Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: \$1/24/07	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		SENATE BILL 59
4			
5	By: Senators Faris, Baker, Glover		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND VARIOUS PROVISIONS PERTAINING TO		
10	CAMPAIGN FINANCE PRACTICES; TO AMEND PORTIONS OF		
11	THE ARKANSAS CODE WHICH RESULTED FROM INITIATED		
12	ACT 1 OF 1990 AND INITIATED ACT 1 OF 1996; AND		
13	FOR OTHER	PURPOSES.	
14			
15		Subtitle	
16	AN ACT	TO AMEND VARIOUS PROVISIONS OF	
17	THE ARKANSAS CODE PERTAINING TO CAMPAIGN		
18	FINANC	CE PRACTICES.	
19			
20			
21	BE IT ENACTED BY THE GET	NERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
22			
23	SECTION 1. Arkansas Code § 7-1-103(a), concerning certain misdemeanor		
24	violations, is amended	to read as follows:	
25	7-1-103. Miscella	aneous misdemeanor offenses - Pe	nalties.
26	(a) The violation	n of any of the following shall	be deemed misdemeanors
27	punishable as provided	in this section:	
28	(1) It sha	ll be unlawful for any person to	appoint or offer to
29	appoint anyone to any o	ffice or position of trust or fo	r any person to
30	influence, attempt to in	nfluence, or offer to influence	the appointment,
31	nomination, or election	of any person to office in cons	ideration of the
32	support or assistance of the person for any candidate in any election in this		
33	state;		
34	(2)(A) It	shall be unlawful for any public	servant, as defined
35	in § 21-8-402, to devote any time or labor during usual office hours toward		
36	the campaign of any other candidate for office or for the nomination to any		

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- l office; and
- 2 (B) It shall be unlawful for any public servant, as
- 3 defined in § 21-8-402, to circulate an initiative or referendum petition or
- 4 to solicit signatures on an initiative or referendum petition in any public
- 5 office of the state, county, or municipal governments of Arkansas or during
- 6 the usual office hours or while on duty for any state agency or any county or
- 7 municipal government in Arkansas; and
- 8 (C) It shall be unlawful for any public servant, as
- 9 defined in § 21-8-402, to coerce by threats or otherwise any public employee
- 10 <u>into devoting time or labor toward the campaign of any candidate for office</u>
- 11 or for the nomination to any office;
- 12 (3)(A) It shall be unlawful for any public servant, as defined
- 13 in \$21-8-402, to use any office or room furnished at public expense to
- 14 distribute any letters, circulars, or other campaign materials unless such
- office or room is regularly used by members of the public for such purposes
- 16 without regard to political affiliation. It shall further be unlawful for any
- 17 public servant to use for campaign purposes any item of personal property
- 18 provided with public funds;.
- 19 (B) As used in subdivision (a)(3)(A) of this section,
- 20 "campaign materials" and "campaign purposes" refer to the campaign of a
- 21 candidate for public office and not efforts to support or oppose a ballot
- 22 measure;
- 23 (4) It shall be unlawful for any person to assess any public
- 24 employee, as defined in § 21-8-402, for any political purpose whatever or to
- 25 coerce by threats or otherwise any public employee into making a subscription
- 26 or contribution for any political purpose;
- 27 (5) It shall be unlawful for any person employed in any capacity
- 28 in any department of the State of Arkansas to have membership in any
- 29 political party or organization which advocates the overthrow of our
- 30 constitutional form of government;
- 31 (6) It shall be unlawful for any campaign banners, campaign
- 32 signs, or other campaign literature to be placed on any cars, trucks,
- 33 tractors, or other vehicles belonging to the State of Arkansas or any
- 34 municipality, or school district in the state;
- 35 (7)(A) All articles, statements, or communications appearing in
- 36 any newspaper printed or circulated in this state or on radio, television, or

- 1 any other electronic medium intended or calculated to influence the vote of
- 2 any elector in any election and for the publication of which a consideration
- 3 is paid or to be paid shall clearly contain the words "Paid Political
- 4 Advertisement" or "Paid Political Ad".
- 5 (B) Both the persons placing and the persons publishing
- 6 the articles, statements, or communications shall be responsible for
- 7 including the required disclaimer;
- 8 (8) [Repealed.]
- 9 (9)(A) No election official acting in his official capacity
- 10 shall do any electioneering on any election day or any day on which early
- 11 voting is allowed. Except as provided in subdivisions (B) and (C) of this
- 12 subdivision (a)(9), no person shall hand out or distribute or offer to hand
- 13 out or distribute any campaign literature or any literature regarding any
- 14 candidate or issue on the ballot, solicit signatures on any petition, solicit
- 15 contributions for any charitable or other purpose, or do any electioneering
- 16 of any kind whatsoever in the building or within one hundred feet (100') of
- 17 the primary exterior entrance used by voters to the building containing the
- 18 polling place on election day.
- 19 (B) During early voting days, no person shall hand out or
- 20 distribute or offer to hand out or distribute any campaign literature or any
- 21 literature regarding any candidate or issue on the ballot, solicit signatures
- 22 on any petition, solicit contributions for any charitable or other purpose,
- 23 or do any electioneering of any kind whatsoever during early voting hours in
- 24 the building or within one hundred feet (100') of the primary exterior
- 25 entrance used by voters to the building containing the early voting site nor
- 26 engage in those activities with persons standing in line to vote whether
- 27 within or without the courthouse.
- 28 (C) When the early voting occurs at a facility other than
- 29 the county clerk's office, no person shall hand out or distribute or offer to
- 30 hand out or distribute any campaign literature or any literature regarding
- 31 any candidate or issue on the ballot, solicit signatures on any petition,
- 32 solicit contributions for any charitable or other purpose, or do any
- 33 electioneering of any kind whatsoever in the building or within one hundred
- 34 feet (100') of the primary exterior entrance used by voters to the building
- 35 containing the polling place;
- 36 (10) No election official shall perform any of the duties of the

1 position before taking and subscribing to the oath provided for in § 7-4-110;

