verified the successful operation of any system the 2364 secretary of state prescribes pursuant to division (H)(1) of this 2365 section and divisions (C)(6)(b) and (D)(6) of section 3517.10 of 2366 the Revised Code for the filing of campaign finance statements by 2367 electronic means of transmission, any individual, partnership, or 2368 other entity that makes independent expenditures in support of or 2369 opposition to a statewide candidate or a statewide ballot issue or 2370 question as provided in division (B)(2)(b) or (C)(2)(b) of section 2371 3517.105 of the Revised Code may file the statement specified in 2372 that division by electronic means of transmission or, if the total 2373 amount of independent expenditures made during the reporting 2374 period under that division exceeds ten thousand dollars, shall 2375

section 3517.23 of the Revised Code, shall prescribe one or more

electronic means a statement of contributions and expenditures, a

techniques by which a person who executes and transmits by

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2407 statement of independent expenditures, a disclosure of 2408 electioneering communications statement, a deposit and 2409 disbursement statement, or a gift and disbursement statement, an 2410 addendum to any of those statements, an amended statement of 2411 contributions and expenditures, an amended statement of 2412 independent expenditures, an amended disclosure of electioneering 2413 communications statement, an amended deposit and disbursement 2414 statement, or an amended gift and disbursement statement, under 2415 this section or section 3517.10, 3517.105, 3517.1011, 3517.1012, 2416 or 3517.1013 of the Revised Code shall electronically sign the 2417 statement, addendum, or amended statement. Any technique 2418 prescribed by the secretary of state pursuant to this division 2419 shall create an electronic signature that satisfies all of the 2420 following:

- (a) It is unique to the signer.
- (b) It objectively identifies the signer.
- (c) It involves the use of a signature device or other means 2423 or method that is under the sole control of the signer and that 2424 cannot be readily duplicated or compromised. 2425
- (d) It is created and linked to the electronic record to 2426 which it relates in a manner that, if the record or signature is 2427 intentionally or unintentionally changed after signing, the 2428 electronic signature is invalidated.
- (2) An electronic signature prescribed by the secretary of 2430 state under division (H)(1) of this section shall be attached to 2431 or associated with the statement of contributions and 2432 expenditures, the statement of independent expenditures, the 2433 disclosure of electioneering communications statement, the deposit 2434 and disbursement statement, or the gift and disbursement 2435 statement, the addendum to any of those statements, the amended 2436 statement of contributions and expenditures, the amended statement 2437

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of independent expenditures, the amended disclosure of	2438
electioneering communications statement, the amended deposit and	2439
disbursement statement, or the amended gift and disbursement	2440
statement that is executed and transmitted by electronic means by	2441
the person to whom the electronic signature is attributed. The	2442
electronic signature that is attached to or associated with the	2443
statement, addendum, or amended statement under this division	2444
shall be binding on all persons and for all purposes under the	2445
campaign finance reporting law as if the signature had been	2446
handwritten in ink on a printed form.	2447
namani room in this on a primoda roim.	

- (I) The secretary of state shall make the contribution and expenditure, the contribution and disbursement, the deposit and disbursement, or the gift and disbursement information in all statements, all addenda to the statements, and all amended statements that are filed with the secretary of state by electronic or other means of transmission under this section or section 3517.10, 3517.105, 3517.1011, 3517.1012, 3517.1013, or 3517.11 of the Revised Code available online to the public by any means that are searchable, viewable, and accessible through the internet.
- (J)(1) As used in this division, "library" means a library 2458 that is open to the public and that is one of the following: 2459
- (a) A library that is maintained and regulated under section 2460 715.13 of the Revised Code; 2461
- (b) A library that is created, maintained, and regulated 2462 under Chapter 3375. of the Revised Code. 2463
- (2) The secretary of state shall notify all libraries of the 2464 location on the internet at which the contribution and 2465 expenditure, contribution and disbursement, deposit and 2466 disbursement, or gift and disbursement information in campaign 2467 finance statements required to be made available online to the 2468

public through the internet pursuant to division (I) of this	2469
section may be accessed.	2470

If that location is part of the world wide web and if the 2471 secretary of state has notified a library of that world wide web 2472 location as required by this division, the library shall include a 2473 link to that world wide web location on each internet-connected 2474 computer it maintains that is accessible to the public. 2475

(3) If the system the secretary of state prescribes for the 2476 filing of campaign finance statements by electronic means of 2477 transmission pursuant to division (H)(1) of this section and 2478 divisions (C)(6)(b) and (D)(6) of section 3517.10 of the Revised 2479 Code includes filing those statements through the internet via the 2480 world wide web, the secretary of state shall notify all libraries 2481 of the world wide web location at which those statements may be 2482 filed. 2483

If those statements may be filed through the internet via the 2484 world wide web and if the secretary of state has notified a 2485 library of that world wide web location as required by this 2486 division, the library shall include a link to that world wide web 2487 location on each internet-connected computer it maintains that is 2488 accessible to the public. 2489

(K) It is an affirmative defense to a complaint or charge 2490 brought against any campaign committee, political action 2491 committee, political contributing entity, legislative campaign 2492 fund, or political party, any individual, partnership, or other 2493 entity, or any person making disbursements to pay the direct costs 2494 of producing or airing electioneering communications, for the 2495 failure to file by electronic means of transmission a campaign 2496 finance statement as required by this section or section 3517.10, 2497 3517.105, 3517.1011, 3517.1012, or 3517.1013 of the Revised Code 2498 that all of the following apply to the campaign committee, 2499

Chapter 119. of the Revised Code to permit a campaign committee of

a candidate for statewide office that makes expenditures of less

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than twenty-five thousand dollars during the filing period or a	2532
campaign committee for the office of member of the general	2533
assembly or the office of judge of a court of appeals that would	2534
otherwise be required to file campaign finance statements by	2535
electronic means of transmission under division (E) or (F) of this	2536
section to file those statements by paper with the office of the	2537
secretary of state. Those rules shall provide for all of the	2538
following:	2539

- (a) An eligible campaign committee that wishes to file a 2540 campaign finance statement by paper instead of by electronic means 2541 of transmission shall file the statement on paper with the office 2542 of the secretary of state not sooner than twenty-four hours after 2543 the end of the filing period set forth in section 3517.10 of the 2544 Revised Code that is covered by the applicable statement. 2545
- (b) The statement shall be accompanied by a fee, the amount 2546 of which the secretary of state shall determine by rule. The 2547 amount of the fee established under this division shall not exceed 2548 the data entry and data verification costs the secretary of state 2549 will incur to convert the information on the statement to an 2550 electronic format as required under division (I) of this section. 2551
- (c) The secretary of state shall arrange for the information 2552 in campaign finance statements filed pursuant to division (L) of 2553 this section to be made available online to the public through the 2554 internet in the same manner, and at the same times, as information 2555 is made available under divisions (E), (F), and (I) of this 2556 section for candidates whose campaign committees file those 2557 statements by electronic means of transmission.
- (d) The candidate of an eligible campaign committee that 2559 intends to file a campaign finance statement pursuant to division 2560
  (L) of this section shall file an affidavit indicating that the 2561 candidate's campaign committee intends to so file and stating that 2562

filing the statement by electronic means of transmission would

constitute a hardship for the candidate or for the eligible

campaign committee.

- (e) An eligible campaign committee that files a campaign 2566 finance statement on paper pursuant to division (L) of this 2567 section shall review the contribution and information made 2568 available online by the secretary of state with respect to that 2569 paper filing and shall notify the secretary of state of any errors 2570 with respect to that filing that appear in the data made available 2571 on that web site.
- (f) If an eligible campaign committee whose candidate has 2573 filed an affidavit in accordance with rules adopted under division 2574 (L)(1)(d) of this section subsequently fails to file that 2575 statement on paper by the applicable deadline established in rules 2576 adopted under division (L)(1)(a) of this section, penalties for 2577 the late filing of the campaign finance statement shall apply to 2578 that campaign committee for each day after that paper filing 2579 deadline, as if the campaign committee had filed the statement 2580 after the applicable deadline set forth in division (A) of section 2581 3517.10 of the Revised Code. 2582
- (2) The process for permitting campaign committees that would 2583 otherwise be required to file campaign finance statements by 2584 electronic means of transmission to file those statements on paper 2585 with the office of the secretary of state that is required to be 2586 developed under division (L)(1) of this section shall be in effect 2587 and available for use by eligible campaign committees for all 2588 campaign finance statements that are required to be filed on or 2589 after June 30, 2005. Notwithstanding any provision of the Revised 2590 Code to the contrary, if the process the secretary of state is 2591 required to develop under division (L)(1) of this section is not 2592 in effect and available for use on and after June 30, 2005, all 2593 penalties for the failure of campaign committees to file campaign 2594

debt at the end of a primary election period or at the end of a

general election period, the committee may accept additional

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contributions during the immediately following election period up	2625
to the applicable limitation prescribed under section 3517.102 of	2626
the Revised Code from any individual, political action committee,	2627
political contributing entity, or other campaign committee who,	2628
during the primary or general election period for which debt	2629
remains unpaid, has contributed less than the contribution	2630
limitations prescribed under section 3517.102 of the Revised Code	2631
applicable to that individual, political action committee,	2632
political contributing entity, or other campaign committee. Any	2633
additional contribution that a campaign committee accepts under	2634
this division shall count toward the applicable limitations	2635
prescribed under section 3517.102 of the Revised Code for that	2636
primary or general election period at the end of which the debt	2637
remains unpaid, and shall not count toward the applicable	2638
limitations for any other primary or general election period if	2639
all of the following conditions apply:	2640

