IN SENATE

April 16, 2010

- Introduced by Sens. ADAMS, SQUADRON, ADDABBO, BRESLIN, KRUEGER, PERKINS, SCHNEIDERMAN, SERRANO, THOMPSON -- read twice and ordered printed, and when printed to be committed to the Committee on Elections
- AN ACT enacting the "2010 Campaign Finance Reform Act"; to amend the election law, the state finance law and the tax law, in relation to providing for optional partial public financing of certain election campaigns in this state; and to amend the election law, in relation to limiting personal use of campaign funds, establishing certain contribution limits, identification of the source of certain political communications and providing for a state board of elections enforcement unit and counsel

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

1 Section 1. Short title. This act shall be known and may be cited as 2 the "2010 Campaign Finance Reform Act".

Legislative findings and declaration. The legislature declares 3 S 2. 4 that it is in the public interest to create and ensure a truly democrat-5 ic political system in which citizens, irrespective of their income, 6 status, or financial connections, are enabled and encouraged to compete 7 for public office. Therefore, the legislature finds it necessary to 8 establish a system of public financing for all qualified candidates for 9 state elective offices and constitutional convention delegates.

10 S 3. The article heading of article 14 of the election law is amended 11 to read as follows:

12

## CAMPAIGN RECEIPTS AND EXPENDITURES; PUBLIC FINANCING

13 S 4. Section 14-100 of the election law is amended by adding three new 14 subdivisions 12, 13 and 14 to read as follows:

15 12. "CLEARLY IDENTIFIED CANDIDATE" MEANS THAT:

16 (A) THE NAME OF THE CANDIDATE INVOLVED APPEARS;

17 (B) A PHOTOGRAPH OR DRAWING OF THE CANDIDATE APPEARS; OR

18 (C) THE IDENTITY OF THE CANDIDATE IS APPARENT BY UNAMBIGUOUS REFER-19 ENCE.

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

LBD16792-02-0

13. "GENERAL PUBLIC AUDIENCE" MEANS AN AUDIENCE COMPOSED OF MEMBERS OF 1 2 THE PUBLIC, INCLUDING A TARGETED SUBGROUP OF MEMBERS OF THE PUBLIC; 3 IT DOES NOT MEAN AN AUDIENCE SOLELY COMPRISED OF PROVIDED, HOWEVER, 4 MEMBERS, RETIREES AND STAFF OF A LABOR ORGANIZATION OR THEIR IMMEDIATE 5 FAMILY MEMBERS OR AN AUDIENCE SOLELY COMPRISED OF EMPLOYEES OF A BUSI-6 NESS ENTITY.

7 14. "LABOR ORGANIZATION" MEANS ANY ORGANIZATION OF ANY KIND WHICH 8 EXISTS FOR THE PURPOSE, IN WHOLE OR IN PART, OF REPRESENTING EMPLOYEES 9 EMPLOYED WITHIN THE STATE OF NEW YORK IN DEALING WITH EMPLOYERS OR 10 EMPLOYER ORGANIZATIONS OR WITH A STATE GOVERNMENT, OR ANY POLITICAL OR CIVIL SUBDIVISION OR OTHER AGENCY THEREOF, CONCERNING TERMS AND CONDI-11 OF EMPLOYMENT, GRIEVANCES, LABOR DISPUTES, OR OTHER MATTERS INCI-12 TIONS DENTAL TO THE EMPLOYMENT RELATIONSHIP. FOR THE PURPOSES OF 13 THIS ARTI-14 CLE, EACH LOCAL, PARENT NATIONAL OR PARENT INTERNATIONAL ORGANIZATION OF 15 А STATEWIDE LABOR ORGANIZATION, AND EACH STATEWIDE FEDERATION RECEIVING 16 DUES FROM SUBSIDIARY LABOR ORGANIZATIONS, SHALL BE CONSIDERED A SEPARATE 17 LABOR ORGANIZATION.

18 S 5. Section 14-106 of the election law, as amended by chapter 8 of 19 the laws of 1978, is amended to read as follows:

S 14-106. Political [advertisements and literature] COMMUNICATION. 20 The statements required to be filed under the provisions of this [arti-21 22 TITLE next succeeding a primary, general or special election shall cle] 23 be accompanied by a [facsimile or] copy of all BROADCAST, CABLE OR SATELLITE SCHEDULES AND SCRIPTS, advertisements, pamphlets, circulars, 24 25 flyers, brochures, letterheads and other printed matter purchased or produced [and a schedule of all radio or television time, and scripts 26 used therein], AND REPRODUCTIONS OF STATEMENTS OR INFORMATION CONVEYED 27 28 TO FIVE HUNDRED OR MORE MEMBERS OF A GENERAL PUBLIC AUDIENCE BY COMPUTER 29 OTHER ELECTRONIC DEVICE, purchased in connection with such election OR by or under the authority of the person filing the statement or the 30 committee or the person on whose behalf it is filed, as the case may be. 31 32 [facsimiles,] copies, schedules and scripts shall be preserved by Such 33 the officer with whom or the board with which it is required to be filed for a period of one year from the date of filing thereof. 34

35 S 6. The election law is amended by adding a new section 14-107 to 36 read as follows:

37 S 14-107. INDEPENDENT EXPENDITURE REPORTING. 1. FOR PURPOSES OF THIS 38 TITLE:

39 (A) "INDEPENDENT EXPENDITURE" MEANS AN EXPENDITURE MADE BY A PERSON 40 FOR AN AUDIO OR VIDEO COMMUNICATION TO A GENERAL PUBLIC AUDIENCE VIA BROADCAST, CABLE OR SATELLITE OR A WRITTEN COMMUNICATION TO A GENERAL 41 42 AUDIENCE VIA ADVERTISEMENTS, PAMPHLETS, CIRCULARS, PUBLIC FLYERS, 43 BROCHURES, LETTERHEADS OR OTHER PRINTED MATTER AND STATEMENTS OR INFOR-44 MATION CONVEYED TO FIVE HUNDRED OR MORE MEMBERS OF A GENERAL PUBLIC 45 AUDIENCE BY COMPUTER OR OTHER ELECTRONIC DEVICES WHICH: (I) EXPRESSLY ADVOCATES THE ELECTION OR DEFEAT OF A CLEARLY IDENTIFIED CANDIDATE OR 46 47 THE SUCCESS OR DEFEAT OF A BALLOT PROPOSAL AND (II) SUCH CANDIDATE, THE CANDIDATE'S 48 POLITICAL COMMITTEE OR ITS AGENTS, OR A POLITICAL COMMITTEE 49 FORMED TO PROMOTE THE SUCCESS OR DEFEAT OF A BALLOT PROPOSAL OR ITS 50 AGENTS, DID NOT AUTHORIZE, REQUEST, SUGGEST, FOSTER OR COOPERATE IN ANY 51 SUCH COMMUNICATION.

52 (B) INDEPENDENT EXPENDITURES DO NOT INCLUDE:

(I) A COMMUNICATION APPEARING IN A WRITTEN NEWS STORY, COMMENTARY, OR
 EDITORIAL OR DISTRIBUTED THROUGH THE FACILITIES OF ANY BROADCASTING
 STATION, CABLE OR SATELLITE UNLESS SUCH PUBLICATION OR FACILITIES ARE

OWNED OR CONTROLLED BY ANY POLITICAL PARTY, POLITICAL COMMITTEE OR 1 2 CANDIDATE; OR 3 (II) A COMMUNICATION THAT CONSTITUTES A CANDIDATE DEBATE OR FORUM; OR 4 (III) A COMMUNICATION WHICH CONSTITUTES AN EXPENDITURE MADE BY AN 5 ENTITY REQUIRED TO REPORT SUCH EXPENDITURE WITH A BOARD OF ELECTIONS. 6 (C) FOR PURPOSES OF THIS SECTION, THE TERM "PERSON" SHALL MEAN PERSON, 7 GROUP OF PERSONS, ENTITY, ORGANIZATION, CORPORATION OR ASSOCIATION. 2. WHENEVER ANY PERSON MAKES ONE OR MORE INDEPENDENT EXPENDITURES THAT 8 9 IN THE AGGREGATE EXCEEDS ONE THOUSAND DOLLARS IN ANY CALENDAR YEAR, SUCH 10 COMMUNICATION DESCRIBED IN SUBDIVISION ONE OF THIS SECTION SHALL CLEARLY STATE, WITH RESPECT TO COMMUNICATIONS REGARDING CANDIDATES, 11 THAT THE 12 COMMUNICATION IS NOT AUTHORIZED BY ANY CANDIDATE, ANY CANDIDATE'S POLI-TICAL COMMITTEE OR ANY OF ITS AGENTS. A KNOWING AND WILLFUL VIOLATION 13 14 THE PROVISIONS OF THIS SUBDIVISION SHALL SUBJECT THE PERSON TO A OF 15 CIVIL PENALTY EQUAL TO ONE THOUSAND DOLLARS OR THE COST OF THE COMMUNI-CATION, WHICHEVER IS GREATER, IN A SPECIAL PROCEEDING OR CIVIL ACTION 16 17 BROUGHT BY THE STATE BOARD OF ELECTIONS. 3. (A) ANY PERSON WHICH MAKES INDEPENDENT EXPENDITURES THAT COST MORE 18 19 THAN ONE THOUSAND DOLLARS IN THE AGGREGATE SHALL REPORT SUCH INDEPENDENT EXPENDITURES TO THE STATE BOARD OF ELECTIONS IN THE MANNER SPECIFIED IN 20 21 SECTION 14-108 OF THIS TITLE. 22 (B) ANY INDEPENDENT EXPENDITURE MADE AFTER THE CLOSE OF THE PERIOD TO COVERED IN THE LAST STATEMENT FILED BEFORE ANY PRIMARY, GENERAL OR 23 ΒE SPECIAL ELECTION, BUT BEFORE SUCH ELECTION, SHALL BE REPORTED WITHIN 24 25 TWENTY-FOUR HOURS IN THE SAME MANNER AS PROVIDED FOR IN SUBDIVISION TWO 26 OF SECTION 14-108 OF THIS TITLE. 27 4. EACH SUCH STATEMENT SHALL INCLUDE: (A) THE NAME AND ADDRESS OF THE PERSON MAKING THE STATEMENT; 28 29 (B) THE NAME AND ADDRESS OF THE PERSON MAKING THE INDEPENDENT EXPENDI-30 TURE; (C) THE NAME AND ADDRESS OF ANY PERSON OR ENTITY PROVIDING 31 A GIFT, 32 LOAN, ADVANCE OR DEPOSIT OF ONE HUNDRED DOLLARS OR MORE FOR THE INDE-33 PENDENT EXPENDITURE, OR THE PROVISION OF SERVICES FOR THE SAME, AND THE 34 DATE IT WAS GIVEN; PROVIDED, HOWEVER, THE NAME AND ADDRESS OF A MEMBER OF A LABOR ORGANIZATION IS NOT REQUIRED FOR A GIFT, LOAN, ADVANCE OR 35 DEPOSIT OF ONE HUNDRED DOLLARS OR MORE TO A LABOR ORGANIZATION OR A 36 37 LABOR ORGANIZATION POLITICAL ACTION COMMITTEE; 38 (D) THE DOLLAR AMOUNT PAID FOR EACH INDEPENDENT EXPENDITURE, THE NAME 39 AND ADDRESS OF THE PERSON OR ENTITY RECEIVING THE PAYMENT, THE DATE THE 40 PAYMENT WAS MADE AND A DESCRIPTION OF THE INDEPENDENT EXPENDITURE; AND (E) THE ELECTION TO WHICH THE INDEPENDENT EXPENDITURE PERTAINS AND THE 41 42 NAME OF THE CLEARLY IDENTIFIED CANDIDATE OR THE BALLOT PROPOSAL REFER-43 ENCED. 44 5. ANY REPORT MADE PURSUANT TO THIS SECTION SHALL INCLUDE A COPY OF 45 ALL MATERIALS THAT PERTAIN TO THE INDEPENDENT EXPENDITURE, INCLUDING BUT NOT LIMITED TO BROADCAST, CABLE OR SATELLITE SCHEDULE AND SCRIPTS, 46 47 ADVERTISEMENTS, PAMPHLETS, CIRCULARS, FLYERS, BROCHURES, LETTERHEADS AND 48 OTHER PRINTED MATTER. 49 6. ANY REPORT OF A LOAN THAT IS MADE FOR AN INDEPENDENT EXPENDITURE 50 SHALL INCLUDE WRITTEN EVIDENCE OF THE INDEBTEDNESS. 51 7. EVERY STATEMENT REQUIRED TO BE FILED PURSUANT TO THIS SECTION SHALL BE FILED BY ELECTRONIC REPORTING PROCESS OR OVERNIGHT MAIL TO THE STATE 52 53 BOARD OF ELECTIONS. 54 8. THE STATE BOARD OF ELECTIONS SHALL PROMULGATE REGULATIONS WITH 55 RESPECT TO THE STATEMENTS REQUIRED TO BE FILED BY THIS SECTION AND SHALL 56 PROVIDE FORMS SUITABLE FOR SUCH STATEMENTS.

S 7. Section 14-112 of the election law, as amended by chapter 930 of 1 the laws of 1981, is amended to read as follows: 2

3 14-112. Political committee authorization statement. 1. Any poli-S 4 tical committee aiding or taking part in the election or nomination of 5 other than by making contributions, shall file, in the any candidate, 6 office in which the statements of such committee are to be filed pursu-7 this [article] TITLE, either a sworn verified statement by the ant to 8 treasurer of such committee that the candidate has authorized the poli-9 tical committee to aid or take part in his election or that the candi-10 date has not authorized the committee to aid or take part in his 11 election.

12 NO LATER THAN THREE DAYS AFTER THE LAST DAY TO FILE DESIGNATING 2. 13 PETITIONS, A CANDIDATE FOR STATEWIDE OFFICE, STATE LEGISLATIVE OFFICE OR 14 CONSTITUTIONAL CONVENTION DELEGATE SHALL FILE A STATEMENT WITH THE STATE 15 BOARD OF ELECTIONS STATING WHETHER THE CANDIDATE HAS OR WILL CONTRIBUTE 16 PERSONAL FUNDS TO HIS OR HER AUTHORIZED COMMITTEE FOR USE IN SUCH 17 ELECTION AND AN ESTIMATE OF THE AMOUNT OF PERSONAL FUNDS CONTRIBUTED OR THE KNOWING AND WILLFUL FAILURE TO FILE THE STATE-18 ТΟ BE CONTRIBUTED. 19 MENT REQUIRED BY THIS SUBDIVISION SHALL SUBJECT THE CANDIDATE TO A CIVIL 20 PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS IN A SPECIAL PROCEEDING OR 21 CIVIL ACTION BROUGHT BY THE STATE BOARD OF ELECTIONS.

22 Section 14-126 of the election law, as amended by chapter 8 of S 8. 23 the laws of 1978, subdivision 1 as amended by chapter 128 of the laws of 1994, subdivisions 2, 3 and 4 as redesignated by chapter 9 of the laws 24 25 of 1978, is amended to read as follows:

26 S 14-126. Violations; penalties. 1. Any person who fails to file a statement required to be filed by this [article] TITLE shall be subject 27 28 a civil penalty, not in excess of five hundred dollars, to be recovto 29 erable in a special proceeding or civil action to be brought by the state board of elections or other board of elections. 30

ANY PERSON WHO KNOWINGLY AND WILLFULLY FAILS TO IDENTIFY INDEPEND-31 2. 32 EXPENDITURES AS REQUIRED BY SUBDIVISION TWO OF SECTION 14-107 OF ENT33 THIS TITLE OR KNOWINGLY AND WILLFULLY FAILS TO FILE THE STATEMENT 34 REOUIRED BY SUBDIVISION TWO OF SECTION 14-112 OF THIS TITLE SHALL BE SUBJECT TO A CIVIL PENALTY IN A SPECIAL PROCEEDING OR CIVIL 35 ACTION BROUGHT BY THE STATE BOARD OF ELECTIONS. 36

37 [2.] 3. Any person who knowingly and willfully fails to file a state-38 ment required to be filed by this [article] TITLE within ten days after 39 the date provided for filing such statement or any person who knowingly 40 and willfully violates any other provision of this [article] TITLE shall 41 be guilty of a misdemeanor.

[3.] 4. Any person who knowingly and willfully contributes, accepts or 42 43 aids or participates in the acceptance of a contribution in an amount 44 exceeding an applicable maximum specified in this [article] TITLE shall 45 be guilty of a misdemeanor.

