Senate Language S3045-3

House Language UES3045-2

103.5	ARTICLE 8
103.6	CAMPAIGN FINANCE POLICY
102.7	Section 1 Minnesote Statutes 2024 postion 2 024 publication 2 is amounted to made
103.7	Section 1. Minnesota Statutes 2024, section 3.084, subdivision 2, is amended to read:
103.8 103.9	Subd. 2. <b>Prohibition.</b> (a) A sitting member of the legislature is prohibited from accepting employment with or otherwise receiving compensation for services performed from:
103.10 103.11	(1) a business whose primary source of revenue is derived from lobbying, government relations or government affairs services;
103.12 103.13	(2) a business whose primary source of revenue is derived from facilitating government relations or government affairs services between two third parties; or
103.14 103.15 103.16 103.17 103.18 103.19 103.20	
103.21 103.22	(b) This prohibition applies regardless of the location where the work of the business is substantially conducted or its clients are located.
103.23	(c) The house of representatives and the senate must adopt rules to enforce this section.
103.24	Sec. 2. [5.51] EXPENSES OF SECRETARY OF STATE-ELECT.
103.25 103.26	Subdivision 1. Definitions. (a) For purposes of this section, the terms defined have the meanings given them.
103.27 103.28 103.29	(b) "Secretary of state-elect" means the person who is not currently secretary of state and is the apparent successful candidate for the Office of Secretary of State following a general election.
104.1 104.2	(c) "Commissioner" means the commissioner of the Department of Management and Budget.
104.3 104.4 104.5 104.6 104.7 104.8	Subd. 2. <b>Transition expenses.</b> In the fiscal year of an election for secretary of state and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the secretary of state-elect, the commissioner shall use the transferred funds to pay expenses of the secretary of state-elect

51.23 **ARTICLE 5** 

51.24 **ELECTIONS AND CAMPAIGN FINANCE POLICY** 

MOST CONTENT FROM HOUSE ARTICLE 5 IS MATCHED WITH SENATE ARTICLE 9  $\,$ 

104.9	associated with preparing for the assumption of official duties as secretary of state. The
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104.12	the incumbent secretary of state is reelected or after the inauguration of a new secretary of
104.13	state. Expenses of the secretary of state-elect may include suitable office space and
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104.15	and travel costs, and other reasonable expenses. Compensation rates for temporary employees
104.16	
104.17	secretary of state-elect shall be determined by the secretary of state-elect.
104.18	Subd. 3. Unused funds. No new obligations shall be incurred for expenses of the secretary
104.19	
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104.22	of state-elect.
104.22	Sec. 3. [6.93] EXPENSES OF STATE AUDITOR-ELECT.
104.23	Sec. 5. 0.75 EAFENSES OF STATE AUDITOR-ELECT.
104.24	Subdivision 1. Definitions. (a) For purposes of this section, the terms defined have the
104.25	meanings given them.
104.26	(b) "State auditor-elect" means the person who is not currently state auditor and is the
104.27	apparent successful candidate for the Office of State Auditor following a general election.
104.28	(c) "Commissioner" means the commissioner of the Department of Management and
	(c) "Commissioner" means the commissioner of the Department of Management and
104.28	(c) "Commissioner" means the commissioner of the Department of Management and
104.28 104.29	(c) "Commissioner" means the commissioner of the Department of Management and Budget.
104.28 104.29 104.30	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and
104.28 104.29 104.30 104.31	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the
104.28 104.29 104.30 104.31 104.32	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the
104.28 104.29 104.30 104.31 104.32 104.33	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory
104.28 104.29 104.30 104.31 104.32 104.33 105.1	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The commissioner may use the transferred funds for expenses necessary and prudent for
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2 105.3	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2 105.3 105.4	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The commissioner may use the transferred funds for expenses necessary and prudent for
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2 105.3 105.4 105.5	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The commissioner may use the transferred funds for expenses necessary and prudent for establishment of a transition office prior to the election and for dissolution of the office if
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2 105.3 105.4 105.5 105.6	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The commissioner may use the transferred funds for expenses necessary and prudent for establishment of a transition office prior to the election and for dissolution of the office if the incumbent state auditor is reelected or after the inauguration of a new state auditor. Expenses of the state auditor-elect may include suitable office space and equipment, communications and technology support, consulting services, compensation and travel
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2 105.3 105.4 105.5 105.6	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The commissioner may use the transferred funds for expenses necessary and prudent for establishment of a transition office prior to the election and for dissolution of the office if the incumbent state auditor is reelected or after the inauguration of a new state auditor. Expenses of the state auditor-elect may include suitable office space and equipment,
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2 105.3 105.4 105.5 105.6 105.7	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The commissioner may use the transferred funds for expenses necessary and prudent for establishment of a transition office prior to the election and for dissolution of the office if the incumbent state auditor is reelected or after the inauguration of a new state auditor. Expenses of the state auditor-elect may include suitable office space and equipment, communications and technology support, consulting services, compensation and travel
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2 105.3 105.4 105.5 105.6 105.7	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The commissioner may use the transferred funds for expenses necessary and prudent for establishment of a transition office prior to the election and for dissolution of the office if the incumbent state auditor is reelected or after the inauguration of a new state auditor. Expenses of the state auditor-elect may include suitable office space and equipment, communications and technology support, consulting services, compensation and travel costs, and other reasonable expenses. Compensation rates for temporary employees hired
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2 105.3 105.4 105.5 105.6 105.7 105.8 105.9	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The commissioner may use the transferred funds for expenses necessary and prudent for establishment of a transition office prior to the election and for dissolution of the office if the incumbent state auditor is reelected or after the inauguration of a new state auditor. Expenses of the state auditor-elect may include suitable office space and equipment, communications and technology support, consulting services, compensation and travel costs, and other reasonable expenses. Compensation rates for temporary employees hired to support the state auditor-elect and rates paid for consulting services for the state auditor-elect shall be determined by the state auditor-elect.
104.28 104.29 104.30 104.31 104.32 104.33 105.1 105.2 105.3 105.4 105.5 105.6 105.7 105.8 105.9 105.10	(c) "Commissioner" means the commissioner of the Department of Management and Budget.  Subd. 2. Transition expenses. In the fiscal year of an election for state auditor and subject to availability of funds, the commissioner shall transfer up to \$50,000 from the general contingent account in the general fund to the Department of Management and Budget. This transfer is subject to the review and advice of the Legislative Advisory Commission pursuant to section 3.30. In consultation with the state auditor-elect, the commissioner shall use the transferred funds to pay expenses of the state auditor-elect associated with preparing for the assumption of official duties as state auditor. The commissioner may use the transferred funds for expenses necessary and prudent for establishment of a transition office prior to the election and for dissolution of the office if the incumbent state auditor is reelected or after the inauguration of a new state auditor. Expenses of the state auditor-elect may include suitable office space and equipment, communications and technology support, consulting services, compensation and travel costs, and other reasonable expenses. Compensation rates for temporary employees hired to support the state auditor-elect and rates paid for consulting services for the state auditor-elect shall be determined by the state auditor-elect.  Subd. 3. Unused funds. No new obligations shall be incurred for expenses of the state

105.15 105.16	this section that the commissioner determines are not needed to pay expenses of the state auditor-elect.
105.17	Sec. 4. [8.40] EXPENSES OF ATTORNEY GENERAL-ELECT.
105.18 105.19	<u>Subdivision 1.</u> <b>Definitions.</b> (a) For purposes of this section, the terms defined have the meanings given them.
105.20	(b) "Attorney general-elect" means the person who is not currently attorney general and
105.21 105.22	is the apparent successful candidate for the Office of Attorney General following a general election.
103.22	
105.23	(c) "Commissioner" means the commissioner of the Department of Management and
105.24	Budget.
105.25	Subd. 2. Transition expenses. In the fiscal year of an election for attorney general and
105.26	subject to availability of funds, the commissioner shall transfer up to \$75,000 from the
105.27	general contingent account in the general fund to the Department of Management and
105.28	Budget. This transfer is subject to the review and advice of the Legislative Advisory
105.29	Commission pursuant to section 3.30. In consultation with the attorney general-elect, the
105.30	commissioner shall use the transferred funds to pay expenses of the attorney general-elect
105.31	associated with preparing for the assumption of official duties as attorney general. The
105.32 105.33	commissioner may use the transferred funds for expenses necessary and prudent for establishment of a transition office prior to the election and for dissolution of the office if
105.34	the incumbent attorney general is reelected or after the inauguration of a new attorney
106.1	general. Expenses of the attorney general-elect may include suitable office space and
106.2	equipment, communications and technology support, consulting services, compensation
106.3	and travel costs, and other reasonable expenses. Compensation rates for temporary employees
106.4	hired to support the attorney general-elect and rates paid for consulting services for the
106.5	attorney general-elect shall be determined by the attorney general-elect.
106.6	Subd. 3. Unused funds. No new obligations shall be incurred for expenses of the attorner
106.7	general-elect after the date of the inauguration. By March 31 of the year of the inauguration,
106.8	the commissioner shall return to the general contingent account any funds transferred under
106.9	this section that the commissioner determines are not needed to pay expenses of the attorney
106.10	general-elect.
106.11	Sec. 5. Minnesota Statutes 2024, section 10A.01, subdivision 16a, is amended to read:
106.12	Subd. 16a. Expressly advocating advocates. "Expressly advocating advocates" means
106.13	that a communication:
106 14	(1) algority identifies a condidate on a local condidate and uses words on abrosco of express
106.14 106.15	<ol> <li>clearly identifies a candidate or a local candidate and uses words or phrases of express advocacy; or</li> </ol>
100.13	
106.16	(2) when taken as a whole and with limited reference to external events, such as the
106.17	
106 18	advocacy of the election or defeat of one or more clearly identified candidates because:

(i) the electoral portion of the communication is unmistakable, unambiguous, and
suggestive of only one meaning; and
(ii) reasonable minds could not differ as to whether the communication encourages
actions to elect or defeat one or more clearly identified candidates or encourages some other
kind of action.
Sec. 6. Minnesota Statutes 2024, section 10A.01, is amended by adding a subdivision to
read:
Subd. 16c. Expert witness. "Expert witness" means an individual preparing or delivering
testimony or a report consisting of information, data, or professional opinions on which the
individual has particular expertise gained through formal education, professional or
occupational training, or experience in a field in which the individual is or has been
employed.
Sec. 7. Minnesota Statutes 2024, section 10A.01, subdivision 18, is amended to read:
Subd. 18. Independent expenditure. (a) "Independent expenditure" means an expenditure
expressly advocating the election or defeat of a clearly identified candidate or local candidate,
if the expenditure is made without the express or implied consent, authorization, or
cooperation of, and not in concert with or at the request or suggestion of, any candidate or
any candidate's principal campaign committee or agent or any local candidate or local
candidate's agent- and:
(1) expressly advocates the election or defeat of a clearly identified candidate or local
candidate; or
(2) promotes, supports, attacks, or opposes the nomination, election, or defeat of a clearly
identified candidate or local candidate, regardless of whether the expenditure expressly
advocates for or against a candidate or local candidate.
advocates for or against a candidate or focal candidate.
(b) An independent expenditure is not a contribution to that candidate or local candidate.
(c) An independent expenditure does not include the act of announcing a formal public
endorsement of a candidate or local candidate for public office, unless the act is
simultaneously accompanied by an expenditure that would otherwise qualify as an
independent expenditure under this subdivision.
Sec. 8. Minnesota Statutes 2024, section 10A.01, subdivision 21, is amended to read:
Subd. 21. Lobbyist. (a) "Lobbyist" means an individual:
(1) engaged for pay or other consideration of more than \$3,000 from all sources in any
year:
(i) for the purpose of attempting to influence legislative or administrative action, or the
official action of a political subdivision, by communicating with public or local officials;
or

