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ARKANSAS ETHICS COMMISSION

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RULES OF PRACTICE AND PROCEDURE

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Arkansas Secretary of State

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I. DESCRIPTION

The Arkansas Ethics Commission ("Commission") is composed of five appointed Commissioners who enforce certain ethics, conflicts of interest, lobbying, campaign, campaign finance, and ballot question laws within the State of Arkansas. In accordance with these rules of practice and procedure, the Commission issues advisory opinions and legal interpretations of law, and acts as fact-finder and sanctioning body with respect to allegations of violations of laws under its jurisdiction. Information may be obtained from the Commission by written request. The Commission staff, which may consist of a director, staff attorney(s), director(s) of compliance and others, acts as the administrator and operating entity of the Commission. This staff, or members thereof, may make office administrative procedure, act as spokesman for the Commission, receive correspondence and correspond on behalf of the Commission, provide legal and other research to the Commission, investigate allegations of violations of laws under the Commission's jurisdiction, and perform such other functions as the Commission deems appropriate. These rules of practice and procedure shall govern all proceedings before the Commission and shall be applicable to any complaints filed or initiated after the effective date hereof. In accordance with Ark. Code Ann. § 25-15-204(d), any person may petition the Commission for the issuance, amendment, or repeal of any rule.

II. COMMISSION & STAFF

A. Commission Organization

(1) The Commission shall consist of five (5) Commissioners who shall be appointed as follows:

- one member by the Governor of the State of Arkansas
- one member by the Lieutenant Governor of the State of Arkansas
- one member by the Attorney General of the State of Arkansas
- one member by the Speaker of the Arkansas House of Representatives
- one member by the President Pro Tempore of the Arkansas Senate

(2) Pursuant to Ark. Code Ann. § 7-6-217(b)(1), the Commission shall, at all times, have among its members:

- one member of a minority race
- one woman
- one member of a minority political party

(3) Each Commissioner has a responsibility to attend all regular and special meetings of the Commission. Any Commissioner who fails to attend three (3) consecutive regular meetings shall be subject to removal from the Commission pursuant to Ark. Code Ann. § 25-17-211.

(4) In accordance with Ark. Code Ann. § 7-6-217, Commissioners shall be appointed for terms of five (5) years and they shall continue to serve until their successors have been appointed and taken the official oath. No person may be appointed to serve consecutive terms on the Commission; provided, however, that any Commissioner who has been appointed to serve two (2) years or less of an unexpired term shall be eligible for an appointment to a subsequent five (5) year term.

(5) The Commission shall annually elect one of its members to serve as chairman for a term of one (1) year. The Commission may elect a vice-chairman and such other officers as a majority of the Commissioners choose. The vice-chairman shall serve as chairman in the absence, disqualification, or disability of the chairman.

(6) The election of officers shall be conducted at the first regular meeting of the Commission following January 1 of each year. The Commission may form such committees or subcommittees as it deems necessary and/or appropriate to accomplish its legal aims and purposes. The Commission may appoint one or more of its members to an unofficial committee or subcommittee and may invite non-Commissioners to participate as unofficial committee or subcommittee members.

(7) At each meeting of the Commission, three (3) members shall constitute a quorum whether in person or by electronic or telephonic means. However, an affirmative vote of at least three (3) Commissioners physically present at a meeting is required before any sanction(s) can be imposed. The vote of each member voting on any action shall be a public record.

(8) A majority of the members of the Commission present shall vote on any matter before the Commission for any decision of the Commission to become effective. The following matters shall be by motion, followed by a second, in order for a vote of the Commission to be valid:

a. all matters requiring affirmative action by the full Commission or one of its members;

b. all decisions on public positions taken by the full Commission;

c. all decisions on advisory opinions and declaratory orders; and

d. all decisions regarding findings of fact and conclusions of law or other actions regarding a person accused of violating any laws under the Commission's jurisdiction.

(9) The Commission may, by majority vote, delegate the execution of any official duty or action to its chairman, one of its members, or the director.

(10) A vacancy on the Commission shall not impair the right of the Commission to exercise its statutory powers and authority, subject to the requirement that a quorum be present and participating before any action of the Commission shall be considered valid.

(11) No Commissioner shall be a federal, state or local government official or employee, an elected public official, a candidate for public office, a lobbyist as defined in Ark. Code Ann. § 21-8-402(11), or an officer or paid employee of an organized political party as defined in Ark. Code Ann. § 7-1-101(26).

(12) Each Commissioner, during the entire term of his or her service on the Commission, shall be prohibited from participating in, raising funds for, making contributions to, providing services to, or lending his or her name in support of any candidate for election to a state, district, county, municipal, or school board office or in support of a ballot issue or issues submitted or intended to be submitted to voters of the State of Arkansas, excluding the exercise of the right to vote or the mere signing of an initiative or referendum petition. This prohibition shall not extend to the spouse or family members of a Commissioner nor to his or her business partners or professional associates.

(13) Unless required for the disposition of *ex parte* matters authorized by law, the Commissioners shall not communicate, directly or indirectly, in connection with any issue of fact with any person, including the complainant and the respondent nor, in connection with any issue of law, with either the complainant or respondent, or their representatives, except upon notice and opportunity for the complainant and respondent to participate.

B. Staff Organization

(1) The Commission shall employ a director who shall serve at the will and pleasure of the Commission.

(2) The director shall employ a staff, with the consent of the Commission, to assist in the administration of the Commission office.

(3) The director shall be responsible to the full Commission and shall not be answerable to any member thereof. The director shall ensure, however, that the chairman of the Commission is advised of the progress and conduct of the employees and operation of the Commission office.

(4) Though the director's hiring of staff shall be with the consent of the Commission, such employees, once approved for employment, shall be the responsibility of the director in matters

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common to an employer/employee relationship, and the director shall be responsible to the Commission for the actions of employees on the staff.

(5) Each member of the Commission staff, during the entire term of his or her service on the Commission, shall be prohibited from participating in, raising funds for, making contributions to, providing services to, or lending his or her name in support of any candidate for election to a state, district, county, municipal or school board office or in support of a ballot issue or issues submitted or intended to be submitted to the voters of the State of Arkansas, excluding the exercise of the right to vote or the mere signing of an initiative or referendum petition. This prohibition shall not extend to the spouse or family members of the employee.

C. Meeting Times and Sites

(1) Meetings shall be regularly scheduled and held, subject to cancellation or re-scheduling by majority vote of the members. The date, time and place of each regular meeting shall be furnished to anyone who requests the information. Should there fail to be a quorum at a scheduled meeting, then such meeting may be rescheduled by the chairman provided all members are given reasonable notice of the date, time, and place of the rescheduled meeting. Special meetings of the Commission may be called by the chairman, provided that the majority of the members of the Commission so consent. Commissioners may call a meeting by written request to the chairman of any three Commissioners. In the event of a special meeting, notification of the date, time and place of the meeting shall be given, at least two (2) hours before the meeting takes place, to the news media located in the county in which the meeting is to be held and those located elsewhere that cover regular meetings of the Commission and have requested to be so notified.

(2) The Commission may vary its meeting site to accommodate its needs and accomplish its purposes.

(3) The director shall prepare a proposed agenda for each regular meeting, and the proposed agenda shall be distributed to the Commission members prior to any such meeting. Any

EFFECTIVE 06/08/98 REVISED 12/31/15 Commissioner may add items to the agenda by notification to the director twenty-four (24) hours before the scheduled meeting date. Any item may be added to the agenda at any time with the unanimous consent of the Commission.

D. Meeting Procedure

(1) All meetings of the Commission shall be governed by Robert's Rules of Order, except as may be modified by a majority of the Commission members and by these rules of practice and procedure.

(2) Any Commissioner who has an actual conflict of interest in any proceeding before the Commission shall recuse voluntarily from any involvement in the matter. If a majority of the Commissioners determines that one of its members has such a conflict, they may, by affirmative vote, disqualify said member from participation in the matter.

(3) All meetings of the Commission, except as provided in subparagraph (D)(4) of this section or Ark. Code Ann. § 25-19-106(c), shall be open to the public.

(4) Any portion of a Commission meeting at which citizen complaints, including those filed by the Commission, are considered shall be in confidential session and not open to the public. Following any such confidential session, the Commission shall reconvene in public to vote on any matters constituting final action.

(5) All records generated or accepted by the Commission and its staff shall be open to public inspection, except for: (a) matters which are parts of confidential investigations or inquiries, and (b) the advice and opinions of the director or staff attorney(s) when acting as the Commission's counsel on matters which may be considered to have occurred in an attorney-client relationship.

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(6) All proceedings, records, and transcripts of any investigations or inquiries shall remain confidential and not subject to disclosure, unless: (a) the respondent requests disclosure of the documents; (b) there is a public hearing before the Commission; or (c) there is judicial review of a Commission decision. Provided, however, that the Commission may, through its members or staff, disclose confidential information to proper law enforcement officials, agencies, and bodies or as may be required to conduct its investigation. Moreover, thirty (30) days after any final adjudication in which the Commission makes a finding of a violation, all records relevant to the investigation and upon which the Commission based its decision, except working papers of the Commission and its staff, shall be open to public inspection.

HI. GENERAL ADMINISTRATION

(1) The Commission shall delegate to the director the authority to operate the Commission office, with his or her duties enumerated by the Commission. Such duties shall include, but not be limited to, the following:

a. Conducting general administration of the Commission office and its staff in a businesslike and efficient manner. The director shall periodically report to the Commission concerning the conduct and operation of the office;

b. Managing the appropriated budget of the Commission, and ensuring that all expenditures from budgeted money are made within the law and general purposes of the Commission. The director shall periodically report to the Commission concerning the financial status of the office;

c. Preparing and maintaining files and records on the activities, matters, and persons coming under the authority and responsibility of the Commission. The Director shall be the "custodian" of the Commission's records as that term is defined in Ark. Code Ann. § 25-19-103;

d. Preparing reports, studies, opinions, policy statements, legal interpretations, and other matters as required by the Commission;

e. Receiving and responding to correspondence on behalf of the Commission on matters relating to official Commission business;

f. Managing travel, logistics, expenses, and reimbursement for Commissioners and staff and scheduling seminars and training by or for the Commission; and

g. Ensuring that the Commission office and its employees reflect good character, comply with the law, and carry out other duties as may, from time to time, be enumerated by the Commission.

IV. MATTERS BEFORE THE COMMISSION

A. Advisory Opinions

(1) Advisory opinions, except those issued by the Commission on its own initiative, shall be issued only in response to a written request setting forth an inquiry into matters falling under the jurisdiction of the Commission.

(2) The Commission may, on its own initiative, direct the staff to prepare a draft opinion, or it may accept a draft advisory opinion from the staff without first receiving a request when the Commission determines the subject of the draft opinion is of such public concern that an advisory opinion would benefit the public.

(3) No advisory opinion shall be valid, official, or have any effect unless same has been approved by a vote of a majority of a quorum of the Commission.

(4) Any citizen shall be entitled to request an advisory opinion from the Commission. Any request which meets these procedural guidelines shall be responded to within ninety (90) days, unless good cause be shown.

(5) The response to opinion requests shall be prepared by the Commission staff and shall be presented by staff to the full Commission for its consideration within the time limit set forth above, unless good cause be shown.

(6) The Commission is not bound by or obligated to release the conclusions or language of the staff's draft opinion but may alter, amend, add to, or strike any portion of the draft opinion, or may order that said draft opinion be tabled for future consideration or that it be rewritten to comply with the Commission's directives, as the Commission shall so decide.

(7) No draft opinion prepared by the Commission staff shall be considered an official opinion until it has received an affirmative vote of a majority of a quorum of the Commission.

(8) The Commission may reconsider, withdraw, or amend prior opinions upon request of a citizen, or on its own motion, on a majority vote of a quorum of the Commission. In such event, written notice shall be mailed to the citizen who originally requested the opinion at the last address which that citizen provided to the Commission.

(9) All advisory opinions issued by the Commission shall be made available for public inspection.

B. Declaratory Orders

(1) The Commission shall, upon the filing of a petition for declaratory order by any person subject to the Commission's jurisdiction, promptly issue a declaratory order as to the applicability of any rule, statute, or order enforced by it. Said petition shall contain the name, mailing address, telephone number, and signature of the person requesting the order and a full and

EFFECTIVE 06/08/98 REVISED 12/31/15 complete statement of the facts or circumstances applicable to that person. Such declaratory orders shall have the same status as final orders of the Commission in cases of adjudication.

(2) No declaratory order shall be valid, official, or have any effect unless same has been approved by a vote of a majority of a quorum of the Commission.

(3) The Commission is not bound by or obligated to release the conclusions or language of the staff's draft order but may alter, amend, add to, or strike any portion of the draft order, or may table said draft order for future consideration or request that it be rewritten to comply with the Commission's directives, as the Commission shall so decide.

(4) No draft order prepared by the Commission staff shall be considered an official order until it has received an affirmative vote of a majority of a quorum of the Commission.

(5) The Commission may reconsider, withdraw, or amend prior orders upon request of a citizen, or on its own motion, on a majority vote of a quorum of the Commission.

(6) All declaratory orders issued by the Commission shall be made available for public inspection.

C. Monitoring Compliance with Ethics and Disclosure Laws-Corrective Action Letters

(1) The Commission, through its staff, shall periodically review documents required to be filed under the laws enforced by the Commission.

(2) Persons who have failed to file, filed late, or filed incomplete, false, or materially misleading documents may be contacted in writing by the Commission or its staff and advised to take corrective action. The contact and advice may be in lieu of, or in addition to, other action(s) by the Commission under Ark. Code Ann. § 7-6-218(b)(4).

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(3) If the Commission or its staff determines from a review of documents or is notified by the Secretary of State, a county clerk, or city clerk or recorder that a person required to file documents under the Commission's jurisdiction has failed to file, filed late, or filed incomplete, false, or materially misleading documents, the Commission may contact the person and advise him or her to take corrective action as to the document(s) required to be filed. The contact and advice may be in lieu of, or in addition to, other action(s) by the Commission under Ark. Code Ann. § 7-6-

(4) Corrective action letters shall be public records. However, the sending of a corrective action letter is not tantamount to the finding of a violation by the Commission. Instead, such letters are a means of seeking public disclosure. The taking of corrective action is not an admission of a violation and is a factor to be considered by the Commission in determining whether to take other action(s) under Ark. Code Ann. § 7-6-218(b)(4).

V. FILING OF COMPLAINT

A. Citizen Complaint

(1) Any citizen may file a complaint with the Commission against a person alleged to have violated one or more of the laws over which the Commission has jurisdiction. The Commission staff has prepared a citizen complaint form which may be furnished free of cost to any citizen.

(2) A complaint must be filed within four (4) years after the alleged violation occurred. If the alleged violation is the failure to file a report or the filing of an incorrect report, the complaint must be filed within four (4) years after the date the report was due.

(3) A valid complaint to the Commission must:

a. Clearly set forth the name(s) of the person(s) alleged to have violated laws under the Commission's jurisdiction;

b. Clearly set forth the facts the complainant believes constitute a violation of laws under the Commission's jurisdiction; and

c. Be signed under penalty of perjury.

(4) A complaint meeting the foregoing requirements shall be accepted by the staff of the Commission provided it is written on a Commission complaint form or is otherwise reduced to writing.

(5) Any Commissioner who shall receive a written complaint or evidence relevant to an ongoing complaint investigation shall immediately transfer same to the director of the Commission for proper handling. If, however, the written complaint is against the director or other staff member, the Commissioner shall not release same to the director, except as provided in these rules.

B. Complaints Against Staff or Commissioners

(1) Complaints against the director or any staff member of the Commission shall be filed with the chairman of the Commission.

(2) Complaints against any Commissioner shall be filed with the director of the Commission, or with any of the remaining Commissioners.

C. Filing of Complaint by Commission

 For purposes of filing a citizen complaint, the Commission shall be considered a citizen.

(2) The director, a staff attorney, or a director of compliance may, in his or her official capacity, sign a citizen complaint on behalf of the Commission after:

a. Notifying the chairman of the name of the individual alleged to have committed a violation and the nature of the alleged violation; and

b. Receiving the consent of the chairman to proceed with an investigation.

(3) Once filed, a complaint will be handled in the same manner as any other complaint received from a citizen.

D. Affirmative Defense Concerning Discovery of Unintentional Error in Report Required Under Subchapter 2 of Chapter 6, Title 7 of the Arkansas Code

(1) It is an affirmative defense to prosecution or disciplinary action if a person who is required to file a report under Subchapter 2 of Chapter 6, Title 7 of the Arkansas Code amends the report within thirty (30) days of discovering or learning of an unintentional error in the report. If a complaint alleges a person committed a reporting error, the director shall notify the person who is the subject of the complaint of the existence of this affirmative defense. In addition, the director shall notify the person who is the subject of the complaint of the date, time, and place of the meeting at which the allegation will be considered for a determination of whether or not the alleged error in the report was unintentional and whether or not the filing of an applicable amendment occurred within the required thirty (30) day time period.

(2) In the event the Commission determines that the reporting error was unintentional and the filing of an applicable amendment occurred within the required thirty (30) day time period, the Commission shall not proceed with an investigation of an alleged unintentional error in a report filed under Subchapter 2 of Chapter 6, Title 7 of the Arkansas Code. If the Commission does not proceed with an investigation of an alleged unintentional error in a report, the person shall not be considered to have committed a violation of the applicable statute under Subchapter 2 of Chapter 6, Title 7 of the Arkansas Code. However, assertion of the affirmative defense provision contained herein shall not be construed to (i) remove the duty to file a report required

by Subchapter 2 of Chapter 6, Title 7 of the Arkansas Code, or (ii) authorize a person to knowingly fail to file a report required by Subchapter 2 of Chapter 6, Title 7 of the Arkansas Code.

(3) Upon a determination by the Commission that an assertion of the above-described affirmative defense is not valid, the director shall cause an investigation to be commenced concerning the allegation in accordance with the procedure set forth in section VI of these rules.

E. Affirmative Defense Concerning Discovery of Unintentional Error in Statement of Financial Interest Required Under Subchapter 7 of Chapter 8, Title 21 of the Arkansas Code

(1) It is an affirmative defense to prosecution or disciplinary action if a person who is required to file a Statement of Financial Interest ("SFI") under Subchapter 7 of Chapter 8, Title 21 of the Arkansas Code amends the SFI within thirty (30) days of discovering or learning of an unintentional error in the SFI. If a complaint alleges a person committed a reporting error, the director shall notify the person who is the subject of the complaint of the existence of this affirmative defense. In addition, the director shall notify the person who is the subject of the allegation will be considered for a determination of whether or not the alleged error in the SFI was unintentional and whether or not the filing of an applicable amendment occurred within the required thirty (30) day time period.