[4.] 5. Any person who shall, acting on behalf of a candidate or poli-46 47 tical committee, knowingly and willfully solicit, organize or coordinate 48 the formation of activities of one or more unauthorized committees, make 49 expenditures in connection with the nomination for election or election 50 any candidate, or solicit any person to make any such expenditures, of 51 for the purpose of evading the contribution limitations of this [article] TITLE, shall be guilty of a class E felony. 52

53 S 9. Sections 14-100 through 14-132 of article 14 of the election law 54 are designated title 1 and a new title heading is added to read as 55 follows: 56

CAMPAIGN RECEIPTS AND EXPENDITURES

1	
1 2	S 10. Article 14 of the election law is amended by adding a new title 2 to read as follows:
3	TITLE II
4	PUBLIC FINANCING
5	SECTION 14-200. DEFINITIONS.
6	14-202. ELIGIBILITY.
7	14-204. QUALIFIED CAMPAIGN EXPENDITURES.
8	14-206. OPTIONAL PUBLIC FINANCING.
9	14-208. CONTRIBUTION AND RECEIPT LIMITATIONS.
10	14-210. EXPENDITURE LIMITATIONS.
11	14-212. EXAMINATIONS AND AUDITS; REPAYMENTS.
12	14-214. CIVIL PENALTIES.
13	S 14-200. DEFINITIONS. AS USED IN THIS TITLE, UNLESS ANOTHER MEANING
14	IS CLEARLY INDICATED:
15	1. THE TERM "STATE BOARD" SHALL MEAN THE STATE BOARD OF ELECTIONS.
16	2. THE TERM "ELIGIBLE CANDIDATE" SHALL MEAN A CANDIDATE FOR NOMINATION
17	OR ELECTION TO ANY OF THE OFFICES OF GOVERNOR, LIEUTENANT GOVERNOR,
18	COMPTROLLER, ATTORNEY GENERAL, MEMBER OF THE STATE LEGISLATURE, AT-LARGE
19	DELEGATE TO A CONSTITUTIONAL CONVENTION OR DISTRICT DELEGATE TO A
20	CONSTITUTIONAL CONVENTION.
21	3. THE TERM "PARTICIPATING COMMITTEE" SHALL MEAN A SINGLE POLITICAL
22	COMMITTEE WHICH A CANDIDATE CERTIFIES IS THE COMMITTEE THAT WILL SOLELY
23 24	BE USED TO PARTICIPATE IN THE PUBLIC FINANCING SYSTEM ESTABLISHED BY THIS TITLE AFTER JANUARY FIRST OF THE YEAR IN WHICH THE PRIMARY, GENERAL
24 25	OR SPECIAL ELECTION IS HELD FOR THE PUBLIC OFFICE SOUGHT. A MULTI-CAN-
26	DIDATE COMMITTEE MAY NOT BE A PARTICIPATING COMMITTEE.
27	4. THE TERM "PARTICIPATING CANDIDATE" SHALL MEAN A CANDIDATE WHO IS
28	ELIGIBLE TO PARTICIPATE IN THE OPTIONAL PUBLIC FINANCING SYSTEM ESTAB-
29	LISHED BY THIS TITLE, HAS MET THE THRESHOLD FOR ELIGIBILITY AND HAS
30	ELECTED TO PARTICIPATE IN THE PUBLIC FINANCING SYSTEM.
31	5. THE TERM "MATCHABLE CONTRIBUTIONS" SHALL MEAN THAT PORTION OF THE
32	AGGREGATE CONTRIBUTIONS MADE (A) IN THE CASE OF A PRIMARY OR GENERAL
33	ELECTION, AFTER JANUARY FIRST OF THE YEAR IN WHICH THE PRIMARY OR GENER-
34	AL ELECTION IS HELD FOR THE PUBLIC OFFICE SOUGHT OR (B) IN THE CASE OF A
35	SPECIAL ELECTION, WITHIN SIX MONTHS OF SUCH ELECTION BY NATURAL PERSONS
36	RESIDENT IN THE STATE OF NEW YORK TO A CANDIDATE FOR NOMINATION OR
37	ELECTION TO ANY OF THE OFFICES COVERED BY THE PROVISIONS OF THIS TITLE
38	WHICH DO NOT EXCEED TWO HUNDRED FIFTY DOLLARS, WHICH HAVE BEEN REPORTED
39	IN FULL BY THE CANDIDATE'S PARTICIPATING COMMITTEE TO THE STATE BOARD,
40	INCLUDING THE CONTRIBUTOR'S FULL NAME AND RESIDENTIAL ADDRESS. "MATCHA-
41	BLE CONTRIBUTIONS" SHALL BE THE NET AMOUNT OF ANY MONETARY CONTRIBUTION REALIZED BY A CANDIDATE OR DESIGNATED COMMITTEE AFTER DEDUCTING THE
42 43	REALIZED BY A CANDIDATE OR DESIGNATED COMMITTEE AFTER DEDUCTING THE REASONABLE VALUE OF ANY GOODS OR SERVICES PROVIDED THE CONTRIBUTOR IN
43 44	CONNECTION WITH THE CONTRIBUTION, EXCEPT THAT CONTRIBUTIONS FROM ANY
45	PERSON WHO HAS RECEIVED A PAYMENT OR ANYTHING OF VALUE FROM SUCH COMMIT-
46	TEE OR FROM A PERSON WHO IS AN OFFICER, DIRECTOR OR EMPLOYEE OF, OR A
47	PERSON WHO HAS A TEN PERCENT OR GREATER OWNERSHIP INTEREST IN ANY ENTITY
48	WHICH HAS RECEIVED SUCH A PAYMENT OR THING OF VALUE SHALL NOT BE MATCHA-
49	BLE. A LOAN MAY NOT BE TREATED AS A MATCHABLE CONTRIBUTION.
50	6. THE TERM "QUALIFIED CAMPAIGN EXPENDITURE" SHALL MEAN AN EXPENDITURE
51	FOR WHICH PUBLIC FUNDS MAY BE USED.
52	7. THE TERM "FUND" SHALL MEAN THE NEW YORK STATE CAMPAIGN FINANCE
53	FUND.
54	8. THE TERM "THRESHOLD FOR ELIGIBILITY" SHALL MEAN THE AMOUNT OF TOTAL
55	MATCHABLE CONTRIBUTIONS THAT THE PARTICIPATING COMMITTEE OF AN OTHERWISE
56	ELIGIBLE CANDIDATE MUST RECEIVE, AS REQUIRED BY SECTION 14-202 OF THIS

TITLE, IN ORDER TO OUALIFY FOR OPTIONAL PUBLIC FINANCING PURSUANT 1 TO 2 THIS TITLE. 3 THE TERM "CONTRIBUTION" SHALL HAVE THE SAME MEANING AS IN SUBDIVI-9. 4 SION NINE OF SECTION 14-100 OF THIS ARTICLE. 5 S 14-202. ELIGIBILITY. 1. TO BE ELIGIBLE FOR OPTIONAL PUBLIC FINANCING 6 UNDER THIS TITLE, A CANDIDATE FOR NOMINATION OR ELECTION MUST: 7 (A) MEET ALL THE REQUIREMENTS OF THIS CHAPTER AND OTHER PROVISIONS OF 8 LAW TO HAVE HIS OR HER NAME ON THE BALLOT; 9 (B) BE A CANDIDATE FOR STATEWIDE OFFICE, THE STATE LEGISLATURE OR 10 DELEGATE TO A CONSTITUTIONAL CONVENTION AT A PRIMARY, GENERAL OR SPECIAL ELECTION AND MEET THE THRESHOLD FOR ELIGIBILITY SET FORTH IN SUBDIVISION 11 12 TWO OF THIS SECTION; (C) ELECT TO PARTICIPATE IN THE PUBLIC FINANCING SYSTEM ESTABLISHED BY 13 THIS TITLE NOT LATER THAN SEVEN DAYS AFTER THE LAST DAY TO FILE DESIG-14 15 NATING PETITIONS FOR THE OFFICE SUCH CANDIDATE IS SEEKING OR, IN THE 16 CASE OF A SPECIAL ELECTION, NOT LATER THAN THE LAST DAY TO FILE NOMINAT-ING CERTIFICATES FOR SUCH OFFICE; 17 (D) AGREE TO OBTAIN AND FURNISH TO THE STATE BOARD ANY EVIDENCE IT MAY 18 REASONABLY REQUEST RELATING TO HIS OR HER CAMPAIGN EXPENDITURES 19 OR CONTRIBUTIONS AND FURNISH SUCH OTHER PROOF OF COMPLIANCE WITH THIS TITLE 20 21 AS MAY BE REQUESTED BY THE STATE BOARD; 22 (E) HAVE A SINGLE AUTHORIZED POLITICAL COMMITTEE WHICH HE OR SHE 23 CERTIFIES AS THE PARTICIPATING COMMITTEE FOR THE PURPOSES OF THIS TITLE; 24 AND 25 (F) AGREE TO IDENTIFY ACCURATELY IN ALL CAMPAIGN MATERIALS THE PERSON 26 OR ENTITY THAT PAID FOR SUCH CAMPAIGN MATERIAL. 27 THE THRESHOLD FOR ELIGIBILITY FOR PUBLIC FUNDING FOR CANDIDATES IN 2. 28 A PRIMARY, GENERAL OR SPECIAL ELECTION FOR THE FOLLOWING OFFICES SHALL 29 BE: GOVERNOR IN A PRIMARY OR GENERAL ELECTION. NOT LESS THAN NINE 30 (A) HUNDRED THOUSAND DOLLARS FROM AT LEAST NINE THOUSAND MATCHABLE CONTRIB-31 32 UTIONS MADE UP OF SUMS OF UP TO TWO HUNDRED FIFTY DOLLARS PER INDIVIDUAL 33 CONTRIBUTOR WHO RESIDES IN NEW YORK STATE. 34 (B) LIEUTENANT GOVERNOR IN A PRIMARY ELECTION AND COMPTROLLER OR ATTORNEY GENERAL IN A PRIMARY OR GENERAL ELECTION. NOT LESS THAN 35 THREE HUNDRED THOUSAND DOLLARS FROM AT LEAST THREE THOUSAND MATCHABLE CONTRIB-36 37 UTIONS MADE UP OF SUMS OF UP TO TWO HUNDRED FIFTY DOLLARS PER INDIVIDUAL 38 CONTRIBUTOR WHO RESIDES IN NEW YORK STATE. 39 (C) MEMBERS OF THE STATE SENATE IN A PRIMARY, GENERAL OR SPECIAL 40 ELECTION. NOT LESS THAN TWENTY-FIVE THOUSAND DOLLARS FROM AT LEAST TWO HUNDRED FIFTY MATCHABLE CONTRIBUTIONS MADE UP OF SUMS OF UP TO TWO 41 HUNDRED FIFTY DOLLARS PER INDIVIDUAL CONTRIBUTOR WHO RESIDES IN NEW YORK 42 43 STATE INCLUDING AT LEAST TWELVE THOUSAND FIVE HUNDRED DOLLARS FROM AT 44 LEAST ONE HUNDRED TWENTY-FIVE INDIVIDUAL CONTRIBUTORS WHO RESIDE IN THE 45 SENATE DISTRICT IN WHICH THE SEAT IS TO BE FILLED. (D) MEMBERS OF THE ASSEMBLY IN A PRIMARY, GENERAL OR SPECIAL ELECTION. 46 47 NOT LESS THAN TEN THOUSAND DOLLARS FROM AT LEAST ONE HUNDRED MATCHABLE 48 CONTRIBUTIONS MADE UP OF SUMS OF UP TO TWO HUNDRED FIFTY DOLLARS PER 49 INDIVIDUAL CONTRIBUTOR WHO RESIDES IN NEW YORK STATE INCLUDING AT LEAST 50 THOUSAND DOLLARS FROM AT LEAST FIFTY INDIVIDUALS WHO RESIDE IN THE FIVE 51 ASSEMBLY DISTRICT IN WHICH THE SEAT IS TO BE FILLED. (E) AT-LARGE DELEGATE TO A CONSTITUTIONAL CONVENTION IN A PRIMARY OR 52 GENERAL ELECTION. NOT LESS THAN TWENTY-FIVE THOUSAND DOLLARS FROM AT 53 54 LEAST TWO HUNDRED FIFTY MATCHABLE CONTRIBUTIONS MADE UP OF SUMS OF UP TO 55 TWO HUNDRED FIFTY DOLLARS PER INDIVIDUAL CONTRIBUTOR WHO RESIDES IN NEW 56 YORK STATE.

1 (F) DISTRICT DELEGATE TO A CONSTITUTIONAL CONVENTION IN A PRIMARY OR 2 GENERAL ELECTION. NOT LESS THAN FIVE THOUSAND DOLLARS FROM AT LEAST 3 FIFTY MATCHABLE CONTRIBUTIONS MADE UP OF SUMS OF UP TO TWO HUNDRED FIFTY 4 DOLLARS PER INDIVIDUAL CONTRIBUTOR WHO RESIDES IN THE DISTRICT IN WHICH 5 THE SEAT IS TO BE FILLED.

6 3. IN ORDER TO BE ELIGIBLE TO RECEIVE PUBLIC FUNDS IN A PRIMARY 7 ELECTION A CANDIDATE MUST AGREE, THAT IN THE EVENT SUCH CANDIDATE IS A 8 CANDIDATE FOR SUCH OFFICE IN THE GENERAL ELECTION IN SUCH YEAR, THAT 9 SUCH CANDIDATE WILL BE BOUND BY THE PROVISIONS OF THIS TITLE, INCLUDING, 10 BUT NOT LIMITED TO, THE RECEIPT AND EXPENDITURE LIMITS OF THIS TITLE.

4. CANDIDATES WHO ARE CONTESTED IN A PRIMARY ELECTION AND WHO DO NOT
SEEK PUBLIC FUNDS SHALL NOT BE ELIGIBLE FOR PUBLIC FUNDS FOR THE GENERAL
ELECTION IN THAT YEAR. THE PROVISIONS OF THIS SUBDIVISION SHALL NOT
APPLY TO CANDIDATES FOR THE OFFICE OF LIEUTENANT GOVERNOR.

15 5. CANDIDATES WHO ARE UNOPPOSED IN A GENERAL OR SPECIAL ELECTION SHALL 16 NOT BE ELIGIBLE TO RECEIVE PUBLIC FUNDS.

17 6. NO CANDIDATE FOR ELECTION TO AN OFFICE IN A PRIMARY, GENERAL OR SPECIAL ELECTION WHO HAS ELECTED TO PARTICIPATE IN THE PUBLIC FINANCING 18 19 SYSTEM SHALL BE DEEMED OPPOSED AND RECEIVE PUBLIC FUNDS UNLESS AT LEAST 20 ONE OTHER CANDIDATE FOR SUCH OFFICE IN SUCH ELECTION WHO ALSO ELECTED TO 21 PARTICIPATE IN THE PUBLIC FINANCING SYSTEM, OR SUCH CANDIDATE'S COMMIT-TEE, OR AT LEAST ONE OTHER CANDIDATE FOR SUCH OFFICE IN SUCH ELECTION 22 WHO HAS NOT ELECTED TO PARTICIPATE, OR SUCH CANDIDATE'S COMMITTEE, HAVE 23 EITHER SPENT, CONTRACTED OR OBLIGATED TO SPEND, OR HAVE CONTRIBUTED SUCH 24 25 CANDIDATE'S PERSONAL FUNDS TO SUCH CANDIDATE'S COMMITTEE OR HAVE RECEIVED IN LOANS OR CONTRIBUTIONS, AN AMOUNT EXCEEDING TEN PERCENT OF 26 THE EXPENDITURE LIMIT FOR SUCH OFFICE IN SUCH ELECTION WHICH IS FIXED BY 27 28 THIS TITLE FOR CANDIDATES WHO HAVE ELECTED TO ACCEPT SUCH PUBLIC FUNDS. 29 ΙF ANY CANDIDATE FOR AN OFFICE AND THE COMMITTEE OF SUCH CANDIDATE REACHES THE THRESHOLD TO QUALIFY TO RECEIVE PUBLIC FUNDS, OR SPENDS, 30 CONTRACTS OR OBLIGATES TO SPEND, OR CONTRIBUTES SUCH CANDIDATE'S 31 32 PERSONAL FUNDS TO SUCH CANDIDATE'S COMMITTEE OR RECEIVES IN LOANS OR CONTRIBUTIONS, AN AMOUNT EXCEEDING TEN PERCENT OF THE EXPENDITURE LIMIT 33 FOR SUCH OFFICE IN SUCH ELECTION AT ANY TIME AFTER THE FILING DEADLINE 34 THE LAST REPORT REQUIRED TO BE FILED BEFORE THE FIRST DISTRIBUTION 35 FOR OF PUBLIC FUNDS FOR SUCH ELECTION, SUCH CANDIDATE OR COMMITTEE MUST 36 NOTIFY THE STATE BOARD OF THAT FACT WITHIN TWENTY-FOUR HOURS IN THE SAME 37 38 MANNER AS PROVIDED IN SUBDIVISION TWO OF SECTION 14-108 OF THIS ARTICLE. QUALIFIED CAMPAIGN EXPENDITURES. 1. PUBLIC FUNDS PROVIDED 39 S 14-204. 40 UNDER THE PROVISIONS OF THIS TITLE MAY ONLY BE USED FOR EXPENDITURES BY THE PARTICIPATING COMMITTEE AUTHORIZED BY THE CANDIDATE TO MAKE EXPENDI-41 TURES ON SUCH CANDIDATE'S BEHALF, TO FURTHER THE CANDIDATE'S NOMINATION 42 43 OR ELECTION AFTER JANUARY FIRST OF THE YEAR IN WHICH THE PRIMARY OR GENERAL ELECTION IS HELD FOR THE OFFICE SOUGHT, FOR SERVICES, MATERIALS, 44 45 FACILITIES OR OTHER THINGS OF VALUE USED DURING THAT CAMPAIGN CYCLE OR, IN THE CASE OF A SPECIAL ELECTION, FOR EXPENDITURES DURING THE PERIOD 46 47 COMMENCING THREE MONTHS BEFORE AND ENDING ONE MONTH AFTER SUCH SPECIAL ELECTION. THE TOTAL OF ALL EXPENDITURES MADE BY THE CANDIDATE 48 AND SUCH 49 CANDIDATE'S PARTICIPATING COMMITTEE, INCLUDING ALL PAYMENTS RECEIVED 50 FROM THE FUND, SHALL NOT EXCEED THE EXPENDITURE LIMITATIONS ESTABLISHED SECTION 14-210 OF THIS TITLE, EXCEPT INSOFAR AS SUCH PAYMENTS ARE 51 INMADE TO REPAY LOANS USED TO PAY CAMPAIGN EXPENDITURES. 52

