[Second Reprint]

SENATE COMMITTEE SUBSTITUTE FOR SENATE, No. 2866

STATE OF NEW JERSEY 220th LEGISLATURE

ADOPTED FEBRUARY 23, 2023

Sponsored by: Senator NICHOLAS P. SCUTARI District 22 (Middlesex, Somerset and Union) Assemblyman LOUIS D. GREENWALD District 6 (Burlington and Camden) Assemblywoman CAROL A. MURPHY District 7 (Burlington)

SYNOPSIS

Establishes "Elections Transparency Act;" requires reporting of campaign contributions in excess of \$200; increases contribution limits; concerns independent expenditure committees, certain business entity contributions, and certain local provisions; requires appropriation.

CURRENT VERSION OF TEXT

As reported by the Assembly Appropriations Committee on March 23, 2023, with amendments.



(Sponsorship Updated As Of: 3/30/2023)

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AN ACT establishing "The Elections Transparency Act," concerning 1 2 campaign contribution limits and reporting requirements, 3 amending various parts of the statutory law, supplementing 4 P.L.1973, c.83 (C.19:44A-1 et seq.), repealing section 1 of 5 P.L.2005, c.271, and requiring an appropriation. 6 7 **BE IT ENACTED** by the Senate and General Assembly of the State 8 of New Jersey: 9 10 1. Section 7 of P.L.1973, c.83 (C.19:44A-7) is amended to read as follows: 11 12 7. The amount which may be spent in aid of the candidacy of 13 any qualified candidate for Governor in a primary election shall not 14 exceed [\$2,200,000] <u>\$7,300,000</u>. The amount which may be spent in aid of the candidacy of any qualified joint candidates for 15 16 Governor and Lieutenant Governor in a general election shall not 17 exceed [\$5,000,000] \$15,600,000; but such sums shall not include 18 the traveling expenses of the candidate or candidates or of any 19 person other than the candidate or candidates if such traveling 20 expenses are voluntarily paid by such person without any 21 understanding or agreement with the candidate or candidates that 22 they shall be, directly or indirectly, repaid to him by the candidate 23 or candidates. 24 (cf: P.L.2009, c.66, s.7) 25 26 2. Section 22 of P.L.1993, c.65 (C.19:44A-7.2) is amended to 27 read as follows: 28 22. a. Not later than December 1 [of each year preceding any 29 year in which a general election is to be held to fill the offices of 30 Governor and Lieutenant Governor for a four-year term], 2023 and every two years thereafter, the Election Law Enforcement 31 32 Commission shall adjust the amounts, set forth in subsection b. of 33 this section, which shall be applicable under P.L.1973, c.83 34 (C.19:44A-1 et al.) to primary and general elections for any public office other than the offices of Governor and Lieutenant Governor 35 36 at a percentage which shall be [the same] <u>calculated in the same</u> 37 manner as the percentage of change that the commission applies to 38 the amounts used for the primary election for the office of Governor 39 and the general election for the offices of Governor and Lieutenant 40 Governor **[**held in the third year preceding the year in which that 41 December 1 occurs, pursuant to section 19 of P.L.1980, c.74 (C.19:44A-7.1), and any amount so adjusted shall be rounded in the 42 43 same manner as provided in that section.

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter. Matter enclosed in superscript numerals has been adopted as follows: ¹Senate SBA committee amendments adopted March 16, 2023. ²Assembly AAP committee amendments adopted March 23, 2023.

b. The amounts subject to adjustment as provided under thissection shall be:

(1) the minimum amount raised or expended by any two or more
persons acting jointly who qualify as a political committee and the
minimum amount contributed or expected to be contributed in any
calendar year by any group of two or more persons acting jointly
who qualify as a continuing political committee as defined in
section 3 of P.L.1973, c.83 (C.19:44A-3);

(2) (Deleted by amendment, P.L.2004, c.28);

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10 (3) the minimum amount of a contribution to a political 11 committee, continuing political committee, legislative leadership 12 committee or a political party committee received during the period 13 between the 13th day prior to the election and the date of the 14 election, the minimum amount of an expenditure by a political 15 committee during that period, and the minimum amount of an expenditure by a continuing political committee during the period 16 17 beginning after March 31 and ending on the date of the primary 18 election and the period beginning after September 30 and ending on 19 the date of the general election which triggers an obligation to 20 report that contribution to the commission pursuant to section 8 of P.L.1973, c.83 (C.19:44A-8), and the minimum amount of a 21 22 contribution to a candidate, candidate committee or joint candidates 23 committee received during the period between the 13th day prior to 24 the election and the date of the election which triggers an obligation 25 to report that contribution to the commission pursuant to section 16 26 of P.L.1973, c.83 (C.19:44A-16);

(4) the maximum amount which may be expended by the
campaign organizations of two or more candidates forming a joint
candidates committee without being required to file contribution
reports, pursuant to section 8 of P.L.1973, c.83 (C.19:44A-8);

31 (5) the maximum amount that a person, not acting in concert 32 with any other person or group, may spend to support or defeat a 33 candidate or to aid the passage or defeat of a public question 34 without being required to report all such expenditures and expenses to the commission pursuant to section 11 of P.L.1973, c.83 35 (C.19:44A-11) and the maximum amount that a person, not acting 36 37 in concert with any other person or group, may raise through a 38 public solicitation and expend to finance any lawful activity in 39 support of or in opposition to any candidate or public question or to 40 seek to influence the content, introduction, passage or defeat of 41 legislation pursuant to section 19 of P.L.1973, c.83 (C.19:44A-19);

(6) the maximum amount that may be expended, in the
aggregate, on behalf of a candidate without requiring that candidate
to file contribution reports with the commission and the maximum
amount that may be expended, in the aggregate, on behalf of a
candidate seeking election to a public office of a school district,
without requiring that candidate to file contribution reports with the

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commission pursuant to section 16 of P.L.1973, c.83 (C.19:44A 16);

3 (7) the maximum amount of penalty which may be imposed by 4 the commission on any person who fails to comply with the 5 regulatory provisions of P.L.1973, c.83 (C.19:44A-1 et al.) for a 6 first offense or a second and subsequent offenses, pursuant to 7 section 22 of P.L.1973, c.83 (C.19:44A-22);

8 (8) the maximum amount of penalty which may be imposed by 9 the commission on any corporation or labor organization which 10 provides any of its employees any additional increment of salary for the express purpose of making a contribution to a candidate, 11 12 candidate committee, joint candidates committee, political party 13 committee, legislative leadership committee, political committee or 14 continuing political committee for a first or a second and 15 subsequent offenses, pursuant to section 15 of P.L.1993, c.65 16 (C.19:44A-20.1);

17 (9) (Deleted by amendment, P.L.2004, c.174);

18 (10) (Deleted by amendment, P.L.2004, c.174);

19 (11) (Deleted by amendment, P.L.2004, c.174);

(12) the amount of filing fees which may be collected from a
candidate committee, a joint candidates committee, a continuing
political committee, a political party committee, a legislative
leadership committee, or any other person pursuant to section 6 of
P.L.1973, c.83 (C.19:44A-6) (as that section shall have been
amended by P.L.1983, c.579).

c. Not later than December 15 [of each year preceding any 26 27 year in which a general election is to be held to fill the offices of Governor and Lieutenant Governor for a four-year term], 2023 and 28 29 every two years thereafter, the commission shall report to the 30 Legislature and make public its adjustment of limits in accordance 31 with the provisions of this section. Whenever, following the 32 transmittal of that report, the commission shall have notice that a person has declared as a candidate for nomination for election or for 33 34 election to any public office in a forthcoming primary or general election, it shall promptly notify that candidate of the amounts of 35 36 those adjusted limits.

37 (cf: P.L.2009, c.66, s.9)

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39 3. Section 2 of P.L.2004, c.174 (C.19:44A-7.3) is amended to 40 read as follows:

2. a. No later than July 1 [of each year preceding any year in
which a general election is to be held to fill the offices of Governor
and Lieutenant Governor for a four-year term], 2024 and every two
years thereafter, the commission shall [issue a report setting forth
its recommendations for the adjustment of] adjust the amounts, set
forth in subsection b. of this section and applicable to P.L.1973,
c.83 (C.19:44A-1 et seq.), to primary and general elections for any

public office other than the offices of Governor and Lieutenant 1 2 Governor, to limitations on contributions to and from political 3 committees, continuing political committees, candidate committees, 4 joint candidates committees, political party committees and 5 legislative leadership committees and to other amounts, at a 6 percentage which shall be [the same] calculated in the same 7 manner as the percentage of change that the commission applies to 8 the amounts used for the primary election for the office of Governor 9 and the general election for the offices of Governor and Lieutenant 10 Governor [held in the third year preceding the year in which that 11 December 1 occurs], pursuant to section 19 of P.L.1980, c.74 12 (C.19:44A-7.1). Any amount so [recommended for adjustment] 13 adjusted shall be rounded in the same manner as provided in that 14 section.

b. The amounts to be [recommended for adjustment] <u>adjusted</u>
as provided under this section shall be:

17 (1) the maximum amount of contributions permitted to be made 18 by an individual, a corporation or labor organization to a candidate, 19 candidate committee or joint candidates committee, the maximum 20 amount of contributions permitted to be made by a political 21 committee or a continuing political committee to a candidate, 22 candidate committee or joint candidates committee other than the 23 committee of a candidate for nomination for the office of Governor 24 or the committee of candidates for election to the offices of 25 Governor and Lieutenant Governor and the maximum amount of 26 contributions permitted to be made by one candidate, candidate 27 committee or joint candidates committee, other than the committee of a candidate for nomination for the office of Governor or the 28 29 committee for election to the offices of Governor and Lieutenant 30 Governor, to another candidate, candidate committee or joint candidates committee other than the committee of a candidate for 31 32 nomination for the office of Governor or the committee for election 33 to the offices of Governor and Lieutenant Governor pursuant to 34 section 18 of P.L.1993, c.65 (C.19:44A-11.3);

(2) the maximum amount of contributions permitted to be made
by an individual, corporation, labor organization, political
committee, continuing political committee, candidate committee or
joint candidates committee or any other group to any political party
committee or any legislative leadership committee pursuant to
section 19 of P.L.1993, c.65 (C.19:44A-11.4); and

(3) the maximum amount of contributions permitted to be made by a candidate, candidate committee or joint candidates committee to a political committee or a continuing political committee and the maximum amount of contributions permitted to be made by one political committee or continuing political committee to another political committee or continuing political committee pursuant to section 20 of P.L.1993, c.65 (C.19:44A-11.5).

c. No later than July 15 [of each year preceding any year in 1 2 which a general election is to be held to fill the offices of Governor 3 and Lieutenant Governor for a four-year term], 2024 and every two 4 <u>vears thereafter</u>, the commission shall **[**transmit a copy of its report 5 to each member of <u>report to</u> the Legislature and make public its 6 [recommended] adjustment of limits pursuant to this section. [The 7 Legislature shall have the option of adopting all or part of the 8 recommended adjustments by the passage of appropriate 9 legislation] Whenever, following the transmittal of that report, the commission shall have notice that a person has declared as a 10 11 candidate for nomination for election or for election to any public office in a forthcoming primary or general election, it shall 12 13 promptly notify that candidate of the amounts of those adjusted 14 <u>limits</u>. 15 (cf: P.L.2009, c.66, s.10) 16 17 4. Section 8 of P.L.1973, c.83 (C.19:44A-8) is amended to read 18 as follows: 19 8. a. (1) Each political committee shall make a full cumulative 20 report, upon a form prescribed by the Election Law Enforcement 21 Commission, of all contributions in excess of \$200 in the form of 22 moneys, loans, paid personal services, or other things of value made 23 to it and all expenditures made, incurred, or authorized by it in 24 furtherance of the nomination, election, or defeat of any candidate, 25 or in aid of the passage or defeat of any public question, or to 26 provide political information on any candidate or public question, 27 during the period ending 48 hours preceding the date of the report 28 and beginning on the date on which the first of those contributions 29 was received or the first of those expenditures was made, whichever 30 occurred first. The cumulative report, except as hereinafter 31 provided, shall contain the name and mailing address of each person 32 or group from whom moneys, loans, paid personal services or other 33 things of value in excess of \$200 have been contributed since 48 34 hours preceding the date on which the previous such report was 35 made and the amount contributed by each person or group, and where the contributor is an individual, the report shall indicate the 36 37 occupation of the individual and the name and mailing address of 38 the individual's employer. In the case of any loan reported pursuant 39 to this subsection, the report shall contain the name and mailing 40 address of each person who has cosigned such loan since 48 hours 41 preceding the date on which the previous such report was made, and 42 where an individual has cosigned such loans, the report shall 43 indicate the occupation of the individual and the name and mailing 44 address of the individual's employer. The cumulative report shall 45 also contain the name and address of each person, firm or

46 organization to whom expenditures have been paid since 48 hours47 preceding the date on which the previous such report was made and

the amount and purpose of each such expenditure. The cumulative
 report shall be filed with the Election Law Enforcement
 Commission on the dates designated in section 16 hereof.

4 The campaign treasurer of the political committee reporting shall 5 certify to the correctness of each report.

6 Each campaign treasurer of a political committee shall file 7 written notice with the commission of a contribution in excess of 8 [\$500] <u>\$200</u> received during the period between the 13th day prior 9 to the election and the date of the election, and of an expenditure of money or other thing of value in excess of [\$500] <u>\$200</u> made, 10 incurred or authorized by the political committee to support or 11 12 defeat a candidate in an election, or to aid the passage or defeat of 13 any public question, during the period between the 13th day prior to 14 the election and the date of the election. The notice of a 15 contribution shall be filed in writing or by electronic transmission within [48] 72 hours of the receipt of the contribution [and] when 16 17 the contribution is received between the 13th day and the eighth day 18 prior to the election, or within 24 hours of the receipt of the 19 contribution when the contribution is received between the seventh 20 day prior to the election and the date of the election. The notice 21 shall set forth the amount and date of the contribution, the name and 22 mailing address of the contributor, and where the contributor is an 23 individual, the individual's occupation and the name and mailing 24 address of the individual's employer. The notice of an expenditure 25 shall be filed in writing or by electronic transmission within [48] $\underline{72}$ hours of the making, incurring or authorization of the 26 27 expenditure [and] when the expenditure is made, incurred, or authorized between the 13th day and the eighth day prior to the 28 29 election, or within 24 hours when the expenditure is made, incurred, 30 or authorized between the seventh day prior to the election and the date of the election. The notice shall set forth the name and mailing 31 32 address of the person, firm or organization to whom or which the 33 expenditure was paid and the amount and purpose of the 34 expenditure.

35 (2) When a political committee or an individual seeking party
36 office makes or authorizes an expenditure on behalf of a candidate,
37 it shall provide immediate written notification to the candidate of
38 the expenditure.

39 b. (1) A group of two or more persons acting jointly, or any 40 corporation, partnership, or any other incorporated or 41 unincorporated association including a political club, political 42 action committee, civic association or other organization, which in 43 any calendar year contributes or expects to contribute at least 44 \$2,500.00 to the aid or promotion of the candidacy of an individual, 45 or of the candidacies of individuals, for elective public office or the 46 passage or defeat of a public question or public questions and which 47 expects to make contributions toward such aid or promotion, or

1 toward such passage or defeat, during a subsequent election shall 2 certify that fact to the commission, and the commission, upon 3 receiving that certification and on the basis of any information as it 4 may require of the group, corporation, partnership, association or 5 other organization, shall determine whether the group, corporation, 6 partnership, association or other organization is a continuing 7 political committee for the purposes of this act. If the commission 8 determines that the group, corporation, partnership, association or 9 other organization is a continuing political committee, it shall so 10 notify that continuing political committee.

11 No person serving as the chairman of a political party committee 12 or a legislative leadership committee shall be eligible to be 13 appointed or to serve as the chairman of a continuing political 14 committee.

15 (2) A continuing political committee shall file with the Election 16 Law Enforcement Commission, not later than April 15, July 15, 17 October 15 and January 15 of each calendar year, a cumulative 18 quarterly report of all moneys, loans, paid personal services or other 19 things of value in excess of \$200 contributed to it during the period 20 ending on the 15th day preceding that date and commencing on 21 January 1 of that calendar year or, in the case of the cumulative 22 quarterly report to be filed not later than January 15, of the previous 23 calendar year, and all expenditures made, incurred, or authorized by 24 it during the period, whether or not such expenditures were made, 25 incurred or authorized in furtherance of the election or defeat of any 26 candidate, or in aid of the passage or defeat of any public question 27 or to provide information on any candidate or public question.

28 The cumulative quarterly report shall contain the name and 29 mailing address of each person or group from whom moneys, loans, 30 paid personal services or other things of value in excess of \$200 31 have been contributed and the amount contributed by each person or 32 group, and where an individual has made such contributions, the 33 report shall indicate the occupation of the individual and the name 34 and mailing address of the individual's employer. In the case of any 35 loan reported pursuant to this subsection, the report shall contain 36 the name and address of each person who cosigns such loan, and 37 where an individual has cosigned such loans, the report shall 38 indicate the occupation of the individual and the name and mailing 39 address of the individual's employer. The report shall also contain 40 the name and address of each person, firm or organization to whom 41 expenditures have been paid and the amount and purpose of each 42 such expenditure. The treasurer of the continuing political 43 committee reporting shall certify to the correctness of each 44 cumulative quarterly report.

Each continuing political committee shall provide immediate
written notification to each candidate of all expenditures made or
authorized on behalf of the candidate.

1 If any continuing political committee submitting cumulative 2 quarterly reports as provided under this subsection receives a 3 contribution from a single source of more than [\$500] <u>\$200</u> after the final day of a quarterly reporting period and on or before a 4 5 primary, general, municipal, school or special election which occurs 6 after that final day but prior to the final day of the next reporting 7 period it shall, in writing or by electronic transmission, report that 8 contribution to the commission within [48] 72 hours of the receipt 9 thereof ¹if that contribution is received between the 15th day prior to that election and the day of the election¹, except that a 10 contribution received between the seventh day prior to the election 11 12 and the date of the election shall be reported within 24 hours of the 13 receipt thereof, including in that report the amount and date of the 14 contribution; the name and mailing address of the contributor; and 15 where the contributor is an individual, the individual's occupation 16 and the name and mailing address of the individual's employer. If 17 any continuing political committee makes or authorizes an expenditure of money or other thing of value in excess of [\$500] 18 19 \$200, or incurs any obligation therefor, to support or defeat a 20 candidate in an election, or to aid the passage or defeat of any public question, ¹[after March 31 and on or before] between the 21 15th day prior to the day of the primary election and¹ the day of the 22 primary election, or ¹[after September 30 and on or before] 23 24 between the 15th day prior to the day of the general election and¹ 25 the day of the general election, it shall, in writing or by electronic transmission, report that expenditure to the commission within [48] 26 27 <u>72</u> hours of the making, authorizing or incurring thereof, except 28 that an expenditure made, authorized, or incurred between the 29 seventh day prior to the election and the date of the election shall be 30 reported within 24 hours of the making, authorizing, or incurring 31 thereof.

32 A continuing political committee which ceases making 33 contributions toward the aiding or promoting of the candidacy of an 34 individual, or of the candidacies of individuals, for elective public 35 office in this State or the passage or defeat of a public question or 36 public questions in this State shall certify that fact in writing to the 37 commission, and that certification shall be accompanied by a final 38 accounting of any fund relating to such aiding or promoting 39 including the final disposition of any balance in such fund at the 40 time of dissolution. Until that certification has been filed, the 41 committee shall continue to file the quarterly reports as provided 42 under this subsection.

c. Each political party committee and each legislative
leadership committee shall file with the Election Law Enforcement
Commission, not later than April 15, July 15, October 15 and
January 15 of each calendar year, a cumulative quarterly report of
all moneys, loans, paid personal services or other things of value in

1 excess of \$200 contributed to it during the period ending on the 2 15th day preceding that date and commencing on January 1 of that 3 calendar year or, in the case of the cumulative quarterly report to be 4 filed not later than January 15, of the previous calendar year, and all 5 expenditures made, incurred, or authorized by it during the period, 6 whether or not such expenditures were made, incurred or authorized in furtherance of the election or defeat of any candidate, or in aid of 7 8 the passage or defeat of any public question or to provide 9 information on any candidate or public question.

