25.0517.03002 Title.04000 Prepared by the Legislative Council staff for Senator Roers
April 21, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO FIRST ENGROSSMENT

ENGROSSED HOUSE BILL NO. 1377

Introduced by

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Representatives D. Ruby, Henderson, Kasper, Kempenich, Koppelman, Wolff Senators Boehm, Hogue, Myrdal, Wobbema

1 A BILL for an Act to create and enact chapter 16.1-08.2 of the North Dakota Century Code, 2 relating to campaign disclosure statements; to amend and reenact subsection 17 of section-3 16.1-08.1-01, subsection 4 of section 16.1-08.1-02.1, sections 16.1-08.1-02.3 and 4 16.1-08.1-02.4, subsection 3 of section 16.1-08.1-03.2, sections 16.1-08.1-03.7 and 5 16.1-08.1-06.215.1-09-08, 15.1-09-19, and 16.1-01-12, subdivision b of subsection 2 of section 6 16.1-10-02, section 16.1-10-04.1, subdivision f of subsection 8 of section 51-28-01, 7 subsection 11 of section 54-66-01, and section 54-66-02 of the North Dakota Century Code, 8 relating to campaign disclosure statements, authorized use of state property for political 9 purposes, and inflationary adjustments for campaign finance reporting thresholds; to repeal 10 chapter 16.1-08.1 of the North Dakota Century Code, relating to campaign disclosure 11 statements; to provide a penalty; to provide for application; and to provide an effective date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

13 SECTION 1. AMENDMENT. Subsection 17 of section 16.1-08.1-01 of the North Dakota 14 Century Code is amended and reenacted as follows: 15 17. "Ultimate and true source" means the person that knowingly contributed over two 16 hundred fifty dollars solely to influence a statewide election or an election for the 17 legislative assembly. 18 SECTION 2. AMENDMENT. Subsection 4 of section 16.1-08.1-02.1 of the North Dakota 19 Century Code is amended and reenacted as follows: 20 4. The statement filed according to this section must show the following:

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1	a. The balance of the filer's convention accounts at the start and close of the
2	reporting period;
3	b. The total of all revenue received and expenditures made of two hundred fifty
4	dollars, or less;
5	c. The total of all revenue received and expenditures made in excess of two
6	hundred <u>fifty</u> dollars;
7	d. For each aggregated revenue received from a person in excess of two hundred
8	fifty dollars:
9	(1) The name of each person;
10	(2) The mailing address of each person;
11	(3) The date of the most recent receipt of revenue from each person; and
12	(4) The purpose or purposes for which the aggregated revenue total was
13	received from each person;
14	e. For each aggregated expenditure made to a person in excess of two hundred fifty
15	dollars:
16	(1) The name of each person or entity;
17	(2) The mailing address of each person or entity;
18	(3) The date of the most recent expense made to each person or entity; and
19	(4) The purpose or purposes for which the aggregated expenditure total was
20	disbursed to each person or entity; and
21	f. For each aggregated revenue from an individual which totals five thousand
22	dollars or more during the reporting period, the occupation, employer, and
23	principal place of business of the individual must be disclosed.
24	SECTION 3. AMENDMENT. Section 16.1-08.1-02.3 of the North Dakota Century Code is
25	amended and reenacted as follows:
26	— 16.1-08.1-02.3. Pre-election, supplemental, and year-end campaign disclosure
27	statement requirements for candidates, candidate committees, multicandidate
28	committees, and nonstatewide political parties.
29	1. Prior to the thirty-first day before a primary, general, or special election, a candidate or
30	candidate committee formed on behalf of the candidate, a multicandidate political
31	committee, or a political party other than a statewide political party soliciting or