- (1) The campaign committee reports, on the statement required 2641 to be filed under division (A)(2) of section 3517.10 of the 2642 Revised Code, all debt remaining unpaid at the end of the election 2643 period. The committee shall also file a separate statement, on a 2644 form prescribed by the secretary of state, at the same time that 2645 the committee is required to file a statement of contributions and 2646 expenditures under section 3517.10 of the Revised Code. The 2647 separate statement shall include the name and address of each 2648 contributor who makes an additional contribution under division 2649 (B) of this section, how the contribution was applied to pay the 2650 unpaid debt as required by division (B)(3) of this section, and 2651 the balance of the unpaid debt after each contribution was applied 2652 to it. 2653
- (2) The additional contributions are accepted only during the primary or general election period, whichever is applicable, immediately following the election period covered in the statement

state, attorney general, and member of the state board of

(8) "Excess aggregate contribution" means, for each	2717
contributor, the amount by which that contributor's aggregate	2718
contribution exceeds that contributor's allowable aggregate	2719
contribution.	2720
(9) "Pre-filing period" means the period of time ending on	2721
the day that the candidacy petitions are due for the state office	2722
for which the candidate has filed and beginning on the latest date	2723
of the following:	2724
(a) The first day of January of the year following the	2725
general election in which that state office was last on the	2726
ballot;	2727
(b) The first day of January of the year following the	2728
general election in which the candidate was last a candidate for	2729
any office;	2730
(c) The first day of the month following the primary election	2731
in which the candidate was last a candidate for any office.	2732
(10) "Filing date" means the last date on which a candidacy	2733
petition may be filed for an office.	2734
(11) "Applicable carry-in limit" means thirty-five thousand	2735
dollars if the candidate is a house candidate or a candidate for	2736
the state board of education, one hundred thousand dollars if the	2737
candidate is a senate candidate, and two hundred thousand dollars	2738
if the candidate is a statewide candidate other than a candidate	2739
for the state board of education.	2740
(12) "Campaign asset" means prepaid, purchased, or donated	2741
assets available to the candidate on the date of the filing	2742
deadline for the office the candidate is seeking that will be	2743
consumed or depleted in the course of the candidate's election	2744
campaign, including, but not limited to, postage, prepaid rent for	2745
campaign headquarters, prepaid radio, television, and newspaper	2746

(1) Giving the amount to the treasurer of state for deposit

into the state treasury to the credit of the Ohio elections

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commission fund created by division (I) of section 3517.152 of the	2777
Revised Code;	2778
(2) Giving the amount to individuals who made contributions	2779
to that campaign committee as a refund of all or part of their	2780
contributions;	2781
(3) Giving the amount to a corporation that is exempt from	2782
federal income taxation under subsection 501(a) and described in	2783
subsection 501(c) of the Internal Revenue Code.	2784
(D)(1) Subject to division (D)(2) of this section, no	2785
candidate or covered candidate shall appear on the ballot, even if	2786
certified to appear on the ballot, unless the candidate's or	2787
covered candidate's campaign committee has disposed of excess	2788
funds, excess aggregate contributions, or both as required by	2789
divisions (B) and (C) of this section.	2790
(2) If the excess aggregate contributions accepted by a	2791
covered candidate or a covered candidate's campaign committee	2792
aggregate a total of less than five thousand dollars from all	2793
contributors, that candidate shall not be prohibited from	2794
appearing on the ballot under division (D)(1) of this section.	2795
(E)(1) The campaign committee of each candidate required to	2796
dispose of excess funds under this section shall file a report, on	2797
a form prescribed by the secretary of state, with the official or	2798
board with which the candidate is required to file statements	2799
under section 3517.11 of the Revised Code. The report shall be	2800
filed by the seventh day following the filing deadline for the	2801
office the candidate is seeking, shall indicate the amount of	2802
excess funds disposed of, and shall describe the manner in which	2803
the campaign committee disposed of the excess amount.	2804
(2) In addition to the information required to be included in	2805
a report filed under division (E)(1) of this section, the campaign	2806

committee of each covered candidate required to dispose of excess

aggregate contributions under this section shall include in that report the source and amount of each excess aggregate contribution disposed of and shall describe the manner in which the campaign committee disposed of the excess amount.	2808 2809 2810 2811
(F)(1) Each campaign committee of a candidate who has filed a declaration of candidacy or a nominating petition for a state office, not later than seven days after the filing date for the office the candidate is seeking, shall file a declaration of filing-day finances, on a form prescribed by the secretary of state, with the official or board with which the candidate is required to file statements under section 3517.11 of the Revised Code.	2812 2813 2814 2815 2816 2817 2818 2819
(2) A declaration of filing-day finances shall list all of the following:	2820
(a) The amount of cash on hand in the candidate's campaign fund on the filing date for the office the candidate is seeking.	2822 2823
(b) The value and description of all campaign assets worth five hundred dollars or more available to the candidate on the filing date. Assets purchased by the campaign shall be valued at actual cost, and in-kind contributions shall be valued at market value.	2824 2825 2826 2827 2828
<ul><li>(c) The total of all aggregate contributions;</li><li>(d) The total of all allowable aggregate contributions;</li><li>(e) The applicable carry-in limit, if any.</li></ul>	2829 2830 2831
(3) In addition to the information required to be included in a report of filing-day finances filed under division (F)(1) of this section, the campaign committee of each covered candidate shall include both of the following in that report:	2832 2833 2834 2835
<ul><li>(a) The total of all excess aggregate contributions;</li><li>(b) For each contributor, if any, for whom there is an excess</li></ul>	2836 2837

aggregate contribution, the name, address, aggregate contribution,	2838
and excess aggregate contribution.	2839
(G) A campaign committee of a candidate is not required to	2040
	2840
file a declaration of filing-day finances under division (F) of	2841
this section if all of the following apply:	2842
(1) The campaign committee has not accepted, during the	2843
pre-filing period, any aggregate contribution greater than the	2844
applicable amount.	2845
(2) The campaign committee had less than the carry-in amount	2846
in cash on hand at the beginning of the pre-filing period.	2847
(3) The candidate files a declaration, on a form prescribed	2848
by the secretary of state, with the official or board with which	2849
the candidate is required to file statements under section 3517.11	2850
of the Revised Code not later than seven days after the filing	2851
date for the office that candidate is seeking, stating that the	2852
candidate's campaign committee has not accepted aggregate	2853
contributions as described in division (G)(1) of this section and	2854
has less than the carry-in amount in cash on hand as described in	2855
division (G)(2) of this section.	2856
Sec. 3517.11. (A)(1) Campaign committees of candidates for	2857
statewide office or the state board of education, political action	2858
committees or political contributing entities that make	2859
contributions to campaign committees of candidates that are	2860
required to file the statements prescribed by section 3517.10 of	2861
the Revised Code with the secretary of state, political action	2862
committees or political contributing entities that make	2863
contributions to campaign committees of candidates for member of	2864
the general assembly, political action committees or political	2865
contributing entities that make contributions to state and	2866

national political parties and to legislative campaign funds,

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political action committees <u>or political contributing entities</u> that receive contributions or make expenditures in connection with a statewide ballot issue, political action committees <u>or political contributing entities</u> that make contributions to other political action committees <u>or political contributing entities</u>, political parties, and campaign committees, except as set forth in division (A)(3) of this section, legislative campaign funds, and state and national political parties shall file the statements prescribed by section 3517.10 of the Revised Code with the secretary of state.

