JRM/EH

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 1336

(SENATE AUTI	IORS: CARLSON)	
DATE	D-PG	OFFICIAL STATUS
02/22/2021	Introduct	tion and first reading
	Referred	to State Government Finance and Policy and Elections

1.1	A bill for an act
1.2 1.3	relating to campaign finance; modifying definition of expressly advocating; providing for disclosure of electioneering communications; amending prorating
1.4	method for contributions or use of general treasury money; providing penalties; amending Minnesota Statutes 2020, sections 10A.01, subdivision 16a; 10A.121,
1.5 1.6	subdivision 1; 10A.20, subdivision 3; 10A.244; 10A.25, subdivision 3a; 10A.27,
1.7	subdivision 15; proposing coding for new law in Minnesota Statutes, chapter 10A.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2020, section 10A.01, subdivision 16a, is amended to read:
1.10	Subd. 16a. Expressly advocating. "Expressly advocating" means:
1.11	(1) that a communication clearly identifies a candidate and uses words or phrases of
1.12	express advocacy.; or
1.13	(2) that a communication when taken as a whole and with limited reference to external
1.14	events, such as the proximity to the election, is susceptible of no reasonable interpretation
1.15	other than as an appeal advocating the election or defeat of one or more clearly identified
1.16	candidates.
1.17	Sec. 2. Minnesota Statutes 2020, section 10A.121, subdivision 1, is amended to read:
1.18	Subdivision 1. Permitted disbursements. An independent expenditure political
1.19	committee or fund, or a ballot question political committee or fund, may:
1.20	(1) pay costs associated with its fund-raising and general operations;
1.21	(2) pay for communications that do not constitute contributions or approved expenditures;

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2.1	(3) make contributions to independent expenditure or ballot question political committees
2.2	or funds;
2.3	(4) make independent expenditures;
2.4	(5) make expenditures to promote or defeat ballot questions;
2.5	(6) return a contribution to its source;
2.6	(7) for a political fund, record bookkeeping entries transferring the association's general
2.7	treasury money allocated for political purposes back to the general treasury of the association;
2.8	and
2.9	(8) for a political fund, return general treasury money transferred to a separate depository
2.10	to the general depository of the association-; and
2.11	(9) make disbursements for electioneering communications.
2.12	Sec. 3. Minnesota Statutes 2020, section 10A.20, subdivision 3, is amended to read:
2.13	Subd. 3. Contents of report. (a) The report required by this section must include each
2.14	of the items listed in paragraphs (b) to (q) that are applicable to the filer. The board shall
2.15	prescribe forms based on filer type indicating which of those items must be included on the
2.16	filer's report.
2.17	(b) The report must disclose the amount of liquid assets on hand at the beginning of the
2.17 2.18	(b) The report must disclose the amount of liquid assets on hand at the beginning of the reporting period.
2.18	reporting period.
2.182.19	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed,
2.182.192.20	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that
2.182.192.202.21	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that has made one or more contributions to the reporting entity, including the purchase of tickets
 2.18 2.19 2.20 2.21 2.22 	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that has made one or more contributions to the reporting entity, including the purchase of tickets for a fund-raising effort, that in aggregate within the year exceed \$200 for legislative or
 2.18 2.19 2.20 2.21 2.22 2.23 	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that has made one or more contributions to the reporting entity, including the purchase of tickets for a fund-raising effort, that in aggregate within the year exceed \$200 for legislative or statewide candidates or more than \$500 for ballot questions, together with the amount and
 2.18 2.19 2.20 2.21 2.22 2.23 2.24 	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that has made one or more contributions to the reporting entity, including the purchase of tickets for a fund-raising effort, that in aggregate within the year exceed \$200 for legislative or statewide candidates or more than \$500 for ballot questions, together with the amount and date of each contribution, and the aggregate amount of contributions within the year from
 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that has made one or more contributions to the reporting entity, including the purchase of tickets for a fund-raising effort, that in aggregate within the year exceed \$200 for legislative or statewide candidates or more than \$500 for ballot questions, together with the amount and date of each contribution, and the aggregate amount of contributions within the year from each source so disclosed. A donation in kind must be disclosed at its fair market value. An
 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that has made one or more contributions to the reporting entity, including the purchase of tickets for a fund-raising effort, that in aggregate within the year exceed \$200 for legislative or statewide candidates or more than \$500 for ballot questions, together with the amount and date of each contribution, and the aggregate amount of contributions within the year from each source so disclosed. A donation in kind must be disclosed at its fair market value. An approved expenditure must be listed as a donation in kind. A donation in kind is considered
 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27 	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that has made one or more contributions to the reporting entity, including the purchase of tickets for a fund-raising effort, that in aggregate within the year exceed \$200 for legislative or statewide candidates or more than \$500 for ballot questions, together with the amount and date of each contribution, and the aggregate amount of contributions within the year from each source so disclosed. A donation in kind must be disclosed at its fair market value. An approved expenditure must be listed as a donation in kind. A donation in kind is considered consumed in the reporting period in which it is received. The names of contributors must
 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27 2.28 	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that has made one or more contributions to the reporting entity, including the purchase of tickets for a fund-raising effort, that in aggregate within the year exceed \$200 for legislative or statewide candidates or more than \$500 for ballot questions, together with the amount and date of each contribution, and the aggregate amount of contributions within the year from each source so disclosed. A donation in kind must be disclosed at its fair market value. An approved expenditure must be listed as a donation in kind. A donation in kind is considered consumed in the reporting period in which it is received. The names of contributors must be listed in alphabetical order. Contributions from the same contributor must be listed under
 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27 2.28 2.29 	reporting period. (c) The report must disclose the name, address, employer, or occupation if self-employed, and registration number if registered with the board, of each individual or association that has made one or more contributions to the reporting entity, including the purchase of tickets for a fund-raising effort, that in aggregate within the year exceed \$200 for legislative or statewide candidates or more than \$500 for ballot questions, together with the amount and date of each contribution, and the aggregate amount of contributions within the year from each source so disclosed. A donation in kind must be disclosed at its fair market value. An approved expenditure must be listed as a donation in kind. A donation in kind is considered consumed in the reporting period in which it is received. The names of contributors must be listed in alphabetical order. Contributions from the same contributor must be listed under the same name. When a contribution received from a contributor in a reporting period is

