IN SENATE

March 7, 2014

Introduced by COMMITTEE ON RULES -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the election law, in relation to campaign receipts and expenditures; to amend the election law, in relation to contribution and receipt limitations; to amend the election law, in relation to public financing; to amend the state finance law, in relation to the New York state campaign finance fund; and to amend the tax law, in relation to the New York state campaign finance fund check-off

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

Section 1. The article heading of article 14 of the election law is 1 2 amended to read as follows: 3 [Campaign Receipts and Expenditures] CAMPAIGN RECEIPTS AND EXPENDI-4 TURES; PUBLIC FINANCING 5 S 2. Sections 14-100 through 14-130 of article 14 of the election law 6 are designated title I and a new title heading is added to read as follows: 7 8 CAMPAIGN RECEIPTS AND EXPENDITURES S 3. Section 14-100 of the election law is amended by 9 adding а new 10 subdivision 16 to read as follows: 16. "AUTHORIZED COMMITTEE" MEANS THE SINGLE POLITICAL COMMITTEE DESIG-11 NATED BY A CANDIDATE TO RECEIVE ALL CONTRIBUTIONS AUTHORIZED BY THIS 12 13 TITLE. 14 S 3-a. Section 3-104 of the election law is amended by adding а new 15 subdivision 6 to read as follows: THERE SHALL BE A UNIT KNOWN AS THE STATE BOARD OF ELECTIONS PUBLIC 16 6. 17 FINANCING UNIT ESTABLISHED WITHIN THE STATE BOARD OF ELECTIONS, WHICH SHALL BE RESPONSIBLE FOR ADMINISTERING AND, 18 WITH THEDIVISION OF THE REQUIREMENTS OF 19 ELECTION LAW ENFORCEMENT, ENFORCING THE PUBLIC 20 FINANCING SYSTEM SET FORTH IN TITLE TWO OF ARTICLE FOURTEEN OF THIS 21 CHAPTER. 22 S 3-b. Subdivision 2 of section 14-108 of the election law, as amended by chapter 109 of the laws of 1997, is amended to read as follows: 23 EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets

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

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2. Each statement shall cover the period up to and including the 1 fourth day next preceding the day specified for the filing thereof [; 2 provided, however, that]. THE RECEIPT OF ANY CONTRIBUTION OR 3 LOAN IN 4 EXCESS OF ONE THOUSAND DOLLARS SHALL BE DISCLOSED WITHIN FORTY-EIGHT 5 HOURS OF RECEIPT, AND SHALL BE REPORTED IN THE SAME MANNER AS ANY OTHER 6 CONTRIBUTION OR LOAN ON THE NEXT APPLICABLE STATEMENT. HOWEVER, any 7 contribution or loan in excess of one thousand dollars, if received 8 after the close of the period to be covered in the last statement filed before any primary, general or special election but before such 9 10 election, shall be reported, in the same manner as other contributions, 11 within twenty-four hours after receipt.

12 S 4. Subdivisions 1 and 10 of section 14-114 of the election law, 13 subdivision 1 as amended and subdivision 10 as added by chapter 79 of 14 the laws of 1992 and paragraphs a and b of subdivision 1 as amended by 15 chapter 659 of the laws of 1994, are amended to read as follows:

16 1. The following limitations apply to all contributions to candidates 17 for election to any public office or for nomination for any such office, 18 or for election to any party positions, and to all contributions to 19 political committees working directly or indirectly with any candidate 20 to aid or participate in such candidate's nomination or election, other 21 than any contributions to any party committee or constituted committee:

22 a. In any election for a public office to be voted on by the voters of the entire state, or for nomination to any such office, no contributor 23 24 may make a contribution to any candidate or political committee PARTIC-25 IPATING IN THE STATE'S PUBLIC CAMPAIGN FINANCING SYSTEM AS DEFINED IN TITLE 26 TWO OF THIS ARTICLE, and no SUCH candidate or political committee may accept any contribution from any contributor, which is in the aggre-27 gate amount greater than: (i) in the case of any nomination to public 28 29 office, the product of the total number of enrolled voters in the candi-30 date's party in the state, excluding voters in inactive status, multiplied by \$.005, but such amount shall be not [less than four thousand 31 32 dollars nor] more than [twelve] SIX thousand dollars [as increased or 33 decreased by the cost of living adjustment described in paragraph c of 34 this subdivision,] and (ii) in the case of any election to [a] SUCH public office, [twenty-five] SIX thousand dollars [as increased or 35 decreased by the cost of living adjustment described in paragraph c of 36 37 this subdivision]; provided however, that the maximum amount which may be so contributed or accepted, in the aggregate, from any candidate's 38 39 child, parent, grandparent, brother and sister, and the spouse of any such persons, shall not exceed in the case of any nomination to public 40 office an amount equivalent to the product of the number of enrolled 41 voters in the candidate's party in the state, excluding voters in inac-42 43 tive status, multiplied by \$.025, and in the case of any election for a 44 public office, an amount equivalent to the product of the number of 45 registered voters in the state excluding voters in inactive status, multiplied by \$.025. 46

election for party position or for election to a 47 In any other b. public office or for nomination for any such office, no contributor 48 may make a contribution to any candidate or political committee PARTICIPAT-49 50 ING IN THE STATE'S PUBLIC CAMPAIGN FINANCING SYSTEM DEFINED IN TITLE TWO 51 OF THIS ARTICLE (FOR THOSE OFFICES OR POSITIONS COVERED BY THAT SYSTEM) and no SUCH candidate or political committee may accept any contribution 52 from any contributor, which is in the aggregate amount greater than: (i) 53 54 in the case of any election for party position, or for nomination to 55 public office, the product of the total number of enrolled voters in the candidate's party in the district in which he is a candidate, excluding 56

voters in inactive status, multiplied by .05, and (ii) in the case of any election for a public office, the product of the total number of 1 2 3 registered voters in the district, excluding voters in inactive status, 4 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 than four thousand dollars nor more than 5 6 7 twelve thousand dollars as increased or decreased by the cost of living 8 adjustment described in paragraph [c] E of this subdivision; in the case of an election within the city of New York for the office of mayor, 9 10 public advocate or comptroller, twenty-five thousand dollars as 11 increased or decreased by the cost of living adjustment described in 12 paragraph [c] E of this subdivision; in the case of a nomination OR 13 ELECTION for state senator, four thousand dollars [as increased or 14 decreased by the cost of living adjustment described in paragraph c of 15 this subdivision; in the case of an election for state senator, six thousand two hundred fifty dollars as increased or decreased by the cost 16 17 of living adjustment described in paragraph c of this subdivision]; in case of an election or nomination for a member of the assembly, 18 the 19 [twenty-five hundred] TWO THOUSAND dollars [as increased or decreased by 20 the cost of living adjustment described in paragraph c of this subdivi-21 sion; but in no event shall any such maximum exceed fifty thousand 22 dollars or be less than one thousand dollars]; provided however, that the maximum amount which may be so contributed or accepted, in the 23 aggregate, from any candidate's child, parent, grandparent, brother and 24 25 sister, and the spouse of any such persons, shall not exceed in the case 26 of any election for party position or nomination for public office an amount equivalent to the number of enrolled voters in the candidate's 27 party in the district in which he is a candidate, excluding voters in 28 29 inactive status, multiplied by \$.25 and in the case of any election to public office, an amount equivalent to the number of registered voters in the district, excluding voters in inactive status, multiplied by 30 31 32 \$.25; or twelve hundred fifty dollars, whichever is greater, or in the 33 case of a nomination or election of a state senator, twenty thousand dollars, whichever is greater, or in the case of a nomination or election of a member of the assembly twelve thousand five hundred 34 35 dollars, whichever is greater, but in no event shall any such maximum 36 37 exceed one hundred thousand dollars. 38 C. IN ANY ELECTION FOR A PUBLIC OFFICE TO BE VOTED ON BY THE VOTERS THE ENTIRE STATE, OR FOR NOMINATION TO ANY SUCH OFFICE, NO CONTRIBU-39 OF 40 TOR MAY MAKE A CONTRIBUTION TO ANY CANDIDATE OR POLITICAL COMMITTEE IN WITH A CANDIDATE WHO IS NOT A PARTICIPATING CANDIDATE AS 41 CONNECTION DEFINED IN SUBDIVISION FOURTEEN OF SECTION 14-200-A OF THIS ARTICLE, AND 42 43 NO SUCH CANDIDATE OR POLITICAL COMMITTEE MAY ACCEPT ANY CONTRIBUTION 44 FROM ANY CONTRIBUTOR, WHICH IS IN THE AGGREGATE AMOUNT GREATER THAN:

45 (I) IN THE CASE OF ANY NOMINATION TO PUBLIC OFFICE, THE PRODUCT OF THE TOTAL NUMBER OF ENROLLED VOTERS IN THE CANDIDATE'S PARTY IN THE STATE, 46 47 EXCLUDING VOTERS IN INACTIVE STATUS, MULTIPLIED BY \$.005, BUT SUCH 48 AMOUNT SHALL BE NOT LESS THAN FOUR THOUSAND DOLLARS NOR MORE THAN TEN 49 THOUSAND DOLLARS, AND (II) IN THE CASE OF ANY ELECTION TO A PUBLIC 50 FIFTEEN THOUSAND DOLLARS; PROVIDED HOWEVER, THAT THE MAXIMUM OFFICE, 51 AMOUNT WHICH MAY BE SO CONTRIBUTED OR ACCEPTED, IN THE AGGREGATE, FROM CANDIDATE'S CHILD, PARENT, GRANDPARENT, BROTHER AND SISTER, AND THE 52 ANY 53 SPOUSE OF ANY SUCH PERSONS, SHALL NOT EXCEED IN THE CASE OF ANY NOMI-54 NATION TO PUBLIC OFFICE AN AMOUNT EQUIVALENT TO THE PRODUCT OF THE 55 NUMBER OF ENROLLED VOTERS IN THE CANDIDATE'S PARTY IN THE STATE, EXCLUD-56 ING VOTERS IN INACTIVE STATUS, MULTIPLIED BY \$.025, AND IN THE CASE OF 1 ANY ELECTION FOR A PUBLIC OFFICE, AN AMOUNT EQUIVALENT TO THE PRODUCT OF 2 THE NUMBER OF REGISTERED VOTERS IN THE STATE EXCLUDING VOTERS IN INAC-3 TIVE STATUS, MULTIPLIED BY \$.025.

