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26
     AMENDS:
             10-3-208, as last amended by Laws of Utah 2016, Chapters 94 and 409
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28
             17-16-6.5, as last amended by Laws of Utah 2016, Chapters 16 and 409
29
             20A-11-201, as last amended by Laws of Utah 2018, Chapter 83
             20A-11-203, as last amended by Laws of Utah 2016, Chapter 409
30
31
             20A-11-204, as last amended by Laws of Utah 2016, Chapters 16 and 409
32
             20A-11-206, as last amended by Laws of Utah 2016, Chapter 16
33
             20A-11-301, as last amended by Laws of Utah 2018, Chapter 83
34
             20A-11-302, as last amended by Laws of Utah 2016, Chapter 409
             20A-11-303, as last amended by Laws of Utah 2016, Chapters 16 and 409
35
36
             20A-11-402, as last amended by Laws of Utah 2013, Chapter 320
37
             20A-11-403, as last amended by Laws of Utah 2016, Chapter 28
38
             20A-11-506, as last amended by Laws of Utah 2008, Chapters 14 and 225
39
             20A-11-507, as last amended by Laws of Utah 2015, Chapter 204
40
             20A-11-510, as last amended by Laws of Utah 2018, Chapter 83
41
             20A-11-511, as last amended by Laws of Utah 2018, Chapter 83
             20A-11-512, as last amended by Laws of Utah 2018, Chapter 83
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43
             20A-11-602, as last amended by Laws of Utah 2018, Chapter 83
             20A-11-603, as last amended by Laws of Utah 2015, Chapter 204
44
             20A-11-803, as last amended by Laws of Utah 2018, Chapter 83
45
46
             20A-11-1301, as last amended by Laws of Utah 2018, Chapter 83
             20A-11-1302, as last amended by Laws of Utah 2016, Chapter 409
47
48
            20A-11-1303, as last amended by Laws of Utah 2016, Chapters 28 and 409
49
     ENACTS:
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             20A-11-701.1, Utah Code Annotated 1953
51
     RENUMBERS AND AMENDS:
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             20A-11-701.5, (Renumbered from 20A-11-701, as last amended by Laws of Utah 2017,
53
     Chapter 276)
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Be it enacted by the Legislature of the state of Utah:

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Section 1. Section 10-3-208 is amended to read:

57	10-3-208. Campaign finance disclosure in municipal election.
58	(1) Unless a municipality adopts by ordinance more stringent definitions, the following
59	are defined terms for purposes of this section:
60	(a) "Agent of a candidate" means:
61	(i) a person acting on behalf of a candidate at the direction of the reporting entity;
62	(ii) a person employed by a candidate in the candidate's capacity as a candidate;
63	(iii) the personal campaign committee of a candidate;
64	(iv) a member of the personal campaign committee of a candidate in the member's
65	capacity as a member of the personal campaign committee of the candidate; or
66	(v) a political consultant of a candidate.
67	(b) "Anonymous contribution limit" means for each calendar year:
68	(i) \$50; or
69	(ii) an amount less than \$50 that is specified in an ordinance of the municipality.
70	(c) (i) "Candidate" means a person who:
71	(A) files a declaration of candidacy for municipal office; or
72	(B) receives contributions, makes expenditures, or gives consent for any other person
73	to receive contributions or make expenditures to bring about the person's nomination or
74	election to a municipal office.
75	(ii) "Candidate" does not mean a person who files for the office of judge.
76	(d) (i) "Contribution" means any of the following when done for political purposes:
77	(A) a gift, subscription, donation, loan, advance, or deposit of money or anything of
78	value given to a candidate;
79	(B) an express, legally enforceable contract, promise, or agreement to make a gift,
80	subscription, donation, unpaid or partially unpaid loan, advance, or deposit of money or
81	anything of value to the candidate;
82	(C) any transfer of funds from another reporting entity to the candidate;
83	(D) compensation paid by any person or reporting entity other than the candidate for
84	personal services provided without charge to the candidate;
85	(E) a loan made by a candidate deposited to the candidate's own campaign; and
86	(F) an in-kind contribution.
87	(ii) "Contribution" does not include:

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88 (A) services provided by an individual volunteering a portion or all of the individual's 89 time on behalf of the candidate if the services are provided without compensation by the 90 candidate or any other person; 91 (B) money lent to the candidate by a financial institution in the ordinary course of 92 business; or 93 (C) goods or services provided for the benefit of a candidate at less than fair market 94 value that are not authorized by or coordinated with the candidate. 95 (e) "Coordinated with" means that goods or services provided for the benefit of a candidate are provided: 96 97 (i) with the candidate's prior knowledge, if the candidate does not object; 98 (ii) by agreement with the candidate; 99 (iii) in coordination with the candidate; or 100 (iv) using official logos, slogans, and similar elements belonging to a candidate. (f) (i) "Expenditure" means any of the following made by a candidate or an agent of the 101 102 candidate on behalf of the candidate: 103 (A) any disbursement from contributions, receipts, or from an account described in 104 Subsection (3)(a)(i); 105 (B) a purchase, payment, donation, distribution, loan, advance, deposit, gift of money. 106 or anything of value made for political purposes; 107 (C) an express, legally enforceable contract, promise, or agreement to make any purchase, payment, donation, distribution, loan, advance, deposit, gift of money, or anything of 108 109 value for a political purpose; 110 (D) compensation paid by a candidate for personal services rendered by a person 111 without charge to a reporting entity; 112 (E) a transfer of funds between the candidate and a candidate's personal campaign 113 committee as defined in Section 20A-11-101; or 114 (F) goods or services provided by a reporting entity to or for the benefit of the candidate for political purposes at less than fair market value. 115

(A) services provided without compensation by an individual volunteering a portion or

(ii) "Expenditure" does not include:

all of the individual's time on behalf of a candidate; or

119	(B) money lent to a candidate by a financial institution in the ordinary course of
120	business.
121	(g) "In-kind contribution" means anything of value other than money, that is accepted
122	by or coordinated with a candidate.
123	(h) (i) "Political consultant" means a person who is paid by a candidate, or paid by
124	another person on behalf of and with the knowledge of the candidate, to provide political
125	advice to the candidate.
126	(ii) "Political consultant" includes a circumstance described in Subsection (1)(h)(i),
127	where the person:
128	(A) has already been paid, with money or other consideration;
129	(B) expects to be paid in the future, with money or other consideration; or
130	(C) understands that the person may, in the discretion of the candidate or another
131	person on behalf of and with the knowledge of the candidate, be paid in the future, with money
132	or other consideration.
133	(i) "Political purposes" means an act done with the intent or in a way to influence or
134	tend to influence, directly or indirectly, any person to refrain from voting or to vote for or
135	against any candidate or a person seeking a municipal office at any caucus, political
136	convention, or election.
137	(j) "Reporting entity" means:
138	(i) a candidate;
139	(ii) a committee appointed by a candidate to act for the candidate;
140	(iii) a person who holds an elected municipal office;
141	(iv) a party committee as defined in Section 20A-11-101;
142	(v) a political action committee as defined in Section 20A-11-101;
143	(vi) a political issues committee as defined in Section 20A-11-101;
144	(vii) a corporation as defined in Section 20A-11-101; or
145	(viii) a labor organization as defined in Section 20A-11-1501.
146	(2) (a) A municipality may adopt an ordinance establishing campaign finance
147	disclosure requirements for a candidate that are more stringent than the requirements provided
148	in Subsections (3) [and], (4), and (5).
149	(b) The municipality may adopt definitions that are more stringent than those provided

known; and

150	in Subsection (1).
151	(c) If a municipality fails to adopt a campaign finance disclosure ordinance described
152	in Subsection (2)(a), a candidate shall comply with financial reporting requirements contained
153	in Subsections (3) [and], (4), and (5).
154	(3) (a) Each candidate:
155	(i) shall deposit a contribution in a separate campaign account in a financial institution;
156	and
157	(ii) may not deposit or mingle any campaign contributions received into a personal or
158	business account.
159	(b) In a year in which a municipal primary is held, each candidate who will participate
160	in the municipal primary shall file a campaign finance statement with the municipal clerk or
161	recorder no later than seven days before the day described in Subsection 20A-1-201.5(2).
162	(c) Each candidate who is not eliminated at a municipal primary election shall file with
163	the municipal clerk or recorder a campaign finance statement:
164	(i) no later than seven days before the day on which the municipal general election is
165	held; and
166	(ii) no later than 30 days after the day on which the municipal general election is held.
167	(d) Each candidate for municipal office who is eliminated at a municipal primary
168	election shall file with the municipal clerk or recorder a campaign finance statement within 30
169	days after the day on which the municipal primary election is held.
170	(4) Each campaign finance statement described in Subsection (3) shall:
171	(a) except as provided in Subsection (4)(b):
172	(i) report all of the candidate's itemized and total:
173	(A) contributions, including in-kind and other nonmonetary contributions, received up
174	to and including five days before the campaign finance statement is due, excluding a
175	contribution previously reported; and
176	(B) expenditures made up to and including five days before the campaign finance
177	statement is due, excluding an expenditure previously reported; and
178	(ii) identify:
179	(A) for each contribution, the amount of the contribution and the name of the donor, if

181 (B) for each expenditure, the amount of the expenditure and the name of the recipient 182 of the expenditure; or 183 (b) report the total amount of all contributions and expenditures if the candidate 184 receives \$500 or less in contributions and spends \$500 or less on the candidate's campaign. 185 [(c)] (5) Within 30 days after receiving a contribution that is cash or a negotiable 186 instrument, exceeds the anonymous contribution limit, and is from a donor whose name is 187 unknown, a candidate shall disburse the amount of the contribution to: 188 [(i)] (a) the treasurer of the state or a political subdivision for deposit into the state's or 189 political subdivision's general fund; or 190 [fii)] (b) an organization that is exempt from federal income taxation under Section 191 501(c)(3), Internal Revenue Code. [(5)] (6) (a) A municipality may, by ordinance: 192 193 (i) provide an anonymous contribution limit less than \$50; (ii) require greater disclosure of contributions or expenditures than is required in this 194 195 section; and 196 (iii) impose additional penalties on candidates who fail to comply with the applicable 197 requirements beyond those imposed by this section. 198 (b) A candidate is subject to the provisions of this section and not the provisions of an 199 ordinance adopted by the municipality under Subsection [(5)] (6)(a) if: 200 (i) the municipal ordinance establishes requirements or penalties that differ from those 201 established in this section; and 202 (ii) the municipal clerk or recorder fails to notify the candidate of the provisions of the 203 ordinance as required in Subsection [(6)] (7). 204 [(6)] (7) Each municipal clerk or recorder shall, at the time the candidate for municipal 205 office files a declaration of candidacy, and again 14 days before each municipal general 206 election, notify the candidate in writing of: 207 (a) the provisions of statute or municipal ordinance governing the disclosure of 208 contributions and expenditures; 209 (b) the dates when the candidate's campaign finance statement is required to be filed; 210 and

(c) the penalties that apply for failure to file a timely campaign finance statement,

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next scheduled report.