- 2 (11) No person applying for a ballot shall swear falsely to any
- 3 oath administered by the election officials with reference to his or her
- 4 qualifications to vote;
- 5 (12) No person shall willfully cause or attempt to cause his own
- 6 name to be registered in any other election precinct than that in which he is
- 7 or will be before the next ensuing election qualified as an elector;
- 8 (13) During any election, no person shall remove, tear down, or
- 9 destroy any booths or supplies or other conveniences placed in any booth or
- 10 polling site for the purpose of enabling the voter to prepare his ballot;
- 11 (14) No person shall take or carry any ballot obtained from any
- 12 election official outside of the polling room or have in his possession
- 13 outside of the polling room before the closing of the polls any ballot
- 14 provided by any county election commissioners;
- 15 (15) No person shall furnish a ballot to any elector who cannot
- 16 read informing him that it contains a name or names different from those
- 17 which are written or printed thereon or shall change or mark the ballot of
- 18 any elector who cannot read so as to prevent the elector from voting for any
- 19 candidate, act, section, or constitutional amendment as the elector intended;
- 20 (16) No election official or other person shall unfold a ballot
- 21 or without the express consent of the voter ascertain or attempt to ascertain
- 22 any vote on a ballot before it is placed in the ballot box;
- 23 (17) No person shall print or cause to be printed any ballot for
- 24 any election held under this act with the names of the candidates appearing
- 25 thereon in any other or different order or manner than provided by this act;
- 26 (18) No election official shall permit the vote of any person to
- 27 be cast in any election precinct in this state in any election legally held
- 28 in this state when the person does not appear in person at the election
- 29 precinct and actually cast the vote. This subdivision (a)(18) shall not apply
- 30 to persons entitled to cast absentee ballots;
- 31 (19)(A) No person shall vote or offer to vote more than one (1)
- 32 time in any election held in this state, either in person or by absentee
- 33 ballot, or shall vote in more than one (1) election precinct in any election
- 34 held in this state.
- 35 (B) No person shall cast a ballot or vote in the
- 36 preferential primary of one (1) political party and then cast a ballot or

1 vote in the general primary of another political party in this state; 2 (20) No person shall: 3 (A) Vote, knowing himself not to be entitled to vote; 4 (B) Vote more than once at any election, or knowingly cast 5 more than one (1) ballot, or attempt to do so; 6 (C) Alter or attempt to alter any ballot after it has been 7 cast; 8 (D) Add or attempt to add any ballot to those legally 9 polled at any election either by fraudulently introducing it into the ballot 10 box before or after the ballots have been counted or at any other time or in 11 any other manner with the intent or effect of affecting the count or recount 12 of the ballots; (E) Withdraw or attempt to withdraw any ballot lawfully 13 14 polled with the intent or effect of affecting the count or recount of the 15 ballots; or 16 (F) In any manner interfere with the officials lawfully 17 conducting the election or the canvass or with the voters lawfully exercising 18 their right to vote at the election; 19 (21) No person shall make any bet or wager upon the result of any election in this state; 20 21 (22) No election official, poll watcher, or any other person in 22 or out of this state in any primary, general, or special election in this 23 state shall divulge to any person the results of any votes cast for any 24 candidate or on any issue in the election until after the closing of the 25 polls on the day of the election. The provisions of this subdivision (a)(22) 26 shall not apply to any township or precinct in this state in which all of the 27 registered voters therein have voted prior to the closing of the polls in 28 those instances where there are fifteen (15) or fewer registered voters in 29 the precinct or township; and 30 (23) Any person, election official, county clerk, or deputy 31 clerk who violates any provisions of the absentee voting laws, § 7-5-401 et 32 seq., shall be punished as provided in this section. 33 SECTION 2. Arkansas Code § 7-6-203(g) and (h), concerning the use of 34 35 campaign funds and resulting from Initiated Act 1 of 1990 and Initiated Act 1 36 of 1996, are amended to read as follows:

1 (g)(1) A candidate shall not take any campaign funds as personal 2 income. This subdivision (g)(1) shall not apply to campaign funds that were:

- 3 (A) Accumulated prior to the passage of Initiated Act 1 of
- 4 1990; or

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- 5 (B) Disposed of prior to July 28, 1995.
- 6 (2) A candidate shall not take any campaign funds as income for 7 his or her spouse or dependent children, except that:
- 8 (A) This subsection shall not prohibit a candidate who has 9 an opponent from employing his or her spouse or dependent children as 10 campaign workers; and except that
- 11 (B) Any candidate who has an opponent and who, during the 12 campaign and before the election, takes a leave of absence without pay from 13 his or her primary place of employment shall be authorized to take campaign 14 funds during the campaign and before the election as personal income up to 15 the amount of employment income lost as a result of such leave of absence.
- 16 (3) A candidate who takes campaign funds during the campaign and 17 before the election under a leave of absence pursuant to the provisions of 18 subdivision (g)(2) of this section may elect to treat the campaign funds as a 19 loan from the campaign fund to the candidate to be paid back to the campaign 20 fund by the candidate.
 - (4)(A) For purposes of this subsection, a candidate who uses campaign funds to fulfill any commitment, obligation, or expense that would exist regardless of the candidate's campaign shall be deemed to have taken campaign funds as personal income.
 - (B) The use of campaign funds to purchase a cake or other perishable item of food at a fund-raising event held by a volunteer agency, as defined in § 16-6-103, shall not be considered a taking of campaign funds as personal income.
- 29 (C) The use of campaign funds to purchase advertising
 30 prior to the date the final report is due to be filed thanking voters for
 31 their support shall not be considered a taking of campaign funds as personal
 32 income.
- 33 (h)(1) Within thirty (30) days following the end of the month in which 34 the general election is held, a candidate shall turn over surplus campaign 35 funds to either:
- 36 (A) The Treasurer of State for the benefit of the General

- 1 Revenue Fund Account of the State Apportionment Fund;
- 2 (B) An organized political party as defined in § 7-1-101
- 3 or a political party caucus of the General Assembly, the Senate, or the House
- 4 of Representatives;
- 5 (C) A nonprofit organization which is exempt from taxation
- 6 under Section 501(c)(3) of the Internal Revenue Code; or
- 7 (D) The contributors to the candidate's campaign.
- 8 (2)(A) If an unopposed candidate agrees not to solicit further
- 9 campaign contributions by filing an affidavit declaring such an agreement,
- 10 the candidate may dispose of any surplus campaign funds prior to a general
- ll election as soon as the time has passed to declare an intent to be a write-in
- 12 candidate pursuant to § 7-5-205.
- 13 (B) For unopposed candidates for nonpartisan judicial
- 14 office, the affidavit may be filed after the deadlines have passed to declare
- as a filing fee candidate, petition candidate, or write-in candidate under §
- 16 7-10-103.
- 17 (C) The affidavit shall be filed in the office where the
- 18 candidate is required to file reports of contributions received and
- 19 expenditures made.
- 20 (D) Unopposed candidates and defeated candidates who file
- 21 the affidavit are exempt from further reporting requirements provided that
- 22 the affidavit contains a statement that the candidate's campaign fund has a
- 23 zero balance.
- 24 (3)(A) Carryover funds may be expended at any time for any
- 25 purpose not prohibited by this chapter and may be used as campaign funds for
- 26 seeking any public office. Nothing shall prohibit a person at any time from
- 27 disposing of all or any portion of his or her carryover funds in the same
- 28 manner as for surplus campaign funds. However, the candidate shall not take
- 29 the funds as personal income or as income for his or her spouse or dependent
- 30 children.
- 31 (B)(i) When a person having carryover funds files as a
- 32 candidate for public office, his or her carryover funds shall be transferred
- 33 to the person's active campaign fund. Once transferred, the funds will no
- 34 longer be treated as carryover funds.
- 35 (ii) This subdivision (h)(3)(B) shall not apply to
- 36 carryover funds from an election held prior to July 1, 1997.