- (2)(a) Except as otherwise provided in division (F) of 2877 section 3517.106 of the Revised Code, campaign committees of 2878 candidates for all other offices shall file the statements 2879 prescribed by section 3517.10 of the Revised Code with the board 2880 of elections where their candidates are required to file their 2881 petitions or other papers for nomination or election. 2882
- (b) A campaign committee of a candidate for office of member 2883 of the general assembly or a campaign committee of a candidate for 2884 the office of judge of a court of appeals shall file two copies of 2885 the printed version of any statement, addendum, or amended 2886 statement if the committee does not file pursuant to division 2887 (F)(1) or (L) of section 3517.106 of the Revised Code but files by 2888 printed version only with the appropriate board of elections. The 2889 board of elections shall send one of those copies by overnight 2890 delivery service to the secretary of state before the close of 2891 business on the day the board of elections receives the statement, 2892 addendum, or amended statement. 2893
- (3) Political action committees or political contributing 2894
  entities that only contribute to a county political party, 2895
  contribute to campaign committees of candidates whose nomination 2896
  or election is to be submitted only to electors within a county, 2897
  subdivision, or district, excluding candidates for member of the 2898
  general assembly, and receive contributions or make expenditures 2899

in connection with ballot questions or issues to be submitted only	2900
to electors within a county, subdivision, or district shall file	2901
the statements prescribed by section 3517.10 of the Revised Code	2902
with the board of elections in that county or in the county	2903
contained in whole or part within the subdivision or district	2904
having a population greater than that of any other county	2905
contained in whole or part within that subdivision or district, as	2906
the case may be.	2907

- (4) Except as otherwise provided in division (E)(3) of 2908 section 3517.106 of the Revised Code with respect to state 2909 candidate funds, county political parties shall file the 2910 statements prescribed by section 3517.10 of the Revised Code with 2911 the board of elections of their respective counties. 2912
- (B)(1) The official with whom petitions and other papers for 2913 nomination or election to public office are filed shall furnish 2914 each candidate at the time of that filing a copy of sections 2915 3517.01, 3517.08 to 3517.11, 3517.13 to 3517.993, 3599.03, and 2916 3599.031 of the Revised Code and any other materials that the 2917 secretary of state may require. Each candidate receiving the 2918 materials shall acknowledge their receipt in writing. 2919
- (2) On or before the tenth day before the dates on which 2920 statements are required to be filed by section 3517.10 of the 2921 Revised Code, every candidate subject to the provisions of this 2922 section and sections 3517.10 and 3517.106 of the Revised Code 2923 shall be notified of the requirements and applicable penalties of 2924 those sections. The secretary of state, by certified mail, return 2925 receipt requested, shall notify all candidates required to file 2926 those statements with the secretary of state's office. The board 2927 of elections of every county shall notify by first class mail any 2928 candidate who has personally appeared at the office of the board 2929 on or before the tenth day before the statements are required to 2930 be filed and signed a form, to be provided by the secretary of 2931

state, attesting that the candidate has been notified of the

candidate's obligations under the campaign finance law. The board

shall forward the completed form to the secretary of state. The

board shall use certified mail, return receipt requested, to

notify all other candidates required to file those statements with

it.

(3)(a) Any statement required to be filed under sections 2938 3517.081 to 3517.17 of the Revised Code that is found to be 2939 incomplete or inaccurate by the officer to whom it is submitted 2940 shall be accepted on a conditional basis, and the person who filed 2941 it shall be notified by certified mail as to the incomplete or 2942 inaccurate nature of the statement. The secretary of state may 2943 examine statements filed for candidates for the office of member 2944 of the general assembly and candidates for the office of judge of 2945 a court of appeals for completeness and accuracy. The secretary of 2946 state shall examine for completeness and accuracy statements that 2947 campaign committees of candidates for the office of member of the 2948 general assembly and campaign committees of candidates for the 2949 office of judge of a court of appeals file pursuant to division 2950 (F) or (L) of section 3517.106 of the Revised Code. If an officer 2951 at the board of elections where a statement filed for a candidate 2952 for the office of member of the general assembly or for a 2953 candidate for the office of judge of a court of appeals was 2954 submitted finds the statement to be incomplete or inaccurate, the 2955 officer shall immediately notify the secretary of state of its 2956 incomplete or inaccurate nature. If either an officer at the board 2957 of elections or the secretary of state finds a statement filed for 2958 a candidate for the office of member of the general assembly or 2959 for a candidate for the office of judge of a court of appeals to 2960 be incomplete or inaccurate, only the secretary of state shall 2961 send the notification as to the incomplete or inaccurate nature of 2962 the statement. 2963

Within twenty-one days after receipt of the notice, in the	2964
case of a pre-election statement, a postelection statement, a	2965
monthly statement, an annual statement, or a semiannual statement	2966
prescribed by section 3517.10, an annual statement prescribed by	2967
section 3517.101, or a statement prescribed by division (B)(2)(b)	2968
or (C)(2)(b) of section 3517.105 or section 3517.107 of the	2969
Revised Code, the recipient shall file an addendum, amendment, or	2970
other correction to the statement providing the information	2971
necessary to complete or correct the statement. The secretary of	2972
state may require that, in lieu of filing an addendum, amendment,	2973
or other correction to a statement that is filed by electronic	2974
means of transmission to the office of the secretary of state	2975
pursuant to section 3517.106 of the Revised Code, the recipient of	2976
the notice described in this division file by electronic means of	2977
transmission an amended statement that incorporates the	2978
information necessary to complete or correct the statement.	2979
The secretary of state shall determine by rule when an	2980
addendum, amendment, or other correction to any of the following	2981
or when an amended statement of any of the following shall be	2982
filed:	2983
(i) A two-business-day statement prescribed by section	2984
3517.10 of the Revised Code;	2985
(ii) A disclosure of electioneering communications statement	2986
prescribed by division (D) of section 3517.1011 of the Revised	2987
Code;	2988
(iii) A deposit and disbursement statement prescribed under	2989
division (B) of section 3517.1012 of the Revised Code;	2990
(iv) A gift and disbursement statement prescribed under	2991
section 3517.1013 of the Revised Code.	2992
An addendum, amendment, or other correction to a statement	2993

that is filed by electronic means of transmission pursuant to

section	3517.106	of t	he Revi	sed Code	shall	be	filed	in	the	same	2995
manner a	as the st	ateme	ent.								2996

The provisions of sections 3517.10, 3517.106, 3517.1011, 2997 3517.1012, and 3517.1013 of the Revised Code pertaining to the 2998 filing of statements of contributions and expenditures, statements 2999 of independent expenditures, disclosure of electioneering 3000 communications statements, deposit and disbursement statements, 3001 and gift and disbursement statements by electronic means of 3002 transmission apply to the filing of addenda, amendments, or other 3003 corrections to those statements by electronic means of 3004 transmission and the filing of amended statements by electronic 3005 means of transmission. 3006

- (b) Within five business days after the secretary of state 3007 receives, by electronic or other means of transmission, an 3008 addendum, amendment, or other correction to a statement or an 3009 amended statement under division (B)(3)(a) of this section, the 3010 secretary of state, pursuant to divisions (E), (F), (G), and (I) 3011 of section 3517.106 or division (D) of section 3517.1011 of the 3012 Revised Code, shall make the contribution and expenditure, 3013 contribution and disbursement, deposit and disbursement, or gift 3014 and disbursement information in that addendum, amendment, 3015 correction, or amended statement available online to the public 3016 through the internet. 3017
- (4)(a) The secretary of state or the board of elections shall 3018
  examine all statements for compliance with sections 3517.08 to 3019
  3517.17 of the Revised Code. 3020
- (b) The secretary of state may contract with an individual or 3021 entity not associated with the secretary of state and experienced 3022 in interpreting the campaign finance law of this state to conduct 3023 examinations of statements filed by any statewide candidate, as 3024 defined in section 3517.103 of the Revised Code. 3025

- (c) The examination shall be conducted by a person or entity 3026 qualified to conduct it. The results of the examination shall be 3027 available to the public, and, when the examination is conducted by 3028 an individual or entity not associated with the secretary of 3029 state, the results of the examination shall be reported to the 3030 secretary of state.
- (C)(1) In the event of a failure to file or a late filing of 3032 a statement required to be filed under sections 3517.081 to 3033 3517.17 of the Revised Code, or if a filed statement or any 3034 addendum, amendment, or other correction to a statement or any 3035 amended statement, if an addendum, amendment, or other correction 3036 or an amended statement is required to be filed, is incomplete or 3037 inaccurate or appears to disclose a failure to comply with or a 3038 violation of law, the official whose duty it is to examine the 3039 statement shall promptly file a complaint with the Ohio elections 3040 commission under section 3517.153 of the Revised Code if the law 3041 is one over which the commission has jurisdiction to hear 3042 complaints, or the official shall promptly report the failure or 3043 violation to the board of elections and the board shall promptly 3044 report it to the prosecuting attorney in accordance with division 3045 (J) of section 3501.11 of the Revised Code. If the official files 3046 a complaint with the commission, the commission shall proceed in 3047 accordance with sections 3517.154 to 3517.157 of the Revised Code. 3048
- (2) For purposes of division (C)(1) of this section, a 3049 statement or an addendum, amendment, or other correction to a 3050 statement or an amended statement required to be filed under 3051 sections 3517.081 to 3517.17 of the Revised Code is incomplete or 3052 inaccurate under this section if the statement, addendum, 3053 amendment, other correction, or amended statement fails to 3054 disclose substantially all contributions or gifts that are 3055 received or deposits that are made that are required to be 3056 reported under sections 3517.10, 3517.107, 3517.108, 3517.1011, 3057

3517.10 of the Revised Code.

