5814--A

2009-2010 Regular Sessions

IN SENATE

June 8, 2009

- Introduced by Sens. SMITH, ADDABBO -- read twice and ordered printed, and when printed to be committed to the Committee on Rules -- recommitted to the Committee on Elections in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the election law, in relation to violations and penalties for campaign finance and the enforcement thereof; to amend the election law, in relation to the creation of the advisory committee for the state board of elections; to amend the executive law, in relation to the powers of the attorney general to enforce the provisions of the election law; and to repeal certain provisions of the election law relating to enforcement (Part A); to amend the election law, in relation to voluntary clean election campaign finance; to amend the tax law, in relation to the clean election campaign finance fund; and to amend the election law, in relation to the state campaign finance board (Part B)

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Legislative findings and declarations. The legislature 1 2 finds and declares that the current system of privately financed 3 campaigns diminishes the meaning of the right to vote by allowing large 4 contributions to have deleterious influence on the political process. As 5 the United States Supreme Court found in BUCKLEY V. VALEO, states have a 6 compelling governmental interest "to reduce the deleterious effect of 7 large contributions on our political process" and thereby to redress the 8 appearance or reality of favoritism or corruption in public office. The legislature finds and declares that such deleterious effects arise in 9 insidious ways, including but not limited to the creation of the appear-10 11 ance if not reality that donors of large campaign contributions have 12 disproportionate access to and influence on the legislative process and 13 that recipients of such moneys have or appear to have conflicts of

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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interest in the discharge of their public duties. These effects, 1 in turn, directly and substantially undermine public confidence in the 2 3 legislative process in this state and discourage meaningful participation therein, thereby eroding the very foundation of democracy in New 4 York state. The legislature further finds and declares that the current 5 6 system creates high barriers to entry into the political process by 7 making it unduly difficult for qualified candidates without personal 8 fortunes or unfettered access to large contributors to mount effective 9 campaigns for public office, thereby inhibiting the free exchange of 10 ideas that is the core of a healthy democracy.

11 For the foregoing reasons, the legislature finds and declares that establishing a voluntary clean election campaign finance system would 12 enhance democracy and restore public confidence in the electoral proc-13 14 Such a system would reduce the deleterious influence of large ess. 15 campaign contributions, diminishing the extent to which a person's wealth or other access to capital shapes if not determines that person's 16 17 effective capacity to seek elective office or shape the political proc-18 ess. This result, in turn, would help restore the appearance and reality 19 of equality before the law, the principle of "one person, one vote" on which our democracy is built. This system also would restore the vital-20 21 ity of New York's marketplace of ideas by encouraging more fair and 22 effective communication between candidates and voters.

23 The legislature further finds and declares that to best achieve these 24 outcomes and restore public confidence in the effective operation of 25 government, it is necessary that candidates for public office conduct 26 their election campaigns with utmost transparency and accountability to reduce the appearance or reality of favoritism and corruption in public office. Historically lax enforcement of such campaign finance laws as 27 28 29 exist, and the potential extension of such lax enforcement to the new 30 system of voluntary public finance that this bill would create, warrant little confidence that abuses are or would be effectively deterred, 31 32 timely detected and properly penalized: to the contrary, the legislature 33 finds and declares that weak enforcement can encourage the very abuses and public distrust that instead must be the public policy of this state 34 35 to prevent. Likewise, the fragmentation of monitoring and enforcement of related election, ethics and other public integrity matters among 36 the state board of elections, the commission on public integrity, the office 37 of the inspector general and the office of the attorney general, without 38 39 appropriate collaboration among them, has caused confusion rather than 40 the clear guidance and rigorous enforcement best calculated to maximize compliance and promote public confidence. To help promote and restore public trust and confidence in government, ensure both the reality and 41 42 43 perception that all individuals and organizations have a fair and mean-44 ingful opportunity to participate in government, and enhance transparen-45 cy so that voters timely can obtain important information regarding the funding and conduct of campaigns, the legislature declares the public 46 47 policy of this state to promote transparency by enhancing the timeliness 48 and rigor of campaign finance reporting, ensure proper disclosure of the 49 sources of election-season political advertising, enhance the independ-50 ence, coordination and rigor of campaign finance and related public 51 integrity rulemaking and enforcement, raise civil and criminal penalties 52 for noncompliance to deter and penalize violations, and enhance voter participation in and comprehension of the state election system. 53

54 S 2. Short title. This act shall be known and may be cited as the "New 55 York state clean election and campaign finance enforcement reform act".

This act enacts into law major components of legislation which 1 S 3. 2 are necessary to implement campaign finance reform. Each component of 3 this act is wholly contained within a Part identified as Parts A and B. 4 The effective date for each particular provision contained within such 5 Part is set forth in the last section of such Part. Any provision in any 6 section contained within a Part, including the effective date of the 7 Part, which makes reference to a section of "this act," when used in connection with that particular component, shall be deemed to mean and 8 refer to the corresponding section of the Part in which it is found. 9 10 Section five of this act sets forth the general effective date hereof.

11

PART A

12 Section 1. Subdivision 7 of section 3-102 of the election law is 13 REPEALED.

14 S 1-a. Subdivisions 3, 6, and paragraph (e) of subdivision 9-A of 15 section 3-102 of the election law, subdivision 3 as amended and subdivi-16 sion 6 as redesignated by chapter 9 of the laws of 1978, paragraph (e) 17 of subdivision 9-A as added by chapter 430 of the laws of 1997, are 18 amended to read as follows:

3. conduct any investigation necessary to carry out the provisions of
 this chapter; PROVIDED THAT THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT
 ESTABLISHED PURSUANT TO SECTION 14-132 OF THIS CHAPTER SHALL CONDUCT ANY
 INVESTIGATION TO CARRY OUT THE PROVISIONS OF ARTICLE FOURTEEN OR FOUR TEEN-A OF THIS CHAPTER ON BEHALF OF THE STATE BOARD OF ELECTIONS;

24 6. confer immunity in accordance with the provisions of section 50.20 criminal procedure law, in any investigation relating to any 25 of the crime or offense with respect to which, by express provisions of 26 stata competent authority is authorized to confer immunity; provided, 27 ute, however, that such immunity shall be conferred only after the attorney 28 29 general and appropriate district attorney are afforded the opportunity 30 to be heard respecting any objections which either may have to the 31 conferring thereof; and provided, further, that if either the attorney 32 general or any such appropriate district attorney shall object to the conferring of immunity, immunity may be conferred only by unanimous vote 33 all four commissioners of the state board; AND PROVIDED FURTHER THAT 34 of 35 THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT ESTABLISHED PURSUANT TΟ 36 SECTION 14-132 OF THIS CHAPTER SHALL INVESTIGATE OR PROSECUTE OFFENSES 37 AND COLLECT CIVIL PENALTIES PURSUANT TO ARTICLE FOURTEEN OR FOURTEEN-A 38 OF THIS CHAPTER AND, IN CONNECTION WITH SUCH INVESTIGATIONS, SUCH OFFICE THE POWER TO CONFER IMMUNITY IN THE NAME OF THE STATE BOARD 39 SHALL HAVE OF ELECTIONS SUBJECT TO THE PROVISIONS OF THIS SUBDIVISION; 40

(e) cause all information contained in such a statement filed with the state board of elections which is not on such electronic reporting system to be entered into such system [as soon as practicable but in no event later than ten business days after its] IMMEDIATELY AND FORTHWITH UPON receipt by the state board of elections; and

46 S 2. Subdivision 1 of section 3-104 of the election law, as redesig-47 nated by chapter 9 of the laws of 1978, is amended to read as follows: 48 1. The state board of elections shall have jurisdiction of, and be

48 and be 49 responsible for, the execution and enforcement of the provisions of governing 50 [article fourteen of this chapter and other] statutes campaigns, elections and related procedures; PROVIDED THAT THE STATE 51 52 CAMPAIGN FINANCE BOARD SHALL HAVE THE POWER AND DUTY ТО EXECUTE THE 53 FOURTEEN-A OF THIS CHAPTER, AND THE OFFICE OF PROVISIONS OF ARTICLE 54 CAMPAIGN FINANCE ENFORCEMENT SHALL HAVE THE POWER AND DUTY TO ENFORCE 1 THE PROVISIONS OF ARTICLE FOURTEEN AND FOURTEEN-A OF THIS CHAPTER, IN 2 THE NAME OF THE STATE BOARD OF ELECTIONS.

3 S 3. The election law is amended by adding a new section 3-201 to read 4 as follows:

5 S 3-201. ADVISORY COMMITTEE FOR THE STATE BOARD OF ELECTIONS. 1. 6 THERE SHALL BE AN ADVISORY COMMITTEE FOR THE STATE BOARD OF ELECTIONS. 7 SUCH ADVISORY COMMITTEE SHALL BE COMPRISED OF NINE MEMBERS APPOINTED BY 8 THE GOVERNOR, OF WHOM ONE SHALL BE ON NOMINATION OF THE TEMPORARY PRESI-DENT OF THE SENATE, ONE SHALL BE ON NOMINATION OF THE MINORITY LEADER OF 9 10 THE SENATE, ONE SHALL BE ON NOMINATION OF THE SPEAKER OF THE ASSEMBLY ONE SHALL BE ON NOMINATION OF THE MINORITY LEADER OF THE ASSEMBLY. 11 AND OF THE FIVE MEMBERS APPOINTED BY THE GOVERNOR NOT ON RECOMMENDATION OF A 12 MEMBER OF THE LEGISLATURE, NO MORE THAN TWO SHALL BE ENROLLED MEMBERS OF 13 14 THE PARTY WHOSE CANDIDATE FOR GOVERNOR AT THE GENERAL ELECTION PRECEDING APPOINTMENT RECEIVED THE HIGHEST NUMBER OF VOTES, NO MORE THAN TWO SHALL 15 BE ENROLLED MEMBERS OF THE PARTY WHOSE CANDIDATE FOR GOVERNOR AT THE 16 17 GENERAL ELECTION PRECEDING APPOINTMENT RECEIVED THE SECOND HIGHEST NUMBER OF VOTES, AND AT LEAST ONE SHALL NOT BE AN ENROLLED MEMBER OF ANY 18 19 PARTY FOR AT LEAST SIX MONTHS PRIOR TO APPOINTMENT AND FOR THE DURATION SERVICE ON THE ADVISORY COMMITTEE AND SHALL BE DEEMED TO RESIGN FROM 20 OF 21 SUCH COMMITTEE UPON REGISTRATION WITH ANY PARTY; PROVIDED, HOWEVER, THAT AT LEAST TWO MEMBERS APPOINTED BY THE GOVERNOR NOT ON RECOMMENDATION OF 22 A MEMBER OF THE LEGISLATURE SHALL REPRESENT ONE OR MORE NOT-FOR-PROFIT 23 ORGANIZATIONS THAT REGULARLY ADVOCATE FOR THE INTERESTS OF VOTERS AND/OR 24 25 THE PROPER CONDUCT OF ELECTIONS STATEWIDE. OF THE MEMBERS APPOINTED ON NOMINATION OF A MEMBER OF THE LEGISLATURE, NO MORE THAN TWO SHALL BE 26 27 ENROLLED MEMBERS OF A POLITICAL PARTY WHOSE CANDIDATE FOR GOVERNOR AT GENERAL ELECTION PRECEDING APPOINTMENT RECEIVED THE HIGHEST NUMBER 28 THE OF VOTES, AND NO MORE THAN TWO SHALL BE ENROLLED MEMBERS OF A POLITICAL 29 30 PARTY WHOSE CANDIDATE FOR GOVERNOR AT THE GENERAL ELECTION PRECEDING APPOINTMENT RECEIVED THE SECOND HIGHEST NUMBER OF VOTES. MEMBERS SHALL 31 32 SERVE FOR RENEWABLE TERMS OF FIVE YEARS; PROVIDED THAT THE MEMBER FIRST 33 NOMINATED BY THE TEMPORARY PRESIDENT OF THE SENATE SHALL SERVE FOR FOUR 34 YEARS, THE MEMBER FIRST NOMINATED BY THE SPEAKER OF THE ASSEMBLY SHALL 35 SERVE FOR THREE YEARS, THE MEMBER FIRST NOMINATED BY THE MINORITY LEADER OF THE SENATE SHALL SERVE FOR TWO YEARS, THE MEMBER FIRST NOMINATED BY 36 THE MINORITY LEADER OF THE ASSEMBLY SHALL SERVE FOR ONE YEAR, AND THE 37 FIVE MEMBERS FIRST APPOINTED BY THE GOVERNOR NOT ON RECOMMENDATION OF A 38 MEMBER OF THE LEGISLATURE SHALL SERVE FOR ONE, TWO, THREE, FOUR AND FIVE 39 40 YEARS, RESPECTIVELY, AS THE GOVERNOR SHALL DESIGNATE AT THE TIME OF FIRST APPOINTMENT. MEMBERS FIRST APPOINTED HEREUNDER SHALL BE NOMINATED 41 AND APPOINTED WITHIN THIRTY DAYS OF THE EFFECTIVE DATE OF THIS SECTION; 42 43 VACANCIES SHALL BE FILLED FOR THE UNEXPIRED TERM WITHIN FIFTEEN DAYS OF VACANCY IN THE SAME MANNER AS AN ORIGINAL APPOINTMENT. THE ADVISORY 44 THE 45 COMMITTEE SHALL SELECT A CHAIRPERSON FOR A RENEWABLE TERM OF THREE YEARS AND SHALL ESTABLISH ITS OWN RULES OF PROCEDURE. 46

47 2. FOR THEIR SERVICES HEREUNDER, MEMBERS OF THE ADVISORY COMMITTEE 48 SHALL RECEIVE NO COMPENSATION BUT SHALL BE ENTITLED TO REIMBURSEMENT FOR 49 REASONABLE AND NECESSARY EXPENSES DIRECTLY RELATED TO THEIR DUTIES. NO 50 MEMBER SHALL BE DISQUALIFIED FROM HOLDING ANY OTHER PUBLIC OFFICE OR 51 EMPLOYMENT, NOR SHALL HE OR SHE FORFEIT ANY SUCH OFFICE OR EMPLOYMENT, 52 BY REASON OF HIS OR HER APPOINTMENT PURSUANT TO THIS SUBDIVISION, 53 NOTWITHSTANDING THE PROVISIONS OF ANY GENERAL, SPECIAL OR LOCAL LAW, 54 REGULATION, RULE, ORDINANCE OR CHARTER.

55 3. THE ADVISORY COMMITTEE SHALL CONSULT WITH AND ASSIST THE STATE 56 BOARD OF ELECTIONS, THE STATE CAMPAIGN FINANCE BOARD AND THE OFFICE OF 1 CAMPAIGN FINANCE ENFORCEMENT IN THE DISCHARGE OF THEIR RESPECTIVE 2 DUTIES. THE ADVISORY COMMITTEE SHALL MAKE NOMINATIONS FOR CHIEF CAMPAIGN 3 FINANCE ENFORCEMENT OFFICER IN THE MANNER AND BY THE DATE SPECIFIED IN 4 SUBDIVISION ONE OF SECTION 14-132 OF THIS ARTICLE.

5 S 4. Section 14-126 of the election law is REPEALED and a new section 6 14-126 is added to read as follows:

7 S 14-126. VIOLATIONS; PENALTIES. 1. CIVIL VIOLATIONS AND PENALTIES. 8 UPON THE ESTABLISHMENT OF PRIMA FACIE EVIDENCE OF THE FOLLOWING 9 VIOLATIONS, THE FOLLOWING PENALTIES SHALL BE RECOVERED IN THE NAME OF 10 THE STATE BOARD OF ELECTIONS BY THE OFFICE OF CAMPAIGN FINANCE ENFORCE-11 MENT ESTABLISHED PURSUANT TO SECTION 14-132 OF THIS ARTICLE:

A. ANY PERSON WHO OR COMMITTEE THAT FAILS TO FILE A STATEMENT REQUIRED BY THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAPTER BY THE DATE SPECI-FIED THEREFOR SHALL, COMMENCING FIVE DAYS AFTER SUCH DATE, BE SUBJECT TO A CIVIL PENALTY NOT LESS THAN TWO HUNDRED FIFTY DOLLARS AND NOT MORE THAN ONE THOUSAND DOLLARS FOR A FIRST VIOLATION, AND OTHERWISE NOT LESS THAN FIVE HUNDRED DOLLARS AND NOT MORE THAN TWO THOUSAND DOLLARS.

B. ANY PERSON WHO OR COMMITTEE THAT FILES A STATEMENT REOUIRED BY THIS 18 19 ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAPTER THAT IS INCOMPLETE OR THAT 20 OTHERWISE DOES NOT COMPLY WITH THE PROVISIONS OF THIS ARTICLE OR ARTICLE 21 FOURTEEN-A OF THIS CHAPTER OR EFFECTUATING RULES GOVERNING SUCH STATE-SHALL BE SUBJECT TO A CIVIL PENALTY NOT LESS THAN ONE HUNDRED 22 MENT DOLLARS AND NOT MORE THAN FIVE HUNDRED DOLLARS FOR A FIRST VIOLATION, 23 24 AND OTHERWISE NOT LESS THAN TWO HUNDRED FIFTY DOLLARS AND NOT MORE THAN 25 ONE THOUSAND DOLLARS. SUCH PENALTY MAY BE WAIVED IF THE DEFICIENCY IS 26 CURED WITHIN FIVE DAYS OF THE INITIAL FILING.

27 C. ANY PERSON WHO OR COMMITTEE THAT ACCEPTS A CONTRIBUTION IN AN 28 AMOUNT EXCEEDING AN APPLICABLE MAXIMUM SPECIFIED IN THIS ARTICLE, OR CONVERTS A CONTRIBUTION TO PERSONAL USE OR ANY OTHER IMPERMISSIBLE USE 29 IN VIOLATION OF SECTION 14-130 OF THIS ARTICLE OR SECTION 14-154 OF THIS 30 CHAPTER FOR A CANDIDATE OR COMMITTEE PARTICIPATING IN VOLUNTARY CLEAN 31 32 ELECTION FINANCING PURSUANT TO ARTICLE FOURTEEN-A OF THIS CHAPTER, OR ACCEPTS VOLUNTARY CLEAN ELECTIONS FUNDING PURSUANT TO ARTICLE FOURTEEN-A 33 OF THIS CHAPTER AND EXPENDS IN EXCESS OF THE AMOUNT THEREIN SPECIFIED 34 35 FOR SUCH PERSON OR COMMITTEE, SHALL BE SUBJECT TO A CIVIL PENALTY OF DOUBLE THE AMOUNT OF THE CONVERSION OR EXCESS AMOUNT OF THE CONTRIBUTION 36 OR EXPENDITURE FOR A FIRST VIOLATION, AND OTHERWISE TRIPLE SUCH AMOUNT, 37 38 AND IN THE CASE OF AN EXCESS CONTRIBUTION SHALL BE REQUIRED TO REFUND 39 SUCH AMOUNT TO THE CONTRIBUTOR.

40 IN ENFORCING THE FOREGOING PENALTIES, THE OFFICE OF CAMPAIGN FINANCE SHALL NOT HAVE TO BRING A JUDICIAL PROCEEDING BUT SHALL 41 ENFORCEMENT COMPLY WITH THE PROVISIONS OF SECTION 14-132 OF THIS ARTICLE 42 AND THE 43 RULES AND PROCEDURES OF THE OFFICE PROMULGATED PURSUANT TO SUBDIVISION 44 FOUR OF SUCH SECTION. NOTWITHSTANDING SUBDIVISION FIFTEEN OF SECTION 45 SIXTY-THREE OF THE EXECUTIVE LAW, THE ATTORNEY GENERAL SHALL NOT HAVE THE POWER TO WAIVE OR DIMINISH THE FOREGOING CIVIL PENALTIES. ALL MONEYS 46 47 RECOVERED PURSUANT TO THIS SUBDIVISION SHALL BE DEPOSITED TO THE CREDIT 48 OF THE NEW YORK CLEAN ELECTION CAMPAIGN FINANCE FUND ESTABLISHED PURSU-49 ANT TO SECTION 14-168 OF THIS CHAPTER.