1 (iii) This subdivision (h)(3)(B) shall not apply to 2 a campaign debt. (C)(i) If carryover funds are expended prior to 3 4 transferring the funds to an active campaign fund, the expenditures shall be 5 reported pursuant to this subdivision (h)(3)(C). A person shall file an 6 expenditure report concerning carryover funds if since the last report 7 concerning the carryover funds, the person has expended in excess of five 8 hundred dollars (\$500). The report shall be filed with the Secretary of 9 State at the office where the candidate was required to file his or her 10 campaign contribution and expenditure reports for the previous campaign not 11 later than fifteen (15) days after a calendar quarter in which a report becomes required. No report is required in any calendar quarter in which the 12 13 cumulative expenditure limit has not been exceeded since the person's last 14 report. 15 The person shall also file an expenditure (ii) 16 report for the calendar quarter in which he or she transfers the carryover 17 funds to an active campaign fund. 18 (iii) A person who retains carryover funds shall 19 file an annual report outlining the status of the carryover fund account as 20 of December 31 unless the person has filed a quarterly report during the 21 calendar year pursuant to subdivisions (h)(3)(C)(i) and (ii) of this section. 22 The annual report shall be due by January 31 of each year. 23 (iv) The carryover fund reports of a candidate for 24 school district, township, municipal, or county office shall be filed with 25 the county clerk of the county in which the election was held. 26 The carryover fund reports of a candidate for 27 state or district office shall be filed with the Secretary of State. 28 (D)(i) Carryover funds may be retained by a person for not 29 more than ten (10) years after the last election at which he or she was a 30 candidate, or if applicable, not more than ten (10) years after the last day 31 that the person held office, and any remaining carryover funds shall be 32 disposed of in the same manner as for surplus campaign funds. 33 (ii)(a) The officer with whom the person last filed 34 a final campaign report shall provide the person timely notice of the 35 requirements of this subdivision (h)(3)(D) prior to the expiration of the 36 ten-year period.

1 (b) However, failure to provide the notice 2 does not relieve the person of his or her obligation under this subsection. (4) After the date of an election at which the person is a 3 4 candidate for nomination or election, the person shall not accept campaign 5 contributions for the past that election except for the sole purpose of 6 raising funds to retire a previous campaign debt. 7 (5) Surplus campaign funds or carryover funds given to a 8 political party caucus shall be segregated in an account separated from other 9 caucus funds and shall not be used: 10 (A) By the political party caucus to make a campaign 11 contribution; or 12 (B) To provide any personal income to any candidate who 13 donated surplus campaign funds or carryover funds. 14 (i) A candidate may maintain his or her campaign 15 funds in one (1) or more campaign accounts. Campaign funds shall not be 16 placed in an account containing personal or business funds. 17 SECTION 3. Arkansas Code § 7-6-205(a) and (b), concerning the making 18 19 of campaign contributions and resulting from Initiated Act 1 of 1990, is 20 amended to read as follows: 21 (a) No campaign contribution shall be made to a candidate, a political 22 action committee, an independent expenditure committee, an exploratory 23 committee, a county political party committee, or a political party unless 24 such contribution is made directly to the intended recipient, provided that 25 it shall be permissible to make a contribution to a candidate's campaign 26 committee instead of directly to the candidate. 27 (b) No contribution shall be made to or knowingly accepted by a 28 candidate or his or her campaign committee, a political action committee, an 29 independent expenditure committee, an exploratory committee, a county 30 political party committee, or a political party unless the contribution is made in the name by which the person providing the funds for the contribution 31 is identified for legal purposes.

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- 34 SECTION 4. Arkansas Code § 7-6-206 is amended to read as follows: 7-6-206. Records of contributions and expenditures.
- 36 (a) A candidate, a political party, or a person acting in the

candidate's behalf shall keep records of all contributions and expenditures in a manner sufficient to evidence compliance with §§ 7-6-207 - 7-6-210.

(b) The records shall be made available to the Arkansas Ethics

Commission and the prosecuting attorney in the district in which the candidate resides, who is are delegated the responsibility of enforcing this subchapter, and shall be maintained for a period of four (4) years.

- SECTION 5. Arkansas Code § 7-6-207 (a) and (b), concerning the reporting of contributions by a candidate for office other than school district, township, municipal, or county offices and resulting from Initiated Act 1 of 1990 and Initiated Act 1 of 1996, is amended to read as follows:
- (a) Reports Required.
- (1) Except as provided in subsection (c) of this section, each candidate for office, other than a school district, township, municipal, or county office, or a person acting in the candidate's behalf, shall file with the Secretary of State:
- (A) For each quarter during a calendar year in which a candidate is not listed on any ballot for election, a quarterly report of all contributions received and expenditures made during that quarter. The quarterly report shall be filed no later than fifteen (15) days after the end of each quarter;
- (B) Beginning with the month of January in the calendar year in which a candidate may be listed on any ballot for election, a monthly report of all contributions received and expenditures made during that month. However, for any month in which certain days of that month are included in a preelection report required under subdivision (a)(1)(C) of this section or a final report required under subdivision (a)(1)(D) of this section, no monthly report for that month shall be due. In the case of a primary or runoff election, those days of the month occurring after the date of the election shall be carried forward and included in the next monthly report. The monthly report shall be filed no later than fifteen (15) days after the end of each month, except that the final report, covering the month during which an election is held, shall be filed within thirty (30) days after the end of the month in which the last election is held at which the candidate seeks nomination and after the end of the month in which the general election is held. With respect to a special election, the candidate shall file monthly