107.25	(ii) from a business whose primary source of revenue is derived from facilitating
107.26	
107.27	offering direct or indirect consulting or advice that helps the business provide those services
107.28	to clients; or
107.29	(2) who spends more than \$3,000 of the individual's personal funds, not including the
107.30	individual's own traveling expenses and membership dues, in any year for the purpose of
107.31	attempting to influence legislative or administrative action, or the official action of a political
107.32	subdivision, by communicating with public or local officials.
108.1	(b) "Lobbyist" does not include:
108.2	(1) a public official;
108.3	(2) an employee of the state, including an employee of any of the public higher education
108.4	systems;
108.5	(3) an elected local official;
108.6	(4) a nonelected local official or an employee of a political subdivision acting in an
108.7	official capacity, unless the <del>nonelected official or employee of a political subdivision spends</del>
108.8	more than 50 hours in any month attempting to influence legislative or administrative action,
108.9	or the official action of a political subdivision other than the political subdivision employing
108.10	1 1 2
108.11	or local officials, including time spent monitoring legislative or administrative action, or
108.12	the official action of a political subdivision, and related research, analysis, and compilation
108.13	and dissemination of information relating to legislative or administrative policy in this state,
108.14	or to the policies of political subdivisions local official or employee spends more than 50
108.15	hours in any month attempting to influence legislative or administrative action or the official
108.16	action of a metropolitan governmental unit, other than a political subdivision employing
108.17	the official or employee, by communicating with public or local officials;
108.18	(5) a party or the party's representative appearing in a proceeding before a state board,
108.19	commission, or agency of the executive branch unless the board, commission, or agency is
108.20	taking administrative action;
108.21	(6) an individual while engaged in selling goods or services to be paid for by public
108.22	funds;
108.23	(7) a finance professional subject to Security Exchange Commission regulation who
108.24	works with a registered lobbyist and a principal to the extent the finance professional is
108.25	
108.26	(7) (8) a news medium or its employees or agents while engaged in the publishing or
108.27	broadcasting of news items, editorial comments, or paid advertisements which directly or
108.28	indirectly urge official action;

108.29	(8) a paid expert witness whose testimony is requested by the body before which the
108.30 108.31	witness is appearing, but only to the extent of preparing or delivering testimony (9) an expert witness who communicates with public or local officials, other than the Public Utilities
108.31	Commission, if the communication occurs at a public meeting or is made available to the
108.33	general public;
109.1	(9) (10) a party or the party's representative appearing to present a claim to the legislature
109.2	and communicating to legislators only by the filing of a claim form and supporting documents
109.3	and by appearing at public hearings on the claim; or
109.4	(10) (11) an individual providing information or advice to members of a collective
109.5	bargaining unit when the unit is actively engaged in the collective bargaining process with
109.6	a state agency or a political subdivision.
109.7	(c) An individual who volunteers personal time to work without pay or other consideration
109.7	on a lobbying campaign, and who does not spend more than the limit in paragraph (a), clause
109.8	(2), need not register as a lobbyist.
109.10	(d) An individual who provides administrative support to a lobbyist and whose salary
109.11	and administrative expenses attributable to lobbying activities are reported as lobbying
109.12	expenses by the lobbyist, but who does not communicate or urge others to communicate
109.13	with public or local officials, need not register as a lobbyist.
109.14	Sec. 9. Minnesota Statutes 2024, section 10A.01, subdivision 22, is amended to read:
109.15	Subd. 22. Local official. "Local official" means a person who holds elective office in a
109.16	political subdivision or who is appointed to or employed in a public position in a political
109.17	subdivision in which the person has:
109.18	(1) the authority to make, to recommend, major decisions regarding the expenditure or
109.19	investment of public money;
109.20	(2) the responsibility to make recommendations to a chief executive or the governing
109.21	body about major decisions regarding the expenditure or investment of public money; or
109.22	(3) the authority to vote on as a member of the governing body, on major decisions
109.23	regarding the expenditure or investment of public money.
109.24	Sec. 10. Minnesota Statutes 2024, section 10A.01, subdivision 24, is amended to read:
100.25	Subd 24 Metropolitan governmental unit "Metropolitan governmental unit" magne
109.25 109.26	Subd. 24. <b>Metropolitan governmental unit.</b> "Metropolitan governmental unit" means any of the seven counties in the metropolitan area as defined in section 473.121, subdivision
109.26	2, a regional railroad authority established by one or more of those counties under section
109.27	398A.03, a city with a population of over 50,000 located in the seven-county metropolitan
	area, a county in the metropolitan area as defined in section 473.121, subdivision 2; the
	Metropolitan Council, or a metropolitan agency as defined in section 473.121, subdivision
109.31	5a; the Metropolitan Parks and Open Space Commission; the Metropolitan Airports
109.32	
107.52	commission, or the first own opens I defined I (district).

110.1	Sec. 11. Minnesota Statutes 2024, section 10A.01, subdivision 26, is amended to read:
110.2 110.3 110.4 110.5	Subd. 26. <b>Noncampaign disbursement.</b> (a) "Noncampaign disbursement" means a purchase or payment of money or anything of value made, or an advance of credit incurred, or a donation in kind received, by a principal campaign committee for any of the following purposes:
110.6 110.7 110.8 110.9	(1) payment for accounting and legal services related to operating the candidate's campaign committee, serving in office, or security for the candidate or the candidate's immediate family, including but not limited to seeking and obtaining a harassment restraining order;
110.10	(2) return of a contribution to the source;
110.11	(3) repayment of a loan made to the principal campaign committee by that committee;
110.12	(4) return of a public subsidy;
110.13 110.14	(5) payment for food, beverages, and necessary utensils and supplies, entertainment, and facility rental for a fundraising event;
110.15 110.16	(6) services for a constituent by a member of the legislature or a constitutional officer in the executive branch as provided in section 10A.173, subdivision 1;
110.17 110.18	(7) payment for food and beverages consumed by a candidate or volunteers while they are engaged in campaign activities;
110.19 110.20	(8) payment for food or a beverage consumed while attending a reception or meeting directly related to legislative duties;
110.21 110.22	(9) payment of expenses incurred by elected or appointed leaders of a legislative caucus in carrying out their leadership responsibilities;
110.23 110.24	(10) payment by a principal campaign committee of the candidate's expenses for serving in public office, other than for personal uses;
110.25	(11) costs of child care for the candidate's children when campaigning;
110.26	(12) fees paid to attend a campaign school;
110.27 110.28	(13) costs of a postelection party during the election year when a candidate's name will no longer appear on a ballot or the general election is concluded, whichever occurs first;
110.29	(14) interest on loans paid by a principal campaign committee on outstanding loans;
110.30	(15) filing fees;
111.1 111.2	(16) post-general election holiday or seasonal cards, thank-you notes, or advertisements in the news media mailed or published prior to the end of the election cycle;

111.3 111.4	(17) the cost of campaign material purchased to replace defective campaign material, if the defective material is destroyed without being used;
111.5	(18) contributions to a party unit;
111.6	(19) payments for funeral gifts or memorials;
111.7 111.8	(20) the cost of a magnet less than six inches in diameter containing legislator contact information and distributed to constituents;
111.9 111.10	(21) costs associated with a candidate attending a political party state or national convention in this state;
111.11 111.12 111.13	5 1 1
111.14 111.15	(23) costs paid to a third party for processing contributions made by a credit card, debit card, or electronic check;
111.16 111.17	(24) costs paid by a candidate's principal campaign committee to support the candidate's participation in a recount of ballots affecting the candidate's election;
111.18 111.19	(25) a contribution to a fund established to support a candidate's participation in a recount of ballots affecting that candidate's election;
111.20 111.21 111.22	(26) costs paid by a candidate's principal campaign committee for a single reception given in honor of the candidate's retirement from public office after the filing period for affidavits of candidacy for that office has closed;
111.23 111.24	(27) a donation from a terminating principal campaign committee to the state general fund;
111.25 111.26	(28) a donation from a terminating principal campaign committee to a county obligated to incur special election expenses due to that candidate's resignation from state office;
111.27 111.28 111.29 111.30 111.31	(29) during a period starting January 1 in the year following a general election and ending on December 31 of the year of general election, total payments of up to \$3,000 for detection-related security monitoring expenses for a candidate, including home security hardware, maintenance of home security monitoring hardware, identity theft monitoring services, and credit monitoring services; and
112.1 112.2 112.3 112.4 112.5	(30) costs paid to repair or replace campaign property that was: (i) lost or stolen, or (ii) damaged or defaced to such a degree that the property no longer serves its intended purpose. For purposes of this clause, campaign property includes but is not limited to campaign lawn signs. The candidate must document the need for these costs in writing or with photographs; and
112.6	(31) transition expenses and inaugural event expenses as defined in section 10A.174.

112.7 112.8	(b) The board must determine whether an activity involves a noncampaign disbursement within the meaning of this subdivision.
112.9 112.10 112.11	
112.12	Sec. 12. Minnesota Statutes 2024, section 10A.01, subdivision 26b, is amended to read:
112.13 112.14	Subd. 26b. <b>Official action of a political subdivision.</b> "Official action of a political subdivision" means:
112.15 112.16	(1) any action that requires a vote or approval by one or more elected local officials while acting in their official capacity; or
112.17 112.18	(2) an action by an appointed or employed local official to make, to recommend, or to vote on as a member of the governing body, if the official has:
112.19 112.20	(i) the authority to make major decisions regarding the expenditure or investment of public money;
112.21 112.22	(ii) the responsibility to make recommendations to a chief executive or the governing body about major decisions regarding the expenditure or investment of public money; or
112.23 112.24	(iii) the authority to vote as a member of the governing body on major decisions regarding the expenditure or investment of public money.
112.25	Sec. 13. Minnesota Statutes 2024, section 10A.01, subdivision 35, is amended to read:
112.26	Subd. 35. Public official. "Public official" means any:
112.27	(1) member of the legislature;
112.28 112.29 112.30 113.1 113.2	
113.3 113.4	(3) constitutional officer in the executive branch and the officer's chief administrative deputy;
113.5	(4) solicitor general or deputy, assistant, or special assistant attorney general;
113.6 113.7	(5) commissioner, deputy commissioner, or assistant commissioner of any state department or agency as listed in section 15.01 or 15.06, or the state chief information officer:

113.9 113.10	(6) member, chief administrative officer, or deputy chief administrative officer of a state board or commission that has either the power to adopt, amend, or repeal rules under chapter
113.11	14, or the power to adjudicate contested cases or appeals under chapter 14;
113.12 113.13	(7) individual employed in the executive branch who is authorized to adopt, amend, or repeal rules under chapter 14 or adjudicate contested cases under chapter 14;
113.14	(8) executive director of the State Board of Investment;
113.15	(9) deputy of any official listed in clauses (7) and (8);
113.16	(10) judge of the Workers' Compensation Court of Appeals;
113.17 113.18 113.19	(11) administrative law judge or compensation judge in the State Office of Administrative Hearings or unemployment law judge in the Department of Employment and Economic Development;
113.20 113.21	(12) member, regional administrator, division director, general counsel, or operations manager of the Metropolitan Council;
113.22	(13) member or chief administrator of a metropolitan agency;
113.23 113.24	(14) director of the Division of Alcohol and Gambling Enforcement in the Department of Public Safety;
113.25	(15) member or executive director of the Higher Education Facilities Authority;
113.26	(16) member of the board of directors or president of Enterprise Minnesota, Inc.;
113.27 113.28	(17) member of the board of directors or executive director of the Minnesota State High School League;
113.29	(18) member of the Minnesota Ballpark Authority established in section 473.755;
113.30	(19) citizen member of the Legislative-Citizen Commission on Minnesota Resources;
114.1 114.2	(20) manager of a watershed district, or member of a watershed management organization as defined under section 103B.205, subdivision 13;
114.3	(21) supervisor of a soil and water conservation district;
114.4	(22) (20) director of Explore Minnesota Tourism;
114.5 114.6	(23) (21) citizen member of the Lessard-Sams Outdoor Heritage Council established in section 97A.056;
114.7	(24) (22) citizen member of the Clean Water Council established in section 114D.30;
114.8 114.9	(25) (23) member or chief executive of the Minnesota Sports Facilities Authority established in section 473J.07;
114.10	(26) (24) district court judge, appeals court judge, or supreme court justice;