4 D. IN ANY OTHER ELECTION FOR PARTY POSITION OR FOR ELECTION TO A PUBLIC OFFICE OR FOR NOMINATION FOR ANY SUCH OFFICE, NO CONTRIBUTOR MAY 5 6 CONTRIBUTION TO ANY CANDIDATE OR POLITICAL MAKE Α COMMITTEE ΙN 7 CONNECTION WITH A CANDIDATE WHO IS NOT A PARTICIPATING AS CANDIDATE 8 DEFINED IN SUBDIVISION FOURTEEN OF SECTION 14-200-A OF THIS ARTICLE AND NO SUCH CANDIDATE OR POLITICAL COMMITTEE MAY ACCEPT ANY CONTRIBUTION 9 10 FROM ANY CONTRIBUTOR, WHICH IS IN THE AGGREGATE AMOUNT GREATER THAN: (I) 11 OF ANY ELECTION FOR PARTY POSITION, OR FOR NOMINATION TO IN THE CASE PUBLIC OFFICE, THE PRODUCT OF THE TOTAL NUMBER OF ENROLLED VOTERS IN THE 12 CANDIDATE'S PARTY IN THE DISTRICT IN WHICH HE IS A CANDIDATE, EXCLUDING 13 14 VOTERS INACTIVE STATUS, MULTIPLIED BY \$.05, AND (II) IN THE CASE OF IN 15 ANY ELECTION FOR A PUBLIC OFFICE, THE PRODUCT OF THE TOTAL NUMBER OF REGISTERED VOTERS IN THE DISTRICT, EXCLUDING VOTERS IN INACTIVE STATUS, 16 17 MULTIPLIED BY \$.05, HOWEVER IN THE CASE OF A NOMINATION WITHIN THE CITY 18 YORK FOR THE OFFICE OF MAYOR, PUBLIC ADVOCATE OR COMPTROLLER, OF NEW 19 SUCH AMOUNT SHALL BE NOT LESS THAN FOUR THOUSAND DOLLARS NOR MORE THAN 20 THOUSAND DOLLARS AS INCREASED OR DECREASED BY THE COST OF LIVING TWELVE 21 ADJUSTMENT DESCRIBED IN PARAGRAPH E OF THIS SUBDIVISION; IN THE CASE OF 22 ELECTION WITHIN THE CITY OF NEW YORK FOR THE OFFICE OF MAYOR, PUBLIC AN ADVOCATE OR COMPTROLLER, TWENTY-FIVE THOUSAND DOLLARS AS INCREASED OR 23 24 DECREASED BY THE COST OF LIVING ADJUSTMENT DESCRIBED IN PARAGRAPH E OF 25 THIS SUBDIVISION; IN THE CASE OF A NOMINATION OR ELECTION STATE FOR 26 SENATOR, FIVE THOUSAND DOLLARS; IN THE CASE OF AN ELECTION OR NOMINATION 27 FOR A MEMBER OF THE ASSEMBLY, THREE THOUSAND DOLLARS; PROVIDED HOWEVER, THAT THE MAXIMUM AMOUNT WHICH MAY BE SO CONTRIBUTED OR ACCEPTED, IN 28 THE 29 AGGREGATE, FROM ANY CANDIDATE'S CHILD, PARENT, GRANDPARENT, BROTHER AND SISTER, AND THE SPOUSE OF ANY SUCH PERSONS, SHALL NOT EXCEED IN THE CASE 30 OF ANY ELECTION FOR PARTY POSITION OR NOMINATION FOR PUBLIC OFFICE 31 AN 32 AMOUNT EQUIVALENT TO THE NUMBER OF ENROLLED VOTERS IN THE CANDIDATE'S 33 PARTY IN THE DISTRICT IN WHICH HE IS A CANDIDATE, EXCLUDING VOTERS IN STATUS, MULTIPLIED BY \$.25 AND IN THE CASE OF ANY ELECTION TO 34 INACTIVE PUBLIC OFFICE, AN AMOUNT EQUIVALENT TO THE NUMBER OF REGISTERED 35 VOTERS DISTRICT, EXCLUDING VOTERS IN INACTIVE STATUS, MULTIPLIED BY 36 IN THE \$.25; OR TWELVE HUNDRED FIFTY DOLLARS, WHICHEVER IS GREATER, OR 37 IN THE 38 CASE OF A NOMINATION OR ELECTION OF A STATE SENATOR, TWENTY THOUSAND 39 DOLLARS, WHICHEVER IS GREATER, OR IN THE CASE OF A NOMINATION OR 40 OF THE ASSEMBLY TWELVE THOUSAND FIVE HUNDRED ELECTION OF A MEMBER DOLLARS, WHICHEVER IS GREATER, BUT IN NO EVENT SHALL ANY SUCH MAXIMUM 41 42 EXCEED ONE HUNDRED THOUSAND DOLLARS.

43 E. At the beginning of each fourth calendar year, commencing in [nineteen hundred ninety-five] TWO THOUSAND TWENTY-ONE, the state board shall 44 45 determine the percentage of the difference between the most recent available monthly consumer price index for all urban consumers published 46 47 by the United States bureau of labor statistics and such consumer price 48 index published for the same month four years previously. The amount of 49 each contribution limit fixed AND EXPRESSLY IDENTIFIED FOR ADJUSTMENT in 50 this subdivision shall be adjusted by the amount of such percentage difference to the closest one hundred dollars by the state board which, 51 not later than the first day of February in each such year, shall issue 52 a regulation publishing the amount of each such contribution limit. Each 53 54 contribution limit as so adjusted shall be the contribution limit in effect for any election held before the next such adjustment. 55

5 (I) IN A GENERAL OR SPECIAL ELECTION TRANSFER TO, OR SPEND TO ELECT OR
6 OPPOSE A CANDIDATE, NO MORE THAN FIVE HUNDRED DOLLARS RECEIVED FROM EACH
7 CONTRIBUTOR; AND

8 (II) IN ANY ELECTION SPEND WITHOUT LIMITATION FOR NON-CANDIDATE 9 EXPENDITURES NOT DESIGNED OR INTENDED TO ELECT A PARTICULAR CANDIDATE OR 10 CANDIDATES.

11 G. NOTWITHSTANDING ANY OTHER CONTRIBUTION LIMIT IN THIS SECTION, 12 PARTICIPATING CANDIDATES AS DEFINED IN SUBDIVISION FOURTEEN OF SECTION 13 14-200-A OF THIS ARTICLE MAY CONTRIBUTE, OUT OF THEIR OWN MONEY, THREE 14 TIMES THE APPLICABLE CONTRIBUTION LIMIT TO THEIR OWN AUTHORIZED COMMIT-15 TEE.

16 10. [a.] No contributor may make a contribution to a party or consti-17 tuted committee and no such committee may accept a contribution from any 18 contributor which, in the aggregate, is greater than [sixty-two thousand 19 five hundred] TWENTY-FIVE THOUSAND dollars per annum.

[b. At the beginning of each fourth calendar year, commencing in nine-20 21 teen hundred ninety-five, the state board shall determine the percentage 22 the difference between the most recent available monthly consumer of price index for all urban consumers published by the United States bureau of labor statistics and such consumer price index published for 23 24 25 the same month four years previously. The amount of such contribution limit fixed in paragraph a of this subdivision shall be adjusted by the 26 27 amount of such percentage difference to the closest one hundred dollars the state board which, not later than the first day of February in 28 by 29 each such year, shall issue a regulation publishing the amount of such 30 contribution limit. Such contribution limit as so adjusted shall be the contribution limit in effect for any election held before the next such 31 32 adjustment.]

33 S 5. Section 14-116 of the election law, subdivision 1 as redesignated 34 by chapter 9 of the laws of 1978 and subdivision 2 as amended by chapter 35 260 of the laws of 1981, is amended to read as follows:

36 14-116. Political contributions by certain organizations. 1. No S corporation, LIMITED LIABILITY COMPANY, or joint-stock association doing 37 38 business in this state, except a corporation or association organized or 39 maintained for political purposes only, shall directly or indirectly pay 40 or use or offer, consent or agree to pay or use any money or property for or in aid of any political party, committee or organization, or for, 41 or in aid of, any corporation, LIMITED LIABILITY COMPANY, joint-stock or 42 43 other association organized or maintained for political purposes, or for, or in aid of, any candidate for political office or for nomination 44 for such office, or for any political purpose whatever, or for the reimbursement or indemnification of any person for moneys or property so 45 46 47 used. Any officer, director, stock-holder, attorney or agent of any corporation, LIMITED LIABILITY COMPANY, or joint-stock association which 48 49 violates any of the provisions of this section, who participates in, 50 aids, abets or advises or consents to any such violations, and any 51 person who solicits or knowingly receives any money or property in violation of this section, shall be guilty of a misdemeanor. 52

2. Notwithstanding the provisions of subdivision one of this section, 4 any corporation or an organization financially supported in whole or in 55 part, by such corporation may make expenditures, including contrib-6 utions, not otherwise prohibited by law, for political purposes, in an

amount not to exceed [five] ONE thousand dollars in the aggregate in any 1 2 calendar year; provided that no public utility shall use revenues 3 received from the rendition of public service within the state for 4 contributions for political purposes unless such cost is charged to the 5 shareholders of such a public service corporation.

6 S 6. Section 14-130 of the election law, as added by chapter 152 of 7 the laws of 1985, is amended to read as follows:

14-130. Campaign funds for personal use. 1. Contributions received 8 S by a candidate or a political committee may be expended for any lawful 9 10 purpose THAT IS DIRECTLY RELATED TO PROMOTING THE NOMINATION OR ELECTION OF A CANDIDATE OR THE EXECUTION OF DUTIES ASSOCIATED WITH THE HOLDING OF 11 12 A PUBLIC OFFICE OR PARTY POSITION. Such funds shall not be converted by any person to a personal use [which is unrelated to a political campaign 13 14 or the holding of a public office or party position].

15 2. NO CONTRIBUTION SHALL BE USED TO PAY INTEREST OR ANY OTHER FINANCE 16 CHARGES UPON MONIES LOANED TO THE CAMPAIGN BY SUCH CANDIDATE OR THE 17 SPOUSE OF SUCH CANDIDATE.

USED IN THIS SECTION, EXPENDITURES FOR "PERSONAL USE" ARE 18 3. (A) AS 19 DEFINED AS EXPENDITURES THAT ARE EXCLUSIVELY FOR THE PERSONAL BENEFIT OF THE CANDIDATE OR ANY OTHER INDIVIDUAL, AND ARE USED TO FULFILL ANY 20 21 COMMITMENT, OBLIGATION, OR EXPENSE OF A PERSON THAT WOULD EXIST IRRE-22 SPECTIVE OF THE CANDIDATE'S ELECTION CAMPAIGN OR THE EXECUTION OF THE 23 DUTIES OF PUBLIC OFFICE OR THE EXECUTION OF THE DUTIES OF A PARTY OFFI-24 CIAL.

25 (B) EXPENDITURES FOR PERSONAL USE SHALL INCLUDE, BUT ARE NOT LIMITED 26 TO, EXPENSES FOR THE FOLLOWING:

27 (I) ANY RESIDENTIAL OR HOUSEHOLD ITEMS, SUPPLIES OR EXPENDITURES, 28 INCLUDING MORTGAGE, RENT OR UTILITY PAYMENTS FOR ANY PART OF ANY PERSONAL RESIDENCE OF A CANDIDATE OR OFFICEHOLDER OR A MEMBER OF THE 29 CANDIDATE'S OR OFFICEHOLDER'S FAMILY THAT ARE NOT INCURRED AS 30 A RESULT OF, OR TO FACILITATE, THE INDIVIDUAL'S CAMPAIGN, OR THE EXECUTION OF HIS 31 32 OR HER PUBLIC DUTIES. IN THE EVENT THAT ANY PROPERTY OR BUILDING IS USED 33 PERSONAL AND CAMPAIGN USE, PERSONAL USE SHALL CONSTITUTE FOR BOTH EXPENSES THAT EXCEED THE PRO-RATED AMOUNT FOR SUCH EXPENSES 34 BASED ON 35 FAIR-MARKET VALUE.