1	accepting contributions shall file a campaign disclosure statement that includes all
2	contributions received from January first through the fortieth day before the election. A
3	candidate whose name is not on the ballot and who is not seeking election through
4	write-in votes, the candidate's candidate committee, and a political party that has not
5	endorsed or nominated any candidate in the election is not required to file a statement
6	under this subsection. The statement may be submitted for filing beginning on the
7	thirty-ninth day before the election. The statement must include:
8	a. For each aggregated contribution from a contributor which totals in excess of two-
9	hundred fifty dollars received during the reporting period:
10	(1) The name and mailing address of the contributor;
11	(2) The total amount of the contribution; and
12	(3) The date the last contributed amount was received;
13	b. The total of all aggregated contributions from contributors which total in excess of
14	two hundred fifty dollars during the reporting period;
15	c. The total of all contributions received from contributors that contributed two-
16	hundred fifty dollars or less each during the reporting period; and
17	d. For a statewide candidate, a candidate committee formed on behalf of a
18	statewide candidate, and a statewide multicandidate committee, the balance of
19	the campaign fund on the fortieth day before the election and the balance of the
20	campaign fund on January first.
21	2. Beginning on the thirty-ninth day before the election through the day before the
22	election, a person that files a statement under subsection 1 must file a supplemental
23	statement within forty-eight hours of the start of the day following the receipt of a
24	contribution or aggregate contribution from a contributor which is in excess of five-
25	hundred dollars. The statement must include:
26	a. The name and mailing address of the contributor;
27	b. The total amount of the contribution received during the reporting period; and
28	c. The date the last contributed amount was received.
29	3. Prior to February first, a candidate or candidate committee, a multicandidate political
30	committee, or a nonstatewide political party soliciting or accepting contributions shall-
31	file a campaign disclosure statement that includes all contributions received and

1	expenditures, by expenditure category, made from January first through December
2	thirty-first of the previous year. The statement may be submitted for filing beginning on
3	January first. The statement must include:
4	a. For a statewide candidate, a candidate committee formed on behalf of a
5	statewide candidate, and a statewide multicandidate committee, the balance of
6	the campaign fund on January first and on December thirty-first;
7	b. For each aggregated contribution from a contributor which totals in excess of two
8	hundred fifty dollars received during the reporting period:
9	(1) The name and mailing address of the contributor;
10	(2) The total amount of the contribution; and
11	(3) The date the last contributed amount was received;
12	c. The total of all aggregated contributions from contributors which total in excess of
13	two hundred fifty dollars during the reporting period;
14	d. The total of all contributions received from contributors that contributed two
15	hundred fifty dollars or less each during the reporting period; and
16	e. The total of all other expenditures made during the previous year, separated into-
17	expenditure categories.
18	4. A person required to file a statement under this section, other than a candidate for
19	judicial office, county office, city office, or school district office, or a candidate
20	committee for a candidate exempted under this subsection, shall report each
21	aggregated contribution from a contributor which totals five thousand dollars or more
22	during the reporting period. For these contributions from individuals, the statement
23	must include the contributor's occupation, employer, and the employer's principal
24	place of business.
25	5. A candidate for city office in a city with a population under five thousand and a
26	candidate committee for the candidate are exempt from this section. A candidate for
27	school district office in a school district with a fall enrollment of fewer than
28	one thousand students and a candidate committee for the candidate are exempt from
29	this section.
30	6. A candidate for county office and a candidate committee for a candidate for county
31	office shall file statements under this chapter with the county auditor. A candidate for