50 2. CRIMINAL VIOLATIONS AND PENALTIES. NOTWITHSTANDING ANY CONTRARY 51 PROVISION OF LAW:

52 A. ANY PERSON WHO OR COMMITTEE THAT KNOWINGLY AND WILLFULLY FAILS TO 53 PAY A CIVIL PENALTY ASSESSED PURSUANT TO SUBDIVISION ONE OF THIS SECTION 54 WITHIN THIRTY DAYS OF SUCH ASSESSMENT, OTHER THAN A PERSON WHO OR 55 COMMITTEE THAT BY SUCH DATE EITHER CHALLENGES SUCH ASSESSMENT BY SPECIAL 56 PROCEEDING PURSUANT TO ARTICLE SEVENTY-EIGHT OF THE CIVIL PRACTICE LAW AND RULES OR EXECUTES AND FILES WITH THE OFFICE OF CAMPAIGN FINANCE
 ENFORCEMENT A WRITTEN INSTRUMENT, BEARING A LEGALLY AUTHORIZED FORM
 NOTICE TO THE EFFECT THAT FALSE STATEMENTS MADE THEREIN ARE PUNISHABLE,
 THAT HE, SHE OR IT CANNOT AFFORD TO PAY SUCH PENALTY, SHALL BE GUILTY OF
 A CLASS A MISDEMEANOR.

6 PERSON WHO OR COMMITTEE THAT KNOWINGLY AND WILLFULLY FAILS TO B. ANY 7 FILE A STATEMENT REQUIRED BY THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAPTER, OR FAILS TO PROVIDE INFORMATION PURSUANT TO AUDIT BY OR ON 8 9 BEHALF OF THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT OR STATE CAMPAIGN 10 FINANCE BOARD AFTER THIRTY DAYS NOTICE BY THE OFFICE OF CAMPAIGN FINANCE 11 ENFORCEMENT DELIVERED TO SUCH PERSON OR COMMITTEE BY CERTIFIED MAIL, 12 RETURN RECEIPT REQUESTED, OR BY PERSONAL SERVICE, THAT SUCH STATEMENT OR OTHER INFORMATION WAS DUE AND OWING PURSUANT TO THIS ARTICLE OR ARTICLE 13 14 FOURTEEN-A OF THIS CHAPTER, SHALL BE GUILTY OF A CLASS A MISDEMEANOR.

15 C. ANY PERSON WHO OR COMMITTEE THAT KNOWINGLY AND WILLFULLY CONTRIB-16 UTES, ACCEPTS OR AIDS OR PARTICIPATES IN THE ACCEPTANCE OF A CONTRIB-17 UTION IN AN AMOUNT EXCEEDING AN APPLICABLE CONTRIBUTION LIMIT SPECIFIED IN THIS ARTICLE, OR KNOWINGLY AND WILLFULLY CONVERTS OR AIDS OR PARTIC-18 19 IPATES IN THE CONVERSION OF A CONTRIBUTION TO PERSONAL USE OR OTHER USE IMPERMISSIBLE FOR SUCH PERSON OR COMMITTEE PURSUANT TO THIS ARTICLE OR 20 21 ARTICLE FOURTEEN-A OF THIS CHAPTER, SHALL BE GUILTY OF A CLASS A MISDE-22 MEANOR; PROVIDED, HOWEVER, THAT WHERE THE AMOUNT OF SUCH CONVERSION OR OTHER IMPERMISSIBLE USE IS ONE THOUSAND DOLLARS OR GREATER, GUILTY OF A 23 24 CLASS E FELONY.

25 D. ANY PERSON WHO OR COMMITTEE THAT KNOWINGLY AND WILLFULLY MAKES Α 26 FALSE STATEMENT, WHICH HE OR SHE DOES NOT BELIEVE TO BE TRUE, IN A WRIT-27 TEN INSTRUMENT REQUIRED BY THIS CHAPTER TO BE FILED AND BEARING A LEGAL-28 LY AUTHORIZED FORM NOTICE TO THE EFFECT THAT FALSE STATEMENTS MADE THER-29 EIN ARE PUNISHABLE, OR OTHERWISE TO THE CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER OR AN EMPLOYEE THEREOF IN CONNECTION WITH THE INVES-30 TIGATION OR ENFORCEMENT OF THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS 31 32 CHAPTER, OR TO THE CAMPAIGN FINANCE BOARD OR AN EMPLOYEE THEREOF IN 33 CONNECTION WITH AN APPLICATION FOR VOLUNTARY CLEAN ELECTIONS FUNDING PURSUANT TO ARTICLE FOURTEEN-A OF THIS CHAPTER OR AN AUDIT THEREUNDER, 34 35 SHALL BE GUILTY OF A CLASS E FELONY.

E. ANY PERSON WHO, ACTING ON BEHALF OF A CANDIDATE OR POLITICAL 36 37 COMMITTEE, KNOWINGLY AND WILLFULLY SOLICITS, ORGANIZES OR COORDINATES 38 THE FORMATION OF ACTIVITIES OF ONE OR MORE UNAUTHORIZED COMMITTEES, MAKES EXPENDITURES IN CONNECTION WITH THE NOMINATION FOR ELECTION OR 39 40 ELECTION OF ANY CANDIDATE, OR SOLICITS ANY PERSON TO MAKE ANY SUCH EXPENDITURES, FOR THE PURPOSE OF EVADING A LIMITATION ON CONTRIBUTIONS 41 OR EXPENDITURES IN THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAPTER, 42 43 SHALL BE GUILTY OF A CLASS E FELONY.

IN ADDITION TO OTHER PENALTIES SPECIFIED BY LAW, EACH OF THE FOREGOING
CRIMINAL OFFENSES ALSO SHALL BE PUNISHABLE BY FINES OF UP TO FIVE THOUSAND DOLLARS FOR A MISDEMEANOR OR UP TO TEN THOUSAND DOLLARS FOR A FELONY.

3. WHERE A CIVIL PENALTY SPECIFIED IN SUBDIVISION ONE OF THIS SECTION 48 49 IS ASSESSED AND SUCH PENALTY REMAINS UNPAID THIRTY DAYS AFTER PROPER 50 NOTICE THEREOF PURSUANT TO SUBDIVISION FIVE OF SECTION 14-132 OF THIS ARTICLE, UNLESS SUCH ASSESSMENT TIMELY SHALL BE CHALLENGED PURSUANT TO 51 ARTICLE SEVENTY-EIGHT OF THE CIVIL PRACTICE LAWS AND RULES, THE OFFICE 52 OF CAMPAIGN FINANCE ENFORCEMENT SHALL CAUSE TO BE DISPLAYED PROMINENTLY 53 54 ON ITS PUBLIC WEBSITE A STATEMENT SPECIFYING THE NAME OF THE PERSON, 55 COMMITTEE OR OTHER INSTRUMENTALITY ALLEGED TO BE IN VIOLATION, THE PROVISION OR PROVISIONS OF THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS 56

CHAPTER ALLEGED TO BE VIOLATED, A BRIEF DESCRIPTION OF EACH SUCH ALLEGED 1 2 OR DATES OF EACH SUCH ALLEGED VIOLATION AND THE VIOLATION, THE DATE 3 MINIMUM AND MAXIMUM PENALTY FOR EACH SUCH VIOLATION. SUCH OFFICE IMME-4 DIATELY SHALL REDACT SUCH WEBSITE ENTRY TO REMOVE SUCH DISPLAY UPON THE 5 REMITTANCE OF PAYMENT OR RESCISSION OF THE PENALTY, AS THE CASE MAY BE. 6 OFFICE SHALL CONTINUOUSLY MAINTAIN ON ITS PUBLIC WEBSITE A COMPLETE THE 7 DATABASE OF ALL SUCH ENTRIES AND EACH SUCH ENTRY SHALL BE ACCESSIBLE ΤO 8 THE PUBLIC.

9 S 5. Section 14-127 of the election law, as added by chapter 404 of 10 the laws of 1995, is amended to read as follows:

S 14-127. Notice of civil penalty to authorizing candidate. If 11 any person OR COMMITTEE fails to file a statement of campaign receipts and 12 expenditures OR OTHERWISE FAILS TO PROVIDE INFORMATION PURSUANT TO AUDIT 13 14 OR INVESTIGATION PURSUANT TO THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS 15 CHAPTER for a candidate authorized political committee, [and thereafter said person is a party to recovery of a civil penalty in a special 16 17 proceeding or civil action brought by the state board of elections or 18 other board of elections under section 14-126 of this article, said 19 board of elections] THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT IMME-20 DIATELY shall [also] provide the authorizing candidate with actual 21 notice of [the civil penalty, and the special proceeding or civil 22 action] SUCH FAILURE AND THE POSSIBLE PENALTIES by certified mail, return receipt requested, or by personal service. 23

S 6. Section 14-128 of the election law, as added by chapter 323 of the laws of 1977, is amended to read as follows:

26 S 14-128. Disposition of anonymous contributions. Any anonymous contributions received by a campaign treasurer, political committee or 27 agency thereof shall not be used or expended, but the same shall be paid 28 29 over to the comptroller of the state of New York for deposit in the [general treasury of the state] NEW YORK STATE CLEAN ELECTION CAMPAIGN 30 FINANCE FUND ESTABLISHED PURSUANT TO SECTION 14-168 31 OF THIS CHAPTER 32 unless, before the date for filing statements and reports as herein 33 provided, the identity of such anonymous contributor shall become known, 34 and, in such event the anonymous contribution shall be returned to such 35 contributor or retained and properly reported as a contribution from such contributor. 36

37 S 7. The election law is amended by adding four new sections 14-132, 38 14-134, 14-136 and 14-138 to read as follows:

39 14-132. ENFORCEMENT. 1. THERE IS ESTABLISHED WITHIN THE STATE BOARD S 40 OF ELECTIONS AN OFFICE OF CAMPAIGN FINANCE ENFORCEMENT. THE HEAD OF THE SHALL BE THE CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER. WITHIN 41 OFFICE FIFTEEN DAYS OF A VACANCY OR EXPECTED VACANCY IN SUCH OFFICE, THE 42 ADVI-43 COMMITTEE FOR THE STATE BOARD OF ELECTIONS ESTABLISHED PURSUANT TO SORY 44 SUBDIVISION THREE OF SECTION 3-201 OF THIS CHAPTER SHALL TRANSMIT TO THE 45 STATE CAMPAIGN FINANCE BOARD NO LESS THAN THREE AND NO MORE THAN FIVE 46 NOMINEES WELL QUALIFIED FOR SUCH POSITION ON THE BASIS OF EDUCATION, 47 INTEGRITY AND EXPERIENCE IN THE AREA OF CAMPAIGN FINANCE LAW AND/OR 48 ENFORCEMENT. NOT LATER THAN TEN DAYS THEREAFTER, THE STATE CAMPAIGN 49 FINANCE BOARD SHALL APPOINT A CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER 50 FROM AMONG SUCH NOMINEES; PROVIDED, HOWEVER, THAT IF THE STATE CAMPAIGN 51 FINANCE BOARD SHALL FAIL TIMELY TO MAKE SUCH APPOINTMENT, THEN THE ADVI-SORY COMMITTEE SHALL APPOINT A CHIEF ENFORCEMENT OFFICER FROM AMONG SUCH 52 NOMINEES NOT LATER THAN TEN DAYS THEREAFTER. THE CHIEF CAMPAIGN FINANCE 53 54 ENFORCEMENT OFFICER SHALL SERVE FOR A RENEWABLE TERM OF FIVE YEARS; 55 THAT HE OR SHE SHALL CONTINUE TO SERVE AFTER THE EXPIRATION OF PROVIDED 56 HIS OR HER TERM UNTIL HIS OR HER SUCCESSOR SHALL HAVE BEEN SELECTED. ΗE

SHE SHALL BE REMOVED ONLY FOR CAUSE BY MAJORITY VOTE OF THE STATE 1 OR 2 CAMPAIGN FINANCE BOARD, ON PRIOR CONSULTATION WITH THE ADVISORY COMMIT-3 TEE, AFTER SUITABLE PUBLIC NOTICE TO THE CHIEF ENFORCEMENT OFFICER AND 4 REASONABLE OPPORTUNITY FOR HIM OR HER TO BE HEARD ON THE CAUSE FOR 5 REMOVAL IN A PUBLIC HEARING. THE ANNUAL COMPENSATION OF THE CHIEF 6 ENFORCEMENT OFFICER FOR ELECTIONS SHALL BE NO LESS THAN THE ANNUAL 7 COMPENSATION OF A CO-EXECUTIVE DIRECTOR OF THE STATE BOARD OF ELECTIONS. 8 2. THE CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER SHALL APPOINT DEPU-TIES, COUNSEL, INVESTIGATORS, ASSISTANTS AND OTHER STAFF, CONTRACT FOR 9 10 SERVICES AND DO ALL THINGS NECESSARY, WITHIN APPROPRIATIONS MADE AVAIL-11 THEREFOR, TO ENSURE THE PROPER DISCHARGE OF THE DUTIES OF THE ABLE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT PURSUANT TO THIS SECTION. 12 SUCH STAFF SHALL BE REMOVED ONLY BY THE CHIEF CAMPAIGN FINANCE ENFORCEMENT 13 14 OFFICER. THE CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER AND ALL STAFF 15 THEREOF SHALL REFRAIN FROM PARTISAN POLITICAL ACTIVITY FOR THE DURATION 16 OF THEIR APPOINTMENT OR EMPLOYMENT HEREUNDER. APPROPRIATIONS TO THE 17 OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL BE SUFFICIENT TO ENSURE THE PROPER DISCHARGE OF ITS DUTIES AND RESPONSIBILITIES HEREUNDER. 18 19 3. NOTWITHSTANDING ANY CONTRARY PROVISION OF LAW BUT CONSISTENT WITH 20 THE PROVISIONS OF SUBDIVISION FOUR OF THIS SECTION, THE OFFICE OF 21 CAMPAIGN FINANCE ENFORCEMENT SHALL ENFORCE THE PROVISIONS OF THIS ARTI-22 CLE AND ARTICLE FOURTEEN-A OF THIS CHAPTER IN THE NAME OF THE STATE 23 BOARD OF ELECTIONS. IN FURTHERANCE THEREOF AND IN CONSULTATION WITH THE ADVISORY COMMITTEE, THE STATE BOARD OF ELECTIONS AND STATE CAMPAIGN 24 25 FINANCE BOARD JOINTLY SHALL ESTABLISH PROCEDURES TO IMMEDIATELY AND 26 AUTOMATICALLY INFORM THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT OF ANY 27 APPARENT VIOLATION OF THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAP-28 TER, INCLUDING BUT NOT LIMITED TO REQUIREMENTS RELATING TO CONTRIB-UTIONS, EXPENDITURES AND THE TIMELY AND PROPER SUBMISSION OF CAMPAIGN 29 FINANCE STATEMENTS. FOR EACH SUCH APPARENT VIOLATION ALLEGED AND FOR 30 EACH COMPLAINT EITHER INITIATED BY SUCH OFFICE OR RECEIVED FROM AN 31 32 OUTSIDE COMPLAINANT, THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL DETERMINE WHETHER THE ALLEGATION, IF TRUE, WOULD CONSTITUTE A VIOLATION 33 OF THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAPTER AND MAY MAKE SUCH 34 INQUIRY AS NECESSARY TO EFFECTUATE SUCH DETERMINATION. WHERE THE OFFICE 35 DETERMINES THAT SUCH ALLEGATIONS ARE NOT SUPPORTED BY CREDIBLE EVIDENCE, 36 37 THE OFFICE FORTHWITH SHALL SO INFORM THE COMPLAINANT, IF ANY, IN WRIT-38 ING. WHERE THE OFFICE DETERMINES THAT SUCH ALLEGATIONS ARE SUPPORTED BY CREDIBLE EVIDENCE, THE OFFICE FORTHWITH SHALL UNDERTAKE THE ENFORCEMENT 39 40 MEASURES SPECIFIED IN SUBDIVISIONS FIVE AND SIX OF THIS SECTION. IN FURTHERANCE OF SUCH INVESTIGATIONS AND ENFORCEMENT MEASURES, THE 41 CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER SHALL HAVE THE POWERS TO ADMINISTER 42 43 OATHS AND AFFIRMATIONS, SUBPOENA WITNESSES AND COMPEL THEIR ATTENDANCE, EXAMINE THEM UNDER OATH OR AFFIRMATION AND REQUIRE THE PRODUCTION OF ANY 44 45 BOOKS, RECORDS, DOCUMENTS OR OTHER EVIDENCE HE OR SHE MAY DEEM RELEVANT OR MATERIAL, AND MAY DELEGATE SUCH POWERS TO SUCH EMPLOYEES OF THE 46 47 OFFICE AS HE OR SHE MAY DETERMINE; PROVIDED THAT IN CONNECTION WITH ANY 48 SUCH INVESTIGATION, ANY GRANT OF IMMUNITY BY THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL COMPLY WITH THE PROVISIONS OF SUBDIVISION 49 SIX 50 SECTION 3-102 OF THIS CHAPTER. IN FURTHERANCE OF ITS POWERS AND OF DUTIES PURSUANT TO THIS CHAPTER, THE OFFICE OF CAMPAIGN FINANCE ENFORCE-51 MENT SHALL BE ENTITLED TO RECEIVE THE ASSISTANCE AND COOPERATION OF 52 THE STATE BOARD OF ELECTIONS, THE STATE CAMPAIGN FINANCE BOARD, THE COMMIS-53 SION ON PUBLIC INTEGRITY, THE STATE INSPECTOR GENERAL AND THE ATTORNEY 54 55 GENERAL OF THE STATE. EXCEPT AS NECESSARY TO THE PROPER INVESTIGATION 56 AND ENFORCEMENT OF ALLEGED VIOLATIONS OF THIS ARTICLE OR ARTICLE FOUR-

TEEN-A OF THIS CHAPTER, THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL 1 KEEP CONFIDENTIAL ALL MATTERS PERTAINING THERETO UNTIL A CIVIL PENALTY 2 3 IS ASSESSED OR A CRIMINAL CHARGE IS MADE PURSUANT TO LAW. TO THE MAXIMUM 4 EXTENT PRACTICABLE CONSISTENT WITH SUCH CONFIDENTIALITY, THE OFFICE OF 5 CAMPAIGN FINANCE ENFORCEMENT SHALL COLLABORATE WITH THE STATE BOARD OF 6 ELECTIONS TO OBTAIN INFORMATION RELEVANT TO THE EFFECTIVE ENFORCEMENT OF 7 THIS ARTICLE AND ARTICLE FOURTEEN-A OF THIS CHAPTER, PROMOTE PUBLIC 8 UNDERSTANDING AND DETER VIOLATIONS THEREOF.