53 2. SUCH PUBLIC FUNDS MAY NOT BE USED FOR:

54 (A) AN EXPENDITURE IN VIOLATION OF ANY LAW OF THE UNITED STATES OR OF 55 THIS STATE;

PAYMENTS OR ANYTHING OF VALUE GIVEN OR MADE TO THE CANDIDATE, A 1 (B) RELATIVE OF THE CANDIDATE, OR TO A BUSINESS ENTITY IN WHICH ANY SUCH 2 3 PERSON HAS A TEN PERCENT OR GREATER OWNERSHIP INTEREST OR OF WHICH ANY 4 SUCH PERSON IS AN OFFICER, DIRECTOR OR EMPLOYEE; 5 (C) PAYMENT IN EXCESS OF THE FAIR MARKET VALUE OF SERVICES, MATERIALS, 6 FACILITIES OR OTHER THINGS OF VALUE RECEIVED IN EXCHANGE; 7 (D) ANY EXPENDITURE MADE AFTER THE PARTICIPATING CANDIDATE, OR THE 8 ONLY REMAINING OPPONENT OF SUCH CANDIDATE, HAS BEEN DISQUALIFIED OR HAD SUCH CANDIDATE'S PETITIONS DECLARED INVALID BY A BOARD OF ELECTIONS OR A 9 10 COURT OF COMPETENT JURISDICTION UNTIL AND UNLESS SUCH FINDING IS 11 REVERSED BY A HIGHER AUTHORITY. 12 (E) ANY EXPENDITURE MADE TO CHALLENGE THE VALIDITY OF ANY PETITION OF DESIGNATION OR NOMINATION OR ANY CERTIFICATE OF NOMINATION, ACCEPTANCE, 13 14 AUTHORIZATION, DECLINATION OR SUBSTITUTION; 15 (F) EXPENDITURE FOR NONCAMPAIGN RELATED FOOD, DRINK OR ENTERTAINMENT; 16 AND 17 (G) GIFTS, EXCEPT BROCHURES, BUTTONS, SIGNS AND OTHER CAMPAIGN MATERI-18 AL. 19 14-206. OPTIONAL PUBLIC FINANCING. 1. PARTICIPATING CANDIDATES FOR S 20 NOMINATION OR ELECTION IN PRIMARY, GENERAL AND SPECIAL ELECTIONS MAY 21 OBTAIN PAYMENT TO A PARTICIPATING COMMITTEE FROM PUBLIC FUNDS FOR QUALI-FIED CAMPAIGN EXPENDITURES. NO SUCH PUBLIC FUNDS SHALL BE PAID TO A 22 PARTICIPATING COMMITTEE UNTIL THE CANDIDATE HAS QUALIFIED TO APPEAR ON 23 24 BALLOT AND FILED A SWORN STATEMENT WITH THE STATE BOARD ELECTING TO THE 25 PARTICIPATE IN THE OPTIONAL PUBLIC FINANCING SYSTEM AND AGREEING TO 26 ABIDE BY THE REQUIREMENTS OF THIS TITLE. PAYMENTS SHALL NOT EXCEED THE AMOUNTS SPECIFIED IN THIS TITLE, AND SHALL BE MADE ONLY IN ACCORDANCE 27 PROVISIONS OF THIS TITLE. SUCH PAYMENTS MAY ONLY BE MADE TO A 28 WITH THE 29 PARTICIPATING CANDIDATE'S PARTICIPATING COMMITTEE. NO PUBLIC FUNDS SHALL BE USED EXCEPT AS REIMBURSEMENT OR PAYMENT FOR QUALIFIED CAMPAIGN 30 EXPENDITURES ACTUALLY AND LAWFULLY INCURRED OR TO REPAY LOANS USED TO 31 32 PAY QUALIFIED CAMPAIGN EXPENDITURES. 2. THE PARTICIPATING COMMITTEE OF EACH PARTICIPATING CANDIDATE 33 SHALL 34 BE ENTITLED TO FOUR DOLLARS IN PUBLIC FUNDS FOR EACH ONE DOLLAR OF MATCHABLE CONTRIBUTIONS OBTAINED AND REPORTED TO THE STATE BOARD 35 IN ACCORDANCE WITH THE PROVISIONS OF THIS TITLE, PROVIDED, HOWEVER, SUCH 36 37 PUBLIC FUNDS SHALL ONLY BE USED FOR QUALIFIED CAMPAIGN EXPENDITURES. 38 3. (A) HOWEVER, IF ANY CANDIDATE IN ANY ELECTION FOR AN OFFICE FOR 39 WHICH PUBLIC FUNDS ARE AVAILABLE PURSUANT TO THE PROVISIONS OF THIS 40 TITLE, ELECTS NOT TO ACCEPT PUBLIC FUNDS AND SUCH CANDIDATE OR SUCH CANDIDATE'S COMMITTEE EITHER SPENDS, CONTRACTS OR OBLIGATES TO SPEND, OR 41 CONTRIBUTES SUCH CANDIDATE'S PERSONAL FUNDS TO SUCH CANDIDATE'S COMMIT-42 TEE OR RECEIVES IN LOANS OR CONTRIBUTIONS, AN AMOUNT EXCEEDING 43 THE 44 EXPENDITURE LIMIT FOR SUCH OFFICE, AS FIXED BY THIS TITLE FOR CANDIDATES 45 HAVE ELECTED TO ACCEPT PUBLIC FUNDS, THEN (I) SUCH CANDIDATE OR WHO COMMITTEE MUST NOTIFY THE STATE BOARD OF THE FACT WITHIN TWENTY-FOUR 46 47 HOURS VIA THE INTERNET USING THE ELECTRONIC FILING SYSTEM ESTABLISHED BY 48 THE STATE BOARD, OR IF SUCH CANDIDATE DOES NOT FILE ELECTRONICALLY VIA 49 THE INTERNET, BY FACSIMILE OR OVERNIGHT MAIL; AND (II) THE PARTICIPATING 50 COMMITTEE OF EACH PARTICIPATING CANDIDATE FOR SUCH OFFICE SHALL BE ENTI-TLED TO A GRANT OF PUBLIC FUNDS EOUAL TO TWENTY-FIVE PERCENT OF THE 51 TOTAL AMOUNT OF PUBLIC FUNDS RECEIVED BY THE PARTICIPATING CANDIDATE FOR 52 MATCHABLE CONTRIBUTIONS OBTAINED AND REPORTED TO THE STATE BOARD. SUCH 53 54 GRANT SHALL BE PAID WITHIN TWO BUSINESS DAYS AND SHALL ONLY BE USED FOR 55 QUALIFIED CAMPAIGN EXPENDITURES.

HOWEVER, IF ANY CANDIDATE IN ANY ELECTION FOR AN OFFICE FOR WHICH (B) 1 2 PUBLIC FUNDS ARE AVAILABLE PURSUANT TO THE PROVISIONS OF THIS TITLE. 3 ELECTS NOT TO ACCEPT PUBLIC FUNDS AND SUCH CANDIDATE OR SUCH CANDIDATE'S 4 COMMITTEE EITHER SPENDS, CONTRACTS OR OBLIGATES TO SPEND, OR CONTRIBUTES 5 SUCH CANDIDATE'S PERSONAL FUNDS TO SUCH CANDIDATE'S COMMITTEE OR RECEIVES IN LOANS OR CONTRIBUTIONS, AN AMOUNT EXCEEDING THE TOTAL OF THE 6 7 EXPENDITURE LIMIT FOR SUCH OFFICE, AS FIXED BY THIS TITLE FOR CANDIDATES 8 WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, PLUS THE TWENTY-FIVE PERCENT GRANT ALREADY RECEIVED BY THE PARTICIPATING CANDIDATE, THEN (I) SUCH 9 10 CANDIDATE OR COMMITTEE MUST NOTIFY THE STATE BOARD OF THE FACT WITHIN TWENTY-FOUR HOURS VIA THE INTERNET USING THE ELECTRONIC FILING SYSTEM 11 ESTABLISHED BY THE STATE BOARD, OR IF SUCH CANDIDATE DOES NOT FILE ELEC-12 TRONICALLY VIA THE INTERNET, BY FACSIMILE OR OVERNIGHT MAIL; AND (II) 13 14 THE PARTICIPATING COMMITTEE OF EACH PARTICIPATING CANDIDATE FOR SUCH OFFICE SHALL BE ENTITLED TO AN ADDITIONAL GRANT OF PUBLIC FUNDS EQUAL TO 15 16 TWENTY-FIVE PERCENT OF THE TOTAL AMOUNT OF PUBLIC FUNDS RECEIVED BY THE CANDIDATE FOR MATCHABLE CONTRIBUTIONS OBTAINED AND 17 PARTICIPATING REPORTED TO THE STATE BOARD. SUCH GRANT SHALL BE PAID WITHIN 18 TWO BUSI-19 NESS DAYS AND SHALL ONLY BE USED FOR QUALIFIED CAMPAIGN EXPENDITURES.

20 (C) HOWEVER, IF ANY CANDIDATE IN ANY ELECTION FOR AN OFFICE FOR WHICH PUBLIC FUNDS ARE AVAILABLE PURSUANT TO THE PROVISIONS OF THIS TITLE, 21 ELECTS NOT TO ACCEPT PUBLIC FUNDS AND SUCH CANDIDATE OR SUCH CANDIDATE'S 22 COMMITTEE EITHER SPENDS, CONTRACTS OR OBLIGATES TO SPEND, OR CONTRIBUTES 23 SUCH CANDIDATE'S PERSONAL FUNDS TO SUCH CANDIDATE'S COMMITTEE OR 24 25 RECEIVES IN LOANS OR CONTRIBUTIONS, AN AMOUNT EXCEEDING THE TOTAL OF THE EXPENDITURE LIMIT FOR SUCH OFFICE, AS FIXED BY THIS TITLE FOR CANDIDATES 26 27 WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, PLUS THE FIFTY PERCENT TOTAL 28 AGGREGATE GRANT ALREADY RECEIVED BY THE PARTICIPATING CANDIDATE, THEN 29 (I) SUCH CANDIDATE OR COMMITTEE MUST NOTIFY THE STATE BOARD OF THE FACT WITHIN TWENTY-FOUR HOURS VIA THE INTERNET USING THE ELECTRONIC FILING 30 SYSTEM ESTABLISHED BY THE STATE BOARD, OR IF SUCH CANDIDATE DOES NOT 31 32 FILE ELECTRONICALLY VIA THE INTERNET, BY FACSIMILE OR OVERNIGHT MAIL; 33 AND (II) THE PARTICIPATING COMMITTEE OF EACH PARTICIPATING CANDIDATE FOR 34 SUCH OFFICE SHALL BE ENTITLED TO AN ADDITIONAL GRANT OF PUBLIC FUNDS EQUAL TO TWENTY-FIVE PERCENT OF THE TOTAL AMOUNT OF PUBLIC FUNDS 35 RECEIVED BY THE PARTICIPATING CANDIDATE FOR MATCHABLE CONTRIBUTIONS 36 37 OBTAINED AND REPORTED TO THE STATE BOARD. SUCH GRANT SHALL BE PAID WITH-38 IN TWO BUSINESS DAYS AND SHALL ONLY BE USED FOR QUALIFIED CAMPAIGN 39 EXPENDITURES.

40 (D) HOWEVER, IF ANY CANDIDATE IN ANY ELECTION FOR AN OFFICE FOR WHICH PUBLIC FUNDS ARE AVAILABLE PURSUANT TO THE PROVISIONS OF THIS TITLE, 41 ELECTS NOT TO ACCEPT PUBLIC FUNDS AND SUCH CANDIDATE OR SUCH CANDIDATE'S 42 43 COMMITTEE EITHER SPENDS, CONTRACTS OR OBLIGATES TO SPEND, OR CONTRIBUTES SUCH CANDIDATE'S PERSONAL FUNDS TO SUCH CANDIDATE'S COMMITTEE OR 44 45 RECEIVES IN LOANS OR CONTRIBUTIONS, AN AMOUNT EXCEEDING THE TOTAL OF THE EXPENDITURE LIMIT FOR SUCH OFFICE, AS FIXED BY THIS TITLE FOR CANDIDATES 46 47 WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, PLUS THE SEVENTY-FIVE PERCENT TOTAL AGGREGATE GRANT ALREADY RECEIVED BY THE PARTICIPATING CANDIDATE, 48 49 THEN (I) SUCH CANDIDATE OR COMMITTEE MUST NOTIFY THE STATE BOARD OF THE 50 FACT WITHIN TWENTY-FOUR HOURS VIA THE INTERNET USING THE ELECTRONIC FILING SYSTEM ESTABLISHED BY THE STATE BOARD, OR IF SUCH CANDIDATE DOES 51 NOT FILE ELECTRONICALLY VIA THE INTERNET, BY FACSIMILE OR OVERNIGHT 52 MAIL; AND (II) THE PARTICIPATING COMMITTEE OF EACH PARTICIPATING CANDI-53 54 DATE FOR SUCH OFFICE SHALL BE ENTITLED TO AN ADDITIONAL GRANT OF PUBLIC 55 FUNDS EQUAL TO TWENTY-FIVE PERCENT OF THE TOTAL AMOUNT OF PUBLIC FUNDS RECEIVED BY THE PARTICIPATING CANDIDATE FOR MATCHABLE CONTRIBUTIONS 56

3

OBTAINED AND REPORTED TO THE STATE BOARD. SUCH GRANT SHALL BE PAID WITH-IN TWO BUSINESS DAYS AND MAY ONLY BE USED FOR QUALIFIED CAMPAIGN EXPEND-ITURES.

4 4. (A) NO PARTICIPATING CANDIDATE FOR NOMINATION FOR AN OFFICE WHO IS 5 UNOPPOSED IN A PRIMARY ELECTION SHALL BE ENTITLED TO PAYMENT FROM THE 6 FUND FOR QUALIFIED CAMPAIGN EXPENDITURES.

7 WHERE THERE IS A CONTEST IN SUCH PRIMARY FOR THE NOMINATION OF AT (B) 8 LEAST ONE OTHER PARTY FOR SUCH OFFICE, THE PARTICIPATING COMMITTEE OF AN 9 UNOPPOSED PARTICIPATING CANDIDATE FOR NOMINATION MAY RAISE AND SPEND AN 10 AMOUNT EQUAL TO ONE-HALF THE EXPENDITURE LIMIT FOR SUCH OFFICE, AS FIXED TITLE FOR CANDIDATES WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, 11 ΒY THIS WITH CONTRIBUTIONS OF UP TO TWO THOUSAND DOLLARS PER CONTRIBUTOR. 12 SUCH PAYMENT CAN ONLY BE EXPENDED FOR PROPERTY, SERVICES OR FACILITIES USED 13 14 ON OR BEFORE THE DATE OF SUCH PRIMARY ELECTION.

5. THE STATE BOARD SHALL PROMPTLY EXAMINE ALL REPORTS OF CONTRIBUTIONS
TO DETERMINE WHETHER, ON THEIR FACE, THEY MEET THE REQUIREMENTS FOR
MATCHABLE CONTRIBUTIONS, AND SHALL KEEP A RECORD OF SUCH CONTRIBUTIONS.