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- 1 reports under this section beginning with the month in which the special 2 election candidate's total campaign contributions or expenditures exceed five hundred dollars (\$500); 3 4 (C) No later than seven (7) days prior to any preferential 5 primary election, runoff election, general election, or special election in 6 which the candidate's name appears on the ballot, a preelection report of all 7 contributions received and expenditures made between the period covered by 8 the previous report and the period ten (10) days before the election. In 9 case of a runoff election, the report shall cover all contributions received and expenditures made during that period of time which begins after the date 10 11 of the election from which the runoff arose and ends ten (10) days before the 12 runoff election; and
- (D) No later than thirty (30) days after the end of the month in which the candidate's name has appeared on the ballot in any primary election, runoff election, or general election, a final report of all contributions received and expenditures made which have not been disclosed on reports previously required to be filed. A final report is required regardless of whether a candidate has received contributions or made expenditures in excess of five hundred dollars (\$500)-; and
- (E)(i) No later than thirty (30) days after the end of the
 month in which the candidate has withdrawn, a final report of all
 contributions received and expenditures made that have not been disclosed on
 reports previously required to be filed.
- 24 <u>(ii) If a candidate withdraws from the campaign, the</u> 25 <u>candidate shall notify the Secretary of State in writing of the withdrawal.</u>
 - (2) Upon receiving the first report from any candidate, or upon receipt of the candidate's notice of filing for office, the Secretary of State shall provide the candidate with information on the deadlines for filing remaining quarterly, monthly, and preelection reports and shall furnish each candidate with the appropriate forms and instructions for complying with the deadlines. All reports shall be filed on the forms furnished by the Secretary of State, except that computer-generated contribution and expenditure reports shall be accepted by the Secretary of State and the Arkansas Ethics Commission provided that all of the requisite elements are included.
 - (3) For any report except a preelection report, a report is

- 1 timely filed if it is either hand delivered or mailed to the Secretary of
- 2 State, properly addressed, postage prepaid, bearing a postmark indicating
- 3 that it was received by the post office or common carrier on the date that
- 4 the report is due. A preelection report is timely filed if it is received in
- 5 the Secretary of State's office no later than seven (7) days prior to the
- 6 election for which it is filed. The Secretary of State shall accept via
- 7 facsimile any report, provided the original is received by the Secretary of
- 8 State within ten (10) days of the date of transmission. The Secretary of
- 9 State may receive reports in a readable electronic format which is acceptable
- 10 to the Secretary of State and approved by the commission.
- 11 (b) Contents of Reports.
- 12 (1) The contribution and expenditure reports required by
- 13 subsection (a) of this section shall indicate:
- 14 (A) The total amount of contributions received and the
- 15 total amount of expenditures made during the filing periods, and the
- 16 cumulative amount of those totals;
- 17 (B) The name and address of each person, including the
- 18 candidate, who made a contribution or contributions which, in the aggregate,
- 19 exceed fifty dollars (\$50.00), the contributor's place of business, employer,
- 20 occupation, and date of the contribution and the amount contributed;
- 21 (C) The contributor's principal place of business,
- 22 employer, occupation, the amount contributed, the date the contribution was
- 23 accepted by the candidate, and the aggregate contributed for each election;
- 24 (D) The name and address of each person, including the
- 25 candidate, who contributed a nonmoney item, together with a description of
- 26 the item, the date of receipt, and the value, not including volunteer service
- 27 by individuals;
- 28 (E) An itemization of all single expenditures made which
- 29 exceed one hundred dollars (\$100), including the amount of the expenditure,
- 30 the name and address of any person, including the candidate, to whom the
- 31 expenditure was made, and the date the expenditure was made;
- 32 (F) A list of all paid campaign workers and the amount the
- 33 workers were paid;
- 34 (G) A list of all expenditures by categories, including,
- 35 but not limited to, television, radio, print, and other advertising, direct
- 36 mail, office supplies, rent, travel, expenses, entertainment, and telephone;

1 (H) The total amount of all nonitemized expenditures made 2 during the filing period; and The current balance of campaign funds. 3 4 (2)(A) The When the candidate's campaign has ended, the final 5 report shall also indicate which option under § 7-6-203(h) was used to 6 dispose of any surplus of campaign funds, the amount of funds disposed of by 7 the candidate, and the amount of funds retained by the candidate in 8 accordance with § 7-6-203(h). 9 (B) If the candidate's campaign has not ended, disposal of 10 campaign funds shall not be required and the candidate may carry forward any 11 remaining campaign funds to the general primary election, general election, or general runoff election for that same office. 12 13 SECTION 6. Arkansas Code § 7-6-208(a) and (b), concerning the 14 15 reporting of contributions by candidates for school district, township, or 16 municipal office and resulting from Initiated Act 1 of 1996, is amended to 17 read as follows: (a) Reports Required. Except as provided in subsection (d) of this 18 19 section, each candidate for school district, township, or municipal office, 20 or a person acting in the candidate's behalf, shall: 21 (1) No later than seven (7) days prior to any preferential 22 primary election, runoff election, general election, school election, or 23 special election in which the candidate's name appears on the ballot, file a 24 preelection report of all contributions received and expenditures made 25 between the period covered by the previous report, if any, and the period ten 26 (10) days before the election. In case of a runoff election, the report 27 shall cover all contributions received and expenditures made during that 28 period of time which begins after the date of the election from which the 29 runoff arose and ends ten (10) days before the runoff election; 30 (2) No later than thirty (30) days after any preferential primary election, runoff election, general election, school election, or 31 32 special election in which the candidate's name has appeared on the ballot, 33 file a final report of all contributions received and expenditures made which 34 have not been disclosed on reports previously required to be filed. A final 35 report is required regardless of whether a candidate has received 36 contributions or made expenditures in excess of five hundred dollars (\$500);

1 and 2 (3) File supplemental reports of all contributions received and expenditures made after the date of preparation of the final report. The 3 4 supplemental reports shall be filed within thirty (30) days after the receipt 5 of a contribution or the making of an expenditure; and 6 (4)(A) No later than thirty (30) days after the end of the month 7 in which the candidate has withdrawn, file a final report of all 8 contributions received and expenditures made which have not been disclosed on 9 reports previously required to be filed. 10 (B) If a candidate withdraws from the campaign, the 11 candidate shall notify the county clerk in writing of the withdrawal. 12 (b) Contents of Reports. The contribution and expenditure reports required by 13 14 subsection (a) of this section shall indicate: 15 (A) The total amount of contributions received and the 16 total amount of expenditures made during the filing periods and the 17 cumulative amount of those totals; 18 (B) The name and address of each person, including the 19 candidate, who made a contribution or contributions which, in the aggregate, exceeded fifty dollars (\$50.00), the contributor's place of business, 20 21 employer, occupation, and date of the contribution and the amount 22 contributed; 23 (C) The contributor's principal place of business, 24 employer, occupation, the amount contributed, the date the contribution was 25 accepted by the candidate and the aggregate contributed for each election; 26 (D) The name and address of each person, including the 27 candidate, who contributed a nonmoney item, together with a description of 28 the item, the date of receipt, and the value, not including volunteer service 29 by individuals; 30 (E) An itemization of all single expenditures made which exceed one hundred dollars (\$100), including the amount of the expenditure, 31 32 the name and address of any person, including the candidate, to whom the 33 expenditure was made, and the date the expenditure was made; 34 (F) A list of all paid campaign workers and the amount the workers were paid; 35