114.11	(27) county commissioner;
114.12	(28) (25) member of the Greater Minnesota Regional Parks and Trails Commission;
114.13 114.14	$\frac{(29)}{(26)}$ member of the Destination Medical Center Corporation established in section 469.41; or
114.15 114.16	$\frac{(30)}{(27)}$ chancellor or member of the Board of Trustees of the Minnesota State Colleges and Universities.
114.17	Sec. 14. Minnesota Statutes 2024, section 10A.04, subdivision 4, is amended to read:
114.18 114.19 114.20	Subd. 4. <b>Content.</b> (a) A report under this section must include information the board requires from the registration form and the information required by this subdivision for the reporting period.
114.21 114.22 114.23 114.24	(b) A lobbyist must report the specific subjects of interest for an entity represented by the lobbyist on each report submitted under this section. A lobbyist must describe a specific subject of interest in the report with enough information to show the particular issue of importance to the entity represented.
114.25 114.26 114.27 114.28	(c) A lobbyist must report every state agency that had administrative action that the represented entity sought to influence during the reporting period. The lobbyist must report the specific subjects of interest for each administrative action and the revisor of statutes rule draft number assigned to the administrative rulemaking.
114.29 114.30 114.31	(d) A lobbyist must report every political subdivision that considered official action that the represented entity sought to influence during the reporting period. The lobbyist must report the specific subjects of interest for each action.
115.1 115.2 115.3 115.4 115.5 115.6 115.7	(e) A lobbyist must report general lobbying categories and up to four specific subjects of interest related to each general lobbying category on which the lobbyist attempted to influence legislative action during the reporting period. If the lobbyist attempted to influence legislative action on more than four specific subjects of interest for a general lobbying category, the lobbyist, in consultation with the represented entity, must determine which four specific subjects of interest were the entity's highest priorities during the reporting period and report only those four subjects.
115.8 115.9 115.10 115.11	(f) A lobbyist must report the Public Utilities Commission project name for each rate setting, power plant and powerline siting, or granting of certification of need before the Public Utilities Commission that the represented entity sought to influence during the reporting period.
115.12 115.13 115.14 115.15 115.16	(g) A lobbyist must report the amount and nature of each gift, item, or benefit, excluding contributions to a candidate, equal in value to \$5 or more, given or paid to any official, as defined in section 10A.071, subdivision 1, by the lobbyist or an employer or employee of the lobbyist. The list must include the name and address of each official to whom the gift, item, or benefit was given or paid and the date it was given or paid.

	(1) 4.1.11 (1) (2) (2) (2) (2) (2) (3) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4
115.17	(h) A lobbyist must report each original source of money in excess of \$500 in any year
115.18	used for the purpose of lobbying to influence legislative action, administrative action, or
115.19	the official action of a political subdivision. The list must include the name, address, and
115.20	employer, or, if self-employed, the occupation and principal place of business, of each payer
115.21	of money in excess of \$500.
115.22	(i) On each report, a lobbyist must disclose the general lobbying categories that were
115.23	lobbied on in the reporting period.
115.24	(j) A lobbyist must report each expert witness that the lobbyist requested to communicate
115.25	with public or local officials as described in section 10A.01, subdivision 21, paragraph (b),
115.26	clause (9), and each finance professional who participated in conduit financing as described
115.27	in section 10A.01, subdivision 21, paragraph (b), clause (7). The lobbyist must report the
115.28	name of the expert witness or finance professional; the employer, if any, of the expert witness
115.29	
	or finance professional; the government entity that received the communication from the
115.30	expert witness or finance professional; and the specific subject on which the expert witness
115.31	or finance professional communicated. The designated lobbyist must also report this
115.32	information if the expert witness or finance professional is requested to communicate by
115.33	the principal or association that the lobbyist represents.
116.1	Sec. 15. Minnesota Statutes 2024, section 10A.04, subdivision 6, is amended to read:
116.2	Subd. 6. <b>Principal reports.</b> (a) A principal must report to the board as required in this
116.3	subdivision by March 15 for the preceding calendar year.
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116.4	(b) The principal must report the total amount, rounded to the nearest \$5,000, spent by
116.5	the principal during the preceding calendar year on each type of lobbying listed below:
116.6	(1) lobbying to influence legislative action;
116.7	(2) lobbying to influence administrative action, other than lobbying described in clause
116.8	(3);
116.9	(3) lobbying to influence administrative action in cases of rate setting, power plant and
116.10	powerline siting, and granting of certificates of need under section 216B.243; and
116.11	(4) lobbying to influence official action of a political subdivision.
	·
116.12	(c) For each type of lobbying listed in paragraph (b), the principal must report a total
116.13	amount that includes:
116.14	(1) the portion of all direct payments for compensation and benefits paid by the principal
116.15	to lobbyists in this state for that type of lobbying;
110.13	J
116.16	(2) the portion of all expenditures for advertising, mailing, research, consulting, surveys,
116.17	expert testimony, finance professionals, studies, reports, analysis, compilation and
116.18	dissemination of information, communications and staff costs used for the purpose of urging
116.19	members of the public to contact public or local officials to influence official actions, social
	1

	media and public relations campaigns, and legal counsel used to support that type of lobbying in this state; and
116.22 116.23 116.24	(3) a reasonable good faith estimate of the portion of all salaries and administrative overhead expenses attributable to activities of the principal for that type of lobbying in this state.
116.25 116.26 116.27 116.28 116.29 116.30 116.31	(d) The principal must report disbursements made and obligations incurred that exceed \$2,000 for paid advertising used for the purpose of urging members of the public to contact public or local officials to influence official actions during the reporting period. Paid advertising includes the cost to boost the distribution of an advertisement on social media. The report must provide the date that the advertising was purchased, the name and address of the vendor, a description of the advertising purchased, and any specific subjects of interest addressed by the advertisement.
117.1	Sec. 16. Minnesota Statutes 2024, section 10A.06, is amended to read:
117.2	10A.06 CONTINGENT FEES PROHIBITED.
117.3 117.4 117.5	(a) No person may act as or employ a lobbyist for compensation that is dependent upon the result or outcome of any legislative or administrative action, or of the official action of a political subdivision.
117.6 117.7 117.8	(b) This section does not apply to an attorney or financial professional to the extent that the attorney or financial adviser is participating in conduit financing through a political subdivision.
117.9	(c) A person who violates this section is guilty of a gross misdemeanor.
117.10	Sec. 17. [10A.066] HANDBOOK FOR LOBBYING.
117.11 117.12	(a) The board must publish on the board's website a handbook for lobbying written in plain language. At a minimum, the handbook must clearly explain:
117.13	(1) lobbyist registration requirements, including:
117.14 117.15 117.16	(i) an explanation of when a person is required to register as a lobbyist and what specific types of activities count toward reaching the dollar amount thresholds in section 10A.01, subdivision 21; and
117.17	(ii) how registration requirements apply if a person is employed by a government entity;
117.18 117.19 117.20	(2) which activities and expenses do not count toward the dollar amount thresholds in section 10A.01, subdivision 21, but are required to be reported as lobbying disbursements on a principal's report; and
117.21 117.22	(3) any differences between lobbying the legislature, the executive branch, a political subdivision, and the Public Utilities Commission.

117.23	(b) The board must regularly update the handbook to reflect changes to statutes and
117.24	rules. In developing and updating the handbook, the board must consult individuals who
117.25	are registered lobbyists but who are not full-time professional lobbyists, including lobbyists
117.26	for nonprofit organizations, small organizations, and organizations led by individuals who
117.27	are Black, Indigenous, and people of color.
117.28	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment, except
117.29	that the board is not required to publish the handbook until January 15, 2026.
118.1	Sec. 18. Minnesota Statutes 2024, section 10A.07, subdivision 1, is amended to read:
118.2	Subdivision 1. Disclosure of potential conflicts. (a) A public official or a local official
118.3	elected to or appointed by a metropolitan governmental unit or by a political subdivision
118.4	who in the discharge of official duties would be required to take an action or make a decision
118.5	that would substantially affect the official's financial interests or those of an associated
118.6	business, unless the effect on the official is no greater than on other members of the official's
118.7	business classification, profession, or occupation, must take the following actions:
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118.8	(1) prepare a written statement describing the matter requiring action or decision and
118.9	the nature of the potential conflict of interest;
118.10	(2) deliver copies of the statement to the official's immediate superior, if any; and
118.11	(3) if a member of the legislature or of the, a governing body of a metropolitan
118.12	governmental unit, or a political subdivision, deliver a copy of the statement to the presiding
118.13	officer of the body of service.
110,12	ometral and oddy of services.
118.14	If a potential conflict of interest presents itself and there is insufficient time to comply
118.15	with clauses (1) to (3), the public or local official must orally inform the superior or the
118.16	official body of service or committee of the body of the potential conflict.
118.17	(b) For purposes of this section, "financial interest" means any ownership or control in
118.17	
118.18	an asset that has the potential to produce a monetary return.
118.19	Sec. 19. Minnesota Statutes 2024, section 10A.07, subdivision 2, is amended to read:
118.20	Subd. 2. Required actions. (a) If the official is not a member of the legislature or of the
118.21	governing body of a metropolitan governmental unit or of a political subdivision, the superior
118.22	must assign the matter, if possible, to another employee who does not have a potential
118.23	conflict of interest.
118.24	(b) If there is no immediate superior, the official must abstain, if possible, by assigning
118.25	the matter to a subordinate for disposition or requesting the appointing authority to designate
118.26	another to determine the matter. The official shall not chair a meeting, participate in any
118.27	vote, or offer any motion or discussion on the matter giving rise to the potential conflict of
118.28	interest.

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118.29	(c) If the official is a member of the legislature, the house of service may, at the member's
118.30	request, excuse the member from taking part in the action or decision in question.
118.31	(d) If an official is not permitted or is otherwise unable to abstain from action in
118.32	connection with the matter, the official must file a statement describing the potential conflict
119.1	and the action taken. A public official must file the statement with the board and a local
119.2	official must file the statement with the governing body of the official's political subdivision.
119.3	The statement must be filed within a week of the action taken.
119.4	Sec. 20. Minnesota Statutes 2024, section 10A.08, subdivision 1, is amended to read:
119.5	Subdivision 1. Disclosure required. (a) A public official or elected local official who
119.6	represents a client for a fee before an individual, board, commission, or agency that has
119.7	rulemaking authority in a hearing conducted under chapter 14, must disclose the official's
119.8	participation in the action to the board within 14 days after the public official's initial
119.9	appearance at a hearing. If the public official fails to disclose the participation by the date
119.10	that the disclosure was due, the board may impose a late filing fee of \$25 per day, not to
119.11	exceed \$1,000, starting on the day after the disclosure was due. The board must send notice
119.12	by certified mail to a public official who fails to disclose the participation within ten business
119.13	days after the disclosure was due that the public official may be subject to a civil penalty
119.14	for failure to disclose the participation. A public official who fails to disclose the participation
119.15	within seven days after the certified mail notice was sent by the board is subject to a civil
119.16	penalty imposed by the board of up to \$1,000.
119.17	(b) A public official or elected local official required to disclose representation under
119.18	this section shall provide the following information: name, address, and office held; name
119.19	and address of each client represented at the hearing; the name of the individual, board,
119.20	commission, or agency conducting the hearing and the date and location of the initial
119.21	appearance at the hearing; and a general description of the subject or subjects on which the
119.22	public official represented the client in the hearing.
119.23	Sec. 21. Minnesota Statutes 2024, section 10A.09, subdivision 1, is amended to read:
119.24	Subdivision 1. <b>Time for filing.</b> An individual must file a statement of economic interest:
119.25	(1) within 60 days of accepting employment as a public official or a local official in a
119.26	metropolitan governmental unit undertaking the duties of office or accepting employment
119.27	as a public official or as a local official in a political subdivision or metropolitan
119.28	governmental unit;
119.29	(2) within 60 days of accepting employment by a charter school in a position in which
119.30	the person has:
110.21	
119.31	(i) the authority to make major decisions regarding the expenditure or investment of
119.32	public money;

52.11	Sec. 3. Minnesota Statutes 2024, section 10A.09, subdivision 1, is amended to read:
52.12	Subdivision 1. Time for filing. An individual must file a statement of economic interest:
52.13 52.14	(1) within 60 days of accepting employment as a public official or a local official in a metropolitan governmental unit;

