2006 SESSION

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1	HOUSE BILL NO. 972
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on Privileges and Elections
4	on February 28, 2006)
5	(Patron Prior to Substitute—Delegate Jones, S.C.)
6	A BILL to amend and reenact §§ 2.2-419, 2.2-3103, 2.2-3117, 19.2-8, 24.2-101, 24.2-405, 24.2-622,
7	24.2-676, 24.2-680, 30-103, 30-111, and 30-127 of the Code of Virginia; to amend the Code of Virginia by adding in Tida 24.2 g charten numbered 0.2 consisting of sections numbered 24.2 045
8 9	Virginia by adding in Title 24.2 a chapter numbered 9.3, consisting of sections numbered 24.2-945 through 24.2-953.4, a chapter numbered 9.4, consisting of a section numbered 24.2-954, and a
10	chapter numbered 9.5, consisting of sections numbered 24.2-955 through 24.2-959.1; and to repeal
11	§ 24.2-503.1 of the Code of Virginia, Chapter 9 (§§ 24.2-900 through 24.2-930), Chapter 9.1
12	(§ 24.2-940), and Chapter 9.2 (§§ 24.2-941 through 24.2-944) of Title 24.2 of the Code of Virginia,
13	and §§ 24.2-1013 and 24.2-1014.1 of the Code of Virginia; relating to enactment of the Campaign
14	Finance Disclosure Act of 2006 and provisions on campaign fundraising during legislative sessions
15	and political campaign advertisements, to the reorganization and clarification such provisions, and to
16	amendments to cross-references to such provisions.
17 18	Be it enacted by the General Assembly of Virginia: 1. That §§ 2.2-419, 2.2-3103, 2.2-3117, 19.2-8, 24.2-101, 24.2-405, 24.2-622, 24.2-676, 24.2-680,
10 19	30-103, 30-111, and 30-127 of the Code of Virginia are amended and reenacted and that the Code
20	of Virginia is amended by adding in Title 24.2 a chapter numbered 9.3, consisting of sections
21	numbered 24.2-945 through 24.2-953.4, a chapter numbered 9.4, consisting of a section numbered
22	24.2-954, and a chapter numbered 9.5, consisting of sections numbered 24.2-955 through
23	24.2-959.1, as follows:
24 25	§ 2.2-419. Definitions. As used in this article, unless the context requires a different meaning:
23 26	"Anything of value" means:
27 27	1. A pecuniary item, including money, or a bank bill or note;
28	2. A promissory note, bill of exchange, order, draft, warrant, check, or bond given for the payment
29	of money;
30	3. A contract, agreement, promise, or other obligation for an advance, conveyance, forgiveness of
31 32	indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money; 4. A stock, bond, note, or other investment interest in an entity;
33	5. A receipt given for the payment of money or other property;
34	6. A right in action;
35	7. A gift, tangible good, chattel, or an interest in a gift, tangible good, or chattel;
36	8. A loan or forgiveness of indebtedness;
37	9. A work of art, antique, or collectible;
38 39	10. An automobile or other means of personal transportation; 11. Real property or an interest in real property, including title to realty, a fee simple or partial
<i>40</i>	interest, present or future, contingent or vested within realty, a leasehold interest, or other beneficial
41	interest in realty;
42	12. An honorarium or compensation for services;
43	13. A rebate or discount in the price of anything of value unless the rebate or discount is made in
44	the ordinary course of business to a member of the public without regard to that person's status as an
45 46	executive or legislative official, or the sale or trade of something for reasonable compensation that would ordinarily not be available to a member of the public;
47	14. A promise or offer of employment; or
48	15. Any other thing of value that is pecuniary or compensatory in value to a person.
49	"Anything of value" does not mean a campaign contribution properly received and reported pursuant
50	to Chapter 9 (§ 24.2-900 et seq.) Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2.
51	"Compensation" means:
52 53	1. An advance, conveyance, forgiveness of indebtedness, deposit, distribution, loan, payment, gift,
55 54	pledge, or transfer of money or anything of value; or 2. A contract, agreement, promise or other obligation for an advance, conveyance, forgiveness of
55	indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money or anything of
56	value, for services rendered or to be rendered.
57	"Compensation" does not mean reimbursement of expenses if the reimbursement does not exceed the
58	amount actually expended for the expenses and it is substantiated by an itemization of expenses.

"Executive action" means the proposal, drafting, development, consideration, amendment, adoption, 59

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approval, promulgation, issuance, modification, rejection, or postponement by an executive agency or 60 official of legislation or executive orders issued by the Governor. 61

62 "Executive agency" means an agency, board, commission, or other body in the executive branch of 63 state government. "Executive agency" includes the State Corporation Commission, the Virginia Department of Workers' Compensation, and the State Lottery Department. 64

65 "Executive official" means:

66 1. The Governor:

67 2. The Lieutenant Governor;

68 3. The Attorney General;

4. Any officer or employee of the office of the Governor or Lieutenant Governor other than a 69 70 clerical or secretarial employee;

71 5. The Governor's Secretaries, the Deputy Secretaries, and the chief executive officer of each 72 executive agency; or

6. Members of supervisory and policy boards, commissions and councils, as defined in § 2.2-2100, 73 74 however selected. 75

"Expenditure" means:

76 1. A purchase, payment, distribution, loan, forgiveness of a loan or payment of a loan by a third 77 party, advance, deposit, transfer of funds, a promise to make a payment, or a gift of money or anything 78 of value for any purpose;

2. A payment to a lobbyist for salary, fee, reimbursement for expenses, or other purpose by a person 79 80 employing, retaining, or contracting for the services of the lobbyist separately or jointly with other 81 persons;

82 3. A payment in support of or assistance to a lobbyist or the lobbyist's activities, including the direct 83 payment of expenses incurred at the request or suggestion of the lobbyist;

84 4. A payment that directly benefits an executive or legislative official or a member of the official's 85 immediate family;

86 5. A payment, including compensation, payment, or reimbursement for the services, time, or expenses 87 of an employee for or in connection with direct communication with an executive or legislative official;

6. A payment for or in connection with soliciting or urging other persons to enter into direct 88 89 communication with an executive or legislative official; or

90 7. A payment or reimbursement for categories of expenditures required to be reported pursuant to 91 this chapter.

92 "Expenditure" does not mean a campaign contribution properly received and reported pursuant to Chapter 9 (§ 24.2-900 et seq.) Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2. 93

"Gift" means anything of value to the extent that a consideration of equal or greater value is not 94 95 received. 96

"Gift" does not mean:

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1. Printed informational or promotional material;

98 2. A gift that is not used and, no later than sixty days after receipt, is returned to the donor or delivered to a charitable organization and is not claimed as a charitable contribution for federal income 99 100 tax purposes;

 $\hat{3}$. A gift, devise, or inheritance from an individual's spouse, child, parent, grandparent, brother, sister, 101 102 parent-in-law, brother-in-law, sister-in-law, nephew, niece, aunt, uncle, or first cousin or the spouse of 103 that individual, if the donor is not acting as the agent or intermediary for someone other than a person 104 covered by this subdivision; or 105

4. A gift of a value of twenty-five dollars or less.

"Immediate family" means (i) the spouse and (ii) any other person who resides in the same 106 107 household as the executive or legislative official and is the dependent of the official. 108

"Legislative action" means:

109 1. Preparation, research, drafting, introduction, consideration, modification, amendment, approval, 110 passage, enactment, tabling, postponement, defeat, or rejection of a bill, resolution, amendment, motion, report, nomination, appointment, or other matter by the General Assembly or a legislative official; 111

112 2. Action by the Governor in approving, vetoing, or recommending amendments for a bill passed by the General Assembly: or 113

114 3. Action by the General Assembly in overriding or sustaining a veto by the Governor, considering amendments recommended by the Governor, or considering, confirming, or rejecting an appointment of 115 116 the Governor. 117

"Legislative official" means:

1. A member or member-elect of the General Assembly;

119 2. A member of a committee, subcommittee, commission or other entity established by and 120 responsible to the General Assembly or either house of the General Assembly; or

3. Persons employed by the General Assembly or an entity established by and responsible to the 121

122 General Assembly.

123 "Lobbying" means:

124 1. Influencing or attempting to influence executive or legislative action through oral or written 125 communication with an executive or legislative official; or

126 2. Solicitation of others to influence an executive or legislative official.

127 "Lobbying" does not mean:

128 1. Requests for appointments, information on the status of pending executive and legislative actions, 129 or other ministerial contacts if there is no attempt to influence executive or legislative actions;

130 2. Responses to published notices soliciting public comment submitted to the public official 131 designated in the notice to receive the responses;

132 3. The solicitation of an association by its members to influence legislative or executive action; or

133 4. Communications between an association and its members and communications between a principal 134 and its lobbyists.

135 "Lobbyist" means:

136 1. An individual who is employed and receives payments, or who contracts for economic 137 consideration, including reimbursement for reasonable travel and living expenses, for the purpose of 138 lobbying;

139 2. An individual who represents an organization, association, or other group for the purpose of 140 lobbying; or

141 3. A local government employee who lobbies.

142 "Lobbyist's principal" or "principal" means the entity on whose behalf the lobbyist influences or 143 attempts to influence executive or legislative action. An organization whose employees conduct lobbying 144 activities on its behalf is both a principal and an employer of the lobbyists. In the case of a coalition or 145 association that employs or retains others to conduct lobbying activities on behalf of its membership, the 146 principal is the coalition or association and not its individual members. 147

"Local government" means:

1. Any county, city, town, or other local or regional political subdivision;

2. Any school division;

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150 3. Any organization or entity that exercises governmental powers that is established pursuant to an 151 interstate compact; or

152 4. Any organization composed of members representing entities listed in subdivisions 1, 2, or 3 of 153 this definition.

"Local government employee" means a public employee of a local government.

155 "Person" means an individual, proprietorship, firm, partnership, joint venture, joint stock company, 156 syndicate, business trust, estate, company, corporation, association, club, committee, organization, or 157 group of persons acting in concert.

"Value" means the retail cost or fair market worth of an item or items, whichever is greater. 158

159 § 2.2-3103. Prohibited conduct.

160 No officer or employee of a state or local governmental or advisory agency shall:

161 1. Solicit or accept money or other thing of value for services performed within the scope of his 162 official duties, except the compensation, expenses or other remuneration paid by the agency of which he 163 is an officer or employee. This prohibition shall not apply to the acceptance of special benefits that may 164 be authorized by law;

165 2. Offer or accept any money or other thing of value for or in consideration of obtaining 166 employment, appointment, or promotion of any person with any governmental or advisory agency;

3. Offer or accept any money or other thing of value for or in consideration of the use of his public 167 168 position to obtain a contract for any person or business with any governmental or advisory agency;

169 4. Use for his own economic benefit or that of another party confidential information that he has 170 acquired by reason of his public position and which is not available to the public;

5. Accept any money, loan, gift, favor, service, or business or professional opportunity that 171 172 reasonably tends to influence him in the performance of his official duties. This subdivision shall not 173 apply to any political contribution actually used for political campaign or constituent service purposes and reported as required by Chapter 9 (§ 24.2-900 et seq.) Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; 174 175 6. Accept any business or professional opportunity when he knows that there is a reasonable

176 likelihood that the opportunity is being afforded him to influence him in the performance of his official 177 duties;

178 7. Accept any honoraria for any appearance, speech, or article in which the officer or employee 179 provides expertise or opinions related to the performance of his official duties. The term "honoraria" 180 shall not include any payment for or reimbursement to such person for his actual travel, lodging, or 181 subsistence expenses incurred in connection with such appearance, speech, or article or in the alternative 182 a payment of money or anything of value not in excess of the per diem deduction allowable under § 162

183	of the Internal Revenue Code, as amended from time to time. The prohibition in this subdivision shall
184 185	apply only to the Governor, Lieutenant Governor, Attorney General, Governor's Secretaries, and heads of departments of state government;
186	8. Accept a gift from a person who has interests that may be substantially affected by the
187	performance of the officer's or employee's official duties under circumstances where the timing and
188	nature of the gift would cause a reasonable person to question the officer's or employee's impartiality in
189	the matter affecting the donor. Violations of this subdivision shall not be subject to criminal law
190 191	penalties; or 9. Accept gifts from sources on a basis so frequent as to raise an appearance of the use of his public
191	office for private gain. Violations of this subdivision shall not be subject to criminal law penalties.
193	§ 2.2-3117. Disclosure form.
194	The disclosure form to be used for filings required by § 2.2-3114 A and D, and § 2.2-3115 A and D
195	shall be substantially as follows:
196	STATEMENT OF ECONOMIC INTERESTS.
197 198	Name
198 199	 Office or position held or sought
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201	Home address
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203	Names of members of immediate family
204	DEFINITIONS AND EXPLANATORY MATERIAL.
205 206	"Immediate family" means (i) a spouse and (ii) any other person residing in the same household as the officer or employee, who is a dependent of the officer or employee or of whom the officer or
200	employee is a dependent.
208	"Dependent" means any person, whether or not related by blood or marriage, who receives from the
209	officer or employee, or provides to the officer or employee, more than one-half of his financial support.
210 211	"Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise, association, trust or foundation, or any other individual or entity carrying on a business or profession,
211 212	whether or not for profit.
213	"Close financial association" does not mean an association based on the receipt of retirement benefits
214	or deferred compensation from a business by which the person filing this statement is no longer
215	employed. "Close financial association" does not include an association based on the receipt of
216 217	compensation for work performed by the person filing as an independent contractor of a business that represents an entity before any state governmental agency when the person filing has had no
218	communications with the state governmental agency.
219	"Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item
220	having monetary value. It includes services as well as gifts of transportation, local travel, lodgings and
221 222	meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the expense has been incurred. "Gift" shall not include any offer of a ticket or other admission or pass
223	unless the ticket, admission, or pass is used. "Gift" shall not include honorary degrees and presents from
224	relatives. "Relative" means the donee's spouse, child, uncle, aunt, niece, or nephew; a person to whom
225	the donee is engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, brother,
226	or sister; or the donee's brother's or sister's spouse.
227 228	TRUST. If you or your immediate family, separately or together, are the only beneficiaries of a trust, treat the trust's assets as if you own them directly. If you or your immediate family has a proportional
229	interest in a trust, treat that proportion of the trust's assets as if you own them directly. For example, if
230	you and your immediate family have a one-third interest in a trust, complete your Statement as if you
231	own one-third of each of the trust's assets. If you or a member of your immediate family created a trust
232 233	and can revoke it without the beneficiaries' consent, treat its assets as if you own them directly. REPORT TO THE BEST OF INFORMATION AND BELIEF. Information required on this
234	Statement must be provided on the basis of the best knowledge, information and belief of the individual
235	filing the Statement as of the date of this report unless otherwise stated.
236	COMPLETE ITEMS 1 THROUGH 10. REFER TO SCHEDULES ONLY IF DIRECTED.
237 238	You may attach additional explanatory information. 1. Offices and Directorships.
238 239	Are you or a member of your immediate family a paid officer or paid director of a business?
240	EITHER check NO / / OR check YES / / and complete Schedule A.
241	2. Personal Liabilities.
242	Do you or a member of your immediate family owe more than \$10,000 to any one creditor including
243	contingent liabilities? (Exclude debts to any government and loans secured by recorded liens on property

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- **244** at least equal in value to the loan.)
- 245 EITHÊR check NO / / OR check YES / / and complete Schedule B.
- **246** 3. Securities.

247 Do you or a member of your immediate family, directly or indirectly, separately or together, own
 248 securities valued in excess of \$10,000 invested in one business? Account for mutual funds, limited
 249 partnerships and trusts.

- **250** EITHER check NO / / OR check YES / / and complete Schedule C.
- **251** 4. Payments for Talks, Meetings, and Publications.
- During the past 12 months did you receive lodging, transportation, money, or anything else of value
 with a combined value exceeding \$200 for a single talk, meeting, or published work in your capacity as
 an officer or employee of your agency?
- EITHER check NO / / OR check YES / / and complete Schedule D.
- **256** 5. Gifts.

257 During the past 12 months did a business, government, or individual other than a relative or personal 258 friend (i) furnish you with any gift or entertainment at a single event, and the value received by you 259 exceeded \$50 in value or (ii) furnish you with gifts or entertainment in any combination and the value 260 received by you exceeded \$100 in total value; and for which you neither paid nor rendered services in 261 exchange? Account for entertainment events only if the average value per person attending the event 262 exceeded \$50 in value. Account for all business entertainment (except if related to your private 263 profession or occupation) even if unrelated to your official duties.

EITHER check NO / / OR check YES / / and complete Schedule E.

- **265** 6. Salary and Wages.
- List each employer that pays you or a member of your immediate family salary or wages in excess of \$10,000 annually. (Exclude state or local government or advisory agencies.)
- **268** If no reportable salary or wages, check here / /.
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- **272** 7. Business Interests.

Do you or a member of your immediate family, separately or together, operate your own business, or own or control an interest in excess of \$10,000 in a business?

- 275 EITHER check NO / / OR check YES / / and complete Schedule F.
- **276** 8. Payments for Representation and Other Services.

8A. Did you represent any businesses before any state governmental agencies, excluding courts or
judges, for which you received total compensation during the past 12 months in excess of \$1,000,
excluding compensation for other services to such businesses and representation consisting solely of the
filing of mandatory papers and subsequent representation regarding the mandatory papers? (Officers and
employees of local governmental and advisory agencies do NOT need to answer this question or
complete Schedule G-1.)

283 EITHER check NO / / OR check YES / / and complete Schedule G-1.

8B. Subject to the same exceptions as in 8A, did persons with whom you have a close financial association (partners, associates or others) represent any businesses before any state governmental agency for which total compensation was received during the past 12 months in excess of \$1,000? (Officers and employees of local governmental and advisory agencies do NOT need to answer this question or complete Schedule G-2.)

289 EITHER check NO / / OR check YES / / and complete Schedule G-2.

8C. Did you or persons with whom you have a close financial association furnish services to
businesses operating in Virginia for which total compensation in excess of \$1,000 was received during
the past 12 months?

- **293** ÊITHER check NO / / OR check YES / / and complete Schedule G-3.
- **294** 9. Real Estate.
- **295** 9A. State Officers and Employees.

296 Do you or a member of your immediate family hold an interest, including a partnership interest,
297 valued at \$10,000 or more in real property (other than your principal residence) for which you have not
298 already listed the full address on Schedule F? Account for real estate held in trust.

- **299** EITHER check NO / / OR check YES / / and complete Schedule H-1.
- **300** 9B. Local Officers and Employees.

301 Do you or a member of your immediate family hold an interest, including a partnership interest, 302 valued at \$10,000 or more in real property located in the county, city or town in which you serve or in 303 a county, city or town contiguous to the county, city or town in which you serve (other than your 304 principal residence) for which you have not already listed the full address on Schedule F? Account for

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	10. Real Estate Contracts			1 1 . (*10.000 · 1
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	state, including a corporate, state is the subject of a co				
	overnmental agency? If th				
	overnmental agency, do you	or a member of your im	nodioto fomily k	hold on interest in	the real estate
	alued at more than \$1,000?				
	chedule F, H-1, or H-2. This				
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	EITHER check NO / / OR		ete Schedule I.		
	Statements of Economic In	terests are open for public	inspection. AFI	FIRMATION BY .	ALL FILERS.
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	Signature				
	Commonwealth of Virgi	nia			
	of				
	The foregoing disclos		edged before	e me	
	This day				
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	Notary Public				
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364 companies 365 Other businesses: 366 (State principal business activity for each 367 creditor.) 368 369 370 Individual creditors: 371 (State principal business or 372 occupation of each creditor.) 373 374 375 2. The personal debts of the members of my immediate family are as follows: 376 377 378 Check Check one 379 appropriate \$10,001 to More than 380 \$50,000 \$50,000 categories 381 Banks 382 Savings institutions 383 Other loan or finance companies 384 Insurance companies 385 Stock, commodity or other brokerage 386 companies 387 Other businesses: 388 (State principal business activity 389 for each creditor.) 390 391 392 Individual creditors: 393 (State principal business or 394 occupation of each creditor.) 395 396 397 RETURN TO ITEM 3 398 SCHEDULE C - SECURITIES. 399 "Securities" EXCLUDES "Securities" INCLUDES stocks, bonds, mutual funds, limited partnerships, 400 certificates of deposit, 401 and commodity futures contracts. money market funds, annuity 402 contracts, and insurance policies. 403 Identify each business or Virginia governmental entity in which you or a 404 member of your immediate family, directly or indirectly, separately or 405 together, own securities valued in excess of \$10,000. 406 Do not list U.S. Bonds or other government securities not issued by the 407 Commonwealth of Virginia or its authorities, agencies, or local governments. 408 Do not list organizations that do not do business in this Commonwealth, but 409 most major businesses conduct business in Virginia. Account for securities 410 held in trust. 411 If no reportable securities, check here / /. 412 _____ 413 _____ 414 Check one 415 Type of Security More 416 Type of (stocks, bonds, mutual \$10,001 to than 417 \$50,000 Name of Issuer Entity funds, etc.) \$50,000 418 _____ 419

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List each source or any other thing o exceeding \$200 for work in your capacit List payments or outside the Common List a payment e Do not list inforn an employer already If no payment m	from which of value (excl your present ty as an offic reimburseme wealth. ven if you do mation about listed under ust be listed,	you received du uding meals or ation of a single er or employee ents by an advise ponated it to chari a payment if you Item 6 or from check here / /.	ory or governmental	oths lodgin th a meet n one me agency o 60 days isted on S	ng, transportation, m ing) with combined eting, or publication nly for meetings or or if you received it Schedule F.
Payer					Type of payment (e.g. honoraria travel reimburs ment, etc.)
you with any gift o	or entertainme hed you with in total valu or event. D	ent at a single gifts or enterta e; and for whic to not list enter	dividual that, during event and the value inment in any comb h you neither paid rtainment events unl	received pination a nor rende less the a tertainment	by you exceeded \$ nd the value receivered services in exchange value per p
you exceeded \$100 List each such gift attending the event profession or occupa for reasons clearly	ation. Do not unrelated to by Chapter 9	list gifts or othe your public p	not list business en er things of value giv position. Do not lis seq.) Chapter 9.3 (§	t campai	relative or personal gn contributions pu
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you exceeded \$100 List each such gift attending the event profession or occupa for reasons clearly reported as required the Code of Virginia 	ation. Do not unrelated to by Chapter a. 	list gifts or othe your public p (§ 24.2-900 et City or County and State	er things of value giv position. Do not lis seq.) Chapter 9.3 (§ Gift or Event	t campai § 24.2-94	relative or personal gn contributions pu 5 <i>et seq.)</i> of Title 2-

farm, or consulting work), partnership, or corporation in which you or a member of your immediate 474 475

family, separately or together, own an interest having a value in excess of \$10,000. If the enterprise is owned or operated under a trade, partnership, or corporate name, list that name; otherwise, merely explain the nature of the enterprise. If rental property is owned or operated under a trade, partnership, or corporate name, list the name only; otherwise, give the address of each property. 476 477 **478**