(G) A list of all expenditures by categories, including,

- 1 but not limited to, television, radio, print, and other advertising, direct
- 2 mail, office supplies, rent, travel, expenses, entertainment, and telephone;
- 3 (H) The total amount of all nonitemized expenditures made
- 4 during the filing period; and
- 5 (I) The current balance of campaign funds.
- 6 (2)(A) The When the candidate's campaign has ended, the final
- 7 report shall also indicate which option under § 7-6-203(h) was used to
- 8 dispose of any surplus of campaign funds, the amount of funds disposed of by
- 9 the candidate, and the amount of funds retained by the candidate in
- 10 accordance with $\S 7-6-203(h)$.
- 11 (B) If the candidate's campaign has not ended,
- 12 disposal of campaign funds is not required and the candidate may carry
- 13 forward any remaining campaign funds to the general primary election, general
- 14 election, or general runoff election for that same office.
- 15 (3)(A) Not later than fourteen (14) days after the deadline for
- 16 filing for office, the county clerk shall notify each candidate in person or
- 17 by mail of the deadlines for filing the ten-day preelection and final reports
- 18 required by subsection (a) of this section and, at that time, furnish each
- 19 candidate with the appropriate forms and instructions for complying with the
- 20 deadlines.
- 21 (B) If notice is sent by mail, then the notice shall be
- 22 postmarked within fourteen (14) days after the deadline for filing for
- 23 office.

- 25 SECTION 7. Arkansas Code § 7-6-209(a) and (b), concerning the
- 26 reporting of contributions by candidates for county office and resulting from
- 27 Initiated Act 1 of 1996, is amended to read as follows:
- 28 (a) Reports Required. Except as provided in subsection (d) of this
- 29 section, each candidate for county office or a person acting in the
- 30 candidate's behalf shall:
- 31 (1) No later than seven (7) days prior to any preferential
- 32 primary election, runoff election, general election, or special election in
- 33 which the candidate's name appears on the ballot, file a preelection report
- 34 of all contributions received and expenditures made between the period
- 35 covered by the previous report, if any, and the period ten (10) days before
- 36 the election. In case of a runoff election, the report shall cover all

- 1 contributions received and expenditures made during that period of time which
- 2 begins after the date of the election from which the runoff arose and ends
- 3 ten (10) days before the runoff election;
- 4 (2) No later than thirty (30) days after any preferential
- 5 primary election, runoff election, general election, or special election in
- 6 which the candidate's name has appeared on the ballot, file a final report of
- 7 all contributions received and expenditures made which have not been
- 8 disclosed on reports previously required to be filed. A final report is
- 9 required regardless of whether a candidate has received contributions or made
- 10 expenditures in excess of five hundred dollars (\$500); and
- 11 (3) File supplemental reports of all contributions received and
- 12 expenditures made after the date of preparation of the final report, and the
- 13 supplemental reports shall be filed within thirty (30) days after the receipt
- of a contribution or the making of an expenditure-; and
- 15 (4)(A) No later than thirty (30) days after the end of the month
- 16 in which the candidate has withdrawn, a final report of all contributions
- 17 received and expenditures made which have not been disclosed on reports
- 18 previously required to be filed.
- 19 <u>(B) If a candidate withdraws from the campaign, the</u>
- 20 <u>candidate shall notify the county clerk in writing of the withdrawal.</u>
- 21 (b) Contents of Reports.
- 22 (1) The contribution and expenditure reports required by
- 23 subsection (a) of this section shall indicate:
- 24 (A) The total amount of contributions received and the
- 25 total amount of expenditures made during the filing periods, and the
- 26 cumulative amount of those totals;
- 27 (B) The name and address of each person, including the
- 28 candidate, who made a contribution or contributions which, in the aggregate,
- 29 exceed fifty dollars (\$50.00), the contributor's place of business, employer,
- 30 occupation, and date of the contribution and the amount contributed;
- 31 (C) The contributor's principal place of business,
- 32 employer, occupation, the amount contributed, the date the contribution was
- 33 accepted by the candidate, and the aggregate contributed for each election;
- 34 (D) The name and address of each person, including the
- 35 candidate, who contributed a nonmoney item, together with a description of
- 36 the item, the date of receipt, and the value, not including volunteer service

- l by individuals;
- 2 (E) An itemization of all single expenditures made which
- 3 exceeded one hundred dollars (\$100), including the amount of the expenditure,
- 4 the name and address of any person, including the candidate, to whom the
- 5 expenditure was made, and the date the expenditure was made;
- 6 (F) A list of all paid campaign workers and the amount the
- 7 workers were paid;
- 8 (G) A list of all expenditures by categories, including,
- 9 but not limited to, television, radio, print, and other advertising, direct
- 10 mail, office supplies, rent, travel, expenses, entertainment, and telephone;
- 11 (H) The total amount of all nonitemized expenditures made
- 12 during the filing period; and
- 13 (I) The current balance of campaign funds.
- 14 (2)(A) The When the candidate's campaign has ended, the final
- 15 report shall also indicate which option under 7-6-203(h) was used to
- 16 dispose of any surplus of campaign funds, the amount of funds disposed of by
- 17 the candidate, and the amount of funds retained by the candidate in
- 18 accordance with \S 7-6-203(h).
- 19 (B) If the candidate's campaign has not ended, disposal of
- 20 campaign funds is not required and the candidate may carry forward any
- 21 remaining funds in the campaign to the general primary election, general
- 22 election, or general runoff election for that same office.
- 23 (3)(A) Not later than fourteen (14) days after the deadline for
- 24 filing for office, the county clerk shall notify each candidate in person or
- 25 by mail of the deadlines for filing the ten-day preelection and final reports
- 26 required by subsection (a) of this section and, at that time, furnish each
- 27 candidate with the appropriate forms and instructions for complying with the
- 28 deadlines.
- 29 (B) If notice is sent by mail, then the notice shall be
- 30 postmarked within fourteen (14) days after the deadline for filing for
- 31 office.

- 33 SECTION 8. Arkansas Code § 7-6-215, resulting from Initiated Act 1 of
- 34 1990 and Initiated Act 1 of 1996, is amended to read as follows:
- 35 7-6-215. Registration and reporting by approved political action
- 36 committees.