THE STATE BOARD SHALL PROMULGATE REGULATIONS FOR THE CERTIFICATION 18 6. 19 OF THE AMOUNT OF FUNDS PAYABLE BY THE COMPTROLLER, FROM THE FUND ESTAB-LISHED PURSUANT TO SECTION NINETY-TWO-T OF THE STATE FINANCE LAW, TO A 20 21 PARTICIPATING CANDIDATE THAT HAS QUALIFIED TO RECEIVE SUCH PAYMENT. 22 THESE REGULATIONS SHALL INCLUDE THE PROMULGATION AND DISTRIBUTION OF 23 FORMS ON WHICH CONTRIBUTIONS AND EXPENDITURES ARE TO BE REPORTED, THE 24 PERIODS DURING WHICH SUCH REPORTS MUST BE FILED AND THE VERIFICATION 25 REQUIRED. THE STATE BOARD SHALL INSTITUTE PROCEDURES WHICH WILL MAKE 26 POSSIBLE PAYMENT BY THE FUND WITHIN FOUR BUSINESS DAYS AFTER RECEIPT OF 27 THE REQUIRED FORMS AND VERIFICATIONS.

28 S 14-208. CONTRIBUTION AND RECEIPT LIMITATIONS. 1. IN ANY PRIMARY, SPECIAL OR GENERAL ELECTION FOR ANY STATEWIDE OFFICE, STATE LEGISLATIVE 29 OFFICE OR CONSTITUTIONAL CONVENTION DELEGATE NO CONTRIBUTOR MAY MAKE A 30 CONTRIBUTION TO ANY PARTICIPATING CANDIDATE OR SUCH CANDIDATE'S PARTIC-31 32 IPATING COMMITTEE, AND NO PARTICIPATING CANDIDATE OR PARTICIPATING COMMITTEE MAY ACCEPT ANY CONTRIBUTION FROM ANY CONTRIBUTOR WHICH, IN THE 33 AGGREGATE AMOUNT, IS GREATER THAN TWO THOUSAND DOLLARS. 34

35 (A) NOTWITHSTANDING THE EXPENDITURE LIMIT FOR SUCH OFFICE AS FIXED 2. BY THIS TITLE FOR CANDIDATES WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, A 36 37 PARTICIPATING CANDIDATE FOR GOVERNOR OR LIEUTENANT GOVERNOR IN A PRIMARY 38 OR GENERAL ELECTION OR SUCH CANDIDATE'S PARTICIPATING COMMITTEE MAY 39 ACCEPT FROM A STATE PARTY COMMITTEE WHICH HAS NOMINATED SUCH CANDIDATE 40 SERVICES IN AN AMOUNT WHICH, IN THE AGGREGATE, DOES NOT EXCEED TWO MILLION FIVE HUNDRED THOUSAND DOLLARS; THAT 41 PROVIDED, HOWEVER, TWENTY-FIVE PERCENT OF SUCH AMOUNT MAY BE ACCEPTED IN THE FORM OF A 42 43 TRANSFER.

44 (B) NOTWITHSTANDING THE EXPENDITURE LIMIT FOR SUCH OFFICE AS FIXED BY 45 TITLE FOR CANDIDATES WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, A THIS PARTICIPATING CANDIDATE FOR ATTORNEY GENERAL OR COMPTROLLER IN A PRIMARY 46 47 OR GENERAL ELECTION OR SUCH CANDIDATE'S PARTICIPATING COMMITTEE MAY 48 ACCEPT FROM A STATE PARTY COMMITTEE WHICH HAS NOMINATED SUCH CANDIDATE 49 SERVICES IN AN AMOUNT WHICH, IN THE AGGREGATE, DOES NOT EXCEED ONE 50 MILLION DOLLARS; PROVIDED, HOWEVER, THAT TWENTY-FIVE PERCENT OF SUCH 51 AMOUNT MAY BE ACCEPTED IN THE FORM OF A TRANSFER.

(C) NOTWITHSTANDING THE EXPENDITURE LIMIT FOR SUCH OFFICE AS FIXED BY
THIS TITLE FOR CANDIDATES WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, A
PARTICIPATING CANDIDATE FOR STATE SENATOR IN A PRIMARY, GENERAL OR
SPECIAL ELECTION OR SUCH CANDIDATE'S PARTICIPATING COMMITTEE MAY ACCEPT
FROM A STATE PARTY COMMITTEE WHICH HAS NOMINATED SUCH CANDIDATE SERVICES

1 IN AN AMOUNT WHICH, IN THE AGGREGATE, DOES NOT EXCEED ONE HUNDRED THOU-2 SAND DOLLARS; PROVIDED, HOWEVER, THAT TWENTY-FIVE PERCENT OF SUCH AMOUNT 3 MAY BE ACCEPTED IN THE FORM OF A TRANSFER.

(D) NOTWITHSTANDING THE EXPENDITURE LIMIT FOR SUCH OFFICE AS FIXED BY 4 5 THIS TITLE FOR CANDIDATES WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, A 6 PARTICIPATING CANDIDATE FOR MEMBER OF THE ASSEMBLY IN A PRIMARY, GENERAL 7 SPECIAL ELECTION OR SUCH CANDIDATE'S PARTICIPATING COMMITTEE MAY OR 8 ACCEPT FROM A STATE PARTY COMMITTEE WHICH HAS NOMINATED SUCH CANDIDATE SERVICES IN AN AMOUNT WHICH, IN THE AGGREGATE, DOES NOT EXCEED FIFTY 9 10 THOUSAND DOLLARS; PROVIDED, HOWEVER, THAT TWENTY-FIVE PERCENT OF SUCH AMOUNT MAY BE ACCEPTED IN THE FORM OF A TRANSFER. 11

NOTWITHSTANDING THE EXPENDITURE LIMIT FOR SUCH OFFICE AS FIXED BY 12 (E) THIS TITLE FOR CANDIDATES WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, A 13 14 PARTICIPATING CANDIDATE FOR DELEGATE AT-LARGE TO A CONSTITUTIONAL 15 CONVENTION IN A GENERAL ELECTION OR SUCH CANDIDATE'S PARTICIPATING 16 COMMITTEE MAY ACCEPT FROM A STATE PARTY COMMITTEE WHICH HAS NOMINATED SUCH CANDIDATE SERVICES IN AN AMOUNT WHICH, IN THE AGGREGATE, DOES NOT 17 18 EXCEED FIFTY THOUSAND DOLLARS; PROVIDED, HOWEVER, THAT TWENTY-FIVE 19 PERCENT OF SUCH AMOUNT MAY BE ACCEPTED IN THE FORM OF A TRANSFER.

20 (F) NOTWITHSTANDING THE EXPENDITURE LIMIT FOR SUCH OFFICE AS FIXED BY 21 TITLE FOR CANDIDATES WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS, A THIS PARTICIPATING CANDIDATE FOR DISTRICT DELEGATE TO A CONSTITUTIONAL 22 23 CONVENTION IN A GENERAL ELECTION OR SUCH CANDIDATE'S PARTICIPATING COMMITTEE MAY ACCEPT FROM A STATE PARTY COMMITTEE WHICH HAS NOMINATED 24 25 SUCH CANDIDATE SERVICES IN AN AMOUNT WHICH, IN THE AGGREGATE, DOES NOT EXCEED TEN THOUSAND DOLLARS; PROVIDED, HOWEVER, THAT TWENTY-FIVE PERCENT 26 OF SUCH AMOUNT MAY BE ACCEPTED IN THE FORM OF A TRANSFER. 27

28 (G) FOR PURPOSES OF THIS SUBDIVISION, THE TERM STATE PARTY COMMITTEE 29 INCLUDES ANY OF ITS SUBCOMMITTEES.

3. NOTWITHSTANDING ANY EXPENDITURE LIMIT IN THIS SUBDIVISION, EACH 30 COUNTY COMMITTEE OF ANY PARTY WHICH NOMINATES A CANDIDATE FOR STATEWIDE 31 32 OFFICE OR STATE LEGISLATIVE OFFICE, INCLUDING WITHIN THE TERM COUNTY COMMITTEE ANY OF ITS SUBCOMMITTEES, MAY EXPEND IN SUPPORT OF EACH 33 SUCH CANDIDATE FOR STATEWIDE OFFICE OF SUCH PARTY WHO HAS AGREED TO ACCEPT 34 PUBLIC FINANCING, AN AMOUNT WHICH SHALL NOT EXCEED THE SUM OF TWO CENTS 35 FOR EACH VOTER REGISTERED IN SUCH COUNTY AS DETERMINED BY THE RECORDS OF 36 THE APPROPRIATE BOARD OF ELECTIONS AS OF THE PRECEDING GENERAL ELECTION. 37 38 4. IN COMPUTING THE AGGREGATE AMOUNT EXPENDED FOR PURPOSES OF THIS 39 SECTION, EXPENDITURES MADE BY A STATE PARTY COMMITTEE OR A COUNTY 40 COMMITTEE IN SUPPORT OF MORE THAN ONE CANDIDATE SHALL BE ALLOCATED AMONG SUCH CANDIDATES SUPPORTED BY THE COMMITTEE IN ACCORDANCE WITH FORMULAS 41 PROMULGATED BY THE STATE BOARD OR, IN THE ABSENCE OF SUCH OFFICIAL 42 43 FORMULAS, IN ACCORDANCE WITH A FORMULA BASED UPON REASONABLE STANDARDS. THE STATEMENTS FILED BY SUCH PARTY COMMITTEE IN ACCORDANCE WITH 44 THIS 45 CHAPTER SHALL SET FORTH, IN ADDITION TO THE OTHER INFORMATION REQUIRED, THE TOTAL AMOUNT EXPENDED BY THE PARTY COMMITTEE ON BEHALF OF ALL SUCH 46 47 CANDIDATES AND THE AMOUNT ALLOCATED TO EACH CANDIDATE BY DOLLAR AMOUNT 48 AND PERCENTAGE. EXPENDITURES BY A PARTY FOR ACTIVITIES WHICH DO NOT 49 SUPPORT OR OPPOSE THE ELECTION OF ANY CANDIDATE OR CANDIDATES BY NAME OR 50 BY CLEAR INFERENCE SHALL NOT BE REGARDED AS EXPENDITURES ON BEHALF OF OR 51 IN OPPOSITION TO A CANDIDATE.

52 5. A PARTICIPATING CANDIDATE FOR A PUBLIC OFFICE FOR WHICH PUBLIC 53 FUNDS ARE AVAILABLE PURSUANT TO THIS TITLE SHALL NOT ACCEPT ANY CONTRIB-54 UTIONS ANY EARLIER THAN ONE DAY AFTER THE PREVIOUS GENERAL ELECTION FOR 55 THE OFFICE WHICH SUCH CANDIDATE IS SEEKING, OR ANY LATER THAN THE DAY OF 56 THE GENERAL ELECTION FOR THE OFFICE SOUGHT, EXCEPT THAT A PARTICIPATING

CANDIDATE OR PARTICIPATING COMMITTEE WHICH HAS A DEFICIT ON THE DAY 1 OF THE GENERAL ELECTION MAY, AFTER SUCH DATE, ACCEPT CONTRIBUTIONS WHICH DO 2 3 NOT EXCEED THE AMOUNT OF SUCH DEFICIT AND THE EXPENSES INCURRED IN RAIS-4 ING SUCH CONTRIBUTIONS OR THE EXPENDITURE LIMIT FOR SUCH OFFICE AS FIXED 5 THIS TITLE FOR CANDIDATES WHO HAVE ELECTED TO ACCEPT PUBLIC FUNDS. ΒY б CONTRIBUTIONS TO A PARTICIPATING CANDIDATE OR PARTICIPATING COMMITTEE 7 WHICH WERE RECEIVED BEFORE JANUARY FIRST OF THE YEAR IN WHICH THE PRIMA-8 OR GENERAL ELECTION IS HELD FOR THE PUBLIC OFFICE SOUGHT OR, IN THE RY 9 CASE OF A SPECIAL ELECTION RECEIVED MORE THAN SIX MONTHS BEFORE THE 10 SPECIAL ELECTION, MAY NOT BE EXPENDED IN ANY ELECTION FOR ANY SUCH 11 OFFICE. 12 6. EXCEPT FOR THE LIMITATIONS SPECIFICALLY SET FORTH IN THIS SECTION, 13 PARTICIPATING CANDIDATES SHALL BE SUBJECT TO THE PROVISIONS OF THIS 14 ARTICLE. 15 S 14-210. EXPENDITURE LIMITATIONS. THE FOLLOWING EXPENDITURE LIMITA-TIONS APPLY TO ALL EXPENDITURES BY PARTICIPATING CANDIDATES AND THEIR 16 17 PARTICIPATING COMMITTEES RECEIVING PUBLIC FUNDS PURSUANT TO THE 18 PROVISIONS OF THIS TITLE: 19 1. (A) IN ANY PRIMARY ELECTION, EXPENDITURES BY PARTICIPATING CANDI-20 DATES AND BY THEIR PARTICIPATING COMMITTEES SHALL NOT EXCEED: 21 (I) FOR GOVERNOR, THE SUM OF ONE DOLLAR AND TEN CENTS FOR EACH VOTER 22 ENROLLED IN THE CANDIDATE'S PARTY IN THE STATE; PROVIDED, HOWEVER, SUCH 23 SUM SHALL NOT BE LESS THAN NINE HUNDRED THOUSAND DOLLARS NOR MORE THAN 24 NINE MILLION DOLLARS; 25 (II) FOR LIEUTENANT GOVERNOR, COMPTROLLER OR ATTORNEY GENERAL, THE SUM 26 OF ONE DOLLAR AND TEN CENTS FOR EACH VOTER ENROLLED IN THE CANDIDATE'S PARTY IN THE STATE; PROVIDED, HOWEVER, SUCH SUM SHALL NOT BE LESS 27 THAN SIX HUNDRED THOUSAND DOLLARS NOR MORE THAN SIX MILLION DOLLARS; 28 29 (III) FOR SENATOR, THE SUM OF TWO DOLLARS AND FIFTY CENTS FOR EACH VOTER ENROLLED IN THE CANDIDATE'S PARTY IN THE SENATE DISTRICT; 30 PROVIDED, HOWEVER, SUCH SUM SHALL NOT BE LESS THAN THIRTY-FIVE THOUSAND 31 32 DOLLARS NOR MORE THAN THREE HUNDRED SEVENTY-FIVE THOUSAND DOLLARS; (IV) FOR MEMBER OF THE ASSEMBLY, THE SUM OF TWO DOLLARS AND FIFTY 33 CENTS FOR EACH VOTER ENROLLED IN THE CANDIDATE'S PARTY IN THE ASSEMBLY 34 35 DISTRICT; PROVIDED, HOWEVER, SUCH SUM SHALL NOT BE LESS THAN FIFTEEN THOUSAND DOLLARS NOR MORE THAN ONE HUNDRED FIFTY THOUSAND DOLLARS; 36 37 (V) FOR AT-LARGE DELEGATE TO A CONSTITUTIONAL CONVENTION, THE SUM OF 38 FIFTEEN CENTS FOR EACH VOTER ENROLLED IN THE CANDIDATE'S PARTY IN THE 39 STATE; PROVIDED, HOWEVER, SUCH SUM SHALL NOT BE LESS THAN SEVENTY-FIVE 40 THOUSAND DOLLARS NOR MORE THAN ONE HUNDRED SEVENTY-FIVE THOUSAND 41 DOLLARS; (VI) FOR DISTRICT DELEGATES TO A CONSTITUTIONAL CONVENTION, THE SUM OF 42 43 DOLLAR AND TEN CENTS FOR EACH VOTER ENROLLED IN THE CANDIDATE'S ONE 44 PARTY IN THE DISTRICT; PROVIDED, HOWEVER, SUCH SUM SHALL NOT BE LESS 45 THAN FIVE THOUSAND DOLLARS NOR MORE THAN FIFTY THOUSAND DOLLARS; (B) THE ENROLLMENT NUMBERS USED TO CALCULATE THE EXPENDITURE LIMITS 46 47 PROVIDED FOR IN THIS SUBDIVISION SHALL BE THE ENROLLMENTS DULY REPORTED 48 ΒY THE APPROPRIATE BOARD OR BOARDS OF ELECTION AS OF THE LAST GENERAL 49 ELECTION PRECEDING THE PRIMARY ELECTION. IN ANY GENERAL OR SPECIAL ELECTION, EXPENDITURES BY PARTICIPATING 50 2. CANDIDATES FOR THE FOLLOWING OFFICES AND BY THEIR PARTICIPATING COMMIT-51 TEES SHALL NOT EXCEED THE FOLLOWING AMOUNTS: 52 53 CANDIDATES FOR ELECTION TO THE OFFICE OF: GOVERNOR AND LIEUTENANT GOVERNOR (COMBINED) 54 \$12,000,000 55 ATTORNEY GENERAL \$8,000,000 56 COMPTROLLER \$8,000,000

4

\$375,000

MEMBER OF SENATE 2 MEMBER OF ASSEMBLY

DELEGATE AT-LARGE TO A CONSTITUTIONAL CONVENTION

3 DISTRICT DELEGATE TO A CONSTITUTIONAL CONVENTION \$150,000 \$350,000

\$75,000

5 3. PARTICIPATING CANDIDATES FOR OFFICE WHO ARE UNOPPOSED IN THE PRIMA-6 ELECTION MAY EXPEND BEFORE THE PRIMARY ELECTION, FOR SERVICES, MATE-RY 7 RIALS OR FACILITIES USED ON OR BEFORE THE DATE OF SUCH PRIMARY ELECTION, 8 AN AMOUNT EQUAL TO HALF THE SUM SUCH CANDIDATES WOULD BE ENTITLED TO THEIR NOMINATION WAS CONTESTED IN SUCH PRIMARY ELECTION 9 SPEND IF 10 PROVIDED THERE IS A PRIMARY CONTEST FOR THE NOMINATION OF AT LEAST ONE 11 OTHER PARTY FOR SUCH OFFICE.

