2006 SESSION

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[S 265]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 24.2-943 and 24.2-944 of the Code of Virginia, relating to disclosure 3 requirements for political campaign advertisements; penalties.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That §§ 24.2-943 and 24.2-944 of the Code of Virginia are amended and reenacted as follows: 8 § 24.2-943. Basic requirements for political campaign advertisements; penalty.

9 A. It shall be unlawful for any sponsor to sponsor an advertisement in the print media or on radio or 10 television that constitutes an expenditure or contribution required to be disclosed under Chapter 9 (§ 24.2-900 et seq.) of this title unless all of the following conditions are met: 11

1. It bears the legend or includes the statement: "Paid for by

12 13 [Name of candidate, candidate campaign committee, political party committee, political action committee, individual, or other sponsor]." In television advertisements, this disclosure shall be made by 14 visual legend. In the legend or statement, the phrase "Paid for by 15

.... [Name of candidate or candidate campaign committee]" may be replaced by the phrase 16 17 campaign committee]" in an advertisement sponsored by the candidate or his campaign committee that 18 19 supports the nomination or election of that candidate and that does not identify or make any reference to 20 any other clearly identified candidate.

21 2. The name used in the labeling required in subdivision 1 for a political party committee contains 22 the name of the political party and for a political action committee is the name that appears on the 23 statement of organization as required in § 24.2-908.

24 3. In a print media advertisement supporting or opposing the nomination or election of one or more 25 clearly identified candidates, the sponsor states whether it is authorized by a candidate. The visual legend in the advertisement shall state either "Authorized by [name of candidate], candidate for [name of 26 27 office]" or "Not authorized by a candidate." This subdivision does not apply if the sponsor of the 28 advertisement is the candidate the advertisement supports or that candidate's campaign committee.

29 4. In a print media advertisement that identifies a candidate the sponsor is opposing, the sponsor 30 discloses in the advertisement the name of the candidate who is intended to benefit from the 31 advertisement. This subdivision applies only when the sponsor coordinates or consults about the 32 advertisement or the expenditure for it with the candidate who is intended to benefit or with that 33 candidate's campaign committee.

34 5. If an advertisement described in this section is jointly sponsored, the disclosure statement shall 35 name all the sponsors.

B. In a print media advertisement covered by subsection A, any disclosure statement required by that 36 37 subsection shall be displayed in a conspicuous manner. "Conspicuous" means so written, displayed, or presented that a reasonable person ought to have noticed it. If a single advertisement consists of multiple 38 39 pages, folds, or faces, the disclosure requirement of this section applies only to one page, fold, or face. 40 In a television advertisement covered by subsection A, the visual disclosure legend shall constitute 20 41 scan lines in size. In a radio advertisement covered by subsection A, the disclosure statement shall last 42 at least two seconds and the statement shall be spoken so that its contents may be easily understood.

43 C. Any candidate, candidate campaign committee, political party committee, political action committee, individual, or other sponsor violating any provision of this section shall be subject to (i) a 44 civil penalty not to exceed \$100 \$1,000; and in or (ii) in the case of a violation occurring within the 14 45 days prior to or on the election day of the election to which the advertisement pertains, a civil penalty 46 not to exceed \$2,500. In the case of a willful violation, he shall be guilty of a Class 1 misdemeanor. It 47 shall not be deemed a violation of this section if the contents of the disclosure legend or statement 48 49 convey the required information. Any civil penalties collected pursuant to an action under this section 50 shall be payable to the State Treasurer for deposit to the general fund. The procedure to enforce the civil penalties provided in this section shall be as stated in § 24.2-929. 51

52 D. The person accepting an advertisement for a radio or television outlet shall require, and for one 53 year shall retain a copy of, proof of identity of the person who submits the advertisement for broadcast 54 when the authorization statement on the advertisement is made by an individual or entity other than a 55 candidate, candidate campaign committee, political party committee, or political action committee. Proof 56 of identity shall be submitted either (i) in person and include a valid Virginia driver's license, or any

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other identification card issued by a government agency of the Commonwealth, one of its political 57 58 subdivisions, or the United States; or (ii) other than in person, in which case, the person submitting the 59 advertisement shall provide a telephone number and the person accepting the advertisement may phone 60 the person to verify the validity of the person's identifying information before broadcasting the 61 advertisement.

62 E. Television or radio outlets shall not be liable under this section for carriage of political 63 advertisements that fail to include the disclosure requirements provided for in this section. This 64 provision supersedes any contrary provisions of the Code of Virginia. 65

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

66 A. In addition to the basic identification requirements of § 24.2-943, it shall be unlawful for any 67 sponsor to sponsor an advertisement on radio or television that constitutes an expenditure or contribution 68 required to be disclosed under Chapter 9 (§ 24.2-900 et seq.) of this title unless the expanded disclosure 69 requirements set out in this section are met. 70

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

1. Television advertisements purchased by a candidate or by a candidate campaign committee 71 supporting or opposing the nomination or election of one or more clearly identified candidates shall 72 73 include a disclosure statement spoken by the candidate containing at least the following words: "I am (or 74 office, and I (or "my campaign') sponsored this ad." This requirement shall not apply to a television 75 advertisement purchased by a candidate or by his candidate campaign committee that supports the 76 77 nomination or election of that candidate and that does not identify or make any reference to any other 78 clearly identified candidate.