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479 Account for business interests held in trust. 480 _____ _____ 481 482 Name of Business, Gross income 483 Corporation, 484 Partnership, Nature of Enterprise 485 Farm; Address of City or County (farming, law, rental \$50,000 More than 486 Rental Property and State property, etc.) or less \$50,000 487 _____ _____ _____ 488 _____ 489 490 _____ ____ _____ 491 492 _____ 493 RETURN TO ITEM 8 494 SCHEDULE G-1 - PAYMENTS FOR REPRESENTATION BY YOU. 495 List the businesses you represented before any state governmental agency, excluding any court or 496 judge, for which you received total compensation during the past 12 months in excess of \$1,000, excluding compensation for other services to such businesses and representation consisting solely of the 497 498 filing of mandatory papers and subsequent representation regarding the mandatory papers filed by you. 499 Identify each business, the nature of the representation and the amount received by dollar category from each such business. You may state the type, rather than name, of the business if you are required 500 by law not to reveal the name of the business represented by you. 501 Only STATE officers and employees should complete this Schedule. 502 503 _____ 504 505 Amount Received 506 Name Type Pur-Name 507 of of of pose 508 Busi- Busi- of Agen-509 ness ness Repre- cy \$1,001 \$10,001 \$50,001 \$100,001 \$250,001 510 sentato to to and to 511 \$10,000 \$50,000 \$100,000 \$250,000 tion over _____ ____ 512 _____ _____ _____ _____ ____ 513 _____ _____ _____ ____ _____ 514 _____ ____ _____ _____ 515 _____ _____ ____ _____ _____ 516 _____ 517 _____ SCHEDULE G-2 - PAYMENTS FOR REPRESENTATION BY ASSOCIATES. 518 519 List the businesses that have been represented before any state governmental agency, excluding any 520 court or judge, by persons who are your partners, associates or others with whom you have a close 521 financial association and who received total compensation in excess of \$1,000 for such representation 522 during the past 12 months, excluding representation consisting solely of the filing of mandatory papers 523 and subsequent representation regarding the mandatory papers filed by your partners, associates or others 524 with whom you have a close financial association. 525 Identify such businesses by type and also name the state governmental agencies before which such 526 person appeared on behalf of such businesses. 527 Only STATE officers and employees should complete this Schedule. 528 _____ 529
 Type of business
 Name of state governmental agency
 530 531 _____ _____ 532 533 534 _____ _____ 535 _____ 536 _____

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falling within each catego							
	Check if ser- vices were ren-	Type of ser- vice ren- dered			Value	of Compe	nsatio
	dered	dered	\$1,001 to	to	to	\$100,001 to	aı
Electric utilities	9		ŞIU,000	Ş50,000	\$100,000	Ş∠50,000	ove
Gas utilities	5						
Telephone utilitie	es						
Water utilities							
Cable television							
companies							
Interstate							
transportation							
companies							
Intrastate							
transportation							
companies							
Oil or gas retail							
companies							
Banks	ona						
Savings institution Loan or finance	JIIS						
companies							
Manufacturing							
companies (state							
type of product,							
e.g., textile,							
furniture, etc.)							
Mining companies							
Life insurance							
companies							
Casualty insurance	е						
companies							
Other insurance							
companies							
Retail companies	107						
Beer, wine or liqu companies or	UOL						
companies or distributors							
Trade association:	q						
Professional	5						

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Counties, cities or towns Labor organizations Other		
List real estate other than y family holds an interest, includ \$10,000 or more. You may list	STATE - STATE OFFICERS AND EMP our principal residence in which you of ing a partnership interest, option, easem each parcel of real estate individually if y	r a member of your imme ent, or land contract, value you wish.
List each location (state, and county or city) where you own real estate.	Describe the type of real estate you own in each location (business, recre- ational, apartment, com- mercial, open land, etc.).	
SCHEDULE H-2 - REAL ES List real estate located in yo than your principal residence ir including a partnership interest,	STATE - LOCAL OFFICERS AND EMP ur county, city, or town, and any contigu which you or a member of your imm option, easement, or land contract, value	PLOYEES. uous county, city, or town rediate family holds an int
SCHEDULE H-2 - REAL ES List real estate located in yo than your principal residence in including a partnership interest, list each parcel of real estate inc List each location (state, and county	STATE - LOCAL OFFICERS AND EMP ur county, city, or town, and any contigu which you or a member of your imm option, easement, or land contract, value lividually if you wish. Describe the type of real estate you own in each	PLOYEES. uous county, city, or town lediate family holds an int d at \$10,000 or more. You If the real estate owned or recorded i
SCHEDULE H-2 - REAL ES List real estate located in yo than your principal residence in including a partnership interest, list each parcel of real estate inc List each location	STATE - LOCAL OFFICERS AND EMP ur county, city, or town, and any contigu which you or a member of your imm option, easement, or land contract, value lividually if you wish. Describe the type of real	PLOYEES. uous county, city, or town lediate family holds an inte d at \$10,000 or more. You If the real estate owned or recorded in a name other than y
SCHEDULE H-2 - REAL ES List real estate located in yo than your principal residence in including a partnership interest, list each parcel of real estate ind List each location (state, and county or city (where you own real estate.	STATE - LOCAL OFFICERS AND EMP ur county, city, or town, and any contigu which you or a member of your imm option, easement, or land contract, value lividually if you wish. Describe the type of real estate you own in each location (business, recreational, apartment, commercial, open land,	PLOYEES. uous county, city, or town lediate family holds an inte d at \$10,000 or more. You If the real estate owned or recorded in a name other than y
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649 business. 650 State officers and employees report contracts with state agencies.

651 Local officers and employees report contracts with local agencies.

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List your real estate	List each governmental	State the annual
interest and the	agency which is a	income from the
person or entity,	party to the contract	contract, and the
including the type	and indicate the	amount, if any, o
of entity, which	county or city where	income you or any
is party to	the real estate	immediate family
the contract.	is located.	member derives
Describe any		annually from the
management role and		contract.
the percentage		
ownership		
interest you or your		
immediate family		
member has in the real		
estate or entity.		
	after there was cause therefor, ex	
rceny may be commenced within		kcept that a prosecution f
rceny may be commenced within	after there was cause therefor, ex	kcept that a prosecution f
rceny may be commenced within ter commission of the offense.	after there was cause therefor, ex five years, and for an attempt to p	scept that a prosecution f produce abortion, within tw
rceny may be commenced within ter commission of the offense. A prosecution for violation of	after there was cause therefor, ex five years, and for an attempt to p laws governing the placement of	scept that a prosecution f broduce abortion, within tw children for adoption wi
rceny may be commenced within ter commission of the offense. A prosecution for violation of pense pursuant to § 63.2-1701 sh	after there was cause therefor, ex five years, and for an attempt to p	scept that a prosecution f broduce abortion, within tw children for adoption wi
cceny may be commenced within ter commission of the offense. A prosecution for violation of tense pursuant to § 63.2-1701 sh tition for adoption.	after there was cause therefor, ex five years, and for an attempt to p laws governing the placement of all be commenced within one year	scept that a prosecution f produce abortion, within tw children for adoption wi from the date of the filing
ceny may be commenced within the commission of the offense. A prosecution for violation of ense pursuant to § 63.2-1701 sh tition for adoption. A prosecution for making a fals	after there was cause therefor, ex a five years, and for an attempt to p a laws governing the placement of all be commenced within one year se statement or representation of a m	ccept that a prosecution for broduce abortion, within two children for adoption wi from the date of the filing material fact knowing it to
ceny may be commenced within the commission of the offense. A prosecution for violation of ense pursuant to § 63.2-1701 sh tition for adoption. A prosecution for making a fals knowingly failing to disclose a p	after there was cause therefor, ex a five years, and for an attempt to p all be commenced within one year se statement or representation of a n material fact, to obtain or increase a	ccept that a prosecution f produce abortion, within tw children for adoption wi from the date of the filing naterial fact knowing it to ny benefit or other paymer
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rceny may be commenced within ter commission of the offense. A prosecution for violation of tense pursuant to § 63.2-1701 sh tition for adoption. A prosecution for making a fals knowingly failing to disclose a e Virginia Unemployment Comp ars next after the commission of	after there was cause therefor, ex a five years, and for an attempt to p f laws governing the placement of hall be commenced within one year se statement or representation of a n material fact, to obtain or increase a bensation Act (§ 60.2-100 et seq.)	ccept that a prosecution f produce abortion, within two children for adoption wi from the date of the filing naterial fact knowing it to ny benefit or other payment shall be commenced with
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rceny may be commenced within the commission of the offense. A prosecution for violation of ense pursuant to § 63.2-1701 sh tition for adoption. A prosecution for making a fals knowingly failing to disclose a to e Virginia Unemployment Comp ars next after the commission of A prosecution for any viola 62.1-44.34:14 et seq.) of Chapte	after there was cause therefor, exactly after there was cause therefor, exactly a five years, and for an attempt to perform all be commenced within one year se statement or representation of a material fact, to obtain or increase a bensation Act (§ 60.2-100 et seq.) the offense. tion of § 10.1-1320, 62.1-44.32	ccept that a prosecution for orduce abortion, within two children for adoption wi from the date of the filing naterial fact knowing it to ny benefit or other paymer shall be commenced with (b), 62.1-194.1, or Art the discharge, dumping or e
ceny may be commenced within the commission of the offense. A prosecution for violation of ense pursuant to § 63.2-1701 sh tition for adoption. A prosecution for making a fals knowingly failing to disclose a re Virginia Unemployment Comp ars next after the commission of A prosecution for any viola 62.1-44.34:14 et seq.) of Chapte any toxic substance as defined mmission of the offense.	after there was cause therefor, ex- a five years, and for an attempt to p f laws governing the placement of all be commenced within one year se statement or representation of a n material fact, to obtain or increase a bensation Act (§ 60.2-100 et seq.) the offense. tion of § 10.1-1320, 62.1-44.32 er 3.1 of Title 62.1 that involves the in § 32.1-239 shall be commenced	keept that a prosecution for broduce abortion, within two children for adoption wi from the date of the filing naterial fact knowing it to ny benefit or other paymer shall be commenced within (b), 62.1-194.1, or Art the discharge, dumping or e within three years next a
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rceny may be commenced within ter commission of the offense. A prosecution for violation of tense pursuant to § 63.2-1701 sh tition for adoption. A prosecution for making a fals knowingly failing to disclose a r e Virginia Unemployment Comp ars next after the commission of A prosecution for any viola 62.1-44.34:14 et seq.) of Chapt any toxic substance as defined mmission of the offense. Prosecution of Building Code scovery of the offense by the ow	after there was cause therefor, ex- a five years, and for an attempt to p I laws governing the placement of all be commenced within one year se statement or representation of a n material fact, to obtain or increase a bensation Act (§ 60.2-100 et seq.) the offense. tion of § 10.1-1320, 62.1-44.32 er 3.1 of Title 62.1 that involves th in § 32.1-239 shall be commenced e violations under § 36-106 shall wner or by the building official; pr	commence within one commence within one commence within the date of the filling that a prosecution within the children for adoption with from the date of the filling naterial fact knowing it to ny benefit or other paymer shall be commenced within (b), 62.1-194.1, or Art the discharge, dumping or e within three years next a commence within one
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the commission of the offense, except violations regarding agricultural animals shall commence withinone year of the commission of the offense.

A prosecution for a violation of § 18.2-386.1 shall be commenced within five years of the commission of the offense.

716 A prosecution for any violation of the Campaign Finance Disclosure Act (§ 24.2-900 et seq.),
717 *Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2,* shall commence within one year of the discovery of the offense but in no case more than three years after the date of the commission of the offense.

719 A prosecution of a crime that is punishable as a misdemeanor pursuant to the Virginia Computer 720 Crimes Act (§ 18.2-152.1 et seq.) shall be commenced before the earlier of (i) five years after the 721 commission of the last act in the course of conduct constituting a violation of the article or (ii) one year 722 after the existence of the illegal act and the identity of the offender are discovered by the 723 Commonwealth, by the owner, or by anyone else who is damaged by such violation.

724 Nothing in this section shall be construed to apply to any person fleeing from justice or concealing 725 himself within or without the Commonwealth to avoid arrest or be construed to limit the time within 726 which any prosecution may be commenced for desertion of a spouse or child or for neglect or refusal or 727 failure to provide for the support and maintenance of a spouse or child.

728 § 24.2-101. Definitions.

729

As used in this title, unless the context requires a different meaning:

730 "Candidate" means a person who seeks or campaigns for an office of the Commonwealth or one of 731 its governmental units in a general, primary, or special election and who is qualified to have his name 732 placed on the ballot for the office. "Candidate" shall include a person who seeks the nomination of a 733 political party or who, by reason of receiving the nomination of a political party for election to an 734 office, is referred to as its nominee. For the purposes of Chapters 8 (§ 24.2-800 et seq.), 9 (§ 24.2-900 et 735 seq.), and 9.2 (§ 24.2-941 et seq.) 9.3 (§ 24.2-945 et seq.), and 9.5 (§ 24.2-955 et seq.), "candidate" shall include any write-in candidate. However, no write-in candidate who has received less than 15 percent of 736 737 the votes cast for the office shall be eligible to initiate an election contest pursuant to Article 2 (§ 24.2-803 et seq.) of Chapter 8. For the purposes of Chapters 9 (§ 24.2-900 et seq.) and 9.2 (§ 24.2-941 et seq.) 9.3 (§ 24.2-945 et seq.) and 9.5 (§ 24.2-955 et seq.), "candidate" shall include any 738 739 740 person who raises or spends funds in order to seek or campaign for an office of the Commonwealth, 741 excluding federal offices, or one of its governmental units in a party nomination process or general, 742 primary, or special election; and such person shall be considered a candidate until a final report is filed 743 pursuant to Article 4 (§ 24.2-914 et seq.) of Chapter 9 Article 3 (§ 24.2-947 et seq.) of Chapter 9.3.

744 "Central absentee voter precinct" means a precinct established by a county or city pursuant to
745 § 24.2-712 for the processing of absentee ballots for the county or city or any combination of precincts
746 within the county or city.

747 "Constitutional office" or "constitutional officer" means a county or city office or officer referred to
748 in Article VII, Section 4 of the Constitution of Virginia: clerk of the circuit court, attorney for the
749 Commonwealth, sheriff, commissioner of the revenue, and treasurer.

750 "Election" means a general, primary, or special election.

751 "Election district" means the territory designated by proper authority or by law which is represented
752 by an official elected by the people, including the Commonwealth, a congressional district, a General
753 Assembly district, or a district for the election of an official of a county, city, town, or other
754 governmental unit.

755 "Electoral board" or "local electoral board" means a board appointed pursuant to § 24.2-106 to
756 administer elections for a county or city. The electoral board of the county in which a town or the
757 greater part of a town is located shall administer the town's elections.

758 "General election" means an election held in the Commonwealth on the Tuesday after the first
759 Monday in November or on the first Tuesday in May for the purpose of filling offices regularly
760 scheduled by law to be filled at those times.

761 "Officer of election" means a person appointed by an electoral board pursuant to § 24.2-115 to serve762 at a polling place for any election.

763 "Party" or "political party" means an organization of citizens of the Commonwealth which, at either 764 of the two preceding statewide general elections, received at least 10 percent of the total vote cast for 765 any statewide office filled in that election. The organization shall have a state central committee and an 766 office of elected state chairman which have been continually in existence for the six months preceding 767 the filing of a nominee for any office.

"Polling place" means the one place provided for each precinct at which the qualified voters who are residents of the precinct may vote.

770 "Precinct" means the territory designated by the governing body of a county, city, or town to be 771 served by one polling place.

"772 "Primary" or "primary election" means an election held for the purpose of selecting a candidate to be

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773 the nominee of a political party for election to office.

774 "Qualified voter" means a person who is entitled to vote pursuant to the Constitution of Virginia and 775 who is (i) 18 years of age, (ii) a resident of the Commonwealth and of the precinct in which he offers 776 to vote, and (iii) registered to vote. No person who has been convicted of a felony shall be a qualified 777 voter unless his civil rights have been restored by the Governor or other appropriate authority. No 778 person adjudicated incapacitated shall be a qualified voter unless his capacity has been reestablished as 779 provided by law.

780 "Qualified voter in a town" means a person who is a resident within the corporate boundaries of the 781 town in which he offers to vote, duly registered in the county of his residence, and otherwise a qualified 782 voter.

783 "Referendum" means any election held pursuant to law to submit a question to the voters for 784 approval or rejection.

785 "Registered voter" means any person who is maintained on the Virginia voter registration system. All 786 registered voters shall be maintained on the Virginia voter registration system with active status unless 787 assigned to inactive status by a general registrar in accordance with Chapter 4 (§ 24.2-400 et seq.). For 788 purposes of applying the precinct size requirements of § 24.2-307, calculating election machine requirements pursuant to Article 3 (§ 24.2-625 et seq.) of Chapter 6, mailing notices of local election 789 790 district, precinct or polling place changes as required by subdivision 13 of § 24.2-114 and § 24.2-306, 791 and determining the number of signatures required for candidate and voter petitions, "registered voter" 792 shall include only persons maintained on the Virginia voter registration system with active status.

793 "Registration records" means all official records concerning the registration of qualified voters and 794 shall include all records, lists, and files, whether maintained in books, on cards, on automated data 795

bases, or by any other legally permitted record-keeping method. "Residence" or "resident," for all purposes of qualification to register and vote, means and requires both domicile and a place of abode. In determining domicile, consideration may be given to a person's 796 797 798 expressed intent, conduct, and all attendant circumstances including, but not limited to, financial 799 independence, business pursuits, employment, income sources, residence for income tax purposes, 800 marital status, residence of parents, spouse and children, if any, leasehold, sites of personal and real property owned by the person, motor vehicle and other personal property registration, and other factors 801 reasonably necessary to determine the qualification of a person to register or vote. 802

803 "Special election" means any election that is held pursuant to law to fill a vacancy in office or to 804 hold a referendum. 805

'State Board" or "Board" means the State Board of Elections.

"Virginia voter registration system" or "voter registration system" means the automated central 806 807 record-keeping system for all voters registered within the Commonwealth that is maintained as provided in Article 2 (§ 24.2-404 et seq.) of Chapter 4. 808

§ 24.2-405. Persons who may obtain lists of registered voters.

810 A. The State Board shall furnish, at a reasonable price, lists of registered voters for their districts to (i) courts of the Commonwealth and the United States for jury selection purposes, (ii) candidates for 811 812 election or political party nomination to further their candidacy, (iii) political party committees or 813 officials thereof for political purposes only, (iv) political action committees that have filed a current statement of organization with the State Board pursuant to <u>§ 24.2-908</u> § 24.2-949.2, or with the Federal 814 815 Elections Commission pursuant to federal law, for political purposes only, (v) incumbent officeholders to report to their constituents, and (vi) nonprofit organizations that promote voter participation and 816 registration for that purpose only. The lists shall be furnished to no one else and used for no other 817 purpose. However, the State Board is authorized to furnish information from the voter registration 818 819 system to general registrars for their official use and to the Department of Motor Vehicles and other 820 appropriate state agencies for maintenance of the voter registration system.

821 B. The State Board shall furnish, at a reasonable price, lists of the addresses of registered voters for their localities to local government census liaisons and their staffs for the sole purpose of providing 822 823 address information to the United States Bureau of the Census. The State Board shall also furnish, at a 824 reasonable price, such lists to the Clerk of the Senate and the Clerk of the House of Delegates for the 825 sole purpose of maintaining a database of constituent addresses for the General Assembly. The 826 information authorized under this subsection shall be furnished to no other person and used for no other 827 purpose. No list furnished under this subsection shall contain the name of any registered voter. For the 828 purpose of this subsection, the term "census liaison" shall have the meaning provided in 13 U.S.C. § 16.

829 C. In no event shall any list furnished under this section contain the social security number of any 830 registered voter except a list furnished to a court of the Commonwealth or of the United States for jury 831 selection purposes.

832 D. Any list furnished under subsection A of this section shall contain the post office box address in 833 lieu of the residence street address for any active or retired law-enforcement officer, as defined in 834 § 9.1-101 and in 5 U.S.C.A. § 8331 (20) but excluding officers whose duties relate to detention as 835 defined in paragraphs (A) through (D) of § 8331 (20), who has furnished at the time of registration or 836 subsequently, in addition to his street address, a post office box address located in the Commonwealth 837 for use on such lists.

838 E. Any list furnished under subsection A of this section shall contain the post office box address in 839 lieu of the residence street address for any party granted a protective order issued by or under the 840 authority of any court of competent jurisdiction, including but not limited to courts of the 841 Commonwealth of Virginia, who has furnished at the time of registration or subsequently, in addition to 842 his street address, a post office box address located in the Commonwealth for use on such lists.

843 F. Any list furnished under subsection A shall contain the post office box address in lieu of the 844 residence street address for any party who has furnished at the time of registration or subsequently, (i) 845 in addition to his street address, a post office box address located in the Commonwealth for use on such 846 lists and (ii) a signed written statement by the party that he is in fear for his personal safety from 847 another person who has threatened or stalked him accompanied by evidence that he has filed a 848 complaint with a magistrate or law-enforcement official against such other person. The statement 849 furnished pursuant to clause (ii) of this subsection shall be subject to felony penalties for false 850 statements pursuant to § 24.2-1016.

851 § 24.2-622. Sample ballots.

852 Nothing contained in this title shall be construed to prohibit: (i) the printing and circulation of 853 sample paper ballots, which are not printed on white or yellow paper and do include thereon the words 854 "sample ballot" in type no smaller than 24 point; (ii) the printing and circulation of sample voting 855 equipment ballots, provided such sample ballots include on their face the words "sample ballot"; or (iii) the publication in newspapers or on the Internet of sample ballots of either type. 856

857 Sample ballots, in whole or in part, other than the official sample ballots, shall not be printed on 858 white or yellow paper.

859 All sample ballots, excepting those official sample ballots authorized by electoral boards, are advertisements for purposes of § 24.2-943 Chapter 9.5 (§ 24.2-955 et seq.). Voters may take sample 860 ballots into the voting booth or enclosure, but shall not give, tender, or exhibit such sample ballot to any 861 person, other than an assistant designated under § 24.2-649, while inside the polling place or within the 862 863 prohibited area designated by § 24.2-604. 864

§ 24.2-676. Secretary to make out and deliver certificate of election.

865 Immediately after the electoral board has determined the election results, the secretary shall make out 866 certificates of election for each county, city, town, or district office other than an office shared by more 867 than one county or city, or any combination thereof. The secretary shall make out the certificate for each 868 of the persons who has the highest number of votes for the office, who has sufficient votes to be elected 869 to a multi-member office, or, in case of a tie, who has been decided by lot to be elected. The secretary, or another board member or registrar designated by the secretary, shall deliver in person or the secretary 870 871 shall transmit by certified mail the certificate to the person elected, as soon as such person has complied 872 with the provisions of $\frac{24.2-922}{2}$ § 24.2-948.2.

873 § 24.2-680. Certificates of election.

Subject to the requirements of § 24.2-922 § 24.2-948.2, the State Board shall without delay complete 874 875 and transmit to each of the persons declared to be elected a certificate of his election, certified by it 876 under its seal of office. In the election of a member of the United States Congress, it shall also forward 877 a certificate of election to the clerk of the United States Senate or House of Representatives, as 878 appropriate. The names of members elected to the General Assembly shall be certified by the State 879 Board to the clerk of the House of Delegates or Senate, as appropriate. The names of the persons 880 elected Governor, Lieutenant Governor, and Attorney General shall be certified by the State Board to the 881 clerks of the House of Delegates and Senate. The name of any officer shared by more than one county 882 or city, or any combination thereof, shall be certified by the State Board to the clerk of the circuit court 883 having jurisdiction in each affected county or city. The names of the persons elected to soil and water 884 conservation districts shall be certified by the State Board to the Director of the Department of 885 Conservation and Recreation.

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Chapter 9.3. Campaign Finance Disclosure Act of 2006.

Article 1.

General Provisions. § 24.2-945. Elections to which chapter applicable; chapter exclusive.

890 891 A. The provisions of this chapter shall apply to all elections held in Virginia, including referenda, 892 and to nominating conventions, mass meetings, and other methods to nominate a political party 893 candidate for public office, except nominations and elections for (i) members of the United States 894 Congress, (ii) president and vice president of the United States, (iii) town office in a town with a population of less than 25,000, (iv) directors of soil and water conservation districts, or (v) political 895

896 *party committees.*

897 B. This chapter shall constitute the exclusive and entire campaign finance disclosure law of the
898 Commonwealth, and elections to which the chapter applies shall not be subject to further regulation by
899 local law.

900 § 24.2-945.1. Definitions.

901 A. As used in this chapter, unless the context requires a different meaning:

902 "Authorization" means express approval or express consent by the candidate, the candidate's 903 campaign committee, or an agent of the candidate or his campaign committee after coordination.

904 "Campaign committee" means the committee designated by a candidate to receive all contributions 905 and make all expenditures for him or on his behalf in connection with his nomination or election.

906 "Candidate" means "candidate" as defined in § 24.2-101.