3517.1012, and 3517.1013 of the Revised Code or if the statement, addendum, amendment, other correction, or amended statement fails to disclose at least ninety per cent of the total contributions or	3058 3059 3060
gifts received or deposits made or of the total expenditures or disbursements made during the reporting period.	3061 3062
(D) No certificate of nomination or election shall be issued	3063
to a person, and no person elected to an office shall enter upon	3064
the performance of the duties of that office, until that person or	3065
that person's campaign committee, as appropriate, has fully	3066
complied with this section and sections 3517.08, 3517.081,	3067
3517.10, and 3517.13 of the Revised Code.	3068
Sec. 3517.13. (A)(1) No campaign committee of a statewide	3069
candidate shall fail to file a complete and accurate statement	3070
required under division (A)(1) of section 3517.10 of the Revised	3071
Code.	3072
(2) No campaign committee of a statewide candidate shall fail	3073
(2) No campaign committee of a statewide candidate shall fail to file a complete and accurate monthly statement, and no campaign	
	3073
to file a complete and accurate monthly statement, and no campaign	3073 3074
to file a complete and accurate monthly statement, and no campaign committee of a statewide candidate or a candidate for the office	3073 3074 3075
to file a complete and accurate monthly statement, and no campaign committee of a statewide candidate or a candidate for the office of chief justice or justice of the supreme court shall fail to	3073 3074 3075 3076
to file a complete and accurate monthly statement, and no campaign committee of a statewide candidate or a candidate for the office of chief justice or justice of the supreme court shall fail to file a complete and accurate two-business-day statement, as	3073 3074 3075 3076 3077
to file a complete and accurate monthly statement, and no campaign committee of a statewide candidate or a candidate for the office of chief justice or justice of the supreme court shall fail to file a complete and accurate two-business-day statement, as required under section 3517.10 of the Revised Code.	3073 3074 3075 3076 3077 3078
to file a complete and accurate monthly statement, and no campaign committee of a statewide candidate or a candidate for the office of chief justice or justice of the supreme court shall fail to file a complete and accurate two-business-day statement, as required under section 3517.10 of the Revised Code.  As used in this division, "statewide candidate" has the same	3073 3074 3075 3076 3077 3078
to file a complete and accurate monthly statement, and no campaign committee of a statewide candidate or a candidate for the office of chief justice or justice of the supreme court shall fail to file a complete and accurate two-business-day statement, as required under section 3517.10 of the Revised Code.  As used in this division, "statewide candidate" has the same meaning as in division (F)(2) of section 3517.10 of the Revised	3073 3074 3075 3076 3077 3078 3079 3080
to file a complete and accurate monthly statement, and no campaign committee of a statewide candidate or a candidate for the office of chief justice or justice of the supreme court shall fail to file a complete and accurate two-business-day statement, as required under section 3517.10 of the Revised Code.  As used in this division, "statewide candidate" has the same meaning as in division (F)(2) of section 3517.10 of the Revised Code.	3073 3074 3075 3076 3077 3078 3079 3080 3081
to file a complete and accurate monthly statement, and no campaign committee of a statewide candidate or a candidate for the office of chief justice or justice of the supreme court shall fail to file a complete and accurate two-business-day statement, as required under section 3517.10 of the Revised Code.  As used in this division, "statewide candidate" has the same meaning as in division (F)(2) of section 3517.10 of the Revised Code.  (B) No campaign committee shall fail to file a complete and	3073 3074 3075 3076 3077 3078 3079 3080 3081
to file a complete and accurate monthly statement, and no campaign committee of a statewide candidate or a candidate for the office of chief justice or justice of the supreme court shall fail to file a complete and accurate two-business-day statement, as required under section 3517.10 of the Revised Code.  As used in this division, "statewide candidate" has the same meaning as in division (F)(2) of section 3517.10 of the Revised Code.  (B) No campaign committee shall fail to file a complete and accurate statement required under division (A)(1) of section	3073 3074 3075 3076 3077 3078 3079 3080 3081 3082 3083

(D) No campaign committee shall fail to file a complete and	3088
accurate statement required under division (A)(3) or (4) of	3089
section 3517.10 of the Revised Code.	3090
(E) No person other than a campaign committee shall knowingly	3091
fail to file a statement required under section 3517.10 or	3092
3517.107 of the Revised Code.	3093
(F) No person shall make cash contributions to any person	3094
totaling more than one hundred dollars in each primary, special,	3095
or general election.	3096
(G)(1) No person shall knowingly conceal or misrepresent	3097
contributions given or received, expenditures made, or any other	3098
information required to be reported by a provision in sections	3099
3517.08 to 3517.13 and 3517.17 of the Revised Code.	3100
(2)(a) No person shall make a contribution to a campaign	3101
committee, political action committee, political contributing	3102
entity, legislative campaign fund, political party, or person	3103
making disbursements to pay the direct costs of producing or	3104
airing electioneering communications in the name of another	3105
person.	3106
(b) A person does not make a contribution in the name of	3107
another when either of the following applies:	3108
(i) An individual makes a contribution from a partnership or	3109
other unincorporated business account, if the contribution is	3110
reported by listing both the name of the partnership or other	3111
unincorporated business and the name of the partner or owner	3112
making the contribution as required under division (I) of section	3113
3517.10 of the Revised Code.	3114
(ii) A person makes a contribution in that person's spouse's	3115
name or in both of their names.	3116

(H) No person within this state, publishing a newspaper or

other periodical, shall charge a campaign committee for political	3118
advertising a rate in excess of the rate such person would charge	3119
if the campaign committee were a general rate advertiser whose	3120
advertising was directed to promoting its business within the same	3121
area as that encompassed by the particular office that the	3122
candidate of the campaign committee is seeking. The rate shall	3123
	3124
take into account the amount of space used, as well as the type of	3125
advertising copy submitted by or on behalf of the campaign	3126
committee. All discount privileges otherwise offered by a	3127
newspaper or periodical to general rate advertisers shall be	3128
available upon equal terms to all campaign committees.	3120

No person within this state, operating a radio or television 3129 station or network of stations in this state, shall charge a 3130 campaign committee for political broadcasts a rate that exceeds: 3131

- (1) During the forty-five days preceding the date of a 3132 primary election and during the sixty days preceding the date of a 3133 general or special election in which the candidate of the campaign 3134 committee is seeking office, the lowest unit charge of the station 3135 for the same class and amount of time for the same period; 3136
- (2) At any other time, the charges made for comparable use of that station by its other users. 3138
- (I) Subject to divisions (K), (L), (M), and (N) of this 3139 section, no agency or department of this state or any political 3140 subdivision shall award any contract, other than one let by 3141 competitive bidding or a contract incidental to such contract or 3142 which is by force account, for the purchase of goods costing more 3143 than five hundred dollars or services costing more than five 3144 hundred dollars to any individual, partnership, association, 3145 including, without limitation, a professional association 3146 organized under Chapter 1785. of the Revised Code, estate, or 3147 trust if the individual has made or the individual's spouse has 3148

made, or any partner, shareholder, administrator, executor, or

trustee or the spouse of any of them has made, as an individual,

within the two previous calendar years, one or more contributions

totaling in excess of one thousand dollars to the holder of the

public office having ultimate responsibility for the award of the

contract or to the public officer's campaign committee.

- (J) Subject to divisions (K), (L), (M), and (N) of this 3155 section, no agency or department of this state or any political 3156 subdivision shall award any contract, other than one let by 3157 competitive bidding or a contract incidental to such contract or 3158 which is by force account, for the purchase of goods costing more 3159 than five hundred dollars or services costing more than five 3160 hundred dollars to a corporation or business trust, except a 3161 professional association organized under Chapter 1785. of the 3162 Revised Code, if an owner of more than twenty per cent of the 3163 corporation or business trust or the spouse of that person has 3164 made, as an individual, within the two previous calendar years, 3165 taking into consideration only owners for all of that period, one 3166 or more contributions totaling in excess of one thousand dollars 3167 to the holder of a public office having ultimate responsibility 3168 for the award of the contract or to the public officer's campaign 3169 committee. 3170
- (K) For purposes of divisions (I) and (J) of this section, if 3171 a public officer who is responsible for the award of a contract is 3172 appointed by the governor, whether or not the appointment is 3173 subject to the advice and consent of the senate, excluding members 3174 of boards, commissions, committees, authorities, councils, boards 3175 of trustees, task forces, and other such entities appointed by the 3176 governor, the office of the governor is considered to have 3177 ultimate responsibility for the award of the contract. 3178
- (L) For purposes of divisions (I) and (J) of this section, if 3179 a public officer who is responsible for the award of a contract is 3180

appointed by the elected chief executive officer of a municipal	3181
corporation, or appointed by the elected chief executive officer	3182
of a county operating under an alternative form of county	3183
government or county charter, excluding members of boards,	3184
commissions, committees, authorities, councils, boards of	3185
trustees, task forces, and other such entities appointed by the	3186
chief executive officer, the office of the chief executive officer	3187
is considered to have ultimate responsibility for the award of the	3188
contract.	3189
concract.	

- (M)(1) Divisions (I) and (J) of this section do not apply to 3190 contracts awarded by the board of commissioners of the sinking 3191 fund, municipal legislative authorities, boards of education, 3192 boards of county commissioners, boards of township trustees, or 3193 other boards, commissions, committees, authorities, councils, 3194 boards of trustees, task forces, and other such entities created 3195 by law, by the supreme court or courts of appeals, by county 3196 courts consisting of more than one judge, courts of common pleas 3197 consisting of more than one judge, or municipal courts consisting 3198 of more than one judge, or by a division of any court if the 3199 division consists of more than one judge. This division shall 3200 apply to the specified entity only if the members of the entity 3201 act collectively in the award of a contract for goods or services. 3202
- (2) Divisions (I) and (J) of this section do not apply to 3203 actions of the controlling board. 3204
- (N)(1) Divisions (I) and (J) of this section apply to 3205 contributions made to the holder of a public office having 3206 ultimate responsibility for the award of a contract, or to the 3207 public officer's campaign committee, during the time the person 3208 holds the office and during any time such person was a candidate 3209 for the office. Those divisions do not apply to contributions made 3210 to, or to the campaign committee of, a candidate for or holder of 3211 the office other than the holder of the office at the time of the 3212

award of the contract.