3.1 employer, or occupation if self-employed, of the contributor must then be listed on the3.2 report.

3.3 (d) The report must disclose the sum of contributions to the reporting entity during the3.4 reporting period.

(e) The report must disclose each loan made or received by the reporting entity within
the year in aggregate in excess of \$200, continuously reported until repaid or forgiven,
together with the name, address, occupation, principal place of business, if any, and
registration number if registered with the board of the lender and any endorser and the date
and amount of the loan. If a loan made to the principal campaign committee of a candidate
is forgiven or is repaid by an entity other than that principal campaign committee, it must
be reported as a contribution for the year in which the loan was made.

3.12 (f) The report must disclose each receipt over \$200 during the reporting period not
3.13 otherwise listed under paragraphs (c) to (e).

- 3.14 (g) The report must disclose the sum of all receipts of the reporting entity during the3.15 reporting period.
- 3.16 (h) The report must disclose the <u>following:</u>

3.17 (1) the name, address, and registration number if registered with the board of each
3.18 individual or association to whom aggregate expenditures, approved expenditures,
3.19 independent expenditures, and ballot question expenditures, and disbursements for
3.20 electioneering communications have been made by or on behalf of the reporting entity
3.21 within the year in excess of \$200, together with;

3.22 (2) the amount, date, and purpose of each expenditure, including an explanation of how
3.23 the expenditure was used, and;

3.24 (3) the name and address of, and office sought by, each candidate on whose behalf the
3.25 expenditure was made, or, in the case of electioneering communications, each candidate
3.26 identified positively in the communication;

3.27 (4) identification of the ballot question that the expenditure was intended to promote or
 3.28 defeat and an indication of whether the expenditure was to promote or to defeat the ballot
 3.29 question; and

3.30 (5) in the case of independent expenditures made in opposition to a candidate or
3.31 electioneering communications in which a candidate is identified negatively, the candidate's
3.32 name, address, and office sought. A reporting entity making an expenditure on behalf of

4.1 more than one candidate for state or legislative office must allocate the expenditure among
4.2 the candidates on a reasonable cost basis and report the allocation for each candidate.