907 "Contribution" means money and services of any amount, in-kind contributions, and any other thing
908 of value, given, advanced, loaned, or in any other way provided to a candidate, campaign committee,
909 political committee, or person for the purpose of influencing the outcome of an election or defraying the
910 costs of the inauguration of a Governor, Lieutenant Governor, or Attorney General. "Contribution"
911 includes money, services, or things of value in any way provided by a candidate to his own campaign
912 and the payment by the candidate of a filing fee for any party nomination method.

913 "Coordinated" or "coordination" refers to an expenditure that is made (i) at the express request or
914 suggestion of a candidate, a candidate's campaign committee, or an agent of the candidate or his
915 campaign committee or (ii) with material involvement of the candidate, a candidate's campaign
916 committee, or an agent of the candidate or his campaign committee in devising the strategy, content,
917 means of dissemination, or timing of the expenditure.

918 "Expenditure" means money and services of any amount, and any other thing of value, paid, loaned,
919 provided, or in any other way disbursed by any candidate, campaign committee, political committee, or
920 person for the purpose of influencing the outcome of an election or defraying the costs of the
921 inauguration of a Governor, Lieutenant Governor, or Attorney General.

922 "Inaugural committee" means any organization, person, or group of persons that anticipates
923 receiving contributions or making expenditures, from other than publicly appropriated funds, for the
924 inauguration of the Governor, Lieutenant Governor, or Attorney General and related activities.

925 "Independent expenditure" means an expenditure made by any person or political committee that is
926 not made to, controlled by, coordinated with, or made with the authorization of a candidate, his
927 campaign committee, or an agent of the candidate or his campaign committee.

928 "In-kind contribution" means the donation of goods, services, property, or other thing of value, other 929 than money, including an expenditure controlled by, coordinated with, or made upon the authorization 930 of a candidate, his campaign committee, or an agent of the candidate or his campaign committee, that 931 is provided for free or less than the usual and normal charge. The basis for arriving at the dollar value 932 of an in-kind contribution is as follows: new items are valued at retail value; used items are valued at 933 fair market value; and services rendered are valued at the actual cost of service per hour. Services shall 934 not be deemed to include personal services voluntarily rendered for which no compensation is asked or 935 given.

936 "Person" means any individual or corporation, partnership, business, labor organization, membership
 937 organization, association, cooperative, or other like entity.

938 "Political action committee" means any organization, person, or group of persons, established or
939 maintained in whole or in part to receive and expend contributions for the purpose of influencing the
940 outcome of any election. The term shall not include a campaign committee, political party committee,
941 referendum committee, or inaugural committee.

942 "Political committee" means and includes any political action committee, political party committee,
943 referendum committee, or inaugural committee. The term shall not include (i) a campaign committee, or
944 (ii) a person who receives no contributions from any source and whose only expenditures are made
945 solely from his own funds and are either contributions made by him which are reportable by the
946 recipient pursuant to this chapter or independent expenditures which are reportable by him to the extent
947 required by § 24.2-945.2, or a combination of such reportable contributions and independent
948 expenditures.

949 "Political party committee" means any state political party committee, congressional district political party committee, county or city political party committee, other election district political party
950 party committee, county or city political party committee, other election district political party
951 committee, or organized political party group of elected officials. This definition is subject to the provisions of § 24.2-950.1.

953 "Referendum committee" means any organization, person, group of persons, or committee, that makes
954 expenditures in a calendar year in excess of (i) \$10,000 to advocate the passage or defeat of a
955 statewide referendum, (ii) \$5,000 to advocate the passage or defeat of a referendum being held in two
956 or more counties and cities, or (iii) \$1,000 to advocate the passage or defeat of a referendum held in a
957 single county or city.

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958 "Residence" means "residence" or "resident" as defined in § 24.2-101.

959 "Statewide office" means the office of Governor, Lieutenant Governor, or Attorney General.

B. For the purpose of applying the filing and reporting requirements of this chapter, the terms "person" and "political committee," shall not include an organization holding tax-exempt status under 960 961 962 § 501(c)(3), 501(c)(4), or 501(c)(6) of the United States Internal Revenue Code which, in providing 963 information to voters, does not advocate or endorse the election or defeat of a particular candidate, 964 group of candidates, or the candidates of a particular political party.

965 § 24.2-945.2. Persons required to file independent expenditure disclosure reports; filing deadline.

966 A. Any person who is not a political committee and who makes independent expenditures, in the 967 aggregate during an election cycle, in excess of \$500 for a statewide office election or \$200 for any 968 other election shall maintain records and report pursuant to this chapter all such independent 969 *expenditures including:*

970 1. Any funds expended for the purpose of influencing the outcome of any election for public office; 971 and

972 2. Any funds expended to publish or broadcast to the public any material referring to a candidate by 973 name, description, or other reference and (i) advocating his election or defeat, (ii) setting forth his 974 position on any public issue, voting record, or other official acts, or (iii) otherwise designed to influence 975 individuals to cast their votes for or against him or to withhold their votes from him.

976 B. Independent expenditure reports shall be due within 24 hours of the time when the funds were 977 expended. The reports shall be filed with the State Board if the funds were expended to support or **978** oppose a candidate for statewide office or the General Assembly or with the local electoral board of the 979 county or city in which the candidate resides if the funds were expended to support or oppose a **980** candidate for local office.

981 C. Independent expenditure reports required by this section may be filed electronically pursuant to 982 § 24.2-946.1 or in writing on a form developed by the State Board. If the report is filed in writing, the 983 report shall be (i) received by the State Board or the local electoral board, as appropriate, within 24 984 hours of the time when the funds were expended or (ii) transmitted to the State Board or the local 985 electoral board, as appropriate by telephonic transmission to a facsimile device within 24 hours of the 986 time when the funds were expended with an original copy of the report mailed to the State Board or the 987 local electoral board, as appropriate and postmarked within 24 hours of the time when the funds were **988** expended. 989

Article 2.

State Board and Local Electoral Board Responsibilities.

991 § 24.2-946. Summary of election laws; forms; instructions.

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992 A. The State Board shall summarize the provisions of the election laws relating to the Campaign 993 Finance Disclosure Act of 2006 and provide for distribution of this summary and prescribed forms to 994 each candidate, person, or committee on request or upon their first filing with the State Board pursuant 995 to this chapter, whichever occurs first.

996 B. The Board shall designate the forms required for complying with this chapter which shall be the 997 only such forms used in complying with the provisions of this chapter.

998 C. The Board shall provide, with the summary required by this section, instructions for persons filing reports pursuant to this chapter to assist them in completing the reports. The instructions shall include 999 1000 directions for the reporting of filing fees for any party nomination method.

1001 D. The Board shall provide instructions for candidates who seek election for successive terms in the 1002 same office for the filing of reports within each appropriate election cycle for the office and for the 1003 aggregation of contributions within each election cycle.

1004 § 24.2-946.1. Standards and requirements for electronic preparation and transmittal of campaign 1005 finance disclosure reports; database.

1006 A. The State Board shall review or cause to be developed and shall approve standards for the 1007 preparation, production, and transmittal by computer or electronic means of campaign finance reports 1008 required by this chapter. The State Board may prescribe the method of execution and certification of and the procedures for receiving electronically filed campaign finance reports required by this chapter 1009 1010 in the office of the State Board or any local electoral board. The State Board may provide campaign 1011 finance report-creation software to filers without charge or at a reasonable cost.

1012 B. The State Board shall accept any campaign finance report filed by candidates for the General 1013 Assembly and statewide office by computer or electronic means in accordance with the standards 1014 approved by the Board and using software meeting standards approved by it. This information shall be 1015 made available to the public promptly by the Board through the Internet.

1016 C. A local electoral board may accept campaign finance reports filed by computer or electronic 1017 means from any candidate or political committee that is required to file reports with that board. Such 1018 reports shall be filed in accordance with, and using software that meets, standards approved by the

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1019 State Board. The electoral board shall promptly make the information that it accepts in this manner 1020 available to the public through the Internet.

1021 D. The State Board shall enter or cause to be entered into a campaign finance database, available to 1022 the public through the Internet, the information from required campaign finance reports filed by 1023 computer, electronic, or other means by candidates for the General Assembly and statewide office.

1024 E. Other campaign finance reports required by this chapter to be filed by a committee with the State 1025 Board or a local electoral board, or both, may be filed electronically on terms agreed to by the 1026 committee and the Board.

§ 24.2-946.2. Custody of reports; inspection and copying. 1027

A. All campaign finance reports shall be open to inspection by any person during the business hours 1028 1029 of the office in which they are filed. Copies shall be produced for any person requesting them who shall pay the reasonable cost of the copies. Copies of such reports certified by the principal administrative 1030 1031 officer in whose office they are kept shall be evidence in all courts to the same extent as the original 1032 report would be if produced and proved. 1033

B. The following applies to campaign finance reports filed by candidate campaign committees:

1034 1. Every officer or local electoral board, with whom reports are required to be filed by this chapter, 1035 shall file and preserve such reports and keep them as part of the office's records for at least one year 1036 after the final report is filed, or through the next general election for the office to which they pertain, 1037 whichever is later; or in the case of a candidate who has not filed a final report and seeks election to 1038 the same office in a successive election, through the next general election for the office to which they 1039 pertain.

1040 2. The State Board shall file and preserve as part of its records the reports required to be filed with 1041 it by this chapter for at least one year after the final report is filed, or through the next general election 1042 for the office to which they pertain, whichever is later; or in the case of a candidate who has not filed a 1043 final report and seeks election to the same office in a successive election, through the next general election for the office to which they pertain. Thereafter, the State Board shall forward the reports it 1044 1045 preserves to The Library of Virginia for preservation under the Virginia Public Records Act (§ 42.1-76 1046 et seq.).

C. The following applies to campaign finance reports filed by political committees:

1048 1. Every officer or local electoral board, with whom reports are required to be filed by this chapter, 1049 shall file and preserve such reports as part of the office's records for at least four years after the 1050 reporting deadline or one year after the final report is filed.

1051 2. The State Board shall file and preserve as part of its records the reports required to be filed with 1052 it by this chapter for at least four years after the reporting deadline or one year after the final report is filed. Thereafter, the State Board shall forward the reports it preserves to The Library of Virginia for 1053 1054 preservation under the Virginia Public Records Act (§ 42.1-76 et seq.). 1055

§ 24.2-946.3. Reporting of certain violations; penalties.

1056 A. It shall be the duty of the State Board to report any violation of the provisions of this chapter to 1057 the appropriate attorney for the Commonwealth. The State Board shall report to the attorney for the 1058 Commonwealth of the City of Richmond in the case of reporting requirements for campaign committees 1059 for statewide office and to the attorney for the Commonwealth of the county or city of the residence of a 1060 candidate for the General Assembly. For political committees, the State Board shall report the violation 1061 to the attorney for the Commonwealth of the City of Richmond. If all the officers of a political 1062 committee are residents of one county or city as shown on the statement of organization required by this 1063 chapter, the State Board shall report violations for that political committee to the attorney for the 1064 Commonwealth of that county or city.

1065 B. It shall be the duty of the electoral board of a county or city to report any violation of the 1066 provisions of this chapter relating to the filing of campaign finance reports required to be filed with the 1067 electoral board to the attorney for the Commonwealth for the county or city in which the electoral 1068 board has jurisdiction.

1069 C. In order to fulfill the duty to report violations pursuant to subsections A and B, the Board shall 1070 establish and implement a system for receiving, cataloging, and reviewing reports filed pursuant to the 1071 provisions of this chapter and for verifying that reports are complete and submitted on time. As part of the system referred to in this subsection, the general registrar for each county and city, or the secretary 1072 1073 of the electoral board in any county or city in which the electoral board chooses to perform the duties 1074 stated in this subsection, shall be required, in accordance with instructions provided by the Board, to 1075 receive, catalog, and review the reports filed with the local electoral board and to verify that the reports 1076 are complete and submitted on time.

1077 D. The State Board, and the general registrar or secretary of the electoral board in accordance with 1078 the instructions of the State Board, (i) shall assess and collect the civil penalties provided in Article 8 1079 and (ii) if unable to collect the penalty, shall report the violation to the appropriate attorney for the 1080 Commonwealth for enforcement.

1081 E. The State Board, or the general registrar or secretary of the electoral board in accordance with 1082 the instructions of the State Board, shall notify, no later than 14 days after the report due date, any 1083 person submitting an incomplete report of the need for additional information. The State Board, or the 1084 general registrar or secretary of the electoral board in accordance with the instructions of the State 1085 Board, may request additional information to correct obvious mathematical errors and to fulfill the 1086 requirements for information on the reports.

1087 F. Upon notice of a violation of this chapter, the State Board or the general registrar or local 1088 electoral board, as appropriate, shall within 90 days of the report deadline notify the appropriate 1089 attorney for the Commonwealth, who shall initiate civil proceedings to enforce the civil penalties 1090 assessed by the State Board or the local electoral board as provided herein. Any civil penalties collected 1091 pursuant to action by the State Board shall be payable to the State Treasurer for deposit to the general 1092 fund, and any civil penalties collected pursuant to action by a general registrar or local electoral board 1093 shall be payable to the treasurer of the locality for deposit to its general fund.

1094 G. In the case of any political committee that is required to file a statement of organization pursuant 1095 to this chapter, the State Board shall be authorized to waive a penalty that has been assessed if the filer 1096 demonstrates that there exists good cause to waive the penalty.

1097 H. The State Board shall notify the public through the Internet of any violation based on the failure 1098 to file a required report by a candidate for statewide office or the General Assembly and the identity of 1099 the violator.

1100 I. The State Board shall determine the schedule of civil penalties required to be followed by its staff 1101 and local electoral boards in assessing penalties under this chapter. No election official or staff may 1102 waive or reduce such penalties, except as provided in § 24.2-946.4.

1103 § 24.2-946.4. Right to grant extensions in special circumstances.

1104 A. The State Board shall provide instructions to filers for delivery of campaign finance reports within 1105 the time periods prescribed by law.

1106 B. Notwithstanding any other provision of law, any candidate or treasurer required to file a report 1107 pursuant to this chapter shall be entitled to a 72-hour extension of the filing deadline if his spouse, 1108 parent, grandparent, child, grandchild, or sibling died within the 72 hours before the deadline. The 1109 State Board or the local electoral board shall be authorized to grant an extension of the filing deadline 1110 for a period not to exceed five days for good cause shown by the filer and found by the Board or board 1111 sufficient to justify the granting of the extension.

1112 C. The Secretary of the State Board shall have additional authority to extend a deadline established 1113 in this chapter for filing reports in emergency situations that interfere with the timely filing of reports. 1114 The extension shall be limited in scope to the areas and times affected by the emergency. The provisions 1115 of this subsection shall be applicable only in the case of an emergency declared by the Governor 1116 pursuant to Chapter 3.2 (§ 44-146.13 et seq.) of Title 44 or declared by the President of the United 1117 States and confirmed by the Governor by executive order as an emergency for the purposes of this 1118 subsection.

1119 D. The Secretary of the State Board shall have additional authority to extend a deadline established 1120 in this chapter for filing reports for a reasonable period for a candidate who serves as his own 1121 campaign treasurer and who is a member of a uniformed service of the United States called to active 1122 duty during a reporting period.

1123 E. The State Board shall have authority to extend any deadline applicable to reports required to be 1124 filed by computer or electronic means in the event of a failure of the computer or electronic filing 1125 system that prevents timely filing. The extension shall not exceed a period of up to five days after 1126 restoration of the filing system to operating order.

1127 F. The State Board shall have authority also to grant extensions as provided in § 24.2-503 and § 24.2-948.3. 1128 1129

§ 24.2-946.5. Dormant committees.

1130 A. The State Board or the electoral board of any county or city may close the file of any candidate 1131 campaign committee or political committee required to file with it provided the committee has not filed 1132 a final report and the Board or board cannot locate either the candidate or his campaign treasurer, or 1133 in the case of any political committee, the Board or board cannot locate the treasurer or custodian of 1134 the books of the committee. A candidate campaign committee file shall not be closed if the candidate 1135 has filed a report with the Board or board for any campaign for any office within the prior five years. 1136 A political committee file shall not be closed if the committee has filed a report within the prior five 1137 years.

1138 B. Once the committee's file has been closed, no more reports will be due and no additional 1139 penalties for failure to file will accrue. However, if the whereabouts of the candidate or his campaign 1140 treasurer, or in the case of any political committee, the treasurer or custodian of the books of the 1141 committee, later becomes known to the Board or board, it may reopen the file and send notice to the

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1142 candidate, or in the case of any political committee, the treasurer or custodian of the books of the 1143 committee, requesting that he file the appropriate reports and pay any penalties that were levied before 1144 the file was closed by it.

Article 3.

Candidates and Their Campaign Committees.

§ 24.2-947. Candidate election cycle.

1148 The candidate's election cycle shall be deemed to begin on January 1 of the year that the candidate first seeks election for the office through December $\overline{31}$ immediately following the election for such 1149 1150 office. The next election cycle, and any subsequent election cycles, for the candidate who seeks election 1151 for successive terms in the same office shall begin on January 1 immediately following each election for 1152 the same office and continue through December 31 immediately following the next successive election for the same office. Solely for the purpose of filing reports pursuant to this article, a candidate with any 1153 activity to report in a new election cycle shall be presumed to be a candidate for election in the 1154 1155 succeeding election. 1156

§ 24.2-947.1. Statement of organization.

1157 A. Any individual seeking or campaigning for an office of the Commonwealth or one of its governmental units in a party nomination process or general, primary, or special election, shall file a 1158 1159 statement of organization within 10 days of meeting any one of the following conditions: 1160

1. Acceptance of a contribution;

1161 2. Expenditure of any funds;

1162 3. The payment of a filing fee for any party nomination method;

1163 4. The filing of a candidate statement of qualification pursuant to § 24.2-501; or

1164 5. The appointment of a campaign treasurer, designation of a campaign committee, or designation of 1165 a campaign depository.

1166 B. The individual shall file the statement with the State Board, if a candidate for statewide office, 1167 with the State Board and a copy with the local electoral board of the candidate's residence if a candidate for the General Assembly, or with the local electoral board, if a candidate for local or 1168 1169 constitutional office. 1170

C. The statement of organization shall include the following information:

1. The full name and residence address of the candidate;

1172 2. The full name and mailing address for the campaign committee;

1173 3. The full name, residence address, and daytime phone number of the treasurer;

1174 4. The office being sought and district, if any, for the office;

1175 5. The recognized political party affiliation of the candidate for statewide office or the General 1176 Assembly. In the absence of any political party affiliation, independent shall be used; 1177

6. The name of the financial institution for his campaign depository; and

1178 7. Such other information as shall be required by the State Board except that the account number for 1179 a designated depository account shall not be required.

1180 D. In the case of any candidate who seeks election for successive terms in the same office, the 1181 statement of organization filed by the candidate shall continue in effect for such successive elections, but 1182 the candidate shall file notice of any changes in the information provided on the form within 10 days of 1183 the change with the State Board, local electoral board, or both, as appropriate. 1184

§ 24.2-947.2. Campaign depositories; reimbursements of expenses; petty cash fund.

1185 A. Upon meeting any of the requirements of subsection A of § 24.2-947.1, the candidate shall designate a campaign depository, which shall be maintained in a financial institution within the 1186 Commonwealth, in an account properly identifying the name of and the existence of the political 1187 1188 candidacy.

1189 B. No candidate, campaign treasurer, or other individual shall pay any expense on behalf of a 1190 candidate, directly or indirectly, except by a check drawn on such designated depository identifying the 1191 name of the campaign committee and candidate. However, a candidate, treasurer, or other authorized 1192 member of the candidate's campaign staff may be reimbursed, by a check drawn on the designated 1193 depository, or according to the provisions of subsection C, for the payment of expenses (i) paid by him 1194 by check, cash, or credit or debit card, (ii) made on behalf of the campaign, and (iii) fully documented 1195 by complete records of the expenditure, maintained as required by this chapter, and including receipts 1196 identifying the nature of the expenses and the names and addresses of each person paid by the recipient 1197 of the reimbursement.

1198 C. A campaign committee (a) may establish a petty cash fund to be utilized for the purpose of 1199 making expenditures or reimbursing verified credit card expenditures of less than \$200 if complete records of such expenditures are maintained as required by this chapter and (b) may transfer funds 1200 1201 from the designated campaign depository to an account or instrument to earn interest on the funds so 1202 long as the transferred funds and earned interest are returned to the designated depository account, 1203 complete records are maintained, and all expenditures are made through the designated depository

1204 account.

1205 D. 1. Notwithstanding the provisions of this section pertaining to campaign committee depositories 1206 and accounts, the campaign committee's treasurer may establish a separate federal compliance account 1207 in the candidate's designated campaign depository for the purpose of complying with requirements of 1208 federal law including, without limitation, restrictions on sources and amounts of campaign contributions 1209 applicable to federal candidates and officeholders. The candidate and campaign treasurer shall report 1210 all contributions and expenditures for an account established pursuant to this section on a consolidated 1211 basis with the candidate's campaign account established pursuant to this section in disclosure reports 1212 filed pursuant to this article. In addition, the treasurer may transfer funds from a federal compliance 1213 account created pursuant to this section to an account or instrument to earn interest on the funds so 1214 long as the transferred funds and earned interest are returned to the designated depository account 1215 created pursuant to subsection A, complete records are maintained, and all expenditures are made 1216 through the designated depository account.

1217 2. A committee registered with the Federal Election Commission which is not otherwise required by 1218 this chapter to file with the State Board, shall not be deemed to have triggered such filing requirements 1219 solely by virtue of one or more contributions to one or more federal compliance accounts created 1220 pursuant to this subsection. 1221

§ 24.2-947.3. Campaign committee treasurer requirements and responsibilities.

1222 A. Upon meeting any of the requirements of subsection A of § 24.2-947.1, the candidate shall appoint 1223 a single campaign treasurer who shall be a registered voter in Virginia. Every treasurer so appointed 1224 shall accept the appointment, in writing on the statement of organization, prior to the filing thereof. No 1225 individual shall act as treasurer unless the required statement of appointment has been filed. The same 1226 person may serve as campaign treasurer for more than one candidate.

1227 B. In the event of the death, resignation, removal, or change of the treasurer, the candidate shall 1228 designate a successor and file the name and address of the successor within 10 days of the change with 1229 the State Board, local electoral board, or both, as provided in subsection B of § 24.2-947.1.

1230 C. Any candidate who fails to appoint a treasurer or successor treasurer shall be deemed to have appointed himself treasurer and shall comply as such with the provisions of this chapter. 1231

1232 D. All contributions and expenditures received or made by any candidate, or received or made on 1233 his behalf or in relation to his candidacy by any person, except independent expenditures, shall be paid 1234 over or delivered to the candidate's treasurer or shall be reported to the treasurer in such detail and 1235 form as to allow him to comply fully with this chapter. An independent expenditure shall be reported 1236 pursuant to § 24.2-945.2 in lieu of being reported to the candidate's treasurer.

1237 E. The candidate or his treasurer shall keep detailed and accurate accounts of all contributions 1238 turned over to and expenditures made by the candidate or his treasurer on behalf of the candidate or 1239 his campaign committee, or reported to any candidate or his treasurer pursuant to this article. Such 1240 account shall set forth the date of the contribution or expenditure, its amount or value, the name and 1241 address of the person or committee making the contribution or to whom the expenditure was made, and 1242 the object or purpose of the contribution or expenditure. Such books and records may be destroyed or 1243 discarded at any time after (i) one year from the date of filing the final report required by § 24.2-948.4 1244 or (ii) three years after the December 31 immediately following the election, whichever last occurs, 1245 unless a court of competent jurisdiction shall order their retention for a longer period.

1246 F. It shall be unlawful for any candidate, his treasurer, or any person receiving contributions or 1247 making expenditures on a candidate's behalf or in relation to his candidacy, to fail to report every 1248 contribution and expenditure as required by this article. 1249

§ 24.2-947.4. Information to be included on campaign finance reports for campaign committees.