(2) In the event the Commission determines that the reporting error was unintentional and the filing of an applicable amendment occurred within the thirty (30) day time period, the Commission shall not proceed with an investigation of an alleged unintentional error in a SFI filed under Subchapter 7 of Chapter 8, Title 21 of the Arkansas Code. If the Commission does not proceed with an investigation of an alleged unintentional error in a SFI, the person shall not be considered to have committed a violation of the applicable statute under Subchapter 7 of Chapter 8, Title 21 of the Arkansas Code. However, assertion of the affirmative defense provision contained herein shall not be construed to (i) remove the duty to file a SFI required by Subchapter 7 of Chapter 8, Title 21 of the Arkansas Code, or (ii) authorize a person to knowingly fail to file a SFI required by Subchapter 7 of Chapter 8, Title 21 of the Arkansas Code.

(3) Upon a determination by the Commission that an assertion of the above-described affirmative defense in not valid, the director shall cause an investigation to be commenced concerning the allegation in accordance with the procedure set forth in section VI of these rules.

F. Affirmative Defense Concerning Discovery of Unintentional Violation of Gift Prohibition Set Forth in Ark, Const. Art. 19, § 30

(1) It is an affirmative defense to prosecution or disciplinary action if a person elected or appointed to an office under Ark. Const. Art. 19, § 30(a) takes one (1) of the following actions within thirty (30) days of discovering or learning of an unintentional violation of the gift prohibition set forth in Ark. Const. Art. 19, § 30: (i) Returns the gift to the donor; or (ii) If the gift is not returnable, pays the donor consideration that is equal to or greater than the value of the gift. If a complaint alleges a person committed a violation of Ark. Const. Art. 19, § 30, the director shall notify the person who is the subject of the complaint of the existence of this affirmative defense. In addition, the director shall notify the person who is the subject of the complaint of the date, time, and place of the meeting at which the allegation will be considered for a determination of whether or not the alleged violation was unintentional and whether or not the applicable action occurred within the required thirty (30) day time period.

(2) In the event the Commission determines that the violation of Ark. Const. Art. 19, § 30 was unintentional and the aforementioned action is taken within the required thirty (30) day time period, the Commission shall not proceed with an investigation of an alleged violation of the gift prohibition set forth in Ark. Const. Art. 19, § 30. If the Commission does not proceed with an investigation of an alleged unintentional violation, the person shall not be considered to have committed a violation of the gift prohibition set forth in Ark. Const. Art. 19, § 30. However, assertion of the affirmative defense provision contained herein shall not be construed

to authorize a person to knowingly or willfully solicit or accept a gift in violation of Ark. Const. Art. 19, § 30.

(3) Upon a determination by the Commission that an assertion of the above-described affirmative defense in not valid, the director shall cause an investigation to be commenced concerning the allegation in accordance with the procedure set forth in section VI of these rules.

VI. INVESTIGATION PROCEDURE

(1) Every document the Commission receives which purports to be a complaint, whether sworn or unsworn, shall, upon receipt, be stamped with the current date, then forwarded to the director.

(2) The director shall determine if the document meets the requirements of a valid complaint set forth in subparagraph A(3) of section V. If the director determines that the document does not constitute a valid complaint, he or she shall advise the complainant in writing specifically why the document fails to meet the requirements of a valid complaint.

(3) Upon a determination that a valid complaint has been received, the director shall cause an investigation to be commenced concerning the allegations of the complaint. As part of that investigation, the director shall request that the complainant submit any and all evidence he or she may have concerning the matter(s) alleged. The Commission's staff (and not the complainant) shall be responsible for conducting the investigation.

(4) Each such investigation must be assigned a case number and, thereafter, all records, documents, and other evidence collected must be maintained in the file to which such case number is assigned.

(5) The director shall notify the person accused that he or she is under investigation, and the nature of the investigation pursuant to Ark. Code Ann. § 7-6-218(b)(1)(B). If during the process of

the investigation, evidence of other potential violations is discovered, the director shall notify the respondent of same in writing if an investigation of said potential violations is pursued. When notifying the respondent of an investigation, the director shall inform the respondent that he or she has a right to submit any and all evidence which may serve to rebut or mitigate the alleged violation(s).

(6) The Commission's staff shall present a preliminary report of its investigation, including a recommendation that the investigation either be continued or that the complaint be dismissed, to the Commission within sixty (60) days of the filing of the complaint, unless good cause be shown. After being presented the preliminary report, the Commission shall decide whether to dismiss the complaint or direct the staff to complete the investigation. If the Commission directs staff to complete the investigation, the director shall notify the respondent in writing of this decision.

(7) If, during the course of the investigation, the Commission has reason to believe that any person filed or caused to be filed a complaint against another which he or she knows or should know contains a false material allegation, the Commission may forward all documents and other evidence of same to the appropriate law enforcement authority with such recommendations as it deems appropriate.

(8) In any case in which the Commission has dismissed a complaint, the respondent may request in writing that the Commission make a finding as to whether or not the complaint filed was frivolous (*i.e.*, clearly lacking any basis in fact or law). Upon receipt of such a request, a copy shall be furnished to the complainant and he or she shall have ten (10) calendar days to submit a written response. As part of that response, the complainant may request a hearing on the issue of whether or not the complaint was frivolous. At such a hearing, both the respondent and the complainant shall have the right to be represented by counsel. If no hearing is requested, the question of whether or not the complaint filed was frivolous shall be decided on the written submission(s). In the event the Commission finds that the complaint was frivolous, the respondent may file a complaint seeking sanctions as provided in Ark. Code Ann. § 7-6-218(b)(4).

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(9) The director, a staff attorney, or a director of compliance of the Commission may issue subpoenas for documents, persons, books, or other records relevant to complaint investigations and may take sworn statements and administer oaths in connection therewith. The director shall also be empowered to issue subpoenas on behalf of the respondent so as to ensure all relevant evidence may be obtained in any investigation. Any decision by the director to deny the respondent a requested subpoena shall be in consultation with the chairman of the Commission.

(10) When in the course of an investigation the Commission issues subpoenas to financial institutions for records or information regarding a person who is the subject of the investigation, the Commission shall provide the subject of the investigation with reasonable notice of the subpoenas and an opportunity to respond.

(11) All proceedings, records, and transcripts of any investigations or inquiries shall be kept confidential by the Commission, unless: (i) the respondent requests disclosure of documents relating to investigation of the case; or (ii) the respondent requests a public hearing, see subparagraph (1) of section VII; or (iii) there is judicial review of a Commission decision pursuant to Ark. Code Ann. § 25-15-212, see subparagraph (3) of section X. Provided, however, that the Commission may, through its members or staff, disclose confidential information to proper law enforcement officials, agencies and bodies or as may be required to conduct its investigation. Moreover, thirty (30) days after any final adjudication in which the Commission makes a finding of a violation, all records relevant to the investigation and upon which the Commission based its decision, except working papers of the Commission and its staff, shall be open to public inspection.

(12) The Commission's staff shall not detail evidence of an ongoing investigation to the Commissioners after being directed to complete an investigation pursuant to subparagraph 6 of this section.

(13). After completing its investigation, staff shall prepare a final report of the investigation to be submitted to the Commission in connection with determining whether or not probable cause exists for a finding of a violation.

(14) The respondent and the complainant, if applicable, shall be notified in writing by the director, a staff attorney, or a director of compliance of the date, time and place of the meeting at which the complaint will be considered for a probable cause determination. The respondent and the complainant may choose to attend and/or be represented by counsel. The respondent may offer testimony and other evidence at the meeting at which the complaint is considered for a probable cause determination. The responsible cause determination. The complainant may address the Commission but shall not be responsible for presenting any evidence. Such responsibility rests with the Commission's staff. When the matter comes before the Commission for a probable cause determination, it will be handled in confidential session and not be open to the public. At the meeting at which the complaint is considered for a probable cause determination, staff shall present a final report of its investigation to the Commissioners together with any other information staff deems appropriate.

(15) If the Commission finds that probable cause exists for a finding of a violation, the Commission shall issue a written Offer of Settlement to the respondent stating the finding(s) of the Commission and the proposed sanction(s). The issuance of an Offer of Settlement shall not mean that the Commission has found that the respondent has committed a violation but, rather, that probable cause has been found to exist. If the Commission does not find probable cause, it shall dismiss the complaint.

(16) Any person who wishes to accept the Commission's Offer of Settlement shall do so in writing within ten (10) calendar days from the issuance of the offer. The acceptance of an Offer of Settlement shall be the equivalent of a final adjudication in which the Commission made a finding of a violation and shall constitute final action for purposes of appeal under the Administrative Procedure Act. If accepted, the Offer of Settlement shall be deemed a public record.

(17) If the respondent neither accepts the Offer of Settlement nor requests a public hearing (in accordance with subparagraph (1) of section VII) within ten (10) calendar days from the issuance of the Offer of Settlement, then the Commission shall set the complaint for final adjudication hearing. Said hearing shall be conducted in the same manner as provided for in

subparagraphs (4) through (12) of section VII, except that the final adjudication hearing shall be held in confidential session. The respondent and the complainant, if applicable, shall be given written notice of the date, time, and place of the hearing pursuant to Ark. Code Ann. § 25-15-208(a)(2). Once a matter has been scheduled for a final adjudication hearing, the respondent, upon written request, shall be permitted to review the entire investigative file with the exception of working papers of the Commission and its staff. Following the final adjudication hearing, the Commission shall prepare a final order setting forth its findings of fact and conclusions of law based upon the evidence presented at the final adjudication hearing. The Commission shall not be bound by the terms of the Offer of Settlement in issuing the final order.

(18) All investigations commenced as a result of any complaint must be completed within two hundred ten (210) days from the date of receipt of the complaint upon which the investigation is based, except that, if a public hearing or other hearing of adjudication is conducted, all action on the complaint by the Commission shall be completed within two hundred forty (240) days. Provided, however, that such time shall be tolled during the pendency of any civil action, civil appeal, or other judicial proceedings, involving those particular Commission proceedings.

(19) The Commission, in a document, shall advise the complainant and the respondent of the final action taken together with the reasons for the action. Said document shall be a public record.

(20) Nothing herein shall prohibit the Commission from informally disposing of a complaint by stipulation, settlement, consent order, or default pursuant to Ark. Code Ann. § 25-15-208(b). Any settlement agreement entered into between the Commission and a respondent shall be deemed a public record.

VII. PUBLIC HEARING

(1) Any respondent who has received an Offer of Settlement from the Commission shall have the right to request a public hearing pursuant to Ark. Code Ann. § 7-6-218(b)(2). The request must be in writing and received by the Commission no later than ten (10) calendar days from the issuance of the Commission's Offer of Settlement.

(2) In the event the respondent requests a public hearing, the confidentiality requirements of Ark. Code Ann. § 7-6-218(b)(3)(B) shall not prohibit documents and other evidence gathered in the investigation from being made a part of the record at the hearing.

(3) Upon receiving a request for a public hearing, the director shall set a date, time and place for the hearing, and written notice shall be given to the respondent and complainant, if applicable, pursuant to Ark. Code Ann. § 25-15-208(a)(2). A written notice of public hearing is a public document. Once a matter has been scheduled for a public hearing, the respondent, upon written request, shall be permitted to review the entire investigative file with the exception of working papers of the Commission and its staff.

(4) The respondent shall have the right to appear in person before the Commission at the public hearing, to be represented by counsel, to present such documentary, oral or other evidence as he or she may have in support of his or her position, to cross-examine witnesses, and to present argument on all issues involved. The complainant shall have the right to appear in person before the Commission at the public hearing, to be represented by counsel, and to address the Commission. The complainant shall not be responsible for presenting any evidence. Such responsibility rests with the Commission's staff.

(5) The director, a staff attorney, or a director of compliance shall appear at the public hearing for purposes of presenting evidence concerning the alleged violation(s) of the respondent. Whichever of these individuals presents such evidence shall not be present while the

Commissioners conduct their deliberations, nor shall said individual assist the Commission in preparation of the final order. In addition, a staff member who, in his or her official capacity, has signed a citizen complaint form on behalf of the Commission, shall not be present while the Commissioners conduct their deliberations, nor shall said individual assist the Commission in the preparation of the final order.

(6) The chairman of the Commission or, at his or her request, one of the other Commissioners, shall preside at the public hearing and, as the presiding officer, rule on motions and objections, and admit or deny evidence into the record. The presiding officer is charged with maintaining the decorum of the public hearing and may refuse to admit, or may expel, anyone whose conduct is disorderly. The presiding officer shall conduct the public hearing in the following manner:

a. Order of Proceedings.

1. The presiding officer will give an opening statement, briefly describing the nature of the proceedings.

2. The parties are to be given the opportunity to present opening statements.

3. The parties will be allowed to present their cases in the sequence determined by the presiding officer.

4. Each witness shall be sworn or affirmed by the presiding officer and be subject to examination and cross-examination as well as questioning by the Commission. The presiding officer may limit questioning in a manner consistent with law.

5. When all parties and witnesses have been heard, the parties may be given the opportunity to present final arguments.

b. Evidence.

1. The presiding officer shall rule on the admissibility of evidence and may, when appropriate, take official notice of facts in accordance with all applicable requirements of law.

2. Stipulation of facts between the parties is encouraged. The Commission may make a decision based upon stipulated facts.

3. A party seeking admission of an exhibit must provide a copy of each exhibit at the public hearing. The presiding officer must provide the opposing parties with an opportunity to examine the exhibit prior to the ruling on its admissibility. All exhibits admitted into evidence must be appropriately marked and be made part of the record.

4. Any party may object to specific evidence or to request limits on the scope of the examination or cross-examination. A brief statement of the grounds upon which the action is based shall accompany such an objection. The objection, the ruling on the objection, and the reasons for the ruling will be noted in the record. The presiding officer may rule on the objection at the time it is made or may reserve the ruling until the written decision.

5. Whenever evidence is ruled inadmissible, the party offering that evidence may submit an offer of proof on the record. The party making the offer of proof for excluded oral testimony will briefly summarize the testimony or, with permission of the presiding officer, present the testimony. If the excluded evidence consists of a document or exhibit, it shall be marked as part of an offer of proof and inserted in the record.

6. Irrelevant, immaterial, and unduly repetitive evidence will be excluded. Any other oral or documentary evidence, not privileged, may be received if it is of a type commonly relied upon by reasonably prudent men and women in the conduct of their affairs.

(7) If a party fails to appear or participate in an adjudication after proper service of notice, the Commission may proceed with the public hearing and render a decision in the absence of the party.

(8) The hearing will be recorded and a record maintained in accordance with Ark. Code Ann. § 25-15-208(a)(5) in the event judicial review is sought under Ark. Code Ann. § 25-15-212.

Following the presentation of all evidence, the Commission may convene to executive session for the purpose of conducting its deliberations, provided that, upon completion of the executive session, the Commission shall convene in public to vote upon the final action.

(9) The decision of the Commission, after a public hearing, shall be reduced to a final order signed by the chairman of the Commission, containing written findings of fact and conclusions of law, separately stated, in accordance with Ark. Code Ann. § 25-15-210(b)(2). Findings of fact shall be based exclusively on the evidence and on matters officially noticed. All such decisions of the Commission shall be made available for public inspection.

(10) The respondent shall be served either personally or by mail with a copy of any decision or order.

(11) Any final order of the Commission shall constitute an adjudication for purposes of judicial review under Ark. Code Ann. § 25-15-212.

VIII. RENDERING OF DECISION

(1) The Commission will review the evidence, testimony, documents and any other matters presented at the public hearing and thereafter render a decision. In rendering its decision, the Commission will not be bound by the terms of its Offer of Settlement.

(2) If the Commission finds that the respondent did not commit a violation, it shall issue a final order in which the Commission finds that the respondent did not violate any laws under the jurisdiction of the Commission and that the complaint shall be dismissed.

(3) If the Commission finds that the respondent did commit a violation, it shall do one or more of the following unless good cause be shown for the violation:

a. Issue a final order in which the Commission finds that there is sufficient evidence to show that a violation of law under the jurisdiction of the Commission occurred and that the respondent shall be issued a public LETTER OF CAUTION;

b. Issue a final order in which the Commission finds that there is sufficient evidence to show that a violation of law under the jurisdiction of the Commission occurred and that the respondent shall be issued a public LETTER OF WARNING;

c. Issue a final order in which the Commission finds that there is sufficient evidence to show that a violation of law under the jurisdiction of the Commission occurred and that the respondent shall be issued a public LETTER OF REPRIMAND;

d. In a final order in which the Commission finds that there is sufficient evidence to show that a violation of Ark. Code Ann. § 19-11-718 has occurred, the Commission may also declare that the special state employee has been removed from the covered board and a vacancy exists.

e. Report its findings and other evidence to the proper law enforcement authorities along with recommendations on criminal prosecution (in exercising this power, the Commission is not required to make a finding of a violation of the laws under its jurisdiction);

f. Impose a fine of not less than fifty dollars (\$50.00) nor more than two thousand dollars (\$2,000.00) for negligent or intentional violation of a law or laws under the Commission's jurisdiction;

g. The Commission may impose single or multiple sanctions against a respondent found to have committed multiple violations;

h. Impose a late filing fee not exceeding fifty dollars (\$50.00) for each day a statement of organization or financial report remains unfiled by a ballot question committee or legislative question committee;

i. Impose a late filing fee not exceeding twenty-five dollars (\$25.00) for each day a required amendment of the information contained in a statement of organization remains unfiled by a ballot question committee or legislative question committee; and

j. Order the respondent to file or amend a statutorily required disclosure form.

(4) In determining the type(s) of sanction(s) to impose, if any, after making a finding of a violation, the Commission may consider all of the surrounding circumstances including, but not limited to, the following:

a. The seriousness of the violation;

b. The presence or absence of any intention to conceal, deceive or mislead;

c. Whether the violation was negligent or intentional;

d. Whether the respondent demonstrated good faith by consulting the Commission staff or any other government agency;

e. Whether the violation was isolated or part of a pattern;

f. Whether the respondent has previously been found to have violated a law under the Commission's jurisdiction;

g. Whether the respondent, upon learning of a reporting violation, voluntarily took corrective action to provide full disclosure; and

h. Whether the respondent has shown good cause for the violation.