4.3 (i) The report must disclose the sum of all expenditures made by or on behalf of the4.4 reporting entity during the reporting period.

(j) The report must disclose the amount and nature of an advance of credit incurred by
the reporting entity, continuously reported until paid or forgiven. If an advance of credit
incurred by the principal campaign committee of a candidate is forgiven by the creditor or
paid by an entity other than that principal campaign committee, it must be reported as a
donation in kind for the year in which the advance of credit was made.

(k) The report must disclose the name, address, and registration number if registered
with the board of each political committee, political fund, principal campaign committee,
or party unit to which contributions have been made that aggregate in excess of \$200 within
the year and the amount and date of each contribution.

4.14 (1) The report must disclose the sum of all contributions made by the reporting entity4.15 during the reporting period.

(m) The report must disclose the name, address, and registration number if registered
with the board of each individual or association to whom noncampaign disbursements have
been made that aggregate in excess of \$200 within the year by or on behalf of the reporting
entity and the amount, date, and purpose of each noncampaign disbursement, including an
explanation of how the expenditure was used.

4.21 (n) The report must disclose the sum of all noncampaign disbursements made within4.22 the year by or on behalf of the reporting entity.

4.23 (o) The report must disclose the name and address of a nonprofit corporation that provides
4.24 administrative assistance to a political committee or political fund as authorized by section
4.25 211B.15, subdivision 17, the type of administrative assistance provided, and the aggregate
4.26 fair market value of each type of assistance provided to the political committee or political
4.27 fund during the reporting period.

(p) Legislative, statewide, and judicial candidates, party units, and political committees
and funds must itemize contributions that in aggregate within the year exceed \$200 for
legislative or statewide candidates or more than \$500 for ballot questions on reports submitted
to the board. The itemization must include the date on which the contribution was received,
the individual or association that provided the contribution, and the address of the contributor.
Additionally, the itemization for a donation in kind must provide a description of the item

or service received. Contributions that are less than the itemization amount must be reportedas an aggregate total.

(q) Legislative, statewide, and judicial candidates, party units, political committees and 5.3 funds, and committees to promote or defeat a ballot question must itemize expenditures and 5.4 noncampaign disbursements that in aggregate exceed \$200 in a calendar year on reports 5.5 submitted to the board. The itemization must include the date on which the committee made 5.6 or became obligated to make the expenditure or disbursement, the name and address of the 5.7 vendor that provided the service or item purchased, and a description of the service or item 5.8 purchased, including an explanation of how the expenditure was used. Expenditures and 5.9 noncampaign disbursements must be listed on the report alphabetically by vendor. 5.10

5.11 Sec. 4. [10A.201] ELECTIONEERING COMMUNICATIONS.

5.12 Subdivision 1. Electioneering communication. (a) "Electioneering communication"

5.13 means a communication distributed by television, radio, satellite, the Internet, or cable

5.14 broadcasting system; by means of printed material, signs, or billboards; through the use of

5.15 telephone communications; or by electronic communication, including electronic mail or
5.16 electronic text messaging that:

- 5.17 (1) refers to a clearly identified candidate;
- 5.18 (2) is made within:
- 5.19 (i) 30 days before a primary election or special primary election for the office sought
 5.20 by the candidate; or
- 5.21 (ii) 60 days before a general election or special election for the office sought by the
- 5.22 <u>candidate;</u>
- 5.23 (3) is targeted to the relevant electorate; and
- 5.24 (4) is made without the express or implied consent, authorization, or cooperation of, and

5.25 not in concert with or at the request or suggestion of, a candidate or a candidate's principal

- 5.26 <u>campaign committee or agent.</u>
- 5.27 (b) Electioneering communication does not include:
- 5.28 (1) the publishing or broadcasting of news items or editorial comments by the news
- 5.29 <u>media;</u>
- 5.30 (2) a communication that constitutes an approved expenditure or an independent
- 5.31 expenditure;