212 including the statutory provision that requires removal of the candidate's name from the ballot 213 for failure to file the required campaign finance statement when required. 214 [(7)] (8) Notwithstanding any provision of Title 63G, Chapter 2, Government Records 215 Access and Management Act, the municipal clerk or recorder shall: 216 (a) make each campaign finance statement filed by a candidate available for public 217 inspection and copying no later than one business day after the statement is filed; and 218 (b) make the campaign finance statement filed by a candidate available for public 219 inspection by: 220 (i) (A) posting an electronic copy or the contents of the statement on the municipality's 221 website no later than seven business days after the statement is filed; and 222 (B) verifying that the address of the municipality's website has been provided to the 223 lieutenant governor in order to meet the requirements of Subsection 20A-11-103(5); or 224 (ii) submitting a copy of the statement to the lieutenant governor for posting on the 225 website established by the lieutenant governor under Section 20A-11-103 no later than two 226 business days after the statement is filed. 227 [(8)] (9) (a) If a candidate fails to timely file a campaign finance statement required 228 under Subsection (3), the municipal clerk or recorder shall inform the appropriate election 229 official who: 230 (i) shall: 231 (A) if practicable, remove the candidate's name from the ballot by blacking out the 232 candidate's name before the ballots are delivered to voters; or 233 (B) if removing the candidate's name from the ballot is not practicable, inform the 234 voters by any practicable method that the candidate has been disqualified and that votes cast for 235 the candidate will not be counted; and 236 (ii) may not count any votes for that candidate. 237 (b) Notwithstanding Subsection [(8)] (9)(a), a candidate who timely files each 238 campaign finance statement required under Subsection (3) is not disqualified if: 239 (i) the statement details accurately and completely the information required under

Subsection (4), except for inadvertent omissions or insignificant errors or inaccuracies; and

(ii) the omissions, errors, or inaccuracies are corrected in an amended report or in the

243	(c) A candidate for municipal office who is disqualified under Subsection (9)(a) shall
244	file with the municipal clerk or recorder a complete and accurate campaign finance statement
245	within 30 days after the day on which the candidate is disqualified.
246	[(9)] (10) A campaign finance statement required under this section is considered filed
247	if it is received in the municipal clerk or recorder's office by 5 p.m. on the date that it is due.
248	[(10)] (11) (a) A private party in interest may bring a civil action in district court to
249	enforce the provisions of this section or an ordinance adopted under this section.
250	(b) In a civil action under Subsection $[\frac{(10)}{(11)}]$ $\underline{(11)}(a)$, the court may award costs and
251	attorney fees to the prevailing party.
252	Section 2. Section 17-16-6.5 is amended to read:
253	17-16-6.5. Campaign financial disclosure in county elections.
254	(1) (a) A county shall adopt an ordinance establishing campaign finance disclosure
255	requirements for:
256	(i) candidates for county office; and
257	(ii) candidates for local school board office who reside in that county.
258	(b) The ordinance required by Subsection (1)(a) shall include:
259	(i) a requirement that each candidate for county office or local school board office
260	report the candidate's itemized and total campaign contributions and expenditures at least once
261	within the two weeks before the election and at least once within two months after the election
262	(ii) a definition of "contribution" and "expenditure" that requires reporting of
263	nonmonetary contributions such as in-kind contributions and contributions of tangible things;
264	(iii) a requirement that the financial reports identify:
265	(A) for each contribution, the name of the donor of the contribution, if known, and the
266	amount of the contribution; and
267	(B) for each expenditure, the name of the recipient and the amount of the expenditure;
268	(iv) a requirement that a candidate for county office or local school board office
269	deposit a contribution in a separate campaign account in a financial institution;
270	(v) a prohibition against a candidate for county office or local school board office
271	depositing or mingling any contributions received into a personal or business account; and
272	(vi) a requirement that a candidate for county office who receives a contribution that is
273	cash or a negotiable instrument, exceeds \$50, and is from a donor whose name is unknown,

- shall, within 30 days after receiving the contribution, disburse the amount of the contribution to:
 - (A) the treasurer of the state or a political subdivision for deposit into the state's or political subdivision's general fund; or
 - (B) an organization that is exempt from federal income taxation under Section 501(c)(3), Internal Revenue Code.
 - (c) (i) As used in this Subsection (1)(c), "account" means an account in a financial institution:
 - (A) that is not described in Subsection (1)(b)(iv); and
 - (B) into which or from which a person who, as a candidate for an office, other than a county office for which the person files a declaration of candidacy or federal office, or as a holder of an office, other than a county office for which the person files a declaration of candidacy or federal office, deposits a contribution or makes an expenditure.
 - (ii) The ordinance required by Subsection (1)(a) shall include a requirement that a candidate for county office or local school board office include on a financial report filed in accordance with the ordinance a contribution deposited in or an expenditure made from an account:
 - (A) since the last financial report was filed; or
 - (B) that has not been reported under a statute or ordinance that governs the account.
 - (2) If any county fails to adopt a campaign finance disclosure ordinance described in Subsection (1), candidates for county office, other than community council office, and candidates for local school board office shall comply with the financial reporting requirements contained in Subsections (3) through (8).
 - (3) A candidate for elective office in a county or local school board office:
 - (a) shall deposit a contribution in a separate campaign account in a financial institution; and
 - (b) may not deposit or mingle any contributions received into a personal or business account.
 - (4) Each candidate for elective office in any county who is not required to submit a campaign financial statement to the lieutenant governor, and each candidate for local school board office, shall file a signed campaign financial statement with the county clerk:

305	(a) seven days before the date of the regular general election, reporting each
306	contribution and each expenditure as of 10 days before the date of the regular general election;
307	and
308	(b) no later than 30 days after the date of the regular general election.
309	(5) (a) The statement filed seven days before the regular general election shall include:
310	(i) a list of each contribution received by the candidate, and the name of the donor, if
311	known; and
312	(ii) a list of each expenditure for political purposes made during the campaign period,
313	and the recipient of each expenditure.
314	(b) The statement filed 30 days after the regular general election shall include:
315	(i) a list of each contribution received after the cutoff date for the statement filed seven
316	days before the election, and the name of the donor; and
317	(ii) a list of all expenditures for political purposes made by the candidate after the
318	cutoff date for the statement filed seven days before the election, and the recipient of each
319	expenditure.
320	(6) (a) As used in this Subsection (6), "account" means an account in a financial
321	institution:
322	(i) that is not described in Subsection (3)(a); and
323	(ii) into which or from which a person who, as a candidate for an office, other than a
324	county office for which the person filed a declaration of candidacy or federal office, or as a
325	holder of an office, other than a county office for which the person filed a declaration of
326	candidacy or federal office, deposits a contribution or makes an expenditure.
327	(b) A county office candidate and a local school board office candidate shall include on
328	any campaign financial statement filed in accordance with Subsection (4) or (5):
329	(i) a contribution deposited in an account:
330	(A) since the last campaign finance statement was filed; or
331	(B) that has not been reported under a statute or ordinance that governs the account; or
332	(ii) an expenditure made from an account:
333	(A) since the last campaign finance statement was filed; or
334	(B) that has not been reported under a statute or ordinance that governs the account.
335	(7) Within 30 days after receiving a contribution that is cash or a negotiable

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not replace the candidate.

- 336 instrument, exceeds \$50, and is from a donor whose name is unknown, a county office 337 candidate shall disburse the amount of the contribution to: 338 (a) the treasurer of the state or a political subdivision for deposit into the state's or 339 political subdivision's general fund; or 340 (b) an organization that is exempt from federal income taxation under Section 341 501(c)(3), Internal Revenue Code. 342 (8) Candidates for elective office in any county, and candidates for local school board 343 office, who are eliminated at a primary election shall file a signed campaign financial statement 344 containing the information required by this section not later than 30 days after the primary 345 election. 346 (9) Any person who fails to comply with this section is guilty of an infraction. 347 (10) (a) Counties may, by ordinance, enact requirements that: 348 (i) require greater disclosure of campaign contributions and expenditures; and (ii) impose additional penalties. 349 350 (b) The requirements described in Subsection (10)(a) apply to a local school board 351 office candidate who resides in that county. 352 (11) If a candidate fails to file an interim report due before the election, the county 353 clerk: 354 (a) may send an electronic notice to the candidate and the political party of which the 355 candidate is a member, if any, that states: 356 (i) that the candidate failed to timely file the report; and 357 (ii) that, if the candidate fails to file the report within 24 hours after the deadline for 358 filing the report, the candidate will be disqualified and the political party will not be permitted 359 to replace the candidate; and 360 (b) impose a fine of \$100 on the candidate. 361 (12) (a) The county clerk shall disqualify a candidate and inform the appropriate 362 election officials that the candidate is disqualified if the candidate fails to file an interim report
 - (c) A candidate who is disqualified under Subsection (12)(a) shall file with the county

(b) The political party of a candidate who is disqualified under Subsection (12)(a) may

described in Subsection (11) within 24 hours after the deadline for filing the report.

clerk a complete and accurate campaign finance statement within 30 days after the day on
which the candidate is disqualified.
(13) If a candidate is disqualified under Subsection (12)(a) the election official:
(a) (i) shall, if practicable, remove the name of the candidate by blacking out the
candidate's name before the ballots are delivered to voters; or
(ii) shall, if removing the candidate's name from the ballot is not practicable, inform
the voters by any practicable method that the candidate has been disqualified and that votes
cast for the candidate will not be counted; and
(b) may not count any votes for that candidate.
(14) An election official may fulfill the requirement described in Subsection (13)(a) in
relation to an absentee voter, including a military or overseas absentee voter, by including with
the absentee ballot a written notice directing the voter to a public website that will inform the
voter whether a candidate on the ballot is disqualified.
(15) A candidate is not disqualified if:
(a) the candidate files the interim reports described in Subsection (11) no later than 24
hours after the applicable deadlines for filing the reports;
(b) the reports are completed, detailing accurately and completely the information
required by this section except for inadvertent omissions or insignificant errors or inaccuracies
and
(c) the omissions, errors, or inaccuracies are corrected in an amended report or in the
next scheduled report.
(16) (a) A report is considered timely filed if:
(i) the report is received in the county clerk's office no later than midnight, Mountain
Time, at the end of the day on which the report is due;
(ii) the report is received in the county clerk's office with a United States Postal Service
postmark three days or more before the date that the report was due; or
(iii) the candidate has proof that the report was mailed, with appropriate postage and
addressing, three days before the report was due.
(b) For a county clerk's office that is not open until midnight at the end of the day on
which a report is due, the county clerk shall permit a candidate to file the report via email or

another electronic means designated by the county clerk.

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398 (17) (a) Any private party in interest may bring a civil action in district court to enforce 399 the provisions of this section or any ordinance adopted under this section. 400 (b) In a civil action filed under Subsection (17)(a), the court shall award costs and 401 attorney fees to the prevailing party. 402 (18) Notwithstanding any provision of Title 63G, Chapter 2, Government Records 403 Access and Management Act, the county clerk shall: 404 (a) make each campaign finance statement filed by a candidate available for public 405 inspection and copying no later than one business day after the statement is filed; and 406 (b) make the campaign finance statement filed by a candidate available for public 407 inspection by: 408 (i) (A) posting an electronic copy or the contents of the statement on the county's 409 website no later than seven business days after the statement is filed; and 410 (B) verifying that the address of the county's website has been provided to the lieutenant governor in order to meet the requirements of Subsection 20A-11-103(5); or 411 412 (ii) submitting a copy of the statement to the lieutenant governor for posting on the 413 website established by the lieutenant governor under Section 20A-11-103 no later than two 414 business days after the statement is filed. 415 Section 3. Section **20A-11-201** is amended to read: 416 20A-11-201. State office -- Separate bank account for campaign funds -- No 417 personal use -- State office candidate reporting deadline -- Report other accounts --418 Anonymous contributions. 419 (1) (a) Each state office candidate or the candidate's personal campaign committee shall deposit each contribution [and public service assistance] received in one or more separate 420 421 campaign accounts in a financial institution. 422 (b) A state office candidate or a candidate's personal campaign committee may not use 423 money deposited in a campaign account for: 424 (i) a personal use expenditure; or 425 (ii) an expenditure prohibited by law. 426 (c) Each state officeholder or the state officeholder's personal campaign committee

shall deposit each contribution and public service assistance received in one or more separate

campaign accounts in a financial institution.