1250 A. The reports required by this article shall be filed on a form prescribed by the State Board and 1251 shall include all financial activity of the campaign committee. All completed forms shall be submitted in 1252 typed, printed, or legibly hand printed format or electronically as provided in § 24.2-946.1. Persons 1253 submitting the forms shall do so subject to felony penalties for making false statements pursuant to 1254 § 24.2-1016. 1255

B. The report of receipts shall include:

1256 1. The total number of contributors, each of whom has contributed an aggregate of \$100 or less, 1257 including cash and in-kind contributions, as of the date of the report, and the total amount of 1258 contributions from all such contributors;

1259 2. For each contributor who has contributed an aggregate of more than \$100, including cash and 1260 in-kind contributions, as of the ending date of the report, the campaign committee shall itemize each 1261 contributor on the report and list the following information:

- 1262 a. the name of the contributor, listed alphabetically,
- 1263 b. the mailing address of the contributor,
- 1264 c. the amount of the contribution,

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1265 d. the aggregate amount of contributions from the contributor to date,

1266 e. the date of the contribution,

1267 f. the occupation of the contributor,

1268 g. the name of his employer or principal business, and

1269 h. the city and state where employed or where his business is located.

1270 For each such contributor, other than an individual, the principal type of business and place of 1271 business of the contributor shall be substituted for subdivisions f and g, respectively. For each such 1272 contributor other than an individual, it shall be sufficient to list the address of the contributor one time 1273 on the report of receipts.

1274 C. The report of disbursements shall include all expenditures and give:

1275 1. The name and address of the person paid:

1276 2. A brief description of the purpose of the expenditure;

1277 3. The name of the person contracting for or arranging the expenditure;

1278 4. The amount of the expenditure; and

1279 5. The date of the expenditure. 1280

The report of disbursements shall itemize any expenditure made by credit card payment.

1281 D. Each report for a candidate shall list separately those receipts and expenditures reported to the 1282 candidate or his treasurer by any person, campaign committee, or political committee pursuant to 1283 subsection D of § 24.2-947.3, and in the case of in-kind contributions, shall set forth in each instance 1284 the source of the information reported.

E. The report shall list separately all loans and, for each loan, shall give:

1286 1. The date the loan was made;

1287 2. The name and address of the person making the loan and any person who is a co-borrower, 1288 guarantor, or endorser of the loan; 1289

3. The amount of the loan;

4. The date and amount of any repayment of the loan; and

1291 5. For any loan or part of a loan that is forgiven by the lender, the amount forgiven listed as both a 1292 contribution and loan repayment.

1293 F. The State Board shall provide for a "no activity" report that may be filed for any reporting period 1294 in which the filer has no activity to report.

1295 G. It is the joint responsibility of the candidate and his treasurer that the report of a candidate be 1296 filed, that the report be in full and accurate detail, and that the report be received by the State Board, 1297 local electoral board, or both, by the deadline for filing the report. 1298

§ 24.2-947.5. With whom candidates file reports.

1299 A. Candidates for statewide office shall file the reports required by this article by computer or electronic means in accordance with the standards approved by the State Board. 1300

1301 B. Candidates for the General Assembly may file reports required by this article with the State 1302 Board by computer or electronic means in accordance with the standards approved by the State Board. 1303 Nonelectronic reports for the General Assembly shall be filed with the State Board and with the 1304 electoral board of the locality where the candidate resides.

1305 C. Except as provided in § 24.2-948.1, candidates for any other office shall file with the electoral 1306 board of the locality in which the candidate resides.

1307 D. Any report that may be filed with the State Board by mail shall be (i) received by the State Board 1308 by the deadline for filing the report or (ii) transmitted to the State Board by telephonic transmission to 1309 a facsimile device by the deadline for filing the report with an original copy of the report mailed to the 1310 State Board and postmarked by the deadline for filing the report. 1311

§ 24.2-947.6. Filing schedule for candidates for office; November elections.

1312 A. Any candidate for any office to be filed at a November general election, shall file the prescribed 1313 campaign finance reports as follows: 1314

1. Not later than July 15 in a nonelection year for the period January 1 through June 30;

1315 2. Not later than January 15 following a nonelection year for the period July 1 through December 1316 31:

1317 3. In an election year, not later than April 15 for the period January 1 through March 31 and 1318 pursuant to subdivisions 4 through 9 of this section;

1319 4. Not later than the eighth day before the primary date complete through the thirteenth day before the primary date: 1320

1321 5. Not later than July 15 complete through June 30;

1322 6. Not later than September 15 complete through August 31;

1323 7. Not later than October 15 complete through September 30;

1324 8. Not later than the eighth day before the November election date complete through the thirteenth 1325 day before the election date:

1326 9. Not later than the thirtieth day after the November election date complete through the twenty-third

1327 day after the election date; and

1328 10. Not later than January 15 following an election year complete through December 31, and then in 1329 accordance with subdivisions A 1 and A 2 or subdivisions A 3 through A 9, as appropriate, of this 1330 subsection until a final report is filed.

1331 B. Any candidate, who was subject to the election year filing schedule set out in subdivisions A 3 1332 through A 9 and who has not filed a final report, shall file reports in any subsequent election year for 1333 the same office in accordance with the election year filing schedule set out in subdivisions A 3 through 1334 A 9.

1335 C. Any candidate shall also file any report of certain large contributions required by § 24.2-947.9 or § 24.2-948, if applicable. 1336

1337 § 24.2-947.7. Filing schedule for candidates for office; May elections.

1338 A. Any candidate for election to a local office to be filled at a May general election shall file the 1339 prescribed campaign finance reports as follows:

1340 1. For municipal primary candidates only, not later than the eighth day before the primary date 1341 complete through the eleventh day before the primary:

1342 2. Not later than the eighth day before the election date complete through the eleventh day before 1343 the election date;

1344 3. Not later than June 15 of the election year complete through June 10; 1345

4. Not later than July 15 of the election year complete through June 30; and

1346 5. Not later than the following January 15 complete through December 31 and semi-annually 1347 thereafter, not later than July 15 complete through June 30 and not later than January 15 complete 1348 through December 31, until a final report is filed.

- 1349 B. Any candidate, who was subject to the election year filing schedule set out in subdivisions A 1 1350 through A 5 and who has not filed a final report, shall file reports in any subsequent election year for 1351 the same office in accordance with the election year filing schedule set out in subdivisions A 1 through 1352 A 5.
- 1353 C. Any candidate shall also file any report of certain large contributions required by § 24.2-947.9 or 1354 § 24.2-948, if applicable. 1355

§ 24.2-947.8. Filing requirements for special elections.

1356 A. Candidates for nomination or election to an office to be filled by a special election held on a 1357 regular election date shall file the prescribed reports of contributions and expenditures which apply to 1358 regularly scheduled elections for that office.

1359 B. In the case of a special election held on a date other than a regularly scheduled general election, 1360 the candidate shall file as follows:

1361 1. A report not later than the eighth day before the special election date complete through the 1362 eleventh day before that date;

1363 2. A postelection report no later than the thirtieth day after the election and prior to taking office; 1364 and

1365 3. A postelection report not later than January 15 and July 15 each year until a final report is filed. 1366 C. Any candidate, who has been subject to the election year filing schedule set out in subdivisions B 1367 1 through B 3 and who has not filed a final report, shall file reports in any subsequent election year for 1368 the same office in accordance with the election year filing schedule set out in § 24.2-947.6 or 1369 § 24.2-947.7 as appropriate for that office.

1370 D. Any candidate shall also file any report of certain large contributions required by § 24.2-947.9 or 1371 § 24.2-948, if applicable. 1372

§ 24.2-947.9. Special report required of certain large pre-election contributions.

1373 A. Any contribution reported pursuant to this section shall also be reported on the first report 1374 required by this article after any election.

1375 B. Statewide and General Assembly candidates shall file all reports required by this section with the 1376 State Board and with the electoral board of the locality where the candidate resides. Any candidate for 1377 a constitutional or local office shall file such reports with the electoral board of the locality where the 1378 candidate resides.

1379 C. Except as provided in subsection D, any single contribution of \$5,000 or more for a statewide 1380 office, \$1,000 or more for the General Assembly, or \$500 or more for any other office, knowingly 1381 received or reported by the candidate or his treasurer on behalf of his candidacy (i) on and after the 1382 twelfth day preceding a primary and before the primary date, (ii) on and after the twelfth day preceding 1383 a general election and before the general election date, or (iii) on and after the eleventh day preceding 1384 any other election in which the individual is a candidate and before the election day, shall be reported 1385 in writing as provided in § 24.2-947.4 or electronically pursuant to § 24.2-946.1, and the report shall be 1386 received by the State Board or local electoral board, as appropriate, by 5:00 p.m. on the following day 1387 or for a contribution received on a Saturday by 5:00 p.m. on the following Monday. However, any such

1388 contribution received within the 24 hours prior to the election day shall be reported and a report 1389 thereof received on the day prior to the election.

1390 D. The reports required by subsection C of this section shall also be required of any candidate for 1391 nomination by a political party to serve as the party's nominee in a general or special election if (i) the 1392 party nominates by convention or any method other than a primary and (ii) there are at least two 1393 candidates for nomination pursuant to the rules and procedures of the party. In such case, candidates 1394 for nomination shall be required to file the reports required by subsection C for the 12-day or 11-day 1395 period, as specified by subsection C, immediately preceding:

1396 1. The caucus, mass meeting, convention, or other nominating event at which the party's nomination 1397 shall be finally determined pursuant to the rules and procedures of the party; and

1398 2. Any caucus, mass meeting, convention, or other nominating event, other than that at which the party's nomination shall be finally determined, at which delegates are chosen who are pledged to 1399 1400 support a specified candidate on at least one ballot at a subsequent district or state convention required 1401 as part of the nominating process.

1402 E. No report shall be required pursuant to subsection D if the candidate is or has become, by virtue 1403 of the withdrawal of any opponent or the operation of the rules and procedures of the party, unopposed 1404 for nomination at the time such report otherwise would be required to be made.

1405 § 24.2-948. Special reports required of certain large contributions received by members of county 1406 boards of supervisors and city and town councils.

1407 A. Any contribution reported pursuant to this section shall also be reported on the next report 1408 required by this article.

1409 B. The campaign committee of any incumbent member of a county board of supervisors or city or 1410 town council shall report as required by this section any single contribution of \$500 or more knowingly 1411 received by the member's campaign committee during any year other than the election year for his office. The receipt of the contribution shall be reported in writing as provided in § 24.2-947.4 or 1412 electronically pursuant to § 24.2-946.1, and the report shall be received by the local electoral board by 1413 1414 the end of the fifteenth business day following receipt of the contribution. The campaign committee of a 1415 member of a county board of supervisors or city or town council shall file the reports required by this 1416 section with the electoral board of the locality where the incumbent member resides. Any contribution 1417 reported pursuant to this section shall also be reported on the first periodic report required by this 1418 article following receipt of the contribution.

1419 C. The report shall be on a form prescribed by the State Board and shall include (i) the name of the 1420 contributor, the address of the contributor, and the amount of the contribution; (ii) for each such 1421 individual contributor, the occupation of the contributor, the name of his employer or principal business, 1422 and the locality where employed or where his business is located; and (iii) for each such contributor, 1423 other than an individual, the place of business and principal type of business of the contributor. 1424

§ 24.2-948.1. Exemption from reporting requirements for certain candidates for local office.

1425 A. This section shall apply to candidates for local office. A candidate for local office may seek an 1426 exemption from the requirements for filing campaign finance disclosure reports set out in this chapter except for the filing requirements of §§ 24.2-945.2, 24.2-947.1, 24.2-947.9, 24.2-948, and 24.2-948.4 1427 1428 pertaining to certain independent expenditures, the statement of organization, large contributions, and 1429 the filing of a final report. The request for an exemption shall be filed with the electoral board of the 1430 county or city where the candidate resides on a form prescribed by the State Board and in accordance 1431 with instructions by the State Board for the time for filing and the process for approval by the electoral 1432 board.

1433 B. To qualify for an exemption, the candidate shall certify on the form that (i) he has not and will 1434 not solicit or accept any contribution from any other person or political committee during the course of 1435 his campaign, (ii) he has not and will not contribute to his own campaign more than \$1,000, (iii) he 1436 has not and will not expend more than \$1,000 in the course of his campaign, and (iv) that he has 1437 complied and will comply with the requirements of this chapter. This certification shall apply for the 1438 duration of the campaign until the filing of a final report in compliance with § 24.2-948.4 after the 1439 election. A candidate may rescind his certification and exemption at any time during the campaign and 1440 shall file in accordance with the appropriate filing schedule thereafter, provided that the candidate 1441 rescinds his certification prior to engaging in the activities described in clauses (i), (ii), and (iii) of this 1442 subsection. The first report filed shall account for all prior contributions and expenditures pertaining to 1443 his campaign.

C. Any candidate who has qualified for an exemption from reporting requirements pursuant to this 1444 1445 section shall not be permitted to qualify for any office, enter upon the duties thereof, or receive any 1446 salary or emoluments therefrom until a final report has been filed that details all financial activity of 1447 the candidate's campaign and states that all reporting for the nomination and election is complete and 1448 final. No officer authorized by the laws of the Commonwealth to issue certificates of election shall issue 1449 one to any person determined to be elected to any such office, until copies of the final report cited

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1450 above have been filed as required in this chapter.

1451 D. A candidate who has a current exemption under the provisions of this section, or who is 1452 otherwise exempt from reporting contributions and expenditures under this chapter, may purchase voter 1453 lists from the State Board under the provisions of §§ 24.2-405 and 24.2-406 with a check drawn on the 1454 candidate's personal account.

1455 § 24.2-948.2. Reports as condition to qualification for office.

1456 A. No person shall be permitted to qualify for any office, enter upon the duties thereof, or receive 1457 any salary or emoluments therefrom until he has filed the campaign finance reports required in 1458 subdivisions A 3 through A 9 of § 24.2-947.6; subdivisions A 1, A 2, and A 3 of § 24.2-947.7; and subdivisions B 1 and B 2 of § 24.2-947.8, as applicable; and a final report if required by subsection C 1459 1460 of § 24.2-948.1. No officer authorized by the laws of this Commonwealth to issue certificates of election 1461 shall issue one to any person determined to be elected to any such office, until copies of the reports cited above have been filed as required in this article. 1462

B. Notwithstanding the requirements of subsection A, a person who is elected to fill a vacancy at a 1463 1464 special election held on a general election day may qualify for the office and be issued a certificate of 1465 election in advance of filing the postelection report required to be filed under subdivision A 9 of 1466 § 24.2-947.6 in the case of a November election, or under subdivision A 3 of § 24.2-947.7 in the case of 1467 a May election, upon the filing of a postelection report complete through the election day.

1468 § 24.2-948.3. Compliance with reporting requirements of campaign finance disclosure act as 1469 requirement of candidacy for certain offices.

1470 A. It shall be a requirement of candidacy in any election for statewide office or the General 1471 Assembly that the candidate shall have filed the disclosure reports required by this chapter for any 1472 election in which he participated as a candidate for any such office and which was held within the five 1473 years preceding the date of the election in which he seeks to be a candidate. For the purposes of this 1474 section, the candidate shall be presumed to have complied with the candidate disclosure reporting 1475 requirements unless (i) the State Board or local electoral board, whichever is appropriate, has notified 1476 the candidate, at least 60 days prior to the applicable deadline for him to file his written statement of 1477 qualification set out in § 24.2-503, that he has failed to file a required report or reports and (ii) the 1478 candidate fails to file the specified report or reports by the applicable deadline for filing his written 1479 statement of qualification.

1480 B. The authority of the State Board to grant an extension of the deadline established in § 24.2-503 1481 shall include the authority to grant such extension with respect to the requirements of this section. 1482

§ 24.2-948.4. Final report requirement; disbursement of surplus funds.

1483 A. A final report shall be filed by every campaign committee which sets forth (i) all receipts and 1484 disbursements not previously reported, (ii) an accounting of the retirement of all debts, and (iii) the 1485 disposition of all surplus funds as provided in subsection D. The final report shall include a termination 1486 statement, signed by the candidate, that all reporting for the campaign committee is complete and final. 1487 Once a campaign committee's final report has been filed, no further report relating to that election shall 1488 be required.

1489 B. A final report shall be required when (i) a candidate no longer seeks election to the same office 1490 in a successive election, (ii) a candidate seeks election to a different office, or (iii) the candidate is 1491 deceased.

1492 C. If the candidate is deceased, the final report shall be filed and signed by the treasurer. If the 1493 candidate was serving as his own treasurer, his executor shall file and sign the final report. Any excess 1494 contributed funds shall be disposed of pursuant to the provisions of subsection D.

1495 D. Amounts received by a candidate or his campaign committee as contributions that are in excess 1496 of the amount necessary to defray his campaign expenditures may be disposed of only by one or any 1497 combination of the following: (i) transferring the excess for use in a succeeding election or to retire the 1498 deficit in a preceding election; (ii) returning the excess to a contributor in an amount not to exceed the 1499 contributor's original contribution; (iii) donating the excess to any organization described in § 170(c) of 1500 the Internal Revenue Code; (iv) contributing the excess to one or more candidates or to any political 1501 committee that has filed a statement of organization pursuant to this chapter; (v) contributing the excess 1502 to any political party committee; and (vi) defraying any ordinary, nonreimbursed expense related to his 1503 elective office. It shall be unlawful for any person to convert any contributed moneys, securities, or like 1504 intangible personal property to his personal use. Article 4.

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Political Action Committees.

1507 § 24.2-949. Political action committee election cycle.

1508 The political action committee's election cycle shall be deemed to begin on January 1 and continue 1509 through December 31 of each calendar year.

1510 § 24.2-949.1. Establishment of political action committees by certain entities.

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1511 Any stock or nonstock corporation, labor organization, membership organization, cooperative, or other group of persons may establish and administer for political purposes, and solicit and expend 1512 1513 contributions for, a political action committee, provided that:

1514 1. No political action committee shall make a contribution or expenditure by utilizing money or 1515 anything of value secured by physical force, job discrimination, financial reprisal, threat of force, or as 1516 a condition of employment.

1517 2. Any person soliciting a contribution to a political action committee shall, at the time of 1518 solicitation, inform the person being solicited of (i) his right to refuse to contribute without any reprisal 1519 and (ii) the political purposes of the committee. 1520

§ 24.2-949.2. Statement of organization for a political action committee.

1521 A. Except as provided in subsection B, each political action committee that anticipates receiving contributions or making expenditures in excess of \$200 in a calendar year shall file with the State 1522 1523 Board a statement of organization within 10 days after its organization, or if later, within 10 days after the date on which it has information that causes the committee to anticipate it will receive contributions 1524 1525 or make expenditures in excess of \$200 or on which it otherwise becomes subject to the provisions of 1526 this chapter. Any change in information previously submitted in a statement of organization shall be 1527 reported to the State Board within 10 days following the change. 1528

The statement of organization shall include:

1. The name of the political action committee and its address in the Commonwealth;

2. The names, addresses, and relationships of affiliated or connected organizations;

3. The area, scope, or jurisdiction of the political action committee;

1532 4. The name and business address of the treasurer and his residence address in the Commonwealth 1533 who shall be deemed the agent of the political action committee for the purpose of service of process on 1534 the political action committee:

1535 5. The name, residence address in the Commonwealth, business address, and position of the 1536 custodian of the books and accounts, who works under the direction of the treasurer, and the address in 1537 the Commonwealth where the books are maintained;

1538 6. The name, address, office sought, and party affiliation of each individual whom the political 1539 action committee is supporting or opposing for nomination or for election to any public office whatever 1540 or, if supporting the entire ticket of any party, the name of the party;

1541 7. The designated depository to be used for the receipt and holding of funds and contributions 1542 received by the political action committee, in an account in a financial institution within the 1543 Commonwealth; and

1544 8. Such other information as shall be required by the State Board except that the account number for 1545 the designated depository account shall not be required.

B. Notwithstanding the provisions of subsection A, a political action committee that is established or 1546 1547 controlled by a corporation doing business in Virginia shall provide the following information in its 1548 statement of organization in lieu of the information required in subdivisions 1, 4, 5, and 7 of subsection 1549 A: 1550

1. The name and address of the political action committee;

2. The name and residence and business addresses of the treasurer:

1552 3. The name, residence address, and position of the custodian of the books who works under the 1553 direction of the treasurer; and 1554

4. A listing of all banks, safe-deposit boxes, or other repositories used.

§ 24.2-949.3. Use of candidate's name in name of political committee.

1556 A. No political action committee required to file a statement of organization pursuant to § 24.2-949.2 1557 shall include in any part of its name the name of a candidate unless the political action committee 1558 either (i) has obtained, prior to filing, the written authorization of the candidate to use the candidate's 1559 name as part of the name of the political action committee or (ii) has mailed by certified mail, 21 or 1560 more days prior to filing, written notice to the candidate of its intent to use his name as part of the 1561 name of the political action committee.

1562 B. Any political action committee which intends to use the name of a candidate as part of the name 1563 of the political action committee shall file with the statement of organization required by § 24.2-949.2 1564 either (i) a copy of the written authorization of the candidate consenting to the use of his name or (ii) a 1565 copy of its notice to the candidate and evidence of its timely mailing. If two candidates seeking the same office have the same surname, the political action committee shall include the first name, or other initial 1566 1567 or nickname, and the last name of the candidate, in the name of the political action committee so as to identify which candidate is associated with the political action committee; and either the written 1568 1569 authorization of the identified candidate or written notice to the identified candidate shall be required 1570 by this section.

1571 § 24.2-949.4. Political action committee treasurer requirements and responsibilities.

1572 A. The treasurer shall keep detailed and accurate accounts of all contributions turned over to and

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1573 expenditures made by the committee, the treasurer, or other officer on behalf of the political action 1574 committee, or reported to the treasurer pursuant to this chapter. Such account shall set forth the date of 1575 the contribution or expenditure, its amount or value, the name and address of the person or committee 1576 making the contribution or to whom the expenditure was made, and the object or purpose of the 1577 contribution or expenditure.

1578 Such books and records may be destroyed or discarded at any time after (i) one year from the date 1579 of filing the final report required by § 24.2-949.9 or (ii) a period of three years, whichever first occurs, 1580 unless a court of competent jurisdiction shall order their retention for a longer period.

1581 B. All receipts and expenditures received or made by any political action committee, or received or 1582 made on its behalf or in relation to the committee by any individual or person, except independent 1583 expenditures, shall be paid over or delivered to the political action committee's treasurer or shall be 1584 reported to the treasurer in such detail and form as to allow him to comply fully with this article. An 1585 independent expenditure shall be reported pursuant to § 24.2-945.2 in lieu of being reported to the 1586 political action committee's treasurer.

1587 C. It shall be unlawful for any political action committee, its treasurer, or any person receiving 1588 contributions or making expenditures on the committee's behalf or in relation to the committee, to fail to 1589 report every contribution and expenditure as required by this article.

1590 D. No political action committee treasurer or other individual shall pay any expense on behalf of the 1591 committee, directly or indirectly, except by a check drawn on such designated depository identifying the 1592 name of the political action committee. However, a treasurer or other authorized officer of the political 1593 action committee may be reimbursed, by a check drawn on the designated depository, for the payment of 1594 expenses (i) paid by him by check, cash, or credit or debit card, (ii) made on behalf of the committee, 1595 and (iii) fully documented by complete records of the expenditure, maintained as required by this 1596 chapter, and including receipts identifying the nature of the expenses and the names and addresses of 1597 each person paid by the recipient of the reimbursement.

1598 E. A treasurer of a political action committee (a) may establish a petty cash fund to be utilized for 1599 the purpose of making expenditures or reimbursing verified credit card expenditures of less than \$200 if 1600 complete records of such expenditures are maintained as required by this chapter and (b) may transfer 1601 funds from the designated campaign depository to an account or instrument to earn interest on the funds 1602 so long as the transferred funds and earned interest are returned to the designated depository account, 1603 complete records are maintained, and all expenditures are made through the designated depository 1604 account.