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6.1	(3) a voter guide, which is a pamphlet or similar printed material, intended to help voters
6.2	compare candidates' positions on a set of issues, as long as each of the following is true:
6.3	(i) the guide does not focus on a single issue or a narrow range of issues, but includes
6.4	questions and subjects sufficient to encompass major issues of interest to the entire electorate;
6.5	(ii) the questions and any other description of the issues are clear and unbiased in both
6.6	their structure and content;
6.7	(iii) the questions posed and provided to the candidates are identical to those included
6.8	in the guide;
6.9	(iv) each candidate included in the guide is given a reasonable amount of time and the
6.10	same opportunity as other candidates to respond to the questions;
6.11	(v) if the candidate is given limited choices for an answer to a question, for example:
6.12	"support," "oppose," "yes," or "no," the candidate is also given an opportunity, subject to
6.13	reasonable limits, to explain the candidate's position in the candidate's own words; the fact
6.14	that a candidate provided an explanation is clearly indicated in the guide; and the guide
6.15	clearly indicates that the explanations will be made available for public inspection, subject
6.16	to reasonable conditions;
6.17	(vi) answers included in the guide are those provided by the candidates in response to
6.17 6.18	(vi) answers included in the guide are those provided by the candidates in response to questions, the candidates' answers are unedited, and the answers appear in close proximity
6.18	questions, the candidates' answers are unedited, and the answers appear in close proximity
6.18 6.19	questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond;
6.186.196.20	questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses
6.186.196.206.21	<pre>questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses provided directly by the candidate, the positions are based on recorded votes or public</pre>
 6.18 6.19 6.20 6.21 6.22 	<pre>questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses provided directly by the candidate, the positions are based on recorded votes or public statements of the candidates and are presented in an unedited and unbiased manner; and</pre>
 6.18 6.19 6.20 6.21 6.22 6.23 	questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses provided directly by the candidate, the positions are based on recorded votes or public statements of the candidates and are presented in an unedited and unbiased manner; and (viii) the guide includes all major party candidates for each office listed in the guide;
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 	questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses provided directly by the candidate, the positions are based on recorded votes or public statements of the candidates and are presented in an unedited and unbiased manner; and (viii) the guide includes all major party candidates for each office listed in the guide; (4) any other communication specified in board rules or advisory opinions as being
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 	questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses provided directly by the candidate, the positions are based on recorded votes or public statements of the candidates and are presented in an unedited and unbiased manner; and (viii) the guide includes all major party candidates for each office listed in the guide; (4) any other communication specified in board rules or advisory opinions as being excluded from the definition of electioneering communication; or
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 	questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses provided directly by the candidate, the positions are based on recorded votes or public statements of the candidates and are presented in an unedited and unbiased manner; and (viii) the guide includes all major party candidates for each office listed in the guide; (4) any other communication specified in board rules or advisory opinions as being excluded from the definition of electioneering communication; or (5) a communication that:
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 6.27 	questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses provided directly by the candidate, the positions are based on recorded votes or public statements of the candidates and are presented in an unedited and unbiased manner; and (viii) the guide includes all major party candidates for each office listed in the guide; (4) any other communication specified in board rules or advisory opinions as being excluded from the definition of electioneering communication; or (5) a communication that: (i) refers to a clearly identified candidate who is an incumbent member of the legislature
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 6.27 6.28 	questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses provided directly by the candidate, the positions are based on recorded votes or public statements of the candidates and are presented in an unedited and unbiased manner; and (viii) the guide includes all major party candidates for each office listed in the guide; (4) any other communication specified in board rules or advisory opinions as being excluded from the definition of electioneering communication; or (5) a communication that: (i) refers to a clearly identified candidate who is an incumbent member of the legislature or a constitutional officer;
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 6.27 6.28 6.29 	questions, the candidates' answers are unedited, and the answers appear in close proximity to the question to which they respond; (vii) if the guide includes candidates' positions based on information other than responses provided directly by the candidate, the positions are based on recorded votes or public statements of the candidates and are presented in an unedited and unbiased manner; and (viii) the guide includes all major party candidates for each office listed in the guide; (4) any other communication specified in board rules or advisory opinions as being excluded from the definition of electioneering communication; or (5) a communication that: (i) refers to a clearly identified candidate who is an incumbent member of the legislature or a constitutional officer;