9 4. THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL PROMULGATE RULES 10 PROCEDURES FOR THE DISCHARGE OF ITS POWERS AND DUTIES PURSUANT TO AND 11 THIS ARTICLE AND ARTICLE FOURTEEN-A OF THIS CHAPTER, INCLUDING BUT NOT LIMITED TO PROCEDURES GOVERNING THE MANDATORY COLLECTION OF CIVIL PENAL-12 13 TIES, INVESTIGATIONS AND PROSECUTIONS CONSISTENT WITH LAW. SUCH RULES 14 SHALL PROVIDE FOR ADJUDICATORY PROCEDURES NOT INCONSISTENT WITH SUBDIVI-15 SION THREE OF SECTION THREE HUNDRED ONE OF THE STATE ADMINISTRATIVE PROCEDURE ACT FOR THE ASSESSMENT OF A CIVIL PENALTY EXCEEDING FIVE 16 17 HUNDRED DOLLARS PER VIOLATION; THE APPOINTMENT AND COMPENSATION OF QUAL-IFIED AND INDEPENDENT HEARING OFFICERS TO PRESIDE IN SUCH ADJUDICATIONS 18 19 WHO SHALL BE MEMBERS OF THE BAR OF THIS STATE IN GOOD STANDING AND WHO SHALL NOT BE EMPLOYEES OF THE STATE, OFFICERS OF A POLITICAL PARTY 20 OR 21 OFFICERS OR AGENTS OF ANY CAMPAIGN COMMITTEE AT THE TIME OF SERVICE OR 22 FOR TWO YEARS PRECEDING APPOINTMENT; AND THE PROVISION OF WRITTEN FIND-INGS OF FACT AND CONCLUSIONS OF LAW ON THE DISPOSITION OF ANY SUCH ADJU-23 DICATION. SUCH RULES MAY PROVIDE FOR THE ASSESSMENT OF INTEREST AND/OR 24 25 ADDITIONAL CIVIL PENALTIES FOR LATE PAYMENT WHICH SHALL BE COLLECTED IN 26 THE SAME MANNER AS AN ORIGINAL CIVIL PENALTY.

27 5. IN THE CASE OF A CIVIL PENALTY REQUIRED TO BE ASSESSED PURSUANT TO SUBDIVISION ONE OF SECTION 14-126 OF 28 THIS ARTICLE, THE OFFICE OF 29 CAMPAIGN FINANCE ENFORCEMENT SHALL ENSURE TIMELY AND PROPER NOTIFICATION TO ALLEGED VIOLATORS, BY CERTIFIED MAIL RETURN RECEIPT REQUESTED OR BY 30 PERSONAL SERVICE, AND THE TIMELY AND COMPLETE REMITTANCE OF PENALTIES, 31 32 INCLUDING ANY INTEREST OR FURTHER PENALTIES ASSESSED THEREON. A CHAL-33 LENGE TO SUCH A PENALTY ASSESSMENT SHALL LIE PURSUANT TO ARTICLE SEVEN-34 TY-EIGHT OF THE CIVIL PRACTICE LAW AND RULES.

35 6. UPON THE ESTABLISHMENT OF PROBABLE CAUSE TO BELIEVE THAT A CRIMINAL VIOLATION OF THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAPTER HAS 36 37 OCCURRED, THE CHIEF ENFORCEMENT OFFICER FORTHWITH SHALL SO NOTIFY THE 38 ATTORNEY GENERAL AND TRANSMIT THE EVIDENCE SUPPORTING SUCH PROBABLE 39 CAUSE; PROVIDED THAT THE CONFIDENTIALITY OF SUCH EVIDENCE OTHERWISE 40 SHALL BE PROTECTED. THE ATTORNEY GENERAL SHALL REVIEW SUCH EVIDENCE AND, LATER THAN SIXTY DAYS AFTER RECEIVING THE SAME, SHALL INFORM THE 41 NO CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER EITHER THAT THE ATTORNEY 42 SHALL COMMENCE A PROSECUTION OF SUCH VIOLATION, IN WHICH CASE 43 GENERAL 44 THE ATTORNEY GENERAL SHALL PROSECUTE SUCH ACTION, OR THAT THE ATTORNEY 45 GENERAL DECLINES TO PROSECUTE; PROVIDED THAT ON EX PARTE APPLICATION OF THE ATTORNEY GENERAL FOR GOOD CAUSE SHOWN, A SUPERIOR COURT IN ANY COUN-46 47 TY IN WHICH VENUE WOULD LIE FOR SUCH PROSECUTION MAY EXTEND THE TIME 48 NECESSARY FOR THE ATTORNEY GENERAL TO MAKE THE DETERMINATION REQUIRED BY SUBDIVISION. IF THE ATTORNEY GENERAL THEREAFTER DECLINES TO PROSE-49 THIS 50 CUTE, THEN THE CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER MAY PROSECUTE SUCH OFFENSE IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK, AND IN 51 PURSUANCE THEREOF SHALL HAVE ALL THE POWERS AND DUTIES OF A DISTRICT 52 ATTORNEY AND MAY PROSECUTE SUCH OFFENSE IN ANY COUNTY IN WHICH A 53 54 DISTRICT ATTORNEY COULD PROSECUTE IT; PROVIDED, THAT THE COSTS ASSOCI-55 THEREWITH SHALL BE CHARGES AGAINST THE STATE BOARD OF ELECTIONS. ATED 56 NOTHING IN THIS SUBDIVISION SHALL IMPAIR ANY POWER OF THE ATTORNEY

GENERAL PURSUANT TO SECTION SIXTY-THREE-E OF THE EXECUTIVE LAW OR OF ANY 1 2 DISTRICT ATTORNEY. 3 7. THE CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER SHALL REPORT ANNUAL-4 LY TO THE GOVERNOR, LEGISLATURE, ADVISORY COMMITTEE, STATE BOARD OF 5 ELECTIONS AND STATE CAMPAIGN FINANCE BOARD ON THE CONDUCT AND AFFAIRS OF 6 THE OFFICE. SUCH REPORT SHALL INCLUDE A SUMMARY FOR THE PRECEDING TWELVE 7 MONTH PERIOD SETTING FORTH THE NUMBER OF INVESTIGATIONS CONDUCTED, THE 8 NUMBER OF RANDOM AUDITS CONDUCTED PURSUANT TO SECTION 14-134 OF THIS ARTICLE, THE NUMBER AND AMOUNT OF CIVIL PENALTIES ASSESSED, THE NUMBER 9 10 AND AMOUNT OF CIVIL PENALTIES PAID AND UNPAID, THE NATURE OF CIVIL AND CRIMINAL VIOLATIONS ALLEGED, COURT ACTIONS IN PROGRESS, COURT ACTIONS 11 12 COMPLETED, REGULATIONS OR OTHER PROTOCOLS ADOPTED, AMENDED OR RESCINDED, 13 TRENDS IN THE NATURE AND/OR NUMBER OF SUCH VIOLATIONS OVER THE PRECEDING TWELVE MONTH PERIOD, AND SUCH OTHER MATTERS AS THE CHIEF CAMPAIGN 14 FINANCE ENFORCEMENT OFFICER MAY DETERMINE TO MAXIMIZE PUBLIC UNDERSTAND-15 ING OF THE STATUS AND EFFECTIVENESS OF CAMPAIGN FINANCE ENFORCEMENT. 16 S 14-134. RANDOM AUDITS. IN ADDITION TO OTHER POWERS AND DUTIES SPECI-17 FIED IN THIS ARTICLE, THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL 18 19 HAVE THE POWER AND DUTY TO CONDUCT A PROGRAM OF RANDOM AUDITS SUBJECT TO 20 THE PROVISIONS OF THIS SECTION. SUCH PROGRAM SHALL BE CARRIED OUT IN THE 21 FOLLOWING MANNER: OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL RANDOMLY SELECT 22 1. THE23 FOR AUDIT COMMITTEES REQUIRED TO FILE PURSUANT TO THIS ARTICLE AND ARTI-CLE FOURTEEN-A OF THIS CHAPTER. SUCH SELECTION SHALL BE DONE IN A MANNER 24 25 PURSUANT TO WHICH THE IDENTITY, POLITICAL AFFILIATION AND MAILING 26 ADDRESS OF ANY PARTICULAR COMMITTEE WHOSE FILINGS ARE TO BE AUDITED IS UNKNOWN TO THE OFFICE, ITS STAFF OR ANY AGENTS THEREOF 27 PRIOR TO 28 SELECTION. THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL DEVELOP PROTOCOLS 29 2. 30 FOR THE CONDUCT OF SUCH RANDOM AUDITS, IN CONSULTATION WITH THE COMMIS-SION ON PUBLIC INTEGRITY AND ANY OTHER INSTRUMENTALITY OF STATE OR LOCAL 31 32 GOVERNMENT THAT MAY CONDUCT RANDOM AUDITS PURSUANT TO LAW. RANDOM 33 AUDITS BY THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT MAY REQUIRE THE PRODUCTION OF BOOKS, PAPERS, RECORDS OR MEMORANDA RELEVANT AND MATERIAL 34 35 TO THE PREPARATION OF STATEMENTS REOUIRED BY THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAPTER TO BE FILED DURING THE PREVIOUS TWENTY-FOUR 36 37 MONTHS, FOR EXAMINATION BY THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT. 38 SUCH PROTOCOLS SHALL ENSURE THAT SIMILARLY SITUATED FILERS AND STATE-39 MENTS THEREOF ARE AUDITED IN A UNIFORM MANNER. 40 3. THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL CONTRACT WITH AN OUTSIDE ACCOUNTING ENTITY, WHICH SHALL MONITOR THE PROCESS PURSUANT TO 41 WHICH THE OFFICE SELECTS PERSONS, CANDIDATES AND/OR COMMITTEES FOR AUDIT 42 43 AND CARRIES OUT THE PROVISIONS OF SUBDIVISIONS ONE AND TWO OF THIS 44 SECTION, AND SHALL CERTIFY THAT SUCH PROCESS COMPLIES WITH THE 45 PROVISIONS THEREOF. 4. UPON COMPLETION OF A RANDOM AUDIT PURSUANT TO THIS SECTION, 46 THE 47 OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL DETERMINE WHETHER THERE IS 48 REASONABLE CAUSE TO BELIEVE THAT ANY STATEMENT REQUIRED TO BE FILED BY 49 THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAPTER IS MISSING, INCOM-50 PLETE OR INACCURATE. UPON A DETERMINATION THAT SUCH REASONABLE CAUSE EXISTS, THE OFFICE MAY REOUIRE THE PRODUCTION OF FURTHER BOOKS, RECORDS

51 EXISTS, THE OFFICE MAY REQUIRE THE PRODUCTION OF FURTHER BOOKS, RECORDS 52 OR MEMORANDA, SUBPOENA WITNESSES, COMPEL THEIR ATTENDANCE AND TESTIMONY 53 AND ADMINISTER OATHS OR AFFIRMATIONS, TO THE EXTENT THE OFFICE DETER-54 MINES SUCH ACTIONS ARE NECESSARY TO OBTAIN INFORMATION RELEVANT AND 55 MATERIAL TO INVESTIGATING SUCH OMISSIONS AND/OR INACCURACIES. 5. WHERE THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT DETERMINES ON THE BASIS OF SUCH A RANDOM AUDIT OR FURTHER INQUIRY PURSUANT THERETO THAT THERE WAS A VIOLATION OF ANY PROVISION OF THIS ARTICLE OR ARTICLE FOUR-TEEN-A OF THIS CHAPTER, THE ENFORCEMENT PROVISIONS OF SECTION 14-132 OF THIS ARTICLE SHALL APPLY; PROVIDED, THAT NOTHING HEREUNDER SHALL REQUIRE A RANDOM AUDIT AS A CONDITION OF ANY INVESTIGATION OR ENFORCEMENT PURSU-ANT TO THIS ARTICLE OR ARTICLE FOURTEEN-A OF THIS CHAPTER.

8 S 14-136. SUCCESSOR ENFORCEMENT BODIES. NOTWITHSTANDING ANY OTHER 9 PROVISION OF LAW, IF ANY STATUTE SHALL, ON OR AFTER THE EFFECTIVE DATE 10 OF THIS SECTION, DEVOLVE TO THE COMMISSION ON PUBLIC INTEGRITY, OR TO 11 ANY SUCCESSOR COMMISSION OR BODY THERETO, AUTHORITY TO ENFORCE THE 12 PROVISIONS OF THIS ARTICLE, THEN ON THE EFFECTIVE DATE OF SUCH STATUTE:

ALL INVESTIGATORY, ENFORCEMENT AND AUDITING POWERS AND DUTIES OF
 THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL DEVOLVE TO SUCH COMMIS SION OR BODY, WHICH THEREAFTER SHALL UNDERTAKE SUCH POWERS AND DUTIES IN
 THE MANNER PRESCRIBED BY THIS ARTICLE;

17 2. ALL OTHER REFERENCES TO THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT
18 IN THIS CHAPTER SHALL BE CONSTRUED TO REFER TO SUCH COMMISSION OR BODY;
19 3. THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT SHALL BE DEEMED
20 DISSOLVED; AND

4. THE STATE BOARD OF ELECTIONS AND SUCH SUCCESSOR COMMISSION OR BODY
SHALL PROVIDE FOR THE TIMELY TRANSFER OF THE RECORDS, PAPERS, CASES,
PERSONNEL AND EFFECTS OF THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT TO
SUCH COMMISSION OR BODY.

25 14-138. OFFICIAL COMMUNICATIONS BY ELECTRONIC MEANS. ALL OFFICIAL S 26 COMMUNICATIONS REQUIRED OR AUTHORIZED BY THIS ARTICLE OR ARTICLE FOUR-TEEN-A OF THIS CHAPTER TO BE SENT TO A CANDIDATE, COMMITTEE OR AN AGENT THEREOF SHALL BE SENT BOTH BY MAIL IN THE MANNER SPECIFIED BY SUCH ARTI-27 28 CLE AND BY ELECTRONIC MAIL TO THE ELECTRONIC MAIL ADDRESS OR ADDRESSES, 29 30 ANY, ON FILE WITH THE STATE BOARD OF ELECTIONS FOR SUCH COMMITTEE OR ΙF AGENT; PROVIDED THAT NO SUCH COMMUNICATION SHALL BE DEEMED UNTIMELY OR 31 32 OTHERWISE DEFECTIVE SOLELY ON GROUNDS THAT THE ELECTRONIC COMMUNICATION SHALL NOT BE SENT OR RECEIVED. IN LIEU OF COMMUNICATIONS BY CERTIFIED OR 33 EXPRESS MAIL, A CANDIDATE OR COMMITTEE MAY ELECT TO RECEIVE OFFICIAL 34 35 COMMUNICATIONS BY FACSIMILE OR OTHER ELECTRONIC MEANS; PROVIDED THAT THE MAKING EACH SUCH TRANSMISSION IN LIEU OF COMMUNICATION BY 36 MEANS OF CERTIFIED OR EXPRESS MAIL SHALL ENSURE AUTOMATIC DELIVERY OF 37 PROOF TO 38 SENDER THAT SUCH COMMUNICATION PROPERLY WAS RECEIVED AND THE TIME THE AND DATE OF SUCH RECEIPT. THE STATE BOARD OF ELECTIONS SHALL PROMULGATE 39 40 RULES TO GOVERN COMMUNICATIONS BY ELECTRONIC MEANS HEREUNDER.

41 S 8. Section 16-114 of the election law is amended by adding a new 42 subdivision 5 to read as follows:

5. NOTHING IN THIS SECTION SHALL BE CONSTRUED TO REQUIRE THE OFFICE OF
CAMPAIGN FINANCE ENFORCEMENT, ESTABLISHED PURSUANT TO SECTION 14-132 OF
THIS ARTICLE, TO COMMENCE A JUDICIAL PROCEEDING TO COLLECT A CIVIL
PENALTY ASSESSABLE PURSUANT TO SECTION 14-126 OF THIS ARTICLE.

47 S 9. The executive law is amended by adding a new section 63-e to read 48 as follows:

49 S 63-E. POWERS OF THE ATTORNEY GENERAL TO ENFORCE THE ELECTION LAW. 50 ATTORNEY GENERAL MAY INVESTIGATE ANY ALLEGED CIVIL OR CRIMINAL THE VIOLATION OF THE ELECTION LAW ON HIS OR HER OWN INVESTIGATION, 51 INFORMA-TION FILED WITH THE STATE BOARD OF ELECTIONS OR STATE CAMPAIGN FINANCE 52 53 BOARD, OR COMPLAINT OF A PRIVATE CITIZEN. WHERE THE ATTORNEY GENERAL 54 SHALL DETERMINE THAT PROBABLE CAUSE EXISTS OF A CRIMINAL VIOLATION OF 55 ARTICLE FOURTEEN OR FOURTEEN-A OF THE ELECTION LAW, THE ATTORNEY GENERAL MAY SO INFORM THE CHIEF CAMPAIGN FINANCE ENFORCEMENT OFFICER OF 56 THE

OFFICE OF CAMPAIGN FINANCE ENFORCEMENT ESTABLISHED PURSUANT TO SECTION 1 2 14-132 OF THE ELECTION LAW AND PROVIDE THE EVIDENCE SUPPORTING SUCH 3 PROBABLE CAUSE. NOTWITHSTANDING ANY CONTRARY PROVISION OF LAW, THE 4 ATTORNEY GENERAL MAY PROSECUTE A CRIMINAL VIOLATION OF ARTICLE FOURTEEN 5 OR FOURTEEN-A OF THE ELECTION LAW IN THE MANNER AND TO THE EXTENT SPECI-FIED IN SUBDIVISION SIX OF SECTION 14-132 OF THE ELECTION LAW. IN FURTH-6 7 ERANCE OF THE POWERS AND DUTIES SPECIFIED IN THIS SECTION, THE ATTORNEY GENERAL IS AUTHORIZED TO TAKE PROOFS, MAKE DETERMINATIONS OF RELEVANT 8 FACTS AND ISSUE SUBPOENAS IN ACCORDANCE WITH LAW, AND SUCH AUTHORIZATION 9 10 SHALL NOT ABATE OR TERMINATE BY REASON OF ANY CIVIL OR CRIMINAL ACTION PROCEEDING TO ENFORCE THE ELECTION LAW OR ANY COLLECTION OR DETERMI-11 OR 12 NATION TO COLLECT A CIVIL PENALTY PURSUANT THERETO. NOTHING IN THIS SECTION SHALL IMPAIR THE ENFORCEMENT JURISDICTION OF ANY DISTRICT ATTOR-13 14 NEY IN THIS STATE OR THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT PURSUANT 15 TO LAW.

16 S 10. Subdivision 9 of section 94 of the executive law is amended by 17 adding a new paragraph (j-1) to read as follows:

(J-1) ADVISE AND ASSIST THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT
ESTABLISHED PURSUANT TO SECTION 14-132 OF THE ELECTION LAW TO EFFECTIVELY DISCHARGE THE POWERS AND DUTIES OF SUCH OFFICE, INCLUDING BUT NOT
LIMITED TO ENSURING THE PROMPT AND ACCURATE DISSEMINATION TO SUCH OFFICE
OF THE NAMES AND ADDRESSES OF PERSONS REQUIRED TO FILE AS LOBBYISTS
PURSUANT TO ARTICLE ONE-A OF THE LEGISLATIVE LAW;

S 11. This act shall take effect on the first day of January following the general election of members of the legislature next succeeding the day on which this act shall have become a law; provided that section 3-201 of the election law, as added by section three of this act, and subdivisions one, two and four of section 14-132 of the election law, as added by section seven of this act, shall take effect immediately.

30

PART B

31 Section 1. The election law is amended by adding a new article 14-A to 32 read as follows:

33 34		ARTICLE 14-A VOLUNTARY CLEAN ELECTION CAMPAIGN FINANCE
35 36 37 38 39	SECTION 14-150. 14-152. 14-154. 14-156. 14-158.	ELIGIBILITY AND OTHER REQUIREMENTS. QUALIFIED CAMPAIGN EXPENDITURES; RESTRICTIONS ON USE. CAMPAIGN CONTRIBUTIONS.
39 40 41	14-158.	
42		OPTIONAL PUBLIC FUNDING FOR PARTY COMMITTEES.
43 44	14-164. 14-166.	OFFICE HOLDERS ACCOUNTS. POWER AND DUTIES OF THE STATE CAMPAIGN FINANCE BOARD.
45	14-168.	NEW YORK STATE CLEAN ELECTION CAMPAIGN FINANCE FUND.
46	14-170.	DISBURSAL OF REVENUE FOR CLEAN ELECTION CAMPAIGN FINANC-
47		ING.
48	14-172.	EXAMINATIONS; REPAYMENTS.
49	14-174.	ENFORCEMENT AND PENALTIES.
50	14-176.	
51	14-178.	QUADRENNIAL REPORTS.