MORTGAGE, RENT, OR UTILITY PAYMENTS FOR ANY PART OF ANY NON-36 (II)RESIDENTIAL PROPERTY THAT IS OWNED BY A CANDIDATE OR OFFICEHOLDER OR 37 Α 38 MEMBER OF A CANDIDATE'S OR OFFICEHOLDER'S FAMILY AND USED FOR CAMPAIGN 39 PURPOSES, TO THE EXTENT THE PAYMENTS EXCEED THE FAIR MARKET VALUE OF THE 40 PROPERTY'S USAGE FOR CAMPAIGN ACTIVITIES;

(III) CLOTHING, OTHER THAN ITEMS THAT ARE USED IN THE CAMPAIGN; 41

42 (IV) TUITION PAYMENTS; 43

(V) CHILDCARE COSTS;

44 (VI) DUES, FEES, OR GRATUITIES AT A COUNTRY CLUB, HEALTH CLUB, RECRE-45 ATIONAL FACILITY OR OTHER NONPOLITICAL ORGANIZATION, UNLESS THEY ARE PART OF A SPECIFIC FUNDRAISING EVENT THAT TAKES PLACE ON THE 46 ORGANIZA-47 TION'S PREMISES;

48 (VII) SALARY PAYMENTS OR OTHER COMPENSATION PROVIDED TO ANY PERSON 49 WHOSE SERVICES ARE NOT SOLELY FOR CAMPAIGN PURPOSES OR PROVIDED IN 50 CONNECTION WITH THE EXECUTION OF THE DUTIES OF PUBLIC OFFICE;

51 (VIII) SALARY PAYMENTS OR OTHER COMPENSATION PROVIDED TO A MEMBER OF A 52 CANDIDATE'S FAMILY, UNLESS THE FAMILY MEMBER IS PROVIDING BONA FIDE SERVICES TO THE CAMPAIGN. IF A FAMILY MEMBER PROVIDES BONA FIDE SERVICES 53 54 TO A CAMPAIGN, ANY SALARY PAYMENTS OR OTHER COMPENSATION IN EXCESS OF 55 THE SERVICES PROVIDED SHALL BE CONSIDERED THE FAIR MARKET VALUE OF 56 PAYMENTS FOR PERSONAL USE;

(IX) ADMISSION TO A SPORTING EVENT, CONCERT, THEATER, OR OTHER FORM OF 1 2 ENTERTAINMENT, UNLESS SUCH EVENT IS PART OF A CAMPAIGN OR OFFICEHOLDER ACTIVITY; 3 4 (X) PAYMENT OF ANY FINES OR PENALTIES ASSESSED PURSUANT TO THIS CHAP-5 TER OR IN CONNECTION WITH A CRIMINAL CONVICTION OR BY THE JOINT COMMIS-6 SION FOR PUBLIC ETHICS OR THE LEGISLATIVE ETHICS COMMISSION; 7 TRAVEL EXPENSES INCLUDING AUTOMOBILE PURCHASES OR LEASES, UNLESS (XI) 8 USED SOLELY FOR CAMPAIGN PURPOSES OR IN CONNECTION WITH THE EXECUTION OF THE DUTIES OF PUBLIC OFFICE. IF A CANDIDATE USES CAMPAIGN FUNDS TO PAY 9 10 EXPENSES ASSOCIATED WITH TRAVEL THAT INVOLVES BOTH PERSONAL ACTIVITIES AND CAMPAIGN ACTIVITIES OR OFFICIAL DUTIES, THE INCREMENTAL EXPENSES 11 PERSONAL ACTIVITIES SHALL BE 12 THAT RESULT FROM THE CONSIDERED FOR PERSONAL USE UNLESS THE PERSON OR PERSONS BENEFITING FROM THE USE REIM-13 14 BURSE OR REIMBURSES THE CAMPAIGN ACCOUNT WITHIN NINETY DAYS FOR THE FULL 15 AMOUNT OF THE INCREMENTAL EXPENSES; AND 16 (XII) ANY OTHER EXPENDITURE DESIGNATED BY THE STATE BOARD OF ELECTIONS 17 AS CONSTITUTING PERSONAL USE. 18 NOTHING IN THIS SECTION SHALL PROHIBIT A CANDIDATE FROM PURCHASING 4. 19 EQUIPMENT OR PROPERTY FROM HIS OR HER PERSONAL FUNDS AND LEASING OR RENTING SUCH EQUIPMENT OR PROPERTY TO A COMMITTEE WORKING DIRECTLY OR 20 INDIRECTLY WITH HIM TO AID OR PARTICIPATE IN HIS OR HER NOMINATION 21 OR ELECTION, INCLUDING AN EXPLORATORY COMMITTEE, PROVIDED THAT THE CANDI-22 DATE AND HIS OR HER CAMPAIGN TREASURER SIGN A WRITTEN LEASE OR RENTAL 23 AGREEMENT. SUCH AGREEMENT SHALL INCLUDE THE LEASE OR RENTAL PRICE, WHICH 24 25 SHALL NOT EXCEED THE FAIR LEASE OR RENTAL VALUE OF THE EQUIPMENT. THE CANDIDATE SHALL NOT RECEIVE LEASE OR RENTAL PAYMENTS WHICH, 26 IN THE AGGREGATE, EXCEED THE COST OF PURCHASING THE EQUIPMENT OR PROPERTY. 27 IN THIS SECTION SHALL PROHIBIT AN ELECTED PUBLIC OFFICE-28 NOTHING 5. 29 HOLDER FROM USING CAMPAIGN CONTRIBUTIONS TO FACILITATE, SUPPORT, OR OTHERWISE ASSIST IN THE EXECUTION OR PERFORMANCE OF THE DUTIES OF HIS OR 30 HER PUBLIC OFFICE. 31 32 6. THE STATE BOARD OF ELECTIONS SHALL ISSUE ADVISORY OPINIONS FROM 33 TIME TO TIME UPON REQUEST TO ADDRESS THE APPLICATION OF THIS SECTION. S 7. Article 14 of the election law is amended by adding a new title 34 35 II to read as follows: 36 TITLE II 37 PUBLIC FINANCING 38 SECTION 14-200. LEGISLATIVE FINDINGS AND INTENT. 14-200-A. DEFINITIONS. 39 40 14-201. REPORTING REQUIREMENTS. 14-202. CONTRIBUTIONS. 41 14-203. PROOF OF COMPLIANCE. 42 43 14-204. ELIGIBILITY. 44 14-205. LIMITS ON PUBLIC FINANCING. 14-206. PAYMENT OF PUBLIC MATCHING FUNDS. 14-207. USE OF PUBLIC MATCHING FUNDS; 45 46 USE OF PUBLIC MATCHING FUNDS; OUALIFIED CAMPAIGN 47 EXPENDITURES. 14-208. POWERS AND DUTIES OF BOARD. 48 49 14-209. AUDITS AND REPAYMENTS. 50 14-210. ENFORCEMENT AND PENALTIES FOR VIOLATIONS AND OTHER 51 PROCEEDINGS. 52 14-211. REPORTS. 14-212. 53 DEBATES FOR CANDIDATES FOR STATEWIDE OFFICE. 54 14-213. SEVERABILITY.

55 S 14-200. LEGISLATIVE FINDINGS AND INTENT. THE LEGISLATURE FINDS THAT 56 REFORM OF NEW YORK STATE'S CAMPAIGN FINANCE SYSTEM IS CRUCIAL TO IMPROV-

ING PUBLIC CONFIDENCE IN THE STATE'S DEMOCRATIC PROCESSES AND CONTINUING 1 2 TO ENSURE A GOVERNMENT THAT IS ACCOUNTABLE TO ALL OF THE VOTERS OF THE 3 STATE REGARDLESS OF WEALTH OR POSITION. THE LEGISLATURE FINDS THAT NEW 4 YORK'S CURRENT SYSTEM OF CAMPAIGN FINANCE, WITH ITS LARGE CONTRIBUTIONS 5 TO CANDIDATES FOR OFFICE AND PARTY COMMITTEES, HAS CREATED THE POTENTIAL 6 FOR AND THE APPEARANCE OF CORRUPTION. THE LEGISLATURE FURTHER FINDS 7 THAT, WHETHER OR NOT THIS SYSTEM CREATES ACTUAL CORRUPTION, THE APPEAR-8 ANCE OF SUCH CORRUPTION CAN GIVE RISE TO A DISTRUST IN GOVERNMENT AND 9 CITIZEN APATHY THAT UNDERMINE THE DEMOCRATIC OPERATION OF THE POLITICAL 10 PROCESS.

11 THE LEGISLATURE ALSO FINDS THAT THE HIGH COST OF RUNNING FOR OFFICE IN 12 NEW YORK DISCOURAGES QUALIFIED CANDIDATES FROM RUNNING FOR OFFICE AND 13 CREATES AN ELECTORAL SYSTEM THAT ENCOURAGES CANDIDATES TO SPEND TOO MUCH 14 TIME RAISING MONEY RATHER THAN ATTENDING TO THE DUTIES OF THEIR OFFICE, 15 REPRESENTING THE NEEDS OF THEIR CONSTITUENTS, AND COMMUNICATING WITH 16 VOTERS.

17 THE LEGISLATURE AMENDS THIS CHAPTER CREATING A NEW TITLE TWO TO ARTI-18 CLE FOURTEEN OF THIS CHAPTER TO REDUCE THE POSSIBILITY AND APPEARANCE 19 THAT SPECIAL INTERESTS EXERCISE UNDUE INFLUENCE OVER STATE OFFICIALS; TO 20 INCREASE THE ACTUAL AND APPARENT RESPONSIVENESS OF ELECTED OFFICIALS TO 21 ALL VOTERS; TO ENCOURAGE QUALIFIED CANDIDATES TO RUN FOR OFFICE; AND TO 22 REDUCE THE PRESSURE ON CANDIDATES TO SPEND LARGE AMOUNTS OF TIME RAISING 23 LARGE CONTRIBUTIONS FOR THEIR CAMPAIGNS.

24 THE LEGISLATURE FINDS THAT THIS ARTICLE'S LIMITATIONS ON CONTRIBUTIONS 25 THE GOVERNMENT'S INTEREST IN REDUCING REAL AND APPARENT FURTHER 26 CORRUPTION AND IN BUILDING TRUST IN GOVERNMENT. THE LEGISLATURE FINDS 27 THAT THE CONTRIBUTION LEVELS ARE SUFFICIENTLY HIGH TO ALLOW CANDIDATES 28 AND POLITICAL PARTIES TO RAISE ENOUGH MONEY TO RUN EFFECTIVE CAMPAIGNS. ADDITION, THE LEGISLATURE FINDS THAT GRADUATED CONTRIBUTION LIMITA-29 IN TIONS REFLECT THE CAMPAIGN NEEDS OF CANDIDATES FOR DIFFERENT OFFICES. 30

THE LEGISLATURE ALSO FINDS THAT THE SYSTEM OF VOLUNTARY PUBLIC FINANC-31 32 ING FURTHERS THE GOVERNMENT'S INTEREST IN ENCOURAGING QUALIFIED CANDI-33 DATES TO RUN FOR OFFICE. THE LEGISLATURE FINDS THAT THE VOLUNTARY PUBLIC FUNDING PROGRAM WILL ENLARGE THE PUBLIC DEBATE AND INCREASE PARTIC-34 IPATION IN THE DEMOCRATIC PROCESS. IN ADDITION, THE LEGISLATURE FINDS 35 THE VOLUNTARY EXPENDITURE LIMITATIONS AND MATCHING FUND PROGRAM 36 THAT 37 REDUCE THE BURDEN ON CANDIDATES AND OFFICEHOLDERS TO SPEND TIME RAISING MONEY FOR THEIR CAMPAIGNS. 38

39 THEREFORE, THE LEGISLATURE DECLARES THAT THESE AMENDMENTS FURTHER THE 40 IMPORTANT AND VALID GOVERNMENT INTERESTS OF REDUCING VOTER APATHY, 41 BUILDING CONFIDENCE IN GOVERNMENT, REDUCING THE REALITY AND APPEARANCE 42 OF CORRUPTION, AND ENCOURAGING QUALIFIED CANDIDATES TO RUN FOR OFFICE, 43 WHILE REDUCING CANDIDATES' AND OFFICEHOLDERS' FUNDRAISING BURDENS.

44 S 14-200-A. DEFINITIONS. FOR THE PURPOSES OF THIS TITLE, THE FOLLOW-45 ING TERMS SHALL HAVE THE FOLLOWING MEANINGS:

46 1. THE TERM "AUTHORIZED COMMITTEE" SHALL MEAN THE SINGLE COMMITTEE 47 DESIGNATED BY A CANDIDATE PURSUANT TO SECTION 14-201 OF THIS TITLE TO 48 RECEIVE CONTRIBUTIONS AND MAKE EXPENDITURES IN SUPPORT OF THE CANDI-49 DATE'S CAMPAIGN.

50 2. THE TERM "BOARD" SHALL MEAN THE STATE BOARD OF ELECTIONS.

51 3. THE TERM "CONTRIBUTION" SHALL HAVE THE SAME MEANING AS APPEARS IN 52 SUBDIVISION NINE OF SECTION 14-100 OF THIS ARTICLE.

53 4. THE TERM "CONTRIBUTOR" SHALL MEAN ANY PERSON OR ENTITY THAT MAKES A 54 CONTRIBUTION.