(5) In the event a fine is not paid in a timely fashion, the Commission shall be authorized to file suit in accordance with Ark. Code Ann. § 7-6-217(g)(8)(A) to obtain a judgment for the amount of said fine. The Commission shall also be authorized to file suit in accordance with Ark. Code Ann. § 7-6-217(g)(8)(A) to enforce an order of the Commission requiring the filing or amendment of a statutorily required disclosure form.

IX. DEFINITIONS OF PUBLIC LETTERS

(1) Caution is defined as: a written disposition of an allegation against any person which is advisory in nature, clearly giving notice to the respondent that his or her action or lack of action is a violation of law, and further advising the respondent not to engage in the same activity again. A caution may include a requirement that the respondent take corrective action as to the improper activity.

(2) Warning is defined as: a written disposition of an allegation against any person which is condemnatory in nature, expressing strong disapproval for the respondent's misconduct and expressing the view that the misconduct undermines public confidence in the integrity of the governmental process. A warning may include a requirement that the respondent take corrective action as to his or her misconduct, and may also include notice to any public official, public agency, professional association or other entity to which the respondent is a member or is employed.

(3) Reprimand is defined as: a written disposition of an allegation against any person which is condemnatory in nature, clearly giving notice to the respondent that his or her action or lack of action is a violation of the law and constitutes activity which is below the standard of conduct expected of persons under the jurisdiction of the Commission. The reprimand will require the respondent to refrain from engaging in the same activity again. A reprimand may include a requirement that the respondent take corrective action as to his or her misconduct and may also include notice to any public official, public agency, professional association or other entity to which the respondent is a member or is employed. A **reprimand** shall be considered more severe than a **caution or warning**.

X. JUDICIAL REVIEW

(1) Any person who has been sanctioned, fined and/or found to have violated a law under the Commission's jurisdiction shall have the right to file a petition for review, within thirty (30) days of service of the Commission's final order, with an appropriate Circuit Court pursuant to Ark. Code Ann. § 25-15-212.

(2) A person filing a petition for review must serve the Commission with a copy of same in accordance with the Arkansas Rules of Civil Procedure.

(3) Upon receipt of a petition for review, the Commission staff shall prepare and transmit the entire record of the proceeding to the reviewing court within thirty (30) days, or within such further time as the court may allow, but not exceeding an aggregate of ninety (90) days. By stipulation of the parties, the record may be shortened. Once prepared, the record shall be subject to public disclosure.

XI. FORMS AND INSTRUCTIONS

The Commission has prepared or utilizes the following forms and instructions: Ballot Question Financial Report of Individual or Elected Official, Ballot Question Committee Financial Report, Ballot Question Committee (BQC) Statement of Organization, Ballot Question Committee (BQC) Notice of Dissolution, Campaign Contribution and Expenditure Report for County, Municipal and School Board Candidates (form and instructions), Campaign Contribution and Expenditure Report for State and District Candidates (form and instructions), Final Campaign Contribution and Expenditure Report for State and District Candidates (form and instructions), Campaign Contribution and Expenditure Report for State and District Candidates (form

Carryover Fund Reporting Form (and instructions), Citizen Complaint Form, County Political Agency # 153.00 Party Committee Registration Form, County Political Party Committee Quarterly Reporting Form, County Political Party Committee Notice of Termination, Disclosure by Legislator Pursuant to Ark. Code Ann. § 21-8-803, Disclosure by Member (or Member-Elect) of the Arkansas General Assembly Pursuant to Ark. Code Ann. § 21-8-901, Disclosure by Board Member Pursuant to Ark. Code Ann. § 19-11-718, Exploratory Committee Registration Form, Exploratory Committee Contribution and Expenditure Report, Independent Expenditure Committee Registration, Independent Expenditure Report for Committees, Individuals, and Other Entities, Legislative Question Financial Report of Individual or Elected Official, Legislative Question Committee Financial Report, Legislative Question Committee (LQC) Statement of Organization, Legislative Question Committee (LQC) Notice of Dissolution, Lobbyist Activity Report, Lobbyist Registration Form, Lobbyist Notice of Termination, Local-Option Ballot Question Financial Report of Individual or Elected Official, Local-Option Ballot Question Committee Financial Report, Local-Option Ballot Question Committee (L-OBQC) Statement of Organization, Local-Option Ballot Question Committee (L-OBQC) Notice of Dissolution, Political Action Committee (PAC) Registration Form, Political Action Committee (PAC) Quarterly Reporting Form, Political Action Committee Notice of Termination, Political Party Quarterly Reporting Form, Quarterly Disclosure Form (certain designated officials), and Statement of Financial Interest (form and instructions). Copies of same are set forth in the appendix hereto. Moreover, the Commission has participated in the publication of the following document(s) prepared by the State Board of Election Commissioners: Running for Office, A "Plain English" Handbook for Candidates.

APPENDIX - Forms Listing

- 1. Ballot Question Financial Report of Individual or Elected Official See attached
- Ballot Question Committee Financial Report of Person Meeting the Definition of BQC Set Forth in § 7-9-402(2)(A) - See attached
- 3. Ballot Question Committee Financial Report of Person Meeting the 2%/\$10,000 Test in \$ 7-9-402(2)(B) - See attached (new)
- 4. Ballot Question Committee (BQC) Statement of Organization See attached
- 5. Ballot Question Committee (BQC) Notice of Dissolution No changes
- 6. Campaign Contribution and Expenditure Report County, Municipal and School Board Candidates (form and instructions) – No changes
- <u>7.</u> Campaign Contribution and Expenditure Report <u>Only for Candidates for</u> State and District <u>Candidates Office (Including District Judge)</u> (form and instructions) - See attached
- 8. Final Campaign Contribution and Expenditure Report Only for Candidates for State and District Candidates Office (Including District Judge) (form and instructions) See attached
- 9. Campaign Contribution and Expenditure Report for Debt Retirement No changes
- 10. Carryover Fund Reporting Form (and instructions) No changes
- 11. Citizen Complaint Form No changes
- 12. County Political Party Committee Registration Form No changes
- 13. County Political Party Committee Quarterly Reporting Form No changes
- 14. County Political Party Committee Notice of Termination No changes
- 15. Disclosure by Legislator Pursuant to Ark. Code Ann. § 21-8-803 No changes
- 16. Disclosure by Member (or Member-Elect) of the Arkansas General Assembly Pursuant to Ark. Code Ann. § 21-8-901 No changes
- 17. Exploratory Committee Registration Form No changes
- 18. Exploratory Committee Contribution and Expenditure Report No changes
- 19. Independent Expenditure Committee Registration No changes
- 20. Independent Expenditure Report for Committees, Individuals, and Other Entities No changes
- 21. Legislative Question Financial Report of Individual or Elected Official See attached
- 22. Legislative Question Committee Financial Report of Person Meeting the Definition of LOC Set Forth in § 7-9-402(10)(A) – See attached
- 23. Legislative Question Committee ("LQC") Financial Report of Person Meeting the 2%/\$10,000 Test in \$ 7-9-402(10(B) See attached (new)
- 24. Legislative Question Committee (LQC) Statement of Organization See attached
- 25. Legislative Question Committee (LQC) Notice of Dissolution No changes
- <u>26.</u> Lobbyist Activity Report No changes
- 27. Lobbyist Registration Form No changes
- 28. Lobbyist Notice of Termination No changes
- 29. Local-Option Ballot Question Financial Report of Public Servant or Governmental Body Spending Public Funds- See attached
- <u>30.</u> Local-Option Ballot Question Committee (L-OBQC) Financial Report of Person Meeting the Definition of L-OBQC Set Forth in § 3-8-702(7)(A) See attached
- 31. Local-Option Ballot Question Committee (L-OBQC) Financial Report of Person Meeting the 2%/\$10,000 Test in § 3-8-702(7)(B) See attached (new)

APPENDIX - Forms Listing Continued

- 32. Local-Option Ballot Question Committee (L-OBQC) Statement of Organization See attached
- 33. Local-Option Ballot Question Committee (L-OBQC) Notice of Dissolution No changes
- 34. Political Action Committee (PAC) Registration Form No changes
- 35. Political Action Committee (PAC) Quarterly Reporting Form No changes
- 36. Political Action Committee Notice of Termination No changes
- <u>37.</u> Political Party Quarterly Reporting Form No changes
- 38. Quarterly Disclosure Form (certain designated officials) No changes
- 39. Statement of Financial Interest (form and instructions) See attached

BALLOT QUESTION FINANCIAL REPORT OF INDIVIDUAL OR ELECTED OFFICIAL

(Arkansas Ethics Commission File Stamp)

To be filed with: Arkansas Ethics Commission Post Office Box 1917 Little Rock, AR 72203 Phone (501) 324-9600 Fax (501) 324-9606

Check if this report is an amendment to a previously filed report

DRAFT

1. NAME OF INDIVIDUAL OR ELECTED OFFICIAL	
	2. TYPE OF REPORT
ADDRE\$\$	 Monthly Report (due 15 days after end of month) Preelection Report (due 7 days before election) Final Report (due 30 days after election)
CITY, STATE AND ZIP CODE	
TELEPHONE NUMBER	
tower period: (-) through ()
This report covers period: (OUNTR ATO/E

SUMMARY	FOR REPORTING PERIOD	TOTALS
3. TOTAL EXPENDITURES MADE DURING REPORTING PERIOD		4

A. () NO ACTIVITY
 Check if you have not received or made any contributions during this reporting period.
 If you have no activity, file the first page of this report only.

I certify under oath that I have examined this report and to the best of my knowledge and belief the information so disclosed is a complete, true, and accurate financial statement.

	Signature of Individual or Elected Official
State of Arkansas } ss	
County of Subscribed and sworn before me this	day of, 20
(Legible Notary Seal)	Signature of Notary Public
My Commission Expires	

5. ITEMIZED EXPENDITURES OF \$100 OR MORE (NOTE: This includes not only expenditures made by the individual or elected official, but also expenditures made on their behalf by an advertising agency, public relations firm, or political consultant.)

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ITEMIZED EXPENDITURES OF \$100 OR MORE

(NOTE: This includes not only expenditures made by the individual or elected official, but also expenditures made on their behalf by an advertising agency, public relations firm, or political consultant.) Please Type or Print

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BALLOT QUESTION COMMITTEE ("BQC") FINANCIAL REPORT OF PERSON MEETING THE DEFINITION OF BQC SET FORTH IN § 7-9-402(2)(A)

(Arkansas Ethics Commission File Stamp)

NDACT

To be filed with: Arkansas Ethics Commission Post Office Box 1917 Little Rock, AR 72203 Phone (501) 324-9600 Fax (501) 324-9606

ck if this report is an amendment to a previously filed report

Check if this report is an amendment of	UNAT
1. NAME OF COMMITTEE (IN FULL)	
ADDRESS	2. TYPE OF REPORT
	Preelection Report (due 7 days before election)*
	Final Report (due 30 days after election)
CITY, STATE AND ZIP CODE	*NOTE: Preelection report must be received by the Ethics Commission on or before due date.
TELEPHONE NUMBER	
	-) through ()
This report covers period: (<i>i - - - - - - - - - -</i>

		CUMULATIVE
SUMMARY	FOR REPORTING PERIOD	TOTALS
3. BALANCE OF FUNDS AT BEGINNING OF REPORTING PERIOD		
4. TOTAL MONETARY CONTRIBUTIONS RECEIVED DOMINO		
REPORTING PERIOD		「「「「「「「」」」
5. TOTAL EXPENDITORED AT CLOSE OF REPORTING PERIOD	- the most	bod

7. () NO ACTIVITY Check if you have not received or made any contributions during this reporting period. 6. BALANCE OF FUNDS AT CLO If you have no activity, file the first page of this report only.

I certify under oath that I have examined this report and to the best of my knowledge and belief the information so disclosed is a complete, true, and accurate financial statement.

Signature of Ballot Question Committee Officer

State of Arkansas 355

County of Subscribed and swom before me this ______ day of _____

Signature of Notary Public

_, 20_____

(Legible Notary Seai)

My Commission Expires

Ark, Code Ann. § 7-9-402(2XA) provides as follows: "ballot question committee" means any person, located within or outside Arkansas, that receives contributions for the purpose of expressly advocating the qualification, disqualification, passage, or defeat of any ballot question, or any person, other than an elected official expending public funds, or an individual, located within or outside Arkansas, who makes expenditures for the purpose of expressly advocating the qualification, disqualification, passage, or defeat of any bailor question.

8. LOAN INFORMATION

Please Type or Print Do Not List Loans Previously Reported

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10. ITEMIZED MONETARY CONTRIBUTIONS OF \$50 OR MORE RECEIVED BY COMMITTEE

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Please Type or Print Use Additional Copies of this Page if Necessary

ITEMIZED MONETARY CONTRIBUTIONS OF \$50 OR MORE RECEIVED BY COMMITTEE Please Type or Print

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14. NONMONEY CONTRIBUTIONS RECEIVED BY COMMITTEE

(Does not include volunteer services by individuals)

Date of Receipt	Name of Contributor	Street Address of Contributor	Description and Value of Nonmoney Item	Cumulative Total from this Contributo
			-	
15. TOTAL		ONS THIS REPORT		

IMPORTANT

In addition to monetary contributions, committees should report the receipt of any nonmoney ("in-kind") contributions. A committee receives an in-kind contribution whenever a person provides the committee with an item or service without charge or for a charge that is less than the fair market value of the item or service in question.

16. ITEMIZED EXPENDITURES OF \$100 OR MORE MADE BY COMMITTEE OR ON BEHALF OF COMMITTEE BY ADVERTISING AGENCY, PUBLIC RELATIONS FIRM, OR POLITICAL CONSULTANT

Please Type or Print

Use Additional Copies of this Page if Necessary Date Name of Person to Whom Expenditure was Made Amount of Purpose of Expenditure Expenditure . . .

Revised 12/2013

ITEMIZED EXPENDITURES OF \$100 OR MORE MADE BY COMMITTEE OR ON BEHALF OF COMMITTEE BY ADVERTISING AGENCY, PUBLIC RELATIONS FIRM, OR POLITICAL CONSULTANT

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	18. TOTAL UNITEMIZED	DEXPENDITURES		

20. EXPENDITURES BY CATEGORY Please Type or Print

Advertising	TOTAL AMOUNT
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Direct Mail	
Office Supplies	
Travel	
Telephone	
Other Expenses (list)	
21. TOTAL EXPENDITURES BY CATEGORY	

22. PAID CANVASSERS, OFFICERS, AND DIRECTORS

NAME OF PAID CANVASSER/OFFICER/DIRECTOR	AMOUNT PAID	NAME OF PAID CANVASSER/OFFICER/DIRECTOR	
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23. TOTAL AM	WINT DAID CAUSE		
	CANVA	SSERS, OFFICERS, AND DIRECTORS \$	

BALLOT QUESTION COMMITTEE FINANCIAL REPORT OF PERSON MEETING THE 2%/\$10,000 TEST IN § 7-9-402(2)(B)

To be filed with:	(Arkansas Ethics Commission File Stamp)
Arkansas Ethics Commission	
Post Office Box 1917	
Little Rock, AR 72203	
Phone (501) 324-9600 Fax (501) 324-9606	
Check if this report is an amendment to a previously filed report	DRAFT
1. NAME OF INDIVIDUAL OR ELECTED OFFICIAL	
ADDRESS	2. TYPE OF REPORT
	Monthly Report (due 15 days after end of month)
	Preelection Report (due 7 days before election)
	Final Report (due 30 days after election)
CITY, STATE AND ZIP CODE	
TELEPHONE NUMBER	
This report covers period: ()1	hrough ()

SUMMARY	FOR REPORTING	CUMULATIVE TOTALS
3. TOTAL MONETARY CONTRIBUTIONS MADE DURING REPORTING PERIOD (enter amount from line 8)		

4. () NO ACTIVITY Check if you have not made any contributions during this reporting period.

I certify under oath that I have examined this report and to the best of my knowledge and belief the information so disclosed is a complete, true, and accurate financial statement.

Signature of Person Filing the Report

State of Arkansas

County of

Subscribed and sworn before me this day of _____. 20 ___

(Legible Notary Seal)

SS

Signature of Notary Public

My Commission Expires

Ark. Code Ann. § 7-9-402(2)(B) provides, in pertinent part, as follows: a person other than an individual or an approved political action committee as defined in § 7-6-201, located within or outside Arkansas ... qualifies as a ballot question committee if two percent (2%) or more of its annual revenues, operating expenses, or funds are used to make a contribution or contributions to another ballot question committee and if the contribution or contributions exceed ten thousand dollars (\$10,000) in value.

5. ITEMIZED CONTRIBUTIONS OF \$100 OR MORE (NOTE: This includes not only contributions made by the person, but also contributions made on such person's behalf by an advertising agency, public relations firm, or political consultant.) Please Type or Print Use Additional Copies of this Page if Necessary

Date	Name of Committee to Whom Contribution was Made	Street Address	Amount of Contribution	Purpose of Contribution
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ITEMIZED CONTRIBUTIONS OF \$100 OR MORE (NOTE: This includes not only contributions made by the person, but also contributions made on such person's behalf by an advertising agency, public relations firm, or political consultant.) Please Type or Print

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To be filed with: Arkansas Ethics Commissio Post Office Box 1917 Little Rock, AR 72203 Phone (501) 324-9600 Fax (501) 324-9606		(Arkansas Ethi	cs.Commission File Stamp)	
Check if this is an amend	ment to a previously	filed statement of c	organization	DRAFT
Section One: BQC Name				
Name of BQC (in full):				
Address:				
Section Three: BQC Officers Provide the name, title, addres	State	Zip	Telephone Numb	officers and directors of the BQC
City:	State s and Directors ss, and telephone nur	Zip	Telephone Numb er and other principal Title:	officers and directors of the BQC
City:	State s and Directors ss, and telephone nur	Zip	Telephone Numb er and other principal Title:	officers and directors of the BQC
City:	State s and Directors ss, and telephone nur	Zip	Telephone Numb er and other principal Title:	officers and directors of the BQC
City:	State s and Directors ss, and telephone nur	Zip mber of the treasur City:	Telephone Numb er and other principal Title: State:	er officers and directors of the BQC Zip:
City:	State s and Directors ss, and telephone nur	Zip mber of the treasur City:	Telephone Numb er and other principalTitle: State:	er officers and directors of the BQC Zip:
City:	State sand <u>Directors</u> ss, and telephone nur	Zip mber of the treasur City:	Telephone Numb er and other principalTitle: State:	officers and directors of the BQC
City:	State s and Directors ss, and telephone nur	Zip mber of the treasur City:	Telephone Numb	officers and directors of the BQC
City:	State s and Directors ss, and telephone nur	Zip mber of the treasur City:	Telephone Numb er and other principalTitle: State:	officers and directors of the BQCZip:
City:	State s and Directors ss, and telephone nur	Zip mber of the treasur City:	Telephone Numb er and other principalTitle: State:	officers and directors of the BQCZip:
City:	State s and Directors ss, and telephone nur	Zip mber of the treasur City: City:	Telephone Numb er and other principalTitle:	officers and directors of the BQCZip:

^{*} The term "ballot guestion committee" is defined in Ark. Code Ann. § 7-9-402(2)(A) and (B) and § 600(c)(1) and (2) of the Ethics Commission's Rules on Ballot and Legislative Question Committees.