- (2) Divisions (I) and (J) of this section do not apply to 3214 contributions of a partner, shareholder, administrator, executor, 3215 trustee, or owner of more than twenty per cent of a corporation or 3216 business trust made before the person held any of those positions 3217 or after the person ceased to hold any of those positions in the 3218 partnership, association, estate, trust, corporation, or business 3219 trust whose eligibility to be awarded a contract is being 3220 determined, nor to contributions of the person's spouse made 3221 before the person held any of those positions, after the person 3222 ceased to hold any of those positions, before the two were 3223 married, after the granting of a decree of divorce, dissolution of 3224 marriage, or annulment, or after the granting of an order in an 3225 action brought solely for legal separation. Those divisions do not 3226 apply to contributions of the spouse of an individual whose 3227 eligibility to be awarded a contract is being determined made 3228 before the two were married, after the granting of a decree of 3229 divorce, dissolution of marriage, or annulment, or after the 3230 granting of an order in an action brought solely for legal 3231 separation. 3232
- (0) No beneficiary of a campaign fund or other person shall 3233 convert for personal use, and no person shall knowingly give to a 3234 beneficiary of a campaign fund or any other person, for the 3235 beneficiary's or any other person's personal use, anything of 3236 value from the beneficiary's campaign fund, including, without 3237 limitation, payments to a beneficiary for services the beneficiary 3238 personally performs, except as reimbursement for any of the 3239 following: 3240
- (1) Legitimate and verifiable prior campaign expenses3241incurred by the beneficiary;3242
  - (2) Legitimate and verifiable ordinary and necessary prior 3243

expenses incurred by the beneficiary in connection with duties as the holder of a public office, including, without limitation, expenses incurred through participation in nonpartisan or bipartisan events if the participation of the holder of a public office would normally be expected;	3244 3245 3246 3247 3248
(3) Legitimate and verifiable ordinary and necessary prior expenses incurred by the beneficiary while doing any of the following:	3249 3250 3251
(a) Engaging in activities in support of or opposition to a candidate other than the beneficiary, political party, or ballot issue;	3252 3253 3254
(b) Raising funds for a political party, political action committee, political contributing entity, legislative campaign fund, campaign committee, or other candidate;	3255 3256 3257
(c) Participating in the activities of a political party, political action committee, political contributing entity, legislative campaign fund, or campaign committee;	3258 3259 3260
(d) Attending a political party convention or other political meeting.	3261 3262
For purposes of this division, an expense is incurred whenever a beneficiary has either made payment or is obligated to make payment, as by the use of a credit card or other credit procedure or by the use of goods or services received on account.	3263 3264 3265 3266
(P) No beneficiary of a campaign fund shall knowingly accept, and no person shall knowingly give to the beneficiary of a campaign fund, reimbursement for an expense under division (O) of this section to the extent that the expense previously was	3267 3268 3269 3270
reimbursed or paid from another source of funds. If an expense is reimbursed under division (O) of this section and is later paid or	3271 3272

reimbursed, wholly or in part, from another source of funds, the

beneficiary shall repay the reimbursement received under division	3274
(O) of this section to the extent of the payment made or	3275
reimbursement received from the other source.	3276
(Q) No candidate or public official or employee shall accept	3277
for personal or business use anything of value from a political	3278
party, political action committee, political contributing entity,	3279
legislative campaign fund, or campaign committee other than the	3280
candidate's or public official's or employee's own campaign	3281
committee, and no person shall knowingly give to a candidate or	3282
public official or employee anything of value from a political	3283
party, political action committee, political contributing entity,	3284
legislative campaign fund, or such a campaign committee, except	3285
for the following:	3286
(1) Reimbursement for legitimate and verifiable ordinary and	3287
necessary prior expenses not otherwise prohibited by law incurred	3288
by the candidate or public official or employee while engaged in	3289
any legitimate activity of the political party, political action	3290
committee, political contributing entity, legislative campaign	3291
fund, or such campaign committee. Without limitation, reimbursable	3292
expenses under this division include those incurred while doing	3293
any of the following:	3294
(a) Engaging in activities in support of or opposition to	3295
another candidate, political party, or ballot issue;	3296
(b) Raising funds for a political party, legislative campaign	3297
fund, campaign committee, or another candidate;	3298
(c) Attending a political party convention or other political	3299
meeting.	3300
(2) Compensation not otherwise prohibited by law for actual	3301
and valuable personal services rendered under a written contract	3302
to the political party, political action committee, political	3303

contributing entity, legislative campaign fund, or such campaign

(2) If any expense that may be reimbursed under division (0),

(P), or (Q) of this section is part of other expenses that may not

be paid or reimbursed, the separation of the two types of expenses

for the purpose of allocating for payment or reimbursement those

expenses that may be paid or reimbursed may be by any reasonable

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or independent expenditure in violation of this division to return	3397
the contribution, expenditure, or independent expenditure or, if	3398
it is not possible to return the contribution, expenditure, or	3399
independent expenditure, then to return instead the value of it,	3400
to the contributor.	3401
(3) As used in division (W) of this section, "foreign	3402
national" has the same meaning as in section 441e(b) of the	3403
Federal Election Campaign Act.	3404
(X)(1) No state or county political party shall transfer any	3405
moneys from its restricted fund to any account of the political	3406
party into which contributions may be made or from which	3407
contributions or expenditures may be made.	3408
(2)(a) No state or county political party shall deposit a	3409
contribution or contributions that it receives into its restricted	3410
fund.	3411
(b) No state or county political party shall make a	3412
contribution or an expenditure from its restricted fund.	3413
(3)(a) No corporation or labor organization shall make a gift	3414
or gifts from the corporation's or labor organization's money or	3415
property aggregating more than ten thousand dollars to any one	3416
state or county political party for the party's restricted fund in	3417
a calendar year.	3418
(b) No state or county political party shall accept a gift or	3419
gifts for the party's restricted fund aggregating more than ten	3420
thousand dollars from any one corporation or labor organization in	3421
a calendar year.	3422
(4) No state or county political party shall transfer any	3423
moneys in the party's restricted fund to any other state or county	3424
political party.	3425

(5) No state or county political party shall knowingly fail 3426

affiliated with a political party. The seventh member shall be

appointed to a term that ends on December 31, 2001. Terms of the

initial members appointed under this division begin on January 1,

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1996.

- (2) If a vacancy occurs in the position of the seventh 3459 member, who is not affiliated with a political party, the six 3460 remaining members by a majority vote shall appoint, not later than 3461 forty-five days after the date of the vacancy, the seventh member 3462 of the commission, who shall not be affiliated with a political 3463 party. If these members fail to appoint the seventh member within 3464 this forty-five-day period, the chief justice of the supreme 3465 court, within fifteen days after the end of this period, shall 3466 appoint the seventh member, who shall not be affiliated with a 3467 political party. If a vacancy occurs in any of the other six 3468 positions on the commission, the legislative leaders of the 3469 political party from whose list of persons the member being 3470 replaced was appointed shall submit to the governor, not later 3471 than thirty days after the date of the vacancy, a list of three 3472 persons who are affiliated with that political party. Not later 3473 than fifteen days after receiving the list, the governor, with the 3474 advice and consent of the senate, shall appoint one person from 3475 the list to the commission. 3476
- (3) At no time shall more than six members of the commission 3477 be affiliated with a political party, and, of these six members, 3478 not more than three shall be affiliated with the same political 3479 party.
- (4) In making appointments to the commission, the governor 3481 shall take into consideration the various geographic areas of this 3482 state and shall appoint members so that those areas are 3483 represented on the commission in a balanced manner, to the extent 3484 feasible.
- (5) Members of the commission shall be registered electors 3486 and shall be of good moral character. 3487
  - (B) Each member of the Ohio elections commission shall hold 3488

office from the date of the member's appointment until the end of	3489
the term for which the member was appointed. A member appointed to	3490
fill a vacancy occurring prior to the expiration of the term for	3491
which the member's predecessor was appointed shall hold office for	3492
the remainder of that term. A member shall continue in office	3493
subsequent to the expiration date of the member's term until the	3494
member's successor takes office or until a period of sixty days	3495
has elapsed, whichever occurs first. After the initial terms of	3496
office provided for in division (A)(1) of this section, terms of	3497
office shall be for five years.	3498
(C) A vacancy in the Ohio elections commission may be caused	3499
by death, resignation, or three absences from commission meetings	3500
in a calendar year if those absences are caused by reasons	3501
declared invalid by a vote of five members of the remaining	3502
members of the commission.	3503
(D) Each member of the Ohio elections commission while in the	3504
performance of the business of the commission shall be entitled to	3505
receive compensation at the rate of twenty-five thousand dollars	3506
per year. Members shall be reimbursed for expenses actually and	3507
necessarily incurred in the performance of their duties.	3508
(E) No member of the Ohio elections commission shall serve	3509
more than one full term unless the terms served are served	3510
nonconsecutively.	3511
(F)(1) No member of the Ohio elections commission shall do or	3512
be any of the following:	3513
(a) Hold, or be a candidate for, a public office;	3514
(b) Serve on a committee supporting or opposing a candidate	3515
or ballot question or issue;	3516
(c) Be an officer of the state central committee, a county	

central committee, or a district, city, township, or other

one year and shall not serve as chairperson more than twice during

(2) The commission shall meet at the call of the chairperson

chairpersons shall be affiliated with the same political party.