1 S 14-150. DEFINITIONS. FOR PURPOSES OF THIS ARTICLE, THE FOLLOWING 2 TERMS SHALL HAVE THE FOLLOWING MEANINGS:

1. "AUTHORIZED COMMITTEE" SHALL MEAN A POLITICAL COMMITTEE THAT HAS
BEEN AUTHORIZED BY ONE OR MORE CANDIDATES TO AID OR TAKE PART IN THE
ELECTIONS OF SUCH CANDIDATE OR CANDIDATES AND THAT HAS FILED A STATEMENT
THAT SUCH CANDIDATE OR CANDIDATES HAVE AUTHORIZED SUCH POLITICAL COMMITTEE PURSUANT TO SECTION 14-112 OF THIS CHAPTER.

8 2. "BOARD" SHALL MEAN THE NEW YORK STATE CAMPAIGN FINANCE BOARD ESTAB-9 LISHED IN SECTION 3-101 OF THIS CHAPTER.

10 3. "CONTRIBUTION" SHALL MEAN: (A) ANY GIFT, SUBSCRIPTION, ADVANCE, OR DEPOSIT OF MONEY OR ANYTHING OF VALUE, MADE IN CONNECTION WITH THE NOMI-11 NATION FOR ELECTION, OR ELECTION, OF ANY CANDIDATE; 12 (B) ANY FUNDS RECEIVED BY A POLITICAL COMMITTEE FROM ANOTHER POLITICAL COMMITTEE; OR 13 14 (C) ANY PAYMENT, BY ANY PERSON OTHER THAN A CANDIDATE OR HIS OR HER 15 PRINCIPAL COMMITTEE, MADE IN CONNECTION WITH THE NOMINATION FOR ELECTION, OR ELECTION, OF ANY CANDIDATE, INCLUDING BUT NOT LIMITED TO COMPENSATION FOR THE PERSONAL SERVICES OF ANY INDIVIDUAL THAT ARE 16 17 RENDERED IN CONNECTION WITH A CANDIDATE'S ELECTION OR NOMINATION WITHOUT 18 19 CHARGE; PROVIDED, HOWEVER, THAT NONE OF THE FOREGOING SHALL BE DEEMED A CONTRIBUTION IF MADE, TAKEN OR PERFORMED BY A PERSON OR A POLITICAL 20 21 COMMITTEE INDEPENDENT OF THE CANDIDATE OR HIS OR HER AGENTS OR PRINCIPAL 22 COMMITTEE PURSUANT TO SECTION 14-112 OF THIS CHAPTER. FOR PURPOSES OF SUBDIVISION, THE TERM "INDEPENDENT OF THE CANDIDATE OR HIS OR HER 23 THIS 24 AGENTS OR PRINCIPAL COMMITTEE PURSUANT TO SECTION 14-112 OF THIS CHAP-25 SHALL MEAN THAT THE CANDIDATE OR HIS OR HER AGENTS OR PRINCIPAL TER " 26 COMMITTEE DID NOT AUTHORIZE, REQUEST, SUGGEST, FOSTER OR COOPERATE IN 27 ANY SUCH ACTIVITY; AND PROVIDED FURTHER, THAT THE TERM "CONTRIBUTION" 28 SHALL NOT INCLUDE:

(I) THE VALUE OF SERVICES PROVIDED WITHOUT COMPENSATION BY INDIVIDUALS
 WHO VOLUNTEER A PORTION OR ALL OF THEIR TIME ON BEHALF OF A CANDIDATE OR
 POLITICAL COMMITTEE;

(II) THE USE OF REAL OR PERSONAL PROPERTY AND THE COST OF INVITATIONS,
 FOOD AND BEVERAGES VOLUNTARILY PROVIDED BY AN INDIVIDUAL TO A CANDIDATE
 OR POLITICAL COMMITTEE ON THE INDIVIDUAL'S RESIDENTIAL PREMISES FOR
 CANDIDATE-RELATED ACTIVITIES TO THE EXTENT SUCH SERVICES DO NOT EXCEED
 FIVE HUNDRED DOLLARS IN VALUE;

(III) THE TRAVEL EXPENSES OF ANY INDIVIDUAL WHO ON HIS OR HER OWN
BEHALF VOLUNTEERS HIS OR HER PERSONAL SERVICES TO ANY CANDIDATE OR POLITICAL COMMITTEE TO THE EXTENT SUCH EXPENSES ARE NOT REIMBURSED AND DO
NOT EXCEED FIVE HUNDRED DOLLARS IN VALUE;

(IV) EXPENDITURES BY A BONA FIDE MEMBERSHIP ORGANIZATION IN SUPPORT OF
THE FOLLOWING ACTIVITIES BY MEMBERS OF THE ORGANIZATION WHO ARE VOLUNTEERING THEIR TIME ON BEHALF OF A CANDIDATE, NOT TO EXCEED FIFTEEN
DOLLARS PER MEMBER WHO VOLUNTEERS, FOR: TRANSPORTATION OF VOLUNTEERS TO
CAMPAIGN ACTIVITIES; COST OF FEEDING VOLUNTEERS WHILE VOLUNTEERING FOR
THE CAMPAIGN; AND MATERIALS SUCH AS BADGES AND CLOTHING THAT IDENTIFIES
THE NAME OF THE ORGANIZATION AND/OR CANDIDATE; AND

48 (V) PARTY EXPENDITURES BY A PARTY COMMITTEE TO THE EXTENT THAT THE 49 TOTAL AMOUNT OF SUCH PARTY EXPENDITURES UNDER PARAGRAPHS (A) AND (B) OF 50 SUBDIVISION EIGHT OF THIS SECTION DO NOT EXCEED THE FOLLOWING AMOUNTS:

51 (A) ONE MILLION DOLLARS FOR A CANDIDATE FOR GOVERNOR IN A GENERAL 52 ELECTION;

53 (B) FIVE HUNDRED THOUSAND DOLLARS FOR A CANDIDATE FOR COMPTROLLER OR 54 ATTORNEY GENERAL IN A GENERAL ELECTION;

55 (C) ONE HUNDRED THOUSAND DOLLARS FOR A CANDIDATE FOR STATE SENATE IN A 56 GENERAL OR SPECIAL ELECTION; OR

(D) FORTY THOUSAND DOLLARS FOR A CANDIDATE FOR ASSEMBLY IN A GENERAL 1 2 OR SPECIAL ELECTION. "COVERED ELECTION" SHALL MEAN ANY PRIMARY ELECTION FOR NOMINATION 3 4. 4 FOR ELECTION AS A PARTY CANDIDATE, OR ANY GENERAL ELECTION OR SPECIAL 5 ELECTION FOR ELECTION, TO THE OFFICE OF GOVERNOR, LIEUTENANT GOVERNOR, 6 ATTORNEY GENERAL, COMPTROLLER, SENATOR OR MEMBER OF ASSEMBLY. 7 5. "GENERAL ELECTION CAMPAIGN PERIOD" SHALL MEAN THE PERIOD BEGINNING 8 THE DAY AFTER THE PRIMARY ELECTION AND ENDING THIRTY DAYS AFTER THE 9 GENERAL ELECTION. 10 6. "INDEPENDENT EXPENDITURE" SHALL MEAN AN EXPENDITURE BY ANY PERSON, 11 POLITICAL PARTY OR OTHER ENTITY OTHER THAN A CANDIDATE'S PRINCIPAL COMMITTEE THAT IS MADE FOR A COMMUNICATION THAT EXPRESSLY ADVOCATES 12 THEELECTION OR DEFEAT OF A CLEARLY IDENTIFIED CANDIDATE IN A COVERED 13 14 ELECTION THAT IS MADE WITHOUT THE PARTICIPATION OR COOPERATION OF, OR 15 COORDINATION OR CONSULTATION WITH, ANY CANDIDATE, CANDIDATE'S COMMITTEE OR PERSON WORKING ON BEHALF OF A CANDIDATE OR ANY COMMUNICATION THAT 16 17 NAMES OR DEPICTS A CLEARLY IDENTIFIED CANDIDATE AND IS DISSEMINATED LESS THAN THIRTY-ONE DAYS BEFORE THE ELECTION. 18 7. 19 "NON-PARTICIPATING CANDIDATE" SHALL MEAN A CANDIDATE WHO REJECTS CLEAN ELECTION CAMPAIGN FINANCING AND CHOOSES TO RUN IN AN ELECTION WITH 20 21 CAMPAIGN CONTRIBUTIONS RAISED FROM PRIVATE SOURCES, OR WHO OTHERWISE IS 22 INELIGIBLE OR FAILS TO QUALIFY FOR CLEAN ELECTION CAMPAIGN FINANCING. 23 NON-PARTICIPATING CANDIDATES SHALL BE INELIGIBLE TO RECEIVE CLEAN 24 ELECTION CAMPAIGN FINANCING OR OTHER BENEFITS AS DEFINED BY THIS ARTI-25 CLE. 26 8. "PARTY EXPENDITURE" SHALL MEAN AN EXPENDITURE BY A PARTY COMMITTEE 27 FOR THE BENEFIT OF A CANDIDATE OR CANDIDATE COMMITTEE FOR: 28 PREPARATION, DISPLAY OR MAILING OR OTHER DISTRIBUTION OF A (A) THE 29 PARTY CANDIDATE LISTING. AS USED IN THIS PARAGRAPH, "PARTY CANDIDATE LISTING" MEANS ANY COMMUNICATION THAT MEETS THE FOLLOWING CRITERIA: 30 (I) THE COMMUNICATION LISTS THE NAME OR NAMES OF CANDIDATES FOR 31 32 ELECTION TO PUBLIC OFFICE; 33 (II) THE COMMUNICATION IS DISTRIBUTED THROUGH PUBLIC ADVERTISING SUCH 34 AS BROADCAST TELEVISION STATIONS, CABLE TELEVISION, NEWSPAPERS OR SIMI-LAR MEDIA, OR THROUGH DIRECT MAIL, TELEPHONE, ELECTRONIC MAIL, PUBLICLY 35 ACCESSIBLE SITES ON THE INTERNET OR PERSONAL DELIVERY; 36 37 (III) THE TREATMENT OF ALL CANDIDATES IN THE COMMUNICATION IS SUBSTAN-38 TIALLY SIMILAR; AND 39 (IV) THE CONTENT OF THE COMMUNICATION IS LIMITED TO: 40 (A) FOR EACH SUCH CANDIDATE, IDENTIFYING INFORMATION, INCLUDING PHOTO-GRAPHS, OFFICE SOUGHT, OFFICE CURRENTLY HELD BY THE CANDIDATE, IF ANY, 41 PARTY ENROLLMENT OF THE CANDIDATE, A BRIEF STATEMENT CONCERNING THE 42 43 CANDIDATE'S POSITIONS, PHILOSOPHY, GOALS, ACCOMPLISHMENTS OR BIOGRAPHY, 44 AND THE POSITIONS, PHILOSOPHY, GOALS OR ACCOMPLISHMENTS OF THE CANDI-45 DATE'S PARTY; (B) ENCOURAGEMENT TO VOTE FOR EACH SUCH CANDIDATE; AND 46 47 INFORMATION CONCERNING VOTING, INCLUDING VOTING HOURS AND (C) 48 LOCATIONS; 49 (B) A DOCUMENT IN PRINTED OR ELECTRONIC FORM, INCLUDING A PARTY PLAT-50 FORM, A COPY OF AN ISSUE PAPER, INFORMATION PERTAINING TO THE REQUIRE-MENTS OF THIS TITLE, A LIST OF REGISTERED VOTERS AND VOTER IDENTIFICA-51 TION INFORMATION, WHICH DOCUMENT IS CREATED OR MAINTAINED BY A PARTY 52 COMMITTEE, FOR THE GENERAL PURPOSES OF PARTY BUILDING AND IS PROVIDED TO 53 54 A CANDIDATE WHO IS A MEMBER OF THE PARTY THAT HAS ESTABLISHED SUCH PARTY 55 COMMITTEE; 56 (C) A CAMPAIGN EVENT AT WHICH A CANDIDATE OR CANDIDATES ARE PRESENT;

(D) THE RETENTION OF THE SERVICES OF AN ADVISOR TO PROVIDE ASSISTANCE 1 2 RELATING TO CAMPAIGN ORGANIZATION, FINANCING, ACCOUNTING, STRATEGY, LAW 3 OR MEDIA; OR 4 (E) THE USE OF OFFICES, TELEPHONES, COMPUTERS AND SIMILAR EQUIPMENT 5 WHICH DOES NOT RESULT IN ADDITIONAL COST TO THE PARTY COMMITTEE. 6 9. "POLITICAL COMMITTEE" SHALL HAVE THE MEANING SET FORTH IN SECTION 7 14-100 OF THIS CHAPTER. 8 "PRINCIPAL COMMITTEE" SHALL MEAN THE AUTHORIZED COMMITTEE DESIG-10. 9 NATED BY A CANDIDATE PURSUANT TO THIS ARTICLE. 10 11. "QUALIFIED CAMPAIGN EXPENDITURE" SHALL MEAN AN EXPENDITURE FOR WHICH CLEAN ELECTION CAMPAIGN FUNDS MAY BE USED PURSUANT TO THIS ARTI-11 12 CLE. 12. "QUALIFIED CANDIDATE" SHALL MEAN ANY CANDIDATE FOR NOMINATION FOR 13 14 ELECTION, OR ELECTION, TO THE OFFICE OF GOVERNOR, LIEUTENANT GOVERNOR, 15 ATTORNEY GENERAL, COMPTROLLER, SENATOR OR MEMBER OF THE ASSEMBLY WHO QUALIFIES FOR CLEAN ELECTION CAMPAIGN FUNDS BY COLLECTING THE REQUIRED 16 17 NUMBER OF QUALIFYING CONTRIBUTIONS AND AGREEING TO OTHER REQUIREMENTS SPECIFIED IN THIS ARTICLE. 18 19 "QUALIFYING CONTRIBUTION" SHALL MEAN A CONTRIBUTION OF AT LEAST 13. FIVE DOLLARS AND NO MORE THAN TWO HUNDRED FIFTY DOLLARS PER CONTRIBUTION 20 WHICH IS MADE TO THE PRINCIPAL COMMITTEE AND WHICH IS COUNTED TOWARD THE 21 AGGREGATE NUMBER OF QUALIFYING CONTRIBUTIONS NEEDED TO MEET THE THRESH-22 23 OLD AMOUNT FOR A SPECIFIC OFFICE. A CONTRIBUTION SHALL BE DEEMED A QUAL-IFYING CONTRIBUTION ONLY IF MADE BY CHECK, MONEY ORDER OR IN CASH AND 24 25 ONLY IF ACCOMPANIED BY A SIGNED STATEMENT THAT: (A) THE CONTRIBUTION IS INTENDED TO BE A CONTRIBUTION TO SUPPORT THE ELECTION OF A CANDIDATE 26 27 SEEKING TO QUALIFY FOR A COVERED ELECTION; (B) THE CONTRIBUTION WAS MADE FROM THE CONTRIBUTOR'S OWN FUNDS; AND (C) THE CONTRIBUTOR RECEIVED AND 28 SHALL RECEIVE NOTHING OF VALUE IN EXCHANGE FOR THE CONTRIBUTION. ANY 29 CONTRIBUTIONS THAT DO NOT MEET THE REQUIREMENTS SET FORTH IN THIS ARTI-30 31 CLE SHALL BE RETURNED TO THE CONTRIBUTOR. 32 14. "QUALIFYING PERIOD" SHALL MEAN THE PERIOD DURING WHICH PARTICIPAT-33 ING CANDIDATES COLLECT QUALIFYING CONTRIBUTIONS. 34 15. "THRESHOLD FOR ELIGIBILITY" SHALL MEAN THE TOTAL AMOUNT OF OUALI-FYING CONTRIBUTIONS THAT A PARTICIPATING CANDIDATE AND HIS OR HER PRIN-35 CIPAL COMMITTEE MUST RECEIVE IN ORDER FOR SUCH CANDIDATE TO QUALIFY FOR 36 37 CLEAN ELECTION CAMPAIGN FUNDING PURSUANT TO THIS ARTICLE. 38 16. "TRANSFER" SHALL MEAN ANY EXCHANGE OF FUNDS OR ANY THING OF VALUE 39 BETWEEN POLITICAL COMMITTEES AUTHORIZED BY THE SAME CANDIDATE PURSUANT 40 TO SECTION 14-112 OF THIS CHAPTER AND TAKING PART IN HIS OR HER 41 CAMPAIGN. 17. "OFFICE HOLDER ACCOUNT" SHALL REFER TO A POLITICAL COMMITTEE 42 43 ESTABLISHED UNDER SECTION 14-162 OF THIS ARTICLE. 44 S 14-152. ELIGIBILITY AND OTHER REQUIREMENTS. 1. TO BE ELIGIBLE FOR 45 CLEAN ELECTION CAMPAIGN FUNDING UNDER THIS ARTICLE, A CANDIDATE FOR NOMINATION FOR ELECTION OR ELECTION SHALL: 46 47 (A) MEET ALL THE REQUIREMENTS OF LAW TO HAVE HIS OR HER NAME ON THE 48 BALLOT; 49 (B) BE A CANDIDATE FOR GOVERNOR, LIEUTENANT GOVERNOR, COMPTROLLER, 50 ATTORNEY GENERAL, STATE SENATE OR ASSEMBLY IN A PRIMARY, GENERAL OR 51 SPECIAL ELECTION AND MEET THE THRESHOLD CRITERIA FOR ELIGIBILITY SET FORTH IN SUBDIVISIONS THREE AND FOUR OF THIS SECTION; 52 (C) CHOOSE TO PARTICIPATE IN THE CLEAN ELECTION CAMPAIGN FUNDING 53 54 PROVISIONS OF THIS ARTICLE, BY FILING A WRITTEN CERTIFICATION IN SUCH 55 FORM AS MAY BE PRESCRIBED BY THE BOARD, WHICH SETS FORTH HIS OR HER