429	(d) A state officeholder or a state officeholder's personal campaign committee may not
430	use money deposited in a campaign account for:
431	(i) a personal use expenditure; or
432	(ii) an expenditure prohibited by law.
433	(2) (a) A state office candidate or the candidate's personal campaign committee may
434	not deposit or mingle any contributions received into a personal or business account.
435	(b) A state officeholder or the state officeholder's personal campaign committee may
436	not deposit or mingle any contributions or public service assistance received into a personal or
437	business account.
438	(3) If a person who is no longer a state office candidate chooses not to expend the
439	money remaining in a campaign account, the person shall continue to file the year-end
440	summary report required by Section 20A-11-203 until the statement of dissolution and final
441	summary report required by Section 20A-11-205 are filed with the lieutenant governor.
442	(4) (a) Except as provided in Subsection (4)(b) and Section 20A-11-402, a person who
443	is no longer a state office candidate may not expend or transfer the money in a campaign
444	account in a manner that would cause the former state office candidate to recognize the money
445	as taxable income under federal tax law.
446	(b) A person who is no longer a state office candidate may transfer the money in a
447	campaign account in a manner that would cause the former state office candidate to recognize
448	the money as taxable income under federal tax law if the transfer is made to a campaign
449	account for federal office.
450	(5) (a) As used in this Subsection (5) and Section 20A-11-204, "received" means:
451	(i) for a cash contribution, that the cash is given to a state office candidate or a member
452	of the candidate's personal campaign committee;
453	(ii) for a contribution that is a negotiable instrument or check, that the negotiable
454	instrument or check is negotiated; and
455	(iii) for any other type of contribution, that any portion of the contribution's benefit
456	inures to the state office candidate.
457	(b) Each state office candidate shall report to the lieutenant governor each contribution
458	[and public service assistance] received by the state office candidate:
459	(i) except as provided in Subsection (5)(b)(ii), within 31 days after the day on which

the contribution [or public service assistance] is received; or

- (ii) within three business days after the day on which the contribution [or public service assistance] is received, if:
- (A) the state office candidate is contested in a convention and the contribution [or public service assistance] is received within 30 days before the day on which the convention is held;
- (B) the state office candidate is contested in a primary election and the contribution [or public service assistance] is received within 30 days before the day on which the primary election is held; or
- (C) the state office candidate is contested in a general election and the contribution [or public service assistance] is received within 30 days before the day on which the general election is held.
- (c) [For] Except as provided in Subsection (5)(d), for each contribution [or provision of public service assistance] that a state office candidate fails to report within the time period described in Subsection (5)(b), the lieutenant governor shall impose a fine against the state office candidate in an amount equal to:
- (i) [(A)] 10% of the amount of the contribution, if the state office candidate reports the contribution within 60 days after the day on which the time period described in Subsection (5)(b) ends; or
- [(B)] (ii) 20% of the amount of the contribution, if the state office candidate fails to report the contribution within 60 days after the day on which the time period described in Subsection (5)(b) ends[; or].
- [(ii) (A) 10% of the value of the public service assistance, if the state office candidate reports the public service assistance within 60 days after the day on which the time period described in Subsection (5)(b) ends; or]
- [(B) 20% of the amount of the public service assistance, if the state office candidate fails to report the public service assistance within 60 days after the day on which the time period described in Subsection (5)(b) ends.]
- (d) The lieutenant governor may waive the fine described in Subsection (5)(c) and issue a warning to the state office candidate if:
 - (i) the contribution that the state office candidate fails to report is paid by the state

491	office candidate from the state office candidate's personal funds;
492	(ii) the state office candidate has not previously violated Subsection (5)(c) in relation to
493	a contribution paid by the state office candidate from the state office candidate's personal
494	funds; and
495	(iii) the lieutenant governor determines that the failure to timely report the contribution
496	is due to the state office candidate not understanding that the reporting requirement includes a
497	contribution paid by a state office candidate from the state office candidate's personal funds.
498	[(d)] <u>(e)</u> The lieutenant governor shall:
499	(i) deposit money received under Subsection (5)(c) into the General Fund; and
500	(ii) report on the lieutenant governor's website, in the location where reports relating to
501	each state office candidate are available for public access:
502	(A) each fine imposed by the lieutenant governor against the state office candidate;
503	(B) the amount of the fine;
504	(C) the amount of the contribution to which the fine relates; and
505	(D) the date of the contribution.
506	(6) (a) As used in this Subsection (6), "account" means an account in a financial
507	institution:
508	(i) that is not described in Subsection (1)(a); and
509	(ii) into which or from which a person who, as a candidate for an office, other than the
510	state office for which the person files a declaration of candidacy or federal office, or as a holder
511	of an office, other than a state office for which the person files a declaration of candidacy or
512	federal office, deposits a contribution or makes an expenditure.
513	(b) A state office candidate shall include on any financial statement filed in accordance
514	with this part:
515	(i) a contribution deposited in an account:
516	(A) since the last campaign finance statement was filed; or
517	(B) that has not been reported under a statute or ordinance that governs the account; or
518	(ii) an expenditure made from an account:
519	(A) since the last campaign finance statement was filed; or
520	(B) that has not been reported under a statute or ordinance that governs the account.
521	(7) Within 31 days after receiving a contribution that is cash or a negotiable

522	instrument, exceeds \$50, and is from an unknown source, a state office candidate shall disburse
523	the amount of the contribution to:
524	(a) the treasurer of the state or a political subdivision for deposit into the state's or
525	political subdivision's general fund; or
526	(b) an organization that is exempt from federal income taxation under Section
527	501(c)(3), Internal Revenue Code.
528	Section 4. Section 20A-11-203 is amended to read:
529	20A-11-203. State office candidate Financial reporting requirements
530	Year-end summary report.
531	(1) (a) Each state office candidate shall file a summary report by January 10 of the year
532	after the regular general election year.
533	(b) In addition to the requirements of Subsection (1)(a), a former state office candidate
534	that has not filed the statement of dissolution and final summary report required under Section
535	20A-11-205 shall continue to file a summary report on January 10 of each year.
536	(2) (a) Each summary report shall include the following information as of December 31
537	of the previous year:
538	(i) the net balance of the last financial statement, if any;
539	(ii) a single figure equal to the total amount of receipts reported on all interim reports,
540	if any;
541	(iii) a single figure equal to the total amount of expenditures reported on all interim
542	reports, if any, filed during the previous year;
543	(iv) a detailed listing of each contribution [and public service assistance] received since
544	the last summary report that has not been reported in detail on an interim report;
545	(v) for each nonmonetary contribution:
546	(A) the fair market value of the contribution with that information provided by the
547	contributor; and
548	(B) a specific description of the contribution;
549	(vi) a detailed listing of each expenditure made since the last summary report that has
550	not been reported in detail on an interim report;
551	(vii) for each nonmonetary expenditure, the fair market value of the expenditure;
552	(viii) a net balance for the year consisting of the net balance from the last summary

553	report, if any, plus all receipts minus all expenditures; and
554	(ix) the name of a political action committee for which the state office candidate is
555	designated as an officer who has primary decision-making authority under Section
556	20A-11-601.
557	(b) In preparing the report, all receipts and expenditures shall be reported as of
558	December 31 of the previous year.
559	(c) A check or negotiable instrument received by a state office candidate or a state
560	office candidate's personal campaign committee on or before December 31 of the previous year
561	shall be included in the summary report.
562	(3) An authorized member of the state office candidate's personal campaign committee
563	or the state office candidate shall certify in the summary report that, to the best of the person's
564	knowledge, all receipts and all expenditures have been reported as of December 31 of the
565	previous year and that there are no bills or obligations outstanding and unpaid except as set
566	forth in that report.
567	Section 5. Section 20A-11-204 is amended to read:
568	20A-11-204. State office candidate and state officeholder Financial reporting
569	requirements Interim reports.
570	[(1) (a) As used in this Subsection (1), "campaign account" means a separate campaign
571	account required under Subsection 20A-11-201(1)(a).
572	[(b)] (1) Except as provided in Subsection $[(1)(c)]$ (2), each state office candidate shall
573	file an interim report at the following times in any year in which the candidate has filed a
574	declaration of candidacy for a public office:
575	[(i) (A)] (a) (i) seven days before the candidate's political convention; or
576	[(B)] (ii) for an unaffiliated candidate, the fourth Saturday in March;
577	[(ii)] (b) seven days before the regular primary election date;
578	[(iii)] (c) September 30; and
579	[(iv)] (d) seven days before the regular general election date.
580	[(c)] (2) If a state office candidate is a state office candidate seeking appointment for a
581	midterm vacancy, the state office candidate:
582	[(i)] (a) shall file an interim report:
583	(i) (A) no later than seven days before the day on which the political party of the party

584	for which the state office candidate seeks nomination meets to declare a nominee for the
585	governor to appoint in accordance with Section 20A-1-504; [or] and
586	(B) two days before the day on which the political party of the party for which the state
587	office candidate seeks nomination meets to declare a nominee for the governor to appoint in
588	accordance with Subsection 20A-1-504(1)(b)(i); or
589	[(B)] (ii) if a state office candidate decides to seek the appointment with less than
590	seven days before the party meets, or the political party schedules the meeting to declare a
591	nominee less than seven days before the day of the meeting, no later than 5 p.m. on the last day
592	of business before the day on which the party meets; and
593	[(ii)] (b) is not required to file an interim report at the times described in Subsection
594	(1)[(b)].
595	(3) (a) As used in this Subsection (3), "campaign account" means a separate campaign
596	account required under Subsection 20A-11-201(1)(a) or (c).
597	[(d)] (b) Each state officeholder who has a campaign account that has not been
598	dissolved under Section 20A-11-205 shall, in an even year, file an interim report at the
599	following times, regardless of whether an election for the state officeholder's office is held that
600	year:
601	(i) (A) seven days before the political convention for the political party of the state
602	officeholder; or
603	(B) for an unaffiliated state officeholder, the fourth Saturday in March;
604	(ii) seven days before the regular primary election date;
605	(iii) September 30; and
606	(iv) seven days before the regular general election date.
607	[(2)] (4) Each interim report shall include the following information:
608	(a) the net balance of the last summary report, if any;
609	(b) a single figure equal to the total amount of receipts reported on all prior interim
610	reports, if any, during the calendar year in which the interim report is due;
611	(c) a single figure equal to the total amount of expenditures reported on all prior
612	interim reports, if any, filed during the calendar year in which the interim report is due;
613	(d) a detailed listing of:
614	(i) for a state office candidate, each contribution received since the last summary report

615	that has not been reported in detail on a prior interim report; or
616	(ii) for a state officeholder, each contribution and public service assistance received
617	since the last summary report that has not been reported in detail on a prior interim report;
618	(e) for each nonmonetary contribution:
619	(i) the fair market value of the contribution with that information provided by the
620	contributor; and
621	(ii) a specific description of the contribution;
622	(f) a detailed listing of each expenditure made since the last summary report that has
623	not been reported in detail on a prior interim report;
624	(g) for each nonmonetary expenditure, the fair market value of the expenditure;
625	(h) a net balance for the year consisting of the net balance from the last summary
626	report, if any, plus all receipts since the last summary report minus all expenditures since the
627	last summary report;
628	(i) a summary page in the form required by the lieutenant governor that identifies:
629	(i) beginning balance;
630	(ii) total contributions and public service assistance received during the period since
631	the last statement;
632	(iii) total contributions and public service assistance received to date;
633	(iv) total expenditures during the period since the last statement; and
634	(v) total expenditures to date; and
635	(j) the name of a political action committee for which the state office candidate or state
636	officeholder is designated as an officer who has primary decision-making authority under
637	Section 20A-11-601.
638	[(3)] (a) In preparing each interim report, all receipts and expenditures shall be
639	reported as of five days before the required filing date of the report.
640	(b) Any negotiable instrument or check received by a state office candidate or state
641	officeholder more than five days before the required filing date of a report required by this
642	section shall be included in the interim report.
643	Section 6. Section 20A-11-206 is amended to read:
644	20A-11-206. State office candidate Failure to file reports Penalties.
645	(1) A state office candidate who fails to file a financial statement before the deadline is

subject to a fine imposed in accordance with Section 20A-11-1005.