10 The cumulative quarterly report shall contain the name and 11 mailing address of each person or group from whom moneys, loans, 12 paid personal services or other things of value in excess of \$200 13 have been contributed and the amount contributed by each person or 14 group, and where an individual has made such contributions, the 15 report shall indicate the occupation of the individual and the name 16 and mailing address of the individual's employer. In the case of any 17 loan reported pursuant to this subsection, the report shall contain 18 the name and address of each person who cosigns such loan, and 19 where an individual has cosigned such loans, the report shall 20 indicate the occupation of the individual and the name and mailing address of the individual's employer. The report shall also contain 21 22 the name and address of each person, firm or organization to whom 23 expenditures have been paid and the amount and purpose of each 24 such expenditure. The treasurer of the political party committee or 25 legislative leadership committee reporting shall certify to the 26 correctness of each cumulative quarterly report.

27 d. (1) Each independent expenditure committee making an 28 electioneering communication pertaining to a primary election shall 29 file with the Election Law Enforcement Commission, Inot later 30 than April 15, July 15, October 15 and January 15 of each calendar 31 year, a cumulative quarterly report <u>a cumulative report on the 11th</u> 32 day preceding the primary election, and after the primary election 33 file a report on the 20th day following the election, upon a form 34 prescribed by the Election Law Enforcement Commission, of all 35 contributions received in excess of [\$10,000] <u>\$7,500</u> in the form of 36 moneys, loans, paid personal services, or other things of value made to it ¹for the purpose of furthering the independent expenditure¹, 37 and of all <u>independent</u> expenditures [in excess of \$3,000] made, 38 39 incurred, or authorized by it **[**in influencing or attempting to 40 influence the outcome of any election or the nomination, election, 41 or defeat of any person to State or local elective public office or the 42 passage or defeat of any public question, legislation, or regulation, 43 or in providing political information on any candidate or public 44 question, legislation, or regulation, during the period ending 48 45 hours preceding the date of the report and beginning on the date on 46 which the first of those contributions was received or the first of 47 those expenditures was made, whichever occurred first. The

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1 quarterly beginning on the first day of the preceding calendar year 2 and ending on the reporting date. Each independent expenditure 3 committee making an electioneering communication pertaining to a 4 municipal, runoff, school board, special, or general election shall file with the Election Law Enforcement Commission a cumulative 5 6 report on the 29th day preceding the election, a report on the 11th 7 day preceding the election, and after the election file a report on the 8 20th day following the election, upon a form prescribed by the 9 Election Law Enforcement Commission, of all contributions 10 received in excess of \$7,500 in the form of moneys, loans, paid personal services, or other things of value made to it ¹for the 11 12 purpose of furthering the independent expenditure¹, and of all independent expenditures made, incurred, or authorized by it 13 14 beginning on the first day of the preceding calendar year and ending 15 on the reporting date. The report, except as hereinafter provided, 16 shall contain the name and mailing address of each person or group 17 from whom moneys, loans, paid personal services or other things of 18 value have been contributed since 48 hours preceding the date on 19 which such previous report was made and the amount contributed 20 by each person or group in excess of [\$10,000] <u>\$7,500</u>, and when 21 the contributor is an individual, the report shall indicate the 22 occupation of the individual and the name and mailing address of 23 the individual's employer. In the case of any loan reported pursuant 24 to this subsection, the report shall contain the name and mailing 25 address of each person who has cosigned such loan since 48 hours 26 preceding the date on which the previous such report was made, and 27 when an individual has cosigned such loans, the report shall 28 indicate the occupation of the individual and the name and mailing 29 address of the individual's employer. The [quarterly] report shall 30 also contain the name and address of each person, firm, or 31 organization to whom expenditures have been paid since 48 hours 32 preceding the date on which the previous such report was made and 33 the amount and purpose of each such expenditure.

(2) [An independent expenditure committee shall disclose all
expenditures made by it in excess of \$3,000, including, but not
limited to, for electioneering communications, voter registration,
get-out-the-vote efforts, polling, and research. The disclosures
required by this paragraph shall be reported to the Election Law
Enforcement Commission on the same schedule as required for
continuing political committees pursuant to this section.]

The treasurer of the reporting independent expenditure
committee shall certify the correctness of each report and shall
maintain all records of contributions and expenditures for a period
of not less than four years.

The [\$10,000] <u>\$7,500</u> contribution amount [and the \$3,000
expenditure amount established in this subsection] shall remain as
stated in this subsection without further adjustment by the

1 commission pursuant to section 22 of P.L.1993, c.65 (C.19:44A-2 7.2).

3 When a political party committee **[**,**]** <u>or</u> legislative e. 4 leadership committee [or independent expenditure committee] 5 receives a contribution from a single source of more than [\$500] 6 $\underline{\$200}$ after the final day of a quarterly reporting period and on or 7 before a primary, general, municipal, school, or special election 8 which occurs after that final day but prior to the final day of the 9 next reporting period it shall, in writing or by electronic 10 transmission, report that contribution to the commission within [48] $\underline{72}$ hours of the receipt thereof ¹<u>if that contribution is received</u> 11 between the 15th day prior to that election and the day of the 12 election¹, except that a contribution received between the seventh 13 14 day prior to the election and the date of the election shall be reported within 24 hours of the receipt thereof, including in that 15 16 report the amount and date of the contribution; the name and 17 mailing address of the contributor; and where the contributor is an 18 individual, the individual's occupation and the name and mailing 19 address of the individual's employer. When a political party 20 committee [,] or legislative leadership committee [, or an 21 independent expenditure committee] makes or authorizes an 22 expenditure of money or other thing of value in excess of \$800, or 23 incurs any obligation therefor, to support or defeat a candidate in an 24 election, or to aid the passage or defeat of any public question, [or 25 to aid the passage or defeat of legislation or regulation in the case of an independent expenditure committee, **]**¹**[**after March 31 and on or 26 27 before] between the 15th day prior to the day of the primary election and¹ the day of the primary election, or ¹[after September 28 29 30 and on or before <u>between the 15th day prior to the day of the</u> general election and¹ the day of the general election, it shall, in 30 31 writing or by electronic transmission, report that expenditure to the 32 commission within [48] 72 hours of the making, authorizing or 33 incurring thereof, except that an expenditure made, authorized, or 34 incurred between the seventh day prior to the election and the date 35 of the election shall be reported within 24 hours of the making, 36 authorizing, or incurring thereof.

In any report filed pursuant to the provisions of this section 37 f. 38 the organization or committee reporting may exclude from the 39 report the name of and other information relating to any contributor 40 whose contributions during the period covered by the report did not 41 exceed [\$300] <u>\$200</u>, provided, however, that (1) such exclusion is 42 unlawful if any person responsible for the preparation or filing of 43 the report knew that it was made with respect to any person whose 44 contributions relating to the same election or issue and made to the 45 reporting organization or committee aggregate, in combination with 46 the contribution in respect of which such exclusion is made, more

1 than [\$300] <u>\$200</u> and (2) any person who knowingly prepares, 2 assists in preparing, files or acquiesces in the filing of any report 3 from which the identification of a contributor has been excluded 4 contrary to the provisions of this section is subject to the provisions 5 of section 21 of P.L.1973, c.83 (C.19:44A-21), but (3) nothing in 6 this proviso shall be construed as requiring any committee or 7 organization reporting pursuant to this act to report the amounts, 8 dates or other circumstantial data regarding contributions made to 9 any other organization or political committee, political party 10 committee or campaign organization of a candidate.

11 g. Any report filed pursuant to the provisions of this section 12 shall include an itemized accounting of all receipts and 13 expenditures relative to any testimonial affairs held since the date 14 of the most recent report filed, which accounting shall include the 15 name and mailing address of each contributor in excess of [\$300] <u>\$200</u> to such testimonial affair and the amount contributed by each; 16 17 in the case of an individual contributor, the occupation of the 18 individual and the name and mailing address of the individual's 19 employer; the expenses incurred; and the disposition of the 20 proceeds of such testimonial affair.

The **[**\$300**]** <u>\$200</u> limit established in this subsection shall remain as stated in this subsection without further adjustment by the commission in the manner prescribed by section 22 of P.L.1993, c.65 (C.19:44A-7.2).

- 25 (cf: P.L.2019, c.124, s.2)
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5. Section 11 of P.L.1973, c.83 (C.19:44A-11) is amended to read as follows:

29 11. No contribution of money or other thing of value, nor 30 obligation therefor, including but not limited to contributions, loans 31 or obligations of a candidate himself or of his family, shall be made 32 or received, and no expenditure of money or other thing of value, 33 nor obligation therefor, including expenditures, loans or obligations 34 of a candidate himself or of his family, shall be made or incurred, 35 directly or indirectly, to support or defeat a candidate in any 36 election, or to aid the passage or defeat of any public question, or 37 [to aid the passage or defeat of legislation or regulation] as an 38 independent expenditure or electioneering communication in the 39 case of an independent expenditure committee, except through:

a. The duly appointed campaign treasurer or deputy campaign
treasurers of the candidate committee or joint candidates
committee;

b. The duly appointed organizational treasurer or deputy
organizational treasurers of a political party committee or a
continuing political committee;

46 c. The duly appointed campaign treasurer or deputy campaign47 treasurers of a political committee;

1 d. The duly appointed organizational treasurer or deputy 2 organizational treasurer of a legislative leadership committee; or

e. The duly appointed organizational treasurer or deputy
organizational treasurer of an independent expenditure committee.

5 It shall be lawful, however, for any person, not acting in concert 6 with any other person or group, to expend personally from his own 7 funds a sum which is not to be repaid to him for any purpose not prohibited by law, or to contribute his own personal services and 8 9 personal traveling expenses, to support or defeat a candidate or to 10 aid the passage or defeat of a public question; provided, however, 11 that any person making such expenditure shall be required to report 12 his or her name and mailing address and the amount of all such 13 expenditures and expenses, except personal traveling expenses, if 14 the total of the money so expended, exclusive of such traveling 15 expenses, exceeds [\$500] <u>\$200</u>, and also, where the person is an 16 individual, to report the individual's occupation and the name and 17 mailing address of the individual's employer, to the Election Law 18 Enforcement Commission at the same time and in the same manner 19 as a political committee subject to the provisions of section 8 of 20 P.L.1973, c.83 (C.19:44A-8). Such expenditure made during the 21 period between the 13th day and the eighth day prior to the election 22 [and the date of the election] shall be filed in writing or by 23 [telegram] <u>electronic transmission</u> within [48] <u>72</u> hours of the 24 making, incurring or authorization of the expenditure, and such 25 expenditure made during the period between the seventh day prior 26 to the election and the date of the election shall be reported within 27 24 hours of the making, incurring, or authorization of the 28 expenditure, which filing shall set forth the name and mailing 29 address of the person, firm or organization to whom or which the 30 expenditure was paid and the amount and purpose of the 31 expenditure.

32 No contribution of money shall be made in currency, except 33 contributions in response to a public solicitation, provided that 34 cumulative currency contributions of up to \$200 may be made to a 35 candidate committee or joint candidates committee, a political 36 committee, a continuing political committee, an independent 37 expenditure committee, a legislative leadership committee or a 38 political party committee if the contributor submits with the 39 currency contribution a written statement of a form as prescribed by 40 the commission, indicating the contributor's name, mailing address 41 and occupation and the amount of the contribution, including the 42 contributor's signature and the name and mailing address of the 43 contributor's employer. Adjustments to the \$200 limit established in 44 this paragraph which have been made by the Election Law 45 Enforcement Commission, pursuant to section 22 of P.L.1993, c.65 46 (C.19:44A-7.2), prior to the effective date of P.L.2004, c.28 are 47 rescinded. The \$200 limit established in this paragraph shall remain 48 as stated in this paragraph without further adjustment by the

commission in the manner prescribed by section 22 of P.L.1993,
 c.65 (C.19:44A-7.2).

Any anonymous contribution received by a campaign treasurer or deputy campaign treasurer shall not be used or expended, but shall be returned to the donor, if his identity is known, and if no donor is found, the contribution shall escheat to the State.

7 No person, partnership or association, either directly or through 8 an agent, shall make any loan or advance, the proceeds of which 9 that person, partnership or association knows or has reason to know 10 or believe are intended to be used by the recipient thereof to make a 11 contribution or expenditure, except by check or money order 12 identifying the name, mailing address and occupation or business of 13 the maker of the loan, and, if the maker is an individual, the name 14 and mailing address of that individual's employer; provided, 15 however, that such loans or advances to a single individual, up to a 16 cumulative amount of \$50 in any calendar year, may be made in 17 currency.

18 (cf: P.L.2019, c.124, s.5)

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20 6. Section 18 of P.L.1993, c.65 (C.19:44A-11.3) is amended to 21 read as follows:

22 18. a. No individual, other than an individual who is a 23 candidate, no corporation of any kind organized and incorporated 24 under the laws of this State or any other state or any country other 25 than the United States, no labor organization of any kind which 26 exists or is constituted for the purpose, in whole or in part, of 27 collective bargaining, or of dealing with employers concerning the 28 grievances, terms or conditions of employment, or of other mutual 29 aid or protection in connection with employment, or any group 30 shall: (1) pay or make any contribution of money or other thing of value to a candidate who has established only a candidate 31 32 committee, his campaign treasurer, deputy campaign treasurer or 33 candidate committee which in the aggregate exceeds [\$2,600] 34 <u>\$5,200</u> per election, or (2) pay or make any contribution of money 35 or other thing of value to candidates who have established only a 36 joint candidates committee, their campaign treasurer, deputy 37 campaign treasurer, or joint candidates committee, which in the aggregate exceeds [\$2,600] <u>\$5,200</u> per election per candidate, or 38 39 (3) pay or make any contribution of money or other thing of value 40 to a candidate who has established both a candidate committee and 41 a joint candidates committee, the campaign treasurers, deputy 42 campaign treasurers, or candidate committee or joint candidates 43 committee, which in the aggregate exceeds [\$2,600] <u>\$5,200</u> per 44 No candidate who has established only a candidate election. 45 committee, his campaign treasurer, deputy campaign treasurer or 46 candidate committee shall knowingly accept from an individual, 47 other than an individual who is a candidate, a corporation of any 48 kind organized and incorporated under the laws of this State or any

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other state or any country other than the United States, a labor 1 2 organization of any kind which exists or is constituted for the 3 purpose, in whole or in part, of collective bargaining, or of dealing 4 with employers concerning the grievances, terms or conditions of 5 employment, or of other mutual aid or protection in connection with 6 employment, or any group any contribution of money or other thing 7 of value which in the aggregate exceeds [\$2,600] <u>\$5,200</u> per 8 election, and no candidates who have established only a joint 9 candidates committee, or their campaign treasurer, deputy campaign 10 treasurer, or joint candidates committee, shall knowingly accept 11 from any such source any contribution of money or other thing of 12 value which in the aggregate exceeds [\$2,600] \$5,200 per election per candidate, and no candidate who has established both a 13 14 candidate committee and a joint candidates committee, the 15 campaign treasurers, deputy campaign treasurers, or candidate 16 committee or joint candidates committee shall knowingly accept 17 from any such source any contribution of money or other thing of value which in the aggregate exceeds [\$2,600] <u>\$5,200</u> per election. 18 19 b. (1) No political committee or continuing political committee 20 shall: (a) pay or make any contribution of money or other thing of 21 value to a candidate who has established only a candidate 22 committee, his campaign treasurer, deputy campaign treasurer or 23 candidate committee, other than a candidate for nomination for 24 election for the office of Governor or candidates for election for the 25 offices of Governor and Lieutenant Governor, which in the aggregate exceeds [\$8,200] <u>\$16,400</u> per election, or (b) pay or 26 27 make any contribution of money or other thing of value to 28 candidates who have established only a joint candidates committee, 29 their campaign treasurer or deputy campaign treasurer, or the joint 30 candidates committee, which in the aggregate exceeds [\$8,200] 31 \$16,400 per election per candidate, or (c) pay or make any 32 contribution of money or other thing of value to a candidate who 33 has established both a candidate committee and a joint candidates 34 committee, the campaign treasurers, deputy campaign treasurers, or 35 candidate committee or joint candidates committee, which in the aggregate exceeds [\$8,200] \$16,400 per election. No candidate 36 37 who has established only a candidate committee, his campaign 38 treasurer, deputy campaign treasurer or candidate committee, other 39 than a candidate for nomination for election for the office of 40 Governor or candidates for election for the offices of Governor and

Lieutenant Governor, shall knowingly accept from any political committee or continuing political committee any contribution of money or other thing of value which in the aggregate exceeds **[\$8,200]** <u>\$16,400</u> per election, and no candidates who have established only a joint candidates committee, their campaign treasurer, deputy campaign treasurer, or joint candidates committee, shall knowingly accept from any such source any contribution of

money or other thing of value which in the aggregate exceeds 1 2 [\$8,200] \$16,400 per election per candidate, and no candidate who 3 has established both a candidate committee and a joint candidates 4 committee, the campaign treasurers, deputy campaign treasurers, or 5 candidate committee or joint candidates committee shall knowingly 6 accept from any such source any contribution of money or other 7 thing of value which in the aggregate exceeds [\$8,200] \$16,400 per 8 election.

9 (2) The limitation upon the knowing acceptance by a candidate, 10 campaign treasurer, deputy campaign treasurer, candidate committee or joint candidates committee of any contribution of 11 12 money or other thing of value from a political committee or 13 continuing political committee under the provisions of paragraph 14 (1) of this subsection shall also be applicable to the knowing 15 acceptance of any such contribution from the county committee of a 16 political party by a candidate or the campaign treasurer, deputy 17 campaign treasurer, candidate committee or joint candidates 18 committee of a candidate for any elective public office in another 19 county or, in the case of a candidate for nomination for election or 20 for election to the office of member of the Legislature, in a 21 legislative district in which, according to the federal decennial 22 census upon the basis of which legislative districts shall have been 23 established, less than 20% of the population resides within the 24 county of that county committee. In addition, all contributor 25 reporting requirements and other restrictions and regulations 26 applicable to a contribution of money or other thing of value by a 27 political committee or continuing political committee under the 28 provisions of P.L.1973, c.83 (C.19:44A-1 et al.) shall likewise be 29 applicable to the making or payment of such a contribution by such 30 a county committee.

31 The limitation upon the knowing acceptance by a candidate, 32 campaign treasurer, deputy campaign treasurer, candidate 33 committee or joint candidates committee of any contribution of 34 money or other thing of value from a political committee or 35 continuing political committee under the provisions of paragraph 36 (1) of this subsection, except that the amount of any contribution of 37 money or other thing of value shall be in an amount which in the 38 aggregate does not exceed [\$25,000] \$50,000, shall also be 39 applicable to the knowing acceptance of any such contribution from 40 the county committee of a political party by a candidate, or the 41 campaign treasurer, deputy campaign treasurer, candidate 42 committee or joint candidates committee of a candidate, for 43 nomination for election or for election to the office of member of 44 the Legislature in a legislative district in which, according to the 45 federal decennial census upon the basis of which legislative districts 46 shall have been established, at least 20% but less than 40% of the 47 population resides within the county of that county committee. In 48 addition, all contributor reporting requirements and other

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restrictions and regulations applicable to a contribution of money or
 other thing of value by a political committee or continuing political
 committee under the provisions of P.L.1973, c.83 (C.19:44A-1 et
 al.) shall likewise be applicable to the making or payment of such a
 contribution by such a county committee.
 With respect to the limitations in this paragraph, the Legislature

7 finds and declares that:

8 (a) Persons making contributions to the county committee of a
9 political party have a right to expect that their money will be used,
10 for the most part, to support candidates for elective office who will
11 most directly represent the interest of that county;

(b) The practice of allowing a county committee to use funds
raised with this expectation to make unlimited contributions to
candidates for the Legislature who may have a limited, or even
nonexistent, connection with that county serves to undermine public
confidence in the integrity of the electoral process;

(c) Furthermore, the risk of actual or perceived corruption is
raised by the potential for contributors to circumvent limits on
contributions to candidates by funneling money to candidates
through county committees;

(d) The State has a compelling interest in preventing the
actuality or appearance of corruption and in protecting public
confidence in democratic institutions by limiting amounts which a
county committee may contribute to legislative candidates whose
districts are not located in close proximity to that county; and

(e) It is, therefore, reasonable for the State to promote this
compelling interest by limiting the amount a county committee may
give to a legislative candidate based upon the degree to which the
population of the legislative district overlaps with the population of
that county.