ACCEPTANCE OF AND AGREEMENT TO COMPLY WITH THE TERMS AND CONDITIONS FOR 1 2 THE PROVISION OF SUCH FUNDS; 3 (D) FURNISH TO THE BOARD AND HIS OR HER PRINCIPAL COMMITTEE ANY INFOR-4 MATION THE BOARD MAY REQUEST RELATING TO HIS OR HER CAMPAIGN EXPENDI-TURES OR CONTRIBUTIONS, INCLUDING ANY SUCH DOCUMENTATION OR OTHER PROOF OF COMPLIANCE WITH THIS ARTICLE AS SUCH BOARD MAY REQUEST; 5 6 7 (E) NOTIFY THE BOARD IN THE CANDIDATE'S WRITTEN CERTIFICATION AS TO: 8 (I) EXISTENCE OF EACH AUTHORIZED COMMITTEE AUTHORIZED BY SUCH THE CANDIDATE THAT HAS NOT BEEN TERMINATED; 9 10 (II) WHETHER ANY SUCH COMMITTEE ALSO HAS BEEN AUTHORIZED BY ANY OTHER 11 CANDIDATE; AND 12 (III) IF THE CANDIDATE HAS AUTHORIZED MORE THAN ONE AUTHORIZED COMMIT-WHICH AUTHORIZED COMMITTEE HAS BEEN DESIGNATED BY THE CANDIDATE AS 13 TEE. 14 THE CANDIDATE'S PRINCIPAL COMMITTEE FOR THE ELECTION OR ELECTIONS 15 COVERED BY THE CANDIDATE'S CERTIFICATION; PROVIDED, THAT SUCH PRINCIPAL 16 COMMITTEE: 17 (A) SHALL BE THE ONLY COMMITTEE AUTHORIZED BY SUCH CANDIDATE TO AID OR 18 OTHERWISE TAKE PART IN THE ELECTION OR ELECTIONS COVERED BY THE CANDI-19 DATE'S CERTIFICATION; 20 (B) SHALL NOT BE AN AUTHORIZED COMMITTEE OF ANY OTHER CANDIDATE; AND 21 SHALL NOT HAVE BEEN AUTHORIZED OR OTHERWISE ACTIVE FOR ANY (C) 22 ELECTION PRIOR TO THE ELECTION OR ELECTIONS COVERED BY THE CANDIDATE'S 23 CERTIFICATION. 24 THE USE OF AN ENTITY OTHER THAN THE DESIGNATED PRINCIPAL COMMITTEE TO 25 AID OR OTHERWISE TAKE PART IN THE ELECTION OR ELECTIONS COVERED BY THE 26 CANDIDATE'S CERTIFICATION SHALL BE A VIOLATION OF THIS SECTION AND SHALL 27 TRIGGER THE APPLICATION TO SUCH ENTITY OF ALL PROVISIONS OF THIS ARTICLE 28 GOVERNING PRINCIPAL COMMITTEES; 29 (F) MAINTAIN ALONG WITH HIS OR HER PRINCIPAL COMMITTEE SUCH RECORDS OF 30 RECEIPTS AND EXPENDITURES FOR A COVERED ELECTION AS REQUIRED BY THE 31 BOARD; 32 (G) NOT MAKE ALONG WITH HIS OR HER PRINCIPAL COMMITTEE EXPENDITURES 33 WHICH IN THE AGGREGATE EXCEED THE GRANT OF PUBLIC FUNDS SET FORTH IN 34 SECTION 14-160 OF THIS ARTICLE PLUS THE AMOUNT OF OUALIFYING CONTRIB-UTIONS ALLOWED PURSUANT TO SUBDIVISION FOUR OF THIS SECTION; 35 (H) NOT ACCEPT AGGREGATE PARTY EXPENDITURES FROM THE COMMITTEE OR 36 37 COMMITTEES OF ANY POLITICAL PARTY IN EXCESS OF THE AMOUNT SPECIFIED IN 38 SUBDIVISION FOUR OF THIS SECTION; 39 (I) AGREE TO PARTICIPATE IN AT LEAST TWO PUBLIC DEBATES WITH OTHER 40 CANDIDATES PRIOR TO THE DATE OF A PRIMARY ELECTION OR SPECIAL ELECTION AND AT LEAST THREE DEBATES WITH OTHER CANDIDATES PRIOR TO THE DATE OF A 41 GENERAL ELECTION. SUCH DEBATES SHALL BE ESTABLISHED UNDER REGULATIONS 42 43 PROMULGATED BY THE STATE CAMPAIGN FINANCE BOARD. IF A CANDIDATE FAILS TO 44 PARTICIPATE IN ANY DEBATE REQUIRED UNDER THIS SECTION BEFORE AN 45 ELECTION, THE CANDIDATE SHALL BE LIABLE FOR RETURN OF MONEYS PREVIOUSLY RECEIVED FOR USE BY THE CANDIDATE TO PAY ELECTION CAMPAIGN EXPENSES AND 46 47 SHALL BE INELIGIBLE TO RECEIVE ANY FURTHER CLEAN ELECTION CAMPAIGN FUNDS 48 FOR THAT ELECTION. FOR PURPOSES OF THIS PARAGRAPH, EACH PRIMARY, GENERAL 49 OR SPECIAL ELECTION SHALL BE CONSIDERED A SEPARATE ELECTION; AND 50 (J) SATISFY ANY CLAIM MADE BY SUCH BOARD FOR THE PAYMENT OF CIVIL PENALTIES OR REPAYMENT OF PUBLIC FUNDS THAT REMAINS OUTSTANDING AGAINST 51 SUCH CANDIDATE OR HIS OR HER PRINCIPAL COMMITTEE FROM A PRIOR COVERED 52 53 ELECTION, IF:

54 (I) THE CANDIDATE HAD WRITTEN NOTICE OF SUCH POTENTIAL CLAIM AND INEL-55 IGIBILITY TO RECEIVE PUBLIC FUNDS PRIOR TO FILING A WRITTEN CERTIF-

ICATION FOR THE CURRENT COVERED ELECTION PURSUANT TO PARAGRAPH (C) OF 1 2 THIS SUBDIVISION; OR 3 IN THE EVENT NO SUCH TIMELY NOTICE HAS BEEN GIVEN, THE CANDIDATE (II)4 HAS BEEN GIVEN AN OPPORTUNITY TO PRESENT TO THE BOARD REASONS HE OR SHE 5 SHOULD BE ELIGIBLE TO RECEIVE PUBLIC FUNDS. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, RULE OR REGULATION TO 6 2. THE CONTRARY, THE QUALIFYING PERIOD SHALL COMMENCE ON THE FIRST DAY OF 7 8 JANUARY OF THE YEAR IN WHICH THE ELECTION OR ELECTIONS FOR WHICH THE CANDIDATE SEEKS TO QUALIFY WILL BE HELD AND END NO LATER THAN SIXTY DAYS 9 10 BEFORE THE DATE OF THE PRIMARY ELECTION IN THAT SAME YEAR. 3. THE QUALIFYING PERIOD IN A SPECIAL ELECTION SHALL BEGIN THE DAY THE 11 ELECTION IS ANNOUNCED. CANDIDATES SHALL HAVE UP TO FOURTEEN DAYS BEFORE 12 THE DATE OF THE SPECIAL ELECTION TO COLLECT QUALIFYING CONTRIBUTIONS. 13 14 THE NUMBER OF QUALIFYING CONTRIBUTIONS SHALL BE HALF OF THE NUMBER OF CONTRIBUTIONS REQUIRED IN A GENERAL ELECTION. FUNDS SHALL BE RELEASED TO 15 16 SPECIAL ELECTION CANDIDATES WITHIN THREE DAYS OF SUBMISSION OF EVIDENCE 17 OF SUCH QUALIFYING CONTRIBUTIONS. 4. (A) THE THRESHOLD FOR ELIGIBILITY FOR CLEAN ELECTION CAMPAIGN FUND-18 19 ING FOR PARTICIPATING CANDIDATES IN A GENERAL ELECTION SHALL BE: 20 (I) CANDIDATES FOR STATE SENATE, AT LEAST ONE THOUSAND QUALIFYING 21 CONTRIBUTIONS FROM INDIVIDUALS, HALF OF WHOM SHALL RESIDE IN THE STATE SENATE DISTRICT, THE AGGREGATE AMOUNT OF SUCH CONTRIBUTIONS NOT TO 22 EXCEED ONE HUNDRED TWENTY-FIVE THOUSAND DOLLARS; 23 (II) CANDIDATES FOR STATE ASSEMBLY, AT LEAST FOUR HUNDRED QUALIFYING 24 25 CONTRIBUTIONS FROM INDIVIDUALS, HALF OF WHOM SHALL RESIDE IN THE STATE ASSEMBLY DISTRICT, THE AGGREGATE AMOUNT OF SUCH CONTRIBUTIONS NOT TO 26 27 EXCEED FIFTY THOUSAND DOLLARS; (III) CANDIDATES FOR GOVERNOR, AT LEAST TWENTY THOUSAND QUALIFYING 28 CONTRIBUTIONS, INCLUDING AT LEAST FIVE HUNDRED CONTRIBUTIONS FROM INDI-29 VIDUALS RESIDING IN EACH OF A MAJORITY OF THE CONGRESSIONAL DISTRICTS OF 30 THE STATE, THE AGGREGATE AMOUNT OF SUCH CONTRIBUTIONS NOT TO EXCEED TWO 31 32 MILLION FIVE HUNDRED THOUSAND DOLLARS; AND 33 (IV) CANDIDATES FOR LIEUTENANT GOVERNOR, ATTORNEY GENERAL AND COMP-TROLLER, AT LEAST TEN THOUSAND QUALIFYING CONTRIBUTIONS, INCLUDING AT 34 35 LEAST TWO HUNDRED FIFTY CONTRIBUTIONS FROM INDIVIDUALS RESIDING IN EACH OF A MAJORITY OF THE CONGRESSIONAL DISTRICTS OF THE STATE, THE AGGREGATE 36 AMOUNT OF SUCH CONTRIBUTIONS NOT TO EXCEED ONE MILLION TWO HUNDRED FIFTY 37 38 THOUSAND DOLLARS. 39 ANY SUCH CONTRIBUTION COLLECTED IN EXCESS OF THE LIMITATION SPECIFIED 40 IN THIS PARAGRAPH FOR SUCH CANDIDATE SHALL BE DONATED TO THE NEW YORK STATE CLEAN ELECTION CAMPAIGN FINANCE FUND. 41 (B) IN ADDITION TO THE REQUIREMENTS OF PARAGRAPH (A) OF THIS SUBDIVI-42 43 SION, IN ORDER TO BE ELIGIBLE FOR CLEAN ELECTION CAMPAIGN FINANCING FOR 44 THE GENERAL ELECTION, THE CANDIDATE SHALL HAVE PARTICIPATED IN THE 45 PRIMARY ELECTION AND RECEIVED THE HIGHEST NUMBER OF VOTES OF THE CANDI-DATES CONTESTING THE PRIMARY ELECTION FROM HIS OR HER RESPECTIVE PARTY 46 47 AND HAVE WON THE PARTY'S NOMINATION. 48 (C) IN ADDITION TO THE REQUIREMENTS OF PARAGRAPH (A) OF THIS SUBDIVI-49 SION, IN ORDER TO BE ELIGIBLE TO RECEIVE CLEAN ELECTION CAMPAIGN FUNDS 50 IN A PRIMARY ELECTION, A QUALIFIED CANDIDATE SHALL AGREE THAT IN THE EVENT HE OR SHE IS A CANDIDATE FOR SUCH OFFICE IN ANY OTHER ELECTION 51 HELD IN THE SAME CALENDAR YEAR, HE OR SHE WILL BE BOUND IN EACH SUCH 52 OTHER ELECTION BY THE ELIGIBILITY REQUIREMENTS AND ALL OTHER PROVISIONS 53 54 OF THIS ARTICLE.

5. NO PRINCIPAL COMMITTEE OF A OUALIFIED CANDIDATE FOR A COVERED 1 2 ELECTION MAY BE AUTHORIZED TO AID OR TAKE PART IN THE ELECTION OF MORE 3 THAN ONE CANDIDATE. 4 б. REGARDLESS OF WHETHER A CANDIDATE DEMONSTRATES ELIGIBILITY FOR 5 CLEAN ELECTION CAMPAIGN FINANCING UNDER THIS ARTICLE, A CANDIDATE WHO 6 HAS FILED A WRITTEN CERTIFICATION IN ACCORDANCE WITH SUBDIVISION ONE OF 7 THIS SECTION AND HIS OR HER PRINCIPAL COMMITTEE SHALL COMPLY WITH THE8 REQUIREMENTS OF PARAGRAPHS (D), (E) AND (F) OF SUBDIVISION ONE OF THIS 9 SECTION. 10 7. A QUALIFIED CANDIDATE WHO RECEIVES CLEAN ELECTION CAMPAIGN FUNDS SHALL NOT ACCEPT OR SPEND ANY FUNDS OTHER THAN CLEAN ELECTION CAMPAIGN 11 12 FUNDS AND OUALIFYING CONTRIBUTIONS UP TO THE LIMIT SPECIFIED FOR SUCH CANDIDATE IN PARAGRAPH (A) OF SUBDIVISION FOUR OF THIS SECTION. 13 14 8. A QUALIFIED CANDIDATE WHO OR POLITICAL PARTY THAT RECEIVES CLEAN 15 ELECTION CAMPAIGN FUNDS SHALL IN ALL COVERED COMMUNICATIONS PAID FOR IN WHOLE OR IN PART BY SUCH CANDIDATE OR PARTY COMPLY WITH THE PROVISIONS 16 17 OF THIS SUBDIVISION. (A) IN ANY COVERED COMMUNICATION PUBLISHED OR DISTRIBUTED TO A GENERAL 18 19 PUBLIC AUDIENCE, SUCH COMMUNICATION: 20 (I) IF PAID FOR IN WHOLE OR IN PART BY SUCH CANDIDATE, AN AUTHORIZED POLITICAL COMMITTEE OF SUCH CANDIDATE, PARTY OR ANY AGENT THEREOF, SHALL 21 22 CLEARLY SPECIFY THAT THE COMMUNICATION HAS BEEN PAID FOR BY SUCH CANDI-DATE, AUTHORIZED POLITICAL COMMITTEE, PARTY OR AGENT WITH CLEAN ELECTION 23 24 FUNDS; AND 25 (II) IF PAID FOR IN WHOLE OR IN PART BY ONE OR MORE OTHER PERSONS OR 26 ENTITIES BUT AUTHORIZED BY SUCH CANDIDATE, AN AUTHORIZED POLITICAL COMMITTEE OF SUCH CANDIDATE, PARTY OR AGENT, SHALL CLEARLY STATE THE 27 NAME OF THE PERSON OR PERSONS, AND/OR ENTITY OR ENTITIES, THAT PAID FOR 28 29 THE COMMUNICATION AND THAT SUCH COMMUNICATION IS AUTHORIZED BY SUCH CANDIDATE, POLITICAL COMMITTEE, PARTY OR AGENT. 30 (B) THE STATEMENT OR STATEMENTS REQUIRED BY SUBDIVISION (A) OF THIS 31 SECTION TO BE MADE FOR SUCH A COMMUNICATION THAT INCLUDES TEXT OR GRAPH-32 33 ICS SHALL BE PROVIDED IN A PRINTED OR DRAWN BOX APART FROM ANY OTHER 34 PRINTED OR OTHER GRAPHICAL MATERIAL IN AT LEAST TEN POINT TYPE ON EACH PAGE OR FOLD, EXCEPT FOR A BILLBOARD, POSTER OR OTHER PUBLIC DISPLAY, 35 FOR WHICH EACH SUCH STATEMENT SHALL BE IN A PRINTED OR DRAWN BOX IN TYPE 36 37 AΤ LEAST TEN PERCENT OF THE LARGEST TYPEFACE OTHERWISE USED THEREIN. 38 WHERE SUCH COMMUNICATION DESCRIBED BY SUBPARAGRAPH (I) OF PARAGRAPH (A) 39 OF THIS SUBDIVISION IS DISSEMINATED BY CABLE, SATELLITE, TELEVISION, 40 TELEPHONE, RADIO OR OTHER ELECTRONIC MEANS, IT SHALL INCLUDE, IN CLEARLY SPOKEN FORM IN THE VOICE OF THE CANDIDATE, THE PHRASE "I AM [NAME OF 41 42 CANDIDATE], AND I APPROVE THIS MESSAGE." 43 (C) FOR PURPOSES OF THIS SUBDIVISION: 44 (I) THE TERM "PERSON" SHALL INCLUDE AN INDIVIDUAL, POLITICAL ACTION 45 COMMITTEE, ORGANIZATION, PARTY, ENTITY OR OTHER GROUP OF PERSONS; (II) THE TERM "COMMUNICATION" SHALL INCLUDE ANY AUDIO OR VIDEO COMMU-46 47 NICATION VIA BROADCAST, CABLE OR SATELLITE, ANY WRITTEN COMMUNICATION 48 VIA ADVERTISEMENT, PAMPHLET, CIRCULAR, FLYER, BROCHURE, LETTERHEAD OR 49 OTHER PRINTED MATERIAL, TELEPHONIC CALLS AND STATEMENTS OR INFORMATION 50 CONVEYED BY COMPUTER OR OTHER ELECTRONIC DEVICES TO ONE HUNDRED OR MORE 51 MEMBERS OF A GENERAL PUBLIC AUDIENCE; AND

(III) THE TERM "COVERED COMMUNICATION" SHALL MEAN: 52

(A) A COMMUNICATION THAT EXPRESSLY ADVOCATES THE ELECTION OR DEFEAT OF 53 54 A CLEARLY IDENTIFIED CANDIDATE, THE SUCCESS OR DEFEAT OF A POLITICAL 55 PARTY OR PRINCIPLE, OR THE SUCCESS OR DEFEAT OF A BALLOT PROPOSAL, 56 INCLUDING BUT NOT LIMITED TO A COMMUNICATION THAT CONTAINS TERMS OR

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SYNONYMS THEREOF SUCH AS "VOTE FOR," "ELECT," "SUPPORT," "CAST YOUR 1 BALLOT FOR, " "SMITH FOR ASSEMBLY, " "JONES 2008, " "JONES/BROWN, " "VETER-2 ANS FOR SMITH, " "VOTE AGAINST, " "OPPOSE, " "DEFEAT" OR "REJECT"; OR THAT 3 4 IS SUSCEPTIBLE OF NO REASONABLE INTERPRETATION OTHER THAN AS AN APPEAL 5 TO SUPPORT OR OPPOSE A SPECIFIED CANDIDATE, POLITICAL PARTY, PRINCIPLE 6 OR BALLOT PROPOSAL, WHETHER OR NOT BY REFERRING TO CLEARLY IDENTIFIED 7 CANDIDATES COMPETING IN AN ELECTION OR TAKING A POSITION ON ANY CLEARLY 8 IDENTIFIED CANDIDATE'S CHARACTER, EXPERIENCE, QUALIFICATIONS OR FITNESS FOR OFFICE; PROVIDED, THAT A COMMUNICATION THAT TAKES A POSITION ON AN 9 10 ISSUE OR SPECIFIES A CLEARLY IDENTIFIED CANDIDATE'S POSITION ON AN ISSUE THAT EXHORTS RECIPIENTS OF SUCH COMMUNICATION TO CONTACT A CLEARLY 11 AND IDENTIFIED CANDIDATE IN RELATION TO SUCH ISSUE SHALL NOT, MERELY IN THE 12 13 TAKING OR SPECIFICATION OF SUCH POSITION AND EXHORTING SUCH COMMUNI-14 CATION TO A CANDIDATE, BE DEEMED A "COVERED COMMUNICATION"; OR

(B) A COMMUNICATION TRANSMITTED, BROADCAST OR OTHERWISE DISSEMINATED 15 16 TO A TARGET ELECTORATE WITHIN FORTY-FIVE DAYS OF A PRIMARY ELECTION OR 17 SIXTY DAYS OF A GENERAL ELECTION, WHERE SUCH COMMUNICATION NAMES, DEPICTS, PICTURES OR REFERENCES EITHER A CLEARLY IDENTIFIED CANDIDATE 18 19 SUBJECT TO NOMINATION OR ELECTION BEFORE SUCH TARGET ELECTORATE IN SUCH 20 ELECTION, WHETHER OR NOT BY NAME OR NICKNAME OR BY WORDS OR SYNONYMS 21 THEREOF SUCH AS "THE INCUMBENT," "THE CHALLENGER," "THE DEMOCRATIC CANDIDATE FOR" OR "THE REPUBLICAN CANDIDATE FOR"; OR THE PUBLIC OFFICE 22 23 OR NOMINATION FOR PUBLIC OFFICE THAT SUCH CANDIDATE SEEKS IN SUCH ELECTION, WHETHER OR NOT BY WORDS OR SYNONYMS THEREOF SUCH AS "YOUR 24 25 GOVERNOR, " "LEGISLATOR, " "SENATOR, " "DISTRICT 15" OR "ASSEMBLY MEMBER." FOR PURPOSES HEREOF, "TARGET ELECTORATE" SHALL MEAN AT LEAST ONE HUNDRED 26 PERSONS CAPABLE OF RECEIVING SUCH COMMUNICATION IN THE DISTRICT SUCH 27 28 CANDIDATE SEEKS TO REPRESENT.