or upon the written request of a majority of the members. The

commission under sections 3517.153 to 3517.157 of the Revised Code

meetings and hearings of the commission or a panel of the

a term as a member of the commission. No two successive

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commission.

are subject to section 121.22 of the Revised Code.	3549
(3) The commission shall adopt rules for its procedures in	3550
accordance with Chapter 119. of the Revised Code. Five of the	3551
seven members constitute a quorum. Except as otherwise provided in	3552
this section and in sections 3517.154 to 3517.157 of the Revised	3553
Code, no action shall be taken without the concurrence of a	3554
majority of the members.	3555
(H)(1) The Ohio elections commission shall employ the	3556
technical, professional, and clerical employees that are necessary	3557
for it to carry out its duties.	3558
(2)(a) Notwithstanding section 109.02 of the Revised Code,	3559
the commission shall employ a full-time attorney, and, as needed,	3560
one or more investigatory attorneys to conduct investigations for	3561
the commission or a panel of the commission. The commission may	3562
employ or contract for the services of additional attorneys, as	3563
needed. The full-time attorney shall do all of the following:	3564
(i) Serve as the commission's attorney in regard to all legal	3565
matters, including representing the commission at appeals from a	3566
final determination of the commission, except that the full-time	3567
attorney shall not perform the duties that an investigatory	3568
attorney is required or requested to perform or that another	3569
attorney the commission employs or contracts with for services is	3570
required or requested to perform, and shall not represent the	3571
commission in any legal proceeding in which the commission is a	3572
named party;	3573
(ii) At the request of the commission or a panel of the	3574
commission, be present at a hearing held under sections 3517.154	3575
to 3517.156 of the Revised Code to rule on the admissibility of	3576
evidence and to advise on the conduct of procedure;	3577
(iii) Perform other duties as required by rule of the	3578

prosecutor;

(b) An attorney employed by or under contract with the	3580
commission shall be licensed to practice law in this state.	3581
(3)(a) Except as otherwise provided in division (H)(3)(b) of	3582
this section, at least five members of the commission shall agree	3583
on the employment of a person, a majority of the members shall	3584
agree on the discharge of an employee, and a person employed by	3585
the commission shall serve at the pleasure of the commission.	3586
(b) At least five of the seven members shall agree on the	3587
discharge of an investigatory attorney.	3588
(I) There is hereby created in the state treasury the Ohio	3589
elections commission fund. All moneys credited to the fund shall	3590
be used solely for the purpose of paying expenses related to the	3591
operation of the Ohio elections commission.	3592
Sec. 3517.155. (A)(1) Except as otherwise provided in	3593
division (B) of this section, the Ohio elections commission shall	3594
hold its first hearing on a complaint filed with it, other than a	3595
complaint that receives an expedited hearing under section	3596
3517.156 of the Revised Code, not later than ninety business days	3597
after the complaint is filed unless the commission has good cause	3598
to hold the hearing after that time, in which case it shall hold	3599
the hearing not later than one hundred eighty business days after	3600
the complaint is filed. At the hearing, the commission shall	3601
determine whether or not the failure to act or the violation	3602
alleged in the complaint has occurred and shall do only one of the	3603
following, except as otherwise provided in division (B) of this	3604
section or in division (B) of section 3517.151 of the Revised	3605
Code:	3606
(a) Enter a finding that good cause has been shown not to	3607
impose a fine or not to refer the matter to the appropriate	3608

(b) Impose a line under section 3517.993 of the Revised Code;	3610
(c) Refer the matter to the appropriate prosecutor;	3611
(d) Direct the secretary of state or appropriate board of	3612
elections with the authority to certify a candidate to the ballot	3613
to remove a candidate's name from the ballot if the candidate is	3614
barred from the ballot under division (D) of section 3517.1010 of	3615
the Revised Code.	3616
(2) As used in division (A) of this section, "appropriate	3617
prosecutor" means a prosecutor as defined in section 2935.01 of	3618
the Revised Code and either of the following:	3619
(a) In the case of a failure to comply with or a violation of	3620
law involving a campaign committee or the committee's candidate, a	3621
political party, a legislative campaign fund, <del>or</del> a political	3622
action committee, or a political contributing entity, that is	3623
required to file a statement of contributions and expenditures	3624
with the secretary of state under division (A) of section 3517.11	3625
of the Revised Code, the prosecutor of Franklin county;	3626
(b) In the case of a failure to comply with or a violation of	3627
law involving any other campaign committee or committee's	3628
candidate, or any other political party or, political action	3629
committee, or political contributing entity either of the	3630
following as determined by the commission:	3631
(i) The prosecutor of Franklin county;	3632
(ii) The prosecutor of the county in which the candidacy or	3633
ballot question or issue is submitted to the electors or, if it is	3634
submitted in more than one county, the most populous of those	3635
counties.	3636
(B) If the commission decides that the evidence is	3637
insufficient for it to determine whether or not the failure to act	3638
or the violation alleged in the complaint has occurred, the	3639

commission, by the affirmative vote of five members, may request	3640
that an investigatory attorney investigate the complaint. Upon	3641
that request, an investigatory attorney shall make an	3642
investigation in order to produce sufficient evidence for the	3643
commission to decide the matter. If the commission requests an	3644
investigation under this division, for good cause shown by the	3645
investigatory attorney, the commission may extend by sixty days	3646
the deadline for holding its first hearing on the complaint as	3647
required in division (A) of this section.	3648

- (C) The commission shall take one of the actions required 3649 under division (A) of this section not later than thirty days 3650 after the close of all the evidence presented. 3651
- (D)(1) The commission shall make any finding of a failure to 3652 comply with or a violation of law in regard to a complaint that 3653 alleges a violation of division (D) of section 3517.1010, division 3654 (A) or (B) of section 3517.21, or division (A) or (B) of section 3655 3517.22 of the Revised Code by clear and convincing evidence. The 3656 commission shall make any finding of a failure to comply with or a 3657 violation of law in regard to any other complaint by a 3658 preponderance of the evidence. 3659
- (2) If the commission finds a violation of division (B) of 3660 section 3517.21 or division (B) of section 3517.22 of the Revised 3661 Code, it shall refer the matter to the appropriate prosecutor 3662 under division (A)(1)(c) of this section and shall not impose a 3663 fine under division (A)(1)(b) of this section or section 3517.993 3664 of the Revised Code.
- (E) In an action before the commission or a panel of the 3666 commission, if the allegations of the complainant are not proved, 3667 and the commission takes the action described in division 3668 (A)(1)(a) of this section or a panel of the commission takes the 3669 action described in division (C)(1) of section 3517.156 of the 3670

Revised Code, the commission or a panel of the commission may find that the complaint is frivolous, and, if the commission or panel	3671 3672
	3673
so finds, the commission shall order the complainant to pay	3674
reasonable attorney's fees and to pay the costs of the commission	3675
or panel as determined by a majority of the members of the	3676
commission. The costs paid to the commission or panel under this	3677
division shall be deposited into the Ohio elections commission	3678
fund.	30.0
Sec. 3517.20. (A)(1) As used in this section:	3679
(a) "Political publication for or against a candidate" means	3680
a notice, placard, advertisement, sample ballot, brochure, flyer,	3681
direct mailer, or other form of general publication that is	3682
designed to promote the nomination, election, or defeat of a	3683
candidate.	3684
(b) "Political publication for or against an issue" means a	3685
notice, placard, advertisement, sample ballot, brochure, flyer,	3686
direct mailer, or other form of general publication that is	3687
designed to promote the adoption or defeat of a ballot issue or	3688
question or to influence the voters in an election.	3689
(c) "Public political advertising" means newspapers,	3690
magazines, outdoor advertising facilities, direct mailings, or	3691
other similar types of general public political advertising, or	3692
flyers, handbills, or other nonperiodical printed matter.	3693
(d) "Statewide candidate" has the same meaning as in section	3694
3517.102 of the Revised Code.	3695
(e) "Legislative candidate" means a candidate for the office	3696
of member of the general assembly.	3697
(f) "Local candidate" means a candidate for an elective	3698
office of a political subdivision of this state.	3699