31 c. (1) No candidate who has established only a candidate 32 committee, his campaign treasurer, deputy treasurer or candidate 33 committee shall (a) pay or make any contribution of money or other 34 thing of value to another candidate who has established only a 35 candidate committee, his campaign treasurer, deputy campaign 36 treasurer or candidate committee, other than a candidate for 37 nomination for election for the office of Governor or candidates for 38 election for the offices of Governor and Lieutenant Governor, which in the aggregate exceeds [\$8,200] <u>\$16,400</u> per election, or 39 40 (b) pay or make any contribution of money or other thing of value 41 to candidates who have established only a joint candidates 42 committee, their campaign treasurer, deputy campaign treasurer, or 43 joint candidates committee, which in the aggregate exceeds 44 [\$8,200] <u>\$16,400</u> per election per candidate in the recipient 45 committee, or (c) pay or make any contribution of money or other 46 thing of value to a candidate who has established both a candidate 47 committee and a joint candidates committee, the campaign 48 treasurers, deputy campaign treasurers, or candidate committee or

joint candidates committee, which in the aggregate exceeds 1 2 [\$8,200] \$16,400 per election. No candidate who has established 3 only a candidate committee, his campaign treasurer, deputy 4 campaign treasurer or candidate committee, other than a candidate 5 for nomination for election for the office of Governor or candidates 6 for election to the offices of the Governor and Lieutenant Governor, 7 shall knowingly accept from another candidate who has established 8 only a candidate committee, his campaign treasurer, deputy 9 campaign treasurer or candidate committee, any contribution of 10 money or other thing of value which in the aggregate exceeds 11 [\$8,200] <u>\$16,400</u> per election, and no candidates who have 12 established only a joint candidates committee, their campaign 13 treasurer, deputy campaign treasurer, or joint candidates committee, 14 shall knowingly accept from any such source any contribution of 15 money or other thing of value which in the aggregate exceeds [\$8,200] \$16,400 per election per candidate in the recipient 16 17 committee, and no candidate who has established both a candidate 18 committee and a joint candidates committee, the campaign 19 treasurers, deputy campaign treasurers, or candidate committee or 20 joint candidates committee, shall knowingly accept from any such 21 source any contribution of money or other thing of value which in 22 the aggregate exceeds [\$8,200] \$16,400 per election.

23 (2) No candidates who have established only a joint candidates 24 committee, their campaign treasurer, deputy campaign treasurer, or 25 joint candidates committee shall (a) pay or make any contribution of money or other thing of value to another candidate who has 26 27 established only a candidate committee, his campaign treasurer, 28 deputy campaign treasurer or candidate committee, other than a 29 candidate for nomination for election for the office of Governor or 30 candidates for election for the offices of Governor and Lieutenant 31 Governor, which in the aggregate exceeds, on the basis of each 32 candidate in the contributing joint candidates committee, [\$8,200] 33 <u>\$16,400</u> per election, or (b) pay or make any contribution of money 34 or other thing of value to candidates who have established only a 35 joint candidates committee, their campaign treasurer, deputy 36 campaign treasurer or joint candidates committee, which in the 37 aggregate exceeds, on the basis of each candidate in the contributing joint candidates committee, [\$8,200] <u>\$16,400</u> per 38 39 election per candidate in the recipient joint candidates committee, 40 or (c) pay or make any contribution of money or other thing of 41 value to a candidate who has established both a candidate committee and a joint candidates committee, the campaign 42 43 treasurers, deputy campaign treasurers or candidate committee or 44 joint candidates committee, which in the aggregate exceeds, on the 45 basis of each candidate in the contributing joint candidates 46 committee, [\$8,200] <u>\$16,400</u> per election. No candidate who has 47 established only a candidate committee, his campaign treasurer,

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deputy campaign treasurer, or candidate committee, other than a 1 2 candidate for nomination for election for the office of Governor or 3 candidates for election for the offices of Governor and Lieutenant 4 Governor, shall knowingly accept from other candidates who have 5 established only a joint candidates committee, their campaign 6 treasurer, deputy campaign treasurer or joint candidates committee, 7 any contribution of money or other thing of value which in the 8 aggregate exceeds, on the basis of each candidate in the 9 contributing committee, [\$8,200] <u>\$16,400</u> per election, and no 10 candidates who have established only a joint candidates committee, 11 their campaign treasurer, deputy campaign treasurer, or joint 12 candidates committee, shall knowingly accept from any such source 13 any contribution of money or other thing of value which in the 14 aggregate exceeds, on the basis of each candidate in the 15 contributing joint candidates committee, [\$8,200] <u>\$16,400</u> per 16 election per candidate in the recipient joint candidates committee, 17 and no candidate who has established both a candidate committee 18 and a joint candidates committee, the campaign treasurers, deputy 19 campaign treasurers, or candidate committee or joint candidates 20 committee, shall knowingly accept from any such source any 21 contribution of money or other thing of value which in the 22 aggregate exceeds, on the basis of each candidate in the contributing joint candidates committee, [\$8,200] <u>\$16,400</u> per 23 24 election.

25 (3) No candidate who has established both a candidate 26 committee and a joint candidates committee, the campaign 27 treasurers, deputy campaign treasurers, or candidate committee or 28 joint candidates committee shall (a) pay or make any contribution 29 of money or other thing of value to another candidate who has 30 established only a candidate committee, his campaign treasurer, 31 deputy campaign treasurer or candidate committee, other than a 32 candidate for nomination for election for the office of Governor or 33 candidates for election for the offices of Governor and Lieutenant 34 Governor, which in the aggregate exceeds [\$8,200] <u>\$16,400</u> per 35 election, or (b) pay or make any contribution of money or other 36 thing of value to candidates who have established only a joint 37 candidates committee, their campaign treasurer, deputy campaign 38 treasurer or joint candidates committee, which in the aggregate 39 exceeds [\$8,200] <u>\$16,400</u> per election per candidate in the 40 recipient joint candidates committee, or (c) pay or make any 41 contribution of money or other thing of value to a candidate who 42 has established both a candidate committee and a joint candidates 43 committee, the campaign treasurers, deputy campaign treasurers, or 44 candidate committee or joint candidates committee, which in the 45 aggregate exceeds [\$8,200] <u>\$16,400</u> per election. No candidate 46 who has established only a candidate committee, his campaign 47 treasurer, deputy campaign treasurer, or candidate committee, other

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than a candidate for nomination for election for the office of 1 2 Governor or candidates for election for the offices of Governor and 3 Lieutenant Governor, shall knowingly accept from a candidate who 4 has established both a candidate committee and a joint candidates 5 committee, the campaign treasurers, deputy campaign treasurers, or 6 candidate committee or joint candidates committee, any contribution of money or other thing of value which in the 7 8 aggregate exceeds [\$8,200] <u>\$16,400</u> per election, and no 9 candidates who have established only a joint candidates committee, 10 their campaign treasurer, deputy campaign treasurer, or joint 11 candidates committee, shall knowingly accept from any such source 12 any contribution of money or other thing of value which in the 13 aggregate exceeds [\$8,200] <u>\$16,400</u> per election per candidate in 14 the recipient joint candidates committee, and no candidate who has 15 established both a candidate committee and a joint candidates 16 committee, the campaign treasurers, deputy campaign treasurers, or 17 candidate committee or joint candidates committee shall knowingly 18 accept from any such source any contribution of money or other 19 thing of value which in the aggregate exceeds [\$8,200] <u>\$16,400</u> per 20 election.

21 (4) Expenditures by a candidate for nomination for election or 22 for election to the office of member of the Legislature or to an 23 office of a political subdivision of the State, or by the campaign 24 treasurer, deputy treasurer, candidate committee or joint candidates 25 committee of such a candidate, which are made in furtherance of the 26 nomination or election, respectively, of another candidate for the 27 same office in the same legislative district or the same political 28 subdivision shall not be construed to be subject to any limitation 29 under this subsection; for the purposes of this sentence, the offices 30 of member of the State Senate and member of the General 31 Assembly shall be deemed to be the same office.

d. Nothing contained in this section shall be construed to
impose any limitation on contributions by a candidate, or by a
corporation, 100% of the stock in which is owned by a candidate or
the candidate's spouse, child, parent or sibling residing in the same
household, to that candidate's campaign.

e. For the purpose of determining the amount of a contribution
to be attributed as given to or by each candidate in a joint
candidates committee, the amount of the contribution to or by such
a committee shall be divided equally among all the candidates in the
committee.

42 (cf: P.L.2009, c.66, s.12)

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44 7. Section 19 of P.L.1993, c.65 (C.19:44A-11.4) is amended to 45 read as follows:

46 19. a. (1) Except as otherwise provided in paragraph (2) of this
47 subsection, no individual, no corporation of any kind organized and
48 incorporated under the laws of this State or any other state or any

country other than the United States, no labor organization of any 1 2 kind which exists or is constituted for the purpose, in whole or in 3 part, of collective bargaining, or of dealing with employers 4 concerning the grievances, terms or conditions of employment, or 5 of other mutual aid or protection in connection with employment, 6 no political committee, continuing political committee, candidate 7 committee or joint candidates committee or any other group, shall 8 pay or make any contribution of money or other thing of value to 9 the campaign treasurer, deputy treasurer or other representative of 10 the State committee of a political party or the campaign treasurer, 11 deputy campaign treasurer or other representative of any legislative 12 leadership committee, which in the aggregate exceeds [\$25,000] 13 <u>\$75,000</u> per year, or in the case of a joint candidates committee 14 when that is the only committee established by the candidates, 15 [\$25,000] <u>\$75,000</u> per year per candidate in the joint candidates committee, or in the case of a candidate committee and a joint 16 17 candidates committee when both are established by a candidate, 18 [\$25,000] <u>\$75,000</u> per year from that candidate. No campaign 19 treasurer, deputy campaign treasurer or other representative of the 20 State committee of a political party or campaign treasurer, deputy 21 campaign treasurer or other representative of any legislative 22 leadership committee shall knowingly accept from an individual, a 23 corporation of any kind organized and incorporated under the laws 24 of this State or any other state or any country other than the United 25 States, a labor organization of any kind which exists or is 26 constituted for the purpose, in whole or in part, of collective 27 bargaining, or of dealing with employers concerning the grievances, 28 terms or conditions of employment, or of other mutual aid or 29 protection in connection with employment, a political committee, a 30 continuing political committee, a candidate committee or a joint 31 candidates committee or any other group, any contribution of 32 money or other thing of value which in the aggregate exceeds 33 [\$25,000] <u>\$75,000</u> per year, or in the case of a joint candidates 34 committee when that is the only committee established by the 35 candidates, [\$25,000] \$75,000 per year per candidate in the joint 36 candidates committee, or in the case of a candidate committee and a 37 joint candidates committee when both are established by a 38 candidate, [\$25,000] <u>\$75,000</u> per year from that candidate.

39 (2) No national committee of a political party shall pay or make 40 any contribution of money or other thing of value to the campaign 41 treasurer, deputy treasurer or other representative of the State 42 committee of a political party which in the aggregate exceeds 43 [\$72,000] <u>\$144,000</u> per year, and no campaign treasurer, deputy 44 campaign treasurer or other representative of the State committee of 45 a political party shall knowingly accept from the national committee of a political party any contribution of money or other thing of 46 47 value which in the aggregate exceeds [\$72,000] \$144,000 per year.

b. No individual, no corporation of any kind organized and 1 2 incorporated under the laws of this State or any other state or any 3 country other than the United States, no labor organization of any 4 kind which exists or is constituted for the purpose, in whole or in 5 part, of collective bargaining, or of dealing with employers 6 concerning the grievances, terms or conditions of employment, or 7 of other mutual aid or protection in connection with employment, 8 no political committee, continuing political committee, candidate 9 committee or joint candidates committee or any other group, shall 10 pay or make any contribution of money or other thing of value to 11 any county committee of a political party, which in the aggregate 12 exceeds [\$37,000] <u>\$75,000</u> per year, or in the case of a joint 13 candidates committee when that is the only committee established 14 by the candidates, [\$37,000] <u>\$75,000</u> per year per candidate in the 15 joint candidates committee, or in the case of a candidate committee 16 and a joint candidates committee when both are established by a 17 candidate, [\$37,000] \$75,000 per year from that candidate. No 18 campaign treasurer, deputy campaign treasurer or other 19 representative of a county committee of a political party shall 20 knowingly accept from an individual, a corporation of any kind 21 organized and incorporated under the laws of this State or any other 22 state or any country other than the United States, a labor 23 organization of any kind which exists or is constituted for the 24 purpose, in whole or in part, of collective bargaining, or of dealing 25 with employers concerning the grievances, terms or conditions of 26 employment, or of other mutual aid or protection in connection with 27 employment, a political committee, a continuing political 28 committee, a candidate committee or a joint candidates committee 29 or any other group, any contribution of money or other thing of 30 value which in the aggregate exceeds [\$37,000] <u>\$75,000</u> per year, 31 or in the case of a joint candidates committee when that is the only 32 committee established by the candidates, [\$37,000] <u>\$75,000</u> per 33 year per candidate in the joint candidates committee, or in the case 34 of a candidate committee and a joint candidates committee when 35 both are established by a candidate, [\$37,000] <u>\$75,000</u> per year 36 from that candidate.

37 No individual, no corporation of any kind organized and C. 38 incorporated under the laws of this State or any other state or any 39 country other than the United States, no labor organization of any 40 kind which exists or is constituted for the purpose, in whole or in 41 part, of collective bargaining, or of dealing with employers 42 concerning the grievances, terms or conditions of employment, or 43 of other mutual aid or protection in connection with employment, 44 no political committee, continuing political committee, candidate 45 committee or joint candidates committee or any other group shall 46 pay or make any contribution of money or other thing of value to 47 any municipal committee of a political party, which in the aggregate

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exceeds [\$7,200] <u>\$14,400</u> per year, or in the case of a joint 1 2 candidates committee when that is the only committee established 3 by the candidates, **[**\$7,200] <u>\$14,400</u> per year per candidate in the 4 joint candidates committee, or in the case of a candidate committee 5 and a joint candidates committee when both are established by a candidate, [\$7,200] <u>\$14,400</u> per year from that candidate. No 6 7 campaign treasurer, deputy campaign treasurer or other 8 representative of a municipal committee of a political party shall 9 knowingly accept from an individual, a corporation of any kind 10 organized and incorporated under the laws of this State or any other 11 state or any country other than the United States, a labor 12 organization of any kind which exists or is constituted for the 13 purpose, in whole or in part, of collective bargaining, or of dealing 14 with employers concerning the grievances, terms or conditions of 15 employment, or of other mutual aid or protection in connection with 16 employment, a political committee, a continuing political 17 committee, a candidate committee or a joint candidates committee 18 or any other group, any contribution of money or other thing of 19 value which in the aggregate exceeds [\$7,200] \$14,400 per year, or 20 in the case of a joint candidates committee when that is the only 21 committee established by the candidates, **[**\$7,200**]** \$14,400 per year 22 per candidate in the joint candidates committee, or in the case of a 23 candidate committee and a joint candidates committee when both 24 are established by a candidate, **[**\$7,200**]** <u>\$14,400</u> per year from that 25 candidate.

No county committee of a political party in any county shall pay 26 27 or make any contribution of money or other thing of value to a 28 municipal committee of a political party in a municipality not 29 located in that county which in the aggregate exceeds the amount of 30 aggregate contributions which, under this subsection, a continuing 31 political committee is permitted to pay or make to a municipal 32 committee of a political party. No campaign treasurer, deputy 33 campaign treasurer or other representative of a municipal committee 34 of a political party in any municipality shall knowingly accept from 35 any county committee of a political party in any county other than 36 the county in which the municipality is located any contribution of 37 money or other thing of value which in the aggregate exceeds the 38 amount of contributions permitted to be so paid or made under that 39 subsection.

d. For the purpose of determining the amount of a contribution
to be attributed as given by each candidate in a joint candidates
committee, the amount of the contribution by such a committee
shall be divided equally among all the candidates in the committee.

44 (cf: P.L.2004, c.174, s.4)

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46 8. Section 20 of P.L.1993, c.65 (C.19:44A-11.5) is amended to 47 read as follows:

20. a. No candidate who has established only a candidate 1 2 committee, his campaign treasurer, deputy treasurer or candidate 3 committee shall pay or make any contribution of money or other 4 thing of value to a political committee, other than a political 5 committee which is organized to, or does, aid or promote the 6 passage or defeat of a public question in any election, or a 7 continuing political committee, which in the aggregate exceeds, in 8 the case of such a political committee, [\$7,200] <u>\$14,400</u> per 9 election, or in the case of a continuing political committee, 10 [\$7,200] <u>\$14,400</u> per year, and no candidates who have established only a joint candidates committee, their campaign treasurer, deputy 11 12 campaign treasurer or joint candidates committee shall pay or make 13 any contribution of money or other thing of value to such a political 14 committee or continuing political committee which in the aggregate 15 exceeds, in the case of such a political committee, [\$7,200] 16 \$14,400 per election per candidate in the joint candidates 17 committee, or in the case of a continuing political committee, 18 [\$7,200] <u>\$14,400</u> per year per candidate in the joint candidates 19 committee, and no candidate who has established both a candidate 20 committee and a joint candidates committee shall pay or make any contribution of money or other thing of value which in the 21 22 aggregate exceeds, in the case of such a political committee, 23 [\$7,200] <u>\$14,400</u> per election from that candidate, or in the case of a continuing political committee, **[**\$7,200**]** <u>\$14,400</u> per year from 24 25 that candidate. No political committee, other than a political committee which is organized to, or does, aid or promote the 26 passage or defeat of a public question in any election, or a 27 28 continuing political committee, shall knowingly accept from a 29 candidate who has established only a candidate committee, his 30 campaign treasurer, deputy treasurer or candidate committee, any 31 contribution of money or other thing of value which in the 32 aggregate exceeds, in the case of such a political committee, 33 [\$7,200] $\underline{\$14,400}$ per election, or in the case of a continuing 34 political committee, [\$7,200] <u>\$14,400</u> per year, and no such 35 political committee or continuing political committee shall 36 knowingly accept from candidates who have established only a joint 37 candidates committee, their campaign treasurer, deputy campaign 38 treasurer, or joint candidates committee, any contribution of money 39 or other thing of value which in the aggregate exceeds, in the case 40 of such a political committee, [\$7,200] <u>\$14,400</u> per election per 41 candidate in the joint candidates committee, or in the case of a 42 continuing political committee, **[**\$7,200**]** \$14,400 per year per 43 candidate in the joint candidates committee, and no such political 44 committee or continuing political committee shall knowingly accept 45 from a candidate who has established both a candidate committee 46 and a joint candidates committee any contribution of money or 47 other thing of value which in the aggregate exceeds, in the case of

such a political committee, [\$7,200] <u>\$14,400</u> per election from that
candidate, or in the case of a continuing political committee,
[\$7,200] <u>\$14,400</u> per year from that candidate. For the purpose of
determining the amount of a contribution to be attributed as given
by each candidate in a joint candidates committee, the amount of
the contribution by such a committee shall be divided equally
among all the candidates in the committee.