1	city office who is required to file a statement under this chapter and a candidate
2	committee for such a candidate shall file statements with the city auditor. A candidate
3	for school district office who is required to file a statement under this chapter and a
4	candidate committee for such a candidate shall file statements with the school district
5	business manager. Any other person required to file a statement under this section
6	shall file the statement with the secretary of state.
7	7. The filing officer shall assess and collect fees for any reports filed after the filing
8	deadline.
9	8. To ensure accurate reporting and avoid commingling of campaign and personal funds,
10	candidates shall use dedicated campaign accounts that are separate from any
11	personal accounts.
12	SECTION 4. AMENDMENT. Section 16.1-08.1-02.4 of the North Dakota Century Code is
13	amended and reenacted as follows:
14	— 16.1-08.1-02.4. Pre-election, supplemental, and year-end campaign disclosure
15	statement requirements for statewide political parties and certain political committees.
16	1. Prior to the thirty-first day before a primary, general, or special election, a statewide
17	political party or a political committee not required to file statements under section-
18	16.1-08.1-02.3 which is soliciting or accepting contributions shall file a campaign
19	disclosure statement that includes all contributions received and expenditures made
20	from January first through the fortieth day before the election. A political party that has
21	not endorsed or nominated a candidate in an election is not required to file a
22	statement under this subsection. A statement required to be filed under this subsection
23	may be submitted for filing beginning on the thirty-ninth day before the election. The
24	statement must include:
25	a. For each aggregated contribution from a contributor which totals in excess of two-
26	hundred fifty dollars received during the reporting period:
27	(1) The name and mailing address of the contributor;
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29	(3) The date the last contributed amount was received;
30	b. The total of all aggregated contributions from contributors which total in excess of
31	two hundred fifty dollars during the reporting period;

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1	c. The total of all contributions received from contributors that contributed two-
2	hundred fifty dollars or less each during the reporting period;
3	d. For each recipient of an expenditure from campaign funds in excess of two-
4	hundred fifty dollars in the aggregate:
5	(1) The name and mailing address of the recipient;
6	(2) The total amount of the expenditure made to the recipient; and
7	(3) The date the last expended amount was made to the recipient;
8	e. The aggregate total of all expenditures from campaign funds in excess of two
9	hundred fifty dollars;
10	f. The aggregate total of all expenditures from campaign funds of two hundred fifty
11	dollars or less; and
12	g. The balance of the campaign fund on the fortieth day before the election and
13	balance of the campaign fund on January first.
14	2. Beginning on the thirty-ninth day before the election through the day before the
15	election, a person that files a statement under subsection 1 must file a supplemental
16	statement within forty-eight hours of the start of the day following the receipt of a
17	contribution or aggregate contribution from a contributor which is in excess of five
18	hundred dollars. The statement must include:
19	a. The name and mailing address of the contributor;
20	b. The total amount of the contribution received during the reporting period; and
21	c. The date the last contributed amount was received.
22	3. Prior to February first, a statewide political party or a political committee that is not
23	required to file a statement under section 16.1-08.1-2.3 shall file a campaign
24	disclosure statement that includes all contributions received and expenditures made
25	from January first through December thirty-first of the previous year. The statement
26	may be submitted for filing beginning on January first. The statement must include:
27	a. For each aggregated contribution from a contributor which totals in excess of two-
28	hundred fifty dollars received during the reporting period:
29	(1) The name and mailing address of the contributor;
30	(2) The total amount of the contribution; and
31	(3) The date the last contributed amount was received;

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1	b. The total of all aggregated contributions from contributors which total in excess of
2	two hundred fifty dollars during the reporting period;
3	c. The total of all contributions received from contributors that contributed two
4	hundred fifty dollars or less each during the reporting period;
5	d. For each recipient of an expenditure from campaign funds in excess of two-
6	hundred fifty dollars in the aggregate:
7	(1) The name and mailing address of the recipient;
8	(2) The total amount of the expenditure made to the recipient; and
9	(3) The date the last expended amount was made to the recipient;
10	e. The aggregate total of all expenditures from campaign funds in excess of two-
11	hundred <u>fifty</u> dollars;
12	f. The aggregate total of all expenditures from campaign funds of two hundred fifty
13	dollars or less; and
14	g. The balance of the campaign fund on January first and December thirty-first.
15	4. A person required to file a statement under this section shall disclose each aggregated
16	contribution from a contributor which totals five thousand dollars or more during the
17	reporting period. For these contributions from individuals, the statement must include
18	the contributor's occupation, employer, and the employer's principal place of business.
19	5. Statements under this section must be filed with the secretary of state.
20	6. The secretary of state shall assess and collect fees for any reports filed after the filing
21	deadline.
22	SECTION 5. AMENDMENT. Subsection 3 of section 16.1-08.1-03.2 of the North Dakota
23	Century Code is amended and reenacted as follows:
24	3. A political committee that organizes and registers according to federal law and makes
25	an independent expenditure or makes a disbursement in excess of two hundred fifty
26	dollars to a nonfederal candidate seeking public office, a political party, or political
27	committee in this state is not required to register as a political committee according to
28	this section if the political committee reports according to section 16.1-08.1-03.7.
29	SECTION 6. AMENDMENT. Section 16.1-08.1-03.7 of the North Dakota Century Code is
30	amended and reenacted as follows:

1	16.1-08.1-03.7. Political committees that organize and register according to federal		
2	law that make independent expenditures or disbursements to nonfederal candidates,		
3	political parties, and political committees.		
4	— A political committee that organizes and registers according to federal law and makes an		
5	independent expenditure or makes a disbursement in excess of two hundred fifty dollars to a		
6	nonfederal candidate seeking public office or to a political party or political committee in this		
7	state shall file a copy of that portion of the committee's federal report detailing the independent		
8	expenditure or the disbursement made. The political committee shall file a copy of the		
9	committee's federal report, and supplementary information as necessary under this section, with		
10	the secretary of state at the time of filing the report with the applicable federal agency. The		
11	report and supplementary information must include:		
12	— 1. The name, mailing address, and treasurer of the political committee;		
13	2. The recipient's name and mailing address;		
14	3. The date and amount of the independent expenditure or disbursement; and		
15	4. The ultimate and true source of funds listed by contributor and subcontributor of any		
16	amount over two hundred fifty dollars collected or used to make the independent		
17	expenditure or disbursement including:		
18	a. The name and address of the contributor;		
19	b. The total amount of the contribution; and		
20	c. The date the last contribution was received.		
21	SECTION 7. AMENDMENT. Section 16.1-08.1-06.2 of the North Dakota Century Code is		
22	amended and reenacted as follows:		
23	16.1-08.1-06.2. Secretary of state to provide instructions, make adjustments for		
24	inflation, and conduct training.		
25	1. The secretary of state shall provide instructions and conduct training for the purpose of		
26	promoting uniform application of campaign finance and disclosure requirements and		
27	the uniform filing of statements, registrations, or reports according to this chapter.		
28	2. The secretary also of state shall determine adjustments adjust for inflation of the		
29	reporting thresholds in this chapter by one hundred dollars once every ten years from		
30	the last calendar year of adjustment and instruct persons submitting reports under this		
31	chapter of the adjustments. On The secretary of state shall make the adjustment by		

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January first of each <u>adjustment</u> year, the secretary shall determine whether the accumulated change in the consumer price index for all urban consumers (all items, United States city average), as applied to each reporting threshold in this chapter, would result in an adjustment of at least ten dollars of the threshold in effect on that date. If so, the secretary shall deem the reporting threshold adjusted by ten dollars.

SECTION 1. AMENDMENT. Section 15.1-09-08 of the North Dakota Century Code is amended and reenacted as follows:

15.1-09-08. School district elections - Candidate filings.

An individual seeking election to the board of a school district shall prepare and sign a document stating the individual's name and the position for which that individual is a candidate. A candidate shall also file a statement of interests as required by section 16.1-09-02. Whether or not the election is held in conjunction with a statewide election, all statements of interest must be filed with the school district business manager, or mailed to and in the possession of the business manager, by four p.m. of the sixty-fourth day before the election. A candidate shall also file a campaign contribution statement as required by section 16.1-08.1-02.316.1-08.2-03.

SECTION 2. AMENDMENT. Section 15.1-09-19 of the North Dakota Century Code is amended and reenacted as follows:

15.1-09-19. Duties of election officials - Other applicable statutes.