55 5. THE TERM "COVERED ELECTION" SHALL MEAN ANY PRIMARY, GENERAL, OR 56 SPECIAL ELECTION FOR NOMINATION FOR ELECTION, OR ELECTION, TO THE OFFICE

OF GOVERNOR, LIEUTENANT GOVERNOR, ATTORNEY GENERAL, STATE COMPTROLLER, 1 2 STATE SENATOR, OR MEMBER OF THE ASSEMBLY. TERM "ELECTION CYCLE" SHALL MEAN THE TWO YEAR PERIOD STARTING 3 6. THE4 THE DAY AFTER THE LAST GENERAL ELECTION FOR CANDIDATES FOR THE STATE 5 LEGISLATURE AND SHALL MEAN THE FOUR YEAR PERIOD STARTING AFTER THE DAY 6 AFTER THE LAST GENERAL ELECTION FOR CANDIDATES FOR STATEWIDE OFFICE. 7 7. THE TERM "EXPENDITURE" SHALL MEAN ANY GIFT, SUBSCRIPTION, ADVANCE, 8 PAYMENT, OR DEPOSIT OF MONEY OR ANYTHING OF VALUE, OR A CONTRACT TO MAKE ANY GIFT, SUBSCRIPTION, PAYMENT, OR DEPOSIT OF MONEY OR ANYTHING OF 9 10 VALUE, MADE IN CONNECTION WITH THE NOMINATION FOR ELECTION, OR ELECTION, OF ANY CANDIDATE. EXPENDITURES MADE BY CONTRACT ARE DEEMED MADE WHEN 11 12 SUCH FUNDS ARE OBLIGATED. THE TERM "FUND" SHALL MEAN THE NEW YORK STATE CAMPAIGN FINANCE 13 8. 14 FUND. 15 9. THE TERM "IMMEDIATE FAMILY" SHALL MEAN A SPOUSE, CHILD, SIBLING OR 16 PARENT. 17 10. THE TERM "INTERMEDIARY" SHALL MEAN AN INDIVIDUAL, CORPORATION, PARTNERSHIP, POLITICAL COMMITTEE, EMPLOYEE ORGANIZATION OR OTHER ENTITY 18 19 WHICH BUNDLES, CAUSES TO BE DELIVERED OR OTHERWISE DELIVERS ANY CONTRIB-UTION FROM ANOTHER PERSON OR ENTITY TO A CANDIDATE OR AUTHORIZED COMMIT-20 21 OTHER THAN IN THE REGULAR COURSE OF BUSINESS AS A POSTAL, DELIVERY TEE, 22 OR MESSENGER SERVICE. PROVIDED, HOWEVER, THAT AN "INTERMEDIARY" SHALL 23 NOT INCLUDE SPOUSES, DOMESTIC PARTNERS, PARENTS, CHILDREN OR SIBLINGS OF PERSON MAKING SUCH CONTRIBUTION OR A STAFF MEMBER OR VOLUNTEER OF 24 THE 25 THE CAMPAIGN IDENTIFIED IN WRITING TO THE STATE BOARD OF ELECTIONS. HERE 26 "CAUSES TO BE DELIVERED" SHALL INCLUDE PROVIDING POSTAGE, ENVELOPES OR OTHER SHIPPING MATERIALS FOR THE USE OF DELIVERING THE CONTRIBUTION TO 27 28 THE ULTIMATE RECIPIENT. 29 11. THE TERM "ITEM WITH SIGNIFICANT INTRINSIC AND ENDURING VALUE" SHALL MEAN ANY ITEM, INCLUDING TICKETS TO AN EVENT, THAT ARE VALUED AT 30 31 TWENTY-FIVE DOLLARS OR MORE. 32 12. (A) THE TERM "MATCHABLE CONTRIBUTION" SHALL MEAN A CONTRIBUTION, 33 CONTRIBUTIONS OR A PORTION OF A CONTRIBUTION OR CONTRIBUTIONS FOR ANY 34 COVERED ELECTIONS HELD IN THE SAME ELECTION CYCLE, MADE BY A NATURAL PERSON WHO IS A UNITED STATES CITIZEN AND RESIDENT IN THE STATE OF NEW 35 YORK TO A PARTICIPATING CANDIDATE, THAT HAS BEEN REPORTED IN FULL TO THE 36 37 BOARD IN ACCORDANCE WITH SECTIONS 14-102 AND 14-104 OF THIS ARTICLE BY THE CANDIDATE'S AUTHORIZED COMMITTEE AND HAS BEEN CONTRIBUTED ON OR BEFORE THE DAY OF THE APPLICABLE PRIMARY, GENERAL, RUNOFF OR SPECIAL 38 39 40 ELECTION. ANY CONTRIBUTION, CONTRIBUTIONS, OR A PORTION OF A CONTRIB-UTION DETERMINED TO BE INVALID FOR MATCHING FUNDS BY THE BOARD MAY NOT 41 42 BE TREATED AS A MATCHABLE CONTRIBUTION FOR ANY PURPOSE. 43 (B) THE FOLLOWING CONTRIBUTIONS ARE NOT MATCHABLE: 44 (I) LOANS; 45 (II) IN-KIND CONTRIBUTIONS OF PROPERTY, GOODS, OR SERVICES; 46 (III) CONTRIBUTIONS IN THE FORM OF THE PURCHASE PRICE PAID FOR AN ITEM 47 WITH SIGNIFICANT INTRINSIC AND ENDURING VALUE; 48 (IV) TRANSFERS FROM A PARTY OR CONSTITUTED COMMITTEE; 49 (V) ANONYMOUS CONTRIBUTIONS OR CONTRIBUTIONS WHOSE SOURCE IS NOT ITEM-50 IZED AS REQUIRED BY SECTION 14-201 OF THIS TITLE; 51 (VI) CONTRIBUTIONS GATHERED DURING A PREVIOUS ELECTION CYCLE; 52 (VII) ILLEGAL CONTRIBUTIONS; 53 (VIII) CONTRIBUTIONS FROM MINORS; 54 (IX) CONTRIBUTIONS FROM VENDORS FOR CAMPAIGNS; AND 55 (X) CONTRIBUTIONS FROM LOBBYISTS REGISTERED PURSUANT TO SUBDIVISION 56 (A) OF SECTION ONE-C OF THE LEGISLATIVE LAW.

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13. THE TERM "NONPARTICIPATING CANDIDATE" SHALL MEAN A CANDIDATE FOR A 1 2 COVERED ELECTION WHO FAILS TO FILE A WRITTEN CERTIFICATION IN THE FORM 3 OF AN AFFIDAVIT UNDER SECTION 14-204 OF THIS TITLE BY THE APPLICABLE 4 DEADLINE. 5 14. THE "PARTICIPATING CANDIDATE" SHALL MEAN ANY CANDIDATE FOR TERM 6 NOMINATION FOR ELECTION, OR ELECTION, TO THE OFFICE OF GOVERNOR, LIEU-TENANT GOVERNOR, ATTORNEY GENERAL, STATE COMPTROLLER, STATE SENATOR, OR 7 MEMBER OF THE ASSEMBLY WHO FILES A WRITTEN CERTIFICATION IN THE FORM OF 8 AN AFFIDAVIT PURSUANT TO SECTION 14-204 OF THIS TITLE. 9 10 15. THE TERM "POST-ELECTION PERIOD" SHALL MEAN THE FIVE YEARS FOLLOW-ING AN ELECTION WHEN A CANDIDATE IS SUBJECT TO AN AUDIT. 11 12 16. THE TERM "OUALIFIED CAMPAIGN EXPENDITURE" SHALL MEAN AN EXPENDI-TURE FOR WHICH PUBLIC MATCHING FUNDS MAY BE USED. 13 14 17. THE TERM "THRESHOLD FOR ELIGIBILITY" SHALL MEAN THE AMOUNT OF 15 MATCHABLE CONTRIBUTIONS THAT A CANDIDATE'S AUTHORIZED COMMITTEE MUST 16 RECEIVE IN TOTAL IN ORDER FOR SUCH CANDIDATE TO QUALIFY FOR VOLUNTARY 17 PUBLIC FINANCING UNDER THIS TITLE. 18. THE TERM "TRANSFER" SHALL MEAN ANY EXCHANGE OF FUNDS BETWEEN A 18 19 PARTY OR CONSTITUTED COMMITTEE AND A CANDIDATE OR ANY OF HIS OR HER 20 AUTHORIZED COMMITTEES. S 14-201. REPORTING REQUIREMENTS. 21 1. POLITICAL COMMITTEE REGISTRA-POLITICAL COMMITTEES AS DEFINED PURSUANT TO SUBDIVISION ONE OF 22 TION. SECTION 14-100 OF THIS ARTICLE SHALL REGISTER WITH THE BOARD BEFORE 23 24 MAKING ANY CONTRIBUTION OR EXPENDITURE. THE BOARD SHALL PUBLISH A CUMU-25 LATIVE LIST OF POLITICAL COMMITTEES THAT HAVE REGISTERED, INCLUDING ON 26 ITS WEBPAGE, AND REGULARLY UPDATE IT. 2. ONLY ONE AUTHORIZED COMMITTEE PER CANDIDATE PER ELECTIVE OFFICE 27 28 BEFORE RECEIVING ANY CONTRIBUTION OR MAKING ANY EXPENDITURE FOR SOUGHT. COVERED ELECTION, EACH CANDIDATE SHALL NOTIFY THE BOARD AS TO THE 29 Α EXISTENCE OF HIS OR HER AUTHORIZED COMMITTEE THAT HAS BEEN APPROVED BY 30 SUCH CANDIDATE. EACH CANDIDATE SHALL HAVE ONE AND ONLY ONE AUTHORIZED 31 32 COMMITTEE PER ELECTIVE OFFICE SOUGHT. EACH AUTHORIZED COMMITTEE SHALL 33 HAVE A TREASURER AND IS SUBJECT TO THE RESTRICTIONS FOUND IN SECTION 34 14-112 OF THIS ARTICLE. 35 3. DISCLOSURE REPORTS. (A) DETAILED REPORTING. IN ADDITION TO EACH AUTHORIZED AND POLITICAL COMMITTEE REPORTING TO THE BOARD EVERY CONTRIB-36 37 UTION AND LOAN RECEIVED AND EVERY EXPENDITURE MADE IN THE TIME AND 38 MANNER PRESCRIBED BY SECTIONS 14-102, 14-104 AND 14-108 OF THIS ARTICLE, 39 EACH AUTHORIZED AND POLITICAL COMMITTEE SHALL ALSO SUBMIT DISCLOSURE 40 REPORTS ON MARCH FIFTEENTH AND MAY FIFTEENTH OF EACH ELECTION YEAR REPORTING TO THE BOARD EVERY CONTRIBUTION AND LOAN RECEIVED AND EVERY 41 FOR CONTRIBUTORS WHO MAKE CONTRIBUTIONS OF FIVE 42 EXPENDITURE MADE. HUNDRED DOLLARS OR MORE, EACH AUTHORIZED AND POLITICAL COMMITTEE 43 SHALL 44 REPORT TO THE BOARD THE OCCUPATION, AND BUSINESS ADDRESS OF EACH 45 CONTRIBUTOR, LENDER, AND INTERMEDIARY. THE BOARD SHALL REVISE, PREPARE AND POST FORMS ON ITS WEBPAGE THAT FACILITATE COMPLIANCE WITH THE 46 47 REOUIREMENTS OF THIS SECTION. 48 (B) BOARD REVIEW. THE BOARD'S PUBLIC FINANCING UNIT SHALL REVIEW EACH 49 DISCLOSURE REPORT FILED AND SHALL INFORM AUTHORIZED AND POLITICAL 50 COMMITTEES OF RELEVANT QUESTIONS THE UNIT HAS CONCERNING: (I) COMPLIANCE WITH REOUIREMENTS OF THIS TITLE AND OF THE RULES ISSUED BY THE BOARD; 51 (II) QUALIFICATION FOR RECEIVING PUBLIC MATCHING FUNDS PURSUANT TO 52 AND THIS TITLE. IN THE COURSE OF THIS REVIEW, THE UNIT SHALL GIVE AUTHORIZED 53 54 AND POLITICAL COMMITTEES AN OPPORTUNITY TO RESPOND TO AND CORRECT POTEN-55 TIAL VIOLATIONS AND GIVE CANDIDATES AN OPPORTUNITY TO ADDRESS QUESTIONS 56 THE UNIT HAS CONCERNING THEIR MATCHABLE CONTRIBUTION CLAIMS OR OTHER

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4 ANY ACTION OTHERWISE AUTHORIZED UNDER THIS TITLE. 5 ITEMIZATION. CONTRIBUTIONS THAT ARE NOT ITEMIZED IN REPORTS FILED (C) 6 WITH THE BOARD SHALL NOT BE MATCHABLE.

