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HOUSE BILL NO. 1363

Offered January 22, 2004

A BILL to amend and reenact § 24.2-944 of the Code of Virginia, relating to campaign advertisements; requirements for radio and television advertisements.

Patron—Jones, S.C.

Referred to Committee on Privileges and Elections

Be it enacted by the General Assembly of Virginia:

1. That § 24.2-944 of the Code of Virginia is amended and reenacted as follows: 10

§ 24.2-944. Additional requirements for radio and television campaign advertisements.

A. In addition to the basic identification requirements of § 24.2-943, it shall be unlawful for any 12 13 sponsor to sponsor an advertisement on radio or television that constitutes an expenditure or contribution required to be disclosed under Chapter 9 (§ 24.2-900 et seq.) of this title unless the expanded disclosure 14 15 requirements set out in this section are met.

B. This subsection shall apply to political campaign advertisements on television.

1. Television advertisements purchased by a candidate or by a candidate campaign committee 17 supporting or opposing the nomination or election of one or more clearly identified candidates shall 18 include a disclosure statement spoken by the candidate containing at least the following words: "I am (or 19 "This is) [name of candidate], candidate for [name of] office , and I (or "my campaign') 20 sponsored this ad." This requirement shall not apply to a television advertisement purchased by a 21 22 candidate or by his candidate campaign committee that supports the nomination or election of that 23 candidate and that does not oppose the nomination or election of any other clearly identified candidate.

24 2. Television advertisements purchased by a political party committee supporting or opposing the 25 nomination or election of one or more clearly identified candidates shall include a disclosure statement spoken by the chair, executive director, or treasurer of the political party committee containing at least 26 27 the following words: "The [name of political party committee] sponsored this ad." The disclosed name 28 of the political party committee shall include the name of the political party.

29 3. Television advertisements purchased by a political action committee supporting or opposing the 30 nomination or election of one or more clearly identified candidates shall include a disclosure statement 31 spoken by the chief executive officer or treasurer of the political action committee containing at least the following words: "The [name of political action committee] political action committee sponsored this ad." The name of the political action committee used in the advertisement shall be the name that appears 32 33 on the statement of organization as required in § 24.2-908. 34

35 4. Television advertisements purchased by an individual supporting or opposing the nomination or election of one or more clearly identified candidates shall include a disclosure statement spoken by the 36 37 individual containing at least the following words: "I am [individual's name], and I sponsored this ad."

5. Television advertisements purchased by a sponsor (other than a candidate, a candidate campaign 38 committee, a political party committee, political action committee, or an individual) supporting or 39 opposing the nomination or election of one or more clearly identified candidates shall include a 40 41 disclosure statement spoken by the chief executive or principal decision-maker of the sponsor containing at least the following words: "[Name of sponsor] sponsored this ad." 42

6. In any television advertisement described in subdivisions 1 through 5, an unobscured, full-screen 43 picture containing the disclosing individual, either in photographic form or through the actual appearance 44 45 of the disclosing individual on camera, shall be featured throughout the disclosure statement. 46

C. This subsection shall apply to political campaign advertisements on radio.

47 1. Radio advertisements purchased by a candidate or by a candidate campaign committee supporting or opposing the nomination or election of one or more clearly identified candidates shall include a 48 49 disclosure statement spoken by the candidate containing at least the following words: "I am (or "This is) [name of candidate], candidate for [name of office], and this ad was paid for (or "sponsored by' 50 51 or "furnished by') [name of candidate campaign committee that paid for the advertisement]." This 52 requirement shall not apply to a radio advertisement purchased by a candidate or by his candidate 53 campaign committee that supports the nomination or election of that candidate and that does not oppose the nomination or election of any other clearly identified candidate. 54

2. Radio advertisements purchased by a political party committee supporting or opposing the nomination or election of one or more clearly identified candidates shall include a disclosure statement 55 56 57 spoken by the chair, executive director, or treasurer of the political party committee containing at least the following words: "This ad was paid for (or "sponsored by' or "furnished by') [name of political party 58

HB1363

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59 committee]." The disclosed name of the political party committee shall include the name of the political party.