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7.1	(c) A communication that meets the requirements of paragraph (a) but is made with the
7.2	authorization or express or implied consent of, or in cooperation or in concert with, or at
7.3	the request or suggestion of a candidate, a candidate's principal campaign committee, or a
7.4	candidate's agent is an approved expenditure.
7.5	(d) Distributing a voter guide questionnaire, survey, or similar document to candidates
7.6	and communications with candidates limited to obtaining their responses, without more, do
7.7	not constitute communications that would result in the voter guide being an approved
7.8	expenditure on behalf of the candidate.
7.9	Subd. 2. Targeted to relevant electorate. (a) For purposes of this section, a
7.10	communication that refers to a clearly identified candidate is targeted to the relevant electorate
7.11	if the communication is distributed to or can be received by more than 1,500 persons in the
7.12	district the candidate seeks to represent, in the case of a candidate for the house of
7.13	representatives, senate, or a district court judicial office or by more than 6,000 persons in
7.14	the state, in the case of a candidate for constitutional office or appellate court judicial office.
7.15	When determining the number of persons to whom a communication in the form of printed
7.16	material, telephone communication, electronic mail, or electronic text messaging is
7.17	distributed, an association may exclude communications distributed to its own members.
7.18	(b) A communication consisting of printed materials, other than signs, billboards, or
7.19	advertisements published in the print media, is targeted to the relevant electorate if it meets
7.20	the requirements of paragraph (a) and is distributed to voters by means of United States
7.21	mail or through direct delivery to a resident's home or business.
7.22	Subd. 3. Disclosure of electioneering communications. (a) Electioneering
7.23	communications made by a political committee, a party unit, or a principal campaign
7.24	committee must be disclosed on the periodic reports of receipts and expenditures filed by
7.25	the association on the schedule and in accordance with the terms of section 10A.20.
7.26	(b) An association other than a political committee, party unit, or principal campaign
7.27	committee may register a political fund with the board and disclose its electioneering
7.28	communications on the reports of receipts and expenditures filed by the political fund. If it
7.29	does so, it must disclose its disbursements for electioneering communications on the schedule
7.30	and in accordance with the terms of section 10A.20.
7.31	(c) An association that does not disclose its disbursements for electioneering
7.32	communications under paragraph (a) or (b) must disclose its electioneering communications
7.33	according to the requirements of subdivision 4.

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8.1	Subd. 4. S	Statement requir	ed for electioneer	ing communications. (a	ı) Except for
8.2				subdivision 3, paragraph	
8.3	person who 1	nakes a disbursem	ent for the costs o	f producing or distributir	ng electioneering
8.4	communicati	ions that aggregate	e more than \$1,500) in a calendar year must	, within 24 hours
8.5	of each disclo	osure date, file with	n the board a disclo	osure statement containing	g the information
8.6	described in	this subdivision.			
8.7	(b) Each	statement required	l to be filed under	this section must contain	the following
8.8	information:	i			<u>v</u>
8.9	(1) the na	mes of: (i) the asso	ociation making th	e disbursement; (ii) any p	berson exercising
8.10	direction or o	control over the ac	tivities of the asso	ciation with respect to th	e disbursement;
8.11	and (iii) the c	custodian of the fir	nancial records of	the association making th	he disbursement;
8.12	(2) the ad	ldress of the associ	iation making the	disbursement;	
8.13	(3) the an	nount of each disb	ursement of more	than \$200 during the per	riod covered by
8.14	the statement	t, a description of t	he purpose of the	lisbursement, and the ide	entification of the
8.15	person to wh	om the disburseme	ent was made;		
8.16	(4) the na	mes of the candid	ates identified or t	o be identified in the con	nmunication;
8.17	(5) if the o	disbursements wer	e paid out of a segr	regated bank account that	consists of funds
8.18	donated spec	ifically for electio	neering communi	cations, the name and add	dress of each
8.19	person who g	gave the associatio	on more than \$200	in aggregate to that acco	ount during the
8.20	period begini	ning on the first day	y of the preceding	calendar year and ending	on the disclosure
8.21	date; and				
8.22	(6) if the	disbursements for	electioneering con	nmunications were made	e using general
8.23	treasury mon	ey of the association	on, an association t	hat has paid more than \$5	,000 in aggregate
8.24	for electione	ering communicat	ions during the ca	lendar year must file with	n its disclosure
8.25	statement a v	vritten statement t	hat includes the na	me, address, and amoun	t attributable to
8.26	each person	that paid the assoc	iation membershij	o dues or fees, or made d	onations to the
8.27	association the	hat, in total, aggreg	gate more than \$5,	000 of the money used b	y the association
8.28	for electione	ering communicati	ons. The statemen	t must also include the to	tal amount of the
8.29	disbursemen	ts for electioneerir	ng communication	s attributable to persons	not subject to
8.30	itemization u	Inder this clause. T	The statement mus	t be certified as true by a	n officer of the
8.31	association t	hat made the disbu	ursements for the e	lectioneering communic	ations.
8.32	<u>(c) To det</u>	termine the amoun	t of the membersh	ip dues or fees, or donat	ions made by a
8.33	person to an a	association and attr	ibutable to the asso	ociation's disbursements f	for electioneering