12 EXPENDITURES FOR LEGAL FEES AND REASONABLE EXPENSES TO DEFEND THE 4. VALIDITY OF PETITIONS OF DESIGNATION OR NOMINATION OR CERTIFICATES 13 OF 14 NOMINATION, ACCEPTANCE, AUTHORIZATION, DECLINATION OR SUBSTITUTION, OR TO SUCCESSFULLY CHALLENGE ANY SUCH PETITION OR CERTIFICATE ON GROUNDS OF 15 16 FRAUD, OR FOR EXPENSES INCURRED TO COMPLY WITH THE CAMPAIGN FINANCE REPORTING REQUIREMENTS OF THIS ARTICLE, SHALL NOT BE SUBJECT TO THE 17 18 EXPENDITURE LIMITS OF THIS SUBDIVISION.

19 S 14-212. EXAMINATIONS AND AUDITS; REPAYMENTS. 1. THE STATE BOARD 20 SHALL CONDUCT A THOROUGH EXAMINATION AND AUDIT OF THE CONTRIBUTIONS AND 21 QUALIFIED CAMPAIGN EXPENSES OF THE PARTICIPATING COMMITTEE OF EVERY 22 PARTICIPATING CANDIDATE WHO RECEIVED PAYMENTS PURSUANT TO SECTION 14-206 23 OF THIS TITLE.

24 2. (A) IF THE STATE BOARD DETERMINES THAT ANY PORTION OF THE PAYMENT 25 MADE TO A PARTICIPATING COMMITTEE FROM THE FUND WAS IN EXCESS OF THE 26 AGGREGATE AMOUNT OF PAYMENTS TO WHICH SUCH ELIGIBLE CANDIDATE WAS ENTI-27 TLED PURSUANT TO SECTION 14-206 OF THIS TITLE, IT SHALL NOTIFY SUCH 28 COMMITTEE OF THE EXCESS AMOUNT AND SUCH COMMITTEE SHALL PAY TO THE STATE BOARD AN AMOUNT EOUAL TO THE AMOUNT OF EXCESS PAYMENTS. 29

(B) IF THE STATE BOARD DETERMINES THAT ANY AMOUNT OF PAYMENT MADE TO A 30 PARTICIPATING COMMITTEE FROM THE FUND WAS USED FOR PURPOSES OTHER THAN 31 32 TO DEFRAY QUALIFIED CAMPAIGN EXPENSES, IT SHALL NOTIFY SUCH PARTICIPAT-33 ING COMMITTEE OF THE AMOUNT DISQUALIFIED AND SUCH PARTICIPATING COMMIT-34 TEE SHALL PAY TO THE STATE BOARD AN AMOUNT EQUAL TO SUCH DISQUALIFIED 35 AMOUNT.

IF THE TOTAL OF CONTRIBUTIONS AND PAYMENTS FROM THE FUND RECEIVED 36 (C) 37 ΒY ANY PARTICIPATING CANDIDATE AND SUCH CANDIDATE'S PARTICIPATING 38 COMMITTEE, EXCEEDS THE CAMPAIGN EXPENDITURES OF SUCH CANDIDATE AND 39 COMMITTEE, SUCH CANDIDATE AND COMMITTEE SHALL USE SUCH EXCESS FUNDS TO 40 REIMBURSE THE FUND FOR PAYMENTS RECEIVED BY SUCH COMMITTEE FROM THE FUND NOT LATER THAN TEN DAYS AFTER ALL PERMISSIBLE LIABILITIES HAVE BEEN PAID 41 IN ANY EVENT, NOT LATER THAN MARCH THIRTY-FIRST OF THE YEAR FOLLOW-42 AND 43 ING THE YEAR OF THE ELECTION FOR WHICH SUCH PAYMENTS WERE INTENDED. NO 44 SUCH EXCESS FUNDS SHALL BE USED FOR ANY OTHER PURPOSE.

45 3. IF A COURT OF COMPETENT JURISDICTION DISQUALIFIES A CANDIDATE WHOSE PARTICIPATING COMMITTEE HAS RECEIVED PUBLIC FUNDS ON THE GROUNDS THAT 46 47 SUCH CANDIDATE COMMITTED FRAUDULENT ACTS IN ORDER TO OBTAIN A PLACE ON 48 THE BALLOT AND SUCH DECISION IS NOT REVERSED BY A HIGHER COURT, SUCH 49 CANDIDATE AND SUCH CANDIDATE'S PARTICIPATING COMMITTEE SHALL PAY TO THE 50 AMOUNT EQUAL TO THE TOTAL OF PUBLIC FUNDS RECEIVED BY STATE BOARD AN 51 SUCH PARTICIPATING COMMITTEE.

4. THE STATE BOARD MUST PROVIDE WRITTEN NOTICE OF ALL PAYMENTS DUE 52 53 FROM A PARTICIPATING CANDIDATE OR SUCH CANDIDATE'S COMMITTEE TO THE 54 STATE BOARD AND PROVIDE AN OPPORTUNITY FOR THE CANDIDATE OR COMMITTEE TO 55 REBUT, IN WHOLE OR IN PART, THE ALLEGED AMOUNT DUE. UPON A FINAL WRITTEN

DETERMINATION BY THE STATE BOARD, THE AMOUNT DUE SHALL BE PAID TO 1 THE STATE BOARD WITHIN THIRTY DAYS OF SUCH DETERMINATION. 2 3 PAYMENTS RECEIVED BY THE STATE BOARD PURSUANT TO THIS SECTION 5. ALL 4 SHALL BE DEPOSITED IN THE NEW YORK STATE CAMPAIGN FINANCE FUND ESTAB-5 LISHED BY SECTION NINETY-TWO-T OF THE STATE FINANCE LAW. S 14-214. CIVIL PENALTIES. 1. ANY PERSON WHO FAILS TO FILE A STATEMENT 6 7 OR RECORD REQUIRED TO BE FILED BY THIS TITLE OR THE RULES OR REGULATIONS 8 OF THE STATE BOARD IN IMPLEMENTATION THEREOF SHALL BE SUBJECT TO A CIVIL 9 PENALTY, NOT IN EXCESS OF FIVE THOUSAND DOLLARS, TO BE RECOVERABLE IN A 10 SPECIAL PROCEEDING OR CIVIL ACTION BROUGHT BY THE STATE BOARD. 2. IF THE AGGREGATE AMOUNT OF EXPENDITURES BY A PARTICIPATING 11 CANDI-12 SUCH CANDIDATE'S PARTICIPATING COMMITTEE EXCEEDS THE EXPENDI-DATE AND TURE LIMITATIONS CONTAINED IN THIS TITLE SUCH PARTICIPATING CANDIDATE 13 14 SHALL BE LIABLE FOR A CIVIL PENALTY IN AN AMOUNT EQUAL TO THREE TIMES 15 THE SUM BY WHICH SUCH EXPENDITURES EXCEED THE PERMITTED AMOUNT, TO BE 16 RECOVERABLE IN A SPECIAL PROCEEDING OR CIVIL ACTION BROUGHT BY THE STATE 17 BOARD. 3. ALL PAYMENTS RECEIVED BY THE STATE BOARD PURSUANT TO THIS SECTION 18 19 SHALL BE DEPOSITED IN THE NEW YORK STATE CAMPAIGN FINANCE FUND ESTAB-LISHED BY SECTION NINETY-TWO-T OF THE STATE FINANCE LAW. 20 21 The election law is amended by adding a new section 16-103 to S 11. 22 read as follows: 23 S 16-103. PROCEEDINGS AS TO PUBLIC FINANCING. 1. THE DETERMINATION OF 24 ELIGIBILITY PURSUANT TO SECTION 14-202 OF THIS CHAPTER AND ANY QUESTION 25 OR ISSUE RELATING TO PAYMENTS FOR QUALIFIED CAMPAIGN EXPENDITURES PURSU-26 ANT TO SECTION 14-206 OF THIS CHAPTER MAY BE CONTESTED IN A PROCEEDING 27 INSTITUTED IN THE SUPREME COURT, ALBANY COUNTY, BY ANY AGGRIEVED CANDI-28 DATE. 29 2. A PROCEEDING WITH RESPECT TO SUCH A DETERMINATION OF ELIGIBILITY OR PAYMENT FOR QUALIFIED CAMPAIGN EXPENDITURES PURSUANT TO SECTION 14-206 30 THIS CHAPTER SHALL BE INSTITUTED WITHIN SEVEN DAYS AFTER SUCH DETER-31 OF 32 MINATION WAS MADE. THE STATE BOARD SHALL BE MADE A PARTY TO ANY SUCH 33 PROCEEDING. 34 3. UPON THESTATE BOARD'S FAILURE TO RECEIVE THE AMOUNT DUE FROM A 35 PARTICIPATING CANDIDATE OR SUCH CANDIDATE'S COMMITTEE AFTER THE ISSUANCE OF WRITTEN NOTICE OF SUCH AMOUNT DUE, AS REQUIRED BY SUBDIVISION FOUR OF 36 37 SECTION 14-212 OF THIS CHAPTER, THE STATE BOARD IS AUTHORIZED TO INSTI-38 TUTE A SPECIAL PROCEEDING OR CIVIL ACTION IN SUPREME COURT, ALBANY COUN-39 TY, TO OBTAIN A JUDGMENT FOR ANY AMOUNTS DETERMINED TO BE PAYABLE TO THE 40 STATE BOARD AS A RESULT OF AN EXAMINATION AND AUDIT MADE PURSUANT TO TITLE II OF ARTICLE FOURTEEN OF THIS CHAPTER. 41 42 4. THE STATE BOARD IS AUTHORIZED TO INSTITUTE A SPECIAL PROCEEDING OR 43 CIVIL ACTION IN SUPREME COURT, ALBANY COUNTY, TO OBTAIN A JUDGMENT FOR CIVIL PENALTIES DETERMINED TO BE PAYABLE TO THE STATE BOARD PURSUANT 44 TO 45 SECTION 14-214 OF THIS CHAPTER. 12. The election law is amended by adding a new section 4-115 to 46 S 47 read as follows: 48 S 4-115. NOTICE TO THE STATE BOARD OF ELECTIONS OF CANDIDATES FOR THE LEGISLATURE. 1. EACH BOARD OF ELECTIONS WITH WHICH PETITIONS ARE FILED 49 50 FOR MEMBER OF THE STATE LEGISLATURE SHALL, NOT LATER THAN ONE WEEK AFTER 51 THE LAST DAY TO FILE SUCH PETITIONS, SEND NOTICE TO THE STATE BOARD OF

52 ELECTIONS OF SUCH INFORMATION ABOUT EACH SUCH PETITION AS THE STATE 53 BOARD SHALL REQUIRE. 54 2. EACH SUCH COUNTY BOARD OF ELECTIONS SHALL, NOT LATER THAN THE DAY

55 AFTER THE LAST DAY TO FILE A PETITION OR CERTIFICATE OF NOMINATION FOR A 56 GENERAL OR SPECIAL ELECTION OR A CERTIFICATE OF ACCEPTANCE, DECLINATION 4 3. IF ANY SUCH COUNTY BOARD OF ELECTIONS SHOULD DISQUALIFY ANY SUCH 5 CANDIDATE OR RULE THE PETITION OR CERTIFICATE DESIGNATING OR NOMINATING 6 ANY SUCH CANDIDATE INVALID, IT SHALL FORTHWITH NOTIFY THE STATE BOARD OF 7 ELECTIONS OF SUCH DECISION.

8 4. IF ANY SUCH COUNTY BOARD OF ELECTIONS SHALL BE NOTIFIED OF A DECI-9 SION OF A COURT OF COMPETENT JURISDICTION DISQUALIFYING ANY SUCH CANDI-10 DATE OR DECLARING ANY SUCH PETITION INVALID OR REVERSING ANY SUCH DECI-11 SION BY SUCH BOARD OF ELECTIONS OR ANOTHER COURT, SUCH BOARD OF 12 ELECTIONS SHALL FORTHWITH NOTIFY THE STATE BOARD OF ELECTIONS OF SUCH 13 DECISION.

14 5. THE STATE BOARD OF ELECTIONS MAY PRESCRIBE FORMS FOR THE NOTICES 15 REQUIRED BY THIS SECTION AND SHALL PRESCRIBE THE MANNER IN WHICH SUCH 16 NOTICES SHALL BE GIVEN.

17 S 13. The state finance law is amended by adding a new section 92-t to 18 read as follows:

19 S 92-T. NEW YORK STATE CAMPAIGN FINANCE FUND. 1. THERE IS HEREBY 20 ESTABLISHED IN THE JOINT CUSTODY OF THE STATE COMPTROLLER AND THE 21 COMMISSIONER OF TAXATION AND FINANCE A FUND TO BE KNOWN AS THE NEW YORK 22 STATE CAMPAIGN FINANCE FUND.

2. SUCH FUND SHALL CONSIST OF ALL REVENUES RECEIVED FROM THE NEW YORK
STATE CAMPAIGN FINANCE FUND CHECK-OFF PURSUANT TO SUBSECTION (F) OF
SECTION SIX HUNDRED FIFTY-EIGHT OF THE TAX LAW, FROM THE GENERAL FUND,
AND FROM ALL OTHER MONEYS CREDITED OR TRANSFERRED THERETO FROM ANY OTHER
FUND OR SOURCE PURSUANT TO LAW.

28 3. MONEYS OF THE FUND, FOLLOWING APPROPRIATION BY THE LEGISLATURE, MAY 29 BE EXPENDED FOR THE PURPOSES OF MAKING PAYMENTS TO CANDIDATES PURSUANT TITLE II OF ARTICLE FOURTEEN OF THE ELECTION LAW. MONEYS SHALL BE 30 TO PAID OUT OF THE FUND ON THE AUDIT AND WARRANT OF THE STATE COMPTROLLER 31 32 ON VOUCHERS CERTIFIED OR APPROVED BY THE STATE BOARD OF ELECTIONS, OR 33 ITS DULY DESIGNATED REPRESENTATIVE, IN THE MANNER PRESCRIBED BY LAW, NOT MORE THAN FOUR WORKING DAYS AFTER SUCH VOUCHER IS RECEIVED BY THE STATE 34 35 COMPTROLLER.

4. NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, IF, IN ANY
STATE FISCAL YEAR, THE STATE CAMPAIGN FINANCE FUND LACKS THE AMOUNT OF
MONEY TO PAY ALL CLAIMS VOUCHERED BY ELIGIBLE CANDIDATES AND CERTIFIED
OR APPROVED BY THE STATE BOARD OF ELECTIONS, ANY SUCH DEFICIENCY SHALL
BE PAID, UPON AUDIT AND WARRANT OF THE STATE COMPTROLLER, FROM FUNDS
DEPOSITED IN THE GENERAL FUND OF THE STATE NOT MORE THAN FOUR WORKING
DAYS AFTER SUCH VOUCHER IS RECEIVED BY THE STATE COMPTROLLER.

5. COMMENCING IN TWO THOUSAND FIFTEEN, IF THE SURPLUS IN THE FUND ON
44 APRIL FIRST OF THE YEAR AFTER A YEAR IN WHICH A GOVERNOR IS ELECTED
45 EXCEEDS TWENTY-FIVE PERCENT OF THE DISBURSEMENTS FROM THE FUND OVER THE
46 PREVIOUS FOUR YEARS, THE EXCESS SHALL REVERT TO THE GENERAL FUND OF THE
47 STATE.

6. NO PUBLIC FUNDS SHALL BE PAID TO ANY PARTICIPATING CANDIDATES IN A
PRIMARY ELECTION ANY EARLIER THAN THE DAY THAT SUCH CANDIDATE IS CERTIFIED AS BEING ON THE BALLOT FOR SUCH PRIMARY ELECTION.