3. Radio advertisements purchased by a political action committee supporting or opposing the nomination or election of one or more clearly identified candidates shall include a disclosure statement spoken by the chief executive officer or treasurer of the political action committee containing at least the following words: "This ad was paid for (or "sponsored by' or "furnished by') [name of political action committee]." The name of the political action committee used in the advertisement shall be the name that appears on the statement of organization as required in § 24.2-908.

67 4. Radio advertisements purchased by an individual supporting or opposing the nomination or
68 election of one or more clearly identified candidates shall include a disclosure statement spoken by the
69 individual containing at least the following words: "I am [individual's name], and I sponsored this ad."

5. Radio advertisements purchased by a sponsor (other than a candidate, a candidate campaign committee, a political party committee, political action committee, or an individual) supporting or opposing the nomination or election of one or more clearly identified candidates shall include a disclosure statement spoken by the chief executive or principal decision-maker of the sponsor containing at least the following words: "[Name of sponsor] paid for (or 'sponsored by' or 'furnished by') this ad."

75 D. In advertisements on television, a sponsor may place the disclosure statement required by this section at any point during the advertisement, except if the duration of the advertisement is more than 76 77 five minutes, the disclosure statement shall be made both at the beginning and end of the advertisement. 78 The sponsor may provide the oral disclosure statement required by this section at the same time as the 79 visual disclosure required under the Communications Act of 1934, 47 U.S.C. §§ 315 and 317, is shown. 80 the placement of the oral disclosure statement shall comply with the requirements of the 81 Communications Act of 1934, 47 U.S.C. §§ 315 and 317. 82

E. In its oral disclosure statement, a sponsoring political party committee, political action committee,
individual, or other noncandidate sponsor may choose to identify an advertisement as either supporting
or opposing the nomination or election of one or more clearly identified candidates.

F. If an advertisement described in this section is jointly sponsored, the disclosure statement shall name all the sponsors and the disclosing individual shall be one of those sponsors. If a candidate is one of the sponsors, that candidate shall be the disclosing individual, and if more than one candidate is the sponsor, at least one of the candidates shall be the disclosing individual.

90 G. Any candidate, candidate campaign committee, political party committee, political action 91 committee, individual, or other sponsor violating any provision of this section shall be subject to a civil 92 penalty not to exceed \$500 per occurrence; and in the case of a willful violation, he shall be guilty of a 93 Class 1 misdemeanor. For the purposes of this section, an "occurrence" shall be defined as one broadcast 94 of a radio or television political campaign advertisement in violation of this section. In no event shall 95 the total civil penalties imposed for multiple broadcasts of one particular campaign advertisement exceed 96 \$5,000. Any civil penalties collected pursuant to an action under this section shall be payable to the 97 State Treasurer for deposit to the general fund.

98 H. Television advertisements by a sponsor supporting or opposing the nomination or election of one 99 or more clearly identified candidates shall comply with the oral disclosure requirements of this section. Those advertisements shall also comply with the disclosure requirements under the Communications Act 100 101 of 1934, 47 U.S.C. §§ 315 and 317 by use of visual legends. The content of those visual legends is specified by the Communications Act of 1934, 47 U.S.C. §§ 315 and 317 and this section. The size of 102 those visual legends is determined by subsection D, which satisfies requirements under the Communications Act of 1934, 47 U.S.C. §§ 315 and 317. In the case of radio advertisements, the oral 103 104 disclosure requirements under this section incorporate the content requirements under the Communications Act of 1934, 47 U.S.C. §§ 315 and 317. 105 106

107 I. Television or radio outlets shall not be liable under this section for carriage of political
 advertisements that fail to include the disclosure requirements provided for in this section. This
 109 provision supercedes any contrary provisions of the Code of Virginia.