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- 9.1 <u>communications, the association must separately prorate the total disbursements made for</u>
- 9.2 <u>electioneering communications during the calendar year over all general treasury money</u>
- 9.3 received during the calendar year.
- 9.4 (d) If the amount spent for electioneering communications exceeds the amount of general
 9.5 treasury money received by the association during that year:
- 9.6 (1) the electioneering communications must be attributed first to all receipts of general
- 9.7 treasury money received during the calendar year in which the electioneering communications
 9.8 were made;
- 9.9 (2) any amount of current year electioneering communications that exceeds the total of
- 9.10 all receipts of general treasury money during the current calendar year must be prorated
- 9.11 over all general treasury money received in the preceding calendar year; and
- 9.12 (3) if the allocation made in clauses (1) and (2) is insufficient to cover the subject
- 9.13 electioneering communications, no further allocation is required.
- 9.14 (e) After a portion of the general treasury money received by an association from a
- 9.15 person has been designated as the source of a disbursement for electioneering
- 9.16 communications, that portion of the association's general treasury money received from that
- 9.17 person may not be designated as the source of any other disbursement for electioneering
- 9.18 communications or as the source for any contribution to an independent expenditure political
 9.19 committee or fund.

9.20 Subd. 5. Disclosure date. For purposes of this section, the term "disclosure date" means 9.21 the earlier of:

- 9.22 (1) the first date on which an electioneering communication is publicly distributed,
- 9.23 provided that the person making the electioneering communication has made disbursements
- 9.24 for the direct costs of producing or distributing one or more electioneering communication
- 9.25 aggregating in excess of \$1,500; or
- 9.26 (2) any other date during the same calendar year on which an electioneering
- 9.27 <u>communication is publicly distributed, provided that the person making the electioneering</u>
- 9.28 <u>communication has made disbursements for the direct costs of distributing one or more</u>
- 9.29 electioneering communication aggregating in excess of \$1,500 since the most recent
- 9.30 disclosure date.
- 9.31 Subd. 6. Contracts to disburse. For purposes of this section, a person shall be treated
 9.32 as having made a disbursement if the person has entered into an obligation to make the
- 9.33 disbursement.