- (2) If a state office candidate fails to file an interim report described in Subsections 20A-11-204(1)(b)[(ii)] through [(iv)] (d), the lieutenant governor may send an electronic notice to the state office candidate and the political party of which the state office candidate is a member, if any, that states:
 - (a) that the state office candidate failed to timely file the report; and
- (b) that, if the state office candidate fails to file the report within 24 hours after the deadline for filing the report, the state office candidate will be disqualified and the political party will not be permitted to replace the candidate.
- (3) (a) The lieutenant governor shall disqualify a state office candidate and inform the county clerk and other appropriate election officials that the state office candidate is disqualified if the state office candidate fails to file an interim report described in Subsections 20A-11-204(1)(b)[(ii)] through [(iv)] (d) within 24 hours after the deadline for filing the report.
- (b) The political party of a state office candidate who is disqualified under Subsection (3)(a) may not replace the state office candidate.
- (4) (a) If a state office candidate is disqualified under Subsection (3)(a), the election official shall:
 - (i) remove the state office candidate's name from the ballot; or
- (ii) if removing the state office candidate's name from the ballot is not practicable, inform the voters by any practicable method that the state office candidate has been disqualified and that votes cast for the state office candidate will not be counted.
- (b) An election official may fulfill the requirement described in Subsection (4)(a) in relation to an absentee voter, including a military or overseas absentee voter, by including with the absentee ballot a written notice directing the voter to a public website that will inform the voter whether a candidate on the ballot is disqualified.
 - (5) A state office candidate is not disqualified if:
- (a) the state office candidate timely files the reports described in Subsections $20A-11-204(1)(b)[\frac{(ii)}{(ii)}]$ through $[\frac{(iv)}{(d)}]$ no later than 24 hours after the applicable deadlines for filing the reports;
- (b) the reports are completed, detailing accurately and completely the information required by this part except for inadvertent omissions or insignificant errors or inaccuracies;

677	and

- (c) the omissions, errors, or inaccuracies described in Subsection (5)(b) are corrected in an amended report or the next scheduled report.
- (6) (a) Within 30 days after a deadline for the filing of a summary report, the lieutenant governor shall review each filed summary report to ensure that:
- (i) each state office candidate that is required to file a summary report has filed one; and
 - (ii) each summary report contains the information required by this part.
- (b) If it appears that any state office candidate has failed to file the summary report required by law, if it appears that a filed summary report does not conform to the law, or if the lieutenant governor has received a written complaint alleging a violation of the law or the falsity of any summary report, the lieutenant governor shall, within five days of discovery of a violation or receipt of a written complaint, notify the state office candidate of the violation or written complaint and direct the state office candidate to file a summary report correcting the problem.
- (c) (i) It is unlawful for a state office candidate to fail to file or amend a summary report within seven days after receiving notice from the lieutenant governor described in this Subsection (6).
- (ii) Each state office candidate who violates Subsection (6)(c)(i) is guilty of a class B misdemeanor.
- (iii) The lieutenant governor shall report all violations of Subsection (6)(c)(i) to the attorney general.
- (iv) In addition to the criminal penalty described in Subsection (6)(c)(ii), the lieutenant governor shall impose a civil fine of \$100 against a state office candidate who violates Subsection (6)(c)(i).
 - Section 7. Section **20A-11-301** is amended to read:
- 20A-11-301. Legislative office -- Campaign finance requirements -- Candidate as a political action committee officer -- No personal use -- Contribution reporting deadline -- Report other accounts -- Anonymous contributions.
- (1) (a) (i) Each legislative office candidate shall deposit each contribution [and public service assistance] received in one or more separate accounts in a financial institution that are

/08	dedicated only to that purpose.
709	(ii) A legislative office candidate may:
710	(A) receive a contribution [or public service assistance] from a political action
711	committee registered under Section 20A-11-601; and
712	(B) be designated by a political action committee as an officer who has primary
713	decision-making authority as described in Section 20A-11-601.
714	(b) A legislative office candidate or the candidate's personal campaign committee may
715	not use money deposited in an account described in Subsection (1)(a)(i) for:
716	(i) a personal use expenditure; or
717	(ii) an expenditure prohibited by law.
718	(c) (i) Each legislative officeholder shall deposit each contribution and public service
719	assistance received in one or more separate accounts in a financial institution that are dedicated
720	only to that purpose.
721	(ii) A legislative officeholder may:
722	(A) receive a contribution or public service assistance from a political action
723	committee registered under Section 20A-11-601; and
724	(B) be designated by a political action committee as an officer who has primary
725	decision-making authority as described in Section 20A-11-601.
726	(d) A legislative officeholder or the legislative officeholder's personal campaign
727	committee may not use money deposited in an account described in Subsection (1)(c)(i) for:
728	(i) a personal use expenditure; or
729	(ii) an expenditure prohibited by law.
730	(2) (a) A legislative office candidate may not deposit or mingle any contributions [or
731	public service assistance] received into a personal or business account.
732	(b) A legislative officeholder may not deposit or mingle any contributions or public
733	service assistance received into a personal or business account.
734	(3) If a person who is no longer a legislative candidate chooses not to expend the
735	money remaining in a campaign account, the person shall continue to file the year-end
736	summary report required by Section 20A-11-302 until the statement of dissolution and final
737	summary report required by Section 20A-11-304 are filed with the lieutenant governor.
738	(4) (a) Except as provided in Subsection (4)(b) and Section 20A-11-402, a person who

is no longer a legislative office candidate may not expend or transfer the money in a campaign account in a manner that would cause the former legislative office candidate to recognize the money as taxable income under federal tax law.

- (b) A person who is no longer a legislative office candidate may transfer the money in a campaign account in a manner that would cause the former legislative office candidate to recognize the money as taxable income under federal tax law if the transfer is made to a campaign account for federal office.
 - (5) (a) As used in this Subsection (5) and Section 20A-11-303, "received" means:
- (i) for a cash contribution, that the cash is given to a legislative office candidate or a member of the candidate's personal campaign committee;
- (ii) for a contribution that is a negotiable instrument or check, that the negotiable instrument or check is negotiated; and
- (iii) for any other type of contribution, that any portion of the contribution's benefit inures to the legislative office candidate.
- (b) Each legislative office candidate shall report to the lieutenant governor each contribution [and public service assistance] received by the legislative office candidate:
- (i) except as provided in Subsection (5)(b)(ii), within 31 days after the day on which the contribution [or public service assistance] is received; or
- (ii) within three business days after the day on which the contribution [or public service assistance] is received, if:
- (A) the legislative office candidate is contested in a convention and the contribution [or public service assistance] is received within 30 days before the day on which the convention is held;
- (B) the legislative office candidate is contested in a primary election and the contribution [or public service assistance] is received within 30 days before the day on which the primary election is held; or
- (C) the legislative office candidate is contested in a general election and the contribution [or public service assistance] is received within 30 days before the day on which the general election is held.
- (c) [For] Except as provided in Subsection (5)(d), for each contribution [or provision of public service assistance] that a legislative office candidate fails to report within the time

800

- 770 period described in Subsection (5)(b), the lieutenant governor shall impose a fine against the 771 legislative office candidate in an amount equal to: 772 (i) [(A)] 10% of the amount of the contribution, if the legislative office candidate 773 reports the contribution within 60 days after the day on which the time period described in 774 Subsection (5)(b) ends; or 775 [(B)] (ii) 20% of the amount of the contribution, if the legislative office candidate fails to report the contribution within 60 days after the day on which the time period described in 776 777 Subsection (5)(b) ends[; or]. 778 [(ii) (A) 10% of the value of the public service assistance, if the legislative office 779 candidate reports the public service assistance within 60 days after the day on which the time 780 period described in Subsection (5)(b) ends; or [(B) 20% of the amount of the public service assistance, if the legislative office 781 782 candidate fails to report the public service assistance within 60 days after the day on which the time period described in Subsection (5)(b) ends.] 783 (d) The lieutenant governor may waive the fine described in Subsection (5)(c) and 784 785 issue a warning to the legislative office candidate if: 786 (i) the contribution that the legislative office candidate fails to report is paid by the 787 legislative office candidate from the legislative office candidate's personal funds: 788 (ii) the legislative office candidate has not previously violated Subsection (5)(c) in 789 relation to a contribution paid by the legislative office candidate from the legislative office 790 candidate's personal funds; and 791 (iii) the lieutenant governor determines that the failure to timely report the contribution 792 is due to the legislative office candidate not understanding that the reporting requirement includes a contribution paid by a legislative office candidate from the legislative office 793 794 candidate's personal funds. 795 [(d)] (e) The lieutenant governor shall: 796 (i) deposit money received under Subsection (5)(c) into the General Fund; and 797 (ii) report on the lieutenant governor's website, in the location where reports relating to each legislative office candidate are available for public access: 798
 - (A) each fine imposed by the lieutenant governor against the legislative office candidate;

801	(B) the amount of the fine;
802	(C) the amount of the contribution to which the fine relates; and
803	(D) the date of the contribution.
804	(6) Within 31 days after receiving a contribution that is cash or a negotiable
805	instrument, exceeds \$50, and is from an unknown source, a legislative office candidate shall
806	disburse the amount of the contribution to:
807	(a) the treasurer of the state or a political subdivision for deposit into the state's or
808	political subdivision's general fund; or
809	(b) an organization that is exempt from federal income taxation under Section
810	501(c)(3), Internal Revenue Code.
811	(7) (a) As used in this Subsection (7), "account" means an account in a financial
812	institution:
813	(i) that is not described in Subsection (1)(a)(i); and
814	(ii) into which or from which a person who, as a candidate for an office, other than a
815	legislative office for which the person files a declaration of candidacy or federal office, or as a
816	holder of an office, other than a legislative office for which the person files a declaration of
817	candidacy or federal office, deposits a contribution or makes an expenditure.
818	(b) A legislative office candidate shall include on any financial statement filed in
819	accordance with this part:
820	(i) a contribution deposited in an account:
821	(A) since the last campaign finance statement was filed; or
822	(B) that has not been reported under a statute or ordinance that governs the account; or
823	(ii) an expenditure made from an account:
824	(A) since the last campaign finance statement was filed; or
825	(B) that has not been reported under a statute or ordinance that governs the account.
826	Section 8. Section 20A-11-302 is amended to read:
827	20A-11-302. Legislative office candidate Financial reporting requirements
828	Year-end summary report.
829	(1) (a) Each legislative office candidate shall file a summary report by January 10 of
830	the year after the regular general election year.
831	(b) In addition to the requirements of Subsection (1)(a), a former legislative office