(g) "Legislative campaign fund" has the same meaning as in

section 3517.01 of the Revised Code.	3701
(h) "Limited political action committee" means a political	3702
action committee of fewer than ten members.	3703
(i) "Limited political contributing entity" means a political	3704
contributing entity of fewer than ten members.	3705
(j) "Designated amount" means one hundred dollars in the case	3706
of a local candidate or a local ballot issue, two hundred fifty	3707
dollars in the case of a legislative candidate, or five hundred	3708
dollars in the case of a statewide candidate or a statewide ballot	3709
issue.	3710
$\frac{(j)(k)}{(k)}$ "To issue" includes to print, post, distribute,	3711
reproduce for distribution, or cause to be issued, printed,	3712
posted, distributed, or reproduced for distribution.	3713
$\frac{(k)(1)}{(1)}$ "Telephone bank" means more than five hundred	3714
telephone calls of an identical or substantially similar nature	3715
within any thirty-day period, whether those telephone calls are	3716
made by individual callers or by recording.	3717
(2) No candidate, campaign committee, legislative campaign	3718
fund, political party, or other entity, except a political action	3719
committee or political contributing entity, shall issue a form of	3720
political publication for or against a candidate, or shall make an	3721
expenditure for the purpose of financing political communications	3722
in support of or opposition to a candidate through public	3723
political advertising, unless the name and residence or business	3724
address of the candidate or the chairperson, treasurer, or	3725
secretary of the campaign committee, legislative campaign fund,	3726
political party, or other entity that issues or otherwise is	3727
responsible for that political publication or that makes an	3728
expenditure for that political communication appears in a	3729
conspicuous place on that political publication or is contained	3730
within that political communication.	3731

(3) No limited political action committee or limited	3732
political contributing entity shall do either of the following	3733
unless the name and residence or business address of the	3734
chairperson, treasurer, or secretary of the limited political	3735
action committee or limited political contributing entity involved	3736
appears in a conspicuous place in the political publication for or	3737
against a candidate described in division (A)(3)(a) of this	3738
section or is contained within the political communication	3739
described in division (A)(3)(b) of this section:	3740
(a) Issue a form of political publication for or against a	3741
candidate that costs in excess of the designated amount or that is	3742
issued in cooperation, consultation, or concert with, or at the	3743
request or suggestion of, a candidate, a campaign committee, a	3744
legislative campaign fund, a political party, a political action	3745
committee with ten or more members, a political contributing	3746
entity with ten or more members, or a limited political action	3747
committee or limited political contributing entity that spends in	3748
excess of the designated amount on a related or the same or	3749
similar political publication for or against a candidate;	3750
(b) Make an expenditure in excess of the designated amount in	3751
support of or opposition to a candidate or make an expenditure in	3752
cooperation, consultation, or concert with, or at the request or	3753
suggestion of, a candidate, a campaign committee, a legislative	3754
campaign fund, a political party, a political action committee	3755
with ten or more members, a political contributing entity with ten	3756
or more members, or a limited political action committee or	3757
<u>limited political contributing entity</u> that spends in excess of the	3758
designated amount in support of or opposition to the same	3759
candidate, for the purpose of financing political communications	3760
in support of or opposition to that candidate through public	3761
political advertising.	3762

(4) No political action committee with ten or more members

and no political contributing entity with ten or more members	3764
shall issue a form of political publication for or against a	3765
candidate, or shall make an expenditure for the purpose of	3766
financing political communications in support of or opposition to	3767
a candidate through public political advertising, unless the name	3768
and residence or business address of the chairperson, treasurer,	3769
or secretary of the political action committee or political	3770
contributing entity that issues or otherwise is responsible for	3771
that political publication or that makes an expenditure for that	3772
political communication through public political advertising	3773
appears in a conspicuous place in that political publication or is	3774
contained within that political communication.	3775

- (5) No corporation, labor organization, campaign committee, 3776 legislative campaign fund, political party, or other entity, 3777 except a political action committee, shall issue a form of 3778 political publication for or against an issue, or shall make an 3779 expenditure for the purpose of financing political communications 3780 in support of or opposition to a ballot issue or question through 3781 public political advertising, unless the name and residence or 3782 business address of the chairperson, treasurer, or secretary of 3783 the corporation, labor organization, campaign committee, 3784 legislative campaign fund, political party, or other entity that 3785 issues or otherwise is responsible for that political publication 3786 or that makes an expenditure for that political communication 3787 through public political advertising appears in a conspicuous 3788 place in that political publication or is contained within that 3789 political communication. 3790
- (6) No limited political action committee shall do either of 3791 the following unless the name and residence or business address of 3792 the chairperson, treasurer, or secretary of the limited political 3793 action committee involved appears in a conspicuous place in the 3794 political publication for or against a ballot issue described in 3795

division (A)(6)(a) of this section or is contained within the	3796
political communication described in division (A)(6)(b) of this	3797
section:	3798

- (a) Issue a form of political publication for or against a 3799 ballot issue that costs in excess of the designated amount or that 3800 is issued in cooperation, consultation, or concert with, or at the 3801 request or suggestion of, a candidate, a campaign committee, a 3802 legislative campaign fund, a political party, a political action 3803 committee with ten or more members, or a limited political action 3804 committee that spends in excess of the designated amount for a 3805 related or the same or similar political publication for or 3806 against an issue; 3807
- (b) Make an expenditure in excess of the designated amount in 3808 support of or opposition to a ballot issue or make an expenditure 3809 in cooperation, consultation, or concert with, or at the request 3810 or suggestion of, a candidate, a campaign committee, a legislative 3811 campaign fund, a political party, a political action committee 3812 with ten or more members, or a limited political action committee 3813 that spends in excess of the designated amount in support of or 3814 opposition to the same ballot issue, for the purpose of financing 3815 political communications in support of or opposition to that 3816 ballot issue through public political advertising. 3817
- (7) No political action committee with ten or more members 3818 shall issue a form of political publication for or against an 3819 issue, or shall make an expenditure for the purpose of financing 3820 political communications in support of or opposition to a ballot 3821 issue or question through public political advertising, unless the 3822 name and residence or business address of the chairperson, 3823 treasurer, or secretary of the political action committee that 3824 issues or otherwise is responsible for that political publication 3825 or that makes an expenditure for that political communication 3826 appears in a conspicuous place in that political publication or is 3827

3828 contained within that political communication. (8) The disclaimer "paid political advertisement" is not 3829 sufficient to meet the requirements of this section. 3830 (9) If the political publication described in division (A) of 3831 this section is issued by the regularly constituted central or 3832 executive committee of a political party that is organized as 3833 provided in this chapter, it shall be sufficiently identified if 3834 it bears the name of the committee and its chairperson or 3835 treasurer. 3836 (10) If more than one piece of printed matter or printed 3837 political communications are mailed as a single packet, the 3838 requirements of division (A) of this section are met if one of the 3839 pieces of printed matter or printed political communications in 3840 the packet contains the name and residence or business address of 3841 the chairperson, treasurer, or secretary of the organization or 3842 entity that issues or is responsible for the printed matter or 3843 other printed political communications. 3844 (11) This section does not apply to the transmittal of 3845 personal correspondence that is not reproduced by machine for 3846 general distribution. 3847 (12) The secretary of state, by rule, may exempt from the 3848 requirements of this section, printed matter and certain other 3849 kinds of printed communications such as campaign buttons, 3850 balloons, pencils, or similar items, the size or nature of which 3851 makes it unreasonable to add an identification or disclaimer. 3852 (13) The disclaimer or identification described in division 3853 (A) of this section, when paid for by a campaign committee, shall 3854 be identified by the words "paid for by" followed by the name and 3855 address of the campaign committee and the appropriate officer of 3856 the committee, identified by name and title. The identification or 3857

disclaimer may use reasonable abbreviations for common terms such

as "treasurer" or "committee".

(B)(1) No candidate, campaign committee, legislative campaign	3860
fund, political contributing entity, political party, political	3861
action committee, limited political action committee, political	3862
contributing entity, limited political contributing entity, or	3863
other entity shall utter or cause to be uttered, over the	3864
broadcasting facilities of any radio or television station within	3865
this state, any communication that is designed to promote the	3866
nomination, election, or defeat of a candidate, or the adoption or	3867
defeat of an issue or to influence the voters in an election,	3868
unless the speaker identifies the speaker with the speaker's name	3869
and residence address or unless the communication identifies the	3870
chairperson, treasurer, or secretary of the organization	3871
responsible for the communication with the name and residence or	3872
business address of that officer, except that communications by	3873
radio need not broadcast the residence or business address of the	3874
officer. However, a radio station, for a period of at least six	3875
months, shall keep the residence or business address on file and	3876
divulge it to any person upon request.	3877

No person operating a broadcast station or an organ of 3878 printed media shall broadcast or print a paid political 3879 communication that does not contain the identification required by 3880 this section.

- (2) Division (B) of this section does not apply to any

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  communications made on behalf of a radio or television station or

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  network by any employee of such radio or television station or

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  network while acting in the course of the employee's employment.

  3885
- (3) No candidate or entity described in division (B)(1) of 3886 this section shall use or cause to be used a false, fictitious, or 3887 fraudulent name or address in the making or issuing of a 3888 publication or communication included within the provisions of 3889

this section.