29 S 14-154. OUALIFIED CAMPAIGN EXPENDITURES; RESTRICTIONS ON USE. 1. CLEAN ELECTION CAMPAIGN FUNDS PROVIDED UNDER THE PROVISIONS OF THIS 30 ARTICLE MAY BE USED ONLY FOR EXPENDITURES BY A PRINCIPAL COMMITTEE ON 31 32 BEHALF OF A CANDIDATE TO FURTHER THE CANDIDATE'S NOMINATION FOR ELECTION 33 ELECTION DURING THE CALENDAR YEAR IN WHICH THE PRIMARY OR GENERAL OR 34 ELECTION IN WHICH THE CANDIDATE IS SEEKING NOMINATION FOR ELECTION OR 35 ELECTION IS HELD.

2. SUCH FUNDS MAY NOT BE USED FOR:

(A) AN EXPENDITURE IN VIOLATION OF ANY LAW, RULE OR REGULATION;

38 (B) PAYMENTS MADE TO THE CANDIDATE OR A SPOUSE, CHILD, GRANDCHILD, PARENT, GRANDPARENT, BROTHER OR SISTER OF THE CANDIDATE OR SPOUSE OF 39 40 SUCH CHILD, GRANDCHILD, PARENT, GRANDPARENT, BROTHER OR SISTER, OR TO ANYONE PRINCIPALLY RESIDING WITH SUCH PERSON, OR TO A BUSINESS ENTITY IN 41 WHICH THE CANDIDATE OR ANY SUCH PERSON HAS AN OWNERSHIP INTEREST OR 42 43 SERVES AS AN EMPLOYEE, OFFICER OR MEMBER OF THE BOARD OF DIRECTORS; (C) 44 PAYMENTS IN EXCESS OF THE FAIR MARKET VALUE OF SERVICES, MATERIALS, 45 FACILITIES OR OTHER THINGS OF VALUE RECEIVED IN EXCHANGE;

(D) ANY EXPENDITURES MADE IN ANY CALENDAR YEAR AFTER THE CANDIDATE HAS
BEEN FINALLY DISQUALIFIED OR HAD HIS OR HER PETITIONS FINALLY DECLARED
INVALID BY THE APPLICABLE BOARD OF ELECTIONS OR A COURT OF COMPETENT
JURISDICTION, EXCEPT AS OTHERWISE PERMITTED BY SUBDIVISION FOUR OF
SECTION 14-168 OF THIS ARTICLE, OR AFTER THE ONLY REMAINING OPPONENT OF
THE CANDIDATE HAS BEEN FINALLY DISQUALIFIED;

52 (E) PAYMENTS IN CASH, EXCEPT AS PRESCRIBED IN SUBDIVISION THREE OF 53 SECTION 14-170 OF THIS ARTICLE;

54 (F) ANY CONTRIBUTION, TRANSFER OR LOAN MADE TO ANOTHER CANDIDATE OR 55 POLITICAL COMMITTEE; 1 (G) GIFTS, EXCEPT BROCHURES, BUTTONS, SIGNS AND OTHER PRINTED CAMPAIGN 2 MATERIAL;

3 (H) INTEREST OR ANY OTHER FINANCE CHARGE ON MONEYS LOANED TO A 4 CAMPAIGN BY A CANDIDATE OR ANY MEMBER OF A CANDIDATE'S HOUSEHOLD;

5 (I) ATTORNEY'S FEES OR ANY COSTS OF DEFENDING AGAINST ANY CIVIL OR
6 CRIMINAL INVESTIGATION OR PROSECUTION FOR ALLEGED VIOLATIONS OF STATE OR
7 FEDERAL LAW ALLEGEDLY COMMITTED WHILE HOLDING PUBLIC OFFICE OR BEING A
8 CANDIDATE FOR SUCH OFFICE; OR

9 (J) ANY OTHER USE OR PURPOSE IMPERMISSIBLE FOR CONTRIBUTIONS RECEIVED 10 A CANDIDATE FOR MEMBER OF CONGRESS OR HIS OR HER POLITICAL COMMITTEE ΒY 11 PURSUANT TO TITLE TWO, SECTION FOUR HUNDRED THIRTY-NINE-A OF THE UNITED CODE OR EFFECTUATING RULES AND REGULATIONS OF THE FEDERAL 12 STATES ELECTION COMMISSION, OR RULE OR REGULATION OF THE CAMPAIGN FINANCE BOARD 13 14 NOT INCONSISTENT WITH THIS PARAGRAPH INCLUDING SUCH PROVISIONS OF FEDER-15 AL LAW, RULE OR REGULATION.

16 S 14-156. CAMPAIGN CONTRIBUTIONS. QUALIFIED CANDIDATES SHALL FURNISH COMPLETE CAMPAIGN RECORDS, INCLUDING ALL RECORDS OF QUALIFYING CONTRIB-17 UTIONS AND EXPENDITURES TO THE BOARD, ON A OUARTERLY BASIS, EXCEPT MORE 18 19 REGULARLY AS THE CAMPAIGN FINANCE BOARD MAY PROMULGATE BY RULE, OR 20 OTHERWISE ON REQUEST BY THE BOARD. SUCH RECORDS SHALL BE IN SUCH FORM AS 21 THE CAMPAIGN FINANCE BOARD MAY REQUIRE; PROVIDED THAT THE CAMPAIGN FINANCE BOARD SHALL, TO THE MAXIMUM EXTENT PRACTICABLE, MAKE USE OF THE 22 23 ELECTRONIC REPORTING SYSTEM PRESCRIBED BY THE STATE BOARD OF ELECTIONS PURSUANT TO SUBDIVISION NINE-A OF SECTION 3-102 OF THIS CHAPTER. 24

25 S 14-158. OPTIONAL CLEAN ELECTION CAMPAIGN FINANCING. EACH QUALIFIED 26 CANDIDATE IN A COVERED ELECTION MAY OBTAIN PAYMENT TO THE PRINCIPAL 27 COMMITTEE DESIGNATED BY SUCH CANDIDATE PURSUANT TO THIS ARTICLE FROM 28 CLEAN ELECTION CAMPAIGN FUNDS FOR QUALIFIED CAMPAIGN EXPENDITURES, IN 29 ACCORDANCE WITH THE PROVISIONS OF THIS ARTICLE.

NO SUCH CLEAN ELECTION CAMPAIGN FUNDS SHALL BE PAID TO A PRINCIPAL 30 1. COMMITTEE UNLESS THE CAMPAIGN FINANCE BOARD DETERMINES THAT THE CANDI-31 32 DATE HAS MET THE ELIGIBILITY REQUIREMENTS OF THIS ARTICLE. PAYMENT SHALL 33 NOT EXCEED THE AMOUNTS SPECIFIED IN THIS ARTICLE, AND SHALL BE MADE ONLY IN ACCORDANCE WITH THE PROVISIONS OF THIS ARTICLE. SUCH PAYMENT MAY BE 34 35 MADE ONLY TO THE OUALIFIED CANDIDATE'S PRINCIPAL COMMITTEE. NO CLEAN ELECTION CAMPAIGN FUNDS SHALL BE USED EXCEPT AS REIMBURSEMENT OR PAYMENT 36 37 FOR QUALIFIED CAMPAIGN EXPENDITURES ACTUALLY AND LAWFULLY INCURRED.

38 2. CLEAN ELECTION CAMPAIGN FUNDS SHALL BE PAID TO A QUALIFIED CANDI-39 DATE'S PRINCIPAL COMMITTEE BASED ON THE FOLLOWING SCHEDULE:

40 (A) A CANDIDATE FOR A PRIMARY ELECTION SHALL RECEIVE TWENTY-FIVE PERCENT OF THE GRANT OF PUBLIC FUNDS FOR THE PRIMARY ELECTION WITHIN 41 FIVE DAYS AFTER CERTIFICATION BY THE BOARD THAT THE CANDIDATE 42 HAS MET 43 ELIGIBILITY REQUIREMENTS FOR PARTICIPATING CANDIDATES INCLUDING THE 44 APPROVAL OF QUALIFYING CONTRIBUTIONS UNDER SUBDIVISION THREE OF SECTION 45 14-152 OF THIS ARTICLE. SUCH CANDIDATE SHALL RECEIVE THE REMAINING SEVENTY-FIVE PERCENT OF THE GRANT OF PUBLIC FUNDS FOR THE PRIMARY 46 47 ELECTION WITHIN FIVE DAYS AFTER THE CANDIDATE HAS QUALIFIED FOR THE 48 BALLOT. PROVIDED, HOWEVER, THE REMAINING SEVENTY-FIVE PERCENT OF THE 49 GRANT OF PUBLIC FUNDS WILL NOT BE GIVEN TO A CANDIDATE WHO IS UNOPPOSED 50 IN THE PRIMARY ELECTION;

51 (B) A CANDIDATE WHO RECEIVES A PARTY NOMINATION FOR THE GENERAL 52 ELECTION AND WHO QUALIFIES FOR CLEAN ELECTIONS FUNDS FOR THE GENERAL 53 ELECTION SHALL RECEIVE THE GRANT OF PUBLIC FUNDS FOR THE GENERAL 54 ELECTION WITHIN THREE DAYS AFTER THE DATE OF THE PRIMARY ELECTION; AND

55 (C) A CANDIDATE WHO IS NOMINATED FOR THE GENERAL ELECTION BALLOT BY 56 INDEPENDENT NOMINATING PETITION AND WHO QUALIFIES FOR CLEAN ELECTIONS 1 FUNDS FOR THE GENERAL ELECTION SHALL RECEIVE THE GRANT OF PUBLIC FUNDS 2 FOR THE GENERAL ELECTION WITHIN THREE DAYS AFTER MEETING ALL ELIGIBILITY 3 REQUIREMENTS FOR A PARTICIPATING CANDIDATE.

4 3. A QUALIFIED CANDIDATE SEEKING OR OBTAINING NOMINATION FOR ELECTION 5 BY MORE THAN ONE PARTY SHALL BE DEEMED ONE CANDIDATE, AND SHALL NOT 6 ADDITIONAL CLEAN ELECTION CAMPAIGN FUNDS OR BE AUTHORIZED TO RECEIVE 7 ACCEPT CONTRIBUTIONS IN EXCESS OF THE MAXIMUM CONTRIBUTION APPLICABLE 8 PURSUANT TO SUBDIVISION FOUR OF SECTION 14-152 OF THIS ARTICLE OR MAKE ADDITIONAL EXPENDITURES BY REASON OF SUCH CANDIDATE SEEKING OR OBTAINING 9 10 NOMINATION FOR ELECTION BY MORE THAN ONE PARTY.

11 4. NOTWITHSTANDING ANY OTHER PROVISION OF THIS CHAPTER, THE CAMPAIGN BOARD SHALL BY RULE PROVIDE FOR ADDITIONAL GRANTS TO QUALIFIED 12 FINANCE CANDIDATES IF AN ADDITIONAL DAY FOR VOTING IS HELD PURSUANT TO SECTION 13 14 3-108 OF THIS CHAPTER OR AN ELECTION IS HELD PURSUANT TO COURT ORDER, 15 THE AMOUNT OF SUCH ADDITIONAL GRANTS TO BE PROPORTIONAL TO THE AMOUNT OF 16 THE GRANT SUCH CANDIDATE OTHERWISE SHALL HAVE RECEIVED IN AND FOR SUCH 17 GENERAL ELECTION AND THE LENGTH OF TIME BY WHICH THE CAMPAIGN THEREBY IS 18 EXTENDED.

19 S 14-160. GRANT AMOUNTS FOR PRIMARY AND GENERAL ELECTION CAMPAIGNS. 1. 20 (A) A QUALIFIED CANDIDATE IN A PRIMARY ELECTION FOR NOMINATION FOR STATE 21 SENATE SHALL BE ELIGIBLE FOR CLEAN ELECTION CAMPAIGN FUNDS FOR THE 22 PRIMARY CAMPAIGN IN THE AMOUNT OF TWO DOLLARS PER EACH ENROLLED VOTER IN 23 THE CANDIDATE'S PARTY RESIDING WITHIN THE SENATE DISTRICT AS OF THE 24 FIRST DAY OF JANUARY OF THE YEAR IN WHICH THE PRIMARY ELECTION IS TO BE 25 HELD.

(B) A QUALIFIED CANDIDATE FOR STATE SENATE WHO HAS BEEN NOMINATED
EITHER AS A PARTY CANDIDATE OR AN INDEPENDENT CANDIDATE SHALL BE ELIGIBLE FOR CLEAN ELECTION CAMPAIGN FUNDS FOR THE GENERAL ELECTION CAMPAIGN
IN THE AMOUNT OF THREE HUNDRED THOUSAND DOLLARS.

2. (A) A QUALIFIED CANDIDATE IN A PRIMARY ELECTION FOR NOMINATION FOR
MEMBER OF THE ASSEMBLY SHALL BE ELIGIBLE FOR CLEAN ELECTION CAMPAIGN
FUNDS FOR THE PRIMARY CAMPAIGN IN THE AMOUNT OF TWO DOLLARS PER EACH
ENROLLED VOTER IN THE CANDIDATE'S PARTY RESIDING WITHIN THE ASSEMBLY
DISTRICT AS OF THE FIRST DAY OF JANUARY OF THE YEAR IN WHICH THE PRIMARY
ELECTION IS TO BE HELD.

36 (B) A QUALIFIED CANDIDATE FOR STATE ASSEMBLY WHO HAS BEEN NOMINATED
37 EITHER AS A PARTY CANDIDATE OR AN INDEPENDENT CANDIDATE SHALL BE ELIGI38 BLE FOR CLEAN ELECTION CAMPAIGN FUNDS FOR THE GENERAL ELECTION CAMPAIGN
39 IN THE AMOUNT OF ONE HUNDRED TWENTY THOUSAND DOLLARS.

40 3. (A) A QUALIFIED CANDIDATE IN A PRIMARY ELECTION FOR NOMINATION FOR 41 GOVERNOR SHALL BE ELIGIBLE FOR CLEAN ELECTION CAMPAIGN FUNDS FOR THE 42 PRIMARY CAMPAIGN IN THE AMOUNT OF ONE DOLLAR PER EACH ENROLLED VOTER IN 43 THE CANDIDATE'S PARTY RESIDING WITHIN THE STATE AS OF THE FIRST DAY OF 44 JANUARY OF THE YEAR IN WHICH THE PRIMARY ELECTION IS TO BE HELD.

(B) A QUALIFIED CANDIDATE FOR GOVERNOR WHO HAS BEEN NOMINATED AS A
PARTY CANDIDATE SHALL BE ELIGIBLE FOR CLEAN ELECTION CAMPAIGN FUNDS FOR
THE GENERAL ELECTION CAMPAIGN IN THE AMOUNT OF SEVEN MILLION FIVE
HUNDRED THOUSAND DOLLARS.

49 4. (A) A QUALIFIED CANDIDATE IN A PRIMARY ELECTION FOR NOMINATION FOR 50 LIEUTENANT GOVERNOR, ATTORNEY GENERAL OR COMPTROLLER SHALL BE ELIGIBLE 51 FOR CLEAN ELECTION CAMPAIGN FUNDS FOR THE PRIMARY CAMPAIGN IN THE AMOUNT 52 OF SEVENTY-FIVE CENTS PER EACH ENROLLED VOTER IN THE CANDIDATE'S PARTY 53 RESIDING WITHIN THE STATE AS OF THE FIRST DAY OF JANUARY OF THE YEAR IN 54 WHICH THE PRIMARY ELECTION IS TO BE HELD.

55 (B) A QUALIFIED CANDIDATE FOR ATTORNEY GENERAL OR COMPTROLLER WHO HAS 56 BEEN NOMINATED AS A PARTY CANDIDATE SHALL BE ELIGIBLE FOR CLEAN ELECTION 1

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CAMPAIGN FUNDS FOR THE GENERAL ELECTION CAMPAIGN IN THE AMOUNT OF FOUR MILLION DOLLARS. NOT LATER THAN JANUARY FIRST, IN THE FOURTH YEAR AFTER THE EFFEC-5. TIVE DATE OF THIS SECTION, AND EVERY FOURTH YEAR THEREAFTER, THE CAMPAIGN FINANCE BOARD SHALL: THE PERCENTAGE DIFFERENCE BETWEEN THE AVERAGE OF THE (A) DETERMINE CONSUMER PRICE INDEX FOR ALL URBAN AREAS PUBLISHED BY THE UNITED STATES BUREAU OF LABOR STATISTICS FOR THE TWELVE MONTHS PRECEDING THE BEGINNING OF SUCH CALENDAR YEAR AND SUCH AVERAGE OVER THE CALENDAR YEAR COMMENCING ON THE EFFECTIVE DATE OF THIS SECTION OR THE FIRST DAY OF JANUARY OF THE CALENDAR YEAR IN WHICH THE LAST ADJUSTMENT HEREUNDER WAS MADE, WHICHEVER IS LATER; ADJUST EACH PUBLIC GRANT FORMULA FOR PRIMARY ELECTIONS APPLICABLE (B) PURSUANT TO THIS SUBDIVISION BY THE AMOUNT OF SUCH PERCENTAGE DIFFERENCE TO THE NEAREST FIVE ONE-HUNDREDTHS OF A DOLLAR; (C) ADJUST EACH PUBLIC GRANT FOR GENERAL ELECTIONS APPLICABLE PURSUANT TO THIS SUBDIVISION BY THE AMOUNT OF SUCH PERCENTAGE DIFFERENCE ΤO THE NEAREST THOUSAND DOLLARS; AND PUBLISH SUCH ADJUSTED EXPENDITURE LIMITATION IN THE STATE REGIS-(D) TER. SUCH ADJUSTED EXPENDITURE LIMITATION SHALL BE IN EFFECT FOR ANY ELECTION HELD BEFORE THE NEXT SUCH ADJUSTMENT. ADDITIONAL FUNDS FROM THE FUND SHALL BE AWARDED TO A OUALIFIED 6. CANDIDATE WHEN THE TOTAL OF CAMPAIGN EXPENDITURES BY NON-PARTICIPATING CANDIDATES WHO OPPOSE A QUALIFIED CANDIDATE AND INDEPENDENT EXPENDITURES DIRECTED AGAINST THE QUALIFIED CANDIDATE OR IN SUPPORT OF THE QUALIFIED CANDIDATE'S OPPONENT, EXCEEDS ONE HUNDRED PERCENT OF THE PUBLIC GRANT AWARDED TO THE CANDIDATE. AN ADDITIONAL DOLLAR SHALL BE AWARDED FOR EACH DOLLAR IN EXCESS OF ONE HUNDRED PERCENT OF THE PUBLIC GRANT, UP TO A TOTAL OF FOUR TIMES THE AMOUNT OF SUCH PUBLIC GRANTS. THE BOARD SHALL MAKE ADDITIONAL DOLLARS AVAILABLE TO THE CANDIDATE AND/OR PRINCIPLE COMMITTEE WITHIN TWENTY-FOUR HOURS OF RECEIVING THE REPORT THAT TRIGGERS SUCH ADDITIONAL FUNDS. THE CAMPAIGN FINANCE BOARD SHALL PROMULGATE ANY OTHER NEEDED RULES AND REGULATIONS TO GOVERN THE DISTRIBUTION OF ADDI-TIONAL GRANTS IN SUCH AMOUNTS AND AT SUCH TIMES THAT WILL ENSURE OUALI-FIED CANDIDATES RECEIVE ADDITIONAL FUNDS IN AN EXPEDITIOUS MANNER. 7. NON-PARTICIPATING CANDIDATES AND PERSONS OR ENTITIES MAKING INDE-PENDENT EXPENDITURES SHALL COMPLY WITH ALL REPORTING REQUIREMENTS FOR POLITICAL COMMITTEES AND CANDIDATES AS PROVIDED IN ARTICLE FOURTEEN OF THIS CHAPTER AND PURSUANT TO THE RULES AND REGULATIONS PROMULGATED BY CAMPAIGN FINANCE BOARD. IN ADDITION, DURING THE PERIOD COMMENCING THE THIRTY DAYS BEFORE THE DATE OF A COVERED ELECTION IN WHICH A OUALIFIED CANDIDATE IS RUNNING, NON-PARTICIPATING CANDIDATES RUNNING AGAINST A 44 QUALIFIED CANDIDATE IN SUCH ELECTION AND ANY PERSON OR ENTITY MAKING INDEPENDENT EXPENDITURES IN SUPPORT OF OR IN OPPOSITION TO A OUALIFIED CANDIDATE IN SUCH ELECTION SHALL FILE A STATEMENT WITH THE BOARD REPORT-ING TOTAL CAMPAIGN EXPENDITURES MADE OR OBLIGATED TO BE MADE AS OF SUCH DATE, AND THEREAFTER SHALL FILE ADDITIONAL STATEMENTS THEREWITH WITHIN TWENTY-FOUR HOURS WHENEVER TOTAL CAMPAIGN EXPENDITURES MADE, OR OBLI-GATED TO BE MADE, INCREASE BY ONE THOUSAND DOLLARS OR MORE.