8 b. No political committee, other than a political committee 9 which is organized to, or does, aid or promote the passage or defeat 10 of a public question in any election, and no continuing political 11 committee shall pay or make any contribution of money or other 12 thing of value to another political committee, other than a political 13 committee which is organized to, or does, aid or promote the 14 passage or defeat of a public question in any election, or another 15 continuing political committee which in the aggregate exceeds, in the case of a recipient continuing political committee, [\$7,200] 16 17 <u>\$14,400</u> per year, or in the case of a recipient political committee, 18 [\$7,200] <u>\$14,400</u> per election. No political committee, other than 19 a political committee which is organized to, or does, aid or promote 20 the passage or defeat of a public question in any election, and no 21 continuing political committee shall knowingly accept from another 22 political committee, other than a political committee which is 23 organized to, or does, aid or promote the passage or defeat of a 24 public question in any election, or another continuing political 25 committee any contribution of money or other thing of value which in the aggregate exceeds, in the case of a recipient continuing 26 27 political committee, [\$7,200] <u>\$14,400</u> per year, or in the case of a 28 recipient political committee, [\$7,200] <u>\$14,400</u> per election.

29 No individual, no corporation of any kind organized and c. 30 incorporated under the laws of this State or any other state or any 31 country other than the United States, no labor organization of any 32 kind which exists or is constituted for the purpose, in whole or in 33 part, of collective bargaining, or of dealing with employees 34 concerning the grievances, terms or conditions of employment, or 35 of other mutual aid or protection in connection with employment, nor any other group, shall pay or make any contribution of money 36 37 or other thing of value to a political committee, other than a 38 political committee which is organized to, or does, aid or promote 39 the passage or defeat of a public question in any election, or a 40 continuing political committee, which in the aggregate exceeds, in the case of such a political committee, [\$7,200] <u>\$14,400</u> per 41 election, or in the case of a continuing political committee, 42 43 [\$7,200] <u>\$14,400</u> per year, and no such political committee or 44 continuing political committee shall knowingly accept any 45 contribution in excess of those amounts from an individual or from 46 such corporation, labor organization, or other group.

^{47 (}cf: P.L.2001, c.384, s.3)

1 9. Section 16 of P.L.1973, c.83 (C.19:44A-16) is amended to 2 read as follows:

3 16. a. The campaign treasurer of each candidate committee and 4 joint candidates committee shall make a [full] cumulative <u>quarterly</u> 5 report, upon a form prescribed by the Election Law Enforcement 6 Commission, of all contributions in excess of \$200 in the form of 7 moneys, loans, paid personal services or other things of value, made 8 to him or to the deputy campaign treasurers of the candidate 9 committee or joint candidates committee, and all expenditures paid 10 out of the election fund of the candidate or candidates, during the 11 period ending with the second day preceding the date of the 12 cumulative <u>quarterly</u> report and beginning on the date of the first of 13 those contributions, the date of the first of those expenditures, or the 14 date of the appointment of the campaign treasurer, whichever 15 occurred first. The report shall also contain the name and mailing 16 address of each person or group from whom moneys, loans, paid 17 personal services or other things of value in excess of \$200 were 18 contributed after the second day preceding the date of the previous 19 cumulative <u>quarterly</u> report and the amount contributed by each 20 person or group, and where an individual has made such 21 contributions, the report shall indicate the occupation of the 22 individual and the name and mailing address of the individual's 23 employer. In the case of any loan reported pursuant to this section, 24 the report shall further contain the name and mailing address of 25 each person who cosigns such loan, the occupation of the person 26 and the name and mailing address of the person's employer. If no 27 moneys, loans, paid personal services or other things of value were 28 contributed, the report shall so indicate, and if no expenditures were 29 paid or incurred, the report shall likewise so indicate. The 30 campaign treasurer and the candidate or several candidates shall 31 certify the correctness of the report.

32 b. During the period between the appointment of the campaign 33 treasurer and the election with respect to which contributions are 34 accepted or expenditures made by him, the campaign treasurer shall 35 file his cumulative campaign <u>quarterly</u> report (1) on the 29th day 36 preceding the election, and (2) on the 11th day preceding the 37 election; and after the election he shall file his report on the 20th 38 day following such election. Concurrent with the report filed on the 39 20th day following an election, or at any time thereafter, the 40 campaign treasurer of a candidate committee or joint candidates 41 committee may certify to the Election Law Enforcement 42 Commission that the election fund of such candidate committee or 43 joint candidates committee has wound up its business and been 44 dissolved, or that business regarding the late election has been 45 wound up but the candidate committee or joint candidates 46 committee will continue for the deposit and use of contributions in 47 accordance with section 17 of P.L.1993, c.65 (C.19:44A-11.2). 48 Certification shall be accompanied by a final accounting of such

election fund, or of the transactions relating to such election, including the final disposition of any balance remaining in such fund at the time of dissolution or the arrangements which have been made for the discharge of any obligations remaining unpaid at the time of dissolution. Until the candidate committee or joint candidates committee is dissolved, each such treasurer shall continue to file reports in the form and manner herein prescribed.

8 The Election Law Enforcement Commission shall promulgate 9 regulations providing for the termination of post-election campaign 10 reporting requirements applicable to political committees, candidate 11 committees and joint candidates committees. The requirements to 12 file quarterly reports after the first post-election report may be 13 waived by the commission, notwithstanding that the certification 14 has not been filed, if the commission determines under any 15 regulations so promulgated that the outstanding obligations of the 16 political committee, candidate committee or joint candidates 17 committee do not exceed 10% of the expenditures of the campaign 18 fund with respect to the election or \$1,000.00, whichever is less, or 19 are likely to be discharged or forgiven.

A candidate committee or joint candidates committee shall file 20 with the Election Law Enforcement Commission, not later than 21 22 April 15, July 15, October 15 of each calendar year in which the 23 candidate or candidates in control of the committee does or do not 24 run for election or reelection and January 15 of each calendar year 25 in which the candidate or candidates does or do run for election or 26 reelection, a cumulative quarterly report of all moneys, loans, paid 27 personal services or other things of value in excess of \$200 28 contributed to it or to the candidate or candidates during the period 29 ending on the 15th day preceding that date and commencing on 30 January 1 of that calendar year or, in the case of the cumulative 31 quarterly report to be filed not later than January 15, of the previous 32 calendar year, and all expenditures made, incurred, or authorized by 33 it or the candidate or candidates during the period, whether or not 34 such expenditures were made, incurred or authorized in furtherance 35 of the election or defeat of any candidate, or in aid of the passage or 36 defeat of any public question or to provide information on any 37 candidate or public question. The commission may by regulation 38 require any such candidate committee or joint candidates committee 39 to file during any calendar year one or more additional cumulative 40 reports of such contributions received and expenditures made as 41 may be necessary to ensure that no more than five months shall 42 elapse between the last day of a period covered by one such report 43 and the last day of the period covered by the next such report.

The commission, on any form it shall prescribe for the reporting
of expenditures by a candidate committee or joint candidates
committee, shall provide for the grouping together of all
expenditures under the category of "campaign expenses" under
paragraph (1) of subsection a. of section 17 of P.L.1993, c.65,

identified as such, and for the grouping together, separately, of all 1 2 other expenditures under the categories prescribed by paragraphs 3 (2) through (6) of that subsection. The cumulative quarterly report 4 due on April 15 in a year immediately after the year in which the 5 candidate or candidates does or do run for election or reelection 6 shall contain a report of all of the contributions received and 7 expenditures made by the candidate or candidates since the 18th day 8 after that election.

9 The cumulative quarterly report shall contain the name and 10 mailing address of each person or group from whom moneys, loans, 11 paid personal services or other things of value in excess of \$200 12 have been contributed and the amount contributed by each person or 13 group, and where an individual has made such contributions, the 14 report shall indicate the occupation of the individual and the name 15 and mailing address of the individual's employer. In the case of any 16 loan reported pursuant to this section, the report shall contain the 17 name and address of each person who cosigns such loan, and where 18 an individual has cosigned such loans, the report shall indicate the 19 occupation of the individual and the name and mailing address of 20 his employer. The report shall also contain the name and address of 21 each person, firm or organization to whom expenditures have been 22 paid and the amount and purpose of each such expenditure. The 23 treasurer of the candidate committee or joint candidates committee 24 and the candidate or candidates shall certify to the correctness of 25 each cumulative quarterly report.

c. No candidate for elective public office shall be required to
file a duplicate copy of the campaign treasurer's report with the
county clerk of the county in which the candidate resides.

29 There shall be no obligation to file the reports required by d. 30 this section on behalf of a candidate if such candidate files with the Election Law Enforcement Commission a sworn statement to the 31 32 effect that the total amount to be expended in behalf of his 33 candidacy by the candidate committee, by any political party 34 committee, by any political committee, or by any person shall not in 35 the aggregate exceed \$2,000.00 or \$4,000 for any joint candidates 36 committee containing two candidates or \$6,000 for any joint 37 candidates committee containing three or more candidates. The 38 sworn statement may be submitted at the time when the name and 39 address of the campaign treasurer and depository is filed with the 40 Election Law Enforcement Commission, provided that in any case 41 the sworn statement is filed no later than the 29th day before an 42 election. If a candidate who has filed such a sworn statement 43 receives contributions from any one source aggregating more than [\$300] \$200 he shall forthwith make report of the same, including 44 45 the name and mailing address of the source and the aggregate total 46 of contributions therefrom, and where the source is an individual, 47 the occupation of the individual and the name and mailing address 48 of the individual's employer, to the Election Law Enforcement

1 Commission. The [\$300] <u>\$200</u> limit established in this subsection 2 shall remain as stated in this subsection without further adjustment 3 by the commission in the manner prescribed by section 22 of

4 P.L.1993, c.65 (C.19:44A-7.2).

5 e. There shall be no obligation imposed upon a candidate 6 seeking election to a public office of a school district to file either 7 the reports required under subsection b. of this section or the sworn 8 statement referred to in subsection d. of this section, if the total 9 amount expended and to be expended in behalf of his candidacy by 10 the candidate committee, any political committee, any continuing 11 political committee, or a political party committee or by any person, 12 does not in the aggregate exceed \$2,000.00 per election or \$4,000 13 for any joint candidates committee containing two candidates or 14 \$6,000 for any joint candidates committee containing three or more 15 candidates; provided, that if such candidate receives contributions 16 from any one source aggregating more than [\$300] <u>\$200</u>, he shall 17 forthwith make a report of the same, including the name and 18 mailing address of the source, the aggregate total of contributions 19 therefrom, and where the source is an individual, the occupation of 20 the individual and the name and mailing address of the individual's 21 employer, to the commission.

The [\$300] <u>\$200</u> limit established in this subsection shall remain as stated in this subsection without further adjustment by the commission in the manner prescribed by section 22 of P.L.1993, c.65 (C.19:44A-7.2).

26 In any report filed pursuant to the provisions of this section, f. 27 the names and addresses of contributors whose contributions during 28 the period covered by the report did not exceed [\$300] <u>\$200</u> may 29 be excluded; provided, however, that (1) such exclusion is unlawful 30 if any person responsible for the preparation or filing of the report knew that such exclusion was made with respect to any person 31 32 whose total contributions relating to the same election and made to 33 the reporting candidate or to an allied campaign organization or 34 organizations aggregate, in combination with the total contributions 35 in respect of which such exclusion is made, more than [\$300] 36 $\underline{\$200}$, and (2) any person who knowingly prepares, assists in 37 preparing, files or acquiesces in the filing of any report from which 38 the identity of any contributor has been excluded contrary to the 39 provisions of this section is subject to the provisions of section 21 40 of this act, but (3) nothing in this proviso shall be construed as 41 requiring any candidate committee or joint candidates committee 42 reporting pursuant to this act to report the amounts, dates or other 43 circumstantial data regarding contributions made to any other 44 candidate committee, joint candidates committee, political 45 committee, continuing political committee, political party 46 committee or legislative leadership committee.

1 The [\$300] <u>\$200</u> limit established in this subsection shall 2 remain as stated in this subsection without further adjustment by the 3 commission in the manner prescribed by section 22 of P.L.1993, 4 c.65 (C.19:44A-7.2).

5 g. Any report filed pursuant to the provisions of this section shall include an itemized accounting of all receipts and 6 7 expenditures relative to any testimonial affair held since the date of 8 the most recent report filed, which accounting shall include the 9 name and mailing address of each contributor in excess of [\$300] 10 \$200 to such testimonial affair and the amount contributed by each; in the case of any individual contributor, the occupation of the 11 12 individual and the name and mailing address of the individual's 13 employer; the expenses incurred; and the disposition of the 14 proceeds of such testimonial affair.

The **[**\$300**]** <u>\$200</u> limit established in this subsection shall remain as stated in this subsection without further adjustment by the commission in the manner prescribed by section 22 of P.L.1993, c.65 (C.19:44A-7.2).

h. (Deleted by amendment, P.L.1993, c.65.)

20 i. Each campaign treasurer of a candidate committee or joint 21 candidates committee shall file written notice with the commission 22 of a contribution in excess of [\$500] \$200 received during the 23 period between the 13th day prior to the election and the date of the 24 election and of an expenditure of money or other thing of value in 25 excess of \$800 made, incurred or authorized by the candidate committee or joint candidates committee to support or defeat a 26 27 candidate in an election, or to aid the passage or defeat of any 28 public question, during the period between the 13th day prior to the 29 election and the date of the election, provided that a candidate shall 30 not be required to file written notice pursuant to this subsection of 31 an expenditure made to support his or her own candidacy, or to 32 support or defeat a candidate for the same office in an election. For 33 the purposes of this subsection, the offices of member of the Senate 34 and member of the General Assembly shall be deemed to be the same office in a legislative district; the offices of member of the 35 board of chosen freeholders and county executive shall be deemed 36 37 to be the same office in a county; and the offices of mayor and 38 member of the municipal governing body shall be deemed to be the 39 same office in a municipality.

40 The notice of a contribution shall be filed in writing or by 41 [telegram] <u>electronic transmission</u> within [48] <u>72</u> hours of the 42 receipt of the contribution [and], except that a contribution 43 received between the seventh day prior to the election and the date 44 of the election shall be reported within 24 hours of the receipt thereof. The notice shall set forth the amount and date of the 45 46 contribution, the name and mailing address of the contributor, and 47 where the contributor is an individual, the occupation of the

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individual and the name and mailing address of the individual's 1 2 employer. The notice of an expenditure shall be filed in writing or 3 by [telegram] <u>electronic transmission</u> within [48] <u>72</u> hours of the making, incurring or authorization of the expenditure [and], except 4 5 that such expenditure made during the period between the seventh 6 day prior to the election and the date of the election shall be 7 reported within 24 hours of the making, incurring, or authorization 8 of the expenditure. The notice shall set forth the name and mailing 9 address of the person, firm or organization to whom or which the 10 expenditure was paid and the amount and purpose of the expenditure. 11 12 i. Each county shall provide on its Internet site a link to the Internet site for the Election Law Enforcement Commission for the 13 14 purpose of providing public access to the reports that are required to 15 be submitted to the commission pursuant to this section. 16 (cf: P.L.2014, c.58, s.1) 17 18 10. Section 2 of P.L.2004, c.19 (C.19:44A-20.3) is amended to 19 read as follows: 20 2. Notwithstanding the provisions of any other law to the 21 contrary: 22 a State agency in the Legislative Branch shall not enter into a 23 contract having an anticipated value in excess of \$17,500, as 24 determined in advance and certified in writing by the State agency, 25 with a business entity, that requires approval by a presiding officer 26 of either or both houses of the Legislature, except a contract that is 27 awarded pursuant to a fair and open process, if, during the 28 preceding one-year period, that business entity has made a 29 contribution, reportable by the recipient under P.L.1973, c.83 30 (C.19:44A-1 et seq.), to [the State committee of the political party 31 of which that presiding officer, serving when the contract is 32 awarded, is a member or to a legislative leadership committee or 33 any candidate committee established by that presiding officer; and 34 a business entity that has entered into a contract having an anticipated value in excess of \$17,500 with a State agency in the 35 Legislative Branch, that requires approval by a presiding officer of 36 37 either or both houses of the Legislature, except a contract that is 38 awarded pursuant to a fair and open process, shall not make a 39 contribution, reportable by the recipient under P.L.1973, c.83 40 (C.19:44A-1 et seq.), to [the State committee of the political party 41 of which that presiding officer is a member or to a legislative 42 leadership committee or] any candidate committee established by 43 that presiding officer, during the term of that contract. 44 No such committee shall accept such a contribution from a 45 business entity during the term of its contract with a State agency in 46 the Legislative Branch.

47 (cf: P.L.2004, c.19, s.2)

1 11. Section 3 of P.L.2004, c.19 (C.19:44A-20.4) is amended to 2 read as follows:

3 3. Notwithstanding the provisions of any other law to the 4 contrary:

5 a county, or any agency or instrumentality thereof, shall not enter 6 into a contract having an anticipated value in excess of \$17,500, as 7 determined in advance and certified in writing by the county, 8 agency or instrumentality, with a business entity, except a contract 9 that is awarded pursuant to a fair and open process, if, during the 10 preceding one-year period, that business entity has made a contribution that is reportable by the recipient under P.L.1973, c.83 11 12 (C.19:44A-1 et seq.), to **[**any county committee of a political party in that county if a member of that political party is serving in an 13 14 elective public office of that county when the contract is awarded or 15 to] any candidate committee of any person serving in an elective public office of that county when the contract is awarded; and 16

17 a business entity that has entered into a contract having an 18 anticipated value in excess of \$17,500 with a county, or any agency 19 or instrumentality thereof, except a contract that is awarded 20 pursuant to a fair and open process, shall not make such a 21 contribution, reportable by the recipient under P.L.1973, c.83 22 (C.19:44A-1 et seq.), to [any county committee of a political party 23 in that county if a member of that political party is serving in an 24 elective public office of that county when the contract is awarded or 25 to] any candidate committee of any person serving in an elective 26 public office of that county when the contract is awarded, during 27 the term of that contract.

No such committee shall accept such a contribution from abusiness entity during the term of its contract with the county.

Notwithstanding the provisions of any other law, rule, or
 regulation to the contrary, a contract having an anticipated value in
 excess of \$17,500 but below the applicable public bidding threshold
 shall not be required to be awarded by the governing body of a
 county, or any agency or instrumentality thereof, and may be
 awarded by the qualified purchasing agent of the contracting unit.

36 (cf: P.L.2004, c.19, s.3)

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38 12. Section 4 of P.L.2004, c.19 (C.19:44A-20.5) is amended to
 39 read as follows:

40 4. Notwithstanding the provisions of any other law to the 41 contrary:

a municipality, or any agency or instrumentality thereof, shall
not enter into a contract having an anticipated value in excess of
\$17,500, as determined in advance and certified in writing by the
municipality, agency or instrumentality, with a business entity,
except a contract that is awarded pursuant to a fair and open
process, if, during the preceding one-year period, that business
entity has made a contribution that is reportable by the recipient

under P.L.1973, c.83 (C.19:44A-1 et seq.), to [any municipal committee of a political party in that municipality if a member of that political party is serving in an elective public office of that municipality when the contract is awarded or to] any candidate committee of any person serving in an elective public office of that municipality when the contract is awarded; and

7 a business entity that has entered into a contract having an 8 anticipated value in excess of \$17,500 with a municipality, or any 9 agency or instrumentality thereof, except a contract that is awarded 10 pursuant to a fair and open process, shall not make such a 11 contribution, reportable by the recipient under P.L.1973, c.83 (C.19:44A-1 et seq.), to [any municipal committee of a political 12 13 party in that municipality if a member of that political party is 14 serving in an elective public office of that municipality when the 15 contract is awarded or to any candidate committee of any person serving in an elective public office of that municipality when the 16 17 contract is awarded, during the term of that contract.

18 No such committee shall accept such a contribution from a19 business entity during the term of its contract with the municipality.