7 (D) OPTION TO FILE MORE FREQUENTLY. PARTICIPATING CANDIDATES MAY FILE 8 REPORTS OF CONTRIBUTIONS AS FREQUENTLY AS ONCE A WEEK ON FRIDAYS SO THAT THEIR MATCHING FUNDS MAY BE PAID AT THE EARLIEST ALLOWABLE DATE. 9

10 14-202. CONTRIBUTIONS. RECIPIENTS OF FUNDS PURSUANT TO THIS TITLE S 11 SHALL BE SUBJECT TO THE APPLICABLE CONTRIBUTION LIMITS SET FORTH IN 12 SECTION 14-114 OF THIS ARTICLE.

AUTHORIZED AND POLITICAL COMMITTEES 13 S 14-203. PROOF OF COMPLIANCE. 14 SHALL MAINTAIN SUCH RECORDS OF RECEIPTS AND EXPENDITURES FOR A COVERED 15 ELECTION AS REQUIRED BY THE BOARD. AUTHORIZED AND POLITICAL COMMITTEES SHALL OBTAIN AND FURNISH TO THE PUBLIC FINANCING UNIT ANY INFORMATION IT 16 17 MAY REQUEST RELATING TO FINANCIAL TRANSACTIONS OR CONTRIBUTIONS AND 18 FURNISH SUCH DOCUMENTATION AND OTHER PROOF OF COMPLIANCE WITH THIS TITLE 19 MAY BE REQUESTED. IN COMPLIANCE WITH SECTION 14-108 OF THIS ARTICLE, AS 20 AUTHORIZED AND POLITICAL COMMITTEES SHALL MAINTAIN COPIES OF SUCH 21 RECORDS FOR A PERIOD OF FIVE YEARS.

22 14-204. ELIGIBILITY. 1. TERMS AND CONDITIONS. TO BE ELIGIBLE FOR S 23 VOLUNTARY PUBLIC FINANCING UNDER THIS TITLE, A CANDIDATE MUST:

(A) BE A CANDIDATE IN A COVERED ELECTION;

25 (B) MEET ALL THE REQUIREMENTS OF LAW TO HAVE HIS OR HER NAME ON THE 26 BALLOT;

27 (C) IN THE CASE OF A COVERED GENERAL OR SPECIAL ELECTION, BE OPPOSED 28 BY ANOTHER CANDIDATE ON THE BALLOT WHO IS NOT A WRITE-IN CANDIDATE;

(D) SUBMIT A CERTIFICATION IN THE FORM OF AN AFFIDAVIT, IN SUCH FORM 29 AS MAY BE PRESCRIBED BY THE BOARD, THAT SETS FORTH HIS OR HER ACCEPTANCE 30 AND AGREEMENT TO COMPLY WITH THE TERMS AND CONDITIONS FOR THE 31 OF 32 PROVISION OF SUCH FUNDS IN EACH COVERED ELECTION AND SUCH CERTIFICATION 33 BE SUBMITTED AT LEAST FOUR MONTHS BEFORE THE ELECTION PURSUANT TO SHALL 34 A SCHEDULE PROMULGATED BY THE PUBLIC FINANCING UNIT OF THE BOARD; 35

(E) BE CERTIFIED AS A PARTICIPATING CANDIDATE BY THE BOARD;

(F) NOT MAKE, AND NOT HAVE MADE, EXPENDITURES FROM OR USE HIS OR HER 36 37 PERSONAL FUNDS OR PROPERTY OR THE PERSONAL FUNDS OR PROPERTY JOINTLY 38 HELD WITH HIS OR HER SPOUSE, OR UNEMANCIPATED CHILDREN IN CONNECTION 39 WITH HIS OR HER NOMINATION ELECTION OR ELECTION TO A COVERED OFFICE 40 EXCEPT AS A CONTRIBUTION TO HIS OR HER AUTHORIZED COMMITTEE IN AN AMOUNT THAT EXCEEDS THREE TIMES THE APPLICABLE CONTRIBUTION LIMIT FROM AN INDI-41 VIDUAL CONTRIBUTOR TO CANDIDATES FOR THE OFFICE THAT HE OR SHE IS SEEK-42 43 ING;

44 (G) MEET THE THRESHOLD FOR ELIGIBILITY SET FORTH IN SUBDIVISION TWO OF 45 THIS SECTION; AND

46 (H) CONTINUE TO ABIDE BY ALL REQUIREMENTS DURING THE POST-ELECTION 47 PERIOD.

48 2. THRESHOLD FOR ELIGIBILITY. (A) THE THRESHOLD FOR ELIGIBILITY FOR 49 PUBLIC FUNDING FOR PARTICIPATING CANDIDATES SHALL BE IN THE CASE OF:

50 (I) GOVERNOR, NOT LESS THAN SIX HUNDRED FIFTY THOUSAND DOLLARS IN 51 MATCHABLE CONTRIBUTIONS INCLUDING AT LEAST SIX THOUSAND FIVE HUNDRED CONTRIBUTIONS COMPRISED OF SUMS BETWEEN TEN AND ONE HUNDRED 52 MATCHABLE SEVENTY-FIVE DOLLARS PER CONTRIBUTOR, FROM RESIDENTS OF NEW YORK STATE; 53

54 (II) LIEUTENANT GOVERNOR, ATTORNEY GENERAL, AND COMPTROLLER, NOT LESS 55 TWO HUNDRED THOUSAND DOLLARS IN MATCHABLE CONTRIBUTIONS INCLUDING THAN 56 AT LEAST TWO THOUSAND MATCHABLE CONTRIBUTIONS COMPRISED OF SUMS BETWEEN

1 2 OF NEW YORK STATE; 3 STATE SENATOR, NOT LESS THAN TWENTY THOUSAND DOLLARS IN MATCHA-(III) 4 BLE CONTRIBUTIONS INCLUDING AT LEAST TWO HUNDRED MATCHABLE CONTRIBUTIONS 5 COMPRISED OF SUMS BETWEEN TEN AND ONE HUNDRED SEVENTY-FIVE DOLLARS PER 6 CONTRIBUTOR, FROM RESIDENTS OF THE DISTRICT IN WHICH THE SEAT IS TO BE 7 FILLED; AND 8 (IV) MEMBER OF THE ASSEMBLY, NOT LESS THAN TEN THOUSAND DOLLARS IN 9 CONTRIBUTIONS INCLUDING AT LEAST ONE HUNDRED MATCHABLE MATCHABLE 10 CONTRIBUTIONS COMPRISED OF SUMS BETWEEN TEN AND ONE HUNDRED SEVENTY-FIVE 11 DOLLARS PER CONTRIBUTOR, FROM RESIDENTS OF THE DISTRICT INWHICH THE 12 SEAT IS TO BE FILLED. (B) ANY PARTICIPATING CANDIDATE MEETING THE THRESHOLD FOR ELIGIBILITY 13 14 IN A PRIMARY ELECTION FOR ONE OF THE FOREGOING OFFICES SHALL BE DEEMED 15 HAVE MET THE THRESHOLD FOR ELIGIBILITY FOR SUCH OFFICE IN ANY OTHER 16 SUBSEQUENT ELECTION HELD IN THE SAME CALENDAR YEAR. S 14-205. LIMITS ON PUBLIC FINANCING. THE FOLLOWING LIMITATIONS APPLY 17 THE TOTAL AMOUNTS OF PUBLIC FUNDS THAT MAY BE PROVIDED TO A PARTIC-18 ΤO 19 IPATING CANDIDATE'S AUTHORIZED COMMITTEE FOR AN ELECTION CYCLE: 20 1. IN ANY PRIMARY ELECTION, RECEIPT OF PUBLIC FUNDS BY PARTICIPATING 21 CANDIDATES AND BY THEIR PARTICIPATING COMMITTEES SHALL NOT EXCEED: 22 (I) FOR GOVERNOR, THE SUM OF EIGHT MILLION DOLLARS; 23 (II) FOR LIEUTENANT GOVERNOR, COMPTROLLER OR ATTORNEY GENERAL, THE SUM 24 OF FOUR MILLION DOLLARS; 25 SUM OF THREE HUNDRED SEVENTY-FIVE THOUSAND (III) FOR SENATOR, THE 26 DOLLARS; (IV) FOR MEMBER OF THE ASSEMBLY, THE SUM OF ONE HUNDRED SEVENTY-FIVE 27 28 THOUSAND DOLLARS. 29 2. ANY GENERAL OR SPECIAL ELECTION, RECEIPT OF PUBLIC FUNDS BY A IN30 PARTICIPATING CANDIDATE'S AUTHORIZED COMMITTEES SHALL NOT EXCEED THE 31 FOLLOWING AMOUNTS: 32 CANDIDATES FOR ELECTION TO THE OFFICE OF: 33 GOVERNOR AND LIEUTENANT GOVERNOR (COMBINED) \$10,000,000 34 ATTORNEY GENERAL \$4,000,000 35 COMPTROLLER \$4,000,000 36 \$375,000 MEMBER OF SENATE 37 MEMBER OF ASSEMBLY \$175,000 38 NO PARTICIPATING CANDIDATE FOR NOMINATION FOR AN OFFICE WHO IS NOT 3. 39 OPPOSED BY A CANDIDATE ON THE BALLOT IN A PRIMARY ELECTION SHALL BE 40 ENTITLED TO PAYMENT OF PUBLIC MATCHING FUNDS, EXCEPT THAT, WHERE THERE IS A CONTEST IN SUCH PRIMARY ELECTION FOR THE NOMINATION OF AT LEAST ONE 41 OF THE TWO POLITICAL PARTIES WITH THE HIGHEST AND SECOND HIGHEST NUMBER 42 43 ENROLLED MEMBERS FOR SUCH OFFICE, A PARTICIPATING CANDIDATE WHO IS OF 44 UNOPPOSED IN THE PRIMARY ELECTION MAY RECEIVE PUBLIC FUNDS BEFORE THE 45 PRIMARY ELECTION, FOR EXPENSES INCURRED ON OR BEFORE THE DATE OF SUCH PRIMARY ELECTION, IN AN AMOUNT EQUAL TO UP TO HALF THE SUM SET FORTH IN 46 PARAGRAPH ONE OF THIS SECTION. 47 48 S 14-206. PAYMENT OF PUBLIC MATCHING FUNDS. 1. DETERMINATION OF ELIGI-49 BILITY. NO PUBLIC MATCHING FUNDS SHALL BE PAID TO AN AUTHORIZED COMMIT-50 TEE UNLESS THE PUBLIC FINANCING UNIT DETERMINES THAT THE PARTICIPATING 51 CANDIDATE HAS MET THE ELIGIBILITY REOUIREMENTS OF THIS TITLE. PAYMENT SHALL NOT EXCEED THE AMOUNTS SPECIFIED IN SUBDIVISION TWO OF 52 THIS SECTION, AND SHALL BE MADE ONLY IN ACCORDANCE WITH THE PROVISIONS OF 53 54 THIS TITLE. SUCH PAYMENT MAY BE MADE ONLY TO THE PARTICIPATING CANDI-55 DATE'S AUTHORIZED COMMITTEE. NO PUBLIC MATCHING FUNDS SHALL BE USED