1 (a)(1)(A) To qualify as an approved political action committee, the 2 committee shall register with the Secretary of State within fifteen (15) days 3 after accepting contributions during a calendar year that exceed five hundred 4 dollars (\$500) in the aggregate. 5 (B) Registration shall be annually renewed by January 15, 6 unless the committee has ceased to exist. 7 (C) Registration shall be on forms provided by the 8 Secretary of State, and the contents therein shall be verified by an 9 affidavit of an officer of the committee. 10 (2)(A) The committee shall maintain for a period of four (4) 11 years records evidencing the name, address, and place of employment of each 12 person that contributed to the committee, along with the amount contributed. (B) Furthermore, the committee shall maintain for a period 13 14 of four (4) years records evidencing the name and address of each candidate 15 who received a contribution from the committee, along with the amount 16 contributed. 17 (3)(A) The committee shall appoint a treasurer who is a qualified elector of designate a resident agent who shall be an individual 18 19 who resides in this state. (B) No contribution shall be accepted from a committee and 20 21 no expenditure shall be made by a committee that has not registered and does 22 not have a treasurer. 2.3 (4)(A) An out-of-state committee, including a federal committee, 24 shall be required to comply with the registration and reporting provisions of 25 this section, including the appointment of a treasurer who is a qualified 26 elector of this state and the establishment of an account in a depository 27 within this state, if the committee contributes more than five hundred 28 dollars (\$500) in a calendar year to candidates, ballot question committees, legislative question committees, political parties, county political party 29 30 committees, <u>independent expenditure committees</u>, or other political action committees within this state. 31 32 (B) Subdivision (a)(4)(A) of this section shall not apply 33 to: 34 (i) The national committee of any political party that is registered with the Federal Election Commission; or 35 36 (ii) Any federal candidate committee that is

- 1 <u>registered with the Federal Election Commission.</u>
- 2 (b) The approved political action committee shall disclose on the
- 3 registration form of an approved political action committee shall contain the
- 4 following information:
- 5 (1) The name, address, and, where available, phone number of the
- 6 committee and the name, address, phone number, and place of employment of
- 7 each of its officers, provided if the committee's name is an acronym, then
- 8 both it and the words forming the acronym shall be disclosed;
- 9 (2) The professional, business, trade, labor, or other interests
- 10 represented by the committee, including any individual business,
- ll organization, association, corporation, labor organization, or other group or
- 12 firm whose interests will be represented by the committee;
- 13 (3) [Repealed.]
- 14 (4) The full name and street address, city, state, and zip code
- of the each financial institution in this state that the committee designates
- 16 as its official depository for the purposes of depositing all money
- 17 contributions that it receives in this state and making all expenditures in
- 18 this state the committee uses for purposes of receiving contributions or
- 19 <u>making expenditures; and</u>
- 20 (5) A written acceptance of appointment by the treasurer
- 21 designation as a resident agent;
- 22 (6) A certification by a committee officer, under penalty of
- 23 false swearing, that the information provided on the registration is true and
- 24 correct; and
- 25 <u>(7) A clause submitting the committee to the jurisdiction of the</u>
- 26 State of Arkansas for all purposes related to compliance with the provisions
- 27 of this subchapter.
- 28 (c)(1) When a committee makes a change to any of information required
- 29 in subsection (b) of this section, an amendment shall be filed within ten
- 30 (10) days to reflect the change.
- 31 (2) A committee failing to file an amendment shall be subject to
- 32 a late filing fee of ten dollars (\$10.00) for each day the change is not
- 33 filed.
- 34 (e)(d)(1) Within fifteen (15) calendar days after the end of each
- 35 calendar quarter, political action committees shall file a quarterly report
- 36 with the Secretary of State, including the following information:

1 (A) The total amount of contributions received and the 2 total amount of contributions made during the filing period and the 3 cumulative amount of those totals; 4 (B) The current balance of committee funds; 5 (C) The name and address of each person that made a 6 contribution or contributions to the committee that exceeded five hundred 7 dollars (\$500) in the aggregate, the contributor's place of business, 8 employer, occupation, the date of the contribution, the amount contributed, 9 and the total contributed for the year; 10 The name and address of each candidate or committee, (D) 11 if any, to whom or which the committee made a contribution or contributions 12 that exceeded fifty dollars (\$50.00) in the aggregate during the filing period, with the amount contributed and the election for which the 13 14 contribution was made; 15 (E) The name and address of each candidate or committee, 16 if any, to whom or which the committee contributed a nonmoney item, together 17 with a description of the item, the date the item was contributed, and the value of the item; and 18 19 (E) (F) The total amount of expenditures made for administrative expenses and for each single expenditure that exceeds one 20 21 hundred dollars (\$100) an itemization including the amount of the 22 expenditure, the name and address of the person to which the expenditure was 23 made, and the date the expenditure was made; and. 24 (F) Any change in information required in subsection (b). 25 The reports shall be verified by an affidavit of an officer 26 of the committee stating that to the best of his or her knowledge and belief 27 the information so disclosed is a complete, true, and accurate financial 28 statement of the committee's contributions received and made. 29 (3)(A) A report is timely filed if it is either hand delivered 30 or mailed to the Secretary of State, properly addressed, postage prepaid, bearing a postmark indicating that it was received by the post office or 31 32 common carrier on the date that the report is due. 33 (B) The Secretary of State shall accept via facsimile any 34 report if the original is received by the Secretary of State within ten (10) days of the date of transmission. 35 36 (C) The Secretary of State may receive reports in a

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1 readable electronic format that is acceptable to the Secretary of State and 2 approved by the Arkansas Ethics Commission. 3 4 SECTION 9. Arkansas Code § 7-6-216(d), concerning registration and 5 reports by exploratory committees and resulting from Initiated Act 1 of 1990, 6 is amended to read as follows: 7 (d)(1) The first report shall be filed for the month in which the 8 committee files its registration. The final report shall be filed within 9 thirty (30) days after the end of the month in which the committee either 10 transfers its contributions to a candidate's campaign or no longer accepts 11 contributions. 12 (2) The committee shall not accept contributions after the 13 filing of a final report. 14 15 SECTION 10. Arkansas Code § 7-6-218(b)(4)(B)(i), concerning fines 16 imposed by the Arkansas Ethics Commission for violations of Arkansas law and 17 resulting from Initiated Act 1 of 1990, is amended to read as follows: (B)(i) Notwithstanding the provisions of §§ 7-6-202, 7-9-18 19 409, 21-8-403, and 21-8-903, impose a fine of not less than twenty-five dollars (\$25.00) fifty dollars (\$50.00) nor more than one thousand dollars 20 21 (\$1,000) two thousand dollars (\$2,000) for negligent or intentional violation 22 of this subchapter or § 21-8-301 et seq., § 21-8-401 et seq., § 21-8-501 et 23 seq., § 21-8-601 et seq., § 21-8-701 et seq., § 21-8-801 et seq., and § 21-8-80124 901 et seq. 25 26 SECTION 11. Arkansas Code § 7-6-222, resulting from Initiated Act 1 of 27 1996, is amended to read as follows: 28 7-6-222. Tax credits for certain individual political contributions. 29 (a) Pursuant to regulations to be adopted by the Department of Finance 30 and Administration, a credit against individual Arkansas income taxes shall 31 be allowed for money contributions made by the taxpayer in a taxable year to 32 one (1) or more of the following: 33 (1) A candidate seeking nomination or election to a public 34 office at an election or to the candidate's campaign committee; 35 (2) A small donor political action committee as defined in § 7-