Telephone Number: <u>Section Four: Financial Information</u> Provide the name and address of each financia value.	al Institution in which the I	3QC deposits money	or anything else o	f monetary
Name of Financial Institution:			_	
Address:	City:	State:	Zip:	
Name of Financial Institution:				
Address:	City:	State:	Zip:	

Section Five: Members Provide the name of each person who is a member of the committee. A person that is not an individual may be listed by its name without also listing its own members, if any.

Section Six: Brief Statement

Provide a brief statement identifying the substance of each ballot question as to which the BQC will expressly advocate the qualification, disqualification, passage, or defeat, and, if known, the date each ballot question shall be presented to a popular vote at an election.

Date

Signature of BQC Officer

BALLOT QUESTION COMMITTEE (BQC) NOTICE OF DISSOLUTION

Ark Po: Litt Pho	To be filed with: (Arkansas Ethics Commission Arkansas Ethics Commission Post Office Box 1917 Little Rock, AR 72203 Phone (501) 324-9600 Fax (501) 324-9606	n File Stamp)
1.	1. NAME OF BQC (IN FULL):	
	ADDRESS:	
	CITY, STATE AND ZIP CODE:	
2.	2. REMAINING FUNDS ON HAND AT TIME OF DISSOLUTION \$	
3.	3. METHOD BY WHICH REMAINING FUNDS WERE DISPOSED OF:	
	Treasurer of State (for benefit of General Revenue Fund Account of the State Apportionment Fund)
	An organized political party or a political party caucus of the Arkansas General Assembly, the Sen or the House of Representatives	ate,
	A nonprofit organization that is exempt from taxation under Section 501(c)(3) of the Internal Reve	nue Code
	\Box Cities of the first class, cities of the second class, or incorporated towns	
	\Box Contributors to the BQC	

DATE

SIGNATURE OF BQC OFFICER

CAMPAIGN CONTRIBUTION AND EXPENDITURE REPORT

1. Name of Candidate			
Address			
City, State and Zip		Phone Number:	
Office Sought	District Number	(Clerk's	File Stamp)
Does the candidate have a ca If yes, complete the following	ampaign committee? ()Yes ()No		
Name of Chairperson/Treasu	rer:		
Mailing Address	Phone Number:	-	
	ne) Year of Election		
Special Annual Sch			· · · · ·
 3. Type of Report: (check on Preelection report Final report (check met Treasurer of State (for benefit A political party as defined in A Assembly, the Senate, or the Contributors to the candidate's A nonprofit organization that is Cities of the first class, cities o 	This report covers what period? thod by which surplus campaign funds were of of General Revenue Fund Account of the State Appor Ark. Code Ann. § 7-1-101 or a political party caucus of House of Representatives	disposed)* tionment Fund) the Arkansas General nternal Revenue Code	(/ /) If the campaign has not ended, disposal of campaign funds is not equired and the candidate may carry orward any remaining campaign funds to the next election in the cycle or that same office.
 3. Type of Report: (check on Preelection report Final report (check met Treasurer of State (for benefit A political party as defined in A Assembly, the Senate, or the Contributors to the candidate's A nonprofit organization that is Cities of the first class, cities o Supplemental Report 	This report covers what period? thod by which surplus campaign funds were of of General Revenue Fund Account of the State Appor Ark. Code Ann. § 7-1-101 or a political party caucus of House of Representatives is campaign exempt from taxation under Section 501(c)(3) of the I f the second class, or incorporated towns SUMMARY	disposed)* tionment Fund) the Arkansas General nternal Revenue Code	If the campaign has not ended, disposal of campaign funds is not equired and the candidate may carry orward any remaining campaign funds to the next election in the cycle or that same office.
 3. Type of Report: (check on Preelection report Final report (check met Treasurer of State (for benefit A political party as defined in A Assembly, the Senate, or the Contributors to the candidate's A nonprofit organization that is Cities of the first class, cities o Supplemental Report 4. Balance of campaign function 	This report covers what period? thod by which surplus campaign funds were of of General Revenue Fund Account of the State Appor Ark. Code Ann. § 7-1-101 or a political party caucus of House of Representatives is campaign exempt from taxation under Section 501(c)(3) of the I f the second class, or incorporated towns SUMMARY ds at beginning of reporting period	disposed)* tionment Fund) the Arkansas General nternal Revenue Code	If the campaign has not ended, disposal of campaign funds is not equired and the candidate may carry orward any remaining campaign funds to the next election in the cycle or that same office.
 3. Type of Report: (check on Preelection report Final report (check met Treasurer of State (for benefit A political party as defined in A Assembly, the Senate, or the Contributors to the candidate's A nonprofit organization that is Cities of the first class, cities o Supplemental Report 4. Balance of campaign function 5. Interest (if any) earned on 	This report covers what period? thod by which surplus campaign funds were of of General Revenue Fund Account of the State Appor Ark. Code Ann. § 7-1-101 or a political party caucus of House of Representatives is campaign is exempt from taxation under Section 501(c)(3) of the I f the second class, or incorporated towns SUMMARY ds at beginning of reporting period campaign account	disposed)* tionment Fund) the Arkansas General nternal Revenue Code	If the campaign has not ended, disposal of campaign funds is not equired and the candidate may carry orward any remaining campaign funds to the next election in the cycle or that same office.
 3. Type of Report: (check on Preelection report Final report (check met Treasurer of State (for benefit) A political party as defined in A Assembly, the Senate, or the Contributors to the candidate's A nonprofit organization that is Cities of the first class, cities o Supplemental Report 4. Balance of campaign function 5. Interest (if any) earned on 6. Total Loans (enter total from the senate of the senate of the first class) 	This report covers what period? thod by which surplus campaign funds were of of General Revenue Fund Account of the State Appor Ark. Code Ann. § 7-1-101 or a political party caucus of House of Representatives is campaign exempt from taxation under Section 501(c)(3) of the I of the second class, or incorporated towns SUMMARY ds at beginning of reporting period campaign account om line 12)	disposed)* tionment Fund) the Arkansas General nternal Revenue Code	If the campaign has not ended, disposal of campaign funds is not equired and the candidate may carry orward any remaining campaign funds to the next election in the cycle or that same office.
 3. Type of Report: (check on Preelection report Final report (check met Treasurer of State (for benefit A political party as defined in A Assembly, the Senate, or the Contributors to the candidate's A nonprofit organization that is Cities of the first class, cities o Supplemental Report 4. Balance of campaign function 5. Interest (if any) earned on 6. Total Loans (enter total fr 7. Total Monetary Contributi 	This report covers what period? thod by which surplus campaign funds were of of General Revenue Fund Account of the State Appor Ark. Code Ann. § 7-1-101 or a political party caucus of House of Representatives is campaign exempt from taxation under Section 501(c)(3) of the l f the second class, or incorporated towns SUMMARY ds at beginning of reporting period campaign account om line 12) ons (enter total from line 19)	disposed)* tionment Fund) the Arkansas General nternal Revenue Code	If the campaign has not ended, disposal of campaign funds is not equired and the candidate may carry orward any remaining campaign funds to the next election in the cycle or that same office.
 3. Type of Report: (check on Preelection report Final report (check met Treasurer of State (for benefit A political party as defined in A Assembly, the Senate, or the Contributors to the candidate's A nonprofit organization that is Cities of the first class, cities o Supplemental Report 4. Balance of campaign function 5. Interest (if any) earned on 6. Total Loans (enter total from 7. Total Monetary Contributi 8. Total Expenditures (enter 	This report covers what period? thod by which surplus campaign funds were of of General Revenue Fund Account of the State Appor Ark. Code Ann. § 7-1-101 or a political party caucus of House of Representatives is campaign exempt from taxation under Section 501(c)(3) of the l f the second class, or incorporated towns SUMMARY ds at beginning of reporting period campaign account om line 12) ons (enter total from line 19) total from line 28)	disposed)* tionment Fund) the Arkansas General nternal Revenue Code	If the campaign has not ended, disposal of campaign funds is not equired and the candidate may carry orward any remaining campaign funds to the next election in the cycle or that same office.
 Type of Report: (check on Preelection report Final report (check met Treasurer of State (for benefit A political party as defined in A Assembly, the Senate, or the Contributors to the candidate's A nonprofit organization that is Cities of the first class, cities o Supplemental Report Balance of campaign fund Total Loans (enter total fr Total Expenditures (enter Balance of campaign fund 	This report covers what period? thod by which surplus campaign funds were of of General Revenue Fund Account of the State Appor Ark. Code Ann. § 7-1-101 or a political party caucus of House of Representatives is campaign exempt from taxation under Section 501(c)(3) of the l f the second class, or incorporated towns SUMMARY ds at beginning of reporting period campaign account om line 12) ons (enter total from line 19)	disposed)* tionment Fund) the Arkansas General nternal Revenue Code	If the campaign has not ended, disposal of campaign funds is not equired and the candidate may carry orward any remaining campaign funds to the next election in the cycle or that same office.

I certify to the best of my knowledge and belief that the information disclosed in this report is a complete, true, and accurate financial statement of my (the candidate's) campaign contributions and expenditures.

	Signature of Candidate or Candidate's Representative
Sworn to and subscribed before me, a Notary Public, in and for	, County, Arkansas, on this day of,
(Legible Notary Seal)	Notary Signature
Noto: If favod notany and must be legible (My Commission Expires:
· · ·	<i>i.e., either stamped or raised and inked) and the original must w within ten (10) days.</i>

12. LOAN INFORMATION

Please Type or Print Do not list loans previously reported

DATE	NAME AND ADDRESS OF LENDING INSTITUTION	GUARANTOR(S) IF ANY	AMOUNT
_			
	40. TOTAL		^
	13. TOTAL	LOANS DURING REPORTING PERIOD	\$

IMPORTANT

The limits on campaign contributions do not apply to loans or contributions made by a candidate from his or her own personal funds to the campaign or to personal loans made by financial institutions to the candidate and applied to his or her campaign. Any loans made by a candidate to his or her campaign and any loans made by a financial institution to a candidate and applied to his or her campaign shall be reported in Section 12.

If a candidate desires to use or raise campaign funds to repay himself or herself for personal funds which he or she contributed to the campaign, then he or she would need to report those personal funds as a loan in Section 12.

If a candidate does not desire to use or raise campaign funds to repay himself or herself for personal funds which he or she contributed to the campaign, then those personal funds would not be reported in Section 12. Instead, they would be reported as a campaign contribution either in Section 16 or on line 18, depending upon the amount.

If a candidate has unpaid loans at the end of the primary, runoff, special, or general election, the source, description and amount of each such loan should be itemized in Section 29. Candidates ending their campaign in debt are permitted to raise funds to retire the debt subject to the restrictions contained in Ark. Code Ann. § 7-6-219.

14. NONMONEY CONTRIBUTIONS

Does not include volunteer services by individuals

Date of receipt	Full Name and Address of Contributor	Description of nonmoney item	Value of nonmoney item	Cumulative Total From This Contributor
		_		
	15. TOTAL NONMONE	Y CONTRIBUTIONS		and the state of

IMPORTANT

In addition to monetary contributions, candidates are required to report the receipt of any nonmonetary ("in-kind") contributions. A candidate receives an inkind contribution whenever a contributor provides him with an item or service without charge or for a charge that is less than the fair market value of the item or service in question.

The value of an in-kind contribution is the difference between the fair market value and the amount charged. In-kind contributions are addressed in greater detail in Sections 205 and 206 of the Commission's Rules on Campaign Finance & Disclosure.

16. ITEMIZED MONETARY CONTRIBUTIONS OVER \$50

Please Type or Print (Use copies of this page as needed)

Date	Full Name and Mailing Address of Contributor	his page as needed) Place Of Business Employer/Occupation	Amount of Contribution	Cumulative Tota From This Contributor
			□Primary	
			□Primary □ Run-Off □General □ Debt	
			□Primary □ Run-Off □General □ Debt	
		1	□Primary □ Run-Off □General □ Debt	
			□Primary □ Run-Off □General □ Debt	
			⊡Primary □ Run-Off □General □ Debt	
			□Primary □ Run-Off □General □ Debt	
			□Primary □ Run-Off □General □ Debt	
			□Primary □ Run-Off □General □ Debt	
		ontributions This Page		

ITEMIZED MONETARY CONTRIBUTIONS OVER \$50

	Please Type or Print				
Date	Full Name and Mailing Address of Contributor	Place Of Business Employer/Occupation	Amount of Contribution	Cumulative Total From This Contributor	
			□Primary □ Run-Off □General □ Debt		
			□Primary □ Run-Off □General □ Debt		
			□Primary □ Run-Off □General □ Debt		
			□Primary □ Run-Off □General □ Debt		
			□Primary □ Run-Off □General □ Debt		
			□Primary □ Run-Off □General □ Debt		
			□Primary □ Run-Off □General □ Debt		
			□Primary □ Run-Off □General □ Debt		
			□Primary □ Run-Off □General □ Debt		
17 101	AL ITEMIZED MONETARY CONTRIBUTIONS OVER	\$50			
18. TOT	AL NONITEMIZED MONETARY CONTRIBUTIONS				
19. TOT	AL MONETARY CONTRIBUTIONS THIS REPORT				
(inclu	udes totals from lines 17 and 18)				

20. CAMPAIGN EXPENDITURES BY CATEGORY

Please Type or Print

CATEGORY	TOTAL AMOUNT
Filing Fee	
Television Advertising	
Radio Advertising	
Newspaper Advertising	
Other Advertising	
Office Supplies	
Rent	
Utilities	
Telephone	
Postage	
Direct Mail	
Travel Expenses	
Entertainment	
Fundraising	
Repayment of Loans	
Returned Contributions	
Consultant Fees	
Polls	
Paid Campaign Workers	
Other (list)	
24 TOTAL C	AMPAIGN EXPENDITURES

22. PAID CAMPAIGN WORKERS

(Includes any person you paid to work on your campaign, does not have to be full-time worker)

NAME OF WORKER	AMOUNT PAID	NAME OF WORKER	AMOUNT PAID
		23. TOTAL PAID CAMPAIGN WORK	EDE

24. ITEMIZED CAMPAIGN EXPENDITURES OVER \$100

	Please	Type or	Print
(Use	copies of	this nade	as needed)

	Use copies of this page as i	leeueu	
Name and Address of Supplier/Payee	Description of Expenditure	Date of Expenditure	Amount of Expenditure
		· · · · · · · · · · · · · · · · · · ·	
		4-11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	
			1
		0	
			1
			1
			1
25. TOTAL ITEMIZED EXPENDITURES	THIS REPORT		
26. TOTAL NONITEMIZED EXPENDITU			
27. TOTAL PAID CAMPAIGN WORKER		from line 22	
28. TOTAL EXPENDITURES THIS REPO	DKT (includes lines 25, 26 and 2	()	

NOTE: Expenditures Reflected on Lines 25, 26 and 27 Should Be Totaled by Category in Section 20

29. OUTSTANDING CAMPAIGN DEBTS (including unpaid loans) To Be Completed On Candidate's Final Report For An Election

Please Type or Print Use additional pages if necessary

NAME AND ADDRESS OF CREDITOR	DESCRIPTION OF DEBT	CURRENT BALANCE
· · · · · · · · · · · · · · · · · · ·		
	30. TOTAL DEBT	

INSTRUCTIONS FOR COMPLETING THE CAMPAIGN CONTRIBUTION AND EXPENDITURE REPORT

COUNTY, MUNICIPAL AND SCHOOL BOARD CANDIDATES

<u>SECTION 1</u> - Indicate general candidate information and title of office sought. If applicable, include information concerning the candidate's campaign committee. Also, if you are amending a report, the appropriate box at the top of the page should be checked. The law requires that the report be signed under penalty of perjury. The place for the notarized signature is at the bottom of the front page of the report.

NOTE: County, Municipal and School Board candidates are required to file a copy of this report with the County Clerk of the county in which the election is held.

SECTION 2 - Check the box for the type of election and write in the year in which the election will be held.

SECTION 3 - Check the appropriate box to indicate which type of report you are completing. Please note each type of report included here. Also, please complete the blanks indicating the dates covered by this report. It is noted that, when filing a <u>final report</u>, a candidate must indicate the method in which surplus funds are disposed. When a candidate's campaign has ended, the final report is required to indicate which option under Ark. Code Ann. § 7-6-203(h) was used to dispose of any surplus funds and the amount of such funds disposed of by the candidate. In addition, the amount of funds retained by the candidate as carryover funds is also required to be disclosed. However, if the candidate's campaign has not ended, disposal of campaign funds is not required and the candidate may carry forward any remaining campaign funds to the general primary election, general election, or general runoff election for that same office.

LINE 4 - This line, along with lines 5-10, contains SUMMARY information regarding campaign finance activity during the reporting period and cumulatively for the election. Line 4 reflects the balance of campaign funds as of the beginning of the reporting period which should be the same as the ending balance on your last report (found on line 9 of your last report). Your report will normally reflect a positive balance indicating the amount of funds on hand. However, a report may reflect a debt if prior expenditures have exceeded the amount of contributions received.

LINE 5 - This line reflects the amount of interest earned by your campaign account. Interest earned is not treated as a contribution for reporting purposes, but is considered in calculating the balance of campaign funds at the close of the reporting period. In the first column ("For Reporting Period") you list the amount of interest earned since the last reporting period. In the second column ("Cumulative Total"), you list the cumulative total of all interest earned by your campaign account for the election thus far.