Notwithstanding the provisions of any other law, rule, or regulation to the contrary, a contract having an anticipated value in excess of \$17,500 but below the applicable public bidding threshold shall not be required to be awarded by the governing body of a municipality, or any agency or instrumentality thereof, and may be awarded by the qualified purchasing agent of the contracting unit.

26 (cf: P.L.2004, c.19, s.4)

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28 13. Section 6 of P.L.2004, c.19 (C.19:44A-20.7) is amended to29 read as follows:

30 6. As used in sections 2 through 12 of this act, P.L.2004, c.19
31 (C.19:44A-20.3 et seq.):

"business entity" means any natural or legal person, business
corporation, professional services corporation, limited liability
company, partnership, limited partnership, business trust,
association or any other legal commercial entity organized under
the laws of this State or of any other state or foreign jurisdiction;

37 "interest" means the ownership or control of more than 10% of
38 the profits or assets of a business entity or 10% of the stock in the
39 case of a business entity that is a corporation for profit, as
40 appropriate;

41 "fair and open process" means, at a minimum, that the contract 42 shall be: publicly advertised in newspapers or on the Internet 43 website maintained by the public entity in sufficient time to give 44 notice in advance of the contract; awarded under a process that 45 provides for public solicitation of proposals or qualifications and 46 awarded and disclosed under criteria established in writing by the 47 public entity prior to the solicitation of proposals or qualifications; 48 and publicly opened and announced when awarded. A contract

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1 awarded under a process that includes public bidding or competitive 2 contracting pursuant to the "Local Public Contracts Law," 3 P.L.1971, c.198 (C.40A:11-1 et seq.) shall constitute a fair and open 4 process. The decision of a public entity as to what constitutes a fair 5 and open process shall be final. 6 "State agency in the Legislative Branch" means the Legislature 7 of the State and any office, board, bureau or commission within or 8 created by the Legislative Branch. 9 (cf: P.L.2005, c.51, s.14) 10 11 14. Section 1 of P.L.2005, c.51 (C.19:44A-20.13) is amended to 12 read as follows: 13 1. The Legislature finds and declares that: 14 In our representative form of government, it is essential that 15 individuals who are elected to public office have the trust, respect 16 and confidence of the citizenry; and 17 All individuals, businesses, associations, and other persons have 18 a right to participate fully in the political process of New Jersey, 19 including making and soliciting contributions to candidates, 20 political parties and holders of public office; and When a person or business interest makes or solicits major 21 22 contributions to obtain a contract awarded by a government agency 23 or independent authority, this constitutes a violation of the public's 24 trust in government and raises legitimate public concerns about 25 whether the contract has been awarded on the basis of merit; and 26 The growing infusion of funds donated by business entities into 27 the political process at all levels of government has generated 28 widespread cynicism among the public that special interest groups 29 are "buying" favors from elected officeholders; and 30 For the purposes of protecting the integrity of government 31 contractual decisions and of improving the public's confidence in 32 government, it is a compelling interest of this State to prohibit 33 awarding government contracts to business entities which are also 34 contributors to candidates [, political parties] and the holders of 35 public office; and 36 There exists the perception that campaign contributions are 37 often made to a State or county political party committee by an 38 individual or business seeking favor with State elected officials, 39 with the understanding that the money given to such a committee 40 will be transmitted to other committees in other parts of the State, 41 or is otherwise intended to circumvent legal restrictions on the 42 making of political contributions or gifts directly to elected State 43 officials, thus again making elected State officials beholden to those 44 contributors; and 45 County political party committees, through their powers of 46 endorsement, fundraising, ballot slogan or party line designation, 47 and other means, exert significant influence over the gubernatorial

48 primary and general election process; and

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1 Recent legal and policy changes have led to the proliferation of 2 entities using their nonprofit tax status to promote candidates and 3 spend money in political campaigns in an unlimited and unregulated 4 fashion, allowing those entities to raise and spend significant sums 5 of money in the political process in a manner that is not disclosed to 6 the public; and Although the right of the public and organizations to participate 7 8 in the political process and to support candidates of their choosing 9 is fundamental to a vibrant democracy, reasonable safeguards on 10 campaign contributions are an important part of the political 11 process to ensure the public is protected from public corruption or 12 the appearance thereof; and 13 It is contrary to the public interest to allow unlimited campaign 14 contributions to be made to entities supporting or opposing 15 candidates for political office that are not subject to public 16 disclosure; and 17 It is preferable that campaign contributions to candidates, 18 political party committees, legislative leadership committees, and 19 other committees be regulated and subject to public disclosure, 20 rather than be unlimited, unregulated, and undisclosed; and 21 Encouraging entities to support candidates for public office in a 22 regulated and transparent manner is essential to build public trust in 23 their elected officials; and 24 Transparent and regulated campaign contributions serve as an 25 important safeguard against corruption by ensuring the public has 26 essential information available to make informed decisions when 27 exercising their voting preferences; and 28 The so-called dark money political committees serve to weaken 29 the trust of the public in their elected officials, whether those 30 officials are benefitting from contributions from those entities or 31 not; and 32 Although the right of individuals and businesses to make 33 campaign contributions is unequivocal, that right may be limited, 34 even abrogated, when such contributions promote the actuality or 35 appearance of public corruption; and 36 It is essential that the public have confidence that the selection of 37 State contractors is based on merit and not on political contributions 38 made by such contractors and it is essential that the public have 39 trust in the processes by which taxpayer dollars are spent; and 40 It has long been the public policy of this State to secure for the 41 taxpayers the benefits of competition, to promote the public good 42 by promoting the honesty and integrity of bidders for public 43 contracts and the system, and to guard against favoritism, 44 improvidence, extravagance and corruption in order to benefit the 45 taxpayers; and 46 In the procurement process, our public policy grants to the State 47 broad discretion, taking into consideration all factors, to award a

contract to a bidder whose proposal will be most advantageous to
 the State; and

The operations of the State government must be effectively and fairly managed to ensure public order and prosperity, and malfeasance, in whatever form it may take, must be confronted and uprooted; and

7 The Legislature must safeguard the integrity of State government 8 procurement by imposing restrictions on State agencies and 9 independent authorities to insulate the negotiation and award of 10 State contracts from political contributions that pose the risk of 11 improper influence, purchase of access, or the appearance thereof.

12 (cf: P.L.2005, c.51, s.1)

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14 15. Section 2 of P.L.2005, c.51 (C.19:44A-20.14) is amended to 15 read as follows:

16 2. The State or any of its purchasing agents or agencies or 17 those of its independent authorities, as the case may be, shall not 18 enter into an agreement or otherwise contract to procure from any 19 business entity services or any material, supplies or equipment, or 20 to acquire, sell, or lease any land or building, except for a contract 21 or agreement awarded pursuant to a fair and open process, where 22 the value of the transaction exceeds \$17,500, if that business entity 23 has solicited or made any contribution of money, or pledge of 24 contribution, including in-kind contributions to a candidate 25 committee or election fund of any candidate or holder of the public office of Governor or of Lieutenant Governor [, or to any State or 26 27 county political party committee]: (i) within the eighteen months 28 immediately preceding the commencement of negotiations for the 29 contract or agreement; (ii) during the term of office of a Governor and a Lieutenant Governor, in the case of contributions to a 30 candidate committee or election fund of the holder of one of those 31 32 offices **[**, or to any State or county political party committee of a 33 political party nominating such Governor and Lieutenant Governor 34 in the last gubernatorial election preceding the commencement of 35 such term]; or (iii) within the eighteen months immediately preceding the last day of the term of office of Governor and 36 37 Lieutenant Governor, in which case such prohibition shall continue 38 through the end of the next immediately following term of the 39 office of Governor and Lieutenant Governor, in the case of contributions to a candidate committee or election fund of the 40 41 holder of one of those offices [, or to any State or county political 42 party committee of a political party nominating such Governor and 43 Lieutenant Governor in the last gubernatorial election preceding the 44 commencement of the latter term].

45 (cf: P.L.2009, c.66, s.34)

16. Section 3 of P.L.2005, c.51 (C.19:44A-20.15) is amended to 1 2 read as follows: 3 3. No business entity which agrees to any contract or 4 agreement, except for a contract or agreement awarded pursuant to 5 <u>a fair and open process</u>, with the State or any department or agency 6 thereof or its independent authorities either for the rendition of services or furnishing of any material, supplies or equipment or for 7 8 the acquisition, sale, or lease of any land or building, if the value of 9 the transaction exceeds \$17,500, shall knowingly solicit or make 10 any contribution of money, or pledge of a contribution, including in-kind contributions, to a candidate committee or election fund of 11 12 any candidate or holder of the public office of Governor or 13 Lieutenant Governor [or to any State or county political party 14 committee prior to the completion of the contract or agreement]. 15 (cf: P.L.2009, c.66, s.35) 16 17 17. Section 7 of P.L.2005, c.51 (C.19:44A-20.19) is amended to 18 read as follows: 19 7. Prior to awarding any contract or agreement, except for a 20 contract or agreement awarded pursuant to a fair and open process, 21 to procure services or any material, supplies or equipment from, or 22 for the acquisition, sale, or lease of any land or building from or to, 23 any business entity, the State or any of its purchasing agents or 24 agencies or independent authorities, as the case may be, shall 25 require the business entity to provide a written certification that it has not made a contribution that would bar the award of the contract 26 27 pursuant to this act. The business entity shall have a continuing 28 duty to report any contribution it makes during the term of the 29 contract. Such reports shall be subject to review by the State 30 Treasurer. If the State Treasurer determines that any such 31 contribution [poses a conflict of interest] constitutes a violation, such contribution shall be deemed a material breach of such 32 33 contract or agreement. 34 (cf: P.L.2005, c.51, s.7) 35 36 18. Section 9 of P.L.2005, c.51 (C.19:44A-20.21) is amended to 37 read as follows: 38 9. It shall be a breach of the terms of the government contract 39 for a business entity to: (i) make or solicit a contribution in 40 violation of this act; (ii) knowingly conceal or misrepresent a 41 contribution given or received; (iii) make or solicit contributions 42 through intermediaries for the purpose of concealing or 43 misrepresenting the source of the contribution; (iv) make or solicit 44 any contribution on the condition or with the agreement that it will 45 be contributed to a campaign committee of any candidate or holder 46 of the public office of Governor or Lieutenant Governor **[**, or to any 47 State or county party committee]; (v) engage or employ a lobbyist

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1 or consultant with the intent or understanding that such lobbyist or 2 consultant would make or solicit any contribution, which if made or 3 solicited by the business entity itself, would subject that entity to 4 the restrictions of this act; (vi) fund contributions made by third 5 parties, including consultants, attorneys, family members, and 6 employees; (vii) engage in any exchange or contributions to 7 circumvent the intent of this act; or (viii) directly or indirectly, through or by any other person or means, do any act which would 8 9 subject that entity to the restrictions of this act. 10 (cf: P.L.2009, c.66, s.36) 11 12 19. Section 11 of P.L.2005, c.51 (C.19:44A-20.23) is amended 13 to read as follows: 14 11. This act shall apply to all State agencies including any of the 15 principal departments in the Executive Branch, and any division, 16 board, bureau, office, commission or other instrumentality within or 17 created by such department and any independent State authority, 18 board, commission, instrumentality or agency, with respect to any 19 contract or agreement other than that awarded pursuant to a fair and 20 open process. 21 As used in P.L.2005, c.51 (C.19:44A-20.13 et seq.), "fair and 22 open process" means, at a minimum, that the contract shall be: 23 publicly advertised in newspapers or on the Internet website 24 maintained by the public entity in sufficient time to give notice in 25 advance of the contract; awarded under a process that provides for 26 public solicitation of proposals or qualifications and awarded and 27 disclosed under criteria established in writing by the public entity 28 prior to the solicitation of proposals or qualifications; and publicly 29 opened and announced when awarded. A contract awarded under a 30 process that includes public bidding or competitive contracting 31 pursuant to State contracts law shall constitute a fair and open 32 process. The decision of a public entity as to what constitutes a fair 33 and open process shall be final. 34 (cf: P.L.2005, c.51, s.11) 35 36 20. Section 2 of P.L.2005, c.271 (C.19:44A-20.26) is amended 37 to read as follows: 38 2. a. Not later than 10 days prior to entering into any contract 39 having an anticipated value in excess of \$17,500, except for a 40 contract that is required by law to be publicly advertised for bids, a 41 State agency, county, municipality, independent authority, board of 42 education, or fire district shall require any business entity bidding 43 thereon or negotiating therefor, to submit along with its bid or price 44 quote, a list of political contributions as set forth in this subsection 45 that are reportable by the recipient pursuant to the provisions of 46 P.L.1973, c.83 (C.19:44A-1 et al.) and that were made by the 47 business entity during the preceding 12-month period, along with the date and amount of each contribution and the name of the

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recipient of each contribution. A business entity contracting with a 1 2 State agency shall disclose contributions to any [State, county, or 3 municipal committee of a political party, legislative leadership 4 committee,] candidate committee of a candidate for, or holder of, a 5 State elective office, or any continuing political committee. A 6 business entity contracting with a county, municipality, independent 7 authority, other than an independent authority that is a State agency, 8 board of education, or fire district shall disclose contributions to: 9 Lany State, county, or municipal committee of a political party; any legislative leadership committee; or] any candidate committee of a 10 candidate for, or holder of, an elective office of that public entity, 11 12 of that county in which that public entity is located, of another 13 public entity within that county, or of a legislative district in which 14 that public entity is located or, when the public entity is a county, of 15 any legislative district which includes all or part of the county, or 16 any continuing political committee.

17 The provisions of this section shall not apply to a contract when18 a public emergency requires the immediate delivery of goods or19 services.

20 b. When a business entity is a natural person, a contribution by that person's spouse or child, residing therewith, shall be deemed to 21 22 be a contribution by the business entity. When a business entity is 23 other than a natural person, a contribution by any person or other 24 business entity having an interest therein shall be deemed to be a 25 contribution by the business entity. When a business entity is other 26 than a natural person, a contribution by: all principals, partners, 27 officers, or directors of the business entity or their spouses; any 28 subsidiaries directly or indirectly controlled by the business entity; 29 or any political organization organized under section 527 of the 30 Internal Revenue Code that is directly or indirectly controlled by 31 the business entity, other than a candidate committee, election fund, 32 or political party committee, shall be deemed to be a contribution 33 by the business entity.

34 c. As used in this section:

35 "business entity" means a for-profit entity that is a natural or business corporation, 36 legal person. professional services 37 corporation, limited liability company, partnership, limited 38 partnership, business trust, association or any other legal 39 commercial entity organized under the laws of this State or of any 40 other state or foreign jurisdiction;

41 "interest" means the ownership or control of more than 10% of
42 the profits or assets of a business entity or 10% of the stock in the
43 case of a business entity that is a corporation for profit, as
44 appropriate; and

45 "State agency" means any of the principal departments in the
46 Executive Branch of the State Government, and any division, board,
47 bureau, office, commission or other instrumentality within or
48 created by such department, the Legislature of the State and any

office, board, bureau or commission within or created by the 1 2 Legislative Branch, and any independent State authority, 3 commission, instrumentality or agency. 4 d. Any business entity that fails to comply with the provisions 5 of this section shall be subject to a fine imposed by the New Jersey 6 Election Law Enforcement Commission in an amount to be 7 determined by the commission which may be based upon the 8 amount that the business entity failed to report. 9 (cf: P.L.2007, c.304, s.1) 10 11 21. Section 3 of P.L.2005, c.271 (C.19:44A-20.27) is amended 12 to read as follows: 13 3. a. Any business entity making a contribution of money or 14 any other thing of value, including an in-kind contribution, or 15 pledge to make a contribution of any kind to a candidate for or the holder of any public office having ultimate responsibility for the 16 awarding of public contracts, or to a political party committee, 17 legislative leadership committee, **]** political committee or continuing 18 19 political committee, which has received in any calendar year 20 \$50,000 or more in the aggregate through agreements or contracts 21 with a public entity, shall file an annual disclosure statement with 22 the New Jersey Election Law Enforcement Commission, established 23 pursuant to section 5 of P.L.1973, c.83 (C.19:44A-5), setting forth 24 all such contributions made by the business entity during the 12 25 months prior to the reporting deadline. b. The commission shall prescribe forms and procedures for the 26 27 reporting required in subsection a. of this section which shall include, but not be limited to: 28 29 (1) the name and mailing address of the business entity making 30 the contribution, and the amount contributed during the 12 months 31 prior to the reporting deadline; 32 (2) the name of the candidate for or the holder of any public 33 office having ultimate responsibility for the awarding of public 34 contracts, candidate committee, joint candidates committee, [political party committee, legislative leadership committee,] 35 political committee or continuing political committee receiving the 36 37 contribution; and 38 (3) the amount of money the business entity received from the 39 public entity through contract or agreement, the dates, and 40 information identifying each contract or agreement and describing 41 the goods, services or equipment provided or property sold. The commission shall maintain a list of such reports for 42 c. 43 public inspection both at its office and through its Internet site. 44 d. When a business entity is a natural person, a contribution by 45 that person's spouse or child, residing therewith, shall be deemed to 46 be a contribution by the business entity. When a business entity is 47 other than a natural person, a contribution by any person or other 48 business entity having an interest therein shall be deemed to be a

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contribution by the business entity. When a business entity is other 1 2 than a natural person, a contribution by: all principals, partners, 3 officers, or directors of the business entity, or their spouses; any 4 subsidiaries directly or indirectly controlled by the business entity; 5 or any political organization organized under section 527 of the 6 Internal Revenue Code that is directly or indirectly controlled by 7 the business entity, other than a candidate committee, election fund, 8 or political party committee, shall be deemed to be a contribution 9 by the business entity.

10 As used in this section:

"business entity" means a for-profit entity that is a natural or 11 12 legal person, business corporation, professional services 13 corporation, limited liability company, partnership, limited 14 partnership, business trust, association or any other legal 15 commercial entity organized under the laws of this State or of any 16 other state or foreign jurisdiction; and

"interest" means the ownership or control of more than 10% of
the profits or assets of a business entity or 10% of the stock in the
case of a business entity that is a corporation for profit, as
appropriate.

e. Any business entity that fails to comply with the provisions
of this section shall be subject to a fine imposed by the New Jersey
Election Law Enforcement Commission in an amount to be
determined by the commission which may be based upon the
amount that the business entity failed to report.