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120.1 120.2	(ii) the responsibility to make recommendations to a chief executive or the governing body about major decisions regarding the expenditure or investment of public money; or
120.3 120.4	(iii) the authority to vote as a member of the governing body on major decisions regarding the expenditure or investment of public money;
120.5 120.6 120.7	(3) within 60 days of assuming office as a district court judge, appeals court judge, supreme court justice, or county commissioner or member of a watershed management organization as defined in section 103B.205, subdivision 13;
120.8 120.9 120.10 120.11	(3) (4) within 14 days after filing the end of the filing period for a candidate who filed an affidavit of candidacy or petition to appear on the ballot for an elective state constitutional or legislative office or an elective local office in a metropolitan governmental unit other than county commissioner;
120.12	(5) in the case of an individual running for a charter school board, at least 14 days before
120.13	the election;
120.14	(6) in the case of an initial member of a charter school board, within 14 days of taking
120.15	office;
120.16 120.17	(4) (7) in the case of a public official requiring the advice and consent of the senate, within 14 days after undertaking the duties of office; or
120.20	(5)(8) in the case of members of the Minnesota Racing Commission, the director of the Minnesota Racing Commission, chief of security, medical officer, inspector of pari-mutuels, and stewards employed or approved by the commission or persons who fulfill those duties under contract, within 60 days of accepting or assuming duties.
120.22	Sec. 22. Minnesota Statutes 2024, section 10A.09, subdivision 5, is amended to read:
120.23 120.24 120.25	Subd. 5. <b>Form; general requirements.</b> (a) A statement of economic interest required by this section must be on a form prescribed by the board. Except as provided in subdivision 5b, the individual filing must provide the following information:
120.26	(1) the individual's name, address, occupation, and principal place of business;
120.27	(2) a listing of the name of each associated business and the nature of that association;
120.28	(3) a listing of all real property within the state, excluding homestead property, in which
120.29	the individual or the individual's spouse holds: (i) a fee simple interest, a mortgage, a contract
120.30	for deed as buyer or seller, or an option to buy, whether direct or indirect, if the interest is
120.31	valued in excess of \$2,500; or (ii) an option to buy, if the property has a fair market value
120.32	of more than \$50,000;
121.1 121.2	(4) a listing of all real property within the state in which a partnership of which the individual or the individual's spouse is a member holds: (i) a fee simple interest, a mortgage,

52.15 52.16	(2) within 60 days of assuming office as a district court judge, appeals court judge, supreme court justice, or county commissioner;
52.17 52.18 52.19 52.20	(3) within 14 days after filing the candidate filing period ends where the candidate filed an affidavit of candidacy or petition to appear on the ballot for an elective state constitutional or legislative office or an elective local office in a metropolitan governmental unit other than county commissioner;
52.21 52.22	(4) in the case of a public official requiring the advice and consent of the senate, within 14 days after undertaking the duties of office; or
52.23 52.24 52.25 52.26	(5) in the case of members of the Minnesota Racing Commission, the director of the Minnesota Racing Commission, chief of security, medical officer, inspector of pari-mutuels, and stewards employed or approved by the commission or persons who fulfill those duties under contract, within 60 days of accepting or assuming duties.
52.27	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2026.

individual's share of the partnership interest is valued in excess of \$2,500; or (ii) an option to buy, if the property has a fair market value of more than \$50,000. A listing under this clause or clause (3) must indicate the street address and the municipality or the section, township, range and approximate acreage, whichever applies, and the county in which the 121.8 property is located; 121.9 (5) a listing of any investments, ownership, or interests in property connected with 121.10 pari-mutuel horse racing in the United States and Canada, including a racehorse, in which 121.11 the individual directly or indirectly holds a partial or full interest or an immediate family 121.12 member holds a partial or full interest; 121.13 (6) a listing of the principal business or professional activity category of each business 121.14 from which the individual or the individual's spouse receives more than \$250 in any month 121.15 during the reporting period as an employee, if the individual or the individual's spouse has 121.16 an ownership interest of 25 percent or more in the business; (7) a listing of each principal business or professional activity category from which the 121.18 individual or the individual's spouse received compensation of more than \$2,500 in the past 121.19 12 months as an independent contractor; 121.20 (8) a listing of the full name of each security with a value of more than \$10,000 owned 121.21 in part or in full by the individual or the individual's spouse, at any time during the reporting 121.22 period; and 121.23 (9) for each stock or stock option reported under clause (8), a listing of the date or dates and value as provided in paragraph (h) of each purchase or sale of stock or exercise, sale, or transaction involving the stock option in that entity during the reporting period, regardless of the value of the transaction: 121.27 (10) a listing of the full name of each virtual currency with a value of more than \$10,000 owned in part or in full by the individual or the individual's spouse at any time during the 121.28 121.29 reporting period; (11) for each virtual currency reported under clause (10), a listing of the date or dates 121.30 121.31 and value as provided in paragraph (h) of each purchase or sale of that virtual currency during the reporting period, regardless of the value of the purchase or sale; and (12) a listing of any contract, professional license, lease, or franchise that: 121.33 122.1 (i) is held by the individual or the individual's spouse or any business in which the 122.2 individual has an ownership interest of 25 percent or more; and (ii) is entered into with, or issued by, the government agency on which the individual 122.3 122.4 serves as a public or local official. 122.5 (b) The business or professional categories for purposes of paragraph (a), clauses (6)

and (7), must be the general topic headings used by the federal Internal Revenue Service

121.3 a contract for deed as buyer or seller, or an option to buy, whether direct or indirect, if the

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122.7 122.8 122.9 122.10	for purposes of reporting self-employment income on Schedule C. This paragraph does not require an individual to report any specific code number from that schedule. Any additional principal business or professional activity category may only be adopted if the category is enacted by law.
122.11 122.12 122.13	(c) For the purpose of calculating the amount of compensation received from any single source in a single month, the amount shall include the total amount received from the source during the month, whether or not the amount covers compensation for more than one month.
122.14 122.15	(d) For the purpose of determining the value of an individual's interest in real property, the value of the property is the market value shown on the property tax statement.
122.16 122.17	(e) For the purpose of this section, "date of appointment" means the effective date of appointment to a position.
122.18 122.19 122.20	(f) For the purpose of this section, "accepting employment as a public official" means the effective date of the appointment to the position, as stated in the appointing authority's notice to the board.
122.21 122.22	(g) The listings required in paragraph (a), clauses (3) to (9) (12), must not identify whether the individual or the individual's spouse is associated with or owns the listed item.
122.23 122.24 122.25	(h) For the purposes of paragraph (a), clauses (9) and (11), the statement must allow the filer to select one of the following ranges for each reported purchase, sale, exercise, or transaction:
122.26	(1) \$1 to \$10,000;
122.27	(2) \$10,001 to \$50,000;
122.28	(3) \$50,001 to \$100,000;
122.29	(4) \$100,001 to \$250,000;
122.30	(5) \$250,001 to \$500,000;
122.31	(6) \$500,001 to \$1,000,000;
123.1	(7) \$1,000,001 to \$5,000,000;
123.2	(8) \$5,000,001 to \$25,000,000;
123.3	(9) \$25,000,001 to \$50,000,000; and
123.4	(10) over \$50,000,000.
123.5	Sec. 23. Minnesota Statutes 2024, section 10A.09, subdivision 5a, is amended to read:
123.6 123.7 123.8	Subd. 5a. <b>Original statement; reporting period.</b> (a) An original statement of economic interest required under subdivision 1, clause (1), must cover the calendar month before the month in which the individual accepted employment as a public official or a local official

which the candidates' names are provided to eligible voters in accordance with section 1231.13	in which the candidate filed the affidavit of candidacy. An original statement of economi interest required under subdivision 1, clause (5), must cover the month before the month which the candidates' names are provided to eligible voters in accordance with section 123.13 124E.07, subdivision 5, paragraph (d). In all other cases an original statement of economi interest must cover the calendar month before the month in which the individual assume the duties of office or accepted the position that required the filing of the statement.  (b) An original statement of economic interest required under subdivision 1, clause (4), and (5), must cover the calendar month before the month in which the individual assor undertook the duties of office.  (c) An original statement of economic interest required under subdivision 1, clause or undertook the duties of office.  (e) An original statement of economic interest required under subdivision 1, clause or undertook the duties of office.  (c) An original statement of economic interest required under subdivision 1, clause or undertook the duties of office.  (c) An original statement of economic interest required under subdivision 1, clause or undertook the duties of office.  (d) and (3), must cover the calendar month before the month in which the individual assortened to runder took the duties of office.  (e) An original statement of economic interest required under subdivision 1, clause or undertook the duties of office.  (b) An original statement of economic interest required under subdivision 1, clause or undertook the duties of office.  (b) An original statement of economic interest required under subdivision 1, clause or undertook the duties of office.  (b) An original statement of economic interest required under subdivision 1, clause or undertook the duties of office and statement of economic interest required under subdivision 6a, is amended to read.  Subd. 6a. Place of filing. A public official required to file a statement under this section must file it with the gove		
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123.17 (4), and (5), must cover the calendar month before the month in which the individual assum or undertook the duties of office.  123.18 (e) An original statement of economic interest required under subdivision 1, clause (3) must cover the calendar month before the month in which the candidate filed the affidavit of candidacy.  123.21 Sec. 24. Minnesota Statutes 2024, section 10A.09, subdivision 6a, is amended to read: 123.22 Subd. 6a. Place of filing. A public official required to file a statement under this section ust file it with the board. A county commissioner, soil and water conservation district supervisor, manager of a watershed district, or member of a watershed management organization as defined in section 103B.205, subdivision 13, must file the statement with the board. A local candidate or local official required to file a statement under this section must file it with the governing body of the official's political subdivision. The governing body must maintain statements filed with it under this subdivision as public data. If an official position is defined as both a public official must file the statement with the board.  124.1 Sec. 25. [10A.174] INAUGURAL EVENT AND TRANSITION EXPENSES.  Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given.  (b) "Inaugural event expenses" means expenses incurred for any event related to the individual's inauguration held between the date of the general election at which an individual event expenses" means expenses incurred for any event related to the individual's inauguration between the time that it was confirmed that the individual sound assume the constitutional office and the date four weeks after the individual is sworn into office.  (c) "Transition expenses" means expenses incurred in preparing for the assumption of official duties as governor, licutenant governor, secretary of state, state auditor, or attorney general. Expenses include but are not limited to establishment of a transition office, the	123.17 (4), and (5), must cover the calendar month before the month in which the individual assor undertook the duties of office.  123.18 (e) An original statement of economic interest required under subdivision 1, clause must cover the calendar month before the month in which the candidate filed the affidave of candidacy.  123.21 Sec. 24. Minnesota Statutes 2024, section 10A.09, subdivision 6a, is amended to read Subd. 6a. Place of filing. A public official required to file a statement under this section 123.25 supervisor, manager of a watershed district, or member of a watershed management organization as defined in section 103B.205, subdivision 13, must file the statement with the board. A local candidate or local official required to file a statement under this section must file it with the governing body of the official's political subdivision. The governing body must maintain statements filed with it under this subdivision as public data. If an official position is defined as both a public official must file the statement with the board.  123.21 Sec. 25. [10A.174] INAUGURAL EVENT AND TRANSITION EXPENSES.  124.22 Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given.  124.43 (b) "Inaugural event expenses" means expenses incurred for any event related to the individual's inauguration held between the date of the general election at which an individual's inauguration between the time that it was confirmed that the individual would assume the constitutional office and the date four weeks after the individual is sworn into office.	123.16	(b) An original statement of economic interest required under subdivision 1, clauses (2)
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124.14 dissolution of the office, office space and equipment, communications and technology		124.13	
124.14 dissolution of the office; office space and equipment, communications and technology	dissolution of the office, office space and equipment, communications and technology	124.14	dissolution of the office, office space and equipment, communications and technology
124.15 support, consulting services, compensation and travel costs, and other reasonable expenses.	support, consulting services, compensation and travel costs, and other reasonable expens	124.15	support, consulting services, compensation and travel costs, and other reasonable expenses.