832	candidate that has not filed the statement of dissolution and final summary report required
833	under Section 20A-11-304 shall continue to file a summary report on January 10 of each year.
834	(2) (a) Each summary report shall include the following information as of December 31
835	of the previous year:
836	(i) the net balance of the last financial statement, if any;
837	(ii) a single figure equal to the total amount of receipts reported on all interim reports,
838	if any, during the calendar year in which the summary report is due;
839	(iii) a single figure equal to the total amount of expenditures reported on all interim
840	reports, if any, filed during the previous year;
841	(iv) a detailed listing of each [receipt, contribution, and public service assistance]
842	contribution received since the last summary report that has not been reported in detail on an
843	interim report;
844	(v) for each nonmonetary contribution:
845	(A) the fair market value of the contribution with that information provided by the
846	contributor; and
847	(B) a specific description of the contribution;
848	(vi) a detailed listing of each expenditure made since the last summary report that has
849	not been reported in detail on an interim report;
850	(vii) for each nonmonetary expenditure, the fair market value of the expenditure;
851	(viii) a net balance for the year consisting of the net balance from the last summary
852	report, if any, plus all receipts minus all expenditures; and
853	(ix) the name of a political action committee for which the legislative office candidate
854	is designated as an officer who has primary decision-making authority under Section
855	20A-11-601.
856	(b) In preparing the report, all receipts and expenditures shall be reported as of
857	December 31 of the previous year.
858	(c) A check or negotiable instrument received by a legislative office candidate on or
859	before December 31 of the previous year shall be included in the summary report.
860	(3) The legislative office candidate shall certify in the summary report that to the best
861	of the candidate's knowledge, all receipts and all expenditures have been reported as of
862	December 31 of the previous year and that there are no bills or obligations outstanding and

863	unpaid except as set forth in that report.
864	Section 9. Section 20A-11-303 is amended to read:
865	20A-11-303. Legislative office candidate and legislative officeholder Financial
866	reporting requirements Interim reports.
867	(1) (a) As used in this Subsection (1), "campaign account" means a separate campaign
868	account required under Subsection 20A-11-301(1)(a)(i) or (c)(i).
869	(b) Except as provided in Subsection $[\frac{(1)(d)}{2}]$, each legislative office candidate shall
870	file an interim report at the following times in any year in which the candidate has filed a
871	declaration of candidacy for a public office:
872	(i) (A) seven days before the candidate's political convention; or
873	(B) for an unaffiliated candidate, the fourth Saturday in March;
874	(ii) seven days before the regular primary election date;
875	(iii) September 30; and
876	(iv) seven days before the regular general election date.
877	(c) Each legislative officeholder who has a campaign account that has not been
878	dissolved under Section 20A-11-304 shall, in an even year, file an interim report at the
879	following times, regardless of whether an election for the legislative officeholder's office is
880	held that year:
881	(i) (A) seven days before the political convention for the political party of the
882	legislative officeholder; or
883	(B) for an unaffiliated legislative officeholder, the fourth Saturday in March;
884	(ii) seven days before the regular primary election date for that year;
885	(iii) September 30; and
886	(iv) seven days before the regular general election date.
887	[(d)] (2) If a legislative office candidate is a legislative office candidate seeking
888	appointment for a midterm vacancy, the legislative office candidate:
889	[(i)] (a) shall file an interim report:
890	(i) (A) [no later than] seven days before the day on which the political party of the
891	party for which the legislative office candidate seeks nomination meets to declare a nominee
892	for the governor to appoint in accordance with Section 20A-1-503; [or] and
893	(B) two days before the day on which the political party of the party for which the

894	<u>legislative</u> office candidate seeks nomination meets to declare a nominee for the governor to
895	appoint in accordance with Section 20A-1-503; or
896	[(B)] (ii) if $[a]$ the legislative office candidate decides to seek the appointment with less
897	than seven days before the party meets, or the political party schedules the meeting to declare a
898	nominee less than seven days before the day of the meeting, [no later than 5 p.m. on the last
899	day of business] two days before the day on which the party meets; and
900	[(ii)] (b) is not required to file an interim report at the times described in Subsection
901	(1)(b).
902	[(2)] (3) Each interim report shall include the following information:
903	(a) the net balance of the last summary report, if any;
904	(b) a single figure equal to the total amount of receipts reported on all prior interim
905	reports, if any, during the calendar year in which the interim report is due;
906	(c) a single figure equal to the total amount of expenditures reported on all prior
907	interim reports, if any, filed during the calendar year in which the interim report is due;
908	(d) a detailed listing of:
909	(i) for a legislative office candidate, each contribution received since the last summary
910	report that has not been reported in detail on a prior interim report; or
911	(ii) for a legislative officeholder, each contribution and public service assistance
912	received since the last summary report that has not been reported in detail on a prior interim
913	report;
914	(e) for each nonmonetary contribution:
915	(i) the fair market value of the contribution with that information provided by the
916	contributor; and
917	(ii) a specific description of the contribution;
918	(f) a detailed listing of each expenditure made since the last summary report that has
919	not been reported in detail on a prior interim report;
920	(g) for each nonmonetary expenditure, the fair market value of the expenditure;
921	(h) a net balance for the year consisting of the net balance from the last summary
922	report, if any, plus all receipts since the last summary report minus all expenditures since the
923	last summary report;
924	(i) a summary page in the form required by the lieutenant governor that identifies:

925	(i) beginning balance;
926	(ii) total contributions and public service assistance received during the period since
927	the last statement;
928	(iii) total contributions and public service assistance received to date;
929	(iv) total expenditures during the period since the last statement; and
930	(v) total expenditures to date; and
931	(j) the name of a political action committee for which the legislative office candidate or
932	legislative officeholder is designated as an officer who has primary decision-making authority
933	under Section 20A-11-601.
934	[3) (4) (a) In preparing each interim report, all receipts and expenditures shall be
935	reported as of five days before the required filing date of the report.
936	(b) Any negotiable instrument or check received by a legislative office candidate or
937	legislative officeholder more than five days before the required filing date of a report required
938	by this section shall be included in the interim report.
939	Section 10. Section 20A-11-402 is amended to read:
940	20A-11-402. Officeholder financial reporting requirements Statement of
941	dissolution.
942	(1) An officeholder or former officeholder is active and subject to reporting
943	requirements until the officeholder or former officeholder has filed a statement of dissolution
944	with the lieutenant governor stating that:
945	(a) the officeholder or former officeholder is no longer receiving contributions or
946	public service assistance and is no longer making expenditures;
947	(b) the ending balance on the last summary report filed is zero and the balance in the
948	separate bank account required by Section 20A-11-201, 20A-11-301, or 20A-11-1301 is zero;
949	and
950	(c) a final summary report in the form required by Section 20A-11-401 showing a zero
951	balance is attached to the statement of dissolution.
952	(2) A statement of dissolution and a final summary report may be filed at any time.
953	(3) (a) Each officeholder shall report to the lieutenant governor each contribution or
954	public service assistance received by the state officeholder within 31 days after the day on
955	which the officeholder receives the contribution or public service assistance

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- 956 (b) For each contribution or public service assistance that an officeholder fails to report 957 within the time period described in Subsection (3)(a), the lieutenant governor shall impose a 958 fine against the officeholder in an amount equal to: 959 (i) 10% of the amount of the contribution or public service assistance if the officeholder reports the contribution or public service assistance within 60 days after the day on 960 961 which the time period described in Subsection (3)(a) ends; or (ii) 20% of the amount of the contribution or public service assistance if the 962 officeholder fails to report the contribution or public service assistance within 60 days after the 963 964 day on which the time period described in Subsection (3)(a) ends. 965 [(3)] (c) Each officeholder or former officeholder shall continue to file the year-end 966 summary report required by Section 20A-11-401 until the statement of dissolution and final 967 summary report required by this section are filed with the lieutenant governor. 968 (4) An officeholder or former officeholder may not use a contribution or public service assistance deposited in an account in accordance with this chapter for: 969 970 (a) a personal use expenditure; or 971 (b) an expenditure prohibited by law. 972 (5) (a) Except as provided in Subsection (5)(b), a [person who is no longer an] former 973 officeholder may not expend or transfer the money in a campaign account in a manner that 974 would cause the former officeholder to recognize the money as taxable income under federal 975 tax law. 976 (b) A [person who is no longer an] former officeholder may transfer the money in a 977 campaign account in a manner that would cause the former officeholder to recognize the 978 money as taxable income under federal tax law if the transfer is made to a campaign account 979 for federal office. 980 Section 11. Section **20A-11-403** is amended to read: 981 20A-11-403. Failure to file -- Penalties. 982 (1) Within 30 days after a deadline for the filing of a summary report, the lieutenant 983 governor shall review each filed summary report to ensure that: 984 (a) each officeholder that is required to file a summary report has filed one; and
 - (2) If it appears that any officeholder has failed to file the summary report required by

(b) each summary report contains the information required by this part.

law, if it appears that a filed summary report does not conform to the law, or if the lieutenant governor has received a written complaint alleging a violation of the law or the falsity of any summary report, the lieutenant governor shall, if the lieutenant governor determines that a violation has occurred:

- (a) impose a fine against the filing entity in accordance with Section 20A-11-1005; and
- (b) within five days of discovery of a violation or receipt of a written complaint, notify the officeholder of the violation or written complaint and direct the officeholder to file a summary report correcting the problem.
- (3) (a) It is unlawful for any officeholder to fail to file or amend a summary report within seven days after receiving notice from the lieutenant governor under this section.
- (b) Each officeholder who violates Subsection (3)(a) is guilty of a class B misdemeanor.
- (c) The lieutenant governor shall report all violations of Subsection (3)(a) to the attorney general.
- (d) In addition to the criminal penalty described in Subsection (3)(b), the lieutenant governor shall impose a civil fine of \$100 against an officeholder who violates Subsection (3)(a).
- (4) Within 30 days after a deadline for the filing of an interim report by an officeholder under Subsection 20A-11-204[(1)(c)](2), 20A-11-303(1)(c), or 20A-11-1303(1)(d), the lieutenant governor shall review each filed interim report to ensure that each interim report contains the information required for the report.
- (5) If it appears that any officeholder has failed to file an interim report required by law, if it appears that a filed interim report does not conform to the law, or if the lieutenant governor has received a written complaint alleging a violation of the law or the falsity of any interim report, the lieutenant governor shall, if the lieutenant governor determines that a violation has occurred:
 - (a) impose a fine against the filing entity in accordance with Section 20A-11-1005; and
- (b) within five days after the day on which the violation is discovered or a written complaint is received, notify the officeholder of the violation or written complaint and direct the officeholder to file an interim report correcting the problem.
 - (6) (a) It is unlawful for any officeholder to fail to file or amend an interim report

1018	within seven days after the day on which the officeholder receives notice from the lieutenant
1019	governor under this section.
1020	(b) Each officeholder who violates Subsection (6)(a) is guilty of a class B
1021	misdemeanor.
1022	(c) The lieutenant governor shall report all violations of Subsection (6)(a) to the
1023	attorney general.
1024	(d) In addition to the criminal penalty described in Subsection (6)(b), the lieutenant
1025	governor shall impose a civil fine of \$100 against an officeholder who violates Subsection
1026	(6)(a).
1027	Section 12. Section 20A-11-506 is amended to read:
1028	20A-11-506. Political party financial reporting requirements Year-end
1029	summary report.
1030	(1) The party committee of each registered political party shall file a summary report by
1031	January 10 of each year.
1032	(2) (a) Each summary report shall include the following information as of December 31
1033	of the previous year:
1034	(i) the net balance of the last summary report, if any;
1035	(ii) a single figure equal to the total amount of receipts reported on all interim reports,
1036	if any, during the previous year;
1037	(iii) a single figure equal to the total amount of expenditures reported on all interim
1038	reports, if any, filed during the previous year;
1039	(iv) a detailed listing of each contribution [and public service assistance] received since
1040	the last summary report that has not been reported in detail on an interim report;
1041	(v) for each nonmonetary contribution, the fair market value of the contribution;
1042	(vi) a detailed listing of each expenditure made since the last summary report that has
1043	not been reported in detail on an interim report;
1044	(vii) for each nonmonetary expenditure, the fair market value of the expenditure; and
1045	(viii) a net balance for the year consisting of the net balance from the last summary
1046	report, if any, plus all receipts minus all expenditures.
1047	(b) (i) For all individual contributions [or public service assistance] of \$50 or less, a
1048	single aggregate figure may be reported without separate detailed listings.