	01/08/21	REVISOR	JRM/EH	21-00513	as introduced
10.1	Subd. 7.	Statement of attr	ibution. (a) An ele	ectioneering communication	ion must include
10.2		of attribution.			
10.3	(1) For c	ommunications dis	stributed by printed	d material, signs, and bill	boards, the
10.4	<u> </u>			for by [association name	
10.5	(2) For c	ommunications dis	stributed by televis	ion, radio, satellite, or ca	ble broadcasting
10.6	system, the	statement must be	included at the end	l of the communication a	nd must orally
10.7	state at a volu	ame and speed that	a person of ordinar	y hearing can comprehend	l: "The preceding
10.8	communicat	ion was paid for b	y the [association 1	name]."	
10.9	(3) For c	ommunications dis	stributed by teleph	one, the statement must p	precede the
10.10	<u>communicat</u>	ion and must orally	v state at a volume a	and speed that a person of	ordinary hearing
10.11	can compreh	end: "The followi	ng communication	is paid for by the [assoc	iation name]."
10.12	(b) If the	communication is	s paid for by an ass	ociation registered with t	he board, the
10.13	statement of	attribution must u	se the association's	s name as it is registered	with the board.
10.14	If the commu	inication is paid for	r by an association i	not registered with the boa	rd, the statement
10.15	of attribution	n must use the asso	ociation's name as	it is disclosed to the boar	d on the
10.16	association's	disclosure statem	ent associated with	the communication.	
10.17	<u>Subd. 8.</u>	Failure to file; pe	nalty. (a) If a perso	on fails to file a statement	required by this
10.18	section by th	e date the stateme	ent is due, the board	l may impose a late filing	g fee of \$50 per
10.19	day, not to e	xceed \$1,000, com	mencing the day a	fter the statement was du	le.
10.20	<u>(b)</u> The b	oard must send no	tice by certified ma	ail to a person who fails to	o file a statement
10.21	within ten b	usiness days after t	the statement was	due that the person may b	be subject to a
10.22	civil penalty	for failure to file t	he statement. A pe	rson who fails to file the	statement within
10.23	seven days a	fter the certified n	nail notice was sen	t by the board is subject t	to a civil penalty
10.24	imposed by	the board of up to	\$1,000.		
10.25	<u>(c) An as</u>	sociation that prov	vides disclosure un	der section 10A.20 rathe	r than under this
10.26	section is su	bject to the late fili	ing fee and civil pe	enalty provisions of section	on 10A.20 and is
10.27	not subject t	o the penalties pro	vided in this subdi	vision.	
10.28	<u>(d)</u> An as	ssociation that mak	tes electioneering	communications under th	is section and
10.29	willfully fail	s to provide the sta	atement required by	y subdivision 4, paragrap	h (b), clause (6),
10.30	within the ti	me specified is sub	oject to an addition	al civil penalty of up to f	our times the
10.31	amount of th	e electioneering co	mmunications dist	pursements that should ha	ve been included
10.22	an the state	a cust			

10.32 <u>on the statement.</u>

01/08/21	REVISOR	JRM/EH	21-00513	as introduced
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11.1 Sec. 5. Minnesota Statutes 2020, section 10A.244, is amended to read:

11.2 **10A.244 VOLUNTARY INACTIVE STATUS; POLITICAL FUNDS.**

Subdivision 1. Election of voluntary inactive status. An association that has a political
fund registered under this chapter may elect to have the fund placed on voluntary inactive
status if the following conditions are met:

11.6 (1) the association makes a written request for inactive status;

(2) the association has filed all periodic reports required by this chapter and has received
 no contributions into its political fund and made no expenditures or disbursements, including
 <u>disbursements for electioneering communications</u>, through its political fund since the last
 date included on the association's most recent report; and

(3) the association has satisfied all obligations to the state for late filing fees and civilpenalties imposed by the board or the board has waived this requirement.

Subd. 2. Effect of voluntary inactive status. After an association has complied withthe requirements of subdivision 1:

(1) the board must notify the association that its political fund has been placed in
voluntary inactive status and of the terms of this section;

(2) the board must stop sending the association reports, forms, and notices of report duedates that are periodically sent to entities registered with the board;

(3) the association is not required to file periodic disclosure reports for its political fundas otherwise required under this chapter;

(4) the association may not accept contributions into its political fund and may not make
 expenditures, contributions, or disbursements, including disbursements for electioneering
 <u>communications</u>, through its political fund; and

(5) if the association maintains a separate depository account for its political fund, it
may continue to pay bank service charges and receive interest paid on that account while
its political fund is in inactive status.

Subd. 3. Resumption of active status or termination. (a) An association that has placed
its political fund in voluntary inactive status may resume active status upon written notice
to the board.

(b) A political fund placed in voluntary inactive status must resume active status within
14 days of the date that it has accepted contributions or made expenditures, contributions,
or disbursements, including disbursements for electioneering communications, that aggregate

more than \$750 since the political fund was placed on inactive status. If, after meeting this
threshold, the association does not notify the board that its fund has resumed active status,
the board may place the association's political fund in active status and notify the association
of the change in status.

(c) An association that has placed its political fund in voluntary inactive status may
terminate the registration of the fund without returning it to active status.

Subd. 4. Penalty for financial activity while in voluntary inactive status. If an
association fails to notify the board of its political fund's resumption of active status under
subdivision 3, the board may impose a civil penalty of \$50 per day, not to exceed \$1,000
commencing on the 15th calendar day after the fund resumed active status.