51 7. NO PUBLIC FUNDS SHALL BE PAID TO ANY PARTICIPATING CANDIDATES IN A 52 GENERAL ELECTION ANY EARLIER THAN THE DAY AFTER THE DAY OF THE PRIMARY 53 ELECTION HELD TO NOMINATE CANDIDATES FOR SUCH ELECTION.

8. NO PUBLIC FUNDS SHALL BE PAID TO ANY PARTICIPATING CANDIDATES IN A
55 SPECIAL ELECTION ANY EARLIER THAN THE DAY AFTER THE LAST DAY TO FILE
56 CERTIFICATES OF PARTY NOMINATION FOR SUCH SPECIAL ELECTION.

9. NO PUBLIC FUNDS SHALL BE PAID TO ANY PARTICIPATING CANDIDATE WHO 1 2 HAS BEEN DISQUALIFIED OR WHOSE DESIGNATING PETITIONS HAVE BEEN DECLARED 3 THE APPROPRIATE BOARD OF ELECTIONS OR A COURT OF COMPETENT INVALID BY JURISDICTION UNTIL AND UNLESS SUCH FINDING 4 IS REVERSED BY A HIGHER 5 AUTHORITY. NO PAYMENT FROM THE FUND IN THE POSSESSION OF SUCH A CANDI-6 DATE OR SUCH CANDIDATE'S PARTICIPATING COMMITTEE ON THE DATE OF SUCH 7 DISOUALIFICATION OR INVALIDATION MAY THEREAFTER BE EXPENDED FOR ANY 8 PURPOSE EXCEPT THE PAYMENT OF LIABILITIES INCURRED BEFORE SUCH DATE. ALL 9 SUCH MONEYS SHALL BE REPAID TO THE FUND.

10 S 14. Section 658 of the tax law is amended by adding a new subsection 11 (f) to read as follows:

(F) NEW YORK STATE CAMPAIGN FINANCE FUND CHECK-OFF. 12 (1)FOR EACH YEAR BEGINNING ON AND AFTER JANUARY FIRST, TWO THOUSAND TEN, 13 TAXABLE 14 EVERY INDIVIDUAL WHOSE NEW YORK STATE INCOME TAX LIABILITY FOR THE TAXA-15 BLE YEAR FOR WHICH THE RETURN IS FILED IS FIVE DOLLARS OR MORE MAY 16 DESIGNATE ON SUCH RETURN THAT FIVE DOLLARS BE PAID INTO THE NEW YORK 17 STATE CAMPAIGN FINANCE FUND ESTABLISHED BY SECTION NINETY-TWO-T OF THE 18 WHERE A HUSBAND AND WIFE FILE A JOINT RETURN AND STATE FINANCE LAW. 19 HAVE A NEW YORK STATE INCOME TAX LIABILITY FOR THE TAXABLE YEAR FOR 20 RETURN IS FILED OF TEN DOLLARS OR MORE, OR FILE SEPARATE WHICH THE RETURNS ON A SINGLE FORM, EACH SUCH TAXPAYER MAY MAKE SEPARATE 21 DESIG-22 RETURN OF FIVE DOLLARS TO BE PAID INTO THE NEW YORK NATIONS ON SUCH 23 STATE CAMPAIGN FINANCE FUND.

(2) THE COMMISSIONER SHALL TRANSFER TO THE NEW YORK STATE CAMPAIGN
FINANCE FUND, ESTABLISHED PURSUANT TO SECTION NINETY-TWO-T OF THE STATE
FINANCE LAW, AN AMOUNT EQUAL TO FIVE DOLLARS MULTIPLIED BY THE NUMBER OF
DESIGNATIONS.

(3) FOR PURPOSES OF THIS SUBSECTION, THE INCOME TAX LIABILITY OF AN
INDIVIDUAL FOR ANY TAXABLE YEAR IS THE AMOUNT OF TAX IMPOSED UNDER THIS
ARTICLE REDUCED BY THE SUM OF THE CREDITS (AS SHOWN IN HIS OR HER
RETURN) ALLOWABLE UNDER THIS ARTICLE.

32 THE DEPARTMENT SHALL INCLUDE A PLACE ON EVERY PERSONAL INCOME TAX (4)RETURN FORM TO BE FILED BY AN INDIVIDUAL FOR A TAX YEAR BEGINNING ON OR 33 34 AFTER JANUARY FIRST, TWO THOUSAND TEN, IMMEDIATELY ABOVE THE CERTIF-ICATION UNDER WHICH THE TAXPAYER IS REQUIRED TO SIGN SUCH FORM, FOR SUCH 35 TAXPAYER TO MAKE THE DESIGNATIONS DESCRIBED IN PARAGRAPH ONE 36 OF THIS 37 SUBSECTION. SUCH RETURN FORM SHALL CONTAIN A CONCISE EXPLANATION OF THE 38 PURPOSE OF SUCH OPTIONAL DESIGNATIONS.

39 S 15. Campaign finance review panel. 1. There is hereby created and 40 established the "campaign finance review panel". The panel shall consist 41 of the commissioner of taxation and finance, the director of the divi-42 sion of the budget, the state comptroller and the two members of the 43 state board of elections who rotate as chairperson of the board. The 44 commissioner of taxation and finance shall be chairperson.

45 2. The panel is empowered and it shall be its duty to monitor and review the implementation of the 2010 Campaign Finance Reform Act. The 46 47 panel shall report to the governor and the legislature on March 31, 2012 48 and on March 31, 2014. The report shall include: (a) the number of candidates qualifying and opting for public financing, the amounts expended for this purpose in the preceding fiscal year and a projection 49 50 of the number of candidates likely to qualify and opt for public financ-51 ing and their expenditures in future elections; (b) an analysis of the effect of the 2010 Campaign Finance Reform Act on political campaigns, 52 53 54 including its effect on the sources and amounts of private financing, 55 the level of campaign expenditures, voter participation, the number of 56 candidates and the candidate's ability to campaign effectively for

1 public office; (c) a review of the procedures utilized in providing 2 public funds to candidates; and (d) such recommended changes in the 2010 3 Campaign Finance Reform Act as it deems appropriate.

4 S 16. Subdivision 9 of section 14-100 of the election law is amended 5 by adding a new paragraph 4 to read as follows:

6 (4) THE TERM "CONTRIBUTION" DOES NOT INCLUDE EXPENDITURES BY A BONA 7 MEMBERSHIP ORGANIZATION IN SUPPORT OF THE FOLLOWING ACTIVITIES BY FIDE 8 MEMBERS OF THE ORGANIZATION WHO ARE VOLUNTEERING THEIR TIME ON BEHALF OF 9 A CANDIDATE, NOT TO EXCEED TWENTY-FIVE DOLLARS PER MEMBER WHO VOLUN-10 FOR: TRANSPORTATION OF VOLUNTEERS TO AND FROM CAMPAIGN ACTIV-TEERS, 11 ITIES; COST OF FEEDING VOLUNTEERS WHILE VOLUNTEERING FOR THE CAMPAIGN; 12 MATERIALS SUCH AS BADGES AND CLOTHING THAT IDENTIFIES THE NAME OF AND 13 THE ORGANIZATION AND/OR CANDIDATE.

14 S 17. Paragraphs a and b of subdivision 1 of section 14-114 of the 15 election law, as amended by chapter 659 of the laws of 1994, are amended 16 to read as follows:

17 a. In any election for a public office to be voted on by the voters of 18 the entire state, or for nomination to any such office, no contributor 19 may make a contribution to any candidate or political committee, and no 20 candidate or political committee may accept any contribution from any 21 contributor, which is in the aggregate amount greater than: (i) in the 22 case of any nomination to public office, the product of the total number of enrolled voters in the candidate's party in the state, excluding voters in inactive status, multiplied by \$.005, but such amount shall be 23 24 25 not [less] MORE than [four] TWO thousand FOUR HUNDRED dollars [nor more 26 than twelve thousand dollars] as increased or decreased by the cost of 27 living adjustment described in paragraph c of this subdivision, and (ii) 28 in the case of any election to a public office, [twenty-five] TWO thou-29 FOUR HUNDRED dollars as increased or decreased by the cost of sand 30 living adjustment described in paragraph c of this subdivision; provided however, that the maximum amount which may be so contributed or 31 accepted, in the aggregate, from any candidate's child, parent, grand-32 33 parent, brother and sister, and the spouse of any such persons, shall not exceed in the case of any nomination to public office an amount 34 equivalent to the product of the number of enrolled voters in the candi-35 date's party in the state, excluding voters in inactive status, 36 multi-37 plied by \$.025, and in the case of any election for a public office, an amount equivalent to the product of the number of registered voters in 38 39 the state excluding voters in inactive status, multiplied by \$.025.

40 In any other election for party position or for election to a b. public office or for nomination for any such office, no contributor may 41 make a contribution to any candidate or political committee and no 42 43 candidate or political committee may accept any contribution from any 44 contributor, which is in the aggregate amount greater than: (i) in the 45 case of any election for party position, or for nomination to public office, the product of the total number of enrolled voters in the candi-46 47 date's party in the district in which he OR SHE is a candidate, exclud-48 ing voters in inactive status, multiplied by \$.05, and (ii) in the case 49 of any election for a public office, the product of the total number of 50 registered voters in the district, excluding voters in inactive status, 51 multiplied by \$.05, however in the case of a nomination within the city of New York for the office of mayor, public advocate or comptroller, such amount shall be not [less] MORE than [four] TWO thousand FOUR 52 53 54 HUNDRED dollars [nor more than twelve thousand dollars] as increased or 55 decreased by the cost of living adjustment described in paragraph c of 56 this subdivision; in the case of an election within the city of New York

for the office of mayor, public advocate or comptroller, [twenty-five] 1 2 TWO thousand FOUR HUNDRED dollars as increased or decreased by the cost 3 of living adjustment described in paragraph c of this subdivision; in 4 the case of a nomination for state senator, [four] TWO thousand FOUR 5 HUNDRED dollars as increased or decreased by the cost of living adjust-6 ment described in paragraph c of this subdivision; in the case of an 7 election for state senator, [six] TWO thousand [two] FOUR hundred 8 [fifty] dollars as increased or decreased by the cost of living adjustment described in paragraph c of this subdivision; in the case of an 9 10 election or nomination for a member of the assembly, [twenty-five] TWO 11 THOUSAND FOUR hundred dollars as increased or decreased by the cost of 12 living adjustment described in paragraph c of this subdivision; [but in 13 no event shall any such maximum exceed fifty thousand dollars or be less 14 than one thousand dollars; ] provided however, that the maximum amount 15 which may be so contributed or accepted, in the aggregate, from any 16 candidate's child, parent, grandparent, brother and sister, and the 17 spouse of any such persons, shall not exceed in the case of any election 18 party position or nomination for public office an amount equivalent for 19 to the number of enrolled voters in the candidate's party in the district in which he OR SHE is a candidate, excluding voters in inactive 20 21 status, multiplied by \$.25 and in the case of any election to public 22 office, an amount equivalent to the number of registered voters in the 23 district, excluding voters in inactive status, multiplied by \$.25; or twelve hundred fifty dollars, whichever is greater, or in the case of 24 а 25 nomination or election of a state senator, twenty thousand dollars, 26 whichever is greater, or in the case of a nomination or election of а 27 member of the assembly, twelve thousand five hundred dollars, whichever 28 is greater, but in no event shall any such maximum exceed one hundred 29 thousand dollars.

30 S 18. Section 14-130 of the election law, as added by chapter 152 of 31 the laws of 1985, is amended to read as follows:

32 S 14-130. Campaign funds for personal use. 1. Contributions received 33 by a candidate or a political committee may ONLY be expended for [any 34 lawful purpose. Such funds shall not be converted by any person to a 35 personal use which is unrelated to a political campaign or the holding 36 of a public office or party position] BONA FIDE PURPOSES DIRECTLY 37 RELATED TO EITHER:

A. PROMOTING THE NOMINATION OR ELECTION OF A CANDIDATE; OR

39 B. PERFORMING THOSE DUTIES OF PUBLIC OFFICE OR PARTY POSITION WHICH 40 ARE NOT PAID FOR OR ELIGIBLE FOR REIMBURSEMENT BY THE STATE OR ANY POLI-41 TICAL SUBDIVISION OR PRIVATE PARTY.

42 2. PERMISSIBLE ORDINARY AND NECESSARY EXPENSES RELATING TO THE HOLDING43 OF PUBLIC OFFICE OR PARTY POSITION SHALL INCLUDE:

A. PRODUCTION AND CIRCULATION OF FLYERS OR OTHER WRITTEN MATERIALS
RELATED TO DUTIES OF OFFICEHOLDER; THE PLACEMENT OF HOLIDAY GREETINGS
AND CONGRATULATORY ADS AND MEMORIAL NOTICES IN LOCAL NEWSPAPERS, MAGAZINES, JOURNALS OR OTHER PUBLICATION;

B. SPONSORSHIP OR HOSTING OF COMMUNITY MEETINGS; TICKETS OR DONATIONS TO LOCAL CHARITABLE, NON-PROFIT OR POLITICAL EVENTS, ORGANIZATIONS OR ACTIVITIES THAT PROMOTE THE WELFARE OF CONSTITUENTS OR POLITICAL CAMPAIGNS;

52 C. INCIDENTAL EXPENDITURES FOR THE OPERATION OF LEGISLATIVE OFFICES, 53 INCLUDING PURCHASE OF ITEMS SUCH AS MEMORIAL OR GET-WELL GIFTS, FLOWERS 54 OR SIMILAR ITEMS OF NOMINAL VALUE FOR CONSTITUENTS OR OTHERS;

D. MEMBERSHIP IN ORGANIZATIONS RELATED TO OFFICIAL DUTIES AND COSTS OF 1 2 ATTENDING INFORMATIONAL MEETINGS ATTENDED IN CONNECTION WITH SUCH 3 DUTIES; AND 4 E. TRAVEL RELATED TO DUTIES OF OFFICE, PROVIDED THAT THE TRAVEL IS NOT 5 UNDERTAKEN FOR ANY PURPOSE RESULTING IN A PERSONAL OR FINANCIAL BENEFIT TO THE CANDIDATE OR OFFICEHOLDER. IF SUCH EXPENSES INVOLVE BOTH PERSONAL 6 7 ACTIVITY AND CAMPAIGN OR OFFICIAL ACTIVITIES, THE INCREMENTAL EXPENSES 8 ASSOCIATED WITH THE PERSONAL ACTIVITIES ARE PERSONAL USES UNLESS THE 9 CAMPAIGN IS REIMBURSED FOR SUCH SUMS FROM OTHER THAN CAMPAIGN FUNDS 10 WITHIN THIRTY DAYS OF THE EXPENDITURE. NOTHING IN THIS SECTION SHALL PROHIBIT A CANDIDATE FROM PURCHASING 11 OFFICE EQUIPMENT WITH PERSONAL FUNDS AND LEASING OR RENTING SUCH EQUIP-12 MENT OR PROPERTY TO A COMMITTEE WORKING WITH OR FOR THE CANDIDATE, 13 14 PROVIDED THE CANDIDATE OR THE CAMPAIGN TREASURER SIGN A WRITTEN LEASE OR 15 RENTAL AGREEMENT AND FILES IT WITH THE APPROPRIATE REOUIRED CAMPAIGN 16 FINANCIAL FILING WHICH SHALL INCLUDE THE LEASE OR RENTAL PRICE WHICH SHALL NOT EXCEED THE FAIR LEASE OR RENTAL VALUE OF THE EQUIPMENT OR IN 17 THE AGGREGATE EXCEED THE COST OF ITS PURCHASE. 18 19 3. CAMPAIGN FUNDS SHALL NOT BE CONVERTED TO PERSONAL USE, WHICH SHALL BE DEFINED AS EXPENDITURES THAT: 20 21 A. ARE FOR THE PERSONAL BENEFIT OF OR TO DEFRAY NORMAL LIVING EXPENSES 22 OF THE CANDIDATE, OFFICEHOLDER, IMMEDIATE FAMILY OR PARTNER OF EITHER OR 23 ANY OTHER PERSON; 24 B. ARE USED TO FULFILL ANY COMMITMENT, OBLIGATION, OR EXPENSE THAT 25 WOULD EXIST IRRESPECTIVE OF THE CANDIDATE'S CAMPAIGN OR DUTIES AS AN 26 OFFICEHOLDER; OR 27 C. ARE PUT TO ANY USE FOR WHICH THE CANDIDATE OR OFFICEHOLDER WOULD BE 28 REQUIRED TO TREAT THE AMOUNT OF THE EXPENDITURE AS GROSS INCOME UNDER 29 SECTION 61 OF THE INTERNAL REVENUE CODE. 4. EXPENDITURES FOR PERSONAL USE SHALL ALSO INCLUDE, BUT ARE NOT 30 LIMITED TO, EXPENDITURES FOR: 31 A. RESIDENTIAL OR HOUSEHOLD ITEMS, SUPPLIES, MAINTENANCE OR OTHER 32 EXPENDITURES, INCLUDING MORTGAGE, RENT, UTILITIES, REPAIRS, OR IMPROVE-33 MENTS FOR ANY PART OF ANY PERSONAL RESIDENCE OF A CANDIDATE OR OFFICE-34 HOLDER, HIS OR HER IMMEDIATE FAMILY OR PARTNER; 35 B. RENT OR UTILITY PAYMENTS THAT EXCEED FAIR MARKET VALUE FOR USE OF 36 37 ANY PART OF ANY NON-RESIDENTIAL PROPERTY OWNED BY A CANDIDATE, OR A 38 MEMBER OF A CANDIDATE'S FAMILY OR PARTNER USED FOR CAMPAIGN PURPOSES; C. SALARY AND OTHER FEES FOR BONA FIDE SERVICES TO A CAMPAIGN OR 39 40 LEGISLATIVE OFFICE THAT EXCEED FAIR AND REASONABLE MARKET VALUE OF SUCH 41 SERVICES; INTEREST OR ANY OTHER FINANCE CHARGES FOR MONIES LOANED TO THE 42 D. 43 CAMPAIGN BY THE CANDIDATE OR THE SPOUSE OR PARTNER OF SUCH CANDIDATE; 44 E. TUITION PAYMENTS; 45 F. DUES, FEES, OR GRATUITIES AT PRIVATE CLUBS, RECREATIONAL FACILITIES OR OTHER NONPOLITICAL ORGANIZATIONS, UNLESS CONNECTED TO A SPECIFIC 46 47 WIDELY ATTENDED FUNDRAISING EVENT THAT TAKES PLACE ON THE ORGANIZATION'S 48 PREMISES; 49 G. AUTOMOBILE PURCHASES OR LONG TERM LEASES; SHORT TERM CAR RENTALS 50 AND CELLULAR EQUIPMENT AND SERVICES NOT USED EXCLUSIVELY FOR CAMPAIGN 51 PURPOSES OR DUTIES AS AN OFFICEHOLDER; H. ADMISSION TO SPORTING EVENTS, CONCERTS, THEATERS, OR OTHER FORMS OF 52 ENTERTAINMENT, UNLESS PART OF A SPECIFIC CAMPAIGN OR OFFICEHOLDER 53 54 RELATED ACTIVITY; AND 55 I. PAYMENT OF ANY FINES, FEES, OR PENALTIES ASSESSED PURSUANT TO THIS 56 CHAPTER.