1 (3)(2) An approved political action committee as defined in § 7-2 6-201; or (4)(3) An organized political party as defined in § 7-1-101. 3 4 The credit allowed by subsection (a) of this section shall be the 5 aggregate contributions, not to exceed fifty dollars (\$50.00) on an 6 individual tax return, or the aggregate contributions, not to exceed one 7 hundred dollars (\$100) on a joint return. 8 (c) Credits for contributions qualifying under this section and made 9 prior to April 15 in a calendar year may be applied to the return filed for 10 the previous taxable year. 11 SECTION 12. Arkansas Code § 7-6-226(c), concerning quarterly reports 12 filed by county political party committees, is amended to read as follows: 13 14 (c)(l) Within fifteen (15) calendar days after the end of each 15 calendar quarter, county political party committees shall file a quarterly 16 report with the Secretary of State, including the following information: 17 (A) The total amount of contributions received and the total amount of contributions made during the filing period and the 18 19 cumulative amount of those totals; 20 (B) The current balance of committee funds; 21 (C) The name and address of each person that made a 22 contribution or contributions to the committee that exceeded five hundred 23 dollars (\$500) in the aggregate, the contributor's place of business, 24 employer, or occupation, the date of the contribution, the amount 25 contributed, and the total contributed for the year; 26 (D) The name and address of each candidate or committee, 27 if any, to whom or which the committee made a contribution or contributions 28 that exceeded fifty dollars (\$50.00) in the aggregate during the filing period, with the amount contributed and the election for which the 29 30 contribution was made; (E) The name and address of each candidate or committee, 31 32 if any, to whom or which the committee contributed a nonmoney item, together 33 with a description of the item, the date the item was contributed, and the 34 value of the item; 35 (E)(F) The total amount of expenditures made for

administrative expenses and for each single expenditure that exceeds one

- 1 hundred dollars (\$100) an itemization including the amount of the
- 2 expenditure, the name and address of the person to which the expenditure was
- 3 made, and the date the expenditure was made; and
- 4 $\frac{(F)}{(G)}$ Any change in the information required by
- 5 subsection (b) of this section.
- 6 (2) The reports shall be verified by an affidavit of an officer
- 7 of the committee stating that to the best of his or her knowledge and belief
- 8 the information disclosed is a complete, true, and accurate financial
- 9 statement of the committee's contributions received and made.
- 10 (3)(A) A report is timely filed if it is either hand delivered
- 11 or mailed to the Secretary of State, properly addressed, postage prepaid,
- 12 bearing a postmark indicating that it was received by the post office or
- 13 common carrier on the date that the report is due.
- 14 (B) The Secretary of State shall accept via facsimile any
- 15 report if the original is received by the Secretary of State within ten (10)
- 16 days of the date of transmission.
- 17 (C) The Secretary of State may receive reports in a
- 18 readable electronic format acceptable to the Secretary of State and approved
- 19 by the Arkansas Ethics Commission.

- 21 SECTION 13. Arkansas Code § 7-9-404(c), concerning changes of
- 22 information in statements of organization, is amended to read as follows:
- 23 (c) When any of the information required in a statement of
- 24 organization is changed, an amendment shall be filed within ten (10) days to
- 25 reflect the change, except that changes in individual membership may be filed
- 26 when the next campaign statement financial report is required. A committee
- 27 failing to file a change as required shall pay a late filing fee of ten
- 28 dollars (\$10.00) shall be subject to a late filing fee not exceeding ten
- 29 dollars (\$10.00) for each day the change remains not filed.
- 30 (d) Upon dissolution, a ballot question committee or a legislative
- 31 question committee shall so notify the commission in writing. Any remaining
- 32 funds on hand at the time of dissolution shall be turned over to either:
- 33 (1) The Treasurer of State for the benefit of the General
- 34 Revenue Fund Account of the State Apportionment Fund;
- 35 (2) An organized political party as defined in § 7-1-101 or a
- 36 political party caucus of the General Assembly, the Senate, or House of

- 1 Representatives;
- 2 (3) A nonprofit organization which is exempt from taxation under
- 3 Section 501(c)(3) of the Internal Revenue Code; or
- 4 (4) The contributors to the ballot or legislative question
- 5 committee.

- 7 SECTION 14. Arkansas Code § 7-9-406 is amended to read as follows:
- 8 7-9-406. Financial reports Requirement.
- 9 (a) A ballot question committee or legislative question committee
- 10 which either receives contributions or makes expenditures in excess of five
- 11 hundred dollars (\$500) for the purpose of expressly advocating the
- 12 qualification, disqualification, passage, or defeat of a ballot question or
- 13 the passage or defeat of a legislative question shall file with the Arkansas
- 14 Ethics Commission financial reports as required by $\frac{\$}{7-9-407}$ $\frac{\$}{9}$ $\frac{\$}{7-9-407}$
- 15 9-409.
- 16 (b) An individual person who on his or her own behalf expends in
- 17 excess of five hundred dollars (\$500), excluding contributions, for the
- 18 purpose of expressly advocating the qualification, disqualification, passage,
- 19 or defeat of a ballot question or the passage or defeat of a legislative
- 20 question shall file with the commission financial reports as required by \S
- 21 7-9-407 §§ 7-9-407 7-9-409.
- 22 (c) A public servant or governmental body expending public funds in
- 23 excess of five hundred dollars (\$500) for the purpose of expressly advocating
- 24 the qualification, disqualification, passage, or defeat of a ballot question
- 25 or the passage or defeat of a legislative question shall file with the
- 26 commission financial reports as required by $\frac{\$ 7-9-407}{\$}$ \$ 7-9-407 7-9-409.
- 27 (d) Any Except as provided in subsection (f) of this section, any
- 28 report required by this subchapter shall be deemed timely filed if it is:
- 29 (1) Hand-delivered to the commission on or before the date due;
- 30 (2) Mailed to the commission, properly addressed, postage
- 31 prepaid, bearing a postmark indicating that it was received by the post
- 32 office or common carrier on or before the date due;
- 33 (3) Received via facsimile by the commission on or before the
- 34 date due, provided that the original is received by the commission within ten
- 35 (10) days of the transmission; or
- 36 (4) Received by the commission in a readable electronic format

- 1 which is approved by the commission.
- 2 (e) Whenever a report under this subchapter becomes due on a day which 3 is a Saturday, Sunday, or legal holiday, the report shall be due the next day 4 which is not a Saturday, Sunday, or legal holiday.
 - (f) A preelection report is timely filed if it is received by the commission no later than seven (7) days prior to the election for which it is filed.