EXCEPT AS REIMBURSEMENT OR PAYMENT FOR QUALIFIED CAMPAIGN EXPENDITURES

ACTUALLY AND LAWFULLY INCURRED OR TO REPAY LOANS USED TO PAY OUALIFIED 1 2 CAMPAIGN EXPENDITURES. 3 CALCULATION OF PAYMENT. IF THE THRESHOLD FOR ELIGIBILITY IS MET, 2. 4 THE PARTICIPATING CANDIDATE'S AUTHORIZED COMMITTEE SHALL RECEIVE PAYMENT 5 FOR QUALIFIED CAMPAIGN EXPENDITURES OF SIX DOLLARS OF PUBLIC MATCHING FUNDS FOR EACH ONE DOLLAR OF MATCHABLE CONTRIBUTIONS, FOR THE FIRST ONE 6 7 HUNDRED SEVENTY-FIVE DOLLARS OF ELIGIBLE PRIVATE FUNDS PER CONTRIBUTOR, 8 OBTAINED AND REPORTED TO THE BOARD IN ACCORDANCE WITH THE PROVISIONS OF THIS TITLE. THE MAXIMUM PAYMENT OF PUBLIC MATCHING FUNDS SHALL BE LIMIT-9 10 ED TO THE AMOUNTS SET FORTH IN SECTION 14-205 OF THIS TITLE FOR THE 11 COVERED ELECTION. 3. TIMING OF PAYMENT. THE PUBLIC FINANCING UNIT SHALL MAKE ANY PAYMENT 12 13 OF PUBLIC MATCHING FUNDS TO PARTICIPATING CANDIDATES AS SOON AS IS PRAC-14 TICABLE. BUT IN ALL CASES, THAT UNIT SHALL VERIFY ELIGIBILITY FOR PUBLIC 15 MATCHING FUNDS WITHIN FOUR DAYS OF RECEIVING A CAMPAIGN CONTRIBUTION 16 REPORT FILED IN COMPLIANCE WITH SECTION 14-104 OF THIS ARTICLE. WITHIN 17 DAYS OF DETERMINING THAT A CANDIDATE FOR A COVERED OFFICE IS ELIGI-TWO BLE FOR PUBLIC MATCHING FUNDS, THE UNIT SHALL PAY THE APPLICABLE MATCH-18 19 ING FUNDS OWED TO THE CANDIDATE. HOWEVER, THE UNIT SHALL NOT MAKE ANY PAYMENTS OF PUBLIC MONEY EARLIER THAN THE EARLIEST DATES FOR MAKING SUCH 20 PAYMENTS AS PROVIDED BY THIS TITLE. IF ANY OF SUCH PAYMENTS 21 WOULD REQUIRE PAYMENT ON A WEEKEND OR FEDERAL HOLIDAY, PAYMENT SHALL BE MADE 22 23 ON THE NEXT BUSINESS DAY. 24 4. ELECTRONIC FUNDS TRANSFER. THE BOARD SHALL PROMULGATE RULES TO 25 FACILITATE ELECTRONIC FUNDS TRANSFERS DIRECTLY FROM THE FUND INTO AN 26 AUTHORIZED COMMITTEE'S BANK ACCOUNT. 27 IRREGULARLY SCHEDULED ELECTIONS. NOTWITHSTANDING 5. ANY OTHER PROVISION OF THIS TITLE, THE BOARD SHALL PROMULGATE RULES TO PROVIDE FOR 28 ISSUANCE OF PUBLIC MATCHING FUNDS TO ELIGIBLE PARTICIPATING 29 THE PROMPT CANDIDATES FOR QUALIFIED CAMPAIGN EXPENDITURES IN THE CASE OF ANY OTHER 30 COVERED ELECTION HELD ON A DAY DIFFERENT FROM THAT THAN ORIGINALLY SCHE-31 32 DULED INCLUDING SPECIAL ELECTIONS. BUT IN ALL CASES, THE PUBLIC FINANC-ING UNIT SHALL (A) WITHIN FOUR DAYS OF RECEIVING A REPORT OF 33 CONTRIB-UTIONS FROM A CANDIDATE FOR A COVERED OFFICE CLAIMING ELIGIBILITY FOR 34 35 PUBLIC MATCHING FUNDS VERIFY THAT CANDIDATE'S ELIGIBILITY FOR PUBLIC MATCHING FUNDS; AND (B) WITHIN TWO DAYS OF DETERMINING THAT THE CANDI-36 37 DATE FOR A COVERED OFFICE IS ELIGIBLE FOR PUBLIC MATCHING FUNDS, THE 38 UNIT SHALL PAY THE APPLICABLE MATCHING FUNDS OWED TO THE CANDIDATE. 39 S 14-207. USE OF PUBLIC MATCHING FUNDS; QUALIFIED CAMPAIGN EXPENDI-40 TURES. 1. PUBLIC MATCHING FUNDS PROVIDED UNDER THE PROVISIONS OF THIS TITLE MAY BE USED ONLY BY AN AUTHORIZED COMMITTEE FOR EXPENDITURES TO 41 FURTHER THE PARTICIPATING CANDIDATE'S NOMINATION FOR ELECTION 42 OR 43 ELECTION, INCLUDING PAYING FOR DEBTS INCURRED WITHIN ONE YEAR PRIOR TO 44 AN ELECTION TO FURTHER THE PARTICIPATING CANDIDATE'S NOMINATION FOR 45 ELECTION OR ELECTION. 46 2. SUCH PUBLIC MATCHING FUNDS MAY NOT BE USED FOR: 47 (A) AN EXPENDITURE IN VIOLATION OF ANY LAW; 48 (B) AN EXPENDITURE IN EXCESS OF THE FAIR MARKET VALUE OF SERVICES, 49 MATERIALS, FACILITIES OR OTHER THINGS OF VALUE RECEIVED IN EXCHANGE; 50 (C) AN EXPENDITURE MADE AFTER THE CANDIDATE HAS BEEN FINALLY DISQUALI-51 FIED FROM THE BALLOT; (D) AN EXPENDITURE MADE AFTER THE ONLY REMAINING OPPONENT OF 52 THE 53 CANDIDATE HAS BEEN FINALLY DISOUALIFIED FROM THE GENERAL OR SPECIAL 54 ELECTION BALLOT;

55 (E) AN EXPENDITURE MADE BY CASH PAYMENT;

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SUPPORT ANOTHER CANDIDATE OR POLITICAL COMMITTEE OR PARTY, COMMITTEE OR

TO

3 CONSTITUTED COMMITTEE; 4 (G) AN EXPENDITURE TO SUPPORT OR OPPOSE A CANDIDATE FOR AN OFFICE 5 OTHER THAN THAT WHICH THE PARTICIPATING CANDIDATE SEEKS; 6 (H) GIFTS, EXCEPT BROCHURES, BUTTONS, SIGNS AND OTHER PRINTED CAMPAIGN 7 MATERIAL; 8 (I) LEGAL FEES TO DEFEND AGAINST A CRIMINAL CHARGE; 9 (J) PAYMENTS TO IMMEDIATE FAMILY MEMBERS OF THE PARTICIPATING CANDI-10 DATE; OR ANY EXPENDITURE MADE TO CHALLENGE THE VALIDITY OF ANY PETITION OF 11 (K) 12 DESIGNATION OR NOMINATION OR ANY CERTIFICATE OF NOMINATION, ACCEPTANCE, AUTHORIZATION, DECLINATION OR SUBSTITUTION. 13 14 S 14-208. POWERS AND DUTIES OF BOARD. 1. ADVISORY OPINIONS. THE BOARD 15 SHALL RENDER ADVISORY OPINIONS WITH RESPECT TO QUESTIONS ARISING UNDER 16 THIS TITLE UPON THE WRITTEN REQUEST OF A CANDIDATE, AN OFFICER OF A POLITICAL COMMITTEE OR MEMBER OF THE PUBLIC, OR UPON ITS OWN INITIATIVE. 17 BOARD SHALL PROMULGATE RULES REGARDING REASONABLE TIMES TO RESPOND 18 THE 19 TO SUCH REQUESTS. THE BOARD SHALL MAKE PUBLIC THE QUESTIONS OF INTERPRE-TATION FOR WHICH ADVISORY OPINIONS WILL BE CONSIDERED BY THE BOARD AND 20 21 ADVISORY OPINIONS, INCLUDING BY PUBLICATION ON ITS WEBPAGE WITH ITS IDENTIFYING INFORMATION REDACTED AS THE BOARD DETERMINES TO BE APPROPRI-22 23 ATE. 24 2. PUBLIC INFORMATION AND CANDIDATE EDUCATION. THE BOARD SHALL DEVELOP 25 A PROGRAM FOR INFORMING CANDIDATES AND THE PUBLIC AS TO THE PURPOSE AND EFFECT OF THE PROVISIONS OF THIS TITLE, INCLUDING BY MEANS OF A WEBPAGE. 26 27 THE BOARD SHALL PREPARE IN PLAIN LANGUAGE AND MAKE AVAILABLE EDUCATIONAL 28 MATERIALS, INCLUDING COMPLIANCE MANUALS AND SUMMARIES AND EXPLANATIONS OF THE PURPOSES AND PROVISIONS OF THIS TITLE. THE BOARD SHALL PREPARE OR 29 HAVE PREPARED AND MAKE AVAILABLE MATERIALS, INCLUDING, TO THE EXTENT 30 FEASIBLE, COMPUTER SOFTWARE, TO FACILITATE THE TASK OF COMPLIANCE WITH 31 32 THE DISCLOSURE AND RECORD-KEEPING REQUIREMENTS OF THIS TITLE. 3. RULES AND REGULATIONS. THE BOARD SHALL HAVE THE AUTHORITY TO 33 34 PROMULGATE SUCH RULES AND REGULATIONS AND PROVIDE SUCH FORMS AS IT DEEMS NECESSARY FOR THE ADMINISTRATION OF THIS TITLE. 35 4. DATABASE. THE BOARD SHALL DEVELOP AN 36 INTERACTIVE, SEARCHABLE 37 COMPUTER DATABASE THAT SHALL CONTAIN ALL INFORMATION NECESSARY FOR THE 38 PROPER ADMINISTRATION OF THIS TITLE INCLUDING INFORMATION ON CONTRIB-39 UTIONS TO AND EXPENDITURES BY CANDIDATES AND THEIR AUTHORIZED COMMITTEE, 40 INDEPENDENT EXPENDITURES IN SUPPORT OR OPPOSITION OF CANDIDATES FOR COVERED OFFICES, AND DISTRIBUTIONS OF MONEYS FROM THE FUND. SUCH DATA-41 BASE SHALL BE ACCESSIBLE TO THE PUBLIC ON THE BOARD'S WEBPAGE. 42 43 5. THE BOARD'S PUBLIC FINANCING UNIT SHALL WORK WITH THE ENFORCEMENT 44 UNIT TO ENFORCE THIS SECTION. 45 S 14-209. AUDITS AND REPAYMENTS. 1. AUDITS. THE BOARD SHALL AUDIT AND EXAMINE ALL MATTERS RELATING TO THE PROPER ADMINISTRATION OF THIS TITLE 46 47 AND SHALL COMPLETE SUCH AUDIT NO LATER THAN TWO YEARS AFTER THE ELECTION 48 IN QUESTION. EVERY CANDIDATE WHO RECEIVES PUBLIC FUNDS UNDER THIS TITLE 49 SHALL BE AUDITED BY THE BOARD. THE COST OF COMPLYING WITH A POST-ELEC-50 TION AUDIT SHALL BE BORNE BY THE CANDIDATE'S AUTHORIZED COMMITTEE USING 51 PUBLIC FUNDS, PRIVATE FUNDS OR ANY COMBINATION OF SUCH FUNDS. CANDI-DATES WHO RUN IN BOTH A PRIMARY AND GENERAL ELECTION MUST MAINTAIN A 52 RESERVE OF THREE PERCENT OF THE PUBLIC FUNDS RECEIVED TO COMPLY WITH THE 53 54 POST-ELECTION AUDIT. THE BOARD SHALL ISSUE TO EACH CAMPAIGN AUDITED A 55 FINAL AUDIT REPORT THAT DETAILS ITS FINDINGS.