124.16	Transition expenses do not include expenses that are incurred after the officeholder takes
124.17	office.
124.18	Subd. 2. <b>Inaugural event and transition expenses; contributions.</b> A candidate or a
124.19	
124.20	or make any expenditure for inaugural event expenses or transition expenses except through
124.21	the candidate's principal campaign committee or as otherwise prescribed by law.
124.22	Sec. 26. Minnesota Statutes 2024, section 10A.175, is amended by adding a subdivision
	to read:
124.24	Subd. 5a. <b>Disbursement.</b> "Disbursement" means a purchase or payment subject to this
124.25	chapter made by any person.
124.26	Sec. 27. Minnesota Statutes 2024, section 10A.176, is amended to read:
124.27	10A.176 COORDINATED EXPENDITURES.
124.28	Subdivision 1. Definition; scope. An expenditure described in this section that expressly
124.29	advocates for the election of the candidate or the defeat of the candidate's opponent is a
124.30	coordinated expenditure and is not independent under section 10A.01, subdivision 18. A
124.31	disbursement is a coordinated expenditure and is not independent under section $10A.0\overline{1}$ ,
124.32	subdivision 18, where it:
125.1	(1) satisfies at least one of the content standards in subdivision 1a; and
125.2	(2) satisfies at least one of the conduct standards in subdivisions 2 to 8.
125.3	Subd. 1a. Content standards. A disbursement for any of the content outlined in this
125.4	subdivision satisfies the content standard of this section if it is:
125.5	(1) a communication that expressly advocates for the election or defeat of the candidate,
125.6	as defined under section 10A.01, subdivision 16a;
123.0	as defined under section 10A.01, subdivision 10a,
125.7	(2) a communication that promotes, supports, attacks, or opposes the nomination, election,
125.8	or defeat of the clearly identified candidate; or
125.9	(3) an electioneering communication, as defined under section 10A.201.
125.10	Subd. 2. Conduct standard; fundraising. (a) An expenditure is a coordinated
125.11	
125.12	disbursement is made on or after January 1 of the year the office will appear on the ballot
125.13	
125.14	on the ballot, has engaged in fundraising of money that is not general treasury money, as
125.15	defined in section 10A.01, subdivision 17c, of the spender.
125.16	(b) For purposes of this subdivision, candidate fundraising includes:
125.17	(1) soliciting or collecting money for or to the spender that is not general treasury money;
125.18	

125.19 125.20	(2) appearing for the spender as a speaker at an event raising money that is not general treasury money.
125.21	(c) This subdivision does not apply to a candidate's fundraising on behalf of a party unit.
125.22	Subd. 3. Conduct standard; relationship with spender. An expenditure is a coordinated
125.23	expenditure A disbursement satisfies the conduct standard of this section if the expenditure
125.24	disbursement is made on or after January 1 of the year the office will appear on the ballot
125.25	by a spender that:
125.26	(1) is not a party unit; and
125.27	(2) is an association, political committee, political fund, independent expenditure politica
125.28	committee, or independent expenditure political fund, in which the candidate was a
125.29	chairperson, deputy chairperson, treasurer, or deputy treasurer on or after January 1 of the
125.30	year the office will appear on the ballot.
126.1	Subd. 4. Conduct standard; consulting services. (a) An expenditure is a coordinated
126.2	expenditure A disbursement satisfies the conduct standard of this section if the expenditure
126.3	disbursement is made during an election segment for consulting services from a consultant
126.4	who has also provided consulting services to the candidate or the candidate's opponent
126.5	during that same election segment.
126.6	(b) This subdivision does not apply when the following conditions are met:
126.7	(1) the consultant assigns separate personnel to the spender and the candidate;
126.8	(2) the consultant has a written policy that describes the measures that the consultant
126.9	has taken to prohibit the flow of information between the personnel providing services to
126.10	the spender and the personnel providing services to the candidate;
126.11	(2) the written policy has been distributed to all personnel and clients severed by the
126.11	(3) the written policy has been distributed to all personnel and clients covered by the policy, including the candidate and the spender;
120.12	policy, including the candidate and the spender,
126.13	(4) the consultant has implemented the measures described in the written policy; and
126.14	(5) no information has been shared between the spender and the personnel that provided
126.15	services to the spender and the candidate and the personnel providing services to the
126.16	candidate.
126.17	Subd. 5. Conduct standard; receiving information not publicly available. An
126.17	expenditure is a coordinated expenditure A disbursement satisfies the conduct standard of
126.19	•
126.20	candidate information that is not publicly available regarding the candidate's campaign
126.21	
126.22	Subd. 6. Conduct standard; spender-provided information. An expenditure is a
126.23	
126.24	expenditure disbursement is made when:

126.25	(1) the spender provides information to the candidate regarding the expenditure's
126.26	
126.27	and
126.28	(2) the information is provided to the candidate before the expenditure disbursement is
126.29	communicated to the public.
	•
126.30	Subd. 7. Conduct standard; candidate's participation. An expenditure is a coordinated
126.31	expenditure A disbursement satisfies the conduct standard of this section if the expenditure
126.32	<u>disbursement</u> is made with the candidate's participation in the following:
127.1	(1) any of the processes required for the creation and development of the expenditure
127.2	disbursement, including budgeting decisions, media design, acquisition of graphics and
127.3	text, production, and distribution of the final product; or
127.4	(2) any decision regarding the content, timing, location, intended audience, volume of
127.5	distribution, or frequency of the expenditure disbursement.
127.6	Subd. 8. Conduct standard; instructions or directions from candidate. A disbursement
127.7	satisfies the conduct standard of this section if the disbursement is materially consistent
127.8	with instructions or directions from a candidate regarding the making of disbursements,
127.9	regardless of whether the instructions or directions are publicly available. The factors the
127.10	8
127.11	or directions from a candidate under this clause include but are not infinited to:
127.12	(1) noticeable placement of instructions or directions on a discrete webpage or portion
127.13	of a webpage containing one or more other factors identified in this paragraph;
127.14	(2) whether the instructions or directions include language indicating that information
127.15	should be communicated to others or indicates information is intended for voters, including
127.16	but not limited to the phrase "voters need to know";
127.17	(3) whether the instructions or directions include targeted audience information, such
127.18	as specific demographics or the location of intended or suggested recipients;
127.19	(4) whether the instructions or directions include suggested methods of communication,
127.20	including indications that recipients need to hear, see, see on the go, or receive information
127.21	in other similar manners; and
127.22	(5) whether there are additional documents linked to the instructions or directions to
127.23	provide verification that the recommended messaging would be effective.
127.24	Sec. 28. Minnesota Statutes 2024, section 10A.177, is amended to read:
127.25	10A.177 NONCOORDINATED EXPENDITURES DISBURSEMENTS.
127.26	(-) A
127.26	(a) Any of the following actions, taken alone, do not establish that an expenditure a
127.27	disbursement made by the spender is coordinated with the candidate:

	27.28 27.29	(1) a candidate asks a spender not to make any expenditure to support the candidate or oppose the candidate's opponent or any disbursement for an electioneering communication
	27.30	that references the candidate or the candidate's opponent;
1	28.1 28.2 28.3	(2) a candidate provides to a spender names of potential donors, as long as the spender does not state or suggest to the candidate that funds received from use of the donor list will be used for independent expenditures to benefit the candidate;
	28.4 28.5	(3) an expenditure a disbursement uses a photograph, video, or audio recording obtained from a publicly available source or public event;
1	28.6 28.7 28.8	(4) an expenditure a disbursement uses information obtained from a biography, position paper, press release, or similar material about the candidate from a publicly available source or public event;
	28.9 28.10	(5) the spender contributes to the candidate, makes an in-kind donation to the candidate, or endorses the candidate;
	28.11 28.12	(6) an expenditure a disbursement includes a hyperlink to the candidate's website or social media page;
1	28.13 28.14	(7) an expenditure a disbursement appears in a news story, commentary, or editorial distributed through the facilities of any broadcasting station, newspaper, magazine, or other
	28.15 28.16	periodical publication by any broadcasting station, including a cable or streaming television operator, programmer, or producer; website; newspaper; magazine; or other periodical
1	28.17	publication, including any Internet or electronic publication. If the facility is owned or
	28.18	controlled by any political party, political committee, or candidate, the news story must:
	28.19 28.20	(i) represent a bona fide news account communicated in a publication of general circulation or on a licensed broadcasting facility; and
	28.21 28.22	(ii) be part of a general pattern of campaign-related news accounts that give reasonably equal coverage to all opposing candidates in the circulation or listening area;
1	28.23	(8) the spender discusses the candidate's position on a legislative or policy matter with
	28.24	the candidate. This clause includes the sending, completion, and return of a survey conducted
	28.25	by the spender to determine whether to endorse the candidate; or
	28.26 28.27	(9) the spender invites the candidate to appear before the spender's members, employees, or shareholders, including the candidate's participation in the event, unless the event promotes
	28.28	the election of the candidate or the defeat of the candidate's opponent, or the candidate
1	28.29	* *
1	28.30	(b) Paragraph (a), clause (4), does not apply to publicly available instructions or directions
	28.31	from a candidate regarding the making of expenditures under section 10A.176, subdivision
1	28.32	<u>8.</u>

129.1	Sec. 29. Minnesota Statutes 2024, section 10A.20, is amended by adding a subdivision to
129.2	read:
129.3	Subd. 5a. Report on personal contributions. A candidate for constitutional or legislative
129.4	office that makes a contribution or loan to the candidate's principal campaign committee
129.5	that, in aggregate, exceeds the amount permitted by section 10A.27, subdivision 10, must
129.6	report the contribution or loan to the board by the next business day. A candidate must file
129.7	a new report each time that the reporting threshold is exceeded during an election cycle
129.8	segment.
129.9	Sec. 30. Minnesota Statutes 2024, section 10A.201, subdivision 6, is amended to read:
129.10	Subd. 6. Electioneering communication. (a) "Electioneering communication" means
129.11	any broadcast, cable, satellite, telephone, or digital communication that:
129.12	(1) refers to a clearly identified candidate for state office;
129.13	(2) is publicly distributed within 60 days before a general election for the office sought
129.14	by the candidate, within 30 days before a after the start of the absentee voting period prior
129.15	to the state or special primary election for the office sought by the candidate when the office
129.16	sought will be on the general or special election ballot through the date of the general or
129.17	special election for that office, or within 30 days before a convention of a political party
129.18	unit that has authority to endorse a candidate for the office sought by the candidate; and
129.19	(3) is targeted to the relevant electorate.
129.20	(b) A communication is not an electioneering communication if it:
129.21	(1) is publicly disseminated through a means of communication other than a broadcast,
129.22	cable, satellite television, or radio station, by telephone, in a digital format online, or by
129.23	other electronic means;
129.24	(2) appears in a news story, commentary, or editorial distributed through the facilities
129.25	of any broadcast, cable, or satellite television or radio station, unless such facilities are
129.26	owned or controlled by any political party, political committee, or candidate, provided that
129.27	a news story distributed through a broadcast, cable, or satellite television or radio station
129.28	owned or controlled by any political party, political committee, or candidate is not an
129.29	electioneering communication if the news story meets the requirements described in Code
129.30	of Federal Regulations, title 11, section 100.132 (a) and (b);
129.31	(3) constitutes an expenditure or independent expenditure, provided that the expenditure
129.32	or independent expenditure is required to be reported under this chapter;
130.1	(4) constitutes a candidate debate or forum, or that solely promotes such a debate or
130.1	forum and is made by or on behalf of the person sponsoring the debate or forum;
130.2	forum and is made by or on benan of the person sponsoring the debate of forum,
130.3	(5) is paid for by a candidate;

130.4 130.5	(6) is a noncommercial solicitation for the purposes of opinion research, including but not limited to opinion research designed for understanding the impact of exposure to political
130.5	messages and content, provided that the solicitation is not designed to influence respondents
130.7	views by presenting biased or manipulative content under the guise of it being an opinion
130.8	poll, survey, or other form of scientific data collection; or
130.9	(7) is a communication disseminated by telephone, in a digital format online, or by other
130.10	electronic means that the recipient has affirmatively and voluntarily consented to receive
130.11	from the sender.
130.12	Sec. 31. Minnesota Statutes 2024, section 10A.202, subdivision 4, is amended to read:
130.13	Subd. 4. <b>Disclaimer required.</b> An electioneering communication must include a
130.14	disclaimer in the same manner as required for eampaign material under as required by
130.15	section 211B.04, subdivision 1, paragraph (e) 2a.
130.16	Sec. 32. Minnesota Statutes 2024, section 10A.36, is amended to read:
130.17	10A.36 REPRISALS PROHIBITED; PENALTY.
130.18	(a) An employer, individual, or association must not engage in economic reprisals or
130.19	threaten loss of employment or physical coercion against an individual or association because
130.20	of that individual's or association's:
	<del>-</del>
130.21	(1) political contributions or political activity including for becoming a candidate or
130.22	local candidate for elected public office, unless precluded by other law; or
130.23	(2) refusal to communicate with public or local officials to influence a decision about a
130.24	legislative or administrative action or the official action of a political subdivision.
130.25	(b) This subdivision section does not apply to compensation for employment or, loss of
130.26	employment if, or economic reprisals:
	· · · · · · · · · · · · · · · · · · ·
130.27	(1) if the political affiliation or viewpoint of the employee is a bona fide occupational
130.28	qualification of the employment; or
130.29	(2) for communications described in paragraph (a), clause (2), if the individual's
130.30	responsibilities, through employment or contract, include communicating with public or
130.31	local officials.
131.1	(c) An individual or association injured by a violation of this section may bring a civil
131.2	action in district court for damages, injunctive relief, costs and reasonable attorney fees,
131.2	and any other relief the court deems just and equitable, including reinstatement of
131.4	employment.
131.5	(d) An employer, individual, or association that violates this section is guilty of a gross
131.6	misdemeanor. The board may refer a violation of this section to the appropriate county
131.7	attorney.