1049	(ii) Two or more contributions from the same source that have an aggregate total of
1050	more than \$50 may not be reported in the aggregate, but shall be reported separately.
1051	(c) In preparing the report, all receipts and expenditures shall be reported as of
1052	December 31 of the previous year.
1053	(3) The summary report shall contain a paragraph signed by the treasurer of the party
1054	committee certifying that, to the best of the treasurer's knowledge, all receipts and all
1055	expenditures have been reported as of December 31 of the previous year and that there are no
1056	bills or obligations outstanding and unpaid except as set forth in that report.
1057	Section 13. Section 20A-11-507 is amended to read:
1058	20A-11-507. Political party financial reporting requirements Interim reports.
1059	(1) The party committee of each registered political party shall file an interim report at
1060	the following times in any year in which there is a regular general election:
1061	(a) seven days before the registered political party's political convention;
1062	(b) seven days before the regular primary election date;
1063	(c) September 30; and
1064	(d) seven days before the general election date.
1065	(2) Each interim report shall include the following information:
1066	(a) the net balance of the last financial statement, if any;
1067	(b) a single figure equal to the total amount of receipts reported on all prior interim
1068	reports, if any, during the calendar year in which the interim report is due;
1069	(c) a single figure equal to the total amount of expenditures reported on all prior
1070	interim reports, if any, filed during the calendar year in which the interim report is due;
1071	(d) a detailed listing of each contribution [and public service assistance] received since
1072	the last summary report that has not been reported in detail on a prior interim report;
1073	(e) for each nonmonetary contribution, the fair market value of the contribution;
1074	(f) a detailed listing of each expenditure made since the last summary report that has
1075	not been reported in detail on a prior interim report;
1076	(g) for each nonmonetary expenditure, the fair market value of the expenditure;
1077	(h) a net balance for the year consisting of the net balance from the last summary
1078	report, if any, plus all receipts since the last summary report minus all expenditures since the
1079	last summary report; and

1080	(i) a summary page in the form required by the lieutenant governor that identifies:
1081	(i) beginning balance;
1082	(ii) total contributions during the period since the last statement;
1083	(iii) total contributions to date;
1084	(iv) total expenditures during the period since the last statement; and
1085	(v) total expenditures to date.
1086	(3) (a) For all individual contributions [or public service assistance] of \$50 or less, a
1087	single aggregate figure may be reported without separate detailed listings.
1088	(b) Two or more contributions from the same source that have an aggregate total of
1089	more than \$50 may not be reported in the aggregate, but shall be reported separately.
1090	(4) In preparing each interim report, all receipts and expenditures shall be reported as
1091	of five days before the required filing date of the report.
1092	Section 14. Section 20A-11-510 is amended to read:
1093	20A-11-510. County political party financial reporting requirements Year-end
1094	summary report.
1095	(1) A county political party officer of a county political party that has received
1096	contributions totaling at least \$750, or disbursed expenditures totaling at least \$750, during a
1097	calendar year shall file a summary report by January 10 of the following year.
1098	(2) (a) Each summary report shall include the following information as of December 31
1099	of the previous year:
1100	(i) the net balance of the last summary report, if any;
1101	(ii) a single figure equal to the total amount of receipts reported on all interim reports,
1102	if any, filed during the previous year;
1103	(iii) a single figure equal to the total amount of expenditures reported on all interim
1104	reports, if any, filed during the previous year;
1105	(iv) a detailed listing of each contribution [and public service assistance] received since
1106	the last summary report that has not been reported in detail on an interim report;
1107	(v) for each nonmonetary contribution, the fair market value of the contribution;
1108	(vi) a detailed listing of each expenditure made since the last summary report that has
1109	not been reported in detail on an interim report;
1110	(vii) for each nonmonetary expenditure, the fair market value of the expenditure; and

1111	(viii) a net balance for the year consisting of the net balance from the last summary
1112	report, if any, plus all receipts minus all expenditures.
1113	(b) (i) For all individual contributions [or public service assistance] of \$50 or less, a
1114	single aggregate figure may be reported without separate detailed listings.
1115	(ii) Two or more contributions from the same source that have an aggregate total of
1116	more than \$50 may not be reported in the aggregate, but shall be reported separately.
1117	(c) In preparing the report, all receipts and expenditures shall be reported as of
1118	December 31 of the previous year.
1119	(3) The county political party officer shall certify in the summary report that, to the
1120	best of the officer's knowledge, all receipts and all expenditures have been reported as of
1121	December 31 of the previous year and that there are no bills or obligations outstanding and
1122	unpaid except as set forth in that report.
1123	Section 15. Section 20A-11-511 is amended to read:
1124	20A-11-511. County political party financial reporting requirements Interim
1125	reports.
1126	(1) (a) A county political party officer of a county political party that has received
1127	contributions totaling at least \$750, or disbursed expenditures totaling at least \$750, during a
1128	calendar year shall file an interim report at the following times in any year in which there is a
1129	regular general election:
1130	(i) seven days before the county political party's convention;
1131	(ii) seven days before the regular primary election date;
1132	(iii) September 30; and
1133	(iv) seven days before the general election date.
1134	(b) A county political party officer need not file an interim report if it received no
1135	contributions or made no expenditures during the reporting period.
1136	(2) Each interim report shall include the following information:
1137	(a) the net balance of the last financial statement, if any;
1138	(b) a single figure equal to the total amount of receipts reported on all prior interim
1139	reports, if any, during the calendar year in which the interim report is due;
1140	(c) a single figure equal to the total amount of expenditures reported on all prior
1141	interim reports, if any, filed during the calendar year in which the interim report is due:

1142 (d) a detailed listing of each contribution [and public service assistance] received since 1143 the last summary report that has not been reported in detail on a prior interim report; 1144 (e) for each nonmonetary contribution, the fair market value of the contribution; 1145 (f) a detailed listing of each expenditure made since the last summary report that has 1146 not been reported in detail on a prior interim report; 1147 (g) for each nonmonetary expenditure, the fair market value of the expenditure; (h) a net balance for the year consisting of the net balance from the last summary 1148 1149 report, if any, plus all receipts since the last summary report minus all expenditures since the 1150 last summary report; and 1151 (i) a summary page in the form required by the lieutenant governor that identifies: 1152 (i) beginning balance; 1153 (ii) total contributions during the period since the last statement; 1154 (iii) total contributions to date: (iv) total expenditures during the period since the last statement; and 1155 1156 (v) total expenditures to date. 1157 (3) (a) For all individual contributions [or public service assistance] of \$50 or less, a 1158 single aggregate figure may be reported without separate detailed listings. 1159 (b) Two or more contributions from the same source that have an aggregate total of 1160 more than \$50 may not be reported in the aggregate, but shall be reported separately. 1161 (4) In preparing each interim report, all receipts and expenditures shall be reported as 1162 of five days before the required filing date of the report. 1163 Section 16. Section 20A-11-512 is amended to read: 20A-11-512. County political party -- Criminal penalties -- Fines. 1164 1165 (1) A county political party that fails to file an interim report described in Subsections 1166 20A-11-511(1)(a)(i) through (iv) before the deadline is subject to a fine in accordance with 1167 Section 20A-11-1005, which the chief election officer shall deposit in the General Fund. 1168 (2) Within 30 days after a deadline for the filing of the January 10 statement required 1169 by Section 20A-11-510, the lieutenant governor shall review each filed statement to ensure 1170 that: (a) a county political party officer who is required to file a statement has filed one; and 1171 1172 (b) each statement contains the information required by Section 20A-11-510.

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1173	(3) If it appears that any county political party officer has failed to file a financial	
1174	statement before the deadline, if it appears that a filed financial statement does not conform to	
1175	the law, or if the lieutenant governor has received a written complaint alleging a violation of	
1176	the law or the falsity of any financial statement, the lieutenant governor shall, within five days	
1177	[of discovery of a violation or receipt of a] after the day on which the lieutenant governor	
1178	discovers the violation or receives the written complaint, notify the county political party	
1179	officer of the violation or written complaint and direct the county political party officer to file	a
1180	financial statement correcting the problem.	
1181	(4) (a) A county political party that fails to file or amend a financial statement within	
1182	seven days after [receiving] the day on which the county political party receives notice from the	e
1183	lieutenant governor under this section is subject to a fine of the lesser of:	
1184	(i) 10% of the total contributions received, and the total expenditures made, by the	
1185	county political party during the reporting period for the financial statement that the county	

1187 (ii) \$1,000.

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- (b) The chief election officer shall deposit a fine collected under Subsection (4)(a) into the General Fund.
- 1190 Section 17. Section **20A-11-602** is amended to read:

political party failed to file or amend; or

20A-11-602. Political action committees -- Financial reporting.