2. REPAYMENTS. (A) IF THE BOARD DETERMINES THAT ANY PORTION OF THE 1 2 PAYMENT MADE TO A CANDIDATE'S AUTHORIZED COMMITTEE FROM THE FUND WAS IN 3 THE AGGREGATE AMOUNT OF PAYMENTS THAT SUCH CANDIDATE WAS EXCESS OF 4 ELIGIBLE TO RECEIVE PURSUANT TO THIS TITLE, IT SHALL NOTIFY SUCH COMMIT-5 TEE AND SUCH COMMITTEE SHALL PAY TO THE BOARD AN AMOUNT EQUAL TO THE AMOUNT OF EXCESS PAYMENTS. PROVIDED, HOWEVER, THAT IF THE ERRONEOUS 6 7 PAYMENT WAS THE RESULT OF AN ERROR BY THE BOARD, THEN THE ERRONEOUS 8 PAYMENT WILL BE DEDUCTED FROM ANY FUTURE PAYMENT, IF ANY, AND IF NO PAYMENT IS TO BE MADE THEN NEITHER THE CANDIDATE NOR THE COMMITTEE SHALL 9 10 LIABLE TO REPAY THE EXCESS AMOUNT TO THE BOARD. THE CANDIDATE, THE ΒE TREASURER AND THE CANDIDATE'S AUTHORIZED COMMITTEE ARE JOINTLY AND 11 SEVERABLY LIABLE FOR ANY REPAYMENTS TO THE BOARD. 12

IF THE BOARD DETERMINES THAT ANY PORTION OF THE PAYMENT MADE TO A 13 (B) 14 CANDIDATE'S AUTHORIZED COMMITTEE FROM THE FUND WAS USED FOR PURPOSES OTHER THAN QUALIFIED CAMPAIGN EXPENDITURES AND SUCH EXPENDITURES WERE 15 16 NOT APPROVED BY THE BOARD, IT SHALL NOTIFY SUCH COMMITTEE OF THE AMOUNT DISQUALIFIED AND SUCH COMMITTEE SHALL PAY TO THE BOARD AN AMOUNT 17 SO EOUAL TO SUCH DISOUALIFIED AMOUNT. THE CANDIDATE, THE TREASURER AND THE 18 AUTHORIZED COMMITTEE ARE JOINTLY AND SEVERABLY LIABLE FOR 19 CANDIDATE'S 20 ANY REPAYMENTS TO THE BOARD.

21 (C) IF THE TOTAL OF PAYMENTS FROM THE FUND RECEIVED BY A PARTICIPATING CANDIDATE AND HIS OR HER AUTHORIZED COMMITTEE EXCEED THE TOTAL CAMPAIGN 22 EXPENDITURES OF SUCH CANDIDATE AND AUTHORIZED COMMITTEE FOR ALL COVERED 23 ELECTIONS HELD IN THE SAME CALENDAR YEAR OR FOR A SPECIAL ELECTION TO 24 25 FILL A VACANCY, SUCH CANDIDATE AND COMMITTEE SHALL USE SUCH EXCESS FUNDS TO REIMBURSE THE FUND FOR PAYMENTS RECEIVED BY SUCH AUTHORIZED COMMITTEE 26 27 FROM THE FUND DURING SUCH CALENDAR YEAR OR FOR SUCH SPECIAL ELECTION. PARTICIPATING CANDIDATES SHALL PAY TO THE BOARD UNSPENT PUBLIC CAMPAIGN 28 29 FUNDS FROM AN ELECTION NOT LATER THAN TWENTY-SEVEN DAYS AFTER ALL 30 LIABILITIES FOR THE ELECTION HAVE BEEN PAID AND IN ANY EVENT, NOT LATER THAN THE DAY ON WHICH THE BOARD ISSUES ITS FINAL AUDIT REPORT FOR THE 31 32 PARTICIPATING CANDIDATE'S AUTHORIZED COMMITTEE; PROVIDED, HOWEVER, THAT ALL UNSPENT PUBLIC CAMPAIGN FUNDS FOR A PARTICIPATING CANDIDATE SHALL BE 33 IMMEDIATELY DUE AND PAYABLE TO THE BOARD UPON A DETERMINATION BY THE 34 BOARD THAT THE PARTICIPANT HAS DELAYED THE POST-ELECTION AUDIT. A 35 PARTICIPATING CANDIDATE MAY MAKE POST-ELECTION EXPENDITURES WITH PUBLIC 36 FUNDS ONLY FOR ROUTINE ACTIVITIES INVOLVING NOMINAL COST ASSOCIATED WITH 37 38 WINDING UP A CAMPAIGN AND RESPONDING TO THE POST-ELECTION AUDIT. NOTH-IN THIS TITLE SHALL BE CONSTRUED TO PREVENT A CANDIDATE OR HIS OR 39 ING 40 HER AUTHORIZED COMMITTEE FROM USING CAMPAIGN CONTRIBUTIONS RECEIVED FROM PRIVATE CONTRIBUTORS FOR OTHERWISE LAWFUL EXPENDITURES. 41

42 3. THE BOARD SHALL PROMULGATE REGULATIONS FOR THE CERTIFICATION OF THE 43 AMOUNT OF FUNDS PAYABLE BY THE COMPTROLLER, FROM THE FUND ESTABLISHED PURSUANT TO SECTION NINETY-TWO-T OF THE STATE FINANCE LAW, TO A PARTIC-44 IPATING CANDIDATE THAT HAS QUALIFIED TO RECEIVE SUCH PAYMENT. THESE 45 REGULATIONS SHALL INCLUDE THE PROMULGATION AND DISTRIBUTION OF FORMS ON 46 WHICH CONTRIBUTIONS AND EXPENDITURES ARE TO BE REPORTED, THE PERIODS 47 DURING WHICH SUCH REPORTS MUST BE FILED AND THE VERIFICATION REQUIRED. 48 49 THE BOARD SHALL INSTITUTE PROCEDURES WHICH WILL MAKE POSSIBLE PAYMENT BY 50 THE FUND WITHIN FOUR BUSINESS DAYS AFTER RECEIPT OF THE REQUIRED FORMS 51 AND VERIFICATIONS.

52 S 14-210. ENFORCEMENT AND PENALTIES FOR VIOLATIONS AND OTHER 53 PROCEEDINGS. 1. CIVIL PENALTIES. VIOLATIONS OF ANY PROVISION OF THIS 54 TITLE OR RULE PROMULGATED PURSUANT TO THIS TITLE SHALL BE SUBJECT TO A 55 CIVIL PENALTY IN AN AMOUNT NOT IN EXCESS OF FIFTEEN THOUSAND DOLLARS. 56 2. NOTICE OF VIOLATION AND OPPORTUNITY TO CONTEST. THE BOARD SHALL: S. 6773

1 (A) DETERMINE WHETHER A VIOLATION OF ANY PROVISION OF THIS TITLE OR 2 RULE PROMULGATED HEREUNDER HAS BEEN COMMITTED;

3 (B) GIVE WRITTEN NOTICE AND THE OPPORTUNITY TO CONTEST BEFORE AN INDE-4 PENDENT HEARING OFFICER TO EACH PERSON OR ENTITY IT HAS REASON TO 5 BELIEVE HAS COMMITTED A VIOLATION; AND

6 (C) IF APPROPRIATE, ASSESS PENALTIES FOR VIOLATIONS, FOLLOWING SUCH 7 NOTICE AND OPPORTUNITY TO CONTEST.

8 3. CRIMINAL CONDUCT. ANY PERSON WHO KNOWINGLY AND WILLFULLY FURNISHES 9 OR SUBMITS FALSE STATEMENTS OR INFORMATION TO THE BOARD IN CONNECTION 10 WITH ITS ADMINISTRATION OF THIS TITLE, SHALL BE GUILTY OF A MISDEMEANOR 11 IN ADDITION TO ANY OTHER PENALTY AS MAY BE IMPOSED UNDER THIS CHAPTER OR 12 PURSUANT TO ANY OTHER LAW. THE BOARD SHALL SEEK TO RECOVER ANY PUBLIC 13 MATCHING FUNDS OBTAINED AS A RESULT OF SUCH CRIMINAL CONDUCT.

4. PROCEEDINGS AS TO PUBLIC FINANCING. (A) THE DETERMINATION OF ELIGI-BILITY PURSUANT TO THIS TITLE AND ANY QUESTION OR ISSUE RELATING TO PAYMENTS FOR CAMPAIGN EXPENDITURES PURSUANT TO THIS TITLE MAY BE CONTESTED IN A PROCEEDING INSTITUTED IN THE SUPREME COURT, ALBANY COUN-TY, BY ANY AGGRIEVED CANDIDATE.

(B) A PROCEEDING WITH RESPECT TO SUCH A DETERMINATION OF ELIGIBILITY
OR PAYMENT FOR QUALIFIED CAMPAIGN EXPENDITURES PURSUANT TO THIS CHAPTER
SHALL BE INSTITUTED WITHIN FOURTEEN DAYS AFTER SUCH DETERMINATION WAS
MADE. THE BOARD SHALL BE MADE A PARTY TO ANY SUCH PROCEEDING.

(C) UPON THE BOARD'S FAILURE TO RECEIVE THE AMOUNT DUE FROM A PARTIC-23 IPATING CANDIDATE OR SUCH CANDIDATE'S AUTHORIZED COMMITTEE AFTER THE 24 25 ISSUANCE OF WRITTEN NOTICE OF SUCH AMOUNT DUE, AS REQUIRED BY THIS 26 TITLE, THE BOARD IS AUTHORIZED TO INSTITUTE A SPECIAL PROCEEDING OR CIVIL ACTION IN SUPREME COURT, ALBANY COUNTY, TO OBTAIN A JUDGMENT FOR 27 ANY AMOUNTS DETERMINED TO BE PAYABLE TO THE BOARD AS A RESULT OF AN 28 29 EXAMINATION AND AUDIT MADE PURSUANT TO THIS TITLE OR TO OBTAIN SUCH AMOUNTS DIRECTLY FROM THE CANDIDATE OR AUTHORIZED COMMITTEE AFTER A 30 HEARING AT THE STATE BOARD OF ELECTIONS. 31

(D) THE BOARD IS AUTHORIZED TO INSTITUTE A SPECIAL PROCEEDING OR CIVIL
ACTION IN SUPREME COURT, ALBANY COUNTY, TO OBTAIN A JUDGMENT FOR CIVIL
PENALTIES DETERMINED TO BE PAYABLE TO THE BOARD PURSUANT TO THIS TITLE
OR TO IMPOSE SUCH PENALTY DIRECTLY AFTER A HEARING AT THE STATE BOARD OF
ELECTIONS.

37 S 14-211. REPORTS. THE BOARD SHALL REVIEW AND EVALUATE THE EFFECT OF 38 THIS TITLE UPON THE CONDUCT OF ELECTION CAMPAIGNS AND SHALL SUBMIT A 39 REPORT TO THE LEGISLATURE ON OR BEFORE JANUARY FIRST, TWO THOUSAND NINE-40 TEEN, AND EVERY THIRD YEAR THEREAFTER, AND AT ANY OTHER TIME UPON THE 41 REQUEST OF THE GOVERNOR AND AT SUCH OTHER TIMES AS THE BOARD DEEMS 42 APPROPRIATE. THESE REPORTS SHALL INCLUDE:

43 1. A LIST OF THE PARTICIPATING AND NONPARTICIPATING CANDIDATES IN 44 COVERED ELECTIONS AND THE VOTES RECEIVED BY EACH CANDIDATE IN THOSE 45 ELECTIONS;

46 2. THE AMOUNT OF CONTRIBUTIONS AND LOANS RECEIVED, AND EXPENDITURES 47 MADE, ON BEHALF OF THESE CANDIDATES;

48 3. THE AMOUNT OF PUBLIC MATCHING FUNDS EACH PARTICIPATING CANDIDATE 49 RECEIVED, SPENT, AND REPAID PURSUANT TO THIS TITLE;

4. ANALYSIS OF THE EFFECT OF THIS TITLE ON POLITICAL CAMPAIGNS,
INCLUDING ITS EFFECT ON THE SOURCES AND AMOUNTS OF PRIVATE FINANCING,
THE LEVEL OF CAMPAIGN EXPENDITURES, VOTER PARTICIPATION, THE NUMBER OF
CANDIDATES, THE CANDIDATES' ABILITY TO CAMPAIGN EFFECTIVELY FOR PUBLIC
OFFICE, AND THE DIVERSITY OF CANDIDATES SEEKING AND ELECTED TO OFFICE;
AND