- (C) No candidate, campaign committee, legislative campaign 3891 fund, political party, political action committee, limited 3892 political action committee, political contributing entity, limited 3893 political contributing entity, or other person or entity shall 3894 conduct a telephone bank for the purpose of promoting the 3895 nomination, election, or defeat of a candidate or the adoption or 3896 defeat of an issue or to influence the voters in an election, 3897 unless the call includes a disclaimer that identifies the name of 3898 the candidate, campaign committee, legislative campaign fund, 3899 political party, political action committee, limited political 3900 action committee, political contributing entity, limited political 3901 contributing entity, or other person or entity paying for the 3902 telephone bank. 3903
- (D) Before a prosecution may commence under this section, a 3904 complaint shall be filed with the Ohio elections commission under 3905 section 3517.153 of the Revised Code. After the complaint is 3906 filed, the commission shall proceed in accordance with sections 3907 3517.154 to 3517.157 of the Revised Code. 3908
- Sec. 3517.23. The secretary of state shall adopt rules in 3909 accordance with Chapter 119. of the Revised Code that are 3910 necessary for the administration and enforcement of sections 3911 3517.08 to 3517.13, 3517.18, 3517.20 to 3517.22, 3599.03, and 3912 3599.031 of the Revised Code and shall provide each candidate, 3913 political action committee, political contributing entity, 3914 legislative campaign fund, political party, and person making 3915 disbursements to pay the direct costs of producing or airing 3916 electioneering communications with written instructions and 3917 explanations in order to ensure compliance with sections 3517.08 3918 to 3517.13, 3517.17, 3517.18, 3517.20 to 3517.22, 3599.03, and 3919 3599.031 of the Revised Code. 3920

Sec. 3517.992. This section establishes penalties only with	3921
respect to acts or failures to act that occur on and after August	3922
24, 1995.	3922
24, 1993.	3943
(A)(1) A candidate whose campaign committee violates division	3924
(A), (B), (C), (D), or (V) of section 3517.13 of the Revised Code,	3925
or a treasurer of a campaign committee who violates any of those	3926
divisions, shall be fined not more than one hundred dollars for	3927
each day of violation.	3928
(2) Whoever violates division $(E)$ or $(X)(5)$ of section	3929
3517.13 of the Revised Code shall be fined not more than one	3930
hundred dollars for each day of violation.	3931
(B) A political party that violates division $(F)(1)$ of	3932
section 3517.101 of the Revised Code shall be fined not more than	3933
one hundred dollars for each day of violation.	3934
(C) Whoever violates division (F)(2) of section 3517.101 or	3935
division (G) of section 3517.13 of the Revised Code shall be fined	3936
not more than ten thousand dollars or, if the offender is a person	3937
who was nominated or elected to public office, shall forfeit the	3938
nomination or the office to which the offender was elected, or	3939
both.	3940
(D) Whoever violates division (F) of section 3517.13 of the	3941
Revised Code shall be fined not more than three times the amount	3942
contributed.	3943
(E) Whoever violates division (H) of section 3517.13 of the	3944
Revised Code shall be fined not more than one hundred dollars.	3945
(F) Whoever violates division (O), (P), or (Q) of section	3946
3517.13 of the Revised Code is guilty of a misdemeanor of the	3947
first degree.	3948
(G) A state or county committee of a political party that	3949
violates division (B)(1) of section 3517.18 of the Revised Code	3950

(c) Any political contributing entity that violates division

(B)(7) of section 3517.102 of the Revised Code shall be fined an

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amount equal to three times the amount contributed in excess of	3981
the amount permitted by that division.	3982
(5) Any political party that violates division (B)(4) of	3983
section 3517.102 of the Revised Code shall be fined an amount	3984
equal to three times the amount contributed in excess of the	3985
amount permitted by that division.	3986
(6) Notwithstanding divisions (I)(1), (2), (3), (4), and (5)	3987
of this section, no violation of division (B) of section 3517.102	3988
of the Revised Code occurs, and the secretary of state shall not	3989
refer parties to the Ohio elections commission, if the amount	3990
transferred or contributed in excess of the amount permitted by	3991
that division meets either of the following conditions:	3992
(a) It is completely refunded within five business days after	3993
it is accepted.	3994
(b) It is completely refunded on or before the tenth business	3995
day after notification to the recipient of the excess transfer or	3996
contribution by the board of elections or the secretary of state	3997
that a transfer or contribution in excess of the permitted amount	3998
has been received.	3999
(J)(1) Any campaign committee that violates division $(C)(1)$ ,	4000
(2), (3), or (6) of section 3517.102 of the Revised Code shall be	4001
fined an amount equal to three times the amount accepted in excess	4002
of the amount permitted by that division.	4003
(2)(a) Any county political party that violates division	4004
(C)(4)(a)(ii) or (iii) of section 3517.102 of the Revised Code	4005
shall be fined an amount equal to three times the amount accepted.	4006
(b) Any county political party that violates division	4007
(C)(4)(a)(i) of section 3517.102 of the Revised Code shall be	4008
fined an amount from its state candidate fund equal to three times	4009
the amount accepted in excess of the amount permitted by that	4010

(K)(1) Any legislative campaign fund that violates division

to dispose of excess contributions in violation of that section

used, or kept in violation of that section.

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

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fined not more than five thousand dollars, or both.

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(W) A campaign committee that is required to file a	4103
declaration of no limits under division (D)(2) of section 3517.103	4104
of the Revised Code that, before filing that declaration, accepts	4105
a contribution or contributions that exceed the limitations	4106
prescribed in section 3517.102 of the Revised Code, shall return	4107
that contribution or those contributions to the contributor.	4108
(X) Any campaign committee that fails to file the declaration	4109
of filing-day finances required by division (F) of section	4110
3517.109 or the declaration of primary-day finances or declaration	4111
of year-end finances required by division (E) of section 3517.1010	4112
of the Revised Code shall be fined twenty-five dollars for each	4113
day of violation.	4114
(Y) Any campaign committee that fails to dispose of excess	4115
funds or excess aggregate contributions under division (B) of	4116
section 3517.109 of the Revised Code in the manner required by	4117
division (C) of that section or under division (B) of section	4118
3517.1010 of the Revised Code in the manner required by division	4119
(C) of that section shall give to the treasurer of state for	4120
deposit into the Ohio elections commission fund created under	4121
division (I) of section 3517.152 of the Revised Code all funds not	4122
disposed of pursuant to those divisions.	4123
(Z) Any individual, campaign committee, political action	4124
committee, political contributing entity, legislative campaign	4125
fund, political party, or other entity that violates any provision	4126
of sections 3517.09 to 3517.12 of the Revised Code for which no	4127
penalty is provided for under any other division of this section	4128
shall be fined not more than one thousand dollars.	4129
(AA)(1) Whoever knowingly violates division $(W)(1)$ of section	4130
3517.13 of the Revised Code shall be fined an amount equal to	4131
three times the amount contributed, expended, or promised in	4132

violation of that division or ten thousand dollars, whichever

amount is greater.	4134
(2) Whoever knowingly violates division (W)(2) of section	4135
3517.13 of the Revised Code shall be fined an amount equal to	4136
three times the amount solicited or accepted in violation of that	4137
division or ten thousand dollars, whichever amount is greater.	4138
(BB) Whoever knowingly violates division (C) or (D) of	4139
section 3517.1011 of the Revised Code shall be fined not more than	4140
ten thousand dollars plus not more than one thousand dollars for	4141
each day of violation.	4142
(CC)(1) Subject to division (CC)(2) of this section, whoever	4143
violates division (H) of section 3517.1011 of the Revised Code	4144
shall be fined an amount up to three times the amount disbursed	4145
for the direct costs of airing the communication made in violation	4146
of that division.	4147
(2) Whoever has been ordered by the Ohio elections commission	4148
or by a court of competent jurisdiction to cease making	4149
communications in violation of division (H) of section 3517.1011	4150
of the Revised Code who again violates that division shall be	4151
fined an amount equal to three times the amount disbursed for the	4152
direct costs of airing the communication made in violation of that	4153
division.	4154
(DD)(1) Any corporation or labor organization that violates	4155
division (X)(3)(a) of section 3517.13 of the Revised Code shall be	4156
fined an amount equal to three times the amount given in excess of	4157
the amount permitted by that division.	4158
(2) Any state or county political party that violates	4159
division (X)(3)(b) of section 3517.13 of the Revised Code shall be	4160
fined an amount equal to three times the amount accepted in excess	4161
of the amount permitted by that division.	4162

**Section 2.** That existing sections 102.03, 2921.01, 2921.43, 4163

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3517.01, 3517.08, 3517.09, 3517.092, 3517.10, 3517.102, 3517.105	, 4164
3517.106, 3517.108, 3517.109, 3517.11, 3517.13, 3517.152,	4165
3517.155, 3517.20, 3517.23, and 3517.992 of the Revised Code are	4166
hereby repealed.	4167
Section 3. This act is hereby declared to be an emergency	4168
measure necessary for the immediate preservation of the public	4169
peace, health, and safety. The reason for the necessity is that	4170
the Court of Common Pleas of Franklin County has issued a	4171
preliminary injunction prohibiting the enforcement of section	4172
3599.03 of the Revised Code, as enacted by Am. Sub. H.B. 1 of the	e 4173
125th General Assembly, Special Session, in United Auto Workers	4174
Local Union 1112 v. Blackwell (March 30, 2005), Case No.	4175
O5CVH-03-2553. Therefore, this act shall go into immediate effect	t. 4176