- (1) (a) Each registered political action committee that has received contributions totaling at least \$750, or disbursed expenditures totaling at least \$750, during a calendar year shall file a verified financial statement with the lieutenant governor's office:
- (i) on January 10, reporting contributions and expenditures as of December 31 of the previous year;
 - (ii) seven days before the state political convention of each major political party;
- (iii) seven days before the regular primary election date; 1198
- 1199 (iv) on September 30; and
- 1200 (v) seven days before:
- 1201 (A) the municipal general election; and
- (B) the regular general election date. 1202
- 1203 (b) The registered political action committee shall report:

1204 (i) a detailed listing of all contributions received and expenditures made since the last 1205 statement; and 1206 (ii) for a financial statement described in Subsections (1)(a)(ii) through (iv), all 1207 contributions and expenditures as of five days before the required filing date of the financial 1208 statement. 1209 (c) The registered political action committee need not file a statement under this 1210 section if it received no contributions and made no expenditures during the reporting period. 1211 (2) (a) The verified financial statement shall include: 1212 (i) the name and address of any individual who makes a contribution to the reporting political action committee, if known, and the amount of the contribution; 1213 1214 (ii) the identification of any publicly identified class of individuals that makes a 1215 contribution to the reporting political action committee, if known, and the amount of the 1216 contribution: 1217 (iii) the name and address of any political action committee, group, or entity, if known, that makes a contribution to the reporting political action committee, and the amount of the 1218 1219 contribution; 1220 (iv) for each nonmonetary contribution, the fair market value of the contribution; 1221 (v) the name and address of each reporting entity that received an expenditure from the 1222 reporting political action committee, and the amount of each expenditure; 1223 (vi) for each nonmonetary expenditure, the fair market value of the expenditure; 1224 (vii) the total amount of contributions received and expenditures disbursed by the 1225 reporting political action committee; 1226 (viii) a statement by the political action committee's treasurer or chief financial officer 1227 certifying that, to the best of the person's knowledge, the financial report is accurate; and 1228 (ix) a summary page in the form required by the lieutenant governor that identifies: 1229 (A) beginning balance; 1230 (B) total contributions during the period since the last statement; 1231 (C) total contributions to date: (D) total expenditures during the period since the last statement; and 1232 1233 (E) total expenditures to date. 1234 (b) (i) Contributions received by a political action committee that have a value of \$50

1235	or less need not be reported individually, but shall be listed on the report as an aggregate total.
1236	(ii) Two or more contributions from the same source that have an aggregate total of
1237	more than \$50 may not be reported in the aggregate, but shall be reported separately.
1238	(c) A political action committee is not required to report an independent expenditure
1239	under Part 17, Independent Expenditures, if, in the financial statement described in this section,
1240	the political action committee:
1241	(i) includes the independent expenditure;
1242	(ii) identifies the independent expenditure as an independent expenditure; and
1243	(iii) provides the information, described in Section 20A-11-1704, in relation to the
1244	independent expenditure.
1245	(3) A group or entity may not divide or separate into units, sections, or smaller groups
1246	for the purpose of avoiding the financial reporting requirements of this chapter, and substance
1247	shall prevail over form in determining the scope or size of a political action committee.
1248	(4) (a) As used in this Subsection (4), "received" means:
1249	(i) for a cash contribution, that the cash is given to a political action committee;
1250	(ii) for a contribution that is a negotiable instrument or check, that the negotiable
1251	instrument or check is negotiated; and
1252	(iii) for any other type of contribution, that any portion of the contribution's benefit
1253	inures to the political action committee.
1254	(b) A political action committee shall report each contribution to the lieutenant
1255	governor within 31 days after the contribution is received.
1256	(5) A political action committee may not expend a contribution for political purposes if
1257	the contribution:
1258	(a) is cash or a negotiable instrument;
1259	(b) exceeds \$50; and
1260	(c) is from an unknown source.
1261	(6) Within 31 days after receiving a contribution that is cash or a negotiable
1262	instrument, exceeds \$50, and is from an unknown source, a political action committee shall
1263	disburse the amount of the contribution to:
1264	(a) the treasurer of the state or a political subdivision for deposit into the state's or
1265	political subdivision's general fund; or

1266	(b) an organization that is exempt from federal income taxation under Section
1267	501(c)(3), Internal Revenue Code.
1268	Section 18. Section 20A-11-603 is amended to read:
1269	20A-11-603. Criminal penalties Fines.
1270	(1) (a) As used in this Subsection (1), "completed" means that:
1271	(i) the financial statement accurately and completely details the information required
1272	by this part except for inadvertent omissions or insignificant errors or inaccuracies; and
1273	(ii) the political action committee corrects the omissions, errors, or inaccuracies
1274	described in Subsection (1)(a) in an amended report or the next scheduled report.
1275	[(a)] (b) Each political action committee that fails to file a completed financial
1276	statement [by] before the deadline is subject to a fine imposed in accordance with Section
1277	20A-11-1005.
1278	[(b)] (c) Each political action committee that fails to file a completed financial
1279	statement described in Subsections 20A-11-602(1)(a)(iii) through (v) is guilty of a class B
1280	misdemeanor.
1281	[(c)] (d) The lieutenant governor shall report all violations of Subsection $(1)[(b)](c)$ to
1282	the attorney general.
1283	(2) Within 30 days after a deadline for the filing of the January 10 statement required
1284	by this part, the lieutenant governor shall review each filed statement to ensure that:
1285	(a) each political action committee that is required to file a statement has filed one; and
1286	(b) each statement contains the information required by this part.
1287	(3) If it appears that any political action committee has failed to file the January 10
1288	statement, if it appears that a filed statement does not conform to the law, or if the lieutenant
1289	governor has received a written complaint alleging a violation of the law or the falsity of any
1290	statement, the lieutenant governor shall, within five days [of discovery of a violation or receipt
1291	of a] after the day on which the lieutenant governor discovers the violation or receives the
1292	written complaint, notify the political action committee of the violation or written complaint
1293	and direct the political action committee to file a statement correcting the problem.
1294	(4) (a) It is unlawful for any political action committee to fail to file or amend a
1295	statement within seven days after [receiving] the day on which the political action committee
1296	receives notice from the lieutenant governor under this section.

1297	(b) Each political action committee that violates Subsection (4)(a) is guilty of a class B
1298	misdemeanor.
1299	(c) The lieutenant governor shall report all violations of Subsection (4)(a) to the
1300	attorney general.
1301	(d) In addition to the criminal penalty described in Subsection (4)(b), the lieutenant
1302	governor shall impose a civil fine of \$1,000 against a political action committee that violates
1303	Subsection (4)(a).
1304	Section 19. Section 20A-11-701.1 is enacted to read:
1305	20A-11-701.1. Definitions.
1306	As used in this part, "political purposes" means an act done with the intent or in a way
1307	to influence or tend to influence, directly or indirectly:
1308	(1) any person to refrain from voting or to vote for or against any:
1309	(a) candidate or a person seeking a municipal or county office at any caucus, political
1310	convention, or election;
1311	(b) judge standing for retention at any election;
1312	(c) ballot proposition; or
1313	(d) incorporation election; or
1314	(2) any person to sign, refrain from signing, remove the person's signature from, or
1315	refrain from removing the person's signature from, a petition for a ballot proposition or an
1316	incorporation petition.
1317	Section 20. Section 20A-11-701.5, which is renumbered from Section 20A-11-701 is
1318	renumbered and amended to read:
1319	[20A-11-701]. <u>20A-11-701.5.</u> Campaign financial reporting by corporations
1320	Filing requirements Statement contents.
1321	(1) (a) Each corporation that has made expenditures for political purposes that total at
1322	least \$750 during a calendar year shall file a verified financial statement with the lieutenant
1323	governor's office:
1324	(i) on January 10, reporting expenditures as of December 31 of the previous year;
1325	(ii) seven days before the state political convention for each major political party;
1326	(iii) seven days before the regular primary election date;
1327	(iv) on September 30; and

1328	(v) seven days before the regular general election date.
1329	(b) The corporation shall report:
1330	(i) a detailed listing of all expenditures made since the last financial statement;
1331	(ii) for a financial statement described in Subsections (1)(a)(ii) through (v), all
1332	expenditures as of five days before the required filing date of the financial statement; and
1333	(iii) whether the corporation, including an officer of the corporation, director of the
1334	corporation, or person with at least 10% ownership in the corporation:
1335	(A) has bid since the last financial statement on a contract, as defined in Section
1336	63G-6a-103, in excess of \$100,000;
1337	(B) is currently bidding on a contract, as defined in Section 63G-6a-103, in excess of
1338	\$100,000; or
1339	(C) is a party to a contract, as defined in Section 63G-6a-103, in excess of \$100,000.
1340	(c) The corporation need not file a financial statement under this section if the
1341	corporation made no expenditures during the reporting period.
1342	(d) The corporation is not required to report an expenditure made to, or on behalf of, a
1343	reporting entity that the reporting entity is required to include in a financial statement described
1344	in this chapter [or], Chapter 12, Part 2, Judicial Retention Elections, Section 10-3-208, or
1345	Section 17-16-6.5.
1346	(2) The financial statement shall include:
1347	(a) the name and address of each reporting entity that received an expenditure from the
1348	corporation, and the amount of each expenditure;
1349	(b) the total amount of expenditures disbursed by the corporation; and
1350	(c) a statement by the corporation's treasurer or chief financial officer certifying the
1351	accuracy of the financial statement.
1352	Section 21. Section 20A-11-803 is amended to read:
1353	20A-11-803. Criminal penalties Fines.
1354	(1) (a) As used in this Subsection (1), "completed" means that:
1355	(i) the financial statement accurately and completely details the information required
1356	by this part except for inadvertent omissions or insignificant errors or inaccuracies; and
1357	(ii) the political issues committee corrects the omissions, errors, or inaccuracies
1358	described in Subsection (1)(a) in an amended report or the next scheduled report

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1359	[(a)] (b) Each political issues committee that fails to file a completed financial
1360	statement before the deadline is subject to a fine imposed in accordance with Section
1361	20A-11-1005.
1362	[(b)] (c) Each political issues committee that fails to file a completed financial
1363	statement described in Subsection 20A-11-802(1)(a)(vii) or (viii) is guilty of a class B
1364	misdemeanor.
1365	$[\underline{(c)}]$ $\underline{(d)}$ The lieutenant governor shall report all violations of Subsection $(1)[\underline{(b)}](\underline{c})$ to
1366	the attorney general.
1367	(2) Within 30 days after a deadline for the filing of the January 10 statement, the
1368	lieutenant governor shall review each filed statement to ensure that:
1369	(a) each political issues committee that is required to file a statement has filed one; and
1370	(b) each statement contains the information required by this part.
1371	(3) If it appears that any political issues committee has failed to file the January 10
1372	statement, if it appears that a filed statement does not conform to the law, or if the lieutenant
1373	governor has received a written complaint alleging a violation of the law or the falsity of any
1374	statement, the lieutenant governor shall, within five days [of discovery of a violation or receipt
1375	of a] after the day on which the lieutenant governor discovers the violation or receives the
1376	written complaint, notify the political issues committee of the violation or written complaint
1377	and direct the political issues committee to file a statement correcting the problem.
1378	(4) (a) It is unlawful for any political issues committee to fail to file or amend a
1379	statement within seven days after [receiving] the day on which the political issues committee
1380	receives notice from the lieutenant governor under this section.
1381	(b) Each political issues committee [who] that violates Subsection (4)(a) is guilty of a
1382	class B misdemeanor.
1383	(c) The lieutenant governor shall report all violations of Subsection (4)(a) to the
1384	attorney general.
1385	(d) In addition to the criminal penalty described in Subsection (4)(b), the lieutenant
1386	governor shall impose a civil fine of \$1,000 against a political issues committee that violates
1387	Subsection (4)(a).
1388	Section 22. Section 20A-11-1301 is amended to read:

20A-11-1301. School board office -- Campaign finance requirements -- Candidate

1390	as a political action committee officer No personal use Contribution reporting
1391	deadline Report other accounts Anonymous contributions.
1392	(1) (a) (i) Each school board office candidate shall deposit each contribution [and
1393	public service assistance] received in one or more separate accounts in a financial institution
1394	that are dedicated only to that purpose.
1395	(ii) A school board office candidate may:
1396	(A) receive a contribution [or public service assistance] from a political action
1397	committee registered under Section 20A-11-601; and
1398	(B) be designated by a political action committee as an officer who has primary
1399	decision-making authority as described in Section 20A-11-601.
1400	(b) A school board office candidate may not use money deposited in an account
1401	described in Subsection (1)(a)(i) for:
1402	(i) a personal use expenditure; or
1403	(ii) an expenditure prohibited by law.
1404	(c) (i) Each school board officeholder shall deposit each contribution and public
1405	service assistance received in one or more separate accounts in a financial institution that are
1406	dedicated only to that purpose.
1407	(ii) A school board officeholder may:
1408	(A) receive a contribution or public service assistance from a political action
1409	committee registered under Section 20A-11-601; and
1410	(B) be designated by a political action committee as an officer who has primary
1411	decision-making authority as described in Section 20A-11-601.
1412	(d) A school board officeholder may not use money deposited in an account described
1413	in Subsection (1)(a)(i) or (1)(c)(i) for:
1414	(i) a personal use expenditure; or
1415	(ii) an expenditure prohibited by law.
1416	(2) (a) A school board office candidate may not deposit or mingle any contributions [or
1417	public service assistance] received into a personal or business account.
1418	(b) A school board officeholder may not deposit or mingle any contributions or public
1419	service assistance received into a personal or business account.
1420	(3) A school board office candidate or school board officeholder may not make any

political expenditures prohibited by law.