1605 § 24.2-949.5. Information to be included on campaign finance reports for political action committees. 1606 A. The reports required by this article shall be filed on a form prescribed by the State Board and 1607 shall include all financial activity of the political action committee. All completed forms shall be 1608 submitted in typed, printed, or legibly hand printed format or electronically as provided in § 24.2-946.1. 1609 Persons submitting the forms shall do so subject to felony penalties for making false statements pursuant 1610 to § 24.2-1016. 1611

B. The report of receipts shall include:

1. The total number of contributors, each of whom has contributed an aggregate of \$100 or less, 1612 1613 including cash and in-kind contributions, as of the date of the report, and the total amount of 1614 contributions from all such contributors;

1615 2. For each contributor who has contributed an aggregate of more than \$100, including cash and 1616 in-kind contributions, as of the ending date of the report, the political action committee shall itemize 1617 each contributor on the report and list the following information:

- 1618 a. the name of the contributor, listed alphabetically,
- 1619 b. the mailing address of the contributor,
- 1620 c. the amount of the contribution,
- 1621 d. the aggregate amount of contributions from the contributor to date,
- 1622 e. the date of the last contribution,
- 1623 f. the occupation of the contributor,
- 1624 g. the name of his employer or principal business, and
- 1625 h. the locality where employed or where his business is located.

1626 For each such contributor, other than an individual, the principal type of business and place of 1627 business of the contributor shall be substituted for subdivisions f and g, respectively. For each such 1628 contributor other than an individual, it shall be sufficient to list the address of the contributor one time 1629 on the report of receipts.

- 1630 C. The report of disbursements shall include all expenditures and give:
- 1631 1. The name and address of the person paid;
- 1632 2. A brief description of the purpose of the expenditure:
- 1633 3. The name of the person contracting for or arranging the expenditure;

1634 *4. The amount of the expenditure; and*

1635 *5. The date of the expenditure.*

1636 The report of disbursements shall itemize any expenditure made by credit card payment.

1637 D. Each report for a political action committee shall list separately those receipts and expenditures 1638 reported to the treasurer or other officer of the committee by any person, candidate campaign 1639 committee, or political committee, pursuant to subsection B of § 24.2-949.4, and in the case of in-kind 1640 contributions, shall set forth in each instance the source of the information reported.

1641 E. The report shall list separately all loans, and for each loan, shall give:

1642 1. The date the loan was made;

1643 2. The name and address of the person making the loan and any person who is a co-borrower, 1644 guarantor, or endorser of the loan;

1645 3. The amount of the loan;

1646 *4. The date and amount of any repayment of the loan; and*

1647 5. For any loan or part of a loan that is forgiven by the lender, the amount forgiven listed as both a contribution and loan repayment.

1649 *F.* The State Board shall provide for a "no activity" report that may be filed for any reporting period **1650** in which the filer has no activity to report.

1651 *G. It is the responsibility of the treasurer that the report for the political action committee be filed* **1652** *and that the report be in full and accurate detail.*

1653 § 24.2-949.6. Filing schedule for political action committees.

A. Political action committees shall file the prescribed campaign finance reports with the State Board
in accordance with the applicable provisions of this section. The first filed report shall be complete for
the entire period from the time the committee was organized or contributions were received.

1657 B. The reporting requirements shall continue in effect for each committee until a final report is filed.

1658 C. Political action committees shall file the prescribed campaign finance reports as follows:

1659 *1. Not later than April 15 complete from the preceding report through March 31;*

1660 2. Not later than July 15 complete from the preceding report through June 30;

1661 *3.* Not later than October 15 complete from the preceding report through September 30; and

1662 4. Not later than January 15 complete from the preceding report through December 31, and then continuing in accordance with this subsection until a final report is filed.

1664 § 24.2-949.7. Large dollar contribution reporting requirement for political action committees.

1665 In addition to the quarterly reports required by § 24.2-949.6, political action committees shall report
1666 any single contribution or loan of \$10,000 or more received at any time during the calendar year within
1667 three business days of receipt of the contribution or loan.

1668 1. The report shall be filed on a "large dollar contribution report" form prescribed by the State
1669 Board and shall be filed in writing or electronically in the same manner as the political action
1670 committee files its quarterly disclosure reports.

1671 2. Any contribution or loan reported pursuant to this section shall also be reported on the next 1672 subsequent report required under § 24.2-949.6 following receipt of the contribution or loan.

1673 3. For the purposes of this section, political action committees shall report as one contribution
1674 multiple contributions from a single source that have been subdivided into smaller amounts or given
1675 through different bank accounts for the purpose of evading the \$10,000 threshold. A political action
1676 committee that receives contributions from affiliated organizations shall not be deemed to be receiving
1677 contributions from a single source.

1678 § 24.2-949.8. With whom political action committees file reports; electronic filing requirement.

1679 A. Political action committees required to file reports by this article shall file all statements and campaign finance reports with the State Board.

B. A political action committee that is required by this chapter to file reports with the State Board, 1681 1682 and that accepts contributions or makes expenditures in excess of \$10,000 in any calendar year, or that accepted contributions or made expenditures in excess of \$10,000 in the previous calendar year, shall 1683 1684 file its reports with the State Board by computer or electronic means in accordance with the standards 1685 approved by the State Board until such time as the political action committee files a final report. Any 1686 political action committee that has been filing electronically, but does not anticipate accepting contributions or making expenditures in excess of \$10,000 in the upcoming calendar year, may sign a 1687 1688 waiver, on a form prescribed by the State Board, to exempt the committee from the electronic filing 1689 requirement for the calendar year. Such waiver form shall be submitted and received no later than the 1690 date the first report is due covering activity for that calendar year.

1691 C. For political action committees that are not subject to the provisions of subsection B, any report 1692 required to be filed with the State Board shall be deemed to be filed by the deadline for the report if it 1693 is mailed and postmarked not later than the deadline for filing the report.

1694 § 24.2-949.9. Final report requirement; disbursement of surplus funds.

1695 A. Any political action committee that, after having filed a statement of organization, disbands or

1696 determines it will no longer receive contributions or make expenditures during the calendar year in an 1697 aggregate amount exceeding \$200 shall so notify the State Board. A final report shall be filed by the 1698 committee that sets forth (i) all receipts and disbursements not previously reported, (ii) an accounting of 1699 the retirement of all debts, and (iii) the disposition of the committee's surplus funds. This final report 1700 shall include a termination statement, signed by the treasurer or other principal officer listed on the 1701 statement of organization, that all reporting for the committee is complete and final.

1702 B. Amounts received by a political action committee as contributions may be disposed of only by one 1703 or any combination of the following: (i) transferring the excess to an affiliated organization of the 1704 committee; (ii) returning the excess to a contributor in an amount not to exceed the contributor's 1705 original contribution; (iii) donating the excess to any organization described in § 170 (c) of the Internal 1706 Revenue Code; (iv) contributing the excess to one or more candidates or to any political committee that 1707 has filed a statement of organization pursuant to this chapter; (v) contributing the excess to any 1708 political party committee; and (vi) defraying any ordinary, nonreimbursed expense related to the political action committee. It shall be unlawful for any person to convert any contributed moneys, 1709 1710 securities, or like intangible personal property to his personal use. 1711

Article 5.

Political Party Committees.

1713 § 24.2-950. Political party committee election cycle.

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1714 The political party committee's election cycle shall be deemed to begin on January 1 and continue 1715 through December 31 of each calendar year.

1716 § 24.2-950.1. Certain political party committees exempt.

1717 A. Except as provided in subsection B of this section, subsection D of § 24.2-947.3, and § 24.2-950.5, 1718 any local district, county, or city party committee shall be exempt from the reporting requirements of 1719 this chapter. Contributions made by such committee to any candidate, his campaign committee, or a political committee shall be reported by the recipient of the contribution in accordance with the 1720 1721 provisions of this chapter.

1722 B. The exemption provided in this section shall not be applicable to state political party committees, 1723 congressional district political party committees, or county or city political party committees for any 1724 county or city with a population of more than 100,000, or organized political party groups of elected 1725 officials. Any other political party committee shall be exempt from the reporting and notification 1726 requirements of this chapter, except as provided in §§ 24.2-945.2 and 24.2-950.5, in each calendar year 1727 in which it does not accept contributions totaling more than \$15,000, or make contributions and 1728 expenditures totaling more than \$15,000. Any such committee shall be subject to such reporting 1729 requirements as soon as it accepts aggregated contributions, or makes aggregated contributions and 1730 expenditures, in excess of \$15,000 in a calendar year. The first report filed pursuant to § 24.2-950.6 1731 shall account for all receipts and disbursements during the calendar year and shall be complete through 1732 the completion date for the report period. 1733

§ 24.2-950.2. Statement of organization for a political party committee.

1734 Except as provided in §24.2-950.1, each political party committee that anticipates receiving 1735 contributions or making expenditures in excess of \$200 in a calendar year shall file with the State 1736 Board a statement of organization within 10 days after its organization, or if later, within 10 days after 1737 the date on which it has information that causes the committee to anticipate it will receive contributions 1738 or make expenditures in excess of \$200 or on which it otherwise becomes subject to the provisions of 1739 this article. Any change in information previously submitted in a statement of organization shall be 1740 reported to the State Board within 10 days following the change. 1741

The statement of organization shall include:

1. The name of the political party committee and its address in the Commonwealth;

1743 2. The name and business address of the treasurer and his residence address in the Commonwealth 1744 who shall be deemed the agent of the political party committee for the purpose of service of process on 1745 the political party committee;

1746 3. The name, residence in the Commonwealth, business address, and position of the custodian of the 1747 books and accounts, who works under the direction of the treasurer, and the address where the books 1748 are maintained;

1749 4. The name, address, office sought, and party affiliation of each individual whom the committee is 1750 supporting or opposing for nomination or for election to any public office whatever, or if supporting the 1751 entire ticket of any party, the name of the party;

1752 5. The designated depository to be used for the receipt and holding of funds and contributions received by the political party committee, in an account in a financial institution within the 1753 1754 Commonwealth; and

1755 6. Such other information as shall be required by the State Board except that the account number for 1756 the designated depository account shall not be required.

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1757 § 24.2-950.3. Political party committee treasurer requirements and responsibilities.

1758 A. The treasurer shall keep detailed and accurate accounts of all contributions turned over to and 1759 expenditures made by the political party committee, the treasurer, or other officer on behalf of the 1760 political party committee, or reported to the treasurer pursuant to this article. Such account shall set 1761 forth the date of the contribution or expenditure, its amount or value, the name and address of the 1762 person or committee making the contribution or to whom the expenditure was made, and the object or 1763 purpose of the contribution or expenditure.

1764 Such books and records may be destroyed or discarded at any time after (i) one year from the date 1765 of filing the final report required by § 24.2-950.9 or (ii) a period of three years, whichever first occurs, 1766 unless a court of competent jurisdiction shall order their retention for a longer period.

1767 B. All contributions and expenditures received or made by any political party committee, or received or made on its behalf or in relation to the committee by any person, except independent expenditures. 1768 1769 shall be paid over or delivered to the political party committee's treasurer or shall be reported to the treasurer in such detail and form as to allow him to comply fully with this article. An independent 1770 expenditure shall be reported pursuant to § 24.2-945.2 in lieu of being reported to the political party 1771 1772 committee's treasurer.

1773 C. It shall be unlawful for any political party committee, its treasurer, or any person receiving 1774 contributions or making expenditures on the committee's behalf or in relation to the committee, to fail to 1775 report every contribution and expenditure as required by this article.

1776 D. No political party committee treasurer or other individual shall pay any expense on behalf of the 1777 committee, directly or indirectly, except by a check drawn on such designated depository identifying the 1778 name of the political party committee. However, a treasurer or other authorized officer of the political 1779 party committee may be reimbursed, by a check drawn on the designated depository, for the payment of expenses (i) paid by him by check, cash, or credit or debit card, (ii) made on behalf of the party 1780 1781 committee, and (iii) fully documented by complete records of the expenditure, maintained as required by 1782 this chapter, and including receipts identifying the nature of the expenses and the names and addresses 1783 of each person paid by the recipient of the reimbursement.

1784 E. A treasurer of a political party committee (a) may establish a petty cash fund to be utilized for 1785 the purpose of making expenditures or reimbursing verified credit card expenditures of less than \$200 if 1786 complete records of such expenditures are maintained as required by this chapter and (b) may transfer 1787 funds from the designated campaign depository to an account or instrument to earn interest on the funds 1788 so long as the transferred funds and earned interest are returned to the designated depository account, 1789 complete records are maintained, and all expenditures are made through the designated depository 1790 account. 1791

§ 24.2-950.4. Information to be included on campaign finance reports for political party committees.

1792 A. The reports required by this article shall be filed on a form prescribed by the State Board and 1793 shall include all financial activity of the political party committee. All completed forms shall be submitted in typed, printed, or legibly hand printed format or electronically as provided in § 24.2-946.1. 1794 1795 Persons submitting the forms shall do so subject to felony penalties for making false statements pursuant 1796 to § 24.2-1016. 1797

B. The report of receipts shall include:

1798 1. The total number of contributors, each of whom has contributed an aggregate of \$100 or less, 1799 including cash and in-kind contributions, as of the date of the report, and the total amount of 1800 contributions from all such contributors;

1801 2. For each contributor who has contributed an aggregate of more than \$100, including cash and 1802 in-kind contributions, as of the ending date of the report, the political party committee shall itemize 1803 each contributor on the report and list the following information:

- a. the name of the contributor, listed alphabetically, 1804
- 1805 b. the mailing address of the contributor,
- 1806 c. the amount of the contribution,
- 1807 d. the aggregate amount of contributions from the contributor to date,
- 1808 e. the date of the last contribution,
- 1809 f. the occupation of the contributor,
- g. the name of his employer or principal business, and 1810
- 1811 h. the locality where employed or where his business is located.

1812 For each such contributor, other than an individual, the principal type of business and place of 1813 business of the contributor shall be substituted for subdivisions f and g, respectively. For each such contributor other than an individual, it shall be sufficient to list the address of the contributor one time 1814 1815 on the report of receipts.

- C. The report of disbursements shall include all expenditures and give: 1816
- 1817 1. The name and address of the person paid;
- 1818 2. A brief description of the purpose of the expenditure;

1819 3. The name of the person contracting for or arranging the expenditure;

1820 4. The amount of the expenditure; and

1821 5. The date of the expenditure.

1822 The report of disbursements shall itemize any expenditure made by credit card payment.

1823 D. Each report for a political party committee shall list separately those receipts and expenditures 1824 reported to the treasurer or other officer of the committee by any person, campaign committee, or 1825 political committee pursuant to subsection B of § 24.2-950.3, and in the case of in-kind contributions, 1826 shall set forth in each instance the source of the information reported.

1827 E. The report shall list separately all loans, and for each loan, shall give:

1828 1. The date the loan was made;

1829 2. The name and address of the person making the loan and any person who is a co-borrower, 1830 guarantor, or endorser of the loan;

1831 *3. The amount of the loan;*

1832 4. The date and amount of any repayment of the loan; and

1833 5. For any loan or part of a loan that is forgiven by the lender, the amount forgiven listed as both a 1834 contribution and loan repayment.

1835 F. The State Board shall provide for a "no activity" report that may be filed for any reporting period 1836 in which the filer has no activity to report.

1837 G. It is the responsibility of the treasurer that the report for the political party committee be filed 1838 and that the report be in full and accurate detail.

1839 § 24.2-950.5. Political party committees required to report designated contributions.

1840 A. Every state, district, county, and city party committee and every organized political party group of 1841 elected officials shall file a report of contributions received by it and designated in writing, orally, or 1842 otherwise by the contributor for the election of a specified candidate or candidates. The report shall (i) 1843 be on a form prescribed by the State Board and may be incorporated in the campaign finance report 1844 prescribed in § 24.2-950.4, (ii) provide for the reporting of the receipt and disbursement of designated 1845 contributions, including information to identify the contributor, as provided in § 24.2-950.4, (iii) include 1846 the name of the candidate for whose election the contributor has designated the contribution, and (iv)1847 be filed with the State Board in accordance with § 24.2-950.4.

1848 B. Either the failure to file any report or the late filing of any report required by this section shall 1849 constitute a violation of this chapter subject to the penalties provided in Article 8 of this chapter. 1850

§ 24.2-950.6. Filing schedule for political party committees.

1851 A. Political party committees shall file the prescribed campaign finance reports in accordance with 1852 the applicable provisions of this section. The first filed report shall be complete for the entire period 1853 from the time the committee was organized or contributions were received.

1854 B. The reporting requirements shall continue in effect for each committee until a final report is filed.

1855 C. Political party committees shall file the prescribed campaign finance reports as follows:

1856 1. Not later than April 15 complete from the preceding report through March 31;

1857 2. Not later than July 15 complete from the preceding report through June 30;

1858 3. Not later than October 15 complete from the preceding report through September 30; and

1859 4. Not later than January 15 complete from the preceding report through December 31, and then 1860 continuing in accordance with this subsection until a final report is filed.

1861 § 24.2-950.7. Large dollar reporting requirement for political party committees.

1862 In addition to the quarterly reports required by § 24.2-950.6, political party committees shall report 1863 any single contribution or loan of \$10,000 or more received at any time during the calendar year within 1864 three business days of receipt of the contribution or loan.

1865 1. The report shall be filed on a "large dollar contribution report" form prescribed by the State 1866 Board and shall be filed in writing or electronically in the same manner as the person or committee 1867 files its quarterly disclosure reports.

1868 2. Any contribution or loan reported pursuant to this section shall also be reported on the next 1869 subsequent report required under § 24.2-950.6 following receipt of the contribution or loan.

1870 3. For the purposes of this section, political party committees shall report as one contribution 1871 multiple contributions from a single source that have been subdivided into smaller amounts or given 1872 through different bank accounts for the purpose of evading the \$10,000 threshold. A political party 1873 committee that receives contributions from affiliated organizations shall not be deemed to be receiving 1874 contributions from a single source.

1875 § 24.2-950.8. With whom political party committees file reports.

1876 A. Except as provided in subsection B, a political party committee that is required by this chapter to 1877 file reports with the State Board, and that accepts contributions or makes expenditures in excess of 1878 \$10,000 in any calendar year, or that accepted contributions or made expenditures in excess of \$10,000 in the previous calendar year, shall file its reports with the State Board by computer or electronic 1879

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1880 means in accordance with the standards approved by the State Board until such time as the political 1881 party committee files a final report. Any political party committee that has been filing electronically, but 1882 does not anticipate accepting contributions or making expenditures in excess of \$10,000 in the upcoming 1883 calendar year, may sign a waiver, on a form prescribed by the State Board, to exempt the committee 1884 from the electronic filing requirement for the calendar year. Such waiver form shall be submitted and 1885 received no later than the date the first report is due covering activity for that calendar year.

1886 B. A county, city, or local district political party committee shall not be required to file by computer 1887 or electronic means if it files its reports with the electoral board of that county or city.

1888 C. Other political party committees required to file reports by this article shall file all campaign finance reports with the State Board, if filing by electronic means, or with the State Board and the local 1889 1890 electoral board for its jurisdiction if filing campaign finance reports by nonelectronic means. 1891

§ 24.2-950.9. Final report requirement; transfer of surplus funds.

1892 A. Any political party committee that, after having filed a statement of organization, disbands or 1893 determines it will no longer receive contributions or make expenditures during the calendar year in an 1894 aggregate amount exceeding \$200 shall so notify the State Board. A final report shall be filed by the 1895 committee that sets forth (i) all receipts and disbursements not previously reported, (ii) an accounting of 1896 the retirement of all debts, and (iii) the disposition of the committee's surplus funds. This final report 1897 shall include a termination statement, signed by the treasurer or other principal officer listed on the 1898 statement of organization, that all reporting for the committee is complete and final.

1899 B. Amounts received by a political party committee as contributions may be disposed of only by one 1900 or any combination of the following: (i) transferring the excess to an affiliated organization of the 1901 committee; (ii) returning the excess to a contributor in an amount not to exceed the contributor's 1902 original contribution; (iii) donating the excess to any organization described in 170(c) of the Internal 1903 Revenue Code; (iv) contributing the excess to one or more candidates or to any political committee that 1904 has filed a statement of organization pursuant to this chapter; (v) contributing the excess to any 1905 political party committee; and (vi) defraying any ordinary, nonreimbursed expense related to the 1906 political party committee. It shall be unlawful for any person to convert any contributed moneys, 1907 securities, or like intangible personal property to his personal use. 1908

Article 6.

Referendum Committees

§ 24.2-951. Referendum committee election cycle; political advertisement requirements.

1911 A. The referendum committee's election cycle shall be deemed to begin on the date that the 1912 referendum committee first organizes for the referendum through December 31 immediately following 1913 the referendum.

B. The provisions of Chapter 9.5 (§ 24.2-955 et seq.) shall not be applicable to referendum 1914 1915 committees subject to the provisions of this article. 1916

§ 24.2-951.1. Statement of organization for a referendum committee.

A. Any referendum committee subject to the provisions of this article shall file with the State Board a 1917 1918 statement of organization within 10 days after its organization, or if later, within 10 days after the date 1919 on which it has information that causes the committee to anticipate it will receive contributions or make 1920 expenditures in excess of the pertinent amounts stated in the definition of referendum committee in 1921 § 24.2-945.1. Any change in information previously submitted in a statement of organization shall be 1922 reported to the State Board within 10 days following the change.

1923 B. The statement of organization for a referendum committee shall include:

1924 1. The name of the referendum committee and its address in the Commonwealth;

1925 2. The names, addresses, and relationships of affiliated or connected organizations;

1926 3. The area, scope, or jurisdiction of the committee:

1927 4. The name and business address of the treasurer and his residence address in the Commonwealth 1928 who shall be deemed the agent of the referendum committee for the purpose of service of process on the 1929 referendum committee;

1930 5. The name, business address, and position of the custodian of the books and accounts who works 1931 under the direction of the treasurer, and the address in the Commonwealth where the books are 1932 maintained;

1933 6. The subject of the referendum, the date and location of the election, and a statement whether the committee is promoting or opposing the referendum question; 1934

1935 7. The designated depository to be used for the receipt and holding of funds and contributions 1936 received by the referendum committee, in an account in a financial institution within the 1937 *Commonwealth*; and

1938 8. Such other information as shall be required by the State Board except that the account number for 1939 the designated depository account shall not be required.

1940 § 24.2-951.2. Referendum committee treasurer requirements and responsibilities.

1941 A. The treasurer shall keep detailed and accurate accounts of all contributions turned over to and

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1942 expenditures made by the referendum committee, the treasurer, or other officer on behalf of the 1943 referendum committee, or reported to the treasurer pursuant to this article. Such account shall set forth 1944 the date of the contribution or expenditure, its amount or value, the name and address of the person or 1945 committee making the contribution or to whom the expenditure was made, and the object or purpose of 1946 the contribution or expenditure.

1947 Such books and records may be destroyed or discarded at any time after (i) one year from the date 1948 of filing the final report required by § 24.2-951.9 or (ii) a period of three years, whichever first occurs, 1949 unless a court of competent jurisdiction shall order their retention for a longer period.

1950 B. All contributions and expenditures received or made by any referendum committee, or received or 1951 made on its behalf or in relation to the committee by any, except independent expenditures, shall be 1952 paid over or delivered to the referendum committee's treasurer or shall be reported to the treasurer in 1953 such detail and form as to allow him to comply fully with this article. An independent expenditure shall 1954 be reported pursuant to § 24.2-945.2 in lieu of being reported to the referendum committee's treasurer.

1955 C. It shall be unlawful for any referendum committee, its treasurer, or any person receiving 1956 contributions or making expenditures on the committee's behalf or in relation to the committee, to fail to 1957 report every contribution and expenditure as required by this article.

1958 D. No referendum committee treasurer or other individual shall pay any expense on behalf of the 1959 committee, directly or indirectly, except by a check drawn on such designated depository identifying the 1960 name of the referendum committee. However, a treasurer or other authorized officer of the referendum 1961 committee may be reimbursed, by a check drawn on the designated depository, for the payment of 1962 expenses (i) paid by him by check, cash, or credit or debit card, (ii) made on behalf of the committee, 1963 and (iii) fully documented by complete records of the expenditure, maintained as required by this 1964 chapter, and including receipts identifying the nature of the expenses and the names and addresses of 1965 each person paid by the recipient of the reimbursement.