5. RECOMMENDATIONS FOR AMENDMENTS TO THIS TITLE, INCLUDING CHANGES IN 1 2 CONTRIBUTION LIMITS, THRESHOLDS FOR ELIGIBILITY, AND ANY OTHER FEATURES 3 OF THE SYSTEM. 4 S 14-212. DEBATES FOR CANDIDATES FOR STATEWIDE OFFICE. THE BOARD 5 SHALL PROMULGATE REGULATIONS TO FACILITATE DEBATES AMONG PARTICIPATING 6 CANDIDATES WHO SEEK ELECTION TO STATEWIDE OFFICE. PARTICIPATING CANDI-7 DATES ARE REQUIRED TO PARTICIPATE IN ONE DEBATE BEFORE EACH ELECTION FOR 8 WHICH THE CANDIDATE RECEIVES PUBLIC FUNDS, UNLESS THE PARTICIPATING CANDIDATE IS RUNNING UNOPPOSED. NONPARTICIPATING CANDIDATES MAY PARTIC-9 10 IPATE IN SUCH DEBATES. 11 S 14-213. SEVERABILITY. IF ANY CLAUSE, SENTENCE, SUBDIVISION, PARA-GRAPH, SECTION OR PART OF THIS TITLE BE ADJUDGED BY ANY COURT OF COMPE-12 TENT JURISDICTION TO BE INVALID, SUCH JUDGMENT SHALL NOT AFFECT, 13 IMPAIR OR INVALIDATE THE REMAINDER THEREOF, BUT SHALL BE CONFINED IN ITS OPERA-14 15 TION TO THE CLAUSE, SENTENCE, SUBDIVISION, PARAGRAPH, SECTION OR PART THEREOF DIRECTLY INVOLVED IN THE CONTROVERSY IN WHICH SUCH JUDGMENT 16 17 SHALL HAVE BEEN RENDERED. 18 S 8. The state finance law is amended by adding a new section 92-t to 19 read as follows: 20 S 92-T. NEW YORK STATE CAMPAIGN FINANCE FUND. 1. THERE IS HEREBY 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 23 STATE CAMPAIGN FINANCE FUND. 24 SUCH FUND SHALL CONSIST OF ALL REVENUES RECEIVED FROM THE NEW YORK 2. 25 STATE CAMPAIGN FINANCE FUND CHECK-OFF PURSUANT TO SUBSECTION (F) OF SECTION SIX HUNDRED FIFTY-EIGHT OF THE TAX LAW, FROM THE ABANDONED PROP-26 ERTY FUND PURSUANT TO SECTION NINETY-FIVE OF THIS ARTICLE, FROM THE 27 28 GENERAL FUND, AND FROM ALL OTHER MONEYS CREDITED OR TRANSFERRED THERETO OTHER FUND OR SOURCE PURSUANT TO LAW. SUCH FUND SHALL ALSO 29 FROM ANY RECEIVE CONTRIBUTIONS FROM PRIVATE INDIVIDUALS, ORGANIZATIONS, OR OTHER 30 PERSONS TO FULFILL THE PURPOSES OF THE PUBLIC FINANCING SYSTEM. 31 32 3. MONEYS OF THE FUND, FOLLOWING APPROPRIATION BY THE LEGISLATURE, MAY 33 EXPENDED FOR THE PURPOSES OF MAKING PAYMENTS TO CANDIDATES PURSUANT BETO TITLE II OF ARTICLE FOURTEEN OF THE ELECTION LAW AND FOR ADMINISTRA-34 35 EXPENSES RELATED TO THE IMPLEMENTATION OF ARTICLE FOURTEEN OF THE TIVE ELECTION LAW. MONEYS SHALL BE PAID OUT OF THE FUND BY THE STATE 36 COMP-37 TROLLER ON VOUCHERS CERTIFIED OR APPROVED BY THE STATE BOARD OF 38 ELECTIONS, OR ITS DULY DESIGNATED REPRESENTATIVE, IN THE MANNER PRESCRIBED BY LAW, NOT MORE THAN FOUR WORKING DAYS AFTER SUCH VOUCHER IS 39 40 RECEIVED BY THE STATE COMPTROLLER. 4. NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, IF, IN ANY 41 STATE FISCAL YEAR, THE STATE CAMPAIGN FINANCE FUND LACKS THE AMOUNT OF 42 43 MONEY TO PAY ALL CLAIMS VOUCHERED BY ELIGIBLE CANDIDATES AND CERTIFIED OR APPROVED BY THE STATE BOARD OF ELECTIONS, ANY SUCH DEFICIENCY SHALL 44 45 PAID BY THE STATE COMPTROLLER, FROM FUNDS DEPOSITED IN THE GENERAL ΒE FUND OF THE STATE NOT MORE THAN FOUR WORKING DAYS AFTER SUCH VOUCHER IS 46 47 RECEIVED BY THE STATE COMPTROLLER. 48 5. COMMENCING IN TWO THOUSAND SIXTEEN, IF THE SURPLUS IN THE FUND ON 49 APRIL FIRST OF THE YEAR AFTER A YEAR IN WHICH A GOVERNOR IS ELECTED 50 EXCEEDS TWENTY-FIVE PERCENT OF THE DISBURSEMENTS FROM THE FUND OVER THE PREVIOUS FOUR YEARS, THE EXCESS SHALL REVERT TO THE GENERAL FUND OF THE 51 STATE. 52

53 6. NO PUBLIC FUNDS SHALL BE PAID TO ANY PARTICIPATING CANDIDATES IN A 54 PRIMARY ELECTION ANY EARLIER THAN THIRTY DAYS AFTER DESIGNATING 55 PETITIONS, INDEPENDENT NOMINATING PETITIONS, OR CERTIFICATES OF NOMI-

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2 ELECTION. 3 7. NO PUBLIC FUNDS SHALL BE PAID TO ANY PARTICIPATING CANDIDATES IN A 4 GENERAL ELECTION ANY EARLIER THAN THE DAY AFTER THE DAY OF THE PRIMARY 5 ELECTION HELD TO NOMINATE CANDIDATES FOR SUCH ELECTION. 6 NO PUBLIC FUNDS SHALL BE PAID TO ANY PARTICIPATING CANDIDATES IN A 8. 7 SPECIAL ELECTION ANY EARLIER THAN THE DAY AFTER THE LAST DAY TO FILE 8 CERTIFICATES OF PARTY NOMINATION FOR SUCH SPECIAL ELECTION. 9. NO PUBLIC FUNDS SHALL BE PAID TO ANY PARTICIPATING CANDIDATE WHO 9 10 HAS BEEN DISQUALIFIED OR WHOSE DESIGNATING PETITIONS HAVE BEEN DECLARED INVALID BY THE APPROPRIATE BOARD OF ELECTIONS OR A COURT OF COMPETENT 11 12 JURISDICTION UNTIL AND UNLESS SUCH FINDING IS REVERSED BY A HIGHER COURT IN A FINAL JUDGMENT. NO PAYMENT FROM THE FUND IN THE POSSESSION OF SUCH 13 14 A CANDIDATE OR SUCH CANDIDATE'S PARTICIPATING COMMITTEE ON THE DATE OF 15 SUCH DISQUALIFICATION OR INVALIDATION MAY THEREAFTER BE EXPENDED FOR ANY 16 PURPOSE EXCEPT THE PAYMENT OF LIABILITIES INCURRED BEFORE SUCH DATE. 17 ALL SUCH MONEYS SHALL BE REPAID TO THE FUND. S 9. Section 95 of the state finance law is amended by adding 18 а new 19 subdivision 5 to read as follows: 20 NOTWITHSTANDING ANY PROVISION OF THIS SECTION AUTHORIZING THE 5. 21 TRANSFER OF ANY MONEYS IN THE ABANDONED PROPERTY FUND TO THE GENERAL 22 FUND, IN JANUARY OF EACH YEAR IN WHICH A STATE GENERAL ELECTION IS TO BE HELD PURSUANT TO LAW, OR AT LEAST SIX WEEKS PRIOR TO ANY STATE SPECIAL 23 24 ELECTION, THE COMPTROLLER, UPON WARRANT OR VOUCHER BY THE CHAIRMAN OF 25 THE CAMPAIGN FINANCE BOARD OR HIS OR HER DULY APPOINTED REPRESENTATIVE, 26 SHALL TRANSFER MONEYS OF THE ABANDONED PROPERTY FUND INTO THE CAMPAIGN 27 FINANCE FUND PURSUANT TO SECTION NINETY-TWO-T OF THIS ARTICLE. ON MARCH 28 THIRTY-FIRST OF THE YEAR FOLLOWING SUCH GENERAL ELECTION YEAR, SUCH 29 CHAIRMAN SHALL TRANSFER TO THE GENERAL FUND ANY SURPLUS MONEYS OF THE CAMPAIGN FINANCE FUND AS OF SUCH DATE. 30 31 S 10. Section 658 of the tax law is amended by adding a new subsection 32 (f) to read as follows: 33 (F) NEW YORK STATE CAMPAIGN FINANCE FUND CHECK-OFF. (1) FOR EACH TAXA-34 BLE YEAR BEGINNING ON AND AFTER JANUARY FIRST, TWO THOUSAND FOURTEEN, EVERY RESIDENT TAXPAYER WHOSE NEW YORK STATE INCOME TAX LIABILITY FOR 35 THE TAXABLE YEAR FOR WHICH THE RETURN IS FILED IS FORTY DOLLARS OR MORE 36 37 MAY DESIGNATE ON SUCH RETURN THAT FORTY DOLLARS BE PAID INTO THE NEW 38 YORK STATE CAMPAIGN FINANCE FUND ESTABLISHED BY SECTION NINETY-TWO-T OF 39 THE STATE FINANCE LAW. WHERE A HUSBAND AND WIFE FILE A JOINT RETURN AND 40 HAVE A NEW YORK STATE INCOME TAX LIABILITY FOR THE TAXABLE YEAR FOR WHICH THE RETURN IS FILED IS EIGHTY DOLLARS OR MORE, OR FILE SEPARATE 41 RETURNS ON A SINGLE FORM, EACH SUCH TAXPAYER MAY MAKE SEPARATE DESIG-42 43 NATIONS ON SUCH RETURN OF FORTY DOLLARS TO BE PAID INTO THE NEW YORK 44 STATE CAMPAIGN FINANCE FUND. 45 (2) THE COMMISSIONER SHALL TRANSFER TO THE NEW YORK STATE CAMPAIGN FINANCE FUND, ESTABLISHED PURSUANT TO SECTION NINETY-TWO-T OF THE STATE 46 47 FINANCE LAW, AN AMOUNT EQUAL TO FORTY DOLLARS MULTIPLIED BY THE NUMBER 48 OF DESIGNATIONS. 49 (3) FOR PURPOSES OF THIS SUBSECTION, THE INCOME TAX LIABILITY OF AN 50 INDIVIDUAL FOR ANY TAXABLE YEAR IS THE AMOUNT OF TAX IMPOSED UNDER THIS 51 ARTICLE REDUCED BY THE SUM OF THE CREDITS (AS SHOWN IN HIS OR HER RETURN) ALLOWABLE UNDER THIS ARTICLE. 52 (4) THE DEPARTMENT SHALL INCLUDE A PLACE ON EVERY PERSONAL INCOME 53 TAX 54 RETURN FORM TO BE FILED BY AN INDIVIDUAL FOR A TAX YEAR BEGINNING ON OR 55 AFTER JANUARY FIRST, TWO THOUSAND FOURTEEN, FOR SUCH TAXPAYER TO MAKE

THE DESIGNATIONS DESCRIBED IN PARAGRAPH ONE OF THIS SUBSECTION. SUCH

BEFORE

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NATION HAVE BEEN FILED AND NOT LESS THAN FORTY-FIVE DAYS

RETURN FORM SHALL CONTAIN A CONCISE EXPLANATION OF THE PURPOSE OF 1 SUCH 2 OPTIONAL DESIGNATIONS. 3 Severability. If any clause, sentence, subdivision, paragraph, S 11. 4 section or part of title II of article 14 of the election law, as added by section seven of this act be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or 5 6 7 invalidate the remainder thereof, but shall be confined in its operation 8

8 to the clause, sentence, subdivision, paragraph, section or part thereof 9 directly involved in the controversy in which such judgment shall have 10 been rendered.

11 S 12. This act shall take effect immediately; provided, however, all 12 state legislative candidates will be eligible to participate in volun-13 tary public financing beginning with the 2016 primary election and all 14 other state candidates, including those in irregularly scheduled 15 elections, will be eligible to particulate in voluntary public financing 16 beginning with the 2018 primary election.