26 (cf: P.L.2007, c.304, s.2)

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28 22. Section 4 of P.L.1974, c.26 (C.19:44A-29) is amended to 29 read as follows:

30 4. a. Except in the case of a candidate, as provided in 31 subsection g. of this section, no person, candidate committee or 32 joint candidates committee, political committee, continuing political 33 committee or legislative leadership committee, otherwise eligible to 34 make contributions, shall make any contribution or contributions to a candidate, his campaign treasurer or deputy campaign treasurer, 35 36 candidate committee, a political party committee, or to any other 37 person or committee, in aid of the candidacy of or in behalf of a 38 candidate for nomination for election for the office of Governor in a 39 primary election or candidates for election to the offices of Governor and Lieutenant Governor in any general election in the 40 41 aggregate in excess of [\$1,500.00] <u>\$4,900</u>, or in the case of a joint 42 candidates committee when that is the only committee established by the candidates, in excess of [\$1,500.00] <u>\$4,900</u> per candidate in 43 44 the joint candidates committee, or in the case of a candidate 45 committee and a joint candidates committee when both are established by a candidate, [\$1,500.00] <u>\$4,900</u> from that candidate. 46 47 No candidate for nomination for election for the office of Governor 48 in a primary election or candidates for election to the offices of

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1 Governor and Lieutenant Governor in any general election and no 2 campaign treasurer or deputy campaign treasurer of such candidate 3 or candidates shall knowingly accept from any person, candidate, 4 candidate committee, joint candidates committee, political 5 committee, continuing political committee or legislative leadership 6 committee any contribution or contributions in aid of the candidacy 7 of or in behalf of such candidate or candidates in the aggregate in 8 excess of [\$1,500.00] <u>\$4,900</u>, or in the case of a joint candidates 9 committee when that is the only committee established by the 10 candidates, in excess of [\$1,500.00] <u>\$4,900</u> per candidate in the joint candidates committee, or in the case of a candidate committee 11 12 and a joint candidates committee when both are established by a 13 candidate, [\$1,500.00] <u>\$4,900</u> from that candidate, in any primary 14 or general election. No provision of this act shall be construed to 15 prohibit a contribution or contributions in the aggregate in aid of the 16 candidacy of or in behalf of any candidate for nomination for 17 election to the office of Governor in a primary election not in 18 excess of [\$1,500.00] <u>\$4,900</u>, or in the case of a contribution or 19 contributions by a joint candidates committee when that is the only 20 committee established by the candidates, in excess of [\$1,500.00] 21 \$4,900 per candidate in the joint candidates committee, or in the 22 case of a candidate committee and a joint candidates committee 23 when both are established by a candidate, [\$1,500.00] \$4,900 from 24 that candidate, and another contribution or contributions in the 25 aggregate in the aid of the candidacy of or in behalf of any 26 candidates for election to the offices of Governor and Lieutenant 27 Governor in a general election not in excess of [\$1,500.00] \$4,900, or in the case of a contribution or contributions by a joint 28 29 candidates committee when that is the only committee established 30 by the candidates, in excess of [\$1,500.00] <u>\$4,900</u> per candidate in the joint candidates committee, or in the case of a candidate 31 32 committee and a joint candidates committee when both are 33 established by a candidate, **[**\$1,500.00**]** <u>\$4,900</u> from that candidate. 34 For the purpose of determining the amount of a contribution to be 35 attributed as given by each candidate in a joint candidates 36 committee, the amount of the contribution by such a committee 37 shall be divided equally among all the candidates in the committee.

b. (Deleted by amendment, P.L.1980, c.74.)

c. The spouse of any contributor may make a contribution or
contributions in the aggregate in aid of the candidacy of or in behalf
of a candidate for nomination for election for the office of Governor
or candidates for election to the offices of Governor and Lieutenant
Governor of up to [\$1,500.00] \$4,900.

d. No State committee of any political party shall knowingly
accept from any person, candidate committee, joint candidates
committee, political committee, continuing political committee or
legislative leadership committee, any contribution or contributions

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in the aggregate in aid of the candidacy of or in behalf of candidates 1 2 for election to the offices of Governor and Lieutenant Governor in a general election in excess of [\$1,500.00] <u>\$4,900</u>, or in the case of a 3 4 contribution or contributions by a joint candidates committee when 5 that is the only committee established by the candidates, in excess 6 of [\$1,500.00] \$4,900 per candidate in the joint candidates 7 committee, or in the case of a candidate committee and a joint 8 candidates committee when both are established by a candidate, 9 [\$1,500.00] <u>\$4,900</u> from that candidate. A State committee may allocate a contribution of up to [\$1,500.00] \$4,900, and up to 10 [\$1,500.00] <u>\$4,900</u> of a contribution in excess of [\$1,500.00] 11 <u>\$4,900</u> in aid of the candidacy of or in behalf of such candidates, 12 13 except that in the case of a contribution from a joint candidates 14 committee when that is the only committee established by the 15 candidates, the amounts which may be so allocated shall be 16 [\$1,500.00] <u>\$4,900</u> per candidate in the joint candidates committee, 17 and in the case of a candidate committee and a joint candidates 18 committee when both are established by a candidate, the amount 19 which may be so allocated shall be [\$1,500.00] <u>\$4,900</u> from that 20 candidate. For the purpose of determining the amount of a 21 contribution to be attributed as given by each candidate in a joint candidates committee, the amount of the contribution by such a 22 23 committee shall be divided equally among all the candidates in the 24 committee. A State committee shall create an account in a national 25 or State bank in behalf of any candidates the committee intends to 26 or does assist for election to the offices of Governor and Lieutenant 27 Governor in a general election, shall deposit in such account and 28 report to the Election Law Enforcement Commission the name of 29 the contributor of all moneys accepted or allocated in aid of the 30 candidacy of or in behalf of such candidates, and may make a 31 contribution or contributions from such account in any amount in 32 aid of the candidacy of or in behalf of such candidates. No State 33 committee may make any contribution or contributions in aid of the 34 candidacy of or in behalf of such candidates of moneys not 35 deposited in a bank account pursuant to this subsection, and no 36 State committee may make a contribution or contributions in aid of 37 the candidacy of or in behalf of such candidates of moneys or other 38 thing of value pledged or received in a calendar year in which no 39 gubernatorial election was held.

40 The county committee of a political party in a county and the e. 41 municipal committees of that political party in the same county may 42 make an expenditure or expenditures in the aggregate of \$10,000.00 in aid of the candidacy of or in behalf of any candidates for election 43 44 to the offices of Governor and Lieutenant Governor in a general 45 election. No county committee or municipal committee may transfer or contribute any funds to any such candidate or to such 46 47 candidates' campaign treasurer or deputy campaign treasurer, or to

1 any political committee supporting such candidates. Candidates or 2 their campaign treasurer or deputy campaign treasurer shall 3 determine the exact amount that individual county committees or 4 municipal committees may contribute in aid of the candidacy of or 5 in behalf of such candidates, and shall file a report of such 6 determination with the Election Law Enforcement Commission no 7 later than the seventh day prior to the general election being funded. 8 Communications on any subject by a corporation to its f. 9 stockholders and their families, or by a labor organization to its 10 members and their families, and nonpartisan registration and get-11 out-the-vote campaigns by a corporation aimed at its stockholders

and their families, or by a labor organization aimed at its members and their families, shall not be construed to be in aid of the candidacy of or in behalf of a candidate for election to the office of Governor in any primary election or in behalf of candidates for the offices of Governor and Lieutenant Governor in a general election.

17 g. No candidate receiving public funds may make expenditures 18 from his own funds, including any contributions from his own 19 funds, in aid of his candidacy for nomination for election to the 20 office of Governor in excess of \$25,000.00 for the primary election 21 and in aid of the candidacy of candidates for election to the offices 22 of Governor and Lieutenant Governor in excess of \$25,000.00 each 23 for the general election.

As used in this subsection "own funds" means funds to which the candidate is legally and beneficially entitled, but shall not include funds as to which he is a trustee, or funds given or otherwise transferred to the candidate by any person other than the spouse of the candidate for use in aid of his candidacy.

29 (cf: P.L.2009, c.66, s.18)

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31 23. Section 8 of P.L.1974, c.26 (C.19:44A-33) is amended to 32 read as follows:

33 8. a. The campaign treasurer or deputy campaign treasurer of 34 any qualified candidate for nomination for election to the office of 35 Governor in a primary election upon application to the commission 36 shall promptly receive in behalf of the qualified candidate from the 37 fund for election campaign expenses, but not prior to January 1 of 38 the year of the election, moneys in an amount equal to twice the amount of no more than [\$1,500.00] <u>\$4,900</u> of each contribution 39 40 deposited in the qualified candidate's primary election bank account 41 described in section 7 of P.L.1974, c.26 (C.19:44A-32), except that 42 no payment shall be made from the fund to any candidate for the first [\$50,000.00] <u>\$156,000</u> deposited in the qualified candidate's 43 44 bank account. The maximum amount which any qualified candidate 45 for nomination for election to the office of Governor in a primary 46 election may receive from the fund for election campaign expenses 47 shall not exceed [\$1,350,000] <u>\$4,600,000</u>. Applications for 48 payments and payments under this subsection following the date on

which a candidate is determined to be a qualified candidate shall be
made only on the basis of no less than \$12,500.00 of such
contributions.

4 b. The campaign treasurer or deputy campaign treasurer of any 5 qualified candidates for election to the offices of Governor and 6 Lieutenant Governor in a general election upon application to the commission shall promptly receive in behalf of such qualified 7 8 candidates from the fund for election campaign expenses, but not 9 prior to the primary election, moneys in an amount equal to twice 10 the amount of no more than [\$1,500.00] \$4,900 of each 11 contribution deposited in such qualified candidates' bank account 12 described in section 7 of P.L.1974, c.26 (C.19:44A-32), except that 13 no payment shall be made from the fund to any candidates for the 14 first [\$50,000.00] <u>\$156,000</u> deposited in such qualified candidates' 15 bank account.

The maximum amount which any qualified candidates for 16 17 election to the offices of Governor and Lieutenant Governor in a general election may receive from the fund for election campaign 18 19 expenses shall not exceed [\$3,300,000] \$10,500,000. Applications 20 for payments and payments under this subsection following the date 21 on which joint candidates are determined to be qualified candidates 22 shall be made only on the basis of no less than \$12,500.00 of such 23 contributions.

24 (cf: P.L.2009, c.66, s.21)

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24. (New section) ²[a. The Election Law Enforcement 26 27 Commission shall create and maintain a database containing 28 information that business entities are required to disclose and report 29 to the commission or to the State Treasurer pursuant to section 7 of P.L.2004, c.19 (C.19:44A-20.8), section 7 of P.L.2005, c.51 30 (C.19:44A-20.19), and section 3 of P.L.2005, c.271 (C.19:44A-31 32 20.27), concerning contributions made by the business entity and 33 any contribution made during the duration of a public entity 34 contract held by the business entity.

b.]² Notwithstanding the provisions of any law, rule, or
regulation to the contrary, a business entity that fails to disclose a
contribution or the existence of a public contract shall be subject to
a fine of not less than \$250.

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40 25. (New section) Notwithstanding the provisions of any law, 41 rule, or regulation to the contrary, any local ordinance, resolution, 42 or regulation, as may be appropriate, adopted by a county, 43 municipality, independent authority, board of education, or fire 44 district pursuant or prior to section 1 of P.L.2005, c.271 (C.40A:11-45 51), limiting the awarding of public contracts therefrom to business 46 entities that have made a contribution pursuant to "The New Jersey Campaign Contributions and Expenditures Reporting Act," 47

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P.L.1973, c.83 (C.19:44A-1 et seq.) and limiting the contributions 1 2 that the holders of a contract can make during the term of a 3 contract, shall cease to be in effect and shall expire on the effective 4 date of this act, P.L., c. (pending before the Legislature as this 5 bill). The awarding of public contracts by a county, municipality, 6 independent authority, board of education, or fire district shall be in 7 compliance with the provisions of sections 3 through 11 of 8 P.L.2004, c.19 (C.19:44A-20.4 through C.19:44A-20.12), sections 2 9 and 3 of P.L.2005, c.271 (C.19:44A-20.26 and C.19:44A-20.27), 10 and any other applicable provision of current law.

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12 26. (New section) Whenever any candidate, as defined in paragraph (1) of subsection c. of section 3 of P.L.1973, c.83 13 14 (C.19:44A-3), declares a candidacy for any election and establishes 15 a candidate committee, a joint candidates committee, or both, as the case may be, for the purpose of receiving contributions and making 16 17 expenditures in connection with that election, the candidate shall 18 only accept from each entity permitted to make contributions to the 19 candidate an amount not greater than the maximum contribution 20 limit permitted by law to be made by the entity to the candidate for that election, even if the candidate declares a candidacy and 21 22 establishes the committee or committees before the election year in 23 which the candidate will run for office. No entity shall make 24 additional contributions to a candidate for any election beyond the 25 maximum contribution permitted by law.

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27 27. Section 2 of P.L.1973, c.83 (C.19:44A-2) is amended to read
28 as follows:

29 2. It is hereby declared to be in the public interest and to be the 30 policy of the State to limit political contributions and to require the 31 reporting of [all] contributions received and expenditures made to 32 aid or promote the nomination, election or defeat of any candidate 33 for public office or to aid or promote the passage or defeat of a 34 public question in any election and to require the reporting of [all] 35 contributions received and expenditures made to provide political 36 information on any candidate for public office, or on any public 37 question.

38 (cf: P.L.1993, c.65, s.1)

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40 28. Section 3 of P.L.1973, c.83 (C.19:44A-3) is amended to read 41 as follows:

42 3. As used in this act, unless a different meaning clearly43 appears from the context:

44 a. (Deleted by amendment, P.L.1993, c.65.)

45 b. (Deleted by amendment, P.L.1993, c.65.)

46 c. The term "candidate" means: (1) an individual seeking
47 election to a public office of the State or of a county, municipality
48 or school district at an election; except that the term shall not

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include an individual seeking party office; (2) an individual who 1 2 shall have been elected or failed of election to an office, other than 3 a party office, for which he sought election and who receives 4 contributions and makes expenditures for any of the purposes 5 authorized by section 17 of P.L.1993, c.65 (C.19:44A-11.2) during 6 the period of his service in that office; and (3) an individual who has received funds or other benefits or has made payments solely 7 8 for the purpose of determining whether the individual should 9 become a candidate as defined in paragraphs (1) and (2) of this 10 subsection.

The terms "contributions" and "expenditures" include all 11 d. 12 loans and transfers of money or other thing of value to or by any candidate, candidate committee, joint candidates committee, 13 14 political committee, continuing political committee, independent 15 expenditure committee, political party committee or legislative 16 leadership committee, and all pledges or other commitments or 17 assumptions of liability to make any such transfer; and for purposes 18 of reports required under the provisions of this act shall be deemed 19 to have been made upon the date when such commitment is made or 20 liability assumed.

e. The term "election" means any election described in section4 of this act.

23 The term "paid personal services" means personal, clerical, f. 24 administrative or professional services of every kind and nature 25 including, without limitation, public relations, research, legal, 26 canvassing, telephone, speech writing or other such services, 27 performed other than on a voluntary basis, the salary, cost or 28 consideration for which is paid, borne or provided by someone 29 other than the committee, candidate or organization for whom such 30 services are rendered. In determining the value, for the purpose of 31 reports required under this act, of contributions made in the form of 32 paid personal services, the person contributing such services shall 33 furnish to the treasurer through whom such contribution is made a 34 statement setting forth the actual amount of compensation paid by 35 said contributor to the individuals actually performing said services for the performance thereof. But if any individual or individuals 36 37 actually performing such services also performed for the contributor 38 other services during the same period, and the manner of payment 39 was such that payment for the services contributed cannot readily 40 be segregated from contemporary payment for the other services, 41 the contributor shall in his statement to the treasurer so state and 42 shall either (1) set forth his best estimate of the dollar amount of 43 payment to each such individual which is attributable to the 44 contribution of his paid personal services, and shall certify the 45 substantial accuracy of the same, or (2) if unable to determine such 46 amount with sufficient accuracy, set forth the total compensation 47 paid by him to each such individual for the period of time during 48 which the services contributed by him were performed. If any

candidate is a holder of public office to whom there is attached or 1 2 assigned, by virtue of said office, any aide or aides whose services 3 are of a personal or confidential nature in assisting him to carry out 4 the duties of said office, and whose salary or other compensation is 5 paid in whole or part out of public funds, the services of such aide 6 or aides which are paid for out of public funds shall be for public 7 purposes only; but they may contribute their personal services, on a 8 voluntary basis, to such candidate for election campaign purposes.

g. (Deleted by amendment, P.L.1983, c.579.)

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10 h. The term "political information" means any statement 11 including, but not limited to, press releases, pamphlets, newsletters, 12 advertisements, flyers, form letters, Internet or digital 13 advertisements, or radio or television programs or advertisements 14 which reflects the opinion of the members of the organization on 15 any candidate or candidates for public office, on any public 16 question, or which contains facts on any such candidate, or public 17 question whether or not such facts are within the personal 18 knowledge of members of the organization.

19 i. The term "political committee" means any two or more 20 persons acting jointly, or any corporation, partnership, or any other 21 incorporated or unincorporated association which is organized to, or 22 does, aid or promote the nomination, election or defeat of any 23 candidate or candidates for public office, or which is organized to, 24 or does, aid or promote the passage or defeat of a public question in 25 any election, if the persons, corporation, partnership or incorporated 26 or unincorporated association raises or expends \$2,400 or more to 27 so aid or promote the nomination, election or defeat of a candidate 28 or candidates or the passage or defeat of a public question; provided 29 that for the purposes of this act, the term "political committee" shall 30 not include a "continuing political committee," as defined by 31 subsection n. of this section, a "political party committee," as 32 defined by subsection p. of this section, a "candidate committee," as 33 defined by subsection q. of this section, a "joint candidates 34 committee," as defined by subsection r. of this section, a 35 "legislative leadership committee," as defined by subsection s. of 36 this section, or an "independent expenditure committee," as defined 37 by subsection t. of this section.

38 į. The term "public solicitation" means any activity by or on 39 behalf of any candidate, political committee, continuing political committee, candidate committee, joint candidates committee, 40 41 committee, legislative leadership independent expenditure 42 committee, or political party committee whereby either (1) 43 members of the general public are personally solicited for cash 44 contributions not exceeding \$20.00 from each person so solicited 45 and contributed on the spot by the person so solicited to a person 46 soliciting or through a receptacle provided for the purpose of 47 depositing contributions, or (2) members of the general public are 48 personally solicited for the purchase of items having some tangible

value as merchandise, at a price not exceeding \$20.00 per item, which price is paid on the spot in cash by the person so solicited to the person so soliciting, when the net proceeds of such solicitation are to be used by or on behalf of such candidate, political committee, continuing political committee, candidate committee, joint candidates committee, legislative leadership committee, independent expenditure committee, or political party committee.

8 k. The term "testimonial affair" means an affair of any kind or 9 nature including, without limitation, cocktail parties, breakfasts, 10 luncheons, dinners, dances, picnics or similar affairs directly or 11 indirectly intended to raise campaign funds in behalf of a person 12 who holds, or who is or was a candidate for nomination or election 13 to a public office in this State, or directly or indirectly intended to 14 raise funds in behalf of any political party committee or in behalf of 15 a political committee, continuing political committee, candidate 16 committee, joint candidates committee, independent expenditure 17 committee, or legislative leadership committee.

18 1. The term "other thing of value" means any item of real or
 19 personal property, tangible or intangible, but shall not be deemed to
 20 include personal services other than paid personal services.

21

m. The term "qualified candidate" means:

22 (1) Joint candidates for election to the offices of Governor and 23 Lieutenant Governor whose names appear on the general election 24 ballot; who have deposited and expended [\$150,000.00] \$490,000 25 pursuant to section 7 of P.L.1974, c.26 (C.19:44A-32); and who, 26 not later than September 1 preceding a general election in which the 27 offices of Governor and Lieutenant Governor are to be filled, (a) 28 notify the Election Law Enforcement Commission in writing that 29 the candidates intend that application will be made on the 30 candidates' behalf for monies for general election campaign 31 expenses under subsection b. of section 8 of P.L.1974, c.26 32 (C.19:44A-33), and (b) sign a statement of agreement, in a form to 33 be prescribed by the commission, to participate in interactive 34 gubernatorial election debates under the provisions of sections 9 35 through 11 of P.L.1989, c.4 (C.19:44A-45 through C.19:44A-47); 36 or

37 (2) Joint candidates for election to the offices of Governor and 38 Lieutenant Governor whose names do not appear on the general 39 election ballot; who have deposited and expended [\$150,000.00] 40 <u>\$490,000</u> pursuant to section 7 of P.L.1974, c.26 (C.19:44A-32); 41 and who, not later than September 1 preceding a general election in 42 which the offices of Governor and Lieutenant Governor are to be 43 filled, (a) notify the Election Law Enforcement Commission in 44 writing that the candidates intend that application will be made on 45 the candidates' behalf for monies for general election campaign 46 expenses under subsection b. of section 8 of P.L.1974, c.26 47 (C.19:44A-33), and (b) sign a statement of agreement, in a form to 48 be prescribed by the commission, to participate in interactive

gubernatorial election debates under the provisions of sections 9
 through 11 of P.L.1989, c.4 (C.19:44A-45 through C.19:44A-47);
 or

4 (3) Any candidate for nomination for election to the office of 5 Governor whose name appears on the primary election ballot; who 6 has deposited and expended [\$150,000.00] <u>\$490,000</u> pursuant to 7 section 7 of P.L.1974, c.26 (C.19:44A-32); and who, not later than 8 the last day for filing petitions to nominate candidates to be voted 9 upon in a primary election for a general election in which the office 10 of Governor is to be filled, (a) notifies the Election Law 11 Enforcement Commission in writing that the candidate intends that 12 application will be made on the candidate's behalf for monies for 13 primary election campaign expenses under subsection a. of section 14 8 of P.L.1974, c.26 (C.19:44A-33), and (b) signs a statement of 15 agreement, in a form to be prescribed by the commission, to 16 participate in two interactive gubernatorial primary debates under 17 the provisions of sections 9 through 11 of P.L.1989, c.4 (C.19:44A-18 45 through C.19:44A-47); or

19 (4) Any candidate for nomination for election to the office of 20 Governor whose name does not appear on the primary election 21 ballot; who has deposited and expended [\$150,000.00] \$490,000 22 pursuant to section 7 of P.L.1974, c.26 (C.19:44A-32); and who, 23 not later than the last day for filing petitions to nominate candidates 24 to be voted upon in a primary election for a general election in 25 which the office of Governor is to be filled, (a) notifies the Election 26 Law Enforcement Commission in writing that the candidate intends 27 that application will be made on the candidate's behalf for monies 28 for primary election campaign expenses under subsection a. of 29 section 8 of P.L.1974, c.26 (C.19:44A-33), and (b) signs a 30 statement of agreement, in a form to be prescribed by the 31 commission, to participate in two interactive gubernatorial primary 32 debates under the provisions of sections 9 through 11 of P.L.1989, 33 c.4 (C.19:44A-45 through C.19:44A-47).