Sections <u>16.1-08.1-03.3</u>16.1-08.2-07, 16.1-10-01, 16.1-10-06, 16.1-10-06.1, 16.1-10-07, 16.1-10-08, 16.1-13-22, 16.1-13-23, 16.1-13-30, 16.1-15-01, 16.1-15-04, and 16.1-16-04 apply to elections held under sections 15.1-09-09 and 15.1-09-11.

SECTION 3. AMENDMENT. Section 16.1-01-12 of the North Dakota Century Code is amended and reenacted as follows:

16.1-01-12. Election offenses - Penalty.

- It is unlawful for an individual, measure committee as described in section 16.1-08.1-0116.1-08.2-01, or other organization to:
 - a. Fraudulently alter another individual's ballot, substitute one ballot for another, or otherwise defraud a voter of that voter's vote.
 - b. Cause a disturbance, breach the peace, or obstruct a qualified elector or a member of the election board on the way to or at a polling place.
 - c. Vote more than once in any election.

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- d. Knowingly vote in the wrong election precinct or district.
- e. Disobey the lawful command of an election officer as defined in chapter 16.1-05.
- f. Knowingly exclude a qualified elector from voting or knowingly allow an unqualified individual to vote.
- g. Knowingly vote when not qualified to do so.
- h. Sign an initiative, referendum, recall, or any other election petition when not qualified to do so.
- i. Circulate an initiative, referendum, recall, or any other election petition not in its entirety or when unqualified to do so.
- Pay or offer to pay any individual, measure committee, or other organization, or j. receive payment or agree to receive payment, on a basis related to the number of signatures obtained for circulating an initiative, referendum, or recall petition. This subsection does not prohibit the payment of salary and expenses for circulation of the petition on a basis not related to the number of signatures obtained, as long as the circulators file the intent to remunerate before submitting the petitions and, in the case of initiative and referendum petitions, fully disclose all contributions received pursuant to chapter 16.1-08.116.1-08.2 to the secretary of state upon submission of the petitions. The disclosure of contributions received under this section does not affect the requirement to file a pre-election report by individuals or organizations soliciting or accepting contributions for the purpose of aiding or opposing the circulation or passage of a statewide initiative or referendum petition or measure placed upon a statewide ballot by action of the legislative assembly under chapter 16.1-08.116.1-08.2. Any signature obtained in violation of this subdivision is void and may not be counted.
- k. Willfully fail to perform any duty of an election officer after having accepted the responsibility of being an election officer by taking the oath as prescribed in this title.
- I. Willfully violate any rule adopted by the secretary of state pursuant to this title.
- m. Willfully make any false canvass of votes, or make, sign, publish, or deliver any false return of an election, knowing the canvass or return to be false; or willfully

1 deface, destroy, or conceal any statement or certificate entrusted to the 2 individual's or organization's care. 3 n. Destroy ballots, ballot boxes, election lists, or other election supplies except as 4 provided by law, or negatively impact the confidentiality, integrity, or availability of 5 any system used for voting. 6 Sign a name other than that individual's own name to an initiative, referendum, 0. 7 recall, or any other election petition. 8 Willfully submit an initiative or referendum petition that contains one or more p. 9 fraudulent signatures. 10 2. A violation of subdivisions b, e, f, or h through I of subsection 1 is a class A a. 11 misdemeanor. 12 A violation of subdivisions a, c, d, g, or m of subsection 1 is a class C felony. b. 13 A violation of subdivision n of subsection 1 is a class C felony. C. 14 A violation of subdivision o of subsection 1 is a class A misdemeanor if an d. 15 individual signs one or two names other than the individual's own name to a 16 petition and is a class C felony if an individual signs more than two names other 17 than the individual's own name to a petition. 18 e. An organization, as defined in section 12.1-03-04, that violates this section is 19 subject to the organizational fines in section 12.1-32-01.1. The court in which the 20 conviction is entered shall notify the secretary of state of the conviction and shall 21 order the secretary of state to revoke the certificate of authority of any convicted 22 organization or limited liability company. The organization may not reapply to the 23 secretary of state for authorization to do business under any name for one year 24 upon conviction of a class A misdemeanor and for five years upon conviction of a 25 class C felony under this section, except an organization operating a signature 26 gathering business, or similar enterprise, that violates subdivision p of 27 subsection 1, and is convicted of fraud, is subject to a class A misdemeanor and 28 may not reapply to the secretary of state for authorization to do business under 29 any name for five years following the entry of judgment. 30 A violation of subdivision p of subsection 1 by any member of a measure 31 committee, including an initiative or referendum sponsoring committee or an