79 2. Television advertisements purchased by a political party committee supporting or opposing the 80 nomination or election of one or more clearly identified candidates shall include a disclosure statement spoken by the chair, executive director, or treasurer of the political party committee containing at least 81 the following words: "The [name of political party committee] sponsored this ad." The disclosed name 82 of the political party committee shall include the name of the political party. 83

84 3. Television advertisements purchased by a political action committee supporting or opposing the 85 nomination or election of one or more clearly identified candidates shall include a disclosure statement spoken by the chief executive officer or treasurer of the political action committee containing at least the 86 following words: "The [name of political action committee] political action committee sponsored this 87 88 ad." The name of the political action committee used in the advertisement shall be the name that appears 89 on the statement of organization as required in § 24.2-908.

90 4. Television advertisements purchased by an individual supporting or opposing the nomination or 91 election of one or more clearly identified candidates shall include a disclosure statement spoken by the 92 individual containing at least the following words: "I am [individual's name], and I sponsored this ad."

5. Television advertisements purchased by a sponsor (other than a candidate, a candidate campaign 93 committee, a political party committee, political action committee, or an individual) supporting or opposing the nomination or election of one or more clearly identified candidates shall include a 94 95 96 disclosure statement spoken by the chief executive or principal decision-maker of the sponsor containing 97 at least the following words: "[Name of sponsor] sponsored this ad."

98 6. In any television advertisement described in subdivisions 1 through 5, an unobscured, full-screen 99 picture containing the disclosing individual, either in photographic form or through the actual appearance of the disclosing individual on camera, shall be featured throughout the disclosure statement. 100

7. In any television advertisement during which the advertiser does not have the option of controlling 101 102 the audio, if any, heard during the advertisement, the disclosure requirements shall be the same as for 103 print media. 104

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

105 1. Radio advertisements purchased by a candidate or by a candidate campaign committee supporting 106 or opposing the nomination or election of one or more clearly identified candidates shall include a disclosure statement spoken by the candidate containing at least the following words: "I am (or "This is 107 108) [name of candidate], candidate for [name of office], and 109 this ad was paid for (or 'sponsored by' or 'furnished by') [name of candidate campaign committee that 110 paid for the advertisement]." This requirement shall not apply to a radio advertisement purchased by a candidate or by his candidate campaign committee that supports the nomination or election of that 111 112 candidate and that does not identify or make any reference to any other clearly identified candidate.

113 2. Radio advertisements purchased by a political party committee supporting or opposing the nomination or election of one or more clearly identified candidates shall include a disclosure statement 114 spoken by the chair, executive director, or treasurer of the political party committee containing at least 115 the following words: "This ad was paid for (or 'sponsored by' or 'furnished by') [name of political party 116 committee]." The disclosed name of the political party committee shall include the name of the political 117

118 party.

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

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

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

133 D. In advertisements on television, a sponsor may place the disclosure statement required by this section at any point during the advertisement, except if the duration of the advertisement is more than 134 135 five minutes, the disclosure statement shall be made both at the beginning and end of the advertisement. 136 The sponsor may provide the oral disclosure statement required by this section at the same time as the 137 visual disclosure required under the Communications Act of 1934, 47 U.S.C. §§ 315 and 317, is shown. 138 Any visual disclosure legend shall be at least 20 scan lines in size. For advertisements on radio, the 139 placement of the oral disclosure statement shall comply with the requirements of the Communications 140 Act of 1934, 47 U.S.C. §§ 315 and 317.

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

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

148 G. Any candidate, candidate campaign committee, political party committee, political action 149 committee, individual, or other sponsor violating any provision of this section shall be subject to (i) a 150 civil penalty not to exceed \$500 \$1,000 per occurrence; and in or (ii) in the case of a violation 151 occurring within the 14 days prior to or on the election day of the election to which the advertisement 152 pertains, a civil penalty not to exceed \$2,500 per occurrence. In the case of a willful violation, he shall 153 be guilty of a Class 1 misdemeanor. It shall not be deemed a violation of this section if the contents of 154 the disclosure legend or statement convey the required information. For the purposes of this section, an 155 "occurrence" shall be defined as one broadcast of a radio or television political campaign advertisement 156 in violation of this section. In no event shall the total civil penalties imposed for multiple broadcasts of 157 one particular campaign advertisement exceed \$5,000 \$10,000. Any civil penalties collected pursuant to 158 an action under this section shall be payable to the State Treasurer for deposit to the general fund. The 159 procedure to enforce the civil penalties provided in this section shall be as stated in § 24.2-929.

160 H. Television advertisements by a sponsor supporting or opposing the nomination or election of one 161 or more clearly identified candidates shall comply with the oral disclosure requirements of this section. 162 Those advertisements shall also comply with the disclosure requirements under the Communications Act of 1934, 47 U.S.C. §§ 315 and 317 by use of visual legends. The content of those visual legends is 163 specified by the Communications Act of 1934, 47 U.S.C. §§ 315 and 317 and this section. The size of 164 those visual legends is determined by subsection D, which satisfies requirements under the 165 Communications Act of 1934, 47 U.S.C. §§ 315 and 317. In the case of radio advertisements, the oral 166 disclosure requirements under this section incorporate the content requirements under the Communications Act of 1934, 47 U.S.C. §§ 315 and 317. 167 168

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