5. NO CAMPAIGN FUNDS SHALL BE USED TO PAY ATTORNEY'S FEES OR ANY COSTS 1 2 DEFENDING AGAINST ANY CIVIL OR CRIMINAL INVESTIGATION OR PROSECUTION OF 3 FOR ALLEGED VIOLATIONS OF STATE OR FEDERAL LAW ALLEGED TO HAVE BEEN 4 COMMITTED WHILE HOLDING PUBLIC OFFICE OR AS A CANDIDATE FOR OFFICE WHERE 5 THE CANDIDATE OR PUBLIC OR PARTY OFFICIAL, MEMBERS OF THEIR IMMEDIATE 6 FAMILIES OR PARTNERS OR THE CAMPAIGN IS THE TARGET OF SUCH INVESTIGATION 7 OR PROSECUTION UNLESS SUCH EXPENDITURE IS USED EXCLUSIVELY FOR COSTS 8 RELATED TO CIVIL OR CRIMINAL ACTIONS FOR ALLEGED VIOLATIONS RELATED TO ACTIVITIES PROMOTING THE NOMINATION OR ELECTION OF A CANDIDATE. 9 10 S 19. The election law is amended by adding a new section 14-132 to 11 read as follows: 12 14-132. DISPOSITION OF CAMPAIGN FUNDS. 1. AN AUTHORIZED CONTINUING S CANDIDATE COMMITTEE MUST DISPOSE OF ALL FUNDS AND CLOSE WITHIN TWO YEARS 13 14 AFTER THE LATER OF (A) THE END OF THE INDIVIDUAL'S MOST RECENT TERM OF OFFICE, OR (B) THE DATE OF THE ELECTION IN WHICH THE INDIVIDUAL LAST WAS 15 16 A FILED CANDIDATE. 17 ANY CANDIDATE OR POLITICAL COMMITTEE REQUIRED TO DISPOSE OF FUNDS 2. 18 PURSUANT TO THIS SECTION SHALL, AT THE OPTION OF THE CANDIDATE, OR THE 19 TREASURER OF A POLITICAL COMMITTEE FORMED SOLELY TO PROMOTE THE PASSAGE 20 OR DEFEAT OF A BALLOT PROPOSAL, DISPOSE OF SUCH FUNDS BY ANY OF THE 21 FOLLOWING MEANS, OR ANY COMBINATION THEREOF: 22 RETURNING, PRO RATA, TO EACH CONTRIBUTOR THE FUNDS THAT HAVE NOT Α. 23 BEEN SPENT OR OBLIGATED; 24 B. DONATING THE FUNDS TO A CHARITABLE ORGANIZATION OR ORGANIZATIONS 25 THAT MEET THE QUALIFICATIONS OF SECTION 501(C)(3) OF THE INTERNAL REVEN-26 UE CODE; 27 C. DONATING THE FUNDS TO THE STATE UNIVERSITY; 28 D. DONATING THE FUNDS TO THE STATE'S GENERAL FUND; 29 Е. TRANSFERRING THE FUNDS TO A POLITICAL PARTY COMMITTEE REGISTERED 30 WITH THE STATE BOARD OF ELECTIONS; OR F. CONTRIBUTING THE FUNDS TO A CANDIDATE OR POLITICAL COMMITTEE 31 SUCH 32 THAT THIS DOES NOT EXCEED THE LIMITS SET FORTH IN SECTION 14-114 OF THIS 33 TITLE. 34 3. NO CANDIDATE OR POLITICAL COMMITTEE SHALL DISPOSE OF CAMPAIGN FUNDS 35 BY MAKING EXPENDITURES FOR PERSONAL USE AS DEFINED IN SECTION 14-130 OF 36 THIS TITLE. 37 4. UPON THE DEATH OF A CANDIDATE, FORMER CANDIDATE OR HOLDER OF ELEC-38 TIVE OFFICE, WHO RECEIVED CAMPAIGN CONTRIBUTIONS, ALL CONTRIBUTIONS 39 SHALL BE DISPOSED OF ACCORDING TO THIS SECTION WITHIN TWELVE MONTHS OF 40 THE DEATH OF THE CANDIDATE. 20. Subdivision 1 of section 14-102 of the election law, as amended 41 S 42 by chapter 8 and redesignated by chapter 9 of the laws of 1978, is 43 amended to read as follows: 44 1. The treasurer of every political committee which, or any officer, member or agent of any such committee who, in connection with any election, receives or expends any money or other valuable thing or 45 46 47 incurs any liability to pay money or its equivalent shall file state-48 ments sworn, or subscribed and bearing a form notice that false state-49 ments made therein are punishable as a class A misdemeanor pursuant to 50 section 210.45 of the penal law, at the times prescribed by this [arti-51 cle] TITLE setting forth all the receipts, contributions to and the expenditures by and liabilities of the committee, and of its officers, 52 members and agents in its behalf. Such statements shall include the 53 54 dollar amount of any receipt, contribution or transfer, or the fair 55 market value of any receipt, contribution or transfer, which is other 56 than of money, the name and address of the transferor, contributor or

person from whom received, IF THE CONTRIBUTOR IS A LOBBYIST REGISTERED 1 2 PURSUANT TO ARTICLE ONE-A OF THE LEGISLATIVE LAW and if the transferor, 3 contributor or person is a political committee; the name of and the 4 political unit represented by the committee, the date of its receipt, 5 the dollar amount of every expenditure, the name and address of the 6 person to whom it was made or the name of and the political unit repres-7 ented by the committee to which it was made and the date thereof, and 8 shall state clearly the purpose of such expenditure. Any statement reporting a loan shall have attached to it a copy of the evidence of 9 10 indebtedness. Expenditures in sums under fifty dollars need not be 11 specifically accounted for by separate items in said statements, and receipts and contributions aggregating not more than ninety-nine dollars, from any one contributor need not be specifically accounted for 12 13 14 separate items in said statements, provided however, that such by 15 expenditures, receipts and contributions shall be subject to the other 16 provisions of section 14-118 of this [article] TITLE.

17 S 21. Subdivision 3 of section 3-100 of the election law, as amended 18 by chapter 220 of the laws of 2005, is amended to read as follows:

19 3. The commissioners of the state board of elections shall have no 20 other public employment. The commissioners shall receive an annual sala-21 ry of twenty-five thousand dollars, within the amounts made available 22 therefor by appropriation. The board shall, for the purposes of sections 23 seventy-three and seventy-four of the public officers law, be a "state agency", and such commissioners shall be "officers" of the state board 24 25 of elections for the purposes of such sections. Within the amounts made 26 available by appropriation therefor, the state board of elections shall appoint two co-executive directors, [counsel] AN ENFORCEMENT COUNSEL, 27 Α 28 DEPUTY ENFORCEMENT COUNSEL, WHO SHALL BE A MEMBER OF A DIFFERENT MAJOR POLITICAL PARTY THAN THE ENFORCEMENT COUNSEL, A SPECIAL COUNSEL, A DEPU-29 TY SPECIAL COUNSEL, WHO SHALL BE A MEMBER OF A DIFFERENT MAJOR POLITICAL 30 PARTY THAN THE SPECIAL COUNSEL, A DIRECTOR OF ELECTION OPERATIONS, A 31 32 DEPUTY DIRECTOR OF ELECTION OPERATIONS, WHO SHALL BE A MEMBER OF A DIFFERENT MAJOR POLITICAL PARTY THAN 33 THE DIRECTOR OF ELECTION OPER-ATIONS, A DIRECTOR OF PUBLIC INFORMATION, A DEPUTY DIRECTOR OF PUBLIC 34 35 INFORMATION, WHO SHALL BE A MEMBER OF A DIFFERENT MAJOR POLITICAL PARTY THE DIRECTOR OF PUBLIC INFORMATION and such other staff members as 36 THAN 37 are necessary in the exercise of its functions, and may fix their compensation. [Anytime after the effective date of the chapter of the 38 39 laws of two thousand five which amended this subdivision, the] THE 40 commissioners or, in the case of a vacancy on the board, the commissioner of each of the major political parties shall appoint one co-executive 41 42 Each co-executive director shall serve a term of four years. director. 43 THE ENFORCEMENT COUNSEL AND THE SPECIAL COUNSEL SHALL EACH SERVE A TERM 44 OF FOUR YEARS AND MAY ONLY BE REMOVED FOR CAUSE. ANY TIME AFTER THE 45 EFFECTIVE DATE OF THE CHAPTER OF THE LAWS OF TWO THOUSAND TEN AMENDING SUBDIVISION, THE COMMISSIONERS, OR IN THE CASE OF A VACANCY ON THE 46 THIS 47 BOARD, THE COMMISSIONER, OF EACH OF THE SAME MAJOR POLITICAL PARTY AS INCUMBENT ENFORCEMENT COUNSEL, DEPUTY ENFORCEMENT COUNSEL, SPECIAL 48 THE 49 COUNSEL, DEPUTY SPECIAL COUNSEL, DIRECTOR OF ELECTION OPERATIONS, DEPUTY 50 DIRECTOR OF ELECTION OPERATIONS, DIRECTOR OF PUBLIC INFORMATION AND 51 PUBLIC INFORMATION, SHALL APPOINT SUCH COUNSELS, DEPUTY DIRECTOR OF DIRECTORS AND DEPUTIES. Any vacancy in the office of co-executive direc-52 tor, ENFORCEMENT COUNSEL, DEPUTY ENFORCEMENT COUNSEL, SPECIAL COUNSEL, 53 54 DEPUTY SPECIAL COUNSEL, DIRECTOR OF ELECTION OPERATIONS, DEPUTY DIRECTOR 55 OF ELECTION OPERATIONS, DIRECTOR OF PUBLIC INFORMATION AND DEPUTY DIREC-TOR OF PUBLIC INFORMATION, shall be filled by the commissioners or, in 56

1 the case of a vacancy on the board, the commissioner of the same major 2 political party as the vacating incumbent for the remaining period of 3 the term of such vacating incumbent, FOR THE REMAINING PERIOD OF THE 4 TERM OF SUCH VACATING INCUMBENT.

5 S 22. Subdivision 3, paragraph (c) of subdivision 9-A and subdivision 6 17 of section 3-102 of the election law, subdivisions 3 and 17 as 7 amended by chapter 9 of the laws of 1978, paragraph (c) of subdivision 8 9-A as added by chapter 430 of the laws of 1997 and subdivision 17 as 9 renumbered by chapter 23 of the laws of 2005, are amended to read as 10 follows:

11 3. conduct any investigation necessary to carry out the provisions of 12 this chapter, PROVIDED, HOWEVER, THAT THE STATE BOARD OF ELECTIONS ENFORCEMENT COUNSEL, ESTABLISHED PURSUANT TO SECTION 3-104 OF THIS ARTI-13 14 CLE, SHALL CONDUCT ANY INVESTIGATION NECESSARY TO ENFORCE THE PROVISIONS 15 OF ARTICLE FOURTEEN OF THIS CHAPTER ON BEHALF OF THE BOARD OF ELECTIONS; 16 (c) establish [a] AN EDUCATIONAL AND training program on ALL REPORTING 17 REQUIREMENTS INCLUDING BUT NOT LIMITED TO the electronic reporting process and make it EASILY AND READILY available to any such candidate or 18 19 committee AND NOTIFY ANY SUCH CANDIDATE OR COMMITTEE OF THE AVAILABILITY OF THE MOST RECENT CAMPAIGN FINANCE HANDBOOK; 20

21 17. HEAR AND CONSIDER THE RECOMMENDATIONS OF THE STATE BOARD OF 22 ELECTIONS ENFORCEMENT COUNSEL REGARDING THE ENFORCEMENT OF VIOLATIONS OF 23 ARTICLE FOURTEEN OF THIS CHAPTER;

24 18. perform such other acts as may be necessary to carry out the 25 purposes of this chapter.

S 23. Section 3-104 of the election law, subdivisions 1, 3, 4 and 5 as redesignated and subdivision 2 as amended by chapter 9 of the laws of 1978, is amended to read as follows:

29 S 3-104. State board of elections AND THE STATE BOARD OF ELECTIONS ENFORCEMENT COUNSEL; enforcement powers. 1. (A) THERE SHALL BE A UNIT 30 KNOWN AS THE STATE BOARD OF ELECTIONS ENFORCEMENT UNIT ESTABLISHED WITH-31 32 IN THE STATE BOARD OF ELECTIONS. THE HEAD OF SUCH UNIT SHALL BETHE 33 ENFORCEMENT COUNSEL.

34 (B) The state board of elections shall have jurisdiction of, and be 35 responsible for, the execution and enforcement of the provisions of 36 fourteen of this chapter and other] statutes [article governing 37 campaigns, elections and related procedures; PROVIDED HOWEVER THAT THE 38 ENFORCEMENT COUNSEL SHALL HAVE SOLE AUTHORITY WITHIN THE STATE BOARD OF 39 ELECTIONS TO INVESTIGATE ON HIS OR HER OWN INITIATIVE OR UPON COMPLAINT, 40 ALLEGED VIOLATIONS OF ARTICLE FOURTEEN OF THIS CHAPTER AND ALL 41 COMPLAINTS ALLEGING ARTICLE FOURTEEN VIOLATIONS SHALL BE FORWARDED TO THE ENFORCEMENT UNIT. NOTHING IN THIS 42 SECTION SHALL BECONSTRUED TΟ 43 DIMINISH OR ALTER THE STATE BOARD OF ELECTIONS' JURISDICTION PURSUANT TO 44 THIS CHAPTER.

45 [the state board of elections or other] A LOCAL board of 2. Whenever elections shall determine, on its own initiative or upon complaint, 46 or 47 that there is substantial reason to believe a violation of otherwise, 48 this chapter or any code or regulation promulgated thereunder has BEEN COMMITTED BY A CANDIDATE OR POLITICAL COMMITTEE THAT 49 [occurred] 50 FILES STATEMENTS OR IS REQUIRED TO DO SO PURSUANT TO ARTICLE FOURTEEN OF 51 THIS CHAPTER SOLELY WITH SUCH LOCAL BOARD, it shall expeditiously make investigation which shall also include investigation of reports and 52 an statements made or failed to be made by the complainant and any poli-53 54 tical committee supporting his candidacy if the complainant is a candi-55 date or, if the complaint was made by an officer or member of a poli-56 tical committee, of reports and statements made or failed to be made by 1 such political committee and any candidates supported by it. [The state 2 board of elections, in lieu of making such an investigation, may direct 3 the appropriate board of elections to make an investigation.] The state 4 board of elections may request, and shall receive, the assistance of the 5 state police in any investigation it shall conduct.