131.8	(e) For purposes of this section, "employer" means a person or entity that employs one
131.9	or more employees and includes an individual, corporation, partnership, association, business,
131.10	trust, nonprofit organization, group of persons, legislature, judicial branch, state, county,
131.11	town, city, school district, or other governmental subdivision.
131.12	EFFECTIVE DATE. This section is effective August 1, 2025, and applies to violations
131.13	committed on or after that date and to causes of action accruing on or after that date.
131.14	Sec. 33. [10A.52] MAJOR DECISION OF NONELECTED LOCAL OFFICIALS.
131.15	Subdivision 1. Major decision regarding the expenditure of public money. (a)
131.16	Attempting to influence a nonelected local official is lobbying if the nonelected local official
131.17	has:
131.18	(1) the authority to make major decisions regarding the expenditure or investment of
131.19	public money;
131.20	(2) the responsibility to make recommendations to a chief executive or the governing
131.21	body about major decisions regarding the expenditure or investment of public money; or
131.22	(3) the authority to vote as a member of the governing body on major decisions regarding
131.23	the expenditure or investment of public money.
121.24	
131.24	(b) The mere act of submitting an application for a grant or responding to a request for proposals is not lobbying. Communications of a purely administerial or technical nature
131.25 131.26	regarding the submission of a grant application or response to requests for proposals are
131.27	not lobbying.
131.28	Subd. 2. Actions that are a major decision regarding public funds. A major decision
131.29	regarding the expenditure or investment of public money includes but is not limited to a
131.30	decision on:
132.1	(1) the development and ratification of operating and capital budgets of a political
132.2	subdivision, including development of the budget request for an office or department within
132.3	the political subdivision;
132.4	(2) whether to apply for or accept state, federal, or private grant funding;
132.5	(3) selecting recipients for government grants from the political subdivision; or
132.6	(4) tax abatement, tax increment financing, or expenditures on public infrastructure used
132.7	to support private housing or business developments.
132.8	Subd. 3. Actions that are not a major decision. A major decision regarding the
132.8	expenditure of public money does not include:
134.7	
132.10	(1) the purchase of goods or services with public funds in the operating or capital budget
132.11	of a political subdivision;

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132.12	(2) collective bargaining of a labor contract on behalf of a political subdivision; or
132.13 132.14	(3) participating in discussions with a party or a party's representative regarding litigation between the party and the political subdivision of the local official.
132.15	Sec. 34. Minnesota Statutes 2024, section 124E.03, is amended by adding a subdivision
132.16 132.17	to read:  Subd. 11. Statement of economic interest. Members of charter school boards and
132.17	persons employed as charter school directors and chief administrators are subject to the
132.19	requirements of section 10A.09.
132.19	requirements of section 10A.03.
132.20	Sec. 35. Minnesota Statutes 2024, section 211A.02, subdivision 1, is amended to read:
132.21	Subdivision 1. When and where filed by committees or candidates. (a) A committee
132.22	
132.23	calendar year shall submit an initial report to the filing officer within 14 days after the
132.24	candidate or committee receives or makes disbursements of more than \$750 and must
132.25	continue to make the reports required by this subdivision until a final report is filed.
132.26	(b) In a year in which a candidate receives contributions or makes disbursements of
132.27	more than \$750 or the candidate's name appears on the ballot, the candidate must file a
132.28	report:
132.29	(1) ten days before the primary or special primary if a primary is held in the jurisdiction,
132.30	regardless of whether the candidate is on the primary ballot. If a primary is not conducted,
132.31	the report is due ten days before the primary date specified in section 205.065;
133.1	(2) ten days before the general election or special election; and
133.2	(3) 30 days after a general or special election.
133.3	The reporting obligations in this paragraph begin with the first report due after the reporting
133.4	period in which the candidate reaches the spending threshold specified in paragraph (a). A
133.5	candidate who did not file for office is not required to file reports required by this paragraph
133.6	that are due after the end of the filing period. A candidate whose name will not be on the
133.7	general election ballot is not required to file the reports required by clauses (2) and (3).
133.8	(c) Until a final report is filed, a candidate must file a report by January 31 of each year.
133.9	Notwithstanding subdivision 2, clause (4), the report required by this subdivision must only
133.10	include the information from the previous calendar year.
133.11	Sec. 36. Minnesota Statutes 2024, section 211A.02, subdivision 2, is amended to read:
133.12	Subd. 2. <b>Information required.</b> The report to be filed by a candidate or committee must
	include:
133.13	
133.14	(1) the name of the candidate and office sought;

- 82.13 Sec. 42. Minnesota Statutes 2024, section 211A.02, subdivision 2, is amended to read:
  82.14 Subd. 2. **Information required.** The report to be filed by a candidate or committee must
- 82.16 (1) the name of the candidate and office sought;

82.15 include:

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133.15 133.16	(2) the printed name, address, telephone number, signature, and email address <del>, if available</del> of the person responsible for filing the report. If the person responsible for filing the report
133.17	does not have an email address, the person must include an attestation to that effect;
133.18	(3) the total cash on hand designated to be used for political purposes;
133.19 133.20	(4) the total amount of contributions received and the total amount of disbursements for the period from the last previous report to five days before the current report is due;
133.21 133.22 133.23	(5) if disbursements made to the same vendor exceed \$100 in the aggregate during the period covered by the report, the name and address for the vendor and the amount, date, and purpose for each disbursement; and
133.26 133.27 133.28 133.29	(6) the name, address, and employer, or occupation if self-employed, of any individual or entity that during the period covered by the report has made one or more contributions that in the aggregate exceed \$100, and the amount and date of each contribution. The filing officer must restrict public access to the address of any individual who has made a contribution that exceeds \$100 and who has filed with the filing officer a written statement signed by the individual that withholding the individual's address from the financial report is required for the safety of the individual or the individual's family.
134.1	Sec. 37. Minnesota Statutes 2024, section 211B.04, subdivision 1, is amended to read:
134.2	Subdivision 1. Campaign material. (a) A person who participates in the preparation or
134.3	dissemination of campaign material other than as provided in section 211B.05, subdivision
134.4	1, that does not prominently include the name and address of the person or committee
134.5	causing the material to be prepared or disseminated in a disclaimer substantially in the form
134.6	provided in paragraph (b) or (c) is guilty of a misdemeanor.
134.7	(b) Except in cases covered by paragraph (c), the required form of disclaimer is: "Prepare
134.8	
134.8 134.9	and Paid for by the committee, (address)" for material prepared and paid for by
	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee,
134.9	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal
134.9 134.10	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal campaign committee. The address must be either the committee's mailing address or the
134.9 134.10 134.11	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal
134.9 134.10 134.11 134.12	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal campaign committee. The address must be either the committee's mailing address or the committee's website, if the website includes the committee's mailing address. If the material
134.9 134.10 134.11 134.12 134.13	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal campaign committee. The address must be either the committee's mailing address or the committee's website, if the website includes the committee's mailing address. If the material is produced and disseminated without cost, the words "paid for" may be omitted from "Prepared by" may be used in place of "Paid for by" in the disclaimer. Except as required
134.9 134.10 134.11 134.12 134.13 134.14	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal campaign committee. The address must be either the committee's mailing address or the committee's website, if the website includes the committee's mailing address. If the material is produced and disseminated without cost, the words "paid for" may be omitted from
134.9 134.10 134.11 134.12 134.13 134.14 134.15	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal campaign committee. The address must be either the committee's mailing address or the committee's website, if the website includes the committee's mailing address. If the material is produced and disseminated without cost, the words "paid for" may be omitted from "Prepared by" may be used in place of "Paid for by" in the disclaimer. Except as required by paragraph (c), in the case of a candidate's or committee's website or social media page,
134.9 134.10 134.11 134.12 134.13 134.14 134.15 134.16 134.17	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal campaign committee. The address must be either the committee's mailing address or the committee's website, if the website includes the committee's mailing address. If the material is produced and disseminated without cost, the words "paid for" may be omitted from "Prepared by" may be used in place of "Paid for by" in the disclaimer. Except as required by paragraph (c), in the case of a candidate's or committee's website or social media page, the requirements of this subdivision are satisfied for the entire website or social media page when the disclaimer appears once on the website or social media home page.
134.9 134.10 134.11 134.12 134.13 134.14 134.15 134.16 134.17	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal campaign committee. The address must be either the committee's mailing address or the committee's website, if the website includes the committee's mailing address. If the material is produced and disseminated without cost, the words "paid for" may be omitted from "Prepared by" may be used in place of "Paid for by" in the disclaimer. Except as required by paragraph (c), in the case of a candidate's or committee's website or social media page, the requirements of this subdivision are satisfied for the entire website or social media page when the disclaimer appears once on the website or social media home page.  (c) In the case of broadcast audio or video media, including audio or video media posted
134.9 134.10 134.11 134.12 134.13 134.14 134.15 134.16 134.17	and Paid for by the committee, (address)" for material prepared and paid for by a principal campaign committee, or "Prepared and Paid for by the committee, (address)" for material prepared and paid for by a person or committee other than a principal campaign committee. The address must be either the committee's mailing address or the committee's website, if the website includes the committee's mailing address. If the material is produced and disseminated without cost, the words "paid for" may be omitted from "Prepared by" may be used in place of "Paid for by" in the disclaimer. Except as required by paragraph (c), in the case of a candidate's or committee's website or social media page, the requirements of this subdivision are satisfied for the entire website or social media page when the disclaimer appears once on the website or social media home page.

32.17 32.18 32.19	(2) the printed name, address, telephone number, signature, and email address, if available, or an attestation that the candidate and the candidate's campaign do not possess an email address, of the person responsible for filing the report;
32.20	(3) the total cash on hand designated to be used for political purposes;
32.21 32.22	(4) the total amount of contributions received and the total amount of disbursements for the period from the last previous report to five days before the current report is due;
32.23 32.24 32.25	(5) if disbursements made to the same vendor exceed \$100 in the aggregate during the period covered by the report, the name and address for the vendor and the amount, date, and purpose for each disbursement; and
82.26 82.27 82.28 82.29 82.30 82.31 82.32	(6) the name, address, and employer, or occupation if self-employed, of any individual or entity that during the period covered by the report has made one or more contributions that in the aggregate exceed \$100, and the amount and date of each contribution. The filing officer must restrict public access to the address of any individual who has made a contribution that exceeds \$100 and who has filed with the filing officer a written statement signed by the individual that withholding the individual's address from the financial report is required for the safety of the individual or the individual's family.
33.1	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2026.