51 OPTIONAL PUBLIC FUNDING FOR PARTY COMMITTEES. A POLITICAL S 14-162. PARTY COMMITTEE THAT AGREES NOT TO ACCEPT CONTRIBUTIONS TOTALING MORE 52 THOUSAND DOLLARS FROM ANY ENTITY IN A CALENDAR YEAR MAY 53 THAN FIVE 54 RECEIVE MATCHING FUNDS FROM THE CLEAN ELECTIONS FUND AT THE RATE OF TWO 55 PUBLIC FUNDS FOR EVERY ONE DOLLAR IN PRIVATE CONTRIBUTIONS DOLLARS IN 56 FOR CONTRIBUTIONS FROM REGISTERED VOTERS IN NEW YORK OF NO MORE THAN TWO HUNDRED FIFTY DOLLARS; PROVIDED THAT NO POLITICAL PARTY MAY RECEIVE MORE THAN TWO MILLION FIVE HUNDRED THOUSAND DOLLARS FROM THE NEW YORK STATE CLEAN ELECTIONS CAMPAIGN FINANCE FUND IN A CALENDAR YEAR; AND FURTHER PROVIDED THAT A POLITICAL PARTY COMMITTEE RECEIVING FUNDS PURSUANT TO THIS SECTION SHALL IN THE USE OF SUCH FUNDS COMPLY WITH THE PROVISIONS OF SUBDIVISION TWO OF SECTION 14-154 OF THIS ARTICLE.

7 S 14-164. OFFICE HOLDERS ACCOUNTS. A PARTICIPATING CANDIDATE WHO IS 8 ELECTED TO OFFICE IN A GENERAL OR SPECIAL ELECTION MAY ESTABLISH AN 9 OFFICE HOLDER ACCOUNT, AS LONG AS SUCH ACCOUNT MEETS THE FOLLOWING 10 REQUIREMENTS:

11 1. THE OFFICE HOLDER ACCOUNT MAY ONLY DISBURSE FUNDS DURING CALENDAR 12 YEARS IN WHICH THERE IS NO PRIMARY OR GENERAL ELECTION FOR THE OFFICE 13 HELD BY THE PARTICIPATING CANDIDATE FROM JANUARY FIRST THROUGH JULY 14 FIRST OF THE CALENDAR YEAR OF THE PRIMARY OR GENERAL ELECTION FOR SUCH 15 OFFICE;

16 2. THE MAXIMUM AMOUNT OF FUNDS THAT MAY BE DEPOSITED IN AN OFFICE 17 HOLDER'S ACCOUNT AND THAT MAY BE DISBURSED FROM AN OFFICE HOLDER'S 18 ACCOUNT SHALL BE: ONE HUNDRED THOUSAND DOLLARS FOR GOVERNOR; FIFTY 19 THOUSAND DOLLARS FOR LIEUTENANT GOVERNOR, ATTORNEY GENERAL OR COMP-20 TROLLER; TWENTY-FIVE THOUSAND DOLLARS FOR STATE SENATOR; AND TEN THOU-21 SAND DOLLARS FOR A MEMBER OF THE ASSEMBLY; AND

3. THE ONLY FUNDS THAT MAY BE RECEIVED BY AN OFFICE HOLDER'S ACCOUNT
ARE: UNSPENT FUNDS FROM THE CANDIDATE'S PRINCIPAL COMMITTEE AS ESTABLISHED IN SECTION 14-170 OF THIS ARTICLE AND ADDITIONAL FUNDS THAT ARE
COLLECTED FROM REGISTERED VOTERS IN THE OFFICE HOLDER'S JURISDICTION AND
THAT MEET THE LEGAL REQUIREMENTS OF A QUALIFYING CONTRIBUTION PURSUANT
TO SUBDIVISION THIRTEEN OF SECTION 14-150 OF THIS ARTICLE.

28 ALL EXPENDITURES FROM OFFICE HOLDERS ACCOUNTS MUST MEET ALL THE 29 REQUIREMENTS OF LAW FOR SPENDING FROM A POLITICAL COMMITTEE AND THE 30 REQUIREMENTS OF SECTION 14-154 OF THIS ARTICLE.

31 S 14-166. POWERS AND DUTIES OF THE STATE CAMPAIGN FINANCE BOARD. THE 32 CAMPAIGN FINANCE BOARD SHALL HAVE SUCH POWERS AND DUTIES IN RELATION TO 33 THE ADMINISTRATION OF THIS ARTICLE AS SPECIFIED IN SECTION 3-101 OF THIS 34 CHAPTER.

S 14-168. NEW YORK STATE CLEAN ELECTION CAMPAIGN FINANCE FUND. 1.
THERE IS HEREBY ESTABLISHED A SPECIAL FUND, TO BE KNOWN AS THE "NEW YORK
STATE CLEAN ELECTION CAMPAIGN FINANCE FUND." THE MONIES IN SUCH FUND MAY
BE EXPENDED BY THE CAMPAIGN FINANCE BOARD ONLY AS PAYMENTS FOR QUALIFIED
CANDIDATES IN ACCORDANCE WITH THE PROVISIONS OF THIS ARTICLE.

2. THE FUND SHALL BE KEPT SEPARATE AND SHALL BE CREDITED WITH ALL SUMS
APPROPRIATED THERETO, ANY DONATIONS RECEIVED PURSUANT TO SUBDIVISION
FIVE OF THIS SECTION, ALL EARNINGS ACCRUING ON SUCH FUNDS AND ANY MONIES
REALIZED FROM THE PROVISIONS OF SUBDIVISION THREE OF SECTION 14-172 OF
THIS ARTICLE.

45 3. THE MONEYS IN SUCH FUND SHALL BE MADE AVAILABLE TO QUALIFIED CANDI-46 DATES BY THE CAMPAIGN FINANCE BOARD UPON ITS CERTIFICATION THAT SUCH 47 CANDIDATES QUALIFY FOR SUCH MONEYS.

48 4. NO MONEYS SHALL BE MADE AVAILABLE TO ANY QUALIFIED CANDIDATE WHO 49 HAS BEEN FINALLY DISQUALIFIED OR WHOSE DESIGNATING OR NOMINATING 50 PETITIONS HAVE BEEN FINALLY DECLARED INVALID BY THE APPLICABLE BOARD OF 51 ELECTIONS OR A COURT OF COMPETENT JURISDICTION. ANY PAYMENT FROM THEIN THE POSSESSION OF SUCH A CANDIDATE OR HIS OR HER AUTHORIZED 52 FUND COMMITTEES ON THE DATE OF SUCH FINAL DISQUALIFICATION OR INVALIDATION 53 54 MAY NOT THEREAFTER BE EXPENDED FOR ANY PURPOSE EXCEPT THE PAYMENT OF 55 LIABILITIES INCURRED IN QUALIFIED CAMPAIGN EXPENDITURES BEFORE SUCH DATE 56 AND SHALL BE PROMPTLY REPAID TO THE FUND.

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6. ALL QUALIFIED CANDIDATES WHO HAVE BEEN DEFEATED IN A PRIMARY OR 3 4 GENERAL ELECTION OR WHO FAIL TO REMAIN AS A CANDIDATE THROUGHOUT A 5 PRIMARY OR GENERAL ELECTION CAMPAIGN PERIOD OR WHO HAVE WON IN THE 6 GENERAL ELECTION SHALL RETURN TO THE FUND ALL UNSPENT MONEY THAT THE 7 CANDIDATE RECEIVED FROM THE FUND NO LATER THAN NINETY DAYS AFTER SUCH 8 DATE EXCEPT UPON WRITTEN WAIVER BY THE CAMPAIGN FINANCE BOARD FOR GOOD CAUSE SHOWN IN RELATION TO ACCOUNTS PAYABLE OUTSTANDING ON SUCH DATE, 9 10 WHICH WAIVER MAY EXTEND SUCH TIME AND MAY BE RENEWED IN LIKE FASHION AS 11 AN ORIGINAL WAIVER FOR UP TO NINETY DAYS.

7. IF AT ANY TIME THE CAMPAIGN FINANCE BOARD DETERMINES THAT THE NEW 12 YORK STATE CLEAN ELECTION CAMPAIGN FINANCE FUND DOES NOT HAVE SUFFICIENT 13 14 REVENUES, OR IS LIKELY TO NOT HAVE SUFFICIENT REVENUES, FOR PAYMENT TO 15 QUALIFIED CANDIDATES UNDER THIS ARTICLE IN SUCH ELECTION CYCLE, THEN SUCH BOARD SHALL REPORT THIS DETERMINATION TO THE COMPTROLLER, ALONG 16 17 WITH THE AMOUNT WHICH WILL BE NECESSARY TO PROVIDE QUALIFYING CANDIDATES FINANCING PURSUANT TO THIS ARTICLE AND A DETAILED STATEMENT OF THE 18 WITH 19 ASSUMPTIONS AND METHODOLOGY ON WHICH SUCH DETERMINATION WAS BASED. NO 20 THAN FOUR DAYS AFTER RECEIVING SUCH A DETERMINATION, THE COMP-MORE 21 TROLLER SHALL TRANSFER THE AMOUNT DETERMINED BY THE CAMPAIGN FINANCE 22 BOARD TO BE NECESSARY FROM THE GENERAL FUND TO THE NEW YORK STATE CLEAN 23 ELECTION CAMPAIGN FINANCE FUND.

8. THE AGGREGATE AMOUNT WHICH MAY BE PROVIDED TO QUALIFIED CANDIDATES 24 25 IN ANY FOUR YEAR ELECTION CYCLE FROM THE FUND SHALL NOT EXCEED ONE-TENTH 26 OF ONE PERCENT OF THE TOTAL EXPENDITURES MADE PURSUANT TO APPROPRIATIONS 27 MADE BY LAW DURING SUCH TIME PERIOD. IF THE AMOUNT OF FUNDS FOR WHICH 28 QUALIFIED CANDIDATES HAVE QUALIFIED REACHES OR EXCEEDS THIS LEVEL, THE COMPTROLLER SHALL SO CERTIFY TO THE CAMPAIGN FINANCE BOARD, WHICH THERE-29 UPON SHALL REDUCE, BY AN EQUAL PERCENTAGE FOR ALL QUALIFIED CANDIDATES 30 AND PARTIES THEN PARTICIPATING, THE RESPECTIVE AMOUNT OF PUBLIC FINANC-31 32 ING MADE AVAILABLE THERETO.

S 14-170. DISBURSAL OF REVENUE FOR CLEAN ELECTION CAMPAIGN FINANCING.
I. UPON CERTIFYING THAT A CANDIDATE OR PARTY IS ELIGIBLE FOR CLEAN
ELECTION CAMPAIGN FINANCING, THE CAMPAIGN FINANCE BOARD SHALL TRANSFER
THE AMOUNT OF PUBLIC FUNDS PAYABLE PURSUANT TO THIS ARTICLE TO THE
CANDIDATE'S PRINCIPAL COMMITTEE OR TO THE PARTY, AS THE CASE MAY BE.

A QUALIFIED CANDIDATE AND HIS OR HER REPRESENTATIVE ARE PROHIBITED
 FROM PAYING FOR CAMPAIGN EXPENSES IN ANY WAY OTHER THAN BY FUNDS FROM
 THE CANDIDATE'S PRINCIPAL COMMITTEE.

41 3. A PETTY CASH FUND MAY BE ESTABLISHED CONSISTENT WITH THE OTHER 42 PROVISIONS OF THIS ARTICLE.

(A) QUALIFIED CANDIDATES MAY HAVE A DAILY PETTY CASH FUND, FOR DAILY
44 EXPENSES, INCLUDING FOOD, NEWSPAPERS, MAGAZINES, PUBLIC TELEPHONES, AND
45 OTHER MINOR NECESSITIES UNRELATED TO THE DIRECT OPERATING COSTS OF THE
46 CAMPAIGN. THE DAILY MAXIMUM AMOUNT EXPENDABLE FROM SUCH PETTY CASH FUND
47 SHALL BE ESTABLISHED BY THE CAMPAIGN FINANCE BOARD.

48 (B) ALL CASH EXPENDITURES IN EXCESS OF TWENTY-FIVE DOLLARS SHALL
49 REQUIRE A CASH RECEIPT SPECIFYING THE ITEM PURCHASED AND ITS PURPOSE,
50 ITS COST, AND THE PLACE OF PURCHASE.

51 S 14-172. EXAMINATIONS; REPAYMENTS. 1. THE STATE CAMPAIGN FINANCE 52 BOARD IS EMPOWERED TO EXAMINE ALL MATTERS RELATING TO THE PERFORMANCE OF 53 ITS FUNCTIONS AND ANY OTHER MATTER RELATING TO THE PROPER ADMINISTRATION 54 OF THIS ARTICLE. SUCH EXAMINATION SHALL EXTEND TO CANDIDATES AND PARTIES 55 RECEIVING OR APPLYING TO RECEIVE FUNDS PURSUANT TO THIS ARTICLE, TO 56 COMMITTEES OF SUCH CANDIDATES, AND TO NON-PARTICIPATING CANDIDATES, 1 THEIR AUTHORIZED COMMITTEES AND PERSONS OR ENTITIES MAKING INDEPENDENT 2 EXPENDITURES TO THE EXTENT OF THEIR COMPLIANCE WITH THE PROVISIONS OF 3 THIS ARTICLE. NOTHING IN THIS SECTION SHALL BE CONSTRUED TO DIMINISH THE 4 EXAMINATION POWERS OF THE STATE BOARD OF ELECTIONS AND THE OFFICE OF 5 CAMPAIGN FINANCE ENFORCEMENT THEREOF PURSUANT TO LAW.

6 2. (A) IF THE CAMPAIGN FINANCE BOARD OR THE OFFICE OF CAMPAIGN FINANCE 7 ENFORCEMENT ON ITS BEHALF, DETERMINES THAT ANY PORTION OF THE PAYMENT 8 MADE TO ANY RECIPIENT THEREOF FROM THE FUND WAS IN EXCESS OF THE AGGRE-GATE AMOUNT OF PAYMENTS THAT SUCH RECIPIENT WAS ELIGIBLE TO RECEIVE 9 10 PURSUANT TO THIS ARTICLE, SUCH BOARD SHALL NOTIFY SUCH RECIPIENT, WHICH SHALL REPAY TO THE FUND AN AMOUNT EQUAL TO THE AMOUNT OF EXCESS PAYMENTS 11 NO LATER THAN THIRTY DAYS THEREAFTER. IN THE EVENT THAT A CANDIDATE'S 12 PRINCIPAL COMMITTEE SHALL FAIL TIMELY TO MAKE SUCH REPAYMENT, SUCH 13 14 CANDIDATE SHALL, WITHIN FIFTEEN DAYS OF NOTICE OF SUCH FAILURE FROM THE BOARD, MAKE SUCH REPAYMENT TO THE FUND. 15

16 (B) IF THE CAMPAIGN FINANCE BOARD OR THE OFFICE OF CAMPAIGN FINANCE ENFORCEMENT ON ITS BEHALF, DETERMINES THAT ANY PORTION OF THE PAYMENT 17 MADE TO SUCH RECIPIENT FROM THE FUND WAS USED FOR PURPOSES OTHER THAN 18 19 QUALIFIED CAMPAIGN EXPENDITURES, THEN SUCH BOARD SHALL NOTIFY SUCH RECIPIENT OF THE AMOUNT SO DISQUALIFIED AND SUCH RECIPIENT SHALL REPAY 20 21 TO THE FUND AN AMOUNT EQUAL TO SUCH DISQUALIFIED AMOUNT NO LATER THAN THEREAFTER. IN THE EVENT THAT A CANDIDATE'S PRINCIPAL 22 THIRTY DAYS 23 COMMITTEE SHALL FAIL TIMELY TO MAKE SUCH REPAYMENT, SUCH CANDIDATE 24 SHALL, WITHIN FIFTEEN DAYS OF RECEIVING NOTICE OF SUCH FAILURE FROM THE 25 BOARD, MAKE SUCH PAYMENT TO THE FUND.

26 (C) IF THE TOTAL OF CONTRIBUTIONS, OTHER RECEIPTS, AND PAYMENTS FROM THE FUND RECEIVED BY A CANDIDATE'S PRINCIPAL COMMITTEE EXCEED THE TOTAL 27 CAMPAIGN EXPENDITURES OF SUCH COMMITTEE FOR ALL COVERED ELECTIONS 28 HELD IN THE SAME CALENDAR YEAR, SUCH COMMITTEE SHALL USE SUCH EXCESS FUNDS TO 29 REIMBURSE THE FUND FOR PAYMENTS RECEIVED BY THE PRINCIPAL COMMITTEE FROM 30 THE FUND DURING SUCH CALENDAR YEAR. SUCH REIMBURSEMENT SHALL BE MADE NOT 31 32 LATER THAN TEN DAYS AFTER ALL LIABILITIES HAVE BEEN PAID BUT IN ANY EVENT NOT LATER THAN DECEMBER THIRTIETH OF THE YEAR FOLLOWING SUCH 33 CALENDAR YEAR. AT THE TIME THAT ALL OBLIGATIONS ARE PAID AND NO LATER 34 35 THAN JUNE THIRTIETH OF THE YEAR FOLLOWING SUCH CALENDAR YEAR ANY AND ALL UNSPENT FUNDS IN A PRINCIPAL COMMITTEE MUST BE TRANSFERRED TO AN OFFICE 36 37 HOLDER ACCOUNT UP TO THE MAXIMUM ALLOWABLE AMOUNT OR PAID TO THE NEW 38 YORK STATE CLEAN ELECTION CAMPAIGN FINANCE FUND.

39 3. IF A QUALIFIED CANDIDATE WHOSE PRINCIPAL COMMITTEE HAS RECEIVED 40 CLEAN ELECTION CAMPAIGN FUNDS IS DISOUALIFIED BY FINAL ORDER OF A COURT OF COMPETENT JURISDICTION ON THE GROUNDS THAT SUCH CANDIDATE COMMITTED 41 FRAUDULENT ACTS IN ORDER TO OBTAIN A PLACE ON THE BALLOT AND SUCH DECI-42 43 SION IS NOT REVERSED, SUCH CANDIDATE AND/OR HIS OR HER PRINCIPAL COMMIT-TEE SHALL REPAY TO THE NEW YORK STATE CLEAN ELECTION CAMPAIGN FINANCE 44 FUND AN AMOUNT EQUAL TO THE TOTAL OF CLEAN ELECTION CAMPAIGN FUNDS 45 RECEIVED BY SUCH PRINCIPAL COMMITTEE NO LATER THAN NINETY DAYS AFTER 46 47 ENTRY OF SUCH FINAL ORDER.