LINE 6 - This line reflects the total amount of loans made by you from your own personal funds to your campaign, or personal loans made by financial institutions to you and applied to your campaign. In the first column ("For Reporting Period") you list the amount of loans which you received during the reporting period. This figure can be found on line 13 and should be entered

on line 6. In the second column ("Cumulative Total") you should enter the total amount of all loans to your campaign to date, which should be calculated by adding the figure reported in the first column of this report to the figure reported in the second column of the last report.

LINE 7 - This line reflects the total amount of monetary contributions for your campaign. In the first column ("For Reporting Period") you list the amount of contributions, itemized and nonitemized, you received during this reporting period.¹ This figure can be found on line 19 and should be entered on line 7. In the second column ("Cumulative Total") you should enter the total amount of all contributions to your campaign to date, which should be calculated by adding the figure reported in the first column of this report to the figure reported in the second column of the last report. Non-money or "in-kind" contributions, as reflected on line 15, are not included in the figure for line 7.

LINE 8 - This line reflects the total amount of expenditures made by your campaign. In the first column ("For Reporting Period") you list the amount of expenditures, itemized and nonitemized, you made during this reporting period. This figure can be found on line 28 and should be entered on line 8. In the second column ("Cumulative Total") you should list the total amount of all expenditures to your campaign to date, which should be calculated by adding the figure reported in the first column of this report to the figure reported in the second column in the last report.

LINE 9 - This line should reflect the balance of your campaign funds or "cash on hand" at the close of the reporting period. This figure is calculated by adding the amounts on lines 4, 5, 6 and 7 and subtracting from that total the figure listed on line 8.

LINE 10 - When filing a final report for a particular election, the candidate should indicate either the balance of funds remaining after the payment of all debts or the amount of all debts (including loans) which remain unpaid. Line 10 of a candidate's final report should either reflect "cash on hand" or debts (but not both).

LINE 11 - This line should be checked only if you have not received any contributions, made any expenditures, or otherwise had any campaign financial activity during this particular reporting period. If this is true, you should check this box, and complete only the items on page 1 of the Contribution and Expenditure Report. When filing a "no activity" report, the candidate should only sign and file the front page of the report.

SECTION 12 - The limit on campaign contributions does not apply to loans or contributions made by a candidate from his or her own personal funds to the campaign or to personal loans made by financial institutions to the candidate and applied to his campaign. Any personal loan made by a financial institution to a candidate and applied to his campaign should be reported in Section 12.

If a candidate desires to use or raise campaign funds to repay himself for personal funds which he contributed to the campaign, then he would need to report those personal funds as a loan in Section 12.

¹ If contributions for a general election are received during the reporting period for the primary election, those contributions should be reported in a separate but concurrent report designated for the general election. For more information on this subject, please see Ethics Commission Advisory Opinion No. 97-EC-015.

If a candidate does not desire to use or raise campaign funds to repay himself for personal funds which he contributed to the campaign, then those personal funds would not be reported in Section 12. Instead, they would be reported as a campaign contribution either in Section 16 or on line 18, depending upon the amount.

If a candidate has unpaid loans at the end of a primary, runoff, special, or general election, the source, description and amount of each such loan should be itemized in Section 29. Candidates ending their campaign in debt are permitted to raise funds to retire the debt subject to the restrictions contained in Ark. Code Ann. § 7-6-219.

LINE 13 - This line reflects the total amount of loans you received during this reporting period.

SECTION 14 - This section is for itemization of non-money or "in-kind" contributions. Contributions to candidates may not exceed the maximum amount per election from a contributor. The campaign contribution limit applies to "in-kind" contributions as well. Examples of non-money or "in-kind" contributions are donations of equipment, furniture, office space, advertising or some other item of value. The fair market value should be listed. Noncompensated, nonreimbursed, volunteer personal services or travel are **not** considered "in-kind" contributions.

LINE 15 - This line reflects the total amount of non-money or "in-kind" contributions listed in Section 14.

SECTION 16 - This section is for itemization of money or cash contributions over \$50. Contributions to candidates for county, municipal, or school board office may not exceed the maximum amount per election from any contributor. The limit applies to all contributions. The law requires the candidate to list each **contributor**, his/her **address**, **place of business**, **employer**, **occupation** and the **date** and **amount** of each contribution during this reporting period. The candidate must also designate for **which election** the contribution was received by checking the applicable box in column 4. If additional pages are necessary to report all of the contributions received, this page of the Contribution and Expenditure Report may be photocopied and attached to the report when the report is filed. (NOTE: When a person having carryover funds from a prior campaign files as a candidate for public office, such carryover funds must be transferred to the person's active campaign fund. Although technically not a contribution, the transfer of such funds should be reported in this section.)

LINE 17 - This line should reflect the total of the itemized contributions listed in Section 16.

LINE 18 - Disclose the total amount of monetary contributions of \$50 or less received during this reporting period. A monetary contribution of \$50 or less from any contributor need not be itemized, but is considered a contribution for the particular contributor and is credited against the maximum amount the contributor may contribute to the campaign. Once a contributor exceeds the \$50 threshold for a particular election, all subsequent contributions must be itemized.

LINE 19 - This line reflects the totals from lines 17 (itemized contributions) and 18 (nonitemized contributions). While a non-money contribution is considered as a contribution from the contributor and applies toward that contributor's maximum limit, non-money

contributions are not included in the amount entered on this line. Line 19 reflects the total amount of monetary contributions and is used in computing the balance of campaign funds at the close of the reporting period. This figure should also be entered on line 7 on the front page of the report.

SECTION 20 - This section requires disclosure by category of all expenditures made during the reporting period. The expenditures disclosed here include both the itemized expenditures, listed in Section 24, and the non-itemized expenditures which comprise the total found on line 26. The total amount for each category should be included. If an expenditure is made which does not fall within one of the listed categories, the candidate should include and list the expenditure as "Other" and provide a description in the appropriate space. Expenditures for salaries and wages of campaign workers should be totaled and listed in the applicable category here. Additionally, expenditures for any paid campaign workers must be itemized in Section 22.

LINE 21 - This line should reflect the total of the expenditures as categorized in Section 20. The total should reflect the combination of the figures on lines 25, 26 and 27 and should be the same as the figure on line 28.

SECTION 22 - The law also requires each candidate to list <u>any</u> person paid to work on a candidate's campaign. This is true whether the person is a full-time employee or a part-time employee and whether the amount paid exceeds \$100 or not. The candidate should list the name of each person paid to work on the campaign along with the amount paid. Payments to campaign workers reported in this section should not be repeated in section 24 or on line 26.

LINE 23 - This line should reflect the total amount paid during the reporting period for all campaign workers. This figure should also be entered on line 27.

SECTION 24 - This section is for itemization of expenditures over \$100 made during the reporting period. For each expenditure over \$100, the candidate must disclose the **date**, the **amount**, and the **description** of the expenditure made during this reporting period, and the name and address of any person, including the candidate, to whom the expenditure was made. If additional pages are necessary to report all of the expenditures made, this page of the Contribution and Expenditure Report may be photocopied and attached to the report when the report is filed.

LINE 25 - This line should reflect the total of the itemized expenditures listed in Section 24.

LINE 26 - Disclose the total amount of expenditures of \$100 or less made during this reporting period. An expenditure of \$100 or less need not be itemized, but must be included in the total amount of expenditures made during the reporting period.

LINE 27 - This line should reflect the total amount paid during the reporting period for all campaign workers. This figure should be the same as the one entered on line 23.

LINE 28 - This line reflects the totals from lines 25 (itemized expenditures), 26 (nonitemized expenditures) and 27 (paid campaign workers). This figure should also be the same as the one entered on line 8 on the front page of the report and on line 21.

SECTION 29 - This section should only be completed if the candidate has outstanding debts (including unpaid loans) after an election. The amount entered on line 30 should also be entered on line 10 of the report. If the campaign has ended with a debt, the candidate must detail each item which constitutes a part of the total campaign debt. For each creditor, the candidate should list the name and address of the creditor, the description of the debt (e.g. "consultant services"), and the balance of the debt as of the time of filing the final report. If additional pages are necessary to report all of the campaign debt, this page of the Contribution and Expenditure Report may be photocopied and attached to the report when the report is filed.

LINE 30 - This line reflects the total of all debt reflected in Section 29. This figure should also be the same as the one entered on line 9 of the front page of the report.

CAMPAIGN CONTRIBUTION AND EXPENDITURE REPORT

Only for Candidates for State and District Candidates Only Office (Including District Judge)

To be filed with: Mark Martin, Secretary of State State Capitol, Room 026 Little Rock, AR 72201 Phone (501) 682-5070 Fax (501) 682-3408

DRAFT

Check if this report is an amendment

For assistance in completing this form contact: Arkansas Ethics Commission Post Office Box 1917 Little Rock, AR 72203-1917 Phone (501) 324-9600 Toll Free (800) 422-7773

THIS FORM CANNOT BE USED FOR THE FINAL REPORT - ALL INFORMATION MUST BE COMPLETE THIS REPORT MUST BE FILED WITH THE SECRETARY OF STATE

1.	Name	of	Candidate
----	------	----	-----------

Address				
City, State and Zip			Phone Number:	
Office Sought			District Number:	
Does the candidate have a campaig If yes, complete the following:	n committee? ()Yes)No	(Secretary	of State File Stamp)
Name of Chairperson/Treasurer:			-	
Mailing Address:	Phone Num	ber:	-	
2. Type of Election: (check one only)	Year of Election:	pecial	-	
3. Type of Report: (check one only)	This report covers wh		/ /) through	(/ /)
Curro Quarter (due January 15)	□January Monthiy □February Monthiy □March Monthiy □April Monthiy □May Monthiy	Septer	onthly D t Monthly nber Monthly er Monthly	ovember Monthly ecember Monthly
4. Balance of comparison funds at he	the transmission of	FOR RE	PORTING PERIOD	CUMULATIVE TOTAL
 Balance of campaign funds at be Interest (if any) earned on campaign 	ginning of reporting period			
6. Total Loans (enter total from line	42			
7. Total Monetary Contributions (en	tor total from line 40)			
8. Total Expenditures (enter total fro	am line 22)			
9. Balance of campaign funds at clo	SP of reporting pariod			
IU. NO ACTIVITY check if you have av	treation bouised to	1		
certify to the best of my knowledge and t inancial statement of my (the candidate's)				od) Tue, and accurate
	Signature of Ca	ndidate or Ca	ndidate's Representative)
worn to and subscribed before me, a Notary Public (Legible Notary Seal)	, in and forC Notary Signature	county, Arkansa	is, on this day of	
	My Commission	Expires;		

11. LOAN INFORMATION

Please Type or Print Do not list loans previously reported

a series	NAME AND ADDRESS OF LENDING INSTITUTION	GUARANTOR(S) IF ANY	AMOUNT
DATE	NAME AND ADDRESS OF LENDING INGTHE TOTAL		
		· · · · · · · · · · · · · · · · · · ·	
			1
		DANS DURING REPORTING PERIOL	

IMPORTANT

The limits on campaign contributions do not apply to loans or contributions made by a candidate from his or her own personal funds to the campaign, or to personal loans made by financial institutions to the candidate and applied to his or her campaign. Any loans made by a candidate to his or her campaign and any loans made by a financial institution to a candidate and applied to his or her campaign shall be reported in Section 11.

If a candidate desires to use or raise campaign funds to repay himself or herself for personal funds that he or she contributed to the campaign, then he or she would need to report those personal funds as a loan in Section 11.

If a candidate does not desire to use or raise campaign funds to repay himself or herself for personal funds that he or she contributed to the campaign, then those personal funds would not be reported in Section 11. Instead, they would be reported as a campaign contribution either in Section 15 or on line 17, depending upon the amount.

13. NONMONEY CONTRIBUTIONS

(Does not include volunteer services by individuals)

Date of receipt	Full Name and Address of Contributor	Description of nonmoney item	Value of nonmoney item	Cumulative Total From This Contributor
	E.			
	14. TOTAL NONMONEY			

IMPORTANT

In addition to monetary contributions, candidates are required to report the receipt of any nonmonetary ("in-kind") contributions. A candidate receives an inkind contribution whenever a contributor provides him with an item or service without charge or for a charge which is less than the fair market value of the Item or service in question.

The value of an in-kind contribution is the difference between the fair market value and the amount charged. In-kind contributions are addressed in greater detail in Sections 205 and 206 of the Commission's Rules on Campaign Finance & Disclosure.

(Use Additional Copies Of This Page If Necessary) **Cumulative Total** Amount Of Full Name And Mailing Address Of Contributor Place Of Business/ From This Date Contribution Employer/Occupation Contributor Primary D Run-Off General Debt Derimary DRun-Off DGeneral Debt DPrimary D Run-Off General D Debt OPrimary Run-Off Off Off Off Off DPrimary D Run-Off □General □ Debt Derimary D Run-Off Dept □Primary □ Run-Off □General □ Debt □Primary □ Run-Off □General □ Debt Primary B Run-Off General Debt 4 Subtotal of Contributions This Page

15. ITEMIZED MONETARY CONTRIBUTIONS OVER \$50 Please Type or Print

1.00	Please Type or Print					
Date	Full Name And Mailing Address Of Contributor	Place Of Business/ Employer/Occupation	Amount Of Contribution	Cumulative Total From This Contributor		
			□Primary □ Run-Off □General □ Debt			
			□Primary □ Run-Off □General □ Debt			
			□Primary □ Run-Off □General □ Debt			
			□Primary □ Run-Off □General □ Debt			
			⊡Primary □ Run-Off ⊡General □ Debt			
			□Primary □ Run-Off □General □ Debt			
			□Primary □ Run-Off □General □ Debi			
			⊡Primary ⊡ Run-Off ⊡General ⊡ Debt			
			□Primary □ Run-Off □Genera1 □ Debt			
	AL ITEMIZED MONETARY CONTRIBUTIONS OVER \$5	50				
	AL NONITEMIZED MONETARY CONTRIBUTIONS					
	AL MONETARY CONTRIBUTIONS THIS REPORT udes totals from lines 16 and 17)					

ITEMIZED MONETARY CONTRIBUTIONS OVER \$50

19. CAMPAIGN EXPENDITURES BY CATEGORY

Please Type or Print

CATEGORY	TOTAL AMOUNT
Filing Fee	
Television Advertising	
Radio Advertising	and the second sec
Newspaper Advertising	
Other Advertising	
Office Supplies	
Rent	
Utilities	
Telephone	
Postage	
Direct Mail	
Travel Expenses	
Entertainment	
Fundraising	
Repayment of Loans	
Returned Contributions	
Consultant Fees	
Polls	
Paid Campaign Workers	
Other (list)	
20. TOTAL CAMPAIG	N EXPENDITURES

21. PAID CAMPAIGN WORKERS

(Include any person yo	u paid to work on your campan	n, does not have to be full-time worker) NAME OF WORKER	AMOUNT
NAME OF WORKER	AMOUNT PAID	NAME OF WORKER	PAID
		L AMOUNT PAID CAMPAIGN WORK	/EDS
	22. TOTA	L AMOUNT PAID CAMPAIGN WORK	LING

23 ITEMIZED CAMPAIGN EXPENDITURES OVER \$400

Name and Address of Supplier/Payee	(Use additional copies of this page Description of Expenditure	Date of Expenditure	Amount of Expenditur
			-
			1
			1
1			
	1		
		1	
		1	
1			
TOTAL ITEMIZED EXPENDITURES TI	HIS REPORT		
TOTAL NONITEMIZED EXPENDITURE			

27. TOTAL EXPENDITURES THIS REPORT (includes lines 24, 25 and 26)

-

Note: All Expenditures Reflected on Lines 24, 25, and 26 Should Be Totaled by Category In Section 19

INSTRUCTIONS FOR COMPLETING THE CAMPAIGN CONTRIBUTION AND EXPENDITURE REPORT

ONLY FOR CANDIDATES FOR STATE AND DISTRICT CANDIDATES OFFICE (INCLUDING DISTRICT JUDGE)

SECTION 1 - Indicate general candidate information and title of office sought. Include, if applicable, information concerning the candidate's campaign committee. Also, if you are amending a report, the appropriate box at the top of the page should be checked. The law requires that the report be signed under penalty of perjury. The place for the notarized signature is at the bottom of the front page of the report.

NOTE: <u>Candidates for</u> State and District candidates <u>office (including District Judge)</u> are required to file this report with the Secretary of State.

SECTION 2 - Check the box for the type of election and write in the year in which the election will be held.

<u>SECTION 3</u> - Check the appropriate box to indicate which report you are completing and fill in the dates covered by the report. Please note the various types of reports included. If you are completing a quarterly report, you should check the appropriate box in the first column. If it is a monthly report, columns 2-4 list each month. In addition, there is a box for the <u>Preelection</u> report. Check this box if it is appropriate.

LINE 4 - This line, along with lines 5-10, contains SUMMARY information regarding campaign finance activity during the reporting period and cumulatively for the election. Line 4 reflects the balance of campaign funds as of the beginning of the reporting period which should be the same as the ending balance on your last report (found on line 9 of your last report). Your report will normally reflect a positive balance indicating the amount of funds on hand. However, a report may reflect a debt if the prior expenditures have exceeded the amount of contributions received.

LINE 5 - This line reflects the amount of interest earned by your campaign account. Interest earned is not treated as a contribution for reporting purposes, but is considered in calculating the balance of campaign funds at the close of the reporting period. In the first column ("For Reporting Period") you list the amount of interest earned since the last reporting period. In the second column ("Cumulative Total"), you list the cumulative total of all interest earned by your campaign account for the election thus far.

LINE 6 - This line reflects the amount of loans made by you from your own personal funds to your campaign, or personal loans made by financial institutions to you and applied to your campaign. In the first column ("For Reporting Period") you list the amount of loans which you received during the reporting period. This figure can be found on line 12 and should be entered on line 6. In the second column ("Cumulative Total") you should enter the total amount of all loans to your campaign to date, which should be calculated by adding the figure reported in the first column of this report to the figure reported in the second column of the last report.
<u>LINE 7</u> - This line reflects the total amount of monetary contributions to your campaign. In the first column ("For Reporting Period") you list the amount of contributions, itemized and nonitemized, which you received during this reporting period. This figure can be found on line 18 and should be entered on line 7.¹ In the second column ("Cumulative Total") you should enter the total amount of all contributions to your campaign to date, which should be calculated by adding the figure reported in the first column of this report to the figure reported in the second column of the last report. Non-money or "in-kind" contributions, as reflected on line 14, are not included in the figure for line 7.