12.11 Sec. 6. Minnesota Statutes 2020, section 10A.25, subdivision 3a, is amended to read:

Subd. 3a. Independent expenditures and electioneering communications. The principal
campaign committee of a candidate must not make independent expenditures or

12.14 disbursements for electioneering communications. If the principal campaign committee of

12.15 a candidate makes a contribution to an independent expenditure committee or independent

expenditure fund on or after January 1 of the year the candidate's office will appear on theballot, the independent expenditure committee or independent expenditure fund must not

12.18 make an independent expenditure for that candidate.

12.19 Sec. 7. Minnesota Statutes 2020, section 10A.27, subdivision 15, is amended to read:

Subd. 15. Contributions or use of general treasury money. (a) An association may,
if not prohibited by other law, contribute its general treasury money to an independent
expenditure or ballot question political committee or fund, including its own independent
expenditure or ballot question political committee or fund, without complying with
subdivision 13.

(b) Before the day when the recipient committee or fund's next report must be filed with 12.25 the board under section 10A.20, subdivision 2 or 5, an association that has contributed more 12.26 than \$5,000 in aggregate to independent expenditure political committees or funds during 12.27 the calendar year or has contributed more than \$5,000 in aggregate to ballot question political 12.28 12.29 committees or funds during the calendar year must provide in writing to the recipient's treasurer a statement that includes the name, address, and amount attributable to each person 12.30 that paid the association dues or fees, or made donations to the association that, in total, 12.31 aggregate more than \$5,000 of the contribution from the association to the independent 12.32 expenditure or ballot question political committee or fund. The statement must also include 12.33

the total amount of the contribution attributable to persons not subject to itemization under 13.1 this section. The statement must be certified as true by an officer of the donor association. 13.2 (c) To determine the amount of membership dues or fees, or donations made by a person 13.3 to an association and attributable to the association's contribution to the independent 13.4 expenditure or ballot question political committee or fund, the donor association must: 13.5 separately prorate the total independent expenditures and ballot question expenditures made 13.6 during the calendar year over all general treasury money received during the calendar year. 13.7 (1) apply a pro rata calculation to all unrestricted dues, fees, and contributions received 13.8 by the donor association in the calendar year; or 13.9 (2) as provided in paragraph (d), identify the specific individuals or associations whose 13.10 dues, fees, or contributions are included in the contribution to the independent expenditure 13.11 political committee or fund. 13.12 (d) Dues, fees, or contributions from an individual or association must be identified in 13.13 a contribution to an independent expenditure political committee or fund under paragraph 13.14 (c), clause (2), if: 13.15 (1) the individual or association has specifically authorized the donor association to use 13.16 the individual's or association's dues, fees, or contributions for this purpose; or 13.17 (2) the individual's or association's dues, fees, or contributions to the donor association 13.18 are unrestricted and the donor association designates them as the source of the subject 13.19 contribution to the independent expenditure political committee or fund. 13.20 (d) If the amount contributed to independent expenditure and ballot question political 13.21 committees or funds in a calendar year exceeds the amount of general treasury money 13.22 received by the association during that year: 13.23 (1) the contributions must be attributed first to all receipts of general treasury money 13.24 received during the calendar year in which the contributions were made; 13.25 (2) any amount of current-year contributions that exceeds the total of all receipts of 13.26 general treasury money during the current calendar year must be prorated over all general 13.27 treasury money received in the preceding calendar year; and 13.28 13.29 (3) if the allocation made in clauses (1) and (2) is insufficient to cover the subject independent expenditures and ballot question expenditures, no further allocation is required. 13.30 (e) After a portion of the general treasury money received by an association from a 13.31

13.32 person has been designated as the source of a contribution to an independent expenditure

- 14.1 or ballot question political committee or fund, that portion of the association's general
- 14.2 treasury money received from that person may not be designated as the source of any other
- 14.3 contribution to an independent expenditure or ballot question political committee or fund,
- 14.4 or as the source of funds for a disbursement for electioneering communications made by
- 14.5 <u>that association</u>.

14.6 Sec. 8. <u>EFFECTIVE DATE.</u>

14.7 This act is effective January 1, 2022, and applies to expenditures and electioneering
 14.8 communications made on or after that date.