34 The term "continuing political committee" means any group n. 35 of two or more persons acting jointly, or any corporation, 36 partnership, or any other incorporated or unincorporated 37 association, including a political club, political action committee, 38 civic association or other organization, which in any calendar year 39 contributes or expects to contribute at least \$5,500 to the aid or 40 promotion of the candidacy of an individual, or of the candidacies 41 of individuals, for elective public office, or the passage or defeat of 42 a public question or public questions, and which may be expected to 43 make contributions toward such aid or promotion or passage or defeat during a subsequent election, provided that the group, 44 45 corporation, partnership, association or other organization has been 46 determined to be a continuing political committee under subsection 47 b. of section 8 of P.L.1973, c.83 (C.19:44A-8); provided that for the 48 purposes of this act, the term "continuing political committee" shall

not include a "political party committee," as defined by subsection
p. of this section, a "legislative leadership committee," as defined
by subsection s. of this section, or an "independent expenditure
committee," as defined by subsection t. of this section.

5 o. The term "statement of agreement" means a written 6 declaration, by a candidate for nomination for election to the office 7 of Governor, or by joint candidates for election to the offices of 8 Governor and Lieutenant Governor who intend that application will 9 be made on behalf of the candidate for the office of Governor to 10 receive monies for the primary election or on behalf of the candidates for the office of Governor and the office of Lieutenant 11 12 Governor for general election campaign expenses under subsection 13 a. or subsection b., respectively, of section 8 of P.L.1974, c.26 14 (C.19:44A-33), that the candidates undertake to abide by the terms 15 of any rules established by any private organization sponsoring a 16 gubernatorial primary or general election debate, as appropriate, to 17 be held under the provisions of sections 9 through 11 of P.L.1989, 18 c.4 (C.19:44A-45 through C.19:44A-47) and in which the 19 candidates are to participate. The statement of agreement shall 20 include an acknowledgment of notice to the candidates who sign it that failure on the candidates' part to participate in any of the 21 22 gubernatorial debates may be cause for the termination of the 23 payment of such monies on the candidates' behalf and for the 24 imposition of liability for the return to the commission of such 25 monies as may previously have been so paid.

p. The term "political party committee" means the State
committee of a political party, as organized pursuant to R.S.19:5-4,
any county committee of a political party, as organized pursuant to
R.S.19:5-3, or any municipal committee of a political party, as
organized pursuant to R.S.19:5-2.

q. The term "candidate committee" means a committee
established pursuant to subsection a. of section 9 of P.L.1973, c.83
(C.19:44A-9) for the purpose of receiving contributions and making
expenditures.

35 The term "joint candidates committee" means a committee r. 36 established pursuant to subsection a. of section 9 of P.L.1973, c.83 37 (C.19:44A-9) by at least two candidates for the same elective public 38 offices in the same election in a legislative district, county, 39 municipality or school district, but not more candidates than the 40 total number of the same elective public offices to be filled in that 41 election, for the purpose of receiving contributions and making 42 expenditures. For the purpose of this subsection: the offices of 43 member of the Senate and members of the General Assembly shall 44 be deemed to be the same elective public offices in a legislative 45 district; the offices of member of the board of chosen freeholders 46 and county executive shall be deemed to be the same elective public 47 offices in a county; and the offices of mayor and member of the

municipal governing body shall be deemed to be the same elective
 public offices in a municipality.

s. The term "legislative leadership committee" means a
committee established, authorized to be established, or designated
by the President of the Senate, the Minority Leader of the Senate,
the Speaker of the General Assembly or the Minority Leader of the
General Assembly pursuant to section 16 of P.L.1993, c.65
(C.19:44A-10.1) for the purpose of receiving contributions and
making expenditures.

10 The term "independent expenditure committee" means a t. person organized under section 527 of the federal Internal Revenue 11 12 Code (26 U.S.C. s.527) or under paragraph (4) $\frac{1}{\text{or paragraph }(6)}$ of 13 subsection (c) of section 501 of the federal Internal Revenue Code 14 (26 U.S.C. s.501) that does not fall within the definition of any 15 other organization subject to the provisions of P.L.1973, c.83 16 (C.19:44A-1 et seq.), that [engages in influencing or attempting to 17 influence the outcome of any election or the nomination, election, 18 or defeat of any person to any State or local elective public office, 19 or the passage or defeat of any public question, legislation, or 20 regulation, or in providing political information on any candidate or 21 public question, legislation, or regulation, and raises or expends 22 \$3,000 or more in the aggregate for any such purpose annually, but 23 does not coordinate its activities with any candidate or political 24 party as determined by the Election Law Enforcement Commission 25 pursuant to the provisions of section 11 of P.L.2019, c.124 26 (C.19:44A-3.1)] makes independent expenditures in excess of 27 \$7,500, in the aggregate per election.

28 u. The term "electioneering communication" means any 29 communication [made within the period beginning on January 1 of 30 an election year and the date of the election and refers to: (1) a 31 clearly identified candidate for office and promotes or supports a 32 candidate for that office or opposes a candidate for that office, 33 regardless of whether the communication expressly advocates a 34 vote for or against a candidate; or (2) a public question and 35 promotes or supports the passage or defeat of that question, 36 regardless of whether the communication expressly advocates a 37 vote for or against the passage of the question. The term includes 38 communications published in any newspaper or periodical; 39 broadcast on radio, television, or the Internet or digital media, or 40 any public address system; placed on any billboard, outdoor 41 facility, button, motor vehicle, window display, poster, card, 42 pamphlet, leaflet, flyer, or other circular; or contained in any direct 43 mailing, robotic phone calls, or mass e-mails <u>made within 30 days</u> 44 of a primary election and made within 60 days of a municipal, 45 runoff, school board, special or general election, that mentions a 46 clearly identified candidate and expressly supports or opposes that 47 candidate or, by virtue of the communication, is the functional

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1 equivalent of express advocacy, meaning the communication is 2 unable to be interpreted by a reasonable person in any other way 3 than the communication is supporting or opposing the candidate. 4 An electioneering communication includes any communication that 5 clearly identifies a public question or referendum, or is the 6 functional equivalent of express advocacy, meaning the 7 communication is unable to be interpreted by a reasonable person in 8 any other way than the communication is supporting or opposing 9 the public question or referendum. 10 v. The term "independent expenditure" means an expenditure 11 by a person expressly advocating, or the functional equivalent 12 thereof, the election or defeat of: (1) a clearly identified candidate 13 that is not made in concert or cooperation with or at the request or 14 suggestion of the candidate, the candidate's committee, a political 15 party committee, or an agent thereof; or (2) a public question, 16 legislation, or regulation, that is not made in concert or cooperation 17 with or at the request or suggestion of the sponsors, organizers, or 18 committee supporting or opposing the question, legislation, or 19 regulation, a political party, or agents thereof. The "functional 20 equivalent" of expressly advocating means specific advocacy that 21 can be interpreted by a reasonable person as advocating the election 22 or defeat of a candidate, or the passage or defeat of a public 23 question, legislation, or regulation, taking into account whether the 24 communication involved mentions a candidate, a political party, or 25 a challenger to a candidate, or takes a position on a candidate's 26 character, qualifications, or fitness for office, or that can be 27 interpreted by a reasonable person as taking a position on the merits 28 of a public question, legislation, or regulation, or taking a position 29 in favor or against the passage or defeat of a public question, 30 legislation, or regulation] expenditure, which is not coordinated 31 with a candidate or political party, and is made for the purpose of 32 expressly advocating the election or defeat of a clearly identified 33 candidate, or that amounts to the functional equivalent of express advocacy. The term "independent expenditure" also includes an 34 35 expenditure made for the purpose of expressly advocating the 36 passage or defeat of a public question or referendum, or that 37 amounts to the functional equivalent of express advocacy. An 38 independent expenditure qualifies as the functional equivalent of 39 express advocacy if it can only be interpreted by a reasonable 40 person as advocating the election or defeat of a candidate or the 41 passage or defeat of a public question or referendum, taking into 42 consideration whether the communication mentions a candidate, 43 public question, or referendum and discusses a candidate's 44 character, qualifications, fitness for office, position on an issue, or 45 in the case of a public question or referendum, its merits or lack 46 thereof.

47 (cf: P.L.2019, c.124, s.1)

1 29. Section 21 of P.L.1993, c.65 (C.19:44A-8.1) is amended to 2 read as follows:

3 21. a. Each political committee, as defined in subsection i. of 4 section 3 of P.L.1973, c.83 (C.19:44A-3), which aids or promotes 5 the nomination for election or the election of a candidate or the 6 passage or defeat of a public question, each independent 7 expenditure committee, as defined in subsection t. of section 3 of 8 P.L.1973, c.83 (C.19:44A-3), each continuing political committee 9 as defined in subsection n. of section 3 of P.L.1973, c.83, and each 10 legislative leadership committee as defined in subsection s. of 11 section 3 of P.L.1973, c.83, shall submit to the commission a 12 statement of registration which includes:

(1) the complete name or identifying title of the committee and
the general category of entity or entities, including but not limited
to business organizations, labor organizations, professional or trade
associations, candidate for or holder of public office, political party,
ideological grouping or civic association, the interests of which are
shared by the leadership, members, or financial supporters of the
committee;

(2) the mailing address of the committee and the name and
resident address of a resident of this State who shall have been
designated by the committee as its agent to accept service of
process; and

24 (3) a descriptive statement prepared by the organizers or officers 25 of the committee that identifies (a) the names and mailing addresses 26 of the persons having control over the affairs of the committee, 27 including but not limited to persons in whose name or at whose 28 direction or suggestion the committee solicits funds, and persons 29 participating in any decision to make a contribution of such funds to 30 any candidate, political committee or continuing political 31 committee and, in the case of an independent expenditure 32 committee, any decision to expend funds for the purpose of 33 influencing or attempting to influence the outcome of any election 34 or the nomination, election, or defeat of any person to State or local 35 elective public office or the passage or defeat of any public 36 question, legislation, or regulation, or in providing political 37 information on any candidate or public question, legislation, or 38 regulation] make an independent expenditure; (b) the name and 39 mailing address of any person not included among the persons 40 identified under subparagraph (a) of this paragraph who, directly or 41 through an agent, participated in the initial organization of the 42 committee; (c) in the case of any person identified under 43 subparagraph (a) or subparagraph (b) who is an individual, the 44 occupation of that individual, the individual's home address, and the 45 name and mailing address of the individual's employer, or, in the 46 case of any such person which is a corporation, partnership, 47 unincorporated association, or other organization, the name and 48 mailing address of the organization; and (d) any other information

which the Election Law Enforcement Commission may, under such 1 2 regulations as it shall adopt pursuant to the provisions of the 3 "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et 4 seq.), require as being material to the fullest possible disclosure of 5 the economic, political and other particular interests and objectives 6 which the committee has been organized to or does advance. The 7 commission shall be informed, in writing, of any change in the 8 information required by this paragraph within three days of the 9 occurrence of the change. Legislative leadership committees shall 10 be exempt from the requirements of subparagraphs (a), (b) and (c) 11 of this paragraph.

12 b. After submission of a statement of registration to the 13 commission pursuant to this section, the committee shall use the 14 complete name or identifying title on all documents submitted to 15 the commission, in all solicitations for contributions, in all paid 16 media advertisements purchased or paid for by the committee in 17 support of or in opposition to any candidate or public question, and 18 in all contributions made by the committee to candidates or other 19 committees and, in the case of an independent expenditure committee, any decision to expend funds for the purpose of 20 21 influencing or attempting to influence the outcome of any election 22 or the selection, nomination, election, or defeat of any person to 23 State or local elective public office or the passage or defeat of any 24 public question, legislation, or regulation, or in providing political 25 information on any candidate or public question, legislation, or 26 regulation] make an independent expenditure.

27 Each report of contributions under section 8 of P.L.1973, c. c.83 (C.19:44A-8) by a political committee, continuing political 28 29 committee, independent expenditure committee, or legislative 30 leadership committee required under subsection a. of this section to 31 submit a statement of registration shall include, in the case of each 32 contributor who is an individual, the home address of the individual 33 if different from the individual's mailing address, or, in the case of 34 any contributor which is an organization, any information, in addition to that otherwise required, which the Election Law 35 36 Enforcement Commission may, under such regulations as it shall 37 adopt pursuant to the provisions of the "Administrative Procedure 38 Act," P.L.1968, c.410 (C.52:14B-1 et seq.), require as being 39 material to the fullest possible disclosure of the economic, political 40 and other particular interests and objectives which the contributing 41 organization has been organized to or does advance.

d. Any political committee, continuing political committee,
independent expenditure committee, or legislative leadership
committee may at any time apply to the commission for approval of
an abbreviation or acronym of its complete, official name or title for
its exclusive use on documents which it shall submit to the
commission. Upon verification that the abbreviation or acronym
has not been approved for such use by any other political

1 committee, continuing political committee, independent expenditure 2 committee, or legislative leadership committee, the commission 3 shall approve the abbreviation or acronym for such use by the 4 applicant committee, and the committee, and any individual, 5 corporation, partnership, membership organization or incorporated 6 or unincorporated association which, under the provisions of 7 P.L.1973, c.83 (C.19:44A-1 et al.), submits any documents to the 8 commission containing a reference to that committee, shall 9 thereafter use that approved abbreviation or acronym in documents 10 submitted to the commission. The commission shall, during its 11 regular office hours, maintain for public inspection in its offices a 12 current alphabetically arranged list of all such approved 13 abbreviations and acronyms, indicating for each the name of the 14 committee for which it stands, and shall make copies of the list 15 available upon request. 16 No foreign national, government, instrumentality, or agent e. 17 may register as an independent expenditure committee for the 18 purpose of making independent expenditures in any State or local

19 election.

20 (cf: P.L.2019, c.124, s.3)

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22 30. Section 10 of P.L.1973, c.83 (C.19:44A-10) is amended to 23 read as follows:

10. Each political party committee shall, on or before July 1 in each year, designate a single organizational treasurer and an organizational depository and shall, not later than the tenth day after the designation of the organizational depository file the name and address of that depository, and of the organizational treasurer, with the Election Law Enforcement Commission.

30 Every political committee may designate a chairman of the 31 committee, but no person serving as the chairman of a political 32 party committee or a legislative leadership committee shall be 33 eligible to be appointed or to serve as the chairman of a political 34 committee. Every political committee shall, not later than the date 35 on which it first receives any contribution or makes or incurs any 36 expenditure in the furtherance or aid of the election or defeat of any 37 candidate or the passage or defeat of any public question, appoint a 38 single campaign treasurer and designate a campaign depository, but 39 no person serving as the chairman of a political party committee or 40 a legislative leadership committee shall be eligible to be appointed 41 or to serve as the campaign treasurer of a political committee. Not 42 later than the tenth day after the initial designation of the campaign 43 depository, the committee shall file the name and address of the 44 depository, and of the campaign treasurer, with the Election Law 45 Enforcement Commission.

46 Every independent expenditure committee may designate a
47 chairman of the committee, but no person serving as the chairman
48 of a political party committee or a legislative leadership committee

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shall be eligible to be appointed or to serve as the chairman of an 1 2 independent expenditure committee. No candidate or holder of 3 public office, directly or indirectly, shall establish, authorize the 4 establishment of, maintain, or participate in the management or 5 control of any independent expenditure committee. Every 6 independent expenditure committee, not later than the date on 7 which it first receives any contribution or makes or incurs any 8 independent expenditure [for the purpose of influencing or 9 attempting to influence the outcome of any election or the 10 nomination, election, or defeat of any person to State or local 11 elective public office or the passage or defeat of any public 12 question, legislation, or regulation, or providing political information on any candidate or public question, legislation, or 13 14 regulation], shall appoint a single organizational treasurer and 15 designate an organizational depository, but no person serving as the 16 chairman of a political party committee or a legislative leadership 17 committee shall be eligible to be appointed or to serve as the 18 organizational treasurer of an independent expenditure committee. 19 Not later than the 10th day after the initial designation of the 20 organizational depository, the committee shall file the name and 21 address of the depository, and of the organizational treasurer, with 22 the Election Law Enforcement Commission.

23 Every continuing political committee shall, not later than the 24 date on which it first receives any contribution or makes or incurs 25 any expenditure in the furtherance or aid of the election or defeat of any candidate or the passage or defeat of any public question, 26 27 appoint a single organizational treasurer and designate an 28 organizational depository, provided that no person who is the 29 chairman of a political party committee or a legislative leadership 30 committee shall be eligible to be appointed or to serve as the 31 organizational treasurer of a continuing political committee. Not 32 later than the tenth day after the initial designation of the 33 organizational depository, the committee shall file the name and 34 address of the depository, and of the organizational treasurer, with 35 the Election Law Enforcement Commission.

36 Every legislative leadership committee shall, not later than the 37 date on which it first receives any contribution or makes or incurs 38 any expenditure in the furtherance or aid of the election or defeat of 39 any candidate or the passage or defeat of any public question, 40 appoint a single organizational treasurer and designate an 41 organizational depository. Not later than the tenth day after the 42 initial designation of the organizational depository, the committee 43 shall file the name and address of the depository, and of the 44 organizational treasurer, with the Election Law Enforcement Commission. 45

Each organizational treasurer of a State political party committee
or a legislative leadership committee shall be a trained treasurer,
pursuant to subsection g. of section 6 of P.L.1973, c.83 (C.19:44A-

6), or shall acquire such training within 90 days of appointment as
 an organizational treasurer. An organizational treasurer of any
 other political party committee or a continuing political committee
 or an independent expenditure committee and a campaign treasurer
 of a political committee may be a trained treasurer.

6 An organizational treasurer of a political party committee, a continuing political committee, an independent expenditure 7 8 committee, or a legislative leadership committee and a campaign 9 treasurer of a political committee may appoint deputy 10 organizational or campaign treasurers as may be required and may 11 designate additional organizational or campaign depositories. Such 12 committees shall file the names and addresses of such deputy 13 treasurers and additional depositories with the Election Law 14 Enforcement Commission not later than the fifth day after their 15 appointment or designation, respectively.

16 Any political party committee, any political committee, any 17 independent expenditure committee, any continuing political 18 committee, and any legislative leadership committee may remove 19 its organizational or campaign treasurer or deputy treasurer. In the 20 case of the death, resignation or removal of its organizational or 21 campaign treasurer, the committee shall appoint a successor as soon 22 as practicable and shall file his name and address with the Election 23 Law Enforcement Commission within three days.