LINE 8 - This line reflects the total amount of expenditures made by your campaign. In the first column ("For Reporting Period") you list the amount of expenditures, itemized and nonitemized, you made during this reporting period. This figure can be found on line 27 and should be entered on line 8. In the second column ("Cumulative Total") you should list the total amount of all expenditures made by your campaign to date, which should be calculated by adding the figure reported in the first column of this report to the figure reported in the second column in the last report.

LINE 9 - This line should reflect the balance of your campaign funds or "cash on hand" at the close of the reporting period. This figure is calculated by adding the amounts on lines 4, 5, 6, and 7 and subtracting from that total the figure entered on line 8.

LINE 10 - This line should be checked only if you have not received any contributions or loans, made any expenditures, or otherwise had any campaign financial activity during this particular reporting period. If this is true, you should check this box, and complete only the items on page 1 of the Contribution and Expenditure Report. When filing a "no activity" report, the candidate should only sign and file the front page of the report.

<u>SECTION 11</u> - The limit on campaign contributions does not apply to loans or contributions made by a candidate from his or her own personal funds to the campaign or to personal loans made by financial institutions to the candidate and applied to his or her campaign. Any personal loan made by a financial institution to a candidate and applied to his or her campaign shall be reported in Section 11 and reported on line 6.

If a candidate desires to use or raise campaign funds to repay himself for personal funds which he contributed to the campaign, then he would need to report those personal funds as a loan in this section (Section 11).

If a candidate does not desire to use or raise campaign funds to repay himself for personal funds which he contributed to the campaign, then those personal funds would not be reported in Section 11. Instead, they would be reported as a campaign contribution either in Section 15 or on line 17, depending upon the amount.

¹ If contributions for a general election are received during the reporting period for the primary election, those contributions should be reported in a separate but concurrent report designated for the general election. For more information on this subject, please see Ethics Commission Advisory Opinion No. 97-EC-015,

LINE 12 - This line reflects the total amount of loans you received during this reporting period.

SECTION 13 - This section is for itemization of non-money or "in-kind" contributions. Contributions to candidates may not exceed the maximum amount per election from any contributor. The campaign contribution limit applies to "in-kind" contributions as well. Examples of non-money or "in-kind" contributions are donations of equipment, furniture, office space, advertising or some other item of value. The fair market value should be listed. Noncompensated, nonreimbursed, volunteer personal services or travel are **not** considered "inkind" contributions.

LINE 14 - This line reflects the total amount of non-money or "in-kind" contributions listed in Section 13.

SECTION 15 - This section is for itemization of money or cash contributions over \$50. Contributions to candidates for state or district office may not exceed the maximum amount per election from any contributor. The limit applies to all contributions. The law requires the candidate to list each contributor, his or her address, place of business, employer, occupation and the date and amount of each contribution during this reporting period. The candidate must also designate for which election the contribution was received by checking the applicable box in column 4. If additional pages are necessary to report all of the contributions received, this page of the Contribution and Expenditure Report may be photocopied and attached to the report when the report is filed. (NOTE: When a person having carryover funds from a prior campaign files as a candidate for public office, such carryover funds must be transferred to the person's active campaign fund. Although technically not a contribution, the transfer of such funds should be reported in this section.)

LINE 16 - This line should reflect the total of the itemized contributions listed in Section 15.

LINE 17 - Disclose the total amount of monetary contributions of \$50 or less received during this reporting period. A monetary contribution of \$50 or less from any contributor need not be itemized, but is considered a contribution for the particular contributor and is credited against the maximum amount the contributor may contribute to the campaign. Once a contributor exceeds the \$50 threshold, for a particular election, all subsequent contributions must be itemized.

LINE 18 – This line represents the totals from lines 16 (itemized monetary contributions) and 17 (nonitemized monetary contributions). While a non-money contribution is considered as a contribution from the contributor and applies toward that contributor's maximum limit, non-money contributions need not be included in this line. Line 18 reflects the total amount of monetary contributions and is used in computing the balance of campaign funds at the close of the reporting period. This figure should also be entered on line 7 on the front page of the report.

<u>SECTION 19</u> - This section requires disclosure by category of all expenditures made during the reporting period. The expenditures disclosed here include both the itemized expenditures totaled on line 24 and the non-itemized expenditures totaled on line 25. The total amount for each

category should be included. If an expenditure is made which does not fall within one of the listed categories, the candidate should include and list the expenditure as "Other" and provide a description in the appropriate space. Expenditures for salaries and wages of campaign workers should be totaled and listed in the applicable category here. Additionally, expenditures for any paid campaign workers must be itemized in Section 21.

LINE 20 - This line should reflect the total of the expenditures categorized in Section 19. The total should reflect the sum of the amounts entered on lines 24, 25 and 26 and should be the same as the amount entered on line 27.

<u>SECTION 21</u> - The law also requires each candidate to list any person paid to work on a candidate's campaign. This is true whether the person is a full-time employee or a part-time employee and whether the amount paid exceeds \$100 or not. The candidate should list the name of each person paid to work on the campaign during the reporting period along with the amount paid. Payments to campaign workers reported in this section should not be repeated in Section 23 or on line 25.

LINE 22 - This line should reflect the total amount paid during the reporting period for all campaign workers. This figure should also be entered on line 26.

<u>SECTION 23</u> - This section is for itemization of expenditures over \$100 made during the reporting period. For each expenditure over \$100, the candidate must disclose the **date**, the **amount** and a **description** of the expenditure made during this reporting period and the name and address of any person, including the candidate, to whom the expenditure was made. If additional pages are necessary to report all of the expenditures made, this page of the Contribution and Expenditure Report may be photocopied and attached to the report when the report is filed.

LINE 24 - This line should reflect the total of the itemized expenditures listed in Section 23.

<u>LINE 25</u> - Disclose the total amount of expenditures of \$100 or less made during this reporting period. An expenditure of \$100 or less need not be itemized, but must be included in the total amount of expenditures made during the reporting period.

LINE 26 - This line reflects the total amount paid during the reporting period for all campaign workers. This figure should be the same as the one entered on line 22.

LINE 27 - This line reflects the sum of the amounts entered on lines 24 (itemized expenditures), 25 (nonitemized expenditures) and 26 (paid campaign workers). This figure should be the same as the one entered on line 8 on the front page of the report and on line 20.

FINAL CAMPAIGN CONTRIBUTION AND EXPENDITURE REPORT

Only for Candidates for State and District Candidates Office (Including District Judge) Only For assistance in completing

To be filed with: Mark Martin, Secretary of State State Capitol, Room 026 Little Rock, AR 72201 Phone (501) 682-5070 Fax (501) 682-3408	Year of Election	Post Office Box 1917 Little Rock, AR 72203-1917 Phone (501) 324-9600 Toll Free (800) 422-7773
A11	L INFORMATION IN THIS REPORT MUST BE COMI REPORT MUST BE FILED WITH THE SECRETARY (PLETE DF STATE
1. Name of Candidate		
Address		
City, State and Zip		Phone Number
Office Sought		District Number:
Does the candidate have a campaign of the second se	committee?	(Secretary of State File Star
Name of Chairperson/Treasurer:		
Mailing Address	Phone Number	
2. Type of Election: (check one only) Primary Primary Runoff General This report covers what period? (General Runoff Special / /) through (/ /)	*if the campaign has
 A political party as defined in Ark. Code Ar Assembly, the Senate, or the House of I Contributors to the candidate's campaign A nonprofit organization that is exempt from Cline of the first class, cities of the second 	Revenue Fund Account of the State Appondomm nn. § 7-1-101 or a political party caucus of the A Representatives om taxation under Section 501(c)(3) of the Interna d class, or incorporated towns	ended, disposal of campaign funds is no required and the candidate may camy forward any remaining campaign funds to the next election in the cy for that same office.
Pursuant to Rule 4,4(c) of the Code of Judicial Co SUM	onduct, this method is not available to a judicial candid MARY	FOR REPORTING PERIOD CUMULA'
4. Balance of campaign funds at be	ginning of reporting period	
5. Interest (if any) earned on campa	lign account	
6. Total Loans (enter total from line	12)	
7. Total Monetary Contributions (ent	ter total from line 18)	
8. Total Expenditures (enter total fro	om line 27)	1. Marcon Haster Statistics
9. Carryover Funds or Debt at clo	Se of election (use brackets to indicate debuy	as during this reporting period)
Leastify to the best of my knowledge and t	not received contributions, loans, or made expenditure belief that the information disclosed in this re compaign contributions and expenditures.	eport is a complete, and, and account
	Signature of Candidate or Can	ididate's Representative
Sworn to and subscribed before me, a Notary Public		is, on this day of
(Legible Notary Seal)	Notary Signature My Commission Expires:	
Note: If faxed, notary seal must be legible	e (i.e., either stamped or raised and inked) an	id the original must follow within ten (10

11. LOAN INFORMATION

Please Type or Print Do not list loans previously reported

DATE	NAME AND ADDRESS OF LENDING INSTITUTION	GUARANTOR(S) IF ANY	AMOUNT OF LOAN
1		1 1	
- E		1	
		++	
1			
		RING REPORTING PERIOD	

IMPORTANT

The limits on campaign contributions do not apply to loans or contributions made by a candidate from his or her own personal funds to the campaign or to personal loans made by financial institutions to the candidate and applied to his or her campaign. Any loans made by a candidate to his or her campaign and any loans made by a financial institution to a candidate and applied to his or her campaign shall be reported in Section 11.

If a candidate desires to use or raise campaign funds to repay himself or herself for personal funds that he or she contributed to the campaign, then he or she would need to report those personal funds as a loan in Section 11.

If a candidate does not desire to use or raise campaign funds to repay himself or herself for personal funds that he or she contributed to the campaign, then those personal funds would not be reported in Section 11. Instead, they would be reported as a campaign contribution either in Section 15 or on line 17, depending upon the amount.

If a candidate has unpaid loans at the time of the primary, runoff or general election, the source, description and amount of each such loan should be itemized in Section 28. A candidate ending his or her campaign in debt is permitted to raise funds to retire the debt subject to the restrictions contained in Ark. Code Ann. § 7-6-219.

13. NONMONEY CONTRIBUTIONS

(Does not include volunteer services by individuals)

Date of Receipt	Full Name and Address of Contributor	Description of nonmoney Item	Value of nonmoney item	Cumulative Tota From This Contributor

IMPORTANT

In addition to monetary contributions, candidates are required to report the receipt of any nonmonetary ("in-kind") contributions. A candidate receives an inkind contribution whenever a contributor provides him with an item or service without charge or for a charge which is less than the fair market value of the item or service in question.

The value of an in-kind contribution is the difference between the fair market value and the amount charged. In-kind contributions are addressed in greater detail in Sections 205 and 206 of the Commission's Rules on Campaign Finance & Disclosure.

(Use copies of this page as needed) Date Full Name and Malling Address of Contributor Place of Business/ Amount of **Cumulative Total** From This Employer/Occupation Contribution Contributor DPrimary D Run-Off General Debt DPrimary D Run-Off General Debt DPrimary D Run-Off DGeneral D Debt DPrimary D Run-Off □General □ Debt Primary Run-Off General Debt DPrimary D Run-Off General Dabt OPrimary Run-Off Off Off Off Off Off OPrimary Run-Off Off Primary Run-Off General Debt Subtotal of Contributions This Page

15. ITEMIZED MONETARY CONTRIBUTIONS OVER \$50

Please Type or Print

REVISED 08/2015

Ark. Code Ann. § 7-6-202 provides that a person who knowingly fails to comply with the provisions of subchapter 2 of chapter 6, Title 7 of the Arkansas Code

shall upon conviction be guilty of a Class A misdemeanor.

		pe or Print	1	Cumulative Total
Date	Full Name and Mailing Address of Contributor	Place of Business/ Employer/Occupation	Amount of Contribution	From This Contributor
			DPrimary D Run-Off DGeneral Debt	
			DPrimary D Run-Off	
			General Debt	
			□Primary □ Run-Off □General □ Debt	
			□Primary □ Run-Off □General □ Debt	
			□Primary □ Run-Off □General □ Debt	
		-	□Primary □ Run-Off □General □ Debt	
			Primary D Run-Off	
-			□Primary □ Run-Off □General □ Debt	
			□Primary □ Run-Off	
			General Debi	
16 TOT	AL ITEMIZED MONETARY CONTRIBUTIONS OVER	\$50		
47 TOT	AL NONITEMIZED MONETARY CONTRIBUTIONS			
18. TOT	AL MONETARY CONTRIBUTIONS THIS REPORT			
(inc	ludes lines 16 and 17)			

ITEMIZED MONETARY CONTRIBUTIONS OVER \$50

Ark. Code Ann. § 7-8-202 provides that a person who knowingly falls to comply with the provisions of subchapter 2 of chapter 6, Title 7 of the Arkansas Code shall upon conviction be guilty of a Class A misdemeanor.

19. CAMPAIGN EXPENDITURES BY CATEGORY

Please Type or Print

CATEGORY	TOTAL AMOUNT
Filing Fee	
Television Advertising	
Radio Advertising	
Newspaper Advertising	
Other Advertising	
Office Supplies	
Rent	
Utilities	
Telephone	
Postage	
Direct Mail	
Travel Expenses	
Entertainment	
Fundraising	
Repayment of Loans	
Returned Contributions	
Consultant Fees	
Poils	
Paid Campaign Workers	
Other (list)	
20. TOTAL C	AMPAIGN EXPENDITURES

21. PAID CAMPAIGN WORKERS

(include any person you paid to work on your campaign, does not have to be full-time worker)

NAME OF WORKER	AMOUNT PAID	NAME OF WORKER	AMOUNT PAID
	22. TOTAL AN	IOUNT PAID CAMPAIGN WORKERS	\$

23. ITEMIZED CAMPAIGN EXPENDITURES OVER \$100

Please Type or Print (Use copies of this page as needed)			
Name and Address of Supplier/Payee	Description of Expenditure	Date of Expenditure	Amount of Expenditure
· · · · · · · · · · · · · · · · · · ·			
	THA BROOK		
24. TOTAL ITEMIZED EXPENDITURES 25. TOTAL NONITEMIZED EXPENDITU	THIS REPORT		
26 TOTAL PAID CAMPAIGN WORKER	RS THIS REPORT (enter total fro	m line 22)	
27. TOTAL EXPENDITURES THIS REP	ORT (includes lines 24, 25 and 2	26)	

NOTE: Expenditures Reflected on Lines 24, 25 and 26 Should Be Totaled by Category in Section 19

28. OUTSTANDING CAMPAIGN DEBTS (INCLUDING UNPAID LOANS)

Please Type or Print Use additional pages if necessary

NAME AND ADDRESS OF CREDITOR	DESCRIPTION OF DEBT	CURRENT BALANCE
	29. TOTAL DEBT	

INSTRUCTIONS FOR COMPLETING THE DRAFT FINAL CAMPAIGN CONTRIBUTION AND EXPENDITURE REPORT

ONLY FOR CANDIDATES FOR STATE AND DISTRICT CANDIDATES OFFICE (INCLUDING DISTRICT JUDGE)

SECTION 1 - Indicate general candidate information and title of office sought. If applicable, include information concerning the candidate's campaign committee. The candidate should indicate the year of the election on the top of the report. Also, if you are completing an amended final report, the appropriate box at the top of the page should be checked. The law requires that the report be signed under penalty of perjury. The place for the notarized signature is at the bottom of the front page of the report.

NOTE:	Candidates for State and District candidates office (including District Judge) are
	required to file this report with the Secretary of State.

SECTION 2 - Check the box for the election to which this final report applies (*i.e.*, primary, primary runoff, general, general runoff, or special election) and indicate the time period covered by this final report.

<u>SECTION 3</u> - This section only applies to candidates whose campaigns have ended with surplus funds remaining. For example, candidates advancing from the primary election to the general election are not required to dispose of surplus funds until after the general election.

This section discloses the method used to dispose surplus campaign funds. "Surplus campaign funds" are defined as the balance of campaign funds over expenses incurred as of the day of the election except for carryover funds and any funds required to repay loans made by the candidate from his or her personal funds to the campaign or to repay loans made by financial institutions to the candidate and applied to his or her campaign.

"Carryover funds" refers to the amount of campaign funds retained from the last election by the candidate for future use but not to exceed the annual salary for the office sought. The amount of carryover funds retained, if any, are to be reflected on line 9 of this report.

"Surplus campaign funds" and "carryover funds" do not include campaign signs, campaign literature, and other printed materials that were: (i) purchased by the campaign; (ii) reported on the appropriate contribution and expenditure report for the campaign at the time of the purchase; and (iii) retained for use in a future campaign by the same candidate.

The law requires candidates to dispose of surplus campaign funds within thirty (30) days following the end of the month in which the election is held and to disclose how the surplus campaign funds were disbursed. The funds may be disbursed in any one or more of the five (5) methods listed on this report. The candidate should check each box which is applicable. Pursuant to Rule 4.4(c) of the Code of Judicial Conduct, a judicial candidate's campaign

committee may only dispose of surplus funds by returning them to contributors or turning them over to the State Treasurer as provided by law.

LINE 4 - This line, along with lines 5-10, contains SUMMARY information regarding campaign finance activity during the reporting period and cumulatively for the election. Line 4 reflects the balance of campaign funds as of the beginning of the reporting period which should be the same as the ending balance on your last report (found on line 9 of your last report). Your report will normally reflect a positive balance indicating the amount of funds on hand. However, a report may reflect a debt if the prior expenditures have exceeded the amount of contributions received.

LINE 5 - This line reflects the amount of interest earned by your campaign account. Interest earned is not treated as a contribution for reporting purposes, but is considered in calculating the balance of campaign funds at the close of the reporting period. In the first column ("For Reporting Period") you list the amount of interest earned since the last reporting period. In the second column ("Cumulative Total"), you list the cumulative total of all interest earned by your campaign account for the election thus far.

LINE 6 - This line reflects the total amount of loans made by you from your own personal funds to your campaign, or personal loans made by financial institutions to you and applied to your campaign. In the first column ("For Reporting Period") you list the amount of loans which you received during the reporting period. This figure can be found on line 12 and should be entered on line 6. In the second column ("Cumulative Total") you should enter the total amount of all loans to your campaign to date, which should be calculated by adding the figure reported in the first column of this report to the figure reported in the second column of the last report.

LINE 7 - This line reflects the total amount of monetary contributions to your campaign. In the first column ("For Reporting Period") you list the amount of contributions, itemized and nonitemized, which you received during this reporting period. This figure can be found on line 18 of the final report and should be entered on line 7. In the second column ("Cumulative Total") you should enter the total amount of all contributions to your campaign to date, which should be calculated by adding the figure reported in the first column of this report to the figure reported in the second column of the last report. Non-money or "in-kind" contributions, as reflected on line 14, are not included in the figure for line 7.