agent acting on behalf of, or in conjunction with, a measure committee for the purpose of collecting signatures for a petition under this chapter is subject to a civil penalty of not more than three thousand dollars. The civil penalty may be recovered in an action brought in the district court of Burleigh County by the attorney general.

- g. An individual who is a member of an organization may be convicted of a violation as an accomplice under section 12.1-03-01.
- 3. Every act this chapter makes criminal when committed with reference to the election of a candidate is equally criminal when committed with reference to the determination of a question submitted to qualified electors to be decided by votes cast at an election.

SECTION 4. Chapter 16.1-08.2 of the North Dakota Century Code is created and enacted as follows:

16.1-08.2-01. Definitions.

- 1. "Affiliate" means an organization controlling, is controlled by, or is under common control with another organization. For purposes of this definition, control means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of an organization, whether through the ownership of voting securities, by contract other than a commercial contract for goods or nonmanagement services, or otherwise. Control is presumed to exist if an organization, directly or indirectly, owns, controls, holds with the power to vote, or holds proxies representing fifty percent or more of the voting securities of any other organization.
- 2. "Association" means any club, association, union, brotherhood, fraternity, organization, or group of any kind of two or more persons, including labor unions, trade associations, professional associations, or governmental associations, which is united for any purpose, business, or object and which assesses any dues, membership fees, or license fees in any amount, or which maintains a treasury fund in any amount. The term does not include corporations, cooperative corporations, limited liability companies, political committees, or political parties.
- 3. "Conduit" means a person that is not a political party, political committee, or candidate and which receives a contribution of money and transfers the contribution to a candidate, political party, or political committee when the contribution is designated

1	<u>5.</u>	"Cooperative corporations", "corporations", and "limited liability companies" are as	
2	defined in this code, and for purposes of this chapter "corporations" includes nonprofit		
3	corporations. However, if a political committee, the only purpose of which is accepting		
4		contributions and making expenditures for a political purpose, incorporates for liability	
5		purposes only, the committee is not considered a corporation for the purposes of this	
6		chapter.	
7	6.	"Expenditure" means:	
8		a. A gift, transfer, conveyance, provision, loan, advance, payment, distribution,	
9		disbursement, outlay, or deposit of money or anything of value, except a loan of	
10		money from a bank or other lending institution made in the regular course of	
11		business, made for a political purpose or for the purpose of influencing the	
12		passage or defeat of a measure.	
13		b. A contract, promise, or agreement, express or implied, whether or not legally	
14		enforceable, to make any expenditure.	
15		c. The transfer of funds by a political committee to another political committee.	
16		d. An independent expenditure.	
17	7.	"Expenditure purpose" means the type of expense for which expenditures for a	
18		political purpose occurred under this chapter.	
19	8.	"Foreign national" means:	
20		a. A government or country other than the United States.	
21		b. A political party organized under the laws of a country other than the United	
22		States.	
23		c. A corporation, partnership, association, organization, or other combination of	
24		persons organized under the laws of or having its principal place of business in a	
25		country other than the United States.	
26		d. An individual with citizenship of a country other than the United States.	
27		e. An individual who is not a citizen or national of the United States and is not	
28		admitted lawfully to the United States for permanent residence.	
29	9.	"Independent expenditure" means an expenditure made for a political purpose or for	
30		the purpose of influencing the passage or defeat of a measure if the expenditure is	
31		made without the express or implied consent authorization, or cooperation of, and not	