1966 E. A treasurer of a referendum committee (a) may establish a petty cash fund to be utilized for the 1967 purpose of making expenditures or reimbursing verified credit card expenditures of less than \$200 if 1968 complete records of such expenditures are maintained as required by this chapter and (b) may transfer 1969 funds from the designated campaign depository to an account or instrument to earn interest on the funds 1970 so long as the transferred funds and earned interest are returned to the designated depository account, 1971 complete records are maintained, and all expenditures are made through the designated depository 1972 account.

1973 § 24.2-951.3. Information to be included on campaign finance reports for referendum committees.

1974 A. The reports required by this article shall be filed on a form prescribed by the State Board and 1975 shall include all financial activity of the referendum committee. All completed forms shall be submitted 1976 in typed, printed, or legibly hand printed format or electronically as provided in § 24.2-946.1. Persons 1977 submitting the forms shall do so subject to felony penalties for making false statements pursuant to 1978 § 24.2-1016. 1979

B. The report of receipts shall include:

1980 1. The total number of contributors, each of whom has contributed an aggregate of \$100 or less, 1981 including cash and in-kind contributions, as of the date of the report, and the total amount of 1982 contributions from all such contributors;

1983 2. For each contributor who has contributed an aggregate of more than \$100, including cash and 1984 in-kind contributions, as of the ending date of the report, the referendum committee shall itemize each 1985 contributor on the report and list the following information:

- 1986 a. the name of the contributor, listed alphabetically,
- 1987 b. the mailing address of the contributor,
- 1988 c. the amount of the contribution,
- 1989 d. the aggregate amount of contributions from the contributor to date,
- 1990 e. the date of the last contribution,
- 1991 f. the occupation of the contributor,
- 1992 g. the name of his employer or principal business, and
- 1993 h. the locality where employed or where his business is located.

1994 For each such contributor, other than an individual, the principal type of business and place of 1995 business of the contributor shall be substituted for subdivisions f and g, respectively. For each such 1996 contributor other than an individual, it shall be sufficient to list the address of the contributor one time 1997 on the report of receipts.

- 1998 C. The report of disbursements shall include all expenditures and give:
- 1999 1. The name and address of the person paid;
- 2000 2. A brief description of the purpose of the expenditure;
- 2001 3. The name of the person contracting for or arranging the expenditure;
- 2002 4. The amount of the expenditure; and

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2003 5. The date of the expenditure.

2004 The report of disbursements shall itemize any expenditure made by credit card payment.

2005 D. Each report for a referendum committee shall list separately those receipts and expenditures 2006 reported to the treasurer or other officer of the committee by any person, campaign committee, or 2007 political committee, pursuant to subsection B of § 24.2-951.2 and, in the case of in-kind contributions, 2008 shall set forth in each instance the source of the information reported.

2009 E. The report shall list separately all loans and, for each loan, shall give:

2010 1. The date the loan was made;

2011 2. The name and address of the person making the loan and any person who is a co-borrower, 2012 guarantor, or endorser of the loan;

2013 3. The amount of the loan: 2014

4. The date and amount of any repayment of the loan; and

2015 5. For any loan or part of a loan that is forgiven by the lender, the amount forgiven listed as both a 2016 contribution and loan repayment.

2017 F. The State Board shall provide for a "no activity" report that may be filed for any reporting period 2018 in which the filer has no activity to report.

2019 G. It is the responsibility of the treasurer that the report for the referendum committee be filed and 2020 that the report be in full and accurate detail.

2021 § 24.2-951.4. Filing schedule for referendum committees for referendums to be decided at November 2022 elections.

2023 A. A referendum committee supporting or opposing a question on the ballot in a November election 2024 shall file the prescribed campaign finance reports as follows:

2025 1. Not later than July 15 in any year in which the referendum is not on the ballot for the period 2026 January 1 through June 30:

2. Not later than January 15 in any year in which the referendum is not on the ballot for the period 2027 2028 July 1 through December 31:

2029 3. In an election year, not later than April 15 for the period January 1 through March 31 and 2030 pursuant to subdivisions 4 through 9 of this section;

2031 4. Not later than the eighth day before the primary date complete through the thirteenth day before 2032 the primary date:

2033 5. Not later than July 15 complete through June 30;

2034 6. Not later than September 15 complete through August 31;

2035 7. Not later than October 15 complete through September 30;

2036 8. Not later than the eighth day before the November election date complete through the thirteenth 2037 day before the election date:

2038 9. Not later than the thirtieth day after the November election date complete through the twenty-third 2039 day after the election date; and 2040

10. Not later than January 15 following an election year complete through December 31.

2041 B. A referendum committee may either (i) file a final report within six months after the referendum is 2042 held or (ii) continue as a political action committee more than six months after the referendum is held, 2043 provided that the committee submits an amended statement of organization to the State Board redesignating the committee as a political action committee and complies with the requirements for 2044 2045 political action committees in Article 4 of this chapter including the reporting schedule set forth in 2046 § 24.2-949.6.

2047 § 24.2-951.5. Filing schedule for referendum committees for referendums to be decided at May 2048 general elections.

2049 A. A referendum committee supporting or opposing a question on the ballot at a May election shall 2050 file the prescribed campaign finance reports as follows:

2051 1. Not later than the eighth day before the election date complete through the eleventh day before 2052 the election date; 2053

2. Not later than June 15 of the election year complete through June 10; and

3. Not later than July 15 of the election year complete through June 30.

2055 B. A referendum committee may either (i) file a final report within six months after the referendum is held or (ii) continue as a political action committee more than six months after the referendum is held, 2056 2057 provided that the committee submits an amended statement of organization to the State Board 2058 redesignating the committee as a political action committee and complies with the requirements for political action committees in Article 4 of this chapter including the reporting schedule set forth in 2059 2060 § 24.2-949.6.

2061 § 24.2-951.6. Filing schedule for referendum committees for referendums to be decided at special 2062 elections.

2063 A. A referendum committee supporting or opposing a question on the ballot at a special election 2064 shall file the prescribed campaign finance reports as follows:

2065 1. A report not later than the eighth day before the special election date complete through the 2066 eleventh day before that date; and

2067 2. A postelection report no later than the thirtieth day after the election.

2068 B. A referendum committee may either (i) file a final report within six months after the referendum is 2069 held or (ii) continue as a political action committee more than six months after the referendum is held, 2070 provided that the committee submits an amended statement of organization to the State Board 2071 redesignating the committee as a political action committee and complies with the requirements for 2072 political action committees in Article 4 of this chapter including the reporting schedule set forth in 2073 § 24.2-949.6.

§ 24.2-951.7. Large dollar contribution reporting requirement for referendum committees. 2074

In addition to the reports required by §§ 24.2-951.4, 24.2-951.5 and 24.2-951.6, referendum 2075 2076 committees shall report any single contribution or loan of \$10,000 or more received at any time during 2077 the calendar year within three business days of receipt of the contribution or loan.

2078 1. The report shall be filed on a "large dollar contribution report" form prescribed by the State 2079 Board and shall be filed in writing or electronically in the same manner as the person or committee 2080 files its quarterly disclosure reports.

2081 2. Any contribution or loan reported pursuant to this section shall also be reported on the next 2082 subsequent report required under this article following receipt of the contribution or loan.

2083 3. For the purposes of this section, referendum committees shall report as one contribution multiple 2084 contributions from a single source that have been subdivided into smaller amounts or given through 2085 different bank accounts for the purpose of evading the \$10,000 threshold.

2086 4. A referendum committee that receives contributions from affiliated organizations shall not be 2087 deemed to be receiving contributions from a single source. 2088

§ 24.2-951.8. With whom referendum committees file reports; electronic filing requirement.

2089 A. Referendum committees required to file statements or reports by this article shall file all reports 2090 with the State Board.

2091 B. A referendum committee that is required by this chapter to file reports with the State Board, and 2092 that accepts contributions or makes expenditures in excess of \$10,000 in any calendar year, or that 2093 accepted contributions or made expenditures in excess of \$10,000 in the previous calendar year, shall 2094 file its reports with the State Board by computer or electronic means in accordance with the standards 2095 approved by the State Board until such time as the referendum committee files a final report or until 2096 subject to the provisions of subsection B of § 24.2-951.1.

2097 C. Any referendum committee that has been filing electronically, but does not anticipate accepting 2098 contributions or making expenditures in excess of \$10,000 in the upcoming calendar year, may sign a 2099 waiver, on a form prescribed by the State Board, to exempt the committee from the electronic filing 2100 requirement for the calendar year. Such waiver form shall be submitted and received no later than the 2101 date the first report is due covering activity for that calendar year. 2102

§ 24.2-951.9. Final report requirement; disbursement of surplus funds.

2103 A. Any referendum committee that disbands after having filed a statement of organization shall so 2104 notify the State Board. A final report shall be filed by the committee that sets forth (i) all receipts and 2105 disbursements not previously reported, (ii) an accounting of the retirement of all debts, and (iii) the 2106 disposition of the committee's surplus funds. This final report shall include a termination statement, 2107 signed by the treasurer or other principal officer listed on the statement of organization, that all 2108 reporting for the committee is complete and final.

2109 B. Amounts received by a referendum committee as contributions may be disposed of only by one or 2110 any combination of the following: (i) transferring the excess to an affiliated organization of the 2111 committee; (ii) returning the excess to a contributor in an amount not to exceed the contributor's 2112 original contribution; (iii) donating the excess to any organization described in § 170(c) of the Internal 2113 Revenue Code; (iv) contributing the excess to one or more candidates or to any political committee that 2114 has filed a statement of organization pursuant to this chapter; (v) contributing the excess to any 2115 political committee; and (vi) defraving any ordinary, nonreimbursed expense related to the referendum 2116 committee. It shall be unlawful for any person to convert any contributed moneys, securities, or like 2117 intangible personal property to his personal use.

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Article 7.

Inaugural Committees.

2120 § 24.2-952. General provisions.

2121 Any inaugural committee shall maintain all inaugural funds in a separate account and in such detail 2122 and form as to allow full compliance with this chapter. A candidate's campaign committee shall not 2123 serve as an inaugural fund committee.

2124 § 24.2-952.1. Statement of organization for an inaugural committee.

2125 Each inaugural committee shall file with the State Board a statement of organization within 10 days 2143

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2126 after its organization. Any change in information previously submitted in a statement of organization 2127 shall be reported to the State Board within 10 days following the change.

2128 The statement of organization shall include: 2129

1. The name of the committee and its address in the Commonwealth;

2130 2. The name and business address of the treasurer and his residence address in the Commonwealth 2131 who shall be deemed the agent of the inaugural committee for the purpose of service of process on the 2132 inaugural committee;

2133 3. The name, residence address in the Commonwealth, business address, and position of the 2134 custodian of the books and accounts who works under the direction of the treasurer and the address 2135 where the books are maintained, if different from the business address of the custodian of the books and 2136 accounts;

2137 4. The name and residence address of the elected official for whose inauguration the committee is 2138 organized;

2139 5. The designated depository to be used for the receipt and holding of funds and contributions 2140 received by the committee, in an account in a financial institution within the Commonwealth; and

2141 6. Such other information as shall be required by the State Board except that the account number for 2142 the designated depository account shall not be required.

§ 24.2-952.2. Inaugural committee treasurer requirements and responsibilities.

2144 A. The treasurer shall keep detailed and accurate accounts of all contributions turned over to and 2145 expenditures made by the committee, the treasurer, or other officer on behalf of the inaugural 2146 committee, or reported to the treasurer pursuant to this article. Such account shall set forth the date of 2147 the contribution or expenditure, its amount or value, the name and address of the person or committee 2148 making the contribution or to whom the expenditure was made, and the object or purpose of the 2149 contribution or expenditure.

2150 Such books and records may be destroyed or discarded at any time after (i) one year from the date of filing the final report required by § 24.2-952.7 or (ii) a period of three years, whichever first occurs, 2151 2152 unless a court of competent jurisdiction shall order their retention for a longer period.

2153 B. All contributions and expenditures received or made by any inaugural committee, or received or 2154 made on its behalf or in relation to the committee by any person, except independent expenditures, shall 2155 be paid over or delivered to the inaugural committee's treasurer or shall be reported to the treasurer in 2156 such detail and form as to allow him to comply fully with this article. An independent expenditure shall be reported pursuant to § 24.2-945.2 in lieu of being reported to the inaugural committee's treasurer. 2157

2158 C. It shall be unlawful for any inaugural committee, its treasurer, or any person receiving 2159 contributions or making expenditures on the committee's behalf or in relation to the committee, to fail to 2160 report every contribution and expenditure as required by this article.

D. No inaugural committee treasurer or other individual shall pay any expense on behalf of the 2161 2162 committee, directly or indirectly, except by a check drawn on such designated depository identifying the 2163 name of the inaugural committee. However, a treasurer or other authorized officer of the inaugural 2164 committee may be reimbursed, by a check drawn on the designated depository, for the payment of 2165 expenses (i) paid by him by check, cash, or credit or debit card, (ii) made on behalf of the committee, 2166 and (iii) fully documented by complete records of the expenditure, maintained as required by this article, 2167 and including receipts identifying the nature of the expenses and the names and addresses of each 2168 person paid by the recipient of the reimbursement.

2169 E. A treasurer of an inaugural committee (a) may establish a petty cash fund to be utilized for the 2170 purpose of making expenditures or reimbursing verified credit card expenditures of less than \$200 if complete records of such expenditures are maintained as required by this chapter and (b) may transfer 2171 2172 funds from the designated campaign depository to an account or instrument to earn interest on the funds so long as the transferred funds and earned interest are returned to the designated depository account, 2173 2174 complete records are maintained, and all expenditures are made through the designated depository 2175 account. 2176

§ 24.2-952.3. Information to be included on campaign finance reports for inaugural committees.

2177 A. The reports required by this article shall be filed on a form prescribed by the State Board and 2178 shall include all financial activity of the inaugural committee. All completed forms shall be submitted in 2179 typed, printed, or legibly hand printed format or electronically as provided in § 24.2-946.1. Persons 2180 submitting the forms shall do so subject to felony penalties for making false statements pursuant to 2181 § 24.2-1016. 2182

B. The report of receipts shall include:

2183 1. The total number of contributors, each of whom has contributed an aggregate of \$100 or less, 2184 including cash and in-kind contributions, as of the date of the report, and the total amount of 2185 contributions from all such contributors;

2186 2. For each contributor who has contributed an aggregate of more than \$100, including cash and 2187 in-kind contributions, as of the ending date of the report, the campaign committee shall itemize each

- 2188 contributor on the report and list the following information:
- 2189 a. the name of the contributor, listed alphabetically,
- 2190 b. the mailing address of the contributor.
- 2191 c. the amount of the contribution,
- 2192 d. the aggregate amount of contributions from the contributor to date,
- 2193 e. the date of the last contribution,
- 2194 f. the occupation of the contributor,
- 2195 g. the name of his employer or principal business, and
- 2196 h. the locality where employed or where his business is located.
- 2197 For each such contributor, other than an individual, the principal type of business and place of 2198 business of the contributor shall be substituted for subdivisions f and g, respectively. For each such 2199 contributor other than an individual, it shall be sufficient to list the address of the contributor one time 2200 on the report of receipts.
- 2201 C. The report of disbursements shall include all expenditures and give:
- 2202 1. The name and address of the person paid;
- 2203 2. A brief description of the purpose of the expenditure;
- 2204 3. The name of the person contracting for or arranging the expenditure;
- 2205 4. The amount of the expenditure; and
- 2206 5. The date of the expenditure. 2207
 - The report of disbursements shall itemize any expenditure made by credit card payment.
- 2208 D. Each report for an inaugural committee shall list separately those receipts and expenditures 2209 reported to the treasurer or other officer of the committee by any person, candidate campaign committee, political committee, pursuant to subsection B of § 24.2-952.2, and in the case of in-kind 2210 2211 contributions, shall set forth in each instance the source of the information reported. 2212
 - E. The report shall list separately all loans, and for each loan, shall give:
 - 1. The date the loan was made;
- 2214 2. The name and address of the person making the loan and any person who is a co-borrower, 2215 guarantor, or endorser of the loan; 2216
 - 3. The amount of the loan;

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- 4. The date and amount of any repayment of the loan; and
- 2218 5. For any loan or part of a loan that is forgiven by the lender, the amount forgiven listed as both a 2219 contribution and loan repayment.
- 2220 F. The State Board shall provide for a "no activity" report that may be filed for any reporting period 2221 in which the filer has no activity to report.
- 2222 G. It is the responsibility of the treasurer that the report for the inaugural committee be filed and 2223 that the report be in full and accurate detail. 2224
 - § 24.2-952.4. Filing schedule for inaugural committees.
 - An inaugural committee shall file the prescribed reports of contributions and expenditures as follows:
- 2226 1. Not later than March 15 immediately following the inauguration for all contributions and 2227 expenditures made prior to the preceding March 1; 2228
 - 2. Not later than July 15 of the inauguration year complete through June 30;
 - 3. Not later than the following January 15 complete through December 31; and
- 2230 4. Not later than January 15 complete through December 31 and annually thereafter until a final 2231 report is filed. 2232
 - § 24.2-952.5. Large dollar contribution reporting requirement for inaugural committees.
- 2233 In addition to the reports required by § 24.2-952.4, inaugural committees shall report any single 2234 contribution or loan of \$10,000 or more received at any time during the calendar year within three 2235 business days of receipt of the contribution or loan.
- 2236 1. The report shall be filed on a "large dollar contribution report" form prescribed by the State 2237 Board and shall be filed in writing or electronically in the same manner as the committee files its 2238 quarterly disclosure reports.
- 2239 2. Any contribution or loan reported pursuant to this section shall also be reported on the next 2240 subsequent report required under § 24.2-952.4 following receipt of the contribution or loan.
- 2241 3. For the purposes of this section, inaugural committees shall report as one contribution multiple 2242 contributions from a single source that have been subdivided into smaller amounts or given through 2243 different bank accounts for the purpose of evading the \$10,000 threshold.
- 2244 4. An inaugural committee that receives contributions from affiliated organizations shall not be 2245 deemed to be receiving contributions from a single source.
- 2246 § 24.2-952.6. With whom inaugural committees file reports; electronic filing requirement.
- 2247 A. Inaugural committees required to file reports by this chapter shall file all campaign finance 2248 reports with the State Board.

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2249 B. An inaugural committee that is required by this chapter to file reports with the State Board, and 2250 that accepts contributions or makes expenditures in excess of \$10,000 in any calendar year, or that 2251 accepted contributions or made expenditures in excess of \$10,000 in the previous calendar year, shall 2252 file its reports with the State Board by computer or electronic means in accordance with the standards 2253 approved by the State Board until such time as the committee files a final report.

2254 C. Any inaugural committee that has been filing electronically, but does not anticipate accepting 2255 contributions or making expenditures in excess of \$10,000 in the upcoming calendar year, may sign a 2256 waiver, on a form prescribed by the State Board, to exempt the committee from the electronic filing 2257 requirement for the calendar year. Such waiver form shall be submitted and received no later than the 2258 date the first report is due covering activity for that calendar year. 2259

§ 24.2-952.7. Final report requirement; disbursement of surplus funds.

2260 A. Any inaugural committee that, after having filed a statement of organization, disbands shall so 2261 notify the State Board. A final report shall be filed by the committee that sets forth (i) all receipts and 2262 disbursements not previously reported, (ii) an accounting of the retirement of all debts, and (iii) the 2263 disposition of the committee's surplus funds. This final report shall include a termination statement, 2264 signed by the treasurer or other principal officer listed on the statement of organization, that all 2265 reporting for the committee is complete and final.

2266 B. It shall be unlawful for any person to disburse any funds or receipts of an inaugural committee 2267 which are in excess of the amount necessary to defray expenditures for inaugural activities other than 2268 by one or any combination of the following: (i) transferring the excess to a campaign committee for the 2269 inaugurated official for use in a subsequent election or to retire the deficit in a preceding election; (ii) 2270 returning the excess to a contributor in an amount not to exceed the contributor's original contribution; 2271 (iii) donating the excess to any organization described in § 170(c) of the Internal Revenue Code; (iv) 2272 contributing the excess to one or more candidates or to any political committee that has filed a 2273 statement of organization pursuant to this chapter; (v) contributing the excess to any political party 2274 committee; and (vi) defraying any ordinary, nonreimbursed expense of the inaugurated official related to 2275 his elective office. 2276

Article 8.

Penalties.

§ 24.2-953. General provisions.

A. The procedures to enforce the provisions of this article are found in § 24.2-946.3.

2280 B. Either the failure to file any statement or report or the late filing of any statement or report 2281 required by this chapter shall constitute a violation of this chapter subject to the penalties provided in 2282 this article.

2283 C. Any person who violates, or aids, abets, or participates in the violation of, this chapter shall be 2284 subject to a civil penalty not to exceed \$100, unless a greater penalty is imposed by this article.

2285 D. In the case of a willful violation, the violator shall be guilty of a Class 1 misdemeanor. There 2286 shall be a rebuttable presumption that the violation of this chapter was willful if the violation is based 2287 on a person's failure to file a report required by this chapter and his failure to file continues for more 2288 than 60 days following his actual receipt of written notice of his failure to file sent to him by certified mail, return receipt requested, by the State Board or an electoral board. Such notice shall be sent to the 2289 2290 most recent mailing address provided by the candidate or committee.

2291 E. In the case of a failure to file a required statement or report by the specified deadline, the length 2292 of the delinquency shall be a factor in determining the amount of the civil penalty assessed. 2293

F. The statute of limitations applicable to a violation of this chapter is stated in § 19.2-8. 2294

§ 24.2-953.1. Failure to file the required reports.

2295 A. In the case of a failure to file the statement of organization for a candidate campaign committee 2296 or political committee required by this chapter, there shall be a civil penalty not to exceed \$500.

2297 B. In the case of the failure to file a required report, the candidate campaign committee or political committee shall be assessed a civil penalty not to exceed \$500. In the case of a second or any 2298 2299 subsequent such violation pertaining to one election cycle, the candidate campaign committee or 2300 political committee shall be assessed a civil penalty of \$1,000 for each such failure to file.

2301 C. In the case of a failure to file the report of any large pre-election contribution required by 2302 § 24.2-947.9 or a large contribution report required by § 24.2-948, there shall be a rebuttable 2303 presumption that the violation was willful. 2304

§ 24.2-953.2. Late filing of required reports.

2305 A. In the case of the late filing of the statement of organization required by this chapter for a 2306 candidate campaign committee or political committee, there shall be a civil penalty not to exceed \$500.

2307 B. In the case of a late filing of a required report, the candidate campaign committee or political 2308 committee shall be assessed a civil penalty not to exceed \$500. In the case of a second or any 2309 subsequent such violation pertaining to one election cycle, the candidate campaign committee or 2310 political committee shall be assessed a civil penalty of \$1,000 for each such late filing.

2311 § 24.2-953.3. Incomplete reports.

2312 A. In the case of a violation of this chapter that relates to the filing of an incomplete report due 2313 within the 120 days before or the 35 days after a November general election date, there shall be a civil 2314 penalty not to exceed \$500.

2315 B. The additional periods for filing specified in subsections C and D shall apply only to the 2316 completion of a timely filed report and not to any case of a failure to file or the late filing of a required 2317 report by the deadline specified in this chapter. The provisions of subsections C and D shall not apply to reports required by § 24.2-947.9, 24.2-948, 24.2-949.7, 24.2-950.7, 24.2-951.7, or 24.2-952.5. 2318

2319 C. Prior to assessing a penalty pursuant to this article for the filing of an incomplete report, the 2320 Secretary of the State Board or the general registrar or secretary of the local electoral board, as 2321 appropriate, shall notify within 14 days of the deadline for the required report, in writing, the candidate 2322 and treasurer, or person or political committee required to file a report with that board, that a filed 2323 report has not been completed, citing the omissions from the report. No penalty shall be assessed if the 2324 information required to complete the report is filed within 10 days of the date of mailing the written 2325 notice.