- (4) If a person who is no longer a school board office candidate chooses not to expend the money remaining in a campaign account, the person shall continue to file the year-end summary report required by Section 20A-11-1302 until the statement of dissolution and final summary report required by Section 20A-11-1304 are filed with the lieutenant governor.
- (5) (a) Except as provided in Subsection (5)(b) and Section 20A-11-402, a person who is no longer a school board office candidate may not expend or transfer the money in a campaign account in a manner that would cause the former school board office candidate to recognize the money as taxable income under federal tax law.
- (b) A person who is no longer a school board office candidate may transfer the money in a campaign account in a manner that would cause the former school board office candidate to recognize the money as taxable income under federal tax law if the transfer is made to a campaign account for federal office.
- (6) (a) As used in this Subsection (6), "received" means the same as that term is defined in Subsection 20A-11-1303(1)(a).
- (b) [Each] Except as provided in Subsection (6)(d), each school board office candidate shall report to the chief election officer each contribution [and public service assistance] received by the school board office candidate:
- (i) except as provided in Subsection (6)(b)(ii), within 31 days after the day on which the contribution [or public service assistance] is received; or
- (ii) within three business days after the day on which the contribution [or public service assistance] is received, if:
- (A) the school board office candidate is contested in a convention and the contribution [or public service assistance] is received within 30 days before the day on which the convention is held;
- (B) the school board office candidate is contested in a primary election and the contribution [or public service assistance] is received within 30 days before the day on which the primary election is held; or
- (C) the school board office candidate is contested in a general election and the contribution [or public service assistance] is received within 30 days before the day on which the general election is held.

1452	(c) For each contribution [or provision of public service assistance] that a school board
1453	office candidate fails to report within the time period described in Subsection (6)(b), the chief
1454	election officer shall impose a fine against the school board office candidate in an amount
1455	equal to:
1456	(i) [(A)] 10% of the amount of the contribution, if the school board office candidate
1457	reports the contribution within 60 days after the day on which the time period described in
1458	Subsection (6)(b) ends; or
1459	[(B)] (ii) 20% of the amount of the contribution, if the school board office candidate
1460	fails to report the contribution within 60 days after the day on which the time period described
1461	in Subsection (6)(b) ends[; or].
1462	[(ii) (A) 10% of the value of the public service assistance, if the school board office
1463	candidate reports the public service assistance within 60 days after the day on which the time
1464	period described in Subsection (6)(b) ends; or]
1465	[(B) 20% of the amount of the public service assistance, if the school board office
1466	candidate fails to report the public service assistance within 60 days after the day on which the
1467	time period described in Subsection (6)(b) ends.]
1468	(d) The lieutenant governor may waive the fine described in Subsection (6)(c) and
1469	issue a warning to the school board office candidate if:
1470	(i) the contribution that the school board office candidate fails to report is paid by the
1471	school board office candidate from the school board office candidate's personal funds;
1472	(ii) the school board office candidate has not previously violated Subsection (6)(c) in
1473	relation to a contribution paid by the school board office candidate from the school board office
1474	candidate's personal funds; and
1475	(iii) the lieutenant governor determines that the failure to timely report the contribution
1476	is due to the school board office candidate not understanding that the reporting requirement
1477	includes a contribution paid by a school board office candidate from the school board office
1478	candidate's personal funds.
1479	[(d)] <u>(e)</u> The chief election officer shall:
1480	(i) deposit money received under Subsection (6)(c) into the General Fund; and
1481	(ii) report on the chief election officer's website, in the location where reports relating
1482	to each school board office candidate are available for public access:

1483	(A) each fine imposed by the chief election officer against the school board office
1484	candidate;
1485	(B) the amount of the fine;
1486	(C) the amount of the contribution to which the fine relates; and
1487	(D) the date of the contribution.
1488	(7) Within 31 days after receiving a contribution that is cash or a negotiable
1489	instrument, exceeds \$50, and is from an unknown source, a school board office candidate shall
1490	disburse the contribution to:
1491	(a) the treasurer of the state or a political subdivision for deposit into the state's or
1492	political subdivision's general fund; or
1493	(b) an organization that is exempt from federal income taxation under Section
1494	501(c)(3), Internal Revenue Code.
1495	(8) (a) As used in this Subsection (8), "account" means an account in a financial
1496	institution:
1497	(i) that is not described in Subsection (1)(a)(i); and
1498	(ii) into which or from which a person who, as a candidate for an office, other than a
1499	school board office for which the person files a declaration of candidacy or federal office, or as
1500	a holder of an office, other than a school board office for which the person files a declaration of
1501	candidacy or federal office, deposits a contribution or makes an expenditure.
1502	(b) A school board office candidate shall include on any financial statement filed in
1503	accordance with this part:
1504	(i) a contribution deposited in an account:
1505	(A) since the last campaign finance statement was filed; or
1506	(B) that has not been reported under a statute or ordinance that governs the account; or
1507	(ii) an expenditure made from an account:
1508	(A) since the last campaign finance statement was filed; or
1509	(B) that has not been reported under a statute or ordinance that governs the account.
1510	Section 23. Section 20A-11-1302 is amended to read:
1511	20A-11-1302. School board office candidate Financial reporting requirements
1512	Year-end summary report.
1513	(1) (a) Each school board office candidate shall file a summary report by January 10 of

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1514	the year after the regular general election year.
1515	(b) In addition to the requirements of Subsection (1)(a), a former school board office
1516	candidate that has not filed the statement of dissolution and final summary report required
1517	under Section 20A-11-1304 shall continue to file a summary report on January 10 of each year.
1518	(2) (a) Each summary report shall include the following information as of December 31
1519	of the previous year:
1520	(i) the net balance of the last financial statement, if any;
1521	(ii) a single figure equal to the total amount of receipts reported on all interim reports,
1522	if any, during the previous year;
1523	(iii) a single figure equal to the total amount of expenditures reported on all interim
1524	reports, if any, filed during the previous year;
1525	(iv) a detailed listing of each [receipt,] contribution[, and public service assistance]
1526	received since the last summary report that has not been reported in detail on an interim report;
1527	(v) for each nonmonetary contribution:
1528	(A) the fair market value of the contribution with that information provided by the
1529	contributor; and
1530	(B) a specific description of the contribution;
1531	(vi) a detailed listing of each expenditure made since the last summary report that has
1532	not been reported in detail on an interim report;
1533	(vii) for each nonmonetary expenditure, the fair market value of the expenditure;
1534	(viii) a net balance for the year consisting of the net balance from the last summary
1535	report, if any, plus all receipts minus all expenditures; and
1536	(ix) the name of a political action committee for which the school board office
1537	candidate is designated as an officer who has primary decision-making authority under Section
1538	20A-11-601.
1539	(b) In preparing the report, all receipts and expenditures shall be reported as of
1540	December 31 of the previous year.
1541	(c) A check or negotiable instrument received by a school board office candidate on or
1542	before December 31 of the previous year shall be included in the summary report.

(3) The school board office candidate shall certify in the summary report that, to the

best of the school board office candidate's knowledge, all receipts and all expenditures have

1545	been reported as of December 31 of the previous year and that there are no bills or obligations
1546	outstanding and unpaid except as set forth in that report.
1547	Section 24. Section 20A-11-1303 is amended to read:
1548	20A-11-1303. School board office candidate and school board officeholder
1549	Financial reporting requirements Interim reports.
1550	(1) (a) As used in this section, "received" means:
1551	(i) for a cash contribution, that the cash is given to a school board office candidate or a
1552	member of the school board office candidate's personal campaign committee;
1553	(ii) for a contribution that is a check or other negotiable instrument, that the check or
1554	other negotiable instrument is negotiated; or
1555	(iii) for any other type of contribution, that any portion of the contribution's benefit
1556	inures to the school board office candidate.
1557	(b) As used in this Subsection (1), "campaign account" means a separate campaign
1558	account required under Subsection 20A-11-1301(1)(a)(i) or (c)(i).
1559	(c) Each school board office candidate shall file an interim report at the following
1560	times in any year in which the candidate has filed a declaration of candidacy for a public office:
1561	[(i) (A) seven days before the political convention for the political party of the school
1562	board office candidate; or]
1563	[(B) May 15, if the school board office candidate does not affiliate with a political
1564	party;]
1565	(i) May 15;
1566	(ii) seven days before the regular primary election date;
1567	(iii) September 30; and
1568	(iv) seven days before the regular general election date.
1569	(d) Each school board officeholder who has a campaign account that has not been
1570	dissolved under Section 20A-11-1304 shall, in an even year, file an interim report at the
1571	following times, regardless of whether an election for the school board officeholder's office is
1572	held that year:
1573	[(i) (A) seven days before the political convention for the political party of the school
1574	board officeholder; or]
1575	[(B) May 15, if the school board officeholder does not affiliate with a political party;]

15/6	(1) May 15;
1577	(ii) seven days before the regular primary election date for that year;
1578	(iii) September 30; and
1579	(iv) seven days before the regular general election date.
1580	(2) Each interim report shall include the following information:
1581	(a) the net balance of the last summary report, if any;
1582	(b) a single figure equal to the total amount of receipts reported on all prior interim
1583	reports, if any, during the calendar year in which the interim report is due;
1584	(c) a single figure equal to the total amount of expenditures reported on all prior
1585	interim reports, if any, filed during the calendar year in which the interim report is due;
1586	(d) a detailed listing of:
1587	(i) for a school board office candidate, each contribution received since the last
1588	summary report that has not been reported in detail on a prior interim report; or
1589	(ii) for a school board officeholder, each contribution and public service assistance
1590	received since the last summary report that has not been reported in detail on a prior interim
1591	report;
1592	(e) for each nonmonetary contribution:
1593	(i) the fair market value of the contribution with that information provided by the
1594	contributor; and
1595	(ii) a specific description of the contribution;
1596	(f) a detailed listing of each expenditure made since the last summary report that has
1597	not been reported in detail on a prior interim report;
1598	(g) for each nonmonetary expenditure, the fair market value of the expenditure;
1599	(h) a net balance for the year consisting of the net balance from the last summary
1600	report, if any, plus all receipts since the last summary report minus all expenditures since the
1601	last summary report;
1602	(i) a summary page in the form required by the lieutenant governor that identifies:
1603	(i) beginning balance;
1604	(ii) total contributions during the period since the last statement;
1605	(iii) total contributions to date;
1606	(iv) total expenditures during the period since the last statement; and

1607	(v) total expenditures to date; and
1608	(j) the name of a political action committee for which the school board office candidate
1609	or school board officeholder is designated as an officer who has primary decision-making
1610	authority under Section 20A-11-601.
1611	(3) (a) In preparing each interim report, all receipts and expenditures shall be reported
1612	as of five days before the required filing date of the report.
1613	(b) Any negotiable instrument or check received by a school board office candidate or
1614	school board officeholder more than five days before the required filing date of a report
1615	required by this section shall be included in the interim report.