6 3. [If, after an investigation, the state or other board of elections 7 finds reasonable cause to believe that a violation warranting criminal 8 prosecution has taken place, it shall forthwith refer the matter to the 9 district attorney of the appropriate county and shall make available to 10 such district attorney all relevant papers, documents, testimony and 11 findings relevant to its investigation.

4. The state or other board of elections may, where appropriate, commence a judicial proceeding with respect to the filing or failure to file any statement of receipts, expenditures, or contributions, under the provisions of this chapter, and the state board of elections may direct the appropriate other board of elections to commence such proceeding.

IF THE ENFORCEMENT COUNSEL DETERMINES THAT A VIOLATION OF SUBDI-18 5.] 19 VISION ONE OF SECTION 14-126 OF THIS CHAPTER HAS OCCURRED WHICH COULD WARRANT A CIVIL PENALTY, THE ENFORCEMENT COUNSEL SHALL, UPON HIS OR HER 20 21 DISCRETION, SEEK TO RESOLVE THE MATTER EXTRA-JUDICIALLY OR COMMENCE Α 22 SPECIAL PROCEEDING IN THE SUPREME COURT PURSUANT TO SECTION 16-114 OF 23 THIS CHAPTER.

24 4. UPON RECEIPT OF A COMPLAINT AND SUPPORTING INFORMATION OR AN INTER-25 NAL REFERRAL FROM THE ENFORCEMENT UNIT ALLEGING ANY OTHER VIOLATION OF 26 ARTICLE FOURTEEN OF THIS CHAPTER, THE ENFORCEMENT COUNSEL SHALL ANALYZE THE FACTS AND THE LAW RELEVANT TO SUCH COMPLAINT OR REFERRAL 27 TO DETER-28 IF AN INVESTIGATION SHOULD BE UNDERTAKEN. THE ENFORCEMENT COUNSEL MINE 29 SHALL, IF NECESSARY, REOUEST ADDITIONAL INFORMATION FROM THE COMPLAINANT TO ASSIST SUCH COUNSEL IN MAKING THIS DETERMINATION. SUCH ANALYSIS SHALL 30 INCLUDE THE FOLLOWING: FIRST, WHETHER THE ALLEGATIONS, 31 IF TRUE, WOULD 32 CONSTITUTE A VIOLATION OF ARTICLE FOURTEEN OF THIS CHAPTER AND, SECOND, 33 WHETHER THE ALLEGATIONS ARE SUPPORTED BY CREDIBLE EVIDENCE.

34 5. ΙF THE ENFORCEMENT COUNSEL DETERMINES THAT THE ALLEGATIONS A COMPLAINT, IF TRUE, WOULD NOT CONSTITUTE A VIOLATION OF 35 CONTAINED IN 36 ARTICLE FOURTEEN OF THIS CHAPTER OR THAT THE ALLEGATIONS ARE NOT 37 SUPPORTED BY CREDIBLE EVIDENCE, HE OR SHE SHALL: (A) NOTIFY THE DEPUTY ENFORCEMENT COUNSEL OF SUCH DETERMINATION AND (B) PUBLICLY NOTIFY THE STATE BOARD OF ELECTIONS OF SUCH DETERMINATION. IF THE STATE BOARD OF 38 39 40 ELECTIONS PUBLICLY DETERMINES, AS PROVIDED IN THIS TITLE, THAT THE ALLE-41 GATIONS, IF TRUE, WOULD CONSTITUTE A VIOLATION OF ARTICLE FOURTEEN OF THIS CHAPTER AND THAT THE ALLEGATIONS APPEAR TO BE SUPPORTED BY CREDIBLE 42 EVIDENCE, IT SHALL DIRECT THAT THE ENFORCEMENT COUNSEL CONDUCT AN INVES-43 44 TIGATION. LACKING SUCH A DETERMINATION, THE ENFORCEMENT COUNSEL SHALL 45 ISSUE A LETTER TO THE COMPLAINANT DISMISSING THE COMPLAINT.

46 6. IF THE ENFORCEMENT COUNSEL DETERMINES THAT THEALLEGATIONS, IF 47 WOULD CONSTITUTE A VIOLATION OF ARTICLE FOURTEEN OF THIS CHAPTER TRUE, 48 AND THAT THE ALLEGATIONS APPEAR TO BE SUPPORTED BY CREDIBLE EVIDENCE, HE 49 OR SHE SHALL: (A) NOTIFY THE DEPUTY ENFORCEMENT COUNSEL OF (I) HIS OR 50 INTENT TO RESOLVE THE MATTER EXTRA-JUDICIALLY DUE TO THE DE MINIMUS HER 51 NATURE OF THE VIOLATION; OR (II) HIS OR HER INTENT TO COMMENCE AN INVES-TIGATION, AND (B) PUBLICLY NOTIFY THE STATE BOARD OF ELECTIONS OF 52 SUCH 53 INTENT NO LATER THAN THE BOARD'S NEXT REGULARLY SCHEDULED MEETING. 54 NOTIFICATION SHALL SUMMARIZE THE RELEVANT FACTS AND THE APPLICABLE LAW 55 SHALL, TO THE EXTENT POSSIBLE, PROTECT FROM PUBLIC DISCLOSURE THE AND 56 IDENTITY OF THE COMPLAINANT AND THE INDIVIDUAL SUBJECT TO THE COMPLAINT.

1 THE DEPUTY ENFORCEMENT COUNSEL SHALL HAVE THE OPPORTUNITY TO REVIEW THE 2 ENTIRE FILE OF ANY PRELIMINARY INVESTIGATION CONDUCTED BY THE ENFORCE-3 MENT COUNSEL A MINIMUM OF TEN DAYS PRIOR TO SAID REGULARLY SCHEDULED 4 MEETING OF THE BOARD AND TO SUBMIT A PUBLIC, WRITTEN CONCURRENCE WITH OR 5 DISSENT FROM THE ENFORCEMENT COUNSEL'S PROPOSAL.

6 IF, UPON CONSIDERING THE ENFORCEMENT COUNSEL'S NOTICE OF INTENT TO 7. 7 COMMENCE AN INVESTIGATION AND THE DEPUTY ENFORCEMENT COUNSEL'S RECOMMEN-8 DATION, THE STATE BOARD OF ELECTIONS BELIEVES THAT THE ALLEGATIONS, IF TRUE, WOULD NOT CONSTITUTE A VIOLATION OF ARTICLE FOURTEEN OF THIS CHAP-9 10 TER, OR THE ALLEGATIONS ARE NOT SUPPORTED BY CREDIBLE EVIDENCE OR, THAT ON BALANCE, THE EQUITIES FAVOR A DISMISSAL OF THE COMPLAINT, THE BOARD 11 SHALL PUBLICLY DIRECT THAT AN INVESTIGATION NOT BE UNDERTAKEN NO LATER 12 THAN SIXTY DAYS AFTER THE RECEIPT OF NOTIFICATION FROM THE ENFORCEMENT 13 14 COUNSEL OF HIS OR HER INTENT TO COMMENCE AN INVESTIGATION. IN DETERMIN-THE STATE 15 ING WHETHER THE EQUITIES FAVOR A DISMISSAL OF THE COMPLAINT, 16 BOARD OF ELECTIONS SHALL CONSIDER THE FOLLOWING FACTORS: (A) WHETHER THE 17 COMPLAINT ALLEGES A DE MINIMUS VIOLATION OF ARTICLE FOURTEEN OF THIS CHAPTER; (B) WHETHER THE SUBJECT OF THE COMPLAINT HAS MADE A GOOD FAITH 18 19 EFFORT TO CORRECT THE VIOLATION; AND (C) WHETHER THE SUBJECT OF THE 20 COMPLAINT HAS A HISTORY OF SIMILAR VIOLATIONS. DETERMINATIONS OF THE 21 STATE BOARD OF ELECTIONS TO DISMISS A COMPLAINT AND NOT PROCEED WITH A 22 FORMAL INVESTIGATION SHALL BE VOTED UPON AS PROVIDED IN SUBDIVISION FOUR OF SECTION 3-100 OF THIS TITLE AT AN OPEN MEETING PURSUANT TO ARTICLE 23 SEVEN OF THE PUBLIC OFFICERS LAW, AND SHALL BE MADE ON A FAIR AND EQUI-24 25 TABLE BASIS AND WITHOUT REGARD TO THE STATUS OF THE SUBJECT OF THE 26 COMPLAINT.

27 ABSENT A TIMELY DETERMINATION BY THE STATE BOARD OF ELECTIONS THAT 8. AN INVESTIGATION SHALL NOT BE UNDERTAKEN, THE ENFORCEMENT COUNSEL SHALL 28 COMMENCE AN INVESTIGATION ON A TIMELY BASIS. IF THE ENFORCEMENT COUNSEL 29 DETERMINES THAT ADDITIONAL INVESTIGATIVE POWERS, AS PROVIDED FOR IN 30 SUBDIVISIONS FOUR, FIVE AND SIX OF SECTION 3-102 OF THIS TITLE, ARE 31 32 NEEDED TO COMPLETE THE COUNSEL'S INVESTIGATION, HE OR SHE SHALL REQUEST 33 SUCH ADDITIONAL POWERS FROM THE STATE BOARD OF ELECTIONS. SUCH POWERS SHALL BE GRANTED BY THE BOARD IN PUBLIC ONLY WHEN THE BOARD FINDS THAT 34 35 FURTHER INVESTIGATION IS WARRANTED AND JUSTIFIED.

9. AT THE CONCLUSION OF ITS INVESTIGATION, THE ENFORCEMENT COUNSEL 36 37 SHALL PROVIDE THE DEPUTY ENFORCEMENT COUNSEL AND THE STATE BOARD OF 38 ELECTIONS WITH A WRITTEN RECOMMENDATION AS TO: (A) WHETHER SUBSTANTIAL 39 REASON EXISTS TO BELIEVE A VIOLATION OF ARTICLE FOURTEEN OF THIS CHAPTER 40 HAS OCCURRED AND, IF SO, THE NATURE OF THE VIOLATION AND ANY APPLICABLE PENALTY, AS DEFINED IN SECTION 14-126 OF THIS CHAPTER, BASED ON THE 41 NATURE OF THE VIOLATION; (B) WHETHER THE MATTER SHOULD BE RESOLVED 42 43 EXTRA-JUDICIALLY; (C) WHETHER A SPECIAL PROCEEDING SHOULD BE COMMENCED IN THE SUPREME COURT TO RECOVER A CIVIL PENALTY; AND (D) WHETHER A 44 45 REFERRAL SHOULD BE MADE TO A DISTRICT ATTORNEY PURSUANT TO SUBDIVISION ELEVEN OF THIS SECTION BECAUSE REASONABLE CAUSE EXISTS TO BELIEVE A 46 47 VIOLATION WARRANTING CRIMINAL PROSECUTION HAS TAKEN PLACE. THE DEPUTY ENFORCEMENT COUNSEL SHALL HAVE THE OPPORTUNITY TO REVIEW THE ENTIRE FILE 48 49 OF ANY INVESTIGATION CONDUCTED BY THE ENFORCEMENT COUNSEL A MINIMUM OF 50 TEN DAYS PRIOR TO SAID REGULARLY SCHEDULED MEETING OF THE BOARD AND TO 51 SUBMIT A PUBLIC, WRITTEN CONCURRENCE WITH OR DISSENT FROM THE ENFORCE-MENT COUNSEL'S RECOMMENDATION. 52

53 10. THE STATE BOARD OF ELECTIONS SHALL ACCEPT, MODIFY OR REJECT THE 54 ENFORCEMENT COUNSEL'S RECOMMENDATION NO LATER THAN SIXTY DAYS AFTER 55 RECEIPT OF SUCH RECOMMENDATION. IN MAKING ITS DETERMINATION, THE BOARD 56 SHALL AGAIN CONSIDER: (A) WHETHER THE COMPLAINT ALLEGES A DE MINIMUS

VIOLATION OF ARTICLE FOURTEEN OF THIS CHAPTER; (B) WHETHER THE SUBJECT 1 2 OF THE COMPLAINT HAS MADE A GOOD FAITH EFFORT TO CORRECT THE VIOLATION; 3 THE SUBJECT OF THE COMPLAINT HAS A HISTORY OF SIMILAR AND (C) WHETHER 4 VIOLATIONS. ALL SUCH DETERMINATIONS SHALL BE VOTED UPON AS PROVIDED IN 5 SUBDIVISION FOUR OF SECTION 3-100 OF THIS TITLE AT AN OPEN MEETING 6 TO ARTICLE SEVEN OF THE PUBLIC OFFICERS LAW, AND SHALL BE MADE PURSUANT 7 ON A FAIR AND EOUITABLE BASIS, WITHOUT REGARD TO THE STATUS OF THE SUBJECT OF THE COMPLAINT. 8

9 (A) THE STATE BOARD OF ELECTIONS DETERMINES, AS PROVIDED IN 11. ΙF 10 SUBDIVISION TEN OF THIS SECTION, THAT SUBSTANTIAL REASON то EXISTS PERSON, ACTING AS OR ON BEHALF OF A CANDIDATE OR POLI-11 BELIEVE THAT Α TICAL COMMITTEE UNDER CIRCUMSTANCES EVINCING AN INTENT TO VIOLATE 12 SUCH LAW, HAS UNLAWFULLY ACCEPTED A CONTRIBUTION IN EXCESS OF A CONTRIBUTION 13 14 LIMITATION ESTABLISHED IN ARTICLE FOURTEEN OF THIS CHAPTER, WHICH COULD 15 WARRANT A CIVIL PENALTY AS PROVIDED FOR IN SUBDIVISION THREE OF SECTION 14-126 OF THIS CHAPTER, THE BOARD SHALL DIRECT THE COMMENCEMENT 16 OF Α 17 SPECIAL PROCEEDING IN THE SUPREME COURT.

IF THE STATE BOARD OF ELECTIONS DETERMINES, AS PROVIDED IN SUBDI-18 (B) 19 VISION TEN OF THIS SECTION THAT REASONABLE CAUSE EXISTS TO BELIEVE Α VIOLATION WARRANTING CRIMINAL PROSECUTION HAS TAKEN PLACE, THE BOARD 20 21 SHALL REFER THE MATTER TO A DISTRICT ATTORNEY AND SHALL MAKE AVAILABLE SUCH DISTRICT ATTORNEY ALL PAPERS, DOCUMENTS, TESTIMONY AND FINDINGS 22 TO 23 RELEVANT TO ITS INVESTIGATION.

12. UPON NOTIFICATION THAT A SPECIAL PROCEEDING HAS BEEN COMMENCED BY A PARTY OTHER THAN THE STATE BOARD OF ELECTIONS, PURSUANT TO SECTION 16-114 OF THIS CHAPTER, THE STATE BOARD OF ELECTIONS SHALL DIRECT THE FINFORCEMENT COUNSEL TO INVESTIGATE THE ALLEGED VIOLATIONS UNLESS OTHER-WISE DIRECTED BY THE COURT.

29 13. THE ENFORCEMENT COUNSEL SHALL PREPARE A REPORT, TO BE INCLUDED IN30 ANNUAL REPORT TO THE GOVERNOR AND LEGISLATURE, SUMMARIZING THE THE ACTIVITIES OF THE UNIT DURING THE PREVIOUS YEAR. SUCH REPORT 31 SHALL 32 NUMBER OF COMPLAINTS RECEIVED; (B) THE NUMBER OF INCLUDE: (A) THE33 COMPLAINTS THAT WERE FOUND TO NEED INVESTIGATION AND THE NATURE OF EACH 34 COMPLAINT; AND (C) THE NUMBER OF MATTERS THAT HAVE BEEN RESOLVED. THE REPORT SHALL NOT CONTAIN ANY INFORMATION FOR WHICH DISCLOSURE 35 NOT IS 36 PERMITTED.

37 14. The state board of elections may promulgate rules and regulations38 consistent with law to effectuate the provisions of this section.

39 S 24. The state of New York shall appropriate during each fiscal year 40 to the New York state board of elections enforcement unit, not less than 41 thirty-five percent of the appropriation available from the general fund 42 for the state board of elections to pay for the expenses of such 43 enforcement unit.

44 S 25. Severability. If any clause, sentence, subdivision, paragraph, section or part of title II of article 14 of the election law, as added 45 46 by section nineteen of this act be adjudged by any court of competent 47 jurisdiction to be invalid, such judgment shall not affect, impair or 48 invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, subdivision, paragraph, section or part thereof 49 50 directly involved in the controversy in which such judgment shall have 51 been rendered.

52 S 26. This act shall take effect immediately; provided, however, all 53 state candidates and constitutional convention delegates will be eligi-54 ble to participate in the public financing system beginning with the 55 2014 election and state legislature candidates will be eligible to

## 1 participate in the public financing system beginning with the 2016 2 election.