LINE 8 - This line reflects the total amount of expenditures made by your campaign. In the first column ("For Reporting Period") you list the amount of expenditures, itemized and nonitemized, you made during this reporting period. This figure can be found on line 27 and should be entered on line 8. In the second column ("Cumulative Total") you should list the total amount of all expenditures made by your campaign to date, which should be calculated by adding the figure reported in the first column of this report to the figure reported in the second column in the last report.

LINE 9 - This line reflects the status of the campaign account after all contributions and expenditures, including the disbursement of any surplus funds. If a candidate has carryover

funds remaining in his or her campaign account¹ for use as officeholder expenses or for future campaign purposes, the amount of the carryover funds should be indicated in the second column on line 9. If, instead of a surplus, the campaign has ended with a debt, the candidate must enter the amount of the debt in the second column on line 9. The amount noted as debt should be in brackets, *i.e.* "[\$1,200]". The amount of debt entered on line 9 should be the same amount reflected on line 29 and the outstanding items which make up this debt figure should be listed in Section 28.

LINE 10 - This line should be checked only if you have not received any contributions, made any expenditures, or otherwise had any campaign financial activity during this particular reporting period. If this is true, you should check this box, and complete only the items on page 1 of the Contribution and Expenditure Report. When filing a "no activity" report, the candidate should only sign and file the front page of the report.

SECTION 11 - The limit on campaign contributions does not apply to loans or contributions made by a candidate from his or her own personal funds to the campaign or to personal loans made by financial institutions to a candidate and applied to his or her campaign. Any personal loan made by a financial institution to a candidate and applied to his or her campaign shall be reported in Section 11.

If a candidate desires to use or raise campaign funds to repay himself for personal funds which he contributed to the campaign, then he would need to report those personal funds as a loan in this section (Section 11).

If a candidate does not desire to use or raise campaign funds to repay himself for personal funds which he contributed to the campaign, then those personal funds would not be reported in Section 11. Instead, they would be reported as a campaign contribution either in Section 15 or on line 17, depending on the amount.

If a candidate has unpaid loans at the time of the primary, runoff, special or general election, the source, description and amount of each such loan should be itemized in Section 28. A candidate ending his or her campaign in debt is permitted to raise funds to retire the debt subject to the restrictions contained in Ark. Code Ann. § 7-6-219.

LINE 12 - This line reflects the total amount of loans you received during this reporting period.

SECTION 13 - This section is for itemization of non-money or "in-kind" contributions. Contributions to candidates may not exceed the maximum amount per election from any contributor. The limit applies to "in-kind" contributions as well. Examples of non-money or "inkind" contributions are donations of equipment, furniture, office space, advertising or some other item of value. The fair market value should be listed. Noncompensated, nonreimbursed, volunteer personal services or travel are **not** considered "in-kind" contributions.

LINE 14 - This line reflects the total amount of non-money or "in-kind" contributions listed in

¹ See the instructions for Section 3, herein, for a definition of "carryover funds."

Section 13.

SECTION 15 - This section is for itemization of money or cash contributions over \$50. Contributions for candidates for state or district office may not exceed the maximum amount per election from any contributor. The limit applies to all contributions. The law requires the candidate to list each contributor, his or her address, place of business, employer, occupation and the date and amount of each contribution during this reporting period. The candidate must also designate for which election the contribution was received by checking the applicable box in column 4. If additional pages are necessary to report all of the contributions received, this page of the Contribution and Expenditure Report may be photocopied and attached to the report when the report is filed. (NOTE: When a person having carryover funds from a prior campaign files as a candidate for public office, such carryover funds must be transferred to the person's active campaign fund. Although technically not a contribution, the transfer of such funds should be reported in this section.)

LINE 16 - This line should reflect the total of the itemized contributions listed in Section 15.

<u>LINE 17</u> – Disclose the total amount of monetary contributions of \$50 or less received during this reporting period. A monetary contribution of \$50 or less from any contributor need not be itemized, but is considered a contribution for the particular contributor and is credited against the maximum amount the contributor may contribute to the campaign. Once a contributor exceeds the \$50 threshold for a particular election, all subsequent contributions must be itemized.

LINE 18 - This line reflects the totals from lines 16 (itemized monetary contributions) and 17 (nonitemized monetary contributions). While a non-money contribution is considered as a contribution from the contributor and applies toward that contributor's maximum limit, non-money contributions are not entered on this line. Line 18 reflects the total amount of monetary contributions and is used in computing the balance of the amount of carryover funds or debt at the close of the reporting period. This figure should also be entered on line 7 on the front page of the report.

SECTION 19 - This section requires disclosure by category of all expenditures made during the reporting period. The expenditures disclosed here include both the itemized expenditures totaled on line 24 and the non-itemized expenditures totaled on line 25. The total amount for each category should be included. If an expenditure is made which does not fall within one of the listed categories, the candidate should include and list the expenditure as "Other" and provide a description in the appropriate space. Expenditures for salaries and wages of campaign workers should be totaled and listed in the applicable category here. Additionally, expenditures for any paid campaign workers must be itemized in Section 21.

LINE 20 - This line should reflect the total of the expenditures categorized in Section 19. The total should reflect the sum of the amounts entered on lines 24, 25 and 26 and should be the same as the amount entered on line 27.

SECTION 21 - The law also requires each candidate to list any person paid to work on a

candidate's campaign. This is true whether the person is a full-time employee or a part-time employee and whether the amount paid exceeds \$100 or not. The candidate should list the name of each person paid to work on the campaign during the reporting period along with the amount paid. Payments to campaign workers reported in this section should not be repeated in Section 23 or on line 25.

LINE 22 - This line should reflect the total amount paid during the reporting period for all campaign workers. This figure should also be entered on line 26.

SECTION 23 - This section is for itemization of expenditures over \$100 made during the reporting period. For each expenditure over \$100, the candidate must disclose the **date**, the **amount** and a **description** of the expenditure made during this reporting period and the name and address of any person, including the candidate, to whom the expenditure was made. If additional pages are necessary to report all of the expenditures made, this page of the Contribution and Expenditure Report may be photocopied and attached to the report when the report is filed.

LINE 24 - This line should reflect the total of the itemized expenditures listed in Section 23.

LINE 25 - Disclose the total amount of expenditures of \$100 or less made during this reporting period. An expenditure of \$100 or less need not be itemized, but must be included in the total amount of expenditures made during the reporting period.

LINE 26 - This line reflects the total amount paid during the reporting period for all campaign workers. This figure should be the same as the one entered on line 22.

LINE 27 - This line reflects the sum of the amounts entered on lines 24 (itemized expenditures), 25 (nonitemized expenditures) and 26 (paid campaign workers). This figure should be the same as the one entered on line 8 on the front page of the report and on line 20.

SECTION 28 - This section should only be completed if the candidate has outstanding debts (including unpaid loans) after an election. The amount entered on line 29 should also be entered on line 9 of the report. If the campaign has ended in debt, the candidate must detail each item which constitutes a part of the total campaign debt. For each creditor, the candidate should list the **name and address of the creditor**, a **description of the debt** (*e.g.*, "consulting services") and the **balance of the debt** as of the time of filing the final report. If additional pages are necessary to report all of the campaign debt, this page of the Contribution and Expenditure Report may be photocopied and attached to the report when the report is filed.

LINE 29 - This line reflects the total amount of all debts listed in Section 28. This figure should also be the same as the one entered on line 9 on the front page of the report.

CAMPAIGN CONTRIBUTION AND EXPENDITURE REPORT FOR DEBT RETIREMENT

Year of Election: (Note: This is the year of the election for which you are seeking to retire campaign debt)

NOTE: The campaign contribution and expenditure reports for debt retirement of a person who ran for school district, township, municipal, or county office are required to be filed with the <u>county clerk</u> of the county in which the election was held. The campaign contribution and expenditure reports for debt retirement of a person who ran for state or district office are required to be filed with:

Mark Martin, Secretary of State State Capitol, Room 026 Little Rock, AR 72201 Phone (501) 682-5070 Fax (501) 682-3408 For assistance in completing this form contact: Arkansas Ethics Commission Phone (501) 324-9600 Toll Free (800) 422-7773

Check if this report is an amendment

Officeholder/Ca	andidate Information	(file stamp)
1. Name of Officeholder/Candidate		
A 11		
Address		
City, State, and Zip	Phone Number	-
Office Held/Office Sought	District Number	-
2. Type of Report: (check only one)	This report covers what period? (/	
First Quarter (due April 15)	Third Quarter (due October 15)	
□ Second Quarter (due July 15)		
A quarterly report is due if you have received	in excess of \$500 since your last report concerning	campaign debt. No report is required
for any calendar quarter in which you have n	ot exceeded the cumulative contribution limit of \$50	0 since your last report. For example,
if you receive contributions in the amounts of	of \$250 and \$300, respectively, in the first and second	quarters, then you trigger the
reporting requirement in the second quarter	because you crossed the \$500 threshold in that quart	er. Note, however, that you are

required to disclose the \$250 in contributions you received in the first quarter.

SUMMARY	FOR REPORTING PERIOD	CUMULATIVE TOTAL
3. Amount of Campaign Debt to be Retired		
4. Total Loans (enter amount from line 10)		
5. Total Monetary Contributions (enter amount from line 14)		
6. Total Expenditures (enter amount from line 18)		
7. Total Amount of Debt Retired During Reporting Period (enter amount from line 19)		
8. Balance of Campaign Debt at Close of Reporting Period (add lines 3 and 4 and then reduce that amount by line 7)		

I certify that I have examined this Report, and that to the best of my knowledge and belief it is true, correct, and complete.

	Signature of Officeholder/Candidate	
Sworn to and subscribed before me, a Notary Public, in and for	County, Atkansas, on this	day of
My Commission Expires:	Signature of Notary	

Note: If faxed, notary seal must be legible (*i.e.*, either stamped or raised and inked) and the original must follow within ten (10) days. Ark. Code Ann. § 7-6-202 provides that a person who knowingly fails to comply with the provisions of subchapter 2 of chapter 6, Title 7 of the Arkansas Code shall upon conviction be guilty of a Class A misdemeanor.

9. LOAN INFORMATION

Please Type or Print Do not list loans previously reported

DATE	NAME AND ADDRESS OF LENDING INSTITUTION	GUARANTOR(S) IF ANY	AMOUNT
		UDING DEBODENIG PERIO	
	10. IUIAL LUANS L	URING REPORTING PERIOI	\$

IMPORTANT

If it is necessary for the candidate to loan the campaign money in order to conduct debt retirement activities, those loans should be reported here.

11. ITEMIZED MONETARY CONTRIBUTIONS OVER \$50

Please type or print (Use additional copies of this page if necessary)

Date	Full Name And Mailing Address Of Contributor	Place of Business/ Employer/Occupation	Amount Of Contribution	Cumulative Total from this Contributor
	Subtotal of Co	ontributions This Page		

11. ITEMIZED MONETARY CONTRIBUTIONS OVER \$50

Please type or print (Use additional copies of this page if necessary)

Date	Full Name And Mailing Address Of Contributor	Place of Business/ Employer/Occupation	Amount Of Contribution	Cumulative Total from this Contributor
		r		
2. TO	TAL ITEMIZED MONETARY CONTRIB	UTIONS OVER \$50		
	TAL NONITEMIZED MONETARY CONT			
	FAL MONETARY CONTRIBUTIONS TH ludes totals from lines 12 and 13)	IS REPORT		

15. ITEMIZED EXPENDITURES OVER \$100

Please type or print (Use additional copies of this page if necessary)

Name and Address of Supplier/Payee	Description of Expenditure	Date of Expenditure	Amount of Expenditure
×			
16 TOTAL VERMEED ENDEND			1
16. TOTAL ITEMIZED EXPENDIT	TURES THIS REPORT		
17. TOTAL NONITEMIZED EXPE	NDITURES THIS REPORT		
18. TOTAL EXPENDITURES THIS	REPORT (includes lines 16	and 17)	
19. TOTAL AMOUNT OF DEBT R *This amount includes payments	ETIRED DURING REPORT	ING PERIOD*	
beginning of the reporting perio	d and (ii) loans made during	the reporting period	

CARRYOVER FUND REPORTING FORM

Year of Election:

NOTE: The carryover fund reports of a person who ran for school district, township, municipal, or county office are required to be filed with the <u>county clerk</u> of the county in which the election was held. The carryover fund reports of a person who ran for state or district office are required to be filed with:

> Mark Martin, Secretary of State State Capitol, Room 026 Little Rock, AR 72201 Phone (501) 682-5070 Fax (501) 682-3408

For assistance in completing this form contact: Arkansas Ethics Commission Post Office Box 1917 Little Rock, AR 72203-1917 Phone (501) 324-9600 Toll Free (800) 422-7773

Check if this report is an amendment

Officeholder/Car	ndidate Information	(file stamp)
1. Name of Officeholder/Candidate		
Address		-
City, State, and Zip	Phone Number	-
Office	District Number	-
2. Type of Report: (check only one)	This report covers what period? (/	_/) through (/)
First Quarter (due April 15)	□ Fourth Quarter (due January 15)	
Second Quarter (due July 15)		(due January 31)
Third Quarter (due October 15)		
A quarterly report is due if you have expended	l in excess of \$500 since your last report concerning	g carryover funds. No report is
required in any calendar quarter in which you l	have not exceeded the cumulative expenditure limit	t of \$500 since your last report.
An annual report is not required if you have fi	led at least one quarterly report during the calendar	year. A person is required to file
a report for the calendar quarter in which he o	or she transfers carryover funds to his or her active	campaign fund.

SUMMARY	FOR REPORTING PERIOD	YEAR-TO-DATE
3. Balance of carryover funds at beginning of reporting period		
4. Interest (if any) earned on carryover account		
5. Total expenditures (enter amount from line 10)		
6. Balance of carryover funds at close of reporting period		

I certify that I have examined this Report, and that to the best of my knowledge and belief it is true, correct, and complete.

	Signature of Officeholder/Candidate		
Sworn to and subscribed before me, a Notary Public, in and for, 20	County, Arkansas, on this day of		
My Commission Expires:	Signature of Notary		
Note: If faxed, notary seal must be legible (<i>i.e.</i> , either stamped or rai	sed and inked) and the original must follow within ten (10) days.		

	Please Type or Print (Use copies of this page as needed)			
Name and Address of Supplier/Payee Description of Expenditure Date Amount of Expenditure				
8. TOTAL ITEMIZED EXPENDIT	TURES			
9. TOTAL NONITEMIZED EXPE	NDITURES			
0. TOTAL EXPENDITURES (includes lines 8 and 9)				

7. ITEMIZED EXPENDITURES OVER \$100

INSTRUCTIONS FOR COMPLETING THE CARRYOVER FUND REPORTING FORM

<u>Section 1</u> – Provide the general information sought, including the name, address, and telephone number of the officeholder or candidate filing the report and the public office for which he or she sought election. In addition, the year of the election should be indicated at the top of the report. Also, if an amended report is being filed, the appropriate box at the top of the report should be checked. The law requires that the report be signed under penalty of perjury. The place for the notarized signature is at the bottom of the front page of the report.

Section 2 – Check the box for the type of report. If the report is an annual report, provide the year. (NOTE: A person who retains carryover funds from a general election held in November or a runoff election held in November is not required to file an annual report for the year of the general election or runoff election from which carryover funds were retained.)

<u>Line 3</u> – This line, along with lines 4-6, contains SUMMARY information concerning the person's carryover funds during the reporting period and cumulatively for the year. Line 3 reflects the balance of carryover funds as of the beginning of the reporting period which should be the same as the ending balance of the previous report (found on line 6 of the last report).

Line 4 – This line reflects the amount of interest, if any, earned by the carryover fund account. In the first column ("For Reporting Period"), list the amount of interest earned since the last report. In the second column ("Year to Date"), list the cumulative total of all interest earned during the calendar year.

<u>Line 5</u> – This line reflects the total amount of carryover funds which have been expended. In the first column ("For Reporting Period"), list the amount of expenditures, itemized and nonitemized, made since the last report. This figure can be found on line 10 and should be entered on line 5. In the second column ("Year to Date"), list the total amount of all expenditures made during the calendar year, which should be calculated by adding the figure reported in the first column to the figure reported in the second column of the last report.

<u>Line 6</u> – This line should reflect the balance of carryover funds at the close of the reporting period. This figure can be calculated by adding the amounts on lines 3 and 4 and subtracting from that total the figure entered on line 5.

<u>Section 7</u> – This section requires disclosure of each expenditure in excess of \$100 which has been made since the last report. For each expenditure over \$100, provide the name and address of the supplier or payee, the date of the expenditure, the amount of the expenditure, and a description of the expenditure.

Line 8 – This line should reflect the total of the itemized expenditures listed in section 7.

<u>Line 9</u> – Disclose the total amount of expenditures of 100 or less made since the last report. An expenditure of 100 or less need not be itemized, but must be included in the total amount of expenditures made since the last report.

Line 10 – This line reflects the sum of the amounts entered on lines 8 ("Itemized Expenditures") and 9 ("Nonitemized Expenditures"). This figure should be the same as the one entered on line 5 on the front page of the report.

FREQUENTLY ASKED QUESTIONS

Question No. 1: What are carryover funds?

- A person who was a candidate and has campaign funds remaining from an election that has ended may retain as "carryover funds" an amount not exceeding the annual salary, excluding expense allowances, set by Arkansas law for the office sought. "Carryover funds" do not include campaign signs, campaign literature, and other printed materials that were: (i) purchased by the campaign; (ii) reported on the appropriate contribution and expenditure report for the campaign at the time of the purchase; and (iii) retained for use in a future campaign by the same candidate.¹
- The use of carryover funds is only available for those candidates or officeholders who ended their campaigns with funds remaining. Candidates or officeholders who end their campaigns either with no carryover or in debt may not use or raise campaign funds for travel associated with attending conferences or seminars on general political issues.²

Question No. 2: Where are carryover funds kept?

- If carryover funds are retained, a candidate must establish an office account, separate from any personal or other account. Any carryover funds transferred to this account shall be used only for future campaigns involving the candidate in a non-federal office and/or legitimate expenses in connection with the candidate's public office.³
- Carryover funds may be deposited in an interest-bearing account. At no time, however, may the total amount in the carryover account exceed the annual salary, excluding expense allowances, for the office sought or held.⁴

¹ Ark. Code Ann, § 7-6-201(3).