34.21	the required form of the disclaimer is: "The committee is responsible for the content
34.22	of this message."
34.23	Sec. 38. Minnesota Statutes 2024, section 211B.04, subdivision 2, is amended to read:
34.24	Subd. 2. Independent expenditures. (a) The required form of the disclaimer on a writte
34.25	Except in cases covered by paragraph (b), the required form of disclaimer for an independent
34.26	expenditure is: "This is an independent expenditure prepared and paid for by (name
34.27	of entity participating in the expenditure), (address). It is not coordinated with or
34.28	approved by any candidate nor is any candidate responsible for it." The address must be
34.29	either the entity's mailing address or the entity's website, if the website includes the entity's
34.30	mailing address. When a written independent expenditure is produced and disseminated
34.31	without cost, the words "and paid for" may be omitted from the disclaimer.
34.32	(b) The required form of the disclaimer on a broadcast an audio or video media
34.33	independent expenditure is: "This independent expenditure is paid for by (name of
34.34	entity participating in the expenditure). It is not coordinated with or approved by any
35.1	candidate nor is any candidate responsible for it." When a broadcast an audio or video media
35.2	independent expenditure is produced and disseminated without cost, the following disclaimer
35.3	may be used: " (name of entity participating in the expenditure) is responsible for the
35.4	contents of this independent expenditure. It is not coordinated with or approved by any
35.5	candidate nor is any candidate responsible for it."
35.6	Sec. 39. Minnesota Statutes 2024, section 211B.04, is amended by adding a subdivision
35.7	to read:
35.8	Subd. 2a. Electioneering communication. (a) Except in cases covered by paragraph
35.9	(b), the required form of disclaimer for an electioneering communication is: "Paid for by
35.10	(name of entity participating in the communication), (address). It is not coordinated
35.11	with or approved by any candidate nor is any candidate responsible for it." The address
35.12	must be either the entity's mailing address or the entity's website, if the website includes
35.13	the entity's mailing address. When an electioneering communication is produced and
35.14	disseminated without cost, the words "Prepared by" may be used in place of "Paid for by"
35.15	in the disclaimer.
35.16	(b) The required form of the disclaimer on an audio or video media electioneering
35.17	communication is: " paid for by (name of entity participating in the communication).
35.18	It is not coordinated with or approved by any candidate nor is any candidate responsible
35.19	for it." When an audio or video media electioneering communication is produced and
35.20	disseminated without cost, the following disclaimer may be used: " (name of entity
35.21	participating in the expenditure) is responsible for the contents of this communication. It is
35.22	not coordinated with or approved by any candidate nor is any candidate responsible for it."

135.23	Sec. 40. Minnesota Statutes 2024, section 211B.04, subdivision 3, is amended to read:
135.24 135.25 135.26	Subd. 3. <b>Material that does not need a disclaimer.</b> (a) This section does not apply to fundraising tickets, business cards, personal letters, or similar items that are clearly being distributed by the candidate.
135.27 135.28	(b) This section does not apply to an individual or association that is not required to register or report under chapter 10A or 211A.
135.29	(c) This section does not apply to the following:
135.30 135.31	(1) bumper stickers, pins, buttons, pens, or similar small items on which the disclaimer cannot be conveniently printed;
136.1 136.2	(2) skywriting, wearing apparel, or other means of displaying an advertisement of such a nature that the inclusion of a disclaimer would be impracticable; and
136.3	(3) online banner ads and similar electronic communications that for which it would be
136.4	technologically infeasible. In this case, the communication must state the name of the person
136.5	who paid for, or in the case of a communication that is produced and disseminated without
136.6	cost, who is responsible for the communication and link directly to an online page that
136.7 136.8	includes only the disclaimer. The person who paid for or is responsible for the communication must, at the request of the Campaign Finance and Public Disclosure Board or the Office of
136.9	Administrative Hearings, demonstrate why it was technologically infeasible to include a
136.10	disclaimer in the form required by subdivision 1, 2, or 2a.
150.10	diselatine in the form required by subdivision 1, 2, or 2a.
136.11	(d) This section does not modify or repeal section 211B.06.
136.12	Sec. 41. Minnesota Statutes 2024, section 211B.04, subdivision 5, is amended to read:
136.13	Subd. 5. Font size. For written communications other than an outdoor sign, website, or
136.14	social media page, (a) Except as provided in paragraphs (b) and (c), the disclaimer must be
136.15	printed in 8-point font or larger with sufficient color contrast to be reasonably legible.
136.16	(b) For an outdoor sign, the font of the disclaimer must be a height of at least five percent
136.17	of the vertical height of the sign with sufficient color contrast to be reasonably legible.
136.18	(c) For websites and social media, the font of the disclaimer must be displayed large
136.19	enough and with sufficient color contrast to be reasonably legible.
136.20	EFFECTIVE DATE; APPLICATION. Paragraph (b) applies to outdoor signs printed
136.21	on or after January 1, 2026.
136.22	Sec. 42. [211B.065] MISREPRESENTATION OF CAMPAIGN AUTHORITY.
136.23	Subdivision 1. Misrepresentation prohibited. (a) A person must not:

136.24	(1) misrepresent the person or any committee or organization as speaking or writing or
136.25	otherwise acting for or on behalf of any real, potential, spurious, or nonexistent candidate,
136.26	political party, committee, fund, or organization with the intent to defraud; or
136.27	(2) willfully and knowingly participate in or conspire to participate in any plan, scheme,
136.28	or design to violate clause (1).
136.29	(b) A person must not:
136.30	(1) misrepresent the person as speaking, writing, or otherwise acting for or on behalf of
136.31	any real, potential, spurious, or nonexistent candidate, political party, committee, fund, or
137.1	organization or employee or agent of any such candidate, political party, or political
137.2	committee or organization when soliciting money or any other thing of value with the intent
137.3	to defraud; or
137.4	(2) willfully and knowingly participate in or conspire to participate in any plan, scheme,
137.5	or design to violate clause (1).
137.6	Subd. 2. Criminal penalties; civil remedies. (a) Except as otherwise provided, a person
137.7	who violates this section is guilty of a gross misdemeanor.
137.8	(b) The attorney general, a county attorney, or a party injured by a violation of subdivision
137.9	1 may bring a civil action pursuant to section 8.31 to recover damages, together with costs
137.10	of investigation and reasonable attorney fees, and receive other equitable relief as determined
137.11	by the court. An action brought by an injured party under section 8.31, subdivision 3a,
137.12	benefits the public. In addition to all other damages, the court may impose a civil penalty
137.13	of up to \$1,000 for each violation.
127.14	
137.14	(c) Civil remedies allowable under this section are cumulative and do not restrict any
137.15	other right or remedy otherwise available. The complaint process provided in sections
137.16	211B.31 to 211B.36 does not apply to violations of this section.
137.17	EFFECTIVE DATE. This section is effective August 1, 2025, and applies to crimes
137.18	committed on or after that date and causes of action accruing on or after that date.
127 10	Co. 42 1211D 0661 DISTRIBUTION OF A DSENTEE DALL OF A DDI ICATIONS
137.19	Sec. 43. [211B.066] DISTRIBUTION OF ABSENTEE BALLOT APPLICATIONS
137.20	AND SAMPLE BALLOTS.
137.21	Subdivision 1. <b>Definitions.</b> (a) For purposes of this section, the following terms have
137.22	the meanings given.
127.22	(b) "Dancon on antity" macons any individual committee on association as defined in
137.23	(b) "Person or entity" means any individual, committee, or association as defined in
137.24	section 10A.01, subdivision 6.
137.25	(c) "Sample ballot" means a document that is formatted and printed in a manner that so
137.26	closely resembles an official ballot that it could lead a reasonable person to believe the
137.27	document is an official ballot. A document that contains the names of particular candidates
137.28	or ballot questions alongside illustrations of a generic ballot or common ballot markings is

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137.29	not a sample ballot as long as the document does not closely resemble an official ballot and
137.30	would not lead a reasonable person to believe the document is an official ballot.
137.31	Subd. 2. Requirements. (a) Except as otherwise provided in this paragraph, any person
137.32	or entity that mails an absentee ballot application or sample ballot to anyone in the state
138.1	must comply with this section. This section does not apply to a unit of government or
138.2	employee of that unit of government when discharging official election duties.
138.3	(b) The person or entity mailing the absentee ballot application or sample ballot must
138.4	include the following statement: "This mailing is not an official election communication
138.5	from a unit of government. This [absentee ballot application or sample ballot] has not been
138.6	included at the request of a government official." If a sample ballot is enclosed, the statement
138.7	must also include the following: "This is a sample ballot, not an official ballot. You cannot
138.8	cast the enclosed sample ballot."
138.9	(c) The statement required in paragraph (b) must be printed in a typeface and format
138.10	designed to be clearly visible at the time the mailing is opened. The person or entity sending
138.11	the sample ballot or absentee ballot application must include the person or entity's name
138.12	and street address in the return address position on the mailing envelope.
138.13	(d) If an absentee ballot application is included, the application fields must be blank and
138.14	must not include the voter's name, address, or any other required information.
138.15	Notwithstanding this subdivision, the county auditor or municipal clerk must not reject an
138.16	absentee ballot application solely because of the inclusion of printed information on the
138.17	application.
138.18	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2026.

83.2	Sec. 43. [211B.125] PUBLICLY FUNDED ORGANIZATIONS; CAMPAIGN
83.3	EXPENDITURES PROHIBITED.
83.4	An entity or organization, including any nonprofit organization, that receives state
83.5	funding must not make a campaign expenditure or otherwise expend money for any political
83.6	purpose, unless the entity or organization uses separate accounts for political activities and
83.7	for activities funded by state funding. The entity or organization must not supplant its
83.8	existing funding with state funding to make campaign expenditures or expend money for
83.9	political purposes. Prior to receiving state funding, the entity or organization must attest
83.10	that it will comply with this section. As used in this section, "state funding" includes receipt
83.11	of public funds through a direct appropriation or a legislatively named, competitive, or other
83.12	form of grant.
83.13	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2025.

138.19	Sec. 44. Minnesota Statutes 2024, section 211B.13, is amended to read:
138.20	211B.13 BRIBERY, TREATING, AND SOLICITATION.
138.21	Subdivision 1. Bribery, advancing money, and treating prohibited. (a) A person who
138.22	
138.23	promises, provides a chance to win, or lends any money, food, liquor, clothing, entertainment,
138.24	or other thing of monetary value, or who offers, promises, or endeavors to obtain any money,
138.25	position, appointment, employment, or other valuable consideration, to or for a person, in
138.26	order to induce:
138.27	(1) a voter to vote, to refrain from voting, or to vote in a particular way, at an election,
138.28	is guilty of a felony;
138.29	(2) an individual to register to vote; or
138.30	(3) a registered or eligible voter to sign a petition that is directly related to an election
138.31	during the period beginning on the first day of the absentee voting period for that election
138.32	and ending on election day.
139.1	(b) This section does not prevent a candidate from stating publicly preference for or
139.2	support of another candidate to be voted for at the same primary or election. Refreshments
139.3	of Food or, nonalcoholic beverages, or items having a value up to \$5 are not prohibited
139.4	under this section if consumed on the premises at a private gathering or public meeting are
139.5	not prohibited under this section or if offered on equal terms to individuals without regard
139.6	to whether the recipient takes a specified action.
139.7	Subd. 2. Certain solicitations prohibited. A person may not knowingly solicit, receive,
139.8	or accept any money, property, or other thing of monetary value, or a promise or, pledge,
139.9	or opportunity to win any of these that is a disbursement prohibited by this section or section
139.10	211B.15.
139.11	Subd. 3. Civil enforcement. In addition to other remedies, the attorney general or county
139.12	attorney may enforce this section pursuant to section 8.31.
139.13	EFFECTIVE DATE. This section is effective August 1, 2025, and applies to crimes
139.14	committed on or after that date.
139.15	Sec. 45. Minnesota Statutes 2024, section 211B.32, subdivision 1, is amended to read:
139.16	Subdivision 1. Administrative remedy; exhaustion. (a) Except as provided in paragraphs
139.17	
139.18	office. The complaint must be finally disposed of by the office before the alleged violation
139.19	may be prosecuted by a county attorney.
139.20	(b) Complaints arising under those sections and related to those individuals and
139.21	associations specified in section 10A.022, subdivision 3, must be filed with the Campaign
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139.23 139.24	(c) Violations of sections $\underline{211B.065}$ , $\underline{211B.075}$ , and $211B.076$ may be enforced as provided in those sections.
139.25	Sec. 46. Minnesota Statutes 2024, section 211B.32, subdivision 4, is amended to read:
139.26 139.27 139.28 139.29 139.30	Subd. 4. <b>Proof of claim.</b> The burden of proving the allegations in the complaint is on the complainant. The standard of proof of a violation of section 211B.06, relating to false statements in paid political advertising or campaign material, is clear and convincing evidence. The standard of proof of any other a violation of chapter 211A or 211B is a preponderance of the evidence.
140.1	Sec. 47. Minnesota Statutes 2024, section 211B.35, subdivision 2, is amended to read:
140.2 140.3	Subd. 2. <b>Disposition of complaint.</b> The panel must determine whether the violation alleged in the complaint occurred and must make at least one of the following dispositions:
140.4	(a) The panel may dismiss the complaint.
140.5	(b) The panel may issue a reprimand.
140.6 140.7	(c) The panel may find that a statement made in a paid advertisement or campaign material violated section 211B.06.
140.8 140.9	(d) The panel may impose a civil penalty of up to \$5,000 for any violation of chapter 211A or 211B.
140.10	(e) (d) The panel may refer the complaint to the appropriate county attorney.
140.11	Sec. 48. Minnesota Statutes 2024, section 383B.041, subdivision 5, is amended to read:
140.14 140.15 140.16 140.17 140.18 140.19	Subd. 5. Economic interest disclosure; Special School District No. 1. Every candidate for school board in Special School District No. 1, Minneapolis, must file an original statemen of economic interest with the school district within 14 days of the filing of an affidavit or petition to appear on the ballot the end of the candidate filing period. An elected official in Special School District No. 1, Minneapolis, must file the annual statement required in section 10A.09, subdivision 6, with the school district for every year that the individual serves in office. An original and annual statement must contain the information listed in section 10A.09, subdivision 5. The provisions of section 10A.09, subdivisions 6a, 7, and 9, apply to statements required under this subdivision.
140.21	Sec. 49. <u>CAMPAIGN SPENDING LIMITS STUDY.</u>
140.22 140.23	The Campaign Finance and Public Disclosure Board must study the voluntary campaign spending limits as provided in this section. By January 15, 2026, the board must report to