D. If the information required to complete the report is not filed within the 10-day period, the 2326 2327 Secretary of the State Board or the general registrar or secretary of the local electoral board, as 2328 appropriate, shall then assess against the candidate and treasurer, who shall be jointly and severally 2329 liable, or person or political committee required to file a report, a civil penalty not to exceed \$500. The 2330 Secretary of the State Board or the general registrar or secretary of the local electoral board may grant 2331 an additional period for compliance, not to exceed two weeks, to permit the completion of a filed report 2332 for good cause shown and in response to a request filed within the 10-day period. However, no 2333 additional period shall be granted thereafter for compliance. 2334

§ 24.2-953.4. Additional civil penalties for late and incomplete filings for statewide campaigns.

2335 A. In addition to the penalties provided in §§ 24.2-953.1, 24.2-953.2 and 24.2-953.3, any candidate 2336 for statewide office, and his campaign treasurer, who fails to file any report required in Article 3 in a 2337 timely manner or files an incomplete report may be assessed a civil penalty by the Secretary of the State 2338 Board pursuant to this section.

2339 B. Prior to assessing a penalty pursuant to this section, the Secretary shall notify, within 14 days of 2340 the deadline for the required report, the candidate and treasurer in writing that a report has not been 2341 filed or that a filed report has not been completed, citing the omissions from the report. No penalty 2342 shall be assessed pursuant to this section if the report or information required to complete the report is 2343 filed within seven days of the date of mailing the written notice.

2344 C. If the report or information required to complete the report is not filed within the seven-day 2345 period, the Secretary shall assess against the candidate and treasurer, who shall be jointly and severally 2346 liable, a civil penalty of \$500 for each day that the violation continues on and after the eighth day 2347 following the date of mailing the written notice. The Secretary may grant an additional period for 2348 compliance, not to exceed two weeks, for good cause shown and in response to a request filed within the seven-day period. However, no additional period shall be granted for compliance with the 2349 2350 requirement under subdivision 8 of § 24.2-947.6 to file a report not later than the eighth day before the 2351 election. The State Board shall notify the public through the Internet of the violation and identity of the 2352 violator.

2353 D. If requested by the Secretary, the attorney for the Commonwealth of the City of Richmond shall 2354 assist the Secretary in collecting the civil penalty.

2355 E. Any candidate or treasurer aggrieved by the assessment pursuant to this section shall have a right to the direct review of the assessment by a court of competent jurisdiction as provided in the 2356 2357 Administrative Process Act (§ 2.2-4000 et seq.). The provisions of the Act shall not apply, however, to 2358 the assessment of civil penalties by the Secretary pursuant to this section.

2359 F. Civil penalties collected pursuant to this section shall be payable to the State Treasurer for 2360 deposit to the general fund. 2361

Chapter 9.4.

Campaign Fundraising; Legislative Sessions.

§ 24.2-954. Campaign fundraising; legislative sessions; penalties.

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2364 A. No member of the General Assembly or statewide official and no campaign committee of a 2365 member of the General Assembly or statewide official shall solicit or accept a contribution for the 2366 campaign committee of any member of the General Assembly or statewide official, or for any political 2367 committee, from any person or political committee on and after the first day of a regular session of the 2368 General Assembly through adjournment sine die of that session.

2369 B. No person or political committee shall make or promise to make a contribution to a member of 2370 the General Assembly or statewide official or his campaign committee on and after the first day of a regular session of the General Assembly through adjournment sine die of that session. 2371

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2372 C. The restrictions of this section shall not apply to a contribution (i) made by a member of the 2373 General Assembly or statewide official from his personal funds or (ii) made to the campaign committee 2374 of a candidate in a special election. 2375

D. As used in this section:

2376 "Adjournment sine die" means adjournment on the last legislative day of the regular session, and 2377 such session does not include the ensuing reconvened session;

"Campaign committee," "contribution," "person," and "political committee" shall be defined as 2378 2379 provided in § 24.2-945.1 except that "contribution" shall not include money, services, or things of value in any way provided by a candidate to his own campaign and the payment by the candidate of any 2380 2381 primary filing fee;

2382 "Solicit" means request a contribution, orally or in writing, but shall not include a request for 2383 support of a candidate or his position on an issue; and 2384

"Statewide official" means the Governor, Lieutenant Governor, and Attorney General.

2385 E. Any person who violates, or aids, abets, or participates in the violation of, this section shall be 2386 subject to a civil penalty equal to the amount of the prohibited contribution or promised contribution or 2387 \$500, whichever amount is greater. The attorney for the Commonwealth shall initiate civil proceedings 2388 to enforce the civil penalty provided herein. Any civil penalties collected shall be payable to the State 2389 Treasurer for deposit to the general fund.

Chapter 9.5.

Political Campaign Advertisements.

Article 1.

General provisions.

§ 24.2-955. Scope of disclosure requirements.

2395 The disclosure requirements of this chapter apply to any sponsor of an advertisement in the print 2396 media or on radio or television the cost or value of which constitutes an expenditure or contribution 2397 required to be disclosed under Chapter 9.3 (§ 24.2-945 et seq.) except that the disclosure requirements 2398 of this chapter do not apply to (i) an individual who makes independent expenditures aggregating less 2399 than \$1,000 in an election cycle for a candidate or (ii) an individual who incurs expenses only with 2400 respect to a referendum.

§ 24.2-955.1. Definitions.

As used in this chapter, unless the context requires a different meaning:

2403 "Advertisement" means any message appearing in the print media, on television, or on radio that 2404 constitutes a contribution or expenditure under Chapter 9.3 (§ 24.2-945 et seq.). "Advertisement" shall 2405 not include novelty items authorized by a candidate including, but not limited to, pens, pencils, magnets, 2406 and buttons to be attached to wearing apparel. 2407

"Authorized by" means the same as "authorization" as defined in § 24.2-945.1.

"Campaign telephone calls" means a series of telephone calls, electronic or otherwise, made (i) to 25 2408 2409 or more telephone numbers in the Commonwealth, (ii) during the 180 days before a general or special 2410 election or during the 90 days before a primary or other political party nominating event, (iii) 2411 conveying or soliciting information relating to any candidate or political party participating in the 2412 election, primary or other nominating event, and (iv) under an agreement to compensate the telephone 2413 callers.

"Candidate" means "candidate" as defined in § 24.2-101.

2415 "Candidate campaign committee" or "campaign committee" means "campaign committee" as defined in § 24.2-945.1. 2416

2417 "Coordinated" or "coordination" means an expenditure that is made (i) at the express request or suggestion of a candidate, a candidate's campaign committee, or an agent of the candidate or his 2418 campaign committee or (ii) with material involvement of the candidate, a candidate's campaign 2419 2420 committee, or an agent of the candidate or his campaign committee in devising the strategy, content, 2421 means of dissemination, or timing of the expenditure.

2422 "Conspicuous" means so written, displayed, or communicated that a reasonable person ought to have 2423 noticed it.

2424 "Full-screen" means the only picture appearing on the television screen during the oral disclosure 2425 statement that (i) contains the disclosing person, (ii) occupies all visible space on the television screen, 2426 and (iii) contains the image of the disclosing person that occupies at least 50 % of the vertical height of 2427 the television screen.

2428 "Independent expenditure" means "independent expenditure" as defined in § 24.2-945.1.

2429 "Occurrence" means one broadcast of a radio or television political campaign advertisement.

"Political action committee" means "political action committee" as defined in § 24.2-945.1. 2430

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- "Political committee" means "political committee" as defined in § 24.2-945.1. "Political party" has the same meaning as "party" or "political party" as defined in § 24.2-101. 2432
- 2433 "Political party committee" means any state political party committee, congressional district political

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party committee, county or city political party committee, or organized political party group of elected
officials. The term shall not include any other organization or auxiliary associated with or using the
name of a political party.

2437 "Print media" means billboards, cards, newspapers, newspaper inserts, magazines, printed material
2438 disseminated through the mail, pamphlets, fliers, bumper stickers, periodicals, website, electronic mail,
2439 and outdoor advertising facilities. If a single print media advertisement consists of multiple pages, folds,

2440 or faces, the disclosure requirement of this section applies only to one page, fold, or face.

2441 *"Radio" means any radio broadcast station that is subject to the provisions of 47 U.S.C. §§ 315 and* **2442** 317.

2443 "Scan line" means a standard term of measurement used in the electronic media industry calculating 2444 a certain area in a television advertisement.

2445 "Sponsor" means a candidate, candidate campaign committee, political committee, or person that 2446 purchases an advertisement.

2447 "Television" means any television broadcast station, cable television system, wireless-cable multipoint
2448 distribution system, satellite company, or telephone company transmitting video programming that is
2449 subject to the provisions of 47 U.S.C. §§ 315 and 317.

2450 "Unobscured" means that the only printed material that may appear on the television screen is a
2451 visual disclosure statement required by law, and that nothing is blocking the view of the disclosing
2452 person's face.

2453 § 24.2-955.2. Publications not to receive compensation for advocating candidacy; penalties.

2454 A. It shall be unlawful for any owner, proprietor, editor, manager, officer, clerk, agent, reporter, or 2455 employee of any newspaper, magazine, or periodical printed or published in this Commonwealth to 2456 accept or receive or agree to accept or receive, for himself or another, any money or other valuable 2457 consideration for such newspaper, magazine, or other periodical supporting or advocating the election 2458 or defeat of any candidate. But nothing in this section shall prevent any person, firm, or corporation 2459 engaged in the publication of any newspaper, magazine or periodical from receiving from any person 2460 compensation for printing and publishing any matter, article or articles advocating the election or defeat of any candidate, if a statement, "Paid Advertisement," appears in plain type in boldface Roman 2461 2462 capitals in a conspicuous place at the beginning of the matter or article and the matter or article 2463 otherwise complies with the provisions of this chapter.

B. The person accepting a "Paid Advertisement" for the newspaper, magazine or periodical shall 2464 2465 require, and for one year shall retain a copy of, proof of the identity of the person who submits the 2466 advertisement for publication when the authorization statement on the advertisement is made pursuant to 2467 this chapter by an individual or entity other than a candidate, candidate campaign committee, political 2468 party committee, or political action committee. Proof of identity shall be submitted either (i) in person 2469 and include a valid Virginia driver's license, or any other identification card issued by a government 2470 agency of the Commonwealth, one of its political subdivisions, or the United States, or (ii) other than in 2471 person, in which case, the person submitting the advertisement shall provide a telephone number and 2472 the person accepting the advertisement may phone the person to verify the validity of the person's 2473 identifying information before publishing the advertisement.

2474 C. Any such owner, proprietor, editor, manager, officer, clerk, agent, reporter, or employee violating
2475 the provisions of subsection A or B shall be subject to a civil penalty not to exceed fifty dollars; and, in
2476 the case of a willful violation, he shall be guilty of a Class 1 misdemeanor. The procedure to enforce
2477 the civil penalty provided in this section shall be as stated in article 8 of chapter 9.3.

2478 § 24.2-955.3. Penalties for violations of this chapter.

A. Any sponsor violating Article 2 (§ 24.2-956) of this chapter shall be subject to (i) a civil penalty not to exceed \$1,000; or (ii) in the case of a violation occurring within the 14 days prior to or on the election day of the election to which the advertisement pertains, a civil penalty not to exceed \$2,500. In the case of a willful violation, he shall be guilty of a Class 1 misdemeanor.

B. Any sponsor violating Article 3 (§ 24.2-957 et seq.) or 4 (§ 24.2-958 et seq.) of this chapter shall
be subject to a civil penalty not to exceed \$1,000 per occurrence; or (ii) in the case of a violation
occurring within the 14 days prior to or on the election day of the election to which the advertisement
pertains, a civil penalty not to exceed \$2,500 per occurrence. In the case of a willful violation, he shall
be guilty of a Class 1 misdemeanor. In no event shall the total civil penalties imposed for multiple
broadcasts of one particular campaign advertisement exceed \$10,000.

2489 C. Any person violating Article 5 of this chapter shall be subject to a civil penalty not to exceed
2490 \$2,500; and in the case of a willful violation, he shall be guilty of a Class 1 misdemeanor. A violation
2491 of the provisions of Article 5 of this chapter shall not void any election.

2492 D. It shall not be deemed a violation of this chapter if the contents of the disclosure legend or **2493** statement convey the required information.

E. Any civil penalties collected pursuant to an action under this section shall be payable to the State

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2495 Treasurer for deposit to the general fund. The procedure to enforce the civil penalties provided in this 2496 section shall be as stated in § 24.2-946.3. 2497

Article 2.

Print Media Advertisement Requirements.

2499 § 24.2-956. Requirements for print media advertisements sponsored by a candidate campaign 2500 committee.

2501 It shall be unlawful for any candidate or candidate campaign committee to sponsor a print media 2502 advertisement that constitutes an expenditure or contribution required to be disclosed under Chapter 9.3 2503 (§ 24.2-945 et seq.) unless all of the following conditions are met:

2504 1. It bears the legend or includes the statement: "Paid for by [Name of candidate or campaign 2505 committee]." Alternatively, if the advertisement is supporting a candidate who is the sponsor and the 2506 advertisement makes no reference to any other clearly identified candidate, then the statement "Paid for 2507 by [Name of sponsor]" may be replaced by the statement "Authorized by ...[Name of sponsor]."

2508 2. In an advertisement sponsored by a candidate or a candidate campaign committee that makes reference to any other clearly identified candidate who is not sponsoring the advertisement, the sponsor 2509 2510 shall state whether it is authorized by the candidate not sponsoring the advertisement. The visual 2511 legend in the advertisement shall state either "Authorized by [Name of candidate], candidate for [Name 2512 of office]" or "Not authorized by any other candidate." This subdivision does not apply if the sponsor of 2513 the advertisement is the candidate the advertisement supports or that candidate's campaign committee. 2514

3. If an advertisement is jointly sponsored, the disclosure statement shall name all the sponsors.

2515 4. Any disclosure statement required by this section shall be displayed in a conspicuous manner. 2516 § 24.2-956.1. Requirements for print media advertisements sponsored by a person or political 2517 committee, other than a candidate campaign committee.

It shall be unlawful for any person or political committee to sponsor a print media advertisement 2518 2519 that constitutes an expenditure or contribution required to be disclosed under Chapter 9.3 (§ 24.2-945 et 2520 seq.) unless the following requirements are met:

2521 1. It bears the legend or includes the statement: "Paid for by [Name of person or political 2522 committee]."

2523 2. In an advertisement supporting or opposing the nomination or election of one or more clearly 2524 identified candidates, the sponsor states whether it is authorized by a candidate. The visual legend in 2525 the advertisement shall state either "Authorized by [name of candidate], candidate for [name of office]" 2526 or "Not authorized by a candidate."

2527 3. In an advertisement that identifies a candidate the sponsor is opposing, the sponsor must disclose 2528 in the advertisement the name of the candidate who is intended to benefit from the advertisement, if the 2529 sponsor coordinates with, or has the authorization of, the benefited candidate. 2530

4. If an advertisement is jointly sponsored, the disclosure statement shall name all the sponsors.

5. Any disclosure statement required by this section shall be displayed in a conspicuous manner.

Article 3.

Television Advertisement Requirements.

§ 24.2-957. General provisions.

2535 A. Television outlets shall not be liable under this article for carriage of political advertisements that 2536 fail to include the disclosure requirements provided for in this article. This provision supersedes any 2537 contrary provisions of the Code of Virginia.

2538 B. If the sponsor does not have the option of controlling the audio, if any, heard during the 2539 television advertisement, the disclosure requirements shall be the same as for print media.

2540 C. The person accepting an advertisement for a television outlet shall require, and for one year shall 2541 retain a copy of, proof of identity of the person who submits the advertisement for broadcast. Proof of 2542 identity shall be submitted either (i) in person and include a valid Virginia driver's license, or any other 2543 identification card issued by a government agency of the Commonwealth, one of its political 2544 subdivisions, or the United States, or (ii) other than in person, in which case, the person submitting the 2545 advertisement shall provide a telephone number and the person accepting the advertisement may phone 2546 the person to verify the validity of the person's identifying information before broadcasting the 2547 advertisement. 2548

D. Any disclosure statement required by this article shall be displayed in a conspicuous manner.

2549 § 24.2-957.1. Requirements for television advertisements sponsored by a candidate or candidate 2550 campaign committee.

2551 It shall be unlawful for any candidate or a candidate campaign committee to sponsor a television 2552 advertisement that constitutes an expenditure or contribution required to be disclosed under Chapter 9.3 2553 (§ 24.2-945 et seq.) unless the following requirements are met:

1. It bears the legend or includes the statement: "Paid for by .[Name of candidate or campaign 2554 2555 committee]." Alternatively, if the advertisement is supporting that candidate and the advertisement makes no reference to any other clearly identified candidate, then the statement "Paid for by [Name of 2556

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sponsor]" may be replaced by the statement "Authorized by ..[Name of sponsor]." 2557

2558 The disclosure shall be made by visual legend, which shall constitute 20 scan lines in size. The 2559 content of these visual legends is specified by the Communications Act of 1934, 47 U.S.C. §§ 315 and 2560 317 and this section.

2561 2. If the advertisement sponsored by the candidate or the candidate campaign committee makes 2562 reference to another clearly identified candidate, it must include a disclosure statement spoken by the 2563 sponsoring candidate containing at least the following words: "I am (or "This is ...) [Name of candidate], candidate for [name of] office, and I (or `my campaign') sponsored this ad." 2564

2565 The candidate or the candidate campaign committee may provide the oral disclosure statement 2566 required by this section at the same time as the visual disclosure required under the Communications 2567 Act of 1934, 47 U.S.C. §§ 315 and 317, is shown.

2568 3. The advertisement shall include throughout the disclosure statement an unobscured, full-screen 2569 picture containing the candidate, either in photographic form or through the actual appearance of the 2570 candidate on camera.

2571 4. The candidate or the campaign committee may place the disclosure statement required by this 2572 section at any point during the advertisement, except if the duration of the advertisement is more than 2573 five minutes, the disclosure statement shall be made both at the beginning and end of the advertisement.

2574 5. In its oral disclosure statement, the sponsor may choose to identify an advertisement as either 2575 supporting or opposing the nomination or election of one or more clearly identified candidates.

2576 6. If an advertisement is jointly sponsored, the disclosure statement shall include the names of all the 2577 sponsors and the candidate shall be the disclosing individual. If more than one candidate is the 2578 sponsor, at least one of the candidates shall be the disclosing individual. 2579

§ 24.2-957.2. Requirements for television advertisements sponsored by a political committee.

2580 It shall be unlawful for a political committee to sponsor a television advertisement that constitutes an 2581 expenditure or contribution required to be disclosed under Chapter 9.3 (§ 24.2-945 et seq.) unless the 2582 following requirements are met: 2583

1. It bears the legend or includes the statement: "Paid for by .[Name of political committee]."

2584 2. A television advertisement supporting or opposing the nomination or election of one or more 2585 clearly identified candidates (i) shall include a disclosure statement, spoken by the chief executive officer or treasurer of the political committee, containing at least the following words: "The [name of political 2586 2587 committee] sponsored this ad."

2588 3. If an advertisement is jointly sponsored, the disclosure statement shall include the names of all the 2589 sponsors and the disclosing individual shall be one of those sponsors. 2590

4. The disclosure shall be made by visual legend, which shall constitute 20 scan lines in size.

2591 5. The content of these visual legends is specified by the Communications Act of 1934, 47 U.S.C. 2592 §§ 315 and 317 and this section.

2593 6. The political committee may provide the oral disclosure statement required by this section at the 2594 same time as the visual disclosure required under the Communications Act of 1934, 47 U.S.C. §§ 315 2595 and 317, is shown.

2596 7. The advertisement shall include throughout the disclosure statement an unobscured, full-screen 2597 picture containing the disclosing individual, either in photographic form or through the actual 2598 appearance of the disclosing individual on camera.

2599 8. A political committee may place the disclosure statement required by this section at any point 2600 during the advertisement, except if the duration of the advertisement is more than five minutes, the 2601 disclosure statement shall be made both at the beginning and end of the advertisement.

2602 9. In its oral disclosure statement, a political committee may choose to identify an advertisement as 2603 either supporting or opposing the nomination or election of one or more clearly identified candidates.

2604 10. If the advertisement is jointly sponsored, the disclosure statement shall name all of the sponsors and the disclosing individual shall be one of those sponsors. This provision supersedes any contrary 2605 2606 provisions of the Code of Virginia.

2607 § 24.2-957.3. Requirements for television advertisements sponsored by a person that is not a 2608 candidate campaign committee or political committee.

2609 A. It shall be unlawful for a person to sponsor a television advertisement that constitutes an 2610 expenditure or contribution required to be disclosed under Chapter 9.3 (§ 24.2-945 et seq.) unless the 2611 following requirements are met:

2612 1. If the sponsor is an individual, a disclosure statement spoken by the individual containing at least 2613 the following words: "I am [individual's name], and I sponsored this ad."

2614 2. If the sponsor is a corporation, partnership, business, labor organization, membership 2615 organization, association, cooperative, or other like entity, a disclosure statement spoken by the chief executive officer containing at least the following words: "[Name of sponsor] paid for (or `sponsored' or 2616 `furnished') this ad." 2617

2618 B. In its oral disclosure statement, a person may choose to identify an advertisement as either 2619 supporting or opposing the nomination or election of one or more clearly identified candidates.

2620 C. If an advertisement is jointly sponsored, the disclosure statement shall include the names of all 2621 the sponsors. 2622

Article 4.

Radio Advertisement Requirements.

2624 § 24.2-958. General provisions.

2625 A. Radio outlets shall not be liable under this article for carriage of political advertisements that fail 2626 to include the disclosure requirements provided for in this article. This provision supersedes any 2627 contrary provisions of the Code of Virginia.

2628 B. The person accepting an advertisement for a radio outlet shall require, and for one year shall retain a copy of, proof of identity of the person who submits the advertisement for broadcast. Proof of 2629 2630 identity shall be submitted either (i) in person and include a valid Virginia driver's license, or any other 2631 identification card issued by a government agency of the Commonwealth, one of its political 2632 subdivisions, or the United States, or (ii) other than in person, in which case, the person submitting the 2633 advertisement shall provide a telephone number and the person accepting the advertisement may phone 2634 the person to verify the validity of the person's identifying information before broadcasting the 2635 advertisement.

2636 C. Any disclosure statement required by this section shall be communicated in a conspicuous 2637 manner.

2638 § 24.2-958.1. Requirements for radio advertisements sponsored by a candidate or candidate 2639 campaign committee.

2640 It shall be unlawful for a candidate or a candidate campaign committee to sponsor a radio 2641 advertisement that constitutes an expenditure or contribution required to be disclosed under Chapter 9.3 2642 (§ 24.2-945 et seq.) unless all of the following requirements are met:

2643 1. The advertisement shall include the statement "Paid for by.[Name of candidate or candidate campaign committee]." Alternatively, if the advertisement makes no reference to any clearly identified 2644 2645 candidate other than the candidate who is sponsoring the advertisement or whose campaign committee 2646 is sponsoring the advertisement, then the statement "Paid for by . [Name of candidate or candidate campaign committee]" may be replaced by the statement "Authorized by . [Name of candidate or 2647 2648 candidate campaign committee]."

2649 2. If the advertisement supports or opposes the election or nomination of a clearly identified 2650 candidate other than the sponsoring candidate or supports or opposes the election or nomination of the 2651 sponsoring candidate and makes reference to another clearly identified candidate, it must include a 2652 disclosure statement spoken by the sponsoring 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 by (or 2653 2654 `sponsored by' or `furnished by') [name of candidate or candidate campaign committee].

3. The disclosure statement shall last at least two seconds and the statement shall be spoken so that 2655 2656 is contents may be easily understood. The placement of the oral disclosure statement shall also comply with the requirements of the Communications Act of 1934, 47 U.S.C. §§ 315 and 317. 2657

2658 4. In its oral disclosure statement, the candidate or the candidate campaign committee may choose to 2659 identify an advertisement as either supporting or opposing the nomination or election of one or more 2660 clearly identified candidates.

2661 5. If an advertisement is jointly sponsored, the disclosure statement shall include the names of all the 2662 sponsors and the candidate shall be the disclosing individual. If more than one candidate is the sponsor, at least one of the candidates shall be the disclosing individual. 2663 2664

§ 24.2-958.2. Requirements for radio advertisements sponsored by a political committee.