24 (cf: P.L.2019, c.124, s.4)

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26 31. Section 2 of P.L.1995, c.391 (C.19:44A-22.3) is amended to 27 read as follows:

28 2. a. Whenever a candidate committee, joint candidates 29 committee, political committee, continuing political committee, 30 independent expenditure committee, political party committee or 31 legislative leadership committee, or any group other than such a 32 committee, or any person makes, incurs or authorizes an 33 expenditure for the purpose of financing a communication aiding or 34 promoting the nomination, election or defeat of any candidate or providing political information on any candidate which is an 35 36 expenditure that the committee, group or person is required to 37 report to the Election Law Enforcement Commission pursuant to 38 P.L.1973, c.83 (C.19:44A-1 et seq.), the communication shall 39 clearly state the name and business or residence address of the 40 committee, group or person, as that information appears on reports 41 filed with the commission, and that the communication has been 42 financed by that committee, group or person.

b. Whenever a candidate committee, joint candidates
committee, political committee, continuing political committee,
independent expenditure committee, political party committee or
legislative leadership committee, or any group other than such a
committee, or any person makes, incurs or authorizes an
expenditure for the purpose of financing a communication aiding

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the passage or defeat of any public question or providing political 1 2 information on any public question, or **[**aiding the passage or defeat 3 of legislation or regulation] as an independent expenditure in the 4 case of an independent expenditure committee, which is an 5 expenditure that the committee, group or person is required to 6 report to the Election Law Enforcement Commission pursuant to 7 P.L.1973, c.83 (C.19:44A-1 et seq.), the communication shall 8 clearly state the name and business or residence address of the 9 committee, group or person, as that information appears on reports 10 filed with the commission, and that the communication has been financed by that committee, group or person. 11

12 c. A communication that is financed by an independent 13 expenditure committee or by any person, not acting in concert with 14 a candidate or any person or committee acting on behalf of a 15 candidate, shall contain a clear and conspicuous statement that the 16 expenditure was not made with the cooperation or prior consent of, 17 or in consultation with or at the request or suggestion of, any such 18 candidate, person or committee.

19 d. Any person who accepts compensation from a committee, 20 group or individual described in subsection a. or b. of this section 21 for the purpose of printing, broadcasting, or otherwise 22 disseminating to the electorate a communication shall require the 23 committee, group, or individual to file a copy of the statement of 24 registration required to be filed with the Election Law Enforcement 25 Commission pursuant to section 21 of P.L.1993, c.65 (C.19:44A-8.1) and shall maintain a record of the transaction which shall 26 27 include an exact copy of the communication and a statement of the 28 number of copies made or the dates and times that the 29 communication was broadcast or otherwise transmitted, and the name and address of the committee, group or individual paying for 30 31 the communication. The record shall be maintained on file at the 32 principal office of the person accepting the communication for at 33 least two years and shall be available for public inspection during 34 normal business hours.

e. As used in this section, "communication" means a press release, pamphlet, flyer, form letter, sign, billboard, paid advertisement printed in any newspaper or other publication or broadcast on radio or television, or telephone call featuring a recorded message, or any other form of advertising, including Internet and digital advertising, directed to the electorate.

f. The provisions of this section shall not be construed to apply
to any bona fide news item or editorial contained in any publication
of bona fide general circulation.

g. (1) A person who violates a provision of this section shall be
subject to the civil penalties provided in section 22 of P.L.1973,
c.83 (C.19:44A-22).

47 (2) A person who, with intent to injure anyone or to conceal48 wrongdoing, purposely falsifies, conceals or misrepresents

information required by this section to be disclosed or maintained
 on file is guilty of a crime of the fourth degree.

3 The Election Law Enforcement Commission h. shall 4 promulgate rules and regulations pursuant to the "Administrative 5 Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.) to effectuate 6 the purpose of this section. The commission may, by regulation, exempt from the provisions of this section small, tangible items of 7 8 de minimis value which are commonly used in campaigns to convey 9 a political message, including, but not limited to, buttons, combs, 10 and nail files. The commission may also, by regulation, exempt from the provisions of this section advertising space purchased by a 11 12 candidate committee, joint candidates committee, political 13 committee, continuing political committee, political party 14 committee, legislative leadership committee or other person, in a 15 political program book distributed at a fund-raising event if the financial transaction is otherwise subject to disclosure. 16 An 17 exemption granted by the commission with respect to any item shall 18 not relieve the committee, group or individual making an 19 expenditure therefor from any applicable campaign finance 20 reporting requirements.

In addition, the commission shall have the authority to provide, by regulation, that a communication need not include the address of the committee, group or person financing the communication in circumstances where the name of a committee, group or person would be sufficient to identify it from the commission's records.

26 (cf: P.L.2019, c.124, s.10)

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28 32. Section 17 of P.L.1993, c.65 (C.19:44A-11.2) is amended to 29 read as follows:

30 17. a. All contributions received by a candidate, candidate
31 committee, a joint candidates committee or a legislative leadership
32 committee shall be used only for the following purposes:

(1) the payment of campaign expenses;

34 (2) contributions to any charitable organization described in 35 section 170(c) of the Internal Revenue Code of 1954, as amended or 36 modified, or nonprofit organization which is exempt from taxation 37 under section 501(c) of the Internal Revenue Code of 1954, except 38 any charitable organization of which the candidate or a member of 39 the candidate's immediate family is a paid officer, director or employee or receives compensation for goods or services provided 40 41 to the organization;

(3) transmittal to another candidate, candidate committee, or
joint candidates committee, or to a political committee, continuing
political committee, legislative leadership committee or political
party committee, for the lawful use by such other candidate or
committee;

47 (4) the payment of the overhead and administrative expenses48 related to the operation of the candidate committee or joint

candidates committee of a candidate or a legislative leadership
 committee;

3 (5) the pro rata repayment of contributors; or

4 (6) the payment of ordinary and necessary expenses of holding5 public office.

6 As used in this subsection, "campaign expenses" means any 7 expense incurred or expenditure made by a candidate, candidate 8 committee, joint candidates committee or legislative leadership 9 committee for the purpose of paying for or leasing items or services 10 used in connection with an election campaign, other than those 11 items or services which may reasonably be considered to be for the 12 personal use of the candidate, any person associated with the candidate or any of the members of a legislative leadership 13 14 committee; and "member of the candidate's immediate family" 15 means the candidate's spouse, child, parent, or sibling, and the 16 child, parent, or sibling of the candidate's spouse.

b. No contribution received by a candidate or by the candidate
committee or joint candidates committee of a candidate may be
used for the payment of the expenses arising from the furnishing,
staffing or operation of an office used in connection with that
person's official duties as an elected public official.

c. Any funds remaining in the campaign depository of a
candidate's candidate committee or joint candidates committee upon
the death of the candidate shall be used only for one or more of the
purposes established in subsection a. of this section by the
committee's organizational treasurer or deputy treasurer or whoever
has control of the depository upon the death of the candidate.

28 d. Expenses incurred by the holder of a public office or a 29 candidate for child care may be paid from campaign contributions 30 received pursuant to P.L.1973, c.83 (C.19:44A-1 et seq.) only if the 31 expenses are for providing care for the well-being and protection of 32 the child outside of the home, in a child care facility, or in the home 33 of the office holder or candidate. Eligible expenses shall be those 34 that result directly from activities in which the office holder or 35 candidate engages for the purposes of holding public office or of a 36 campaign for public office, and would not have otherwise been 37 incurred but for those activities. Child care expenses shall not 38 include payments to a member of the office holder's or candidate's 39 household.

40 <u>e. Expenses incurred by the holder of a public office or a</u>
41 <u>candidate or committee for litigation or legal costs arising from</u>
42 <u>campaign activities shall be permitted to be paid from campaign</u>
43 <u>contributions received pursuant to P.L.1973, c.83 (C.19:44A-1 et</u>
44 <u>seq.).</u>

45 The Election Law Enforcement Commission shall promulgate

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regulations regarding eligible expenses and shall provide written
 guidance upon request from an office holder or candidate prior to

3 the expense being incurred or after the expense is incurred.

4 (cf: P.L.2020, c.102, s.1)

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6 33. (New section) Notwithstanding any provision of P.L.1973, 7 c.83 (C.19:44A-1 et seq.), or any other law, rule, or regulation to 8 the contrary, the two major political parties in this State and their 9 respective county political party committees shall be permitted to 10 create a segregated depository account, separate from any campaign 11 depository account, to be deemed as the "housekeeping account." 12 The purpose of the housekeeping account shall be to pay eligible 13 expenses for non-political purposes of the State political party 14 committee or county political party committee including, but not 15 limited to, legal activity, accounting, compliance, human resources, 16 collective bargaining, capital expenses such as mortgage payments, 17 rent, utilities, and taxes, and expenses related to county, State, or 18 national political party conventions. The two major political parties 19 in this State and their respective county political party committees 20 shall be permitted to raise funds for deposit into the housekeeping 21 account, except that the maximum contribution or limit on the funds 22 raised from any given person, candidate, or committee shall be equivalent to ¹[double] half¹ the amounts established under 23 24 P.L.1973, c.83 (C.19:44A-1 et seq.) for the State committee of a 25 political party or the county committee of a political party. 26 Gubernatorial campaigns shall be permitted to utilize the funds 27 deposited in a political party housekeeping account established 28 under this section for any non-political expenditures incurred 29 following the election in which the gubernatorial candidates 30 participated, and those non-political expenditures shall not be considered an in-kind contribution. ¹Each State political party 31 32 committee and each county political party committee establishing a 33 housekeeping account as provided under this section shall file with 34 the Election Law Enforcement Commission a report of all 35 contributions received for the housekeeping account in excess of 36 \$200 and of all expenditures made from the account. The reports 37 shall contain the same information and shall be filed in the same 38 schedule as the reports of campaign contributions and expenditures 39 required to be filed by political party committees pursuant to 40 subsection c. of section 8 of P.L.1973, c.83 (C.19:44A-8).¹

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42 34. (New section) Within one year following the effective date
43 of this act, P.L., c. (pending before the Legislature as this bill),
44 the Election Law Enforcement Commission shall make technical
45 updates to its campaign contributions and expenditures reporting
46 database to improve the performance and usability of the database.
47 The Legislature shall appropriate to the Election Law Enforcement

Commission any funds necessary for the implementation of this
 section.

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4 35. (New section) Any enforcement action brought by the 5 Election Law Enforcement Commission for any violations of 6 P.L.1973, c.83 (C.19:44A-1 et seq.) shall be subject to a statute of 7 limitations of two years following the occurrence of the alleged 8 violation. The statute of limitations provided in this section shall 9 apply retroactively to any alleged violations occurring prior to the 10 effective date of this act, P.L., c. (pending before the Legislature 11 as this bill).

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¹[36. Section 6 of P.L.1973, c.83 (C.19:44A-6) is amended to
 read as follows:

15 The commission shall appoint a full-time executive 6. a. 16 director, legal counsel and hearing officers, all of whom shall serve 17 at the pleasure of the commission and shall not have tenure by 18 reason of the provisions of chapter 16 of Title 38 of the Revised 19 Statutes. The commission shall also appoint such other employees as are necessary to carry out the purposes of this act, which 20 21 employees shall be in the classified service of the civil service and 22 shall be appointed in accordance with and shall be subject to the 23 provisions of Title 11, Civil Service. Notwithstanding any provision 24 of this subsection to the contrary, following the date of enactment 25 of P.L., c. (pending before the Legislature as this bill), the 26 executive director shall be appointed by the Governor, with the 27 advice and consent of the Senate, and shall serve at the pleasure of 28 the Governor. The executive director shall receive an annual salary 29 to be fixed and established by the Governor, which shall not exceed 30 \$175,000, and shall devote their entire time and attention to the 31 duties of the office. If an executive director has not been confirmed 32 by the Senate, the Governor may appoint an acting executive 33 director to temporarily fill the role.

34 b. It shall be the duty of the commission to enforce the 35 provisions of this act, to conduct hearings with regard to possible 36 violations and to impose penalties; and for the effectual carrying out 37 of its enforcement responsibilities the commission shall have the authority to initiate a civil action in any court of competent 38 39 jurisdiction for the purpose of enforcing compliance with the 40 provisions of this act or enjoining violations thereof or recovering 41 any penalty prescribed by this act. The commission shall 42 promulgate such regulations and official forms and perform such 43 duties as are necessary to implement the provisions of this act. 44 Without limiting the generality of the foregoing, the commission is 45 authorized and empowered to:

46 (1) Develop forms for the making of the required reports;

47 (2) Prepare and publish a manual for all candidates, political48 committees and continuing political committees, prescribing the

requirements of the law, including uniform methods of bookkeeping
and reporting and requirements as to the length of time that any
person required to keep any records pursuant to the provisions of
this act shall retain such records, or any class or category thereof, or
any other documents, including canceled checks, deposit slips,
invoices and other similar documents, necessary for the compilation
of such records;

(3) Develop a filing, coding and cross-indexing system;

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9 (4) Permit copying or photo-copying of any report required to 10 be submitted pursuant to this act as requested by any person;

(5) Prepare and make available for public inspection summaries
of all said reports grouped according to candidates, parties and
issues, containing the total receipts and expenditures, and the date,
name, address and amount contributed by each contributor;

(6) Prepare and publish, prior to May 1 of each year, an annualreport to the Legislature;

(7) Ascertain whether candidates, committees, organizations or
others have failed to file reports or have filed defective reports;
extend, for good cause shown, the dates upon which reports are
required to be filed; give notice to delinquents to correct or explain
defects; and make available for public inspection a list of such
delinquents;

(8) Ascertain the total expenditures for candidates and
determine whether they have exceeded the limits set forth in this
act; notify candidates, committees or others if they have exceeded
or are about to exceed the limits imposed;

(9) Hold public hearings, investigate allegations of any
violations of this act, and issue subpenas for the production of
documents and the attendance of witnesses;

30 (10) Forward to the Attorney General or to the appropriate
31 county prosecutor information concerning any violations of this act
32 which may become the subject of criminal prosecution or which
33 may warrant the institution of other legal proceedings by the
34 Attorney General.

35 The commission shall take such steps as may be necessary or c. appropriate to furnish timely and adequate information, in 36 37 appropriate printed summaries and in such other form as it may see 38 fit, to every candidate or prospective candidate for public office 39 who becomes or is likely to become subject to the provisions of this 40 act, and to every treasurer and depository duly designated under the 41 provisions of this act, informing them of their actual or prospective 42 obligations and responsibilities under this act. Such steps shall 43 include, but not be limited to, furnishing to every person on whose 44 behalf petitions of nomination are filed for any public office a copy 45 of such printed summary as aforesaid, which shall be furnished to 46 such person by the commission through the public official charged 47 with the responsibility of receiving and accepting such petitions of 48 nomination, at the time when such petitions are filed. The

commission shall also make available copies of such printed 1 2 summary to any other person requesting the same. The commission 3 shall also take such steps as it may deem necessary or effectual to 4 disseminate among the general public such information as may 5 serve to guide all persons who may become subject to the 6 provisions of this act by reason of their participation in election campaigns or in the dissemination of political information, for the 7 8 purpose of facilitating voluntary compliance with the provisions 9 and purposes of this act. In the dissemination of such information, 10 the commission shall to the greatest extent practicable enlist the cooperation of commercial purveyors, within and without the State, 11 12 of materials and services commonly used for political campaign 13 purposes.

d. If the nomination for or election to any public office or party position becomes void under the terms of subsection c. of section 21 of this act, the withholding or revocation of his certificate of election, the omission of his name from the ballot or the vacation of the office into which he has been inducted as a result of such void election, as the case may be, shall be subject to the provisions of chapter 3, articles 2 and 3, of this Title (R.S.19:3-7 et seq.).

e. The commission shall be assigned suitable quarters for theperformance of its duties hereunder.

f. The commission through its legal counsel is authorized to
render advisory opinions as to whether a given set of facts and
circumstances would constitute a violation of any of the provisions
of this act, or whether a given set of facts and circumstances would
render any person subject to any of the reporting requirements of
this act.

29 Unless an extension of time is consented to by any person 30 requesting an advisory opinion, the commission shall render its 31 advisory opinion within 10 days of receipt of the request therefor. 32 Failure of the commission to reply to a request for an advisory 33 opinion within the time so fixed or agreed to shall preclude it from 34 instituting proceedings for imposition of a penalty upon any person 35 for a violation of this act arising out of the particular facts and 36 circumstances set forth in such request, except as such facts and 37 circumstances may give rise to a violation when taken in 38 conjunction with other facts and circumstances not set forth in such 39 request.

g. The commission shall establish a training program for
campaign treasurers and organizational treasurers and shall make
the training program available through its Internet site within one
year of the effective date of this act, P.L.2004, c.22.

44 (cf: P.L.2004, c.22, s.1)]¹

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46 1 36. Section 5 of P.L.1973, c.83 (C.19:44A-5) is amended to 47 read as follows:

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5. a. There is hereby created a commission consisting of four 1 2 members which shall be designated as the New Jersey Election 3 Law Enforcement Commission. The members shall be appointed 4 by the Governor by and with the advice and consent of the Senate 5 for a term of 3 years, beginning on July 1 and ending June 30, 6 except as hereinafter provided. The Governor shall designate one 7 commission members to serve as chairman of the of the 8 commission. No more than two members shall belong to the same 9 political party, and no person holding a public office or an office in 10 any political party shall be eligible for appointment to the commission. [Of the members initially appointed, two shall be 11 12 appointed for a term of 3 years, one for a term of 2 years and one 13 for a term of 1 year. Each member shall serve until his successor 14 has been appointed and qualified. In case of a vacancy, however, 15 the successor shall be appointed in like manner for the unexpired term only. The members shall [serve without compensation, but 16 17 shall be reimbursed for necessary expenses incurred in the 18 performance of their duties under this act] receive a salary of 19 \$30,000 annually. For the purpose of complying with the provisions of Article V, Section IV, paragraph 1 of the New Jersey 20 Constitution, the Election Law Enforcement Commission is hereby 21 22 allocated within the Department of Law and Public Safety; but, 23 notwithstanding said allocation, the commission shall be 24 independent of any supervision or control by the department or by 25 any board or officer thereof, it being the intention of this act that the 26 assignment, direction, discipline and supervision of all the 27 employees of the commission shall be so far as possible, and except 28 as otherwise provided in this act, fully determined by the 29 commission or by such officers and employees thereof to whom the 30 commission may delegate the powers of such assignment, 31 direction, discipline and supervision. 32

b. Notwithstanding any provision of subsection a. of this 33 section, or any other law, rule, or regulation to the contrary, within 34 90 days following the enactment date of this act, P.L., c. 35 (pending before the Legislature as this bill), the Governor shall directly appoint four members to the commission, not more than 36 37 two of whom shall be of the same political party, and the terms of 38 office of the members of the commission currently serving shall 39 expire upon the Governor's appointment of the new members. No 40 person holding a public office or an office in any political party 41 shall be eligible for appointment to the commission. Of the four 42 new members directly appointed by the Governor pursuant to this 43 subsection, two members who shall not be of the same political 44 party shall be appointed for a term of 3 years, and two members 45 who shall not be of the same political party shall be appointed for a 46 term of 2 years. Upon the expiration of the initial term of each 47 member appointed pursuant to this subsection, members of the

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commission shall be appointed pursuant to subsection a. of this 1 2 section.¹ (cf: P.L.1983, c.579, s.9) 3 4 5 37. Section 1 of P.L.2005, c.271 (C.40A:11-51) is repealed. 6 7 38. This act shall take effect on January 1, 2023, except that 8 sections 1 through 9, sections 22 and 23, sections 26 through 31, 9 and section 33 shall take effect after the 2023 primary election and shall apply to the 2023 general election, unless a later date is 10 11 specified, and all elections thereafter.