the chairs and ranking minority members of the legislative committees with jurisdiction

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84.21	Sec. 47. Minnesot	a Statutes 2024,	section 383B.041	, subdivision 5,	is amended to read:
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Subd. 5. **Economic interest disclosure; Special School District No. 1.** Every candidate for school board in Special School District No. 1, Minneapolis, must file an original statement of economic interest with the school district within 14 days of the filing of an affidavit or petition to appear on the ballot after the candidate filing period ends. An elected official in Special School District No. 1, Minneapolis, must file the annual statement required in section 10A.09, subdivision 6, with the school district for every year that the individual serves in office. An original and annual statement must contain the information listed in section 10A.09, subdivision 5. The provisions of section 10A.09, subdivisions 6a, 7, and 9, apply to statements required under this subdivision.

**EFFECTIVE DATE.** This section is effective January 1, 2026.

84.31

140.25 140.26	over the board with its findings and recommendations. At a minimum, the board must study and report on:
140.27 140.28	(1) the number of candidates that participate in the public subsidy program, broken down by office;
140.29 140.30	(2) the number of candidates that do not participate in the public subsidy program, broken down by office;
140.31	(3) historic trend data for the past ten years for the information in clauses (1) and (2);
141.1 141.2 141.3	(4) for candidates that do not participate in the public subsidy program, how much the candidate and the candidate's opponent spent and how much is spent on independent expenditures in the race;
141.4	(5) how other states set voluntary campaign spending limits, including:
141.5 141.6	(i) if other states distinguish between highly contested races and other races in the amount of funding provided or spending allowed;
141.7	(ii) if other states have an automatic inflator on the subsidies and limits; and
141.8	(iii) the level of candidate participation over time in the programs; and
141.9 141.10	(6) any recommendations the board has regarding the current public subsidy program in Minnesota and whether the current spending limits are appropriate.
141.11	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
141.12 141.13	Sec. 50. WORKING GROUP ON LOCAL CANDIDATE CAMPAIGN FINANCE REPORTING.
141.14 141.15	<u>Subdivision 1.</u> <b>Definitions.</b> (a) For purposes of this section, the terms have the meanings given.
141.16	(b) "Board" means the Campaign Finance and Public Disclosure Board.
141.17 141.18 141.19	(c) "Candidate" means an individual who seeks nomination or election to a county, municipal, school district, or other political subdivision office. This definition does not include an individual seeking a judicial office.
141.20 141.21	(d) "Local campaign report" means any report that a candidate is required to file pursuant to Minnesota Statutes, chapter 211A.
141.22	Subd. 2. Membership. (a) The working group consists of the following 12 members:
141.23 141.24	(1) two members of the Campaign Finance and Public Disclosure Board affiliated with different political parties appointed by the board's chair;
141.25	(2) the executive director of the Campaign Finance and Public Disclosure Board;

41.26 41.27	(3) two members appointed by the League of Minnesota Cities, one of whom must be from a city of the fourth class;
41.28	(4) one member appointed by the Association of Minnesota Counties;
41.29	(5) one member appointed by the Minnesota Association of Townships;
41.30	(6) one member appointed by the Minnesota School Boards Association;
42.1 42.2	(7) one senator appointed by the senate majority leader and one senator appointed by the senate minority leader; and
42.3 42.4	(8) one representative appointed by the speaker of the house and one representative appointed by the minority leader of the house of representatives.
42.5 42.6	(b) Appointments to the working group must be made within two weeks after the effective date of this section.
42.7 42.8 42.9 42.10 42.11 42.12	(c) Public member compensation and reimbursement for expenses are governed by Minnesota Statutes, section 15.059, subdivision 3. Notwithstanding Minnesota Statutes, section 15.0595, the source of payment for compensation and reimbursement for expenses of nonlegislative members of the working group is appropriations available to the Campaign Finance and Public Disclosure Board. Legislative members may receive per diem and be reimbursed for their expenses according to the rules of their respective bodies.
42.13 42.14 42.15 42.16	Subd. 3. Chairs; meetings. (a) The executive director of the board must convene the first meeting of the working group no later than six weeks after the effective date of this section. At the first meeting, members must elect a chair from among the legislative members of the working group members.
42.17 42.18	(b) Working group meetings are subject to the Minnesota Open Meeting Law under Minnesota Statutes, chapter 13D.
42.19 42.20 42.21 42.22	Subd. 4. <b>Administrative support.</b> The Legislative Coordinating Commission must provide administrative support and meeting space for the working group. Upon request of the working group, the staff of the Campaign Finance and Public Disclosure Board must provide technical support.
42.23 42.24 42.25	Subd. 5. Duties. At a minimum, the working group must:  (1) examine and make recommendations on whether any or all local candidate campaign finance reports should be filed with the board instead of with a local filing officer;
42.26 42.27 42.28	(2) assess the extent to which local filing officers are currently able to provide support to local candidates and the public related to their duty to accept campaign finance reports from local candidates:

142.29	(3) review the reporting requirements for local candidates in Minnesota Statutes, chapter
142.30	211A, and recommend any changes to those requirements that should be made, especially
142.31	if the reports were to be filed with the board;
143.1	(4) study the impact of the potential increase of reports being made to the board in terms
143.2	of budgetary and staffing needs and the ability of the board to support the local candidates
143.3	in filing the reports;
143.4	(5) study local campaign finance reporting requirements and make any recommendation
143.5	on changes to the laws; and
143.6	(6) propose draft legislation to implement any of the working group's recommendations.
143.7	Subd. 6. Report. No later than January 15, 2026, the working group must submit a
143.8	written report to the chairs and ranking minority members of the legislative committees and
143.9	divisions with jurisdiction over elections. The report must outline a description of the
143.10	working group's activities, how the working group addressed each duty described in
143.11	subdivision 5, any recommendations made by the working group, and any proposed
143.12	legislation recommended by the working group.
143.13	Subd. 7. Expiration. The working group expires upon submission of the report required
143.14	under subdivision 6, or January 16, 2026, whichever is later.
143.15	EFFECTIVE DATE. This section is effective the day following final enactment.
	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment. Sec. 51. <b>RULEMAKING.</b>
143.15 143.16 143.17	
143.16	Sec. 51. RULEMAKING.
143.16 143.17	Sec. 51. <b>RULEMAKING.</b> The Campaign Finance and Public Disclosure Board must amend Minnesota Rules, part
143.16 143.17 143.18	Sec. 51. RULEMAKING.  The Campaign Finance and Public Disclosure Board must amend Minnesota Rules, part 4503.0900, to conform to the requirements of Minnesota Statutes, section 10A.174, regarding
143.16 143.17 143.18 143.19 143.20	Sec. 51. RULEMAKING.  The Campaign Finance and Public Disclosure Board must amend Minnesota Rules, part 4503.0900, to conform to the requirements of Minnesota Statutes, section 10A.174, regarding transition expenses. The board may use the good cause exemption under Minnesota Statutes,
143.16 143.17 143.18 143.19 143.20	Sec. 51. RULEMAKING.  The Campaign Finance and Public Disclosure Board must amend Minnesota Rules, part 4503.0900, to conform to the requirements of Minnesota Statutes, section 10A.174, regarding transition expenses. The board may use the good cause exemption under Minnesota Statutes, section 14.388, for purposes of this section.
143.16 143.17 143.18 143.19 143.20 143.21	Sec. 51. RULEMAKING.  The Campaign Finance and Public Disclosure Board must amend Minnesota Rules, part 4503.0900, to conform to the requirements of Minnesota Statutes, section 10A.174, regarding transition expenses. The board may use the good cause exemption under Minnesota Statutes, section 14.388, for purposes of this section.  Sec. 52. REPEALER.
143.16 143.17 143.18 143.19 143.20 143.21 143.22 143.23	Sec. 51. <b>RULEMAKING.</b> The Campaign Finance and Public Disclosure Board must amend Minnesota Rules, part 4503.0900, to conform to the requirements of Minnesota Statutes, section 10A.174, regarding transition expenses. The board may use the good cause exemption under Minnesota Statutes, section 14.388, for purposes of this section.  Sec. 52. <b>REPEALER.</b> (a) Minnesota Statutes 2024, sections 211B.04, subdivision 4; 211B.06; and 211B.08,
143.16 143.17 143.18 143.19 143.20 143.21 143.22 143.23	Sec. 51. RULEMAKING.  The Campaign Finance and Public Disclosure Board must amend Minnesota Rules, part 4503.0900, to conform to the requirements of Minnesota Statutes, section 10A.174, regarding transition expenses. The board may use the good cause exemption under Minnesota Statutes, section 14.388, for purposes of this section.  Sec. 52. REPEALER.  (a) Minnesota Statutes 2024, sections 211B.04, subdivision 4; 211B.06; and 211B.08, are repealed.
143.16 143.17 143.18 143.19 143.20 143.21 143.22 143.23 143.24	Sec. 51. RULEMAKING.  The Campaign Finance and Public Disclosure Board must amend Minnesota Rules, part 4503.0900, to conform to the requirements of Minnesota Statutes, section 10A.174, regarding transition expenses. The board may use the good cause exemption under Minnesota Statutes, section 14.388, for purposes of this section.  Sec. 52. REPEALER.  (a) Minnesota Statutes 2024, sections 211B.04, subdivision 4; 211B.06; and 211B.08, are repealed.  (b) Minnesota Rules, part 4503.2000, subpart 2, is repealed.
143.16 143.17 143.18 143.19 143.20 143.21	Sec. 51. RULEMAKING.  The Campaign Finance and Public Disclosure Board must amend Minnesota Rules, part 4503.0900, to conform to the requirements of Minnesota Statutes, section 10A.174, regarding transition expenses. The board may use the good cause exemption under Minnesota Statutes, section 14.388, for purposes of this section.  Sec. 52. REPEALER.  (a) Minnesota Statutes 2024, sections 211B.04, subdivision 4; 211B.06; and 211B.08, are repealed.  (b) Minnesota Rules, part 4503.2000, subpart 2, is repealed.  (c) Minnesota Rules, part 4511.1100, is repealed.