2665 It shall be unlawful for a political committee to sponsor an advertisement that constitutes an 2666 expenditure or contribution required to be disclosed under Chapter 9.3 (§ 24.2-945 et seq.) unless the 2667 following requirements are satisfied:

2668 1. A radio advertisement supporting or opposing the nomination or election of one or more clearly 2669 identified candidates (i) shall include a disclosure statement, spoken by the chief executive officer or 2670 treasurer of the committee, containing at least the following words: "This ad was paid for (or 'sponsored by' or 'furnished by') [Name of political action committee]." (ii) The disclosure statement 2671 2672 shall last at least two seconds and the statement shall be spoken so that is contents may be easily understood. (iii) The placement of the oral disclosure statement shall also comply with the requirements 2673 2674 of the Communications Act of 1934, 47 U.S.C. §§ 315 and 317.

2675 2. In its oral disclosure statement, a political committee may choose to identify an advertisement as 2676 either supporting or opposing the nomination or election of one or more clearly identified candidates.

3. If the advertisement is jointly sponsored, the disclosure statement shall name all of the sponsors 2677 2678 and the disclosing individual shall be one of those sponsors.

2679 § 24.2-958.3. Requirements for radio advertisements sponsored by a person that is not a candidate

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2680 or political committee.

2681 A. It shall be unlawful for a person to sponsor an advertisement that constitutes an expenditure or 2682 contribution required to be disclosed under Chapter 9.3 (§ 24.2-945 et seq.) unless the following 2683 requirements are met:

2684 1. Radio advertisements purchased by an individual supporting or opposing the nomination or 2685 election of one or more clearly identified candidates shall include a disclosure statement spoken by the 2686 individual containing at least the following words: "I am [individual's name], and I sponsored this ad."

2. Radio advertisements purchased by a corporation, partnership, business, labor organization, 2687 2688 membership organization, association, cooperative, or other like entity supporting or opposing the nomination or election of one or more clearly identified candidates shall include a disclosure statement 2689 2690 spoken by the chief executive of the sponsor containing at least the following words: "[Name of 2691 sponsor] paid for (or `sponsored' or `furnished') this ad."

2692 B. In its oral disclosure statement, a person may choose to identify an advertisement as either 2693 supporting or opposing the nomination or election of one or more clearly identified candidates.

2694 C. If an advertisement is jointly sponsored, the disclosure statement shall include the names of all 2695 the sponsors.

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Article 5. Campaign Telephone Call Requirements.

2698 § 24.2-959. Requirements for campaign telephone calls sponsored by a candidate or candidate 2699 campaign committee.

2700 It shall be unlawful for any candidate or candidate campaign committee to make campaign telephone 2701 calls without disclosing, before the conclusion of each telephone call, information to identify the 2702 candidate or candidate campaign committee who has authorized and is paying for the calls unless such 2703 call is terminated prematurely by means beyond the maker's control. 2704

The person making the telephone call shall disclose the name of the candidate.

2705 It shall also be unlawful (i) for any candidate or candidate campaign committee who contracts for 2706 campaign telephone calls to fail to provide to the persons making the telephone calls the identifying 2707 information required by this section or (ii) for any person to provide a false or fictitious name or 2708 address when providing the identifying information required.

2709 § 24.2-959.1. Requirements for campaign telephone calls sponsored by a political committee or 2710 person other than a candidate or candidate campaign committee.

2711 It shall be unlawful for any person or political committee to make campaign telephone calls without 2712 disclosing, before the conclusion of each telephone call, information to identify the person or political 2713 committee who has authorized and is paying for the calls unless such call is terminated prematurely by 2714 means beyond the maker's control.

2715 The person making the telephone call shall disclose the following identifying information: the name 2716 of the political committee if the calls are authorized by that committee or an agent of that committee; and in the case of a committee that has filed a statement of organization under Chapter 9.3 (§ 24.2-945 2717 2718 et seq.), the full name of the committee and a registration number provided by the State Board; or in 2719 any other case, the full name and residence address of the individual responsible for the campaign 2720 telephone calls.

2721 It shall also be unlawful (i) for any person who contracts for campaign telephone calls to fail to 2722 provide to the persons making the telephone calls the identifying information required by this section or 2723 (ii) for any person to provide a false or fictitious name or address when providing the identifying 2724 information required.

§ 30-103. Prohibited conduct.

No legislator shall:

2727 1. Solicit or accept money or other thing of value for services performed within the scope of his 2728 official duties, except the compensation, expenses or other remuneration paid to him by the General 2729 Assembly. This prohibition shall not apply to the acceptance of special benefits which may be 2730 authorized by law;

2731 2. Offer or accept any money or other thing of value for or in consideration of obtaining 2732 employment, appointment, or promotion of any person with any governmental or advisory agency;

2733 3. Offer or accept any money or other thing of value for or in consideration of the use of his public 2734 position to obtain a contract for any person or business with any governmental or advisory agency;

2735 4. Use for his own economic benefit or that of another party confidential information which he has 2736 acquired by reason of his public position and which is not available to the public;

2737 5. Accept any money, loan, gift, favor, service, or business or professional opportunity that 2738 reasonably tends to influence him in the performance of his official duties. This subdivision shall not apply to any political contribution actually used for political campaign or constituent service purposes 2739 and reported as required by Chapter 9 (§ 24.2-900 et seq.) Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; 2740

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2741 6. Accept any business or professional opportunity when he knows that there is a reasonable 2742 likelihood that the opportunity is being afforded him to influence him in the performance of his official 2743 duties:

2744 7. During the one year after the termination of his service as a legislator, represent a client or act in 2745 a representative capacity on behalf of any person or group, for compensation, on any matter before the 2746 General Assembly or any agency of the legislative branch of government. The prohibitions of this 2747 subdivision shall apply only to persons engaged in activities that would require registration as a lobbyist 2748 under § 2.2-422. Any person subject to the provisions of this subdivision may apply to the Attorney 2749 General, as provided in § 30-122, for an advisory opinion as to the application of the restriction imposed 2750 by this subdivision on any post-public employment position or opportunity;

8. Accept any honoraria for any appearance, speech, or article in which the legislator provides 2751 expertise or opinions related to the performance of his official duties. The term "honoraria" shall not 2752 2753 include any payment for or reimbursement to such person for his actual travel, lodging, or subsistence expenses incurred in connection with such appearance, speech, or article or in the alternative a payment 2754 2755 of money or anything of value not in excess of the per diem deduction allowable under § 162 of the 2756 Internal Revenue Code, as amended from time to time;

2757 9. Accept appointment to serve on a body or board of any corporation, company or other legal 2758 entity, vested with the management of the corporation, company or entity, and on which two other 2759 members of the General Assembly already serve, which is operated for profit and regulated by the State 2760 Corporation Commission as (i) a financial institution, (ii) a mortgage lender or broker, (iii) any business under Chapter 5 (§ 13.1-501 et seq.) of Title 13.1, (iv) any business under Title 38.2, or (v) any 2761 2762 business under Title 56;

2763 10. Accept a gift from a person who has interests that may be substantially affected by the 2764 performance of the legislator's official duties under circumstances where the timing and nature of the gift 2765 would cause a reasonable person to question the legislator's impartiality in the matter affecting the donor. Violations of this subdivision shall not be subject to criminal law penalties; or 2766

2767 11. Accept gifts from sources on a basis so frequent as to raise an appearance of the use of his 2768 public office for private gain. Violations of this subdivision shall not be subject to criminal law 2769 penalties. 2770

§ 30-111. Disclosure form.

2771 A. The disclosure form to be used for filings required by subsections A and B of § 30-110 shall be 2772 substantially as follows:

2773 STATEMENT OF ECONOMIC INTERESTS. 2774 2775 2776 Office or position held or sought 2777 . . 2778 2779 2780 Names of members of immediate family-

DEFINITIONS AND EXPLANATORY MATERIAL.

"Immediate family" means (i) a spouse and (ii) any other person residing in the same household as the legislator, who is a dependent of the legislator or of whom the legislator is a dependent.

"Dependent" means any person, whether or not related by blood or marriage, who receives from the 2785 2786 legislator, or provides to the legislator, more than one-half of his financial support.

2787 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise, association, trust or foundation, or any other individual or entity carrying on a business or profession, 2788 2789 whether or not for profit.

2790 "Close financial association" does not mean an association based on the receipt of retirement benefits 2791 or deferred compensation from a business by which the legislator is no longer employed. "Close 2792 financial association" does not include an association based on the receipt of compensation for work 2793 performed by the legislator as an independent contractor of a business that represents an entity before 2794 any state governmental agency when the legislator has had no communications with the state 2795 governmental agency.

2796 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 2797 having monetary value. It includes services as well as gifts of transportation, local travel, lodgings and 2798 meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the 2799 expense has been incurred. "Gift" shall not include any offer of a ticket or other admission or pass unless the ticket, admission, or pass is used. "Gift" shall not include honorary degrees and presents from 2800 relatives. "Relative" means the donee's spouse, child, uncle, aunt, niece, or nephew; a person to whom 2801

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the donee is engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, brother,or sister; or the donee's brother's or sister's spouse.

2804 "Lobbyist relationship" means (i) an engagement, agreement, or representation that relates to legal 2805 services, consulting services, or public relations services, whether gratuitous or for compensation, 2806 between a member or member-elect and any person who is, or has been within the prior calendar year, 2807 registered as a lobbyist with the Secretary of the Commonwealth, or (ii) a greater than three percent 2808 ownership interest by a member or member- elect in a business that employs, or engages as an 2809 independent contractor, any person who is, or has been within the prior calendar year, registered as a 2810 lobbyist with the Secretary of the Commonwealth. The disclosure of a lobbyist relationship shall not (i) 2811 constitute a waiver of any attorney-client or other privilege, (ii) require a waiver of any attorney-client 2812 or other privilege for a third party, or (iii) be required where a member or member-elect is employed or 2813 engaged by a person and such person also employs or engages a person in a lobbyist relationship so 2814 long as the member or member-elect has no financial interest in the lobbyist relationship.

TRUST. If you or your immediate family, separately or together, are the only beneficiaries of a trust, treat the trust's assets as if you own them directly. If you or your immediate family has a proportional interest in a trust, treat that proportion of the trust's assets as if you own them directly. For example, if you and your immediate family have a one-third interest in a trust, complete your Statement as if you own one-third of each of the trust's assets. If you or a member of your immediate family created a trust and can revoke it without the beneficiaries' consent, treat its assets as if you own them directly.

2821 REPORT TO THE BEST OF INFORMATION AND BELIEF. Information required on this
2822 Statement must be provided on the basis of the best knowledge, information and belief of the individual
2823 filing the Statement as of the date of this report unless otherwise stated.

2824 COMPLETE ITEMS 1 THROUGH 10. REFER TO SCHEDULES ONLY IF DIRECTED.

2825 You may attach additional explanatory information.

2826 1. Offices and Directorships.

2827 Are you or a member of your immediate family a paid officer or paid director of a business?

2828 EITHER check NO / / OR check YES / / and complete Schedule A.

2829 2. Personal Liabilities.

2830 Do you or a member of your immediate family owe more than \$10,000 to any one creditor including
2831 contingent liabilities? (Exclude debts to any government and loans secured by recorded liens on property
2832 at least equal in value to the loan.)

2833 EITHÊR check NO / / OR check YES / / and complete Schedule B.

2834 3. Securities.

2835 Do you or a member of your immediate family, directly or indirectly, separately or together, own
2836 securities valued in excess of \$10,000 invested in one business? Account for mutual funds, limited
2837 partnerships and trusts.

2838 EITHER check NO / / OR check YES / / and complete Schedule C.

2839 4. Payments for Talks, Meetings, and Publications.

2840 During the past 12 months did you receive lodging, transportation, money, or anything else of value2841 with a combined value exceeding \$200 for a single talk, meeting, or published work in your capacity as2842 a legislator?

2843 EITHER check NO / / OR check YES / / and complete Schedule D.

2844 5. Gifts.

During the past 12 months did a business, government, or individual other than a relative or personal
friend (i) furnish you with any gift or entertainment at a single event, and the value received by you
exceeded \$50 in value or (ii) furnish you with gifts or entertainment in any combination and the value
received by you exceeded \$100 in total value; and for which you neither paid nor rendered services in
exchange? Account for entertainment events only if the average value per person attending the event
exceeded \$50 in value. Account for all business entertainment (except if related to your private
profession or occupation) even if unrelated to your official duties.

2852 EITHER check NO / / OR check YES / / and complete Schedule E.

2853 6. Salary and Wages.

2854 List each employer that pays you or a member of your immediate family salary or wages in excess2855 of \$10,000 annually. (Exclude state or local government or advisory agencies.)

- **2856** If no reportable salary or wages, check here / /.
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2863 7A. =3m =im Do you or a member of your immediate family, separately or together, operate your 2864 own business, or own or control an interest in excess of \$10,000 in a business? 2865 EITHER check NO / / OR check YES / / and complete Schedule F-1. 2866 7B. Do you have a lobbyist relationship as that term is defined above? 2867 EITHER check NO / / OR check YES / / and complete Schedule F-2. 2868 8. Payments for Representation and Other Services. 2869 Did you represent any businesses before any state governmental 8A. 2870 agencies, excluding courts or judges, for which you received total 2871 compensation during the past 12 months in excess of \$1,000, excluding 2872 compensation for other services to such businesses and representation 2873 consisting solely of the filing of mandatory papers and subsequent 2874 representation regarding the mandatory papers? 2875 EITHER check NO / / OR check YES / / and complete Schedule G-1. 2876 Subject to the same exceptions as in 8A, did persons with whom you 8B 2877 have a close financial association (partners, associates or others) represent 2878 any businesses before any state governmental agency for which total 2879 compensation was received during the past 12 months in excess of \$1,000? 2880 EITHER check NO / / OR check YES / / and complete Schedule G-2. 2881 Did you or persons with whom you have a close financial association 8C. 2882 furnish services to businesses operating in Virginia for which total 2883 compensation in excess of \$1,000 was received during the past 12 months? 2884 EITHER check NO / / OR check YES / / and complete Schedule G-3. 2885 9. Real Estate. 2886 Do you or a member of your immediate family hold an interest, including a partnership interest, 2887 valued at \$10,000 or more in real property (other than your principal residence) for which you have not already listed the full address on Schedule F? Account for real estate held in trust. EITHER check NO / / OR check YES / / and complete Schedule H. 2888 2889 2890 10. Real Estate Contracts with State Governmental Agencies. 2891 Do you or a member of your immediate family hold an interest valued at more than \$10,000 in real 2892 estate, including a corporate, partnership, or trust interest, option, easement, or land contract, which real 2893 estate is the subject of a contract, whether pending or completed within the past 12 months, with a state governmental agency? If the real estate contract provides for the leasing of the property to a state 2894 2895 governmental agency, do you or a member of your immediate family hold an interest in the real estate, 2896 including a corporate, partnership, or trust interest, option, easement, or land contract valued at more than \$1,000? Account for all such contracts whether or not your interest is reported in Schedule F or H. 2897 2898 This requirement to disclose an interest in a lease does not apply to an interest derived through an 2899 ownership interest in a business unless the ownership interest exceeds three percent of the total equity of 2900 the business. 2901 EITHER check NO / / OR check YES / / and complete Schedule I. Statements of Economic Interests are open for public inspection. 2902 2903 AFFIRMATION. 2904 In accordance with the rules of the house in which I serve, if I receive a 2905 request that this disclosure statement be corrected, augmented, or revised in 2906 any respect, I hereby pledge that I shall respond promptly to the request. I 2907 understand that if a determination is made that the statement is insufficien-2908 t, 2909 I will satisfy such request or be subjected to disciplinary action of my 2910 house. 2911 I swear or affirm that the foregoing information is full, true and correct to 2912 the best of my knowledge. 2913 Signature ____ 2914 Commonwealth of Virginia 2915 _____ of _____ to wit: 2916 The foregoing disclosure form was acknowledged before me 2917 This _____ day of _____ , 20____ , by _____ 2918 Notary Public 2919 My commission expires _ 2920 (Return only if needed to complete Statement.) 2921 SCHEDULES

Identify each business of which you or a member of your imm lirector.		
Name of Business Address of Business		
	RETURN	I TO ITEM
Report contingent liabilities below and indicate which debts are 1. My personal debts are as follows:		
Check		ck one
appropriate	\$10,001 to	More t
appropriate categories		More t
appropriate categories Banks	\$10,001 to	More t
appropriate categories	\$10,001 to \$50,000	More t
appropriate categories Banks Savings institutions Other loan or finance companies Insurance companies	\$10,001 to \$50,000	More t
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	Type of ssuer Entity	Type of S (stocks, bon funds,	ecurity ds, mutual etc.)	Check \$10,001 to \$50,000 	one More th \$50,000
List each so or any other th exceeding \$200 work in your c meetings or tra list information employer alread If no payme	burce from which you ing of value (exclud:) for your presentation apacity as a legislated vel outside the Common about a payment dy listed under Item of the must be listed, ch	ing meals or drinks on of a single talk, or. List payments or monwealth. List a p if you returned it 6 or from a source eck here / /.	e past 12 months coincident with a participation in of reimbursements ayment even if y within 60 days of income listed of	BLICATIONS. a lodging, transport a meeting) with one meeting, or by the Commor ou donated it to or if you recei on Schedule F.	combined publication wealth on charity. I ved it fro

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SCHEDULE E - GI				
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Name of Business				
Organization, or		Gift or		
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Individual	and State		pproximate	
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3095 (i) any person who is, or has been within the prior calendar year, registered as a lobbyist with the3096 Secretary of the Commonwealth, or

3097 (ii) any business in which you have a greater than three percent ownership interest and that business
3098 employs, or engages as an independent contractor, any person who is, or has been within the prior
3099 calendar year, registered as a lobbyist with the Secretary of the Commonwealth.

List each pe or business	erson	Describe ea relationshi		Dates relati		
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court or judge, by persons who are your partners, associates or others with whom you have a close financial association and who received total compensation in excess of \$1,000 for such representation during the past 12 months, excluding representation consisting solely of the filing of mandatory papers
and subsequent representation regarding the mandatory papers filed by your partners, associates or others
with whom you have a close financial association.

3153 Identify such businesses by type and also name the state governmental agencies before which such

3154 person appeared on behalf of such businesses. 3155 _____ 3156 3157 3158 Type of Business Name of State Governmental Agency 3159 _____ _____ 3160 3161 _____ _____ 3162 _____ _____ 3163 3164 SCHEDULE G-3 - PAYMENTS FOR REPRESENTATION AND OTHER SERVICES 3165 3166 GENERALLY. 3167 Indicate below types of businesses that operate in Virginia to which services were furnished by you 3168 or persons with whom you have a close financial association and for which total compensation in excess 3169 of \$1,000 was received during the past 12 months. 3170 Identify opposite each category of businesses listed below (i) the type of business, (ii) the type of service rendered and (iii) the value by dollar category of the compensation received for all businesses 3171 3172 falling within each category. 3173 _____ 3174 3175 3176 Value of Compensation 3177 Check Type 3178 if of 3179 serser-3180 vices vice 3181 were ren-3182 rendered 3183 \$1,001 \$10,001 \$50,001 \$100,001 \$250,001 dered 3184 to to to to and 3185 \$10,000 \$50,000 \$100,000 \$250,000 over 3186 Electric utilities 3187 Gas utilities 3188 Telephone utilities _ 3189 Water utilities 3190 Cable television 3191 companies 3192 Interstate 3193 transportation 3194 companies 3195 Intrastate 3196 transportation 3197 companies 3198 Oil or gas retail 3199 companies 3200 Banks 3201 Savings institutions 3202 Loan or finance 3203 Companies 3204 Manufacturing 3205 companies (state 3206 type of product, 3207 e.g., textile, 3208 furniture, etc.) 3209 Mining companies 3210 Life insurance

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54 of 55

	companies Casualty insurance		
	Companies		
	Other insurance		
	companies		
	Retail companies		
	Beer, wine or liquor		
	companies or		
	distributors		
	Trade associations		
	Professional		
	associations		
	Associations of		
	public employees or		
	officials		
	Counties, cities or		
	towns		
	Labor organizations		
	Other		
			RETURN TO ITEM 9
	SCHEDULE H - REAL ESTAT		
		principal residence in which you or	
f	mily holds an interest, including	a partnership interest, option, easem	ent, or land contract, valued at
5		parcel of real estate individually if y	
_	- List the location	Describe the type of real	If the real estate is
	(state, and county	estate you own in each	owned or recorded in
	or city where you	location (business,	a name other than your
	own real estate	recreational, apartment,	own, list that name
		commercial, open land,	,
		etc.)	
	_		
	CHEDITE I DEAT ECTATE	CONTRACTS WITH STATE GOV	RETURN TO ITEM 10
~		ending or completed within the p	
		or exchange of real estate in whi	
ר ר	r land contract valued at \$10,000	including a corporate, partnership or or more. List all contracts with a sta	uusi iniciesi, opuoli, easeineni,
		a member of your immediate family	
		b disclose an interest in a lease does	
		business unless the ownership interest	
	otal equity of the business.	business unless the ownership intere	est exceeds three percent of the
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-	-	Tist soch	
	List your real	List each	State the annual
	estate interest and	governmental agency	income from the
	the person or entity,	which is a party to	contract, and the

including the type of	the contract and	amount, if any, of
entity, which is	indicate the county	income you or any
party to the contract.	or city where the	immediate family
Describe any	real estate is	member derives
management		
role and the	located.	annually from
percentage		
ownership interest		the contract.
you or your immediate		
family member has in		
the real estate		
or entity.		
-		

B. Any legislator who makes a knowing misstatement of a material fact on the Statement of
 Economic Interests shall be subject to disciplinary action for such violations by the house in which the
 legislator sits.

C. In accordance with the rules of each house, the Statement of Economic Interests of all members of each house shall be reviewed. If a legislator's Statement is found to be inadequate as filed, the legislator shall be notified in writing and directed to file an amended Statement correcting the indicated deficiencies, and a time shall be set within which such amendment shall be filed. If the Statement of Economic Interests, in either its original or amended form, is found to be adequate as filed, the legislator's filing shall be deemed in full compliance with this section as to the information disclosed thereon.

3300 D. Ten percent of the membership of a house, on the basis of newly discovered facts, may in writing 3301 request the house in which those members sit, in accordance with the rules of that house, to review the 3302 Statement of Economic Interests of another member of that house in order to determine the adequacy of 3303 his filing. In accordance with the rules of each house, each Statement of Economic Interests shall be 3304 promptly reviewed, the adequacy of the filing determined, and notice given in writing to the legislator 3305 whose Statement is in issue. Should it be determined that the Statement requires correction, 3306 augmentation or revision, the legislator involved shall be directed to make the changes required within 3307 such time as shall be set under the rules of each house.

3308 If a legislator, after having been notified in writing in accordance with the rules of the house in
3309 which he sits that his Statement is inadequate as filed, fails to amend his Statement so as to come into
3310 compliance within the time limit set, he shall be subject to disciplinary action by the house in which he
3311 sits. No legislator shall vote on any question relating to his own Statement.

3312 § 30-127. Criminal prosecutions.

- A. Violations of this chapter may be prosecuted notwithstanding the jurisdiction of, or any pendingproceeding before, the House or Senate Ethics Advisory Panel.
- B. Nothing in this chapter shall limit or affect the application of other criminal statutes and penalties as provided in the Code of Virginia, including but not limited to bribery, embezzlement, perjury, conspiracy, fraud, and violations of the Campaign Finance Disclosure Act (§ 24.2-900 et seq.) Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2.

3319 2. That § 24.2-503.1 of the Code of Virginia, Chapter 9 (§§ 24.2-900 through 24.2-930), Chapter
3320 9.1 (§ 24.2-940), and Chapter 9.2 (§§ 24.2-941 through 24.2-944) of Title 24.2 of the Code of
3321 Virginia, and §§ 24.2-1013 and 24.2-1014.1 of the Code of Virginia are repealed.

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