² § 215(c) of the Commission's Rules on Campaign Finance & Disclosure.

³ § 227(b) of the Commission's Rules on Campaign Finance & Disclosure.

⁴ § 227(d) of the Commission's Rules on Campaign Finance & Disclosure.

Question No. 3: What are the permissible uses for carryover funds?

- Generally, officeholders are free to expend carryover funds on any purpose designed to further their office as long as it is not for personal income or otherwise prohibited by law.⁵
- Legitimate office expenses include transportation incurred by the officeholder or a member of his or her staff incurred in the operation of the office.⁶
- Carryover funds may be used to purchase office supplies and/or equipment for use in the office or in future campaigns.⁷
- Carryover funds may be used to reimburse the officeholder or his or her staff for meals or lodging in connection with the operation of the office or future campaigns.⁸
- Carryover funds may be used to purchase invitations or notices to political events, as well as to purchase gifts or commemorative items for staff members or their families in times of sickness or death, or family emergency.⁹
- Carryover funds may be used to offset any reasonable and legitimate office expense which is otherwise not reimbursable from public funding.¹⁰
- Officeholders may use carryover funds to purchase advertisements in publications of charitable, civic and educational organizations.¹¹
- Carryover funds may be used to buy items such as ads in school yearbooks as these purchases serve to increase public visibility for the officeholders.¹²
- Carryover funds may be used to purchase items given as awards in recognition of accomplishments where they are presented by a current officeholder in person. Such items include the purchase of American and State flags flown at the State Capitol and given to schools in subsequent ceremonies.¹³
- Officeholders may use carryover funds to purchase tickets from charities, civic organizations and political parties for banquets or other similar special social events. The presence of officeholders increases the public visibility of officeholders and, for that reason, officeholders who purchase tickets should make

⁵ § 223(a) of the Commission's Rules on Campaign Finance & Disclosure.

⁶ § 227(c) of the Commission's Rules on Campaign Finance & Disclosure.

⁷ § 227(c) of the Commission's Rules on Campaign Finance & Disclosure.

⁸ § 227(c) of the Commission's Rules on Campaign Finance & Disclosure.

⁹ § 227(c) of the Commission's Rules on Campaign Finance & Disclosure.

¹⁰ § 227(c) of the Commission's Rules on Campaign Finance & Disclosure.

¹¹ § 220(a) of the Commission's Rules on Campaign Finance & Disclosure.

¹² § 220(a) of the Commission's Rules on Campaign Finance & Disclosure.

¹³ § 220(b) of the Commission's Rules on Campaign Finance & Disclosure.

all reasonable efforts to attend the banquet. Officeholders may use carryover funds to purchase a ticket for a spouse but carryover funds should not be used to purchase tickets for State Capitol staff, current staff or former campaign workers.¹⁴

- Officeholders may use carryover funds for lease, rental or use charges of any ordinary and necessary office equipment such as copy machines, telephones, postage meters, facsimile machines, computer hardware and software, printers and video equipment for use in the office or in future campaigns.¹⁵
- Carryover funds may be used by an officeholder to pay for an inaugural event.¹⁶
- Examples of other miscellaneous expenses on which officeholders may lawfully expend carryover funds include, but are not limited to:
 - (a) Flowers, sympathy gifts or other nominal memorial items to a constituent's funeral or family;
 - (b) Hiring public halls and music for political meetings, furnishing music, uniforms, banners or fireworks for political clubs or parades or like events and for related advertising of same;
 - (c) Printing and circulating political communications, sample ballots or ballot labels; and
 - (d) Sponsorship of a sports team.¹⁷
- A person with carryover funds may, at any time, dispose of such funds in the same manner as surplus campaign funds.¹⁸ In that regard, Ark. Code Ann. § 7-6-203(h)(1) provides that surplus funds may be turned over to either:
 - (a) The Treasurer of State for the benefit of the General Revenue Fund Account of the State Apportionment Fund;
 - (b) A political party as defined in Ark. Code Ann. § 7-1-101 or a political party caucus of the General Assembly, the Senate, or the House of Representatives;
 - A nonprofit organization which is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code;

¹⁴ § 221(b) of the Commission's Rules on Campaign Finance & Disclosure.

¹⁵ § 222(a) of the Commission's Rules on Campaign Finance & Disclosure.

¹⁶ Advisory Opinion No. 98-EC-020.

¹⁷ § 223(a) of the Commission's Rules on Campaign Finance & Disclosure.

¹⁸ § 227(a) of the Commission's Rules on Campaign Finance & Disclosure.

- (d) Cities of the first class, cities of the second class, or incorporated towns; or
- (e) The contributors to the candidate's campaign.

Question No. 4: What are the prohibited uses of carryover funds?

- A candidate may not take carryover funds as personal income or as income for his or her spouse or dependent children.¹⁹
- Carryover funds may not be used to reimburse campaign workers, staff or spouses of either the candidate or the workers for attendance at conferences or seminars. Officeholders are permitted to use carryover funds to reimburse <u>only themselves</u> for travel associated with attending conferences or seminars on general political issues.²⁰
- Carryover funds may not be used to purchase tickets for State Capitol staff, current staff or former campaign workers to attend banquets or social events held by charities, civic organizations or political parties.²¹

Question No. 5: *How long may carryover funds be retained?*

- Carryover funds may be retained by a person for not more than ten (10) years after the last election at which he or she was a candidate or, if applicable, not more than ten (10) years after the last day that the person held office, and any remaining carryover funds shall be disposed of in the same manner as for surplus campaign funds.²²
- When a person having carryover funds from an election held after July 1, 1997, files as a candidate for public office, his or her carryover funds shall be transferred to the person's active campaign fund. Once transferred, the funds will no longer be treated as carryover funds.²³

¹⁹ Ark. Code Ann. § 7-6-203(h)(4)(A).

²⁰ § 215(a) of the Commission's Rules on Campaign Finance & Disclosure.

²¹ § 221(b) of the Commission's Rules on Campaign Finance & Disclosure.

²² Ark. Code Ann. § 7-6-203(h)(4)(D).

²³ Ark. Code Ann. § 7-6-203(h)(4)(B).

Question No. 6: What are the record keeping and reporting requirements concerning carryover funds?

- If a candidate ends a campaign with carryover funds, he or she must maintain records of such carryover fund for no less than ten (10) years or until such time as the funds are expended completely or disposed of, whichever occurs first.²⁴
- A person shall file an expenditure report concerning carryover funds if since the last report concerning the carryover funds, the person has expended in excess of five hundred dollars (\$500). The report shall be filed at the office in which the candidate was required to file his or her campaign contribution and expenditure reports for the previous campaign not 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 cumulative expenditure limit has not been exceeded since the person's last report.²⁵
- A person who retains carryover funds is required to file an annual report outlining the status of the carryover fund account as of December 31st unless the person has made a quarterly report during the calendar year pursuant to Ark. Code Ann. § 7-6-203(h)(4)(C)(i) and (ii). The annual report for a particular year shall be due by January 31st of the following year. A person who retains carryover funds from a general election held in November or a runoff election held in November is not required to file an annual report for the year of the general election or runoff election from which carryover funds were retained.²⁶ The carryover fund reports of a person who ran for school district, township, municipal, or county office must be filed with the **county clerk** of the county in which the election was held.²⁷ The carryover fund reports of a candidate for state or district office must be filed with the **Secretary of State**.²⁸
- A person shall also file an expenditure report for the calendar quarter in which he or she transfers the carryover funds to an active campaign fund.²⁹
- There is a separate carryover fund reporting form.³⁰

²⁴ § 233(c) of the Commission's Rules on Campaign Finance & Disclosure.

²⁵ Ark. Code Ann. § 7-6-203(h)(4)(C)(i).

²⁶ Ark. Code Ann. § 7-6-203(h)(4)(C)(iii).

²⁷ Ark. Code Ann. § 7-6-203(h)(4)(C)(iv).

²⁸ Ark. Code Ann. § 7-6-203(h)(4)(C)(v).

²⁹ Ark. Code Ann. § 7-6-203(h)(4)(C)(ii).

³⁰ § 228 of the Commission's Rules on Campaign Finance & Disclosure.

AKKANSAS ETHICS COMMISSION Post Office Box 1917 LITTLE ROCK, AR 72203 Phone (501) 324-9600 Toll Free (800) 422-7773

CITIZEN COMPLAINT FORM

The undersigned person files this complaint and requests that the Arkansas Ethics Commission conduct an investigation concerning the facts and actions detailed below for the purpose of determining whether or not there has been a violation of laws under the Commission's jurisdiction.

1. Identify the person you are complaining about:

Name:	Position or Title:	
Address:	Phone: (Home)	
	(Work)	

2. State in your own words the *detailed* facts and the actions of the person named in section 1 which prompted you to make this complaint. The brief space provided below is not intended to limit your statement of facts. Please use the back of this form or additional sheets if necessary. Include relevant dates, times, and the names, and addresses of other persons whom you believe have knowledge of the facts.

3. Attach or make reference to any documents, materials, minutes, resolutions or other evidence which support your allegations.

State of Arkansas County of	I swear or affirm, under penalty of perjury, that the facts set forth in this complaint are true and correct to the best of my knowledge, information, and belief.
Subscribed and sworn before me this day of 20	Signature:
, 20	Print your name:
Notary Signature:	Mailing address:
My Commission Expires:	Phone:(Home)(Work)

COUNTY POLITICAL PARTY COMMITTEE REGISTRATION FORM

Mark Martin, Secretary of State State Capitol, Room 026 Little Rock, AR 72201 Phone (501) 682-5070 Fax (501) 682-3408	Registration for calend	ar year	this form contact: Arkansas Ethics Commission Post Office Box 1917 Little Rock, AR 72203 Phone (501) 324-9600 Toll Free (800) 422-7773
	Is this report an amendmer	nt? Yes No	
Section One: Committee Name and Polit If the name of the committee is an acronym,	ical Party Affiliation the full name of the commi	ttee <u>and</u> the acronym	should be disclosed.
Name of Committee (in full):			
Acronym (if applicable):			
Name of Political Party With Which Commit	tee is Affiliated:		
Address:			
Section Three: Committee Officers		nt for each officer of th	no committee
Provide the name, address, telephone numb			
Address:			
Place of Employment:			
Name:			Title:
Address:	Citv:	State:	Zip:
Place of Employment:			ephone Number:
Name:			
Address:			
Place of Employment:			ephone Number:
Name:			Title:
Address:			Zip:
Place of Employment:		Tel	ephone Number:

Section Four: Financial Institution Provide the financial institution in this state that the committee designates as its official depository for the purposes of depositing all money contributions that it receives in this state and makes all expenditures in this state.

Full Name of Financial Inst	titution:	
Street Address:	City:	State: <u>Arkansas</u> Zip:
Section Five: Written Acc	ceptance of Appointment by Treasurer	
I hereby	accept the appointment as Treasurer.	
		Signature of Treasurer
		Name of Treasurer
	Affidavit	
four (A) voore recorde ovid	lencing (1) the name, address, and place of employ tributed and (2) the name and address of each can	, I certify that the committee shall maintain for a period of ment of each person who contributed to the committee, ididate or committee which received a contribution from
		Signature of Committee Officer
State of Arkansas		
County of	} ss.	
Subscribed and sworn bef	fore me thisday of	, 20
		Signature of Notary Public
(Legible Notary S	Seal)	
My Commission Expires:_		

COUNTY POLITICAL PARTY COMMITTEE QUARTERLY REPORTING FORM

For assistance in completing

To be filed with: Mark Martin, Secretary of State State Capitol, Room 026 Little Rock, AR 72201 Phone (501) 682-5070 Fax (501) 682-3408	Calendar Year	this form contact: Arkansas Ethics Commission Post Office Box 1917 Little Rock, AR 72203 Phone (501) 324-9600 Toll Free (800) 422-7773
1. NAME OF COMMITTEE (IN FULL)		2. TYPE OF REPORT
ADDRESS		 Second Quarter-due July 15 covers April 1 through June 30 Third Quarter-due Oct 15 covers July 1 through September 30 Fourth Quarter-due Jan 15 covers October 1 through December 31
CITY, STATE AND ZIP CODE		3. IS THIS REPORT AN AMENDMENT?

SUMMARY	FOR REPORTING PERIOD	CUMULATIVE TOTALS
4. BALANCE OF FUNDS AT BEGINNING OF REPORTING PERIOD		
5. INTEREST EARNED ON COMMITTEE FUNDS (IF ANY)		
6. TOTAL MONETARY CONTRIBUTIONS RECEIVED		
7. TOTAL CONTRIBUTIONS MADE TO CANDIDATES / COMMITTEES		
8. ADMINISTRATIVE EXPENSES		
9. BALANCE OF FUNDS AT CLOSE OF REPORTING PERIOD		
10. () NO ACTIVITY (check if you have not received or made any c	ontributions during this r	eporting period)

I certify under oath that I have examined this report and to the best of my knowledge and belief the information so disclosed is a complete, true, and accurate financial statement.

	Signature of Committee Officer
State of Arkansas } ss	
County of	
Subscribed and sworn before me thisday of _	, 20
	Signature of Notary Public
(Legible Notary Seal)	
My Commission Expires:	
Note: If faxed, notary seal must be legible (i.e., either stamp	ed or raised and inked) and the original must follow within ten (10) days.

11. ITEMIZED MONETARY CONTRIBUTIONS RECEIVED BY COMMITTEE OVER \$500

Please Type or Print

Use Additional Copies of this Page if Necessary

Date	Name of Contributor	Address of Contributor	Employer/ Place Of Business	Amount Of Contribution	Cumulative Total for Year
				· · · · · · · · · · · · · · · · · · ·	

ITEMIZED MONETARY CONTRIBUTIONS RECEIVED BY COMMITTEE OVER \$500

Please Type or Print

Date	Name of Contributor	Address of Contributor	Employer/ Place Of Business	Amount Of Contribution	Cumulative Total for Year
	. TOTAL ITEMIZED MONE RECEIVED DURING RE	PORTING PERIOD			15.11
	TOTAL UNITEMIZED MC RECEIVED DURING REI TOTAL MONETARY CO	PORTING PERIOD			
14.		ERIOD (to be entered on line			

15. ITEMIZED NONMONEY CONTRIBUTIONS RECEIVED BY COMMITTEE OVER \$500

Please Type or Print

Use Additional Copies of this Page if Necessary

Date of Receipt	Full Name and Address of Contributor	Description of Nonmoney Item	Value of Nonmoney Item	Cumulative Total From This Contributor	
	16. TOTAL ITEMIZED NONMONEY (RECEIVED DURING REPORTIN				
	17. TOTAL NONITEMIZED NONMONEY CONTRIBUTIONS				
	RECEIVED DURING REPORTING 18. TOTAL NONMONEY CONTRIBU RECEIVED DURING REPORTING	TIONS			

IMPORTANT

In addition to monetary contributions, committees are required to report the receipt of any nonmoney ("in-kind") contributions. A committee receives an inkind contribution whenever a person provides it with an item or service without charge or for a charge that is less than the fair market value of the item or service in question. The value of an in-kind contribution is the difference between the fair market value and the amount charged.

19. ITEMIZED MONETARY CONTRIBUTIONS MADE TO CANDIDATES AND COMMITTEES OVER \$50

Please Type or Print

Use Additional Copies of this Page if Necessary

Date	Name of Candidate/Committee To Whom Contribution Made	Address of Candidate/Committee	Election for Which Contribution was Made	Amount Of Contribution

ITEMIZED MONETARY CONTRIBUTIONS MADE TO CANDIDATES AND COMMITTEES OVER \$50

Please Type or Print

Date	Name of Candidate/Committee To Whom Contribution Made	Address of Candidate/Committee	Election for Which Contribution was Made	Amount Of Contribution
		editalate committee	Contribution was made	Contribution
2				
				4
				2
0				
	20. TOTAL ITEMIZED MONET, CANDIDATES AND COMM			
1	21. TOTAL UNITEMIZED MON	ETARY CONTRIBUTIONS	S MADE TO	
	CANDIDATES AND COMM 22. TOTAL MONETARY CONT			
	AND COMMITTEES DURING REPORTING PERIOD (to be entered on line #7)			

23. ITEMIZED NONMONEY CONTRIBUTIONS MADE TO CANDIDATES AND COMMITTEES OVER \$50

Please Type or Print

Date	Name and Address of Candidate/Committee To Whom Contribution Made	Election (if applicable) for which contribution was made	Description of Nonmoney Item	Value of Nonmoney Item
	25. TOTAL UNITEMIZED NO	MITTEES DURING REPOR	TING PERIOD S MADE TO	
CANDIDATES AND COMMITTEES DURING REPORTING PERIOD 26. TOTAL NONMONEY CONTRIBUTIONS MADE TO CANDIDATES AND COMMITTEES DURING REPORTING PERIOD				

27. ITEMIZED ADMINISTRATIVE EXPENSES OVER \$100

Please Type or Print

Date	Name and Address of Supplier/Payee	Description of Expenditure	Amount of Expenditure
			_
28 TOTAL 1	EMIZED ADMINISTRATIVE EXPEN		
	REPORTING PERIOD		
29. TOTAL N	IONITEMIZED ADMINISTRATIVE EX	(PENSES INCURRED	
	REPORTING PERIOD		
	DMINISTRATIVE EXPENSES INCU ING PERIOD (to be entered on line #8)	RRED DURING	

COUNTY POLITICAL PARTY COMMITTEE NOTICE OF TERMINATION

nce in completing ontact: thics Commission Box 1917 AR 72203) 324-9600

□ NO ACTIVITY TO BE REPORTED (Check if the committee has already reported <u>all</u> financial activity during the period its registration was in effect; file this page only)

REMAINING ACTIVITY DISCLOSED ON ATTACHED REPORT (Check if the committee has financial activity which has <u>not</u> already been reported; attach report disclosing all unreported financial activity during period the committee's registration was in effect)

<u>Affidavit</u>

I certify under oath that the above information is true and correct. In addition, I certify that the committee shall maintain for a period of four (4) years records evidencing (1) the name, address, and place of employment of each person who contributed to the above-named committee, along with the amount contributed and (2) the name and address of each candidate or committee which received a contribution from the above-named committee, along with the amount contributed.

		Signature of Committee Officer
State of Arkansas)		
) ss. County of)		
Subscribed and sworn before me this	day of	, 20
		Signature of Notary Public
My Commission Expires:		

Approved June 2005