48 4. ALL PAYMENTS AND REPAYMENTS OF FUNDS BY A CANDIDATE, PARTY OR 49 COMMITTEE PURSUANT TO THIS SECTION SHALL BE IN ADDITION TO ANY PENALTIES 50 APPLICABLE PURSUANT TO LAW FOR THE IMPROPER RECEIPT, PAYMENT OR OTHER 51 DISBURSEMENT OF FUNDS BY SUCH CANDIDATE, PARTY OR COMMITTEE.

52 S 14-174. ENFORCEMENT AND PENALTIES. THE PROVISIONS OF THIS ARTICLE 53 SHALL BE ENFORCED IN THE MANNER SPECIFIED BY SECTION 14-132 OF THIS 54 CHAPTER, AND VIOLATIONS OF THIS ARTICLE SHALL BE SUBJECT TO THE CIVIL 55 AND CRIMINAL PENALTIES SPECIFIED BY SECTION 14-126 OF THIS CHAPTER, AND 56 OTHERWISE AS PROVIDED BY LAW.

14-176. CAMPAIGNS FOR OFFICE NOT SUBJECT TO THIS ARTICLE. CONTRIB-1 S 2 UTIONS, LOANS, GUARANTEES AND OTHER SECURITY FOR SUCH LOANS USED AND EXPENDITURES MADE TOWARD THE PAYMENT OF LIABILITIES INCURRED BY A CANDI-3 4 DATE IN AN ELECTION HELD PRIOR TO THE EFFECTIVE DATE OF THIS SECTION OR 5 IN WHICH HE OR SHE DID NOT CHOOSE TO PARTICIPATE IN THE CLEAN ELECTION 6 CAMPAIGN FUNDING PROVISIONS OF THIS ARTICLE, OR IN A CAMPAIGN FOR PUBLIC 7 OFFICE OTHER THAN A CAMPAIGN COVERED BY THIS ARTICLE, SHALL NOT BE 8 SUBJECT TO THE REQUIREMENTS AND LIMITATIONS OF THIS ARTICLE.

S 14-178. QUADRENNIAL REPORTS. THE CAMPAIGN FINANCE BOARD SHALL REVIEW 9 10 EVALUATE THE EFFECT OF THIS ARTICLE UPON THE CONDUCT OF ELECTION AND CAMPAIGNS IN THE STATE AND SHALL SUBMIT A REPORT TO THE GOVERNOR AND THE 11 12 LEGISLATURE ON OR BEFORE THE FIRST OF SEPTEMBER IN THE CALENDAR YEAR AFTER THE EFFECTIVE DATE OF THIS SECTION, EVERY FOURTH YEAR THEREAFTER, 13 14 AT ANY OTHER TIME UPON THE REQUEST OF THE GOVERNOR OR THE LEGISLATURE, AND AT SUCH OTHER TIMES AS THE BOARD DEEMS APPROPRIATE, CONTAINING: 15

16 1. THE NUMBER, NAMES AND OFFICES OF CANDIDATES QUALIFYING FOR AND 17 CHOOSING TO RECEIVE CLEAN ELECTION CAMPAIGN FUNDS PURSUANT TO THIS ARTI-18 CLE, AND OF CANDIDATES FAILING TO QUALIFY OR OTHERWISE NOT CHOOSING TO 19 RECEIVE SUCH FUNDS, IN EACH ELECTION DURING THE PERIOD AFTER THE EFFEC-20 TIVE DATE OF THIS ARTICLE OR SINCE THE END OF THE PREVIOUS FOUR-YEAR 21 REPORTING PERIOD;

22 2. THE AMOUNT OF CLEAN ELECTION CAMPAIGN FUNDS PROVIDED TO THE PRINCI-23 PAL COMMITTEE OF EACH CANDIDATE PURSUANT TO THIS ARTICLE AND THE 24 CONTRIBUTIONS RECEIVED AND EXPENDITURES MADE BY EACH SUCH CANDIDATE AND 25 HIS OR HER PRINCIPAL COMMITTEE, IN EACH ELECTION DURING THE PERIOD AFTER 26 THE EFFECTIVE DATE OF THIS ARTICLE OR SINCE THE END OF THE PREVIOUS 27 FOUR-YEAR REPORTING PERIOD;

3. RECOMMENDATIONS AS TO WHETHER THE PROVISIONS OF THIS ARTICLE
GOVERNING MAXIMUM CONTRIBUTION AMOUNTS, THRESHOLDS FOR ELIGIBILITY AND
EXPENDITURE LIMITATIONS SHOULD BE AMENDED AND SETTING FORTH THE AMOUNT
OF, AND REASONS FOR, ANY AMENDMENTS IT RECOMMENDS;

4. ANALYSIS OF THE EFFECT OF THIS ARTICLE ON ELECTION CAMPAIGNS,
INCLUDING ITS EFFECT ON THE SOURCES AND AMOUNTS OF PRIVATE FINANCING,
THE LEVEL OF CAMPAIGN EXPENDITURES, VOTER PARTICIPATION, THE NUMBER OF
CANDIDATES AND THE CANDIDATE'S ABILITY TO CAMPAIGN EFFECTIVELY FOR
ELECTED OFFICE;

5. A REVIEW OF THE PROCEDURES UTILIZED IN PROVIDING FUNDS TO CANDI-38 DATES; AND

39 6. SUCH RECOMMENDATIONS FOR CHANGES IN THIS ARTICLE, OR INTERPRETATION40 OR ENFORCEMENT THEREOF, AS IT DEEMS APPROPRIATE.

41 S 2. The tax law is amended by adding a new section 626-a to read as 42 follows:

43 626-A. THE NEW YORK STATE CLEAN ELECTION CAMPAIGN FINANCE FUND. AN S INDIVIDUAL IN ANY TAXABLE YEAR MAY ELECT TO HAVE AN AMOUNT UP TO ONE 44 45 HUNDRED DOLLARS OF ANY TAX OTHERWISE PAYABLE DEPOSITED TO THE NEW YORK STATE CLEAN ELECTION CAMPAIGN FINANCE FUND ESTABLISHED IN SECTION 14-168 46 47 OF THE ELECTION LAW. SUCH CONTRIBUTION SHALL NOT REDUCE THE AMOUNT OF TAX OWED BY SUCH INDIVIDUAL. THE COMMISSIONER SHALL INCLUDE A 48 STATE SPACE ON THE PERSONAL INCOME TAX RETURN TO ENABLE A TAXPAYER TO AUTHOR-49 50 SUCH DEPOSIT. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE IZE CONTRARY, ALL REVENUES COLLECTED PURSUANT TO THIS SECTION SHALL BE CRED-51 ITED TO THE NEW YORK STATE CLEAN ELECTION CAMPAIGN FINANCE FUND AND USED 52 53 ONLY FOR THOSE PURPOSES ENUMERATED IN SECTION 14-168 OF THE ELECTION 54 LAW.

55 S 3. The election law is amended by adding a new section 3-101 to read 56 as follows:

3-101. STATE CAMPAIGN FINANCE BOARD. 1. THERE SHALL BE A STATE 1 S CAMPAIGN FINANCE BOARD CONSISTING OF FIVE MEMBERS. ONE MEMBER OF SUCH 2 3 BOARD SHALL BE APPOINTED BY THE GOVERNOR, WHO SHALL BE THE CHAIRPERSON; 4 ONE MEMBER SHALL BE APPOINTED BY THE TEMPORARY PRESIDENT OF THE SENATE; 5 ONE MEMBER SHALL BE APPOINTED BY THE SPEAKER OF THE ASSEMBLY; ONE MEMBER 6 SHALL BE APPOINTED BY THE MINORITY LEADER OF THE SENATE; AND ONE MEMBER 7 SHALL BE APPOINTED BY THE MINORITY LEADER OF THE ASSEMBLY. THE MEMBERS 8 SHALL FIRST BE APPOINTED TO SERVE AS FOLLOWS: THE MEMBER FIRST APPOINTED BY THE GOVERNOR SHALL SERVE FOR A TERM OF FIVE YEARS; THE MEMBER FIRST 9 10 APPOINTED BY THE TEMPORARY PRESIDENT OF THE SENATE SHALL SERVE FOR A TERM OF THREE YEARS; THE MEMBER FIRST APPOINTED BY THE SPEAKER OF THE 11 12 ASSEMBLY SHALL SERVE FOR A TERM OF THREE YEARS; THE MEMBER FIRST APPOINTED BY THE MINORITY LEADER OF THE SENATE SHALL SERVE FOR A TERM OF 13 14 TWO YEARS; AND THE MEMBER FIRST APPOINTED BY THE MINORITY LEADER OF THE ASSEMBLY SHALL SERVE FOR A TERM OF TWO YEARS. THEREAFTER, EACH MEMBER 15 SHALL BE APPOINTED FOR A TERM OF FIVE YEARS ACCORDING TO THE ORIGINAL 16 MANNER OF APPOINTMENT. IN CASE OF A VACANCY IN THE OFFICE OF A MEMBER, 17 SUCH VACANCY SHALL BE FILLED IN THE MANNER OF THE ORIGINAL APPOINTMENT 18 19 FOR THE REMAINDER OF THE UNEXPIRED TERM. EACH MEMBER SHALL BE A RESIDENT 20 OF THE STATE AND REGISTERED TO VOTE THEREIN. EACH MEMBER SHALL AGREE 21 NOT TO MAKE CONTRIBUTIONS TO ANY CANDIDATE FOR NOMINATION FOR ELECTION, OR ELECTION, TO ANY OFFICE FOR WHICH SUCH A CANDIDATE IS ELIGIBLE TO 22 RECEIVE CLEAN ELECTION FUNDS PURSUANT TO ARTICLE FOURTEEN-A OF THIS 23 CHAPTER. NO MEMBER SHALL BE A CANDIDATE OR PARTICIPATE IN ANY CAPACITY 24 25 IN A CAMPAIGN BY, FOR OR AGAINST A CANDIDATE FOR NOMINATION FOR ELECTION OR ELECTION TO ANY SUCH OFFICE, OR SHALL SERVE AS AN OFFICER OF A POLI-26 27 TICAL PARTY. NO MEMBER OTHERWISE SHALL BE AN OFFICER OR EMPLOYEE OF THE STATE OR ANY INSTRUMENTALITY THEREOF, A LOBBYIST, OR AN EMPLOYEE 28 OR 29 AGENT OF ANY PERSON OR ORGANIZATION REOUIRED TO FILE A STATEMENT OF 30 REGISTRATION PURSUANT TO ARTICLE ONE-A OF THE LEGISLATIVE LAW. NO MEMBER SHALL BE A CANDIDATE, OFFICER, EMPLOYEE, LOBBYIST OR AGENT FOR ONE YEAR 31 32 BEFORE HIS OR HER APPOINTMENT TO THE BOARD OR HIS OR HER PERIOD OF SERVICE ON THE BOARD. MEMBERS OF THE BOARD SHALL BE SELECTED SOLELY ON 33 THE BASIS OF MERIT, INCLUDING RELEVANT EXPERIENCE, AND WITHOUT REGARD TO 34 35 POLITICAL AFFILIATION AND SHALL NOT BE DISQUALIFIED FROM CONTINUING IN OFFICE FOR ANY REASON OTHER THAN UNFITNESS OR INABILITY TO PERFORM THE 36 DUTIES INVOLVED PURSUANT TO LAW. NO MEMBER OF THE BOARD SHALL BE REMOVED 37 38 FROM OFFICE EXCEPT FOR CAUSE AND UPON NOTICE AND HEARING.

39 2. THE MEMBERS OF THE CAMPAIGN FINANCE BOARD SHALL BE COMPENSATED AT 40 THE RATE OF ONE HUNDRED DOLLARS PER CALENDAR DAY WHEN PERFORMING THE 41 WORK OF THE BOARD.

THE CAMPAIGN FINANCE BOARD SHALL EMPLOY NECESSARY STAFF, INCLUDING 42 3. 43 AN EXECUTIVE DIRECTOR AND A COUNSEL, AND MAKE NECESSARY EXPENDITURES SUBJECT TO APPROPRIATION, WHICH APPROPRIATION SHALL BE SUFFICIENT FOR 44 45 SUCH BOARD MEANINGFULLY TO DISCHARGE THE POWERS AND DUTIES THEREOF. THE BOARD MAY EMPLOY SUCH STAFF, INCLUDING LEGAL AND ACCOUNTING STAFF, AS 46 47 ARE NECESSARY FOR PROVIDING TECHNICAL ASSISTANCE TO PROSPECTIVE AND PARTICIPATING CANDIDATES, FOR THE PURPOSE OF PROMOTING UNDERSTANDING OF, 48 49 PARTICIPATION IN, AND COMPLIANCE WITH THE REQUIREMENTS OF ARTICLE FOUR-50 TEEN-A OF THIS CHAPTER.

4. (A) THE CAMPAIGN FINANCE BOARD SHALL PROMULGATE, IN CONSULTATION WITH THE STATE BOARD OF ELECTIONS, SUCH RULES AND REGULATIONS AND PROVIDE SUCH FORMS AS IT DEEMS NECESSARY FOR THE EFFECTIVE ADMINIS-TRATION OF ARTICLE FOURTEEN-A OF THIS CHAPTER. THE CAMPAIGN FINANCE BOARD SHALL PROMULGATE REGULATIONS CONCERNING THE FORM IN WHICH CONTRIB-UTIONS AND EXPENDITURES ARE TO BE REPORTED, THE PERIODS DURING WHICH

SUCH REPORTS MUST BE FILED AND THE VERIFICATION REOUIRED. THE CAMPAIGN 1 FINANCE BOARD SHALL REQUIRE THE FILING OF REPORTS OF CONTRIBUTIONS AND 2 3 EXPENDITURES FOR PURPOSES OF DETERMINING COMPLIANCE WITH SUCH ARTICLE IN 4 ACCORDANCE WITH THE SCHEDULE SPECIFIED BY SUCH BOARD FOR THE FILING OF 5 CAMPAIGN RECEIPT AND EXPENDITURE STATEMENTS. THE CAMPAIGN FINANCE BOARD 6 MAY ALSO REQUIRE THE FILING OF ADDITIONAL REPORTS BY QUALIFIED CANDI-7 THEIR PRINCIPAL COMMITTEES AS WELL AS BY NON-PARTICIPATING DATES AND 8 CANDIDATES AND THEIR AUTHORIZED COMMITTEES AND BY PERSONS OR ENTITIES 9 MAKING INDEPENDENT EXPENDITURES, WITHIN THE MEANING OF SUCH ARTICLE.

10 THE CAMPAIGN FINANCE BOARD MAY RENDER ADVISORY OPINIONS WITH (B) 11 RESPECT TO QUESTIONS ARISING UNDER ARTICLE FOURTEEN-A OF THIS CHAPTER. 12 SUCH ADVISORY OPINIONS MAY BE RENDERED ON THE WRITTEN REQUEST OF A CANDIDATE, AN OFFICER OF A POLITICAL COMMITTEE OR MEMBER OF THE 13 PUBLIC, 14 OR ON ITS OWN INITIATIVE. SUCH BOARD SHALL MAKE PUBLIC ITS ADVISORY 15 OPINIONS.

16 (C) THE CAMPAIGN FINANCE BOARD, IN CONSULTATION WITH THE STATE BOARD ELECTIONS, SHALL DEVELOP A PROGRAM FOR INFORMING CANDIDATES AND THE 17 OF PUBLIC AS TO THE PURPOSE AND EFFECT OF THE PROVISIONS OF ARTICLE 18 FOUR-19 TEEN-A OF THIS CHAPTER, AND TO ASSISTING IN COMPLIANCE THEREWITH. THE CAMPAIGN FINANCE BOARD SHALL PREPARE AND MAKE AVAILABLE EDUCATIONAL MATERIALS, IN PLAIN LANGUAGE, INCLUDING COMPLIANCE MANUALS AND SUMMARIES 20 21 22 EXPLANATIONS OF THE PURPOSES AND PROVISIONS OF SUCH ARTICLE. THE AND 23 CAMPAIGN FINANCE BOARD SHALL PREPARE AND MAKE AVAILABLE MATERIALS, 24 INCLUDING, TO THE EXTENT FEASIBLE, COMPUTER SOFTWARE, TO FACILITATE THE 25 TASK OF COMPLIANCE WITH THE DISCLOSURE AND RECORD-KEEPING REQUIREMENTS 26 OF SUCH ARTICLE; AND SHALL DEVELOP A COMPUTER DATABASE THAT SHALL 27 CONTAIN ALL INFORMATION NECESSARY FOR THE PROPER ADMINISTRATION OF SUCH 28 ARTICLE INCLUDING INFORMATION ON CONTRIBUTIONS TO AND EXPENDITURES BY 29 PARTIES, CANDIDATES AND THEIR PRINCIPAL COMMITTEES AND DISTRIBUTIONS OF MONEYS THEREUNDER, SUCH DATABASE TO BE ACCESSIBLE TO THE PUBLIC AT ALL 30 TIMES ON THE INTERNET. THE STATE BOARD OF ELECTIONS AND THE CAMPAIGN 31 32 FINANCE BOARD SHALL COLLABORATE TO ENSURE THE INTER-OPERABILITY OF SUCH 33 DATABASE AND THE ELECTRONIC REPORTING SYSTEM PURSUANT TO SUBDIVISION NINE-A OF SECTION 3-102 OF THIS ARTICLE. 34

(D) THE CAMPAIGN FINANCE BOARD SHALL HAVE SUCH OTHER POWERS AS NECES SARY AND PROPER, NOT INCONSISTENT WITH LAW, TO CARRY OUT THE PROVISIONS
 OF ARTICLE FOURTEEN-A OF THIS CHAPTER.

38 IN THE DISCHARGE OF ITS DUTIES, THE BOARD SHALL CONSULT WITH, AND 5. 39 BE ENTITLED TO RECEIVE THE COOPERATION OF, THE STATE BOARD OF ELECTIONS, 40 THE COMMISSION ON PUBLIC INTEGRITY, THE INSPECTOR GENERAL OF THE STATE, ATTORNEY-GENERAL AND THE COMPTROLLER TO THE EXTENT NECESSARY OR 41 THE DESIRABLE TO ENSURE THAT RULES, REGULATIONS AND PROCEDURES 42 THEREOF ARE 43 COMPREHENSIBLE TO THE PUBLIC, DESIGNED TO PROMOTE TRANSPARENCY, ACCOUNT-44 ABILITY AND COMPLIANCE, AND ARE READILY ABLE TO BE APPLIED AND ENFORCED 45 TIMELY AND TO THE FULLEST EXTENT OF THE LAW.

S 4. This act shall take effect immediately; provided, however, that 46 47 candidates for state comptroller will be eligible to participate in the 48 voluntary clean election campaign finance system, as established pursuant to article fourteen-A of the election law, as added by section one 49 50 of this act, beginning with the 2012 primary election, and candidates for governor, lieutenant governor, attorney general, and state legisla-51 ture will be eligible to participate therein beginning with the 2014 52 primary election. 53

54 S 4. Severability. If any clause, sentence, paragraph, subdivision, 55 section or other part of this act shall be adjudged by any court of 56 competent jurisdiction to be invalid, such judgment shall not affect,

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1 impair or invalidate the remainder thereof but shall be confined in its 2 operation to the clause, sentence, paragraph, subdivision, section or 3 other part thereof directly involved in the controversy in which such 4 judgment shall have been rendered. It is hereby declared to be the 5 intent of the legislature that this act would have been enacted even if 6 such invalid provisions had not been included herein.

7 S 5. This act shall take effect immediately; provided, however, that 8 the applicable effective date of Parts A and B of this act shall be as 9 specifically set forth in the last section of such Parts.