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- 9 SECTION 15. Arkansas Code § 7-9-410 is amended to read as follows: 10 7-9-410. Public inspection - Record retention.
- 11 (a) All statements of organization and financial reports required by 12 this subchapter shall be open to public inspection at the office of the 13 Arkansas Ethics Commission during regular office hours.
- 14 (b) All records supporting the reports filed under this subchapter 15 shall be:
- 16 (1) Made available to the Arkansas Ethics Commission; and
- 17 <u>(2)</u> retained Retained by the filer for a period of four (4)
 18 years after the date of filing the report.

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- SECTION 16. Arkansas Code § 21-8-304(a), concerning the use of official positions to secure special privileges, is amended to read as follows:
 - (a) No public official or state employee shall use or attempt to use his or her official position to secure special privileges or exemption exemptions for himself or herself or his or her spouse, child, parents, or other persons standing in the first degree of relationship, or for those with whom he or she has a substantial financial relationship that is are not available to others except as may be otherwise provided by law.

- SECTION 17. Arkansas Code § 21-8-701(d), concerning statements of financial interest and resulting from Initiated Act 1 of 1988, is amended to read as follows:
- 33 (d) The statement of financial interest shall include the following:
- 34 (1) The name of the public servant <u>or candidate</u> and his or her 35 spouse and all names under which they do business;
- 36 (2) The reasons for filing the statement of financial interest;

1 (3)(A) Identification of each employer and of each other source 2 of gross income amounting to more than one thousand dollars (\$1,000) annually received by the person or his or her spouse in their own names, or by any 3 4 other person for the use or benefit of the public servant or candidate or his 5 or her spouse, and a brief description of the nature of the services for 6 which the compensation was received, except that this subdivision (d)(3) 7 shall not be construed to require the disclosure of individual items of 8 income that constitute a portion of the gross income of the business or 9 profession from which the public servant or candidate or his or her spouse 10 derives income; and 11 In addition thereto, identification of each source of (B) 12 gross income as described above of more than twelve thousand five hundred dollars (\$12,500), except that this shall not be construed to require the 13 14 disclosure of individual items of income that constitute a portion of the 15 gross income of the business or profession from which the public servant or 16 candidate or his or her spouse derives income; 17 (4)(A) The name of every business in which the public servant or candidate and his or her spouse, or any other person for the use or benefit 18 19 of the public servant or candidate or his or her spouse, have an investment or holdings of over one thousand dollars (\$1,000) at fair market value as of 20 21 the last day of the previous calendar year; and 22 (B) In addition thereto, identification of each source as 23 described above which has a fair market value of over twelve thousand five 24 hundred dollars (\$12,500) as of the last day of the previous calendar year; 25 (5) Every office or directorship held by the public servant or 26 candidate or his or her spouse in any business, corporation, firm, or 27 enterprise subject to jurisdiction of a regulatory agency of this state or of 28 any of its political subdivisions; 29 (6)(A) The name and address of each creditor to whom the value 30 of five thousand dollars (\$5,000) or more was personally owed or personally 31 obligated and is still outstanding by the public servant or candidate. 32 (B)(i) Loans made in the ordinary course of business by 33 either a financial institution or a person who regularly and customarily 34 extends credit shall not be required to be disclosed. 35 (ii) Debts owed to the members of the public 36 servant's or candidate's family need not be included;

1 (7)(A) The name and address of each guarantor or co-maker, other 2 than a member of the public servant's or candidate's family, who has guaranteed a debt of the public servant or candidate that is still 3 4 outstanding. 5 (B)(i) This requirement shall be applicable only to debt 6 guaranties for debts assumed or arising after January 1, 1989. 7 (ii) Guaranteed debts existing prior to January 1, 8 1989, which are extended or refinanced shall become subject to disclosure in 9 the annual financing statement due to be filed after the conclusion of the 10 year in which such extension or refinancing occurred; 11 (8) The source, date, description, and a reasonable estimate of 12 the fair market value of each gift of more than one hundred dollars (\$100) received by the public servant or candidate or his or her spouse or more than 13 14 two hundred fifty dollars (\$250) received by his or her dependent children; 15 (9) Each monetary or other award of more than one hundred 16 dollars (\$100) received by the public servant or candidate in his or her 17 capacity as an employee of a public school district, the Arkansas School for 18 the Blind, the Arkansas School for the Deaf, the Arkansas School for 19 Mathematics and Science Arkansas School for Mathematics, Sciences, and the 20 Arts, a university, a college, a technical college, a technical institute, a 21 comprehensive life-long learning center, or a community college in 22 recognition of his or her contribution to education; 23 (10) Each nongovernmental source of payment of the public 24 servant's expenses for food, lodging, or travel which bears a relationship to 25 the public servant's office when the public servant is appearing in his or 26 her official capacity when the expenses incurred exceed one hundred fifty 27 dollars (\$150). The public servant shall identify the name and business 28 address of the person or organization paying the public servant's expenses and the date, and nature, and amount of that expenditure if not compensated 29 30 by the entity for which the public servant serves; 31 (11) Any public servant who is employed by any business which is 32 under direct regulation or subject to direct control by the governmental body 33 which he or she serves shall set out this employment and the fact that the 34 business is regulated by or subject to control of the governmental body on the statement of financial interest; and 35

(12) If a public servant or any business in which he or she or

1	his or her spouse is an officer, director, stockholder owning more than ten		
2	percent (10%) of the stock of the company, and the owner, trustee, or partne		
3	shall sell any goods or services having a total annual value in excess of one		
4	thousand dollars (\$1,000) to the governmental body in which the public		
5	servant serves or is employed, then the public servant shall set out in		
6	detail the goods or services sold, the governmental body to which they were		
7	sold, and the compensation paid for each category of goods or services sold.		
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