1		in concert with or at the request or suggestion of any candidate, committee, or political
2		party.
3	10.	"Patron" means a person who owns equity interest in the form of stock, shares, or
4		membership or maintains similar financial rights in a cooperative corporation.
5	11	"Person" means an individual, partnership, political committee, association,
6		corporation, cooperative corporation, limited liability company, or other organization or
7		group of persons.
8	12.	"Personal benefit" means a benefit to the candidate or another person which is not for
9		a political purpose or related to a candidate's responsibilities as a public officeholder,
10		and any other benefit that would convert a contribution to personal income.
11	13.	"Political committee" means any committee, club, association, or other group of
12		persons which receives contributions or makes expenditures for political purposes and
13		includes:
14		a. A political action committee not connected to another organization and free to
15		solicit funds from the general public, or derived from a corporation, cooperative
16		corporation, limited liability company, affiliate, subsidiary, or an association, which
17		solicits or receives contributions from its employees or members or makes
18		expenditures for political purposes on behalf of its employees or members;
19		b. A candidate committee established to support an individual candidate seeking
20		public office, which solicits or receives contributions for political purposes;
21		c. A political organization registered with the federal election commission, which
22		solicits or receives contributions or makes expenditures for political purposes;
23		d. A multicandidate political committee, including a caucus, established to support
24		multiple groups or slates of candidates seeking public office, which solicits or
25		receives contributions for political purposes; and
26		e. A measure committee, including an initiative or referendum sponsoring
27		committee at any stage of its organization, which solicits or receives contributions
28		or makes expenditures for the purpose of supporting or opposing an initiative or
29		referendum petition, or measure sought to be voted upon by the voters of the
30		state, including any activities undertaken for the purpose of drafting an initiative

- name, mailing address, telephone number, and nongovernment-issued electronic mail address with the secretary of state.
- 2. The registration required under this section for a candidate or political committee that has not previously registered with the secretary of state must be submitted within fifteen business days of the deposit date of any contribution or expenditure made.
- 3. A candidate or political committee required to be registered under this section shall register with the secretary of state each year during which the candidate holds public office or during which the political committee receives contributions, makes expenditures for political purposes, or has a balance in the campaign account. An individual who no longer holds public office or an individual who no longer seeks public office shall register with the secretary of state each year in which contributions are deposited, expenditures are made for political purposes, or a balance remains in the campaign account.
- 4. Any statement filed with the secretary of state under this chapter must be:
 - secretary of state. If the secretary of state does not receive a statement, an electronic duplicate of the statement must be filed promptly upon notice by the secretary of state of its nonreceipt. After a statement has been filed, the secretary of state may request or accept written clarification along with an amended statement from a candidate, political party, or political committee filing the statement when discrepancies, errors, or omissions on the statement are discovered by the secretary of state, the candidate, political party, or political committee filing the statement, or by any interested party reciting a lawful reason for requesting clarification and an amendment be made. When requesting an amended statement, the secretary of state shall establish a reasonable period of time, not to exceed ten days, agreed to by the candidate, political party, or political committee, for filing the amended statement with the secretary of state.
 - b. Preserved by the secretary of state for a period of ten years from the date of the filing deadline. The statement must be considered a part of the public records of the secretary of state's office and must be open to public inspection on the internet.

- 5. In determining the amount of individual contributions from any contributor, all amounts deposited from the same contributor during the reporting period must be aggregated to report an overall total contribution for the purposes of the statements required by this chapter. Contributions made separately by different persons from joint accounts are considered separate contributions for reporting purposes.
- 6. In determining the amount of expenditures to any recipient, all expenditures to the same recipient during the reporting period must be aggregated to report an overall total expenditure for the purposes of the statements required by this chapter.
- 7. Contributions and expenditures which are two hundred fifty dollars or less in the aggregate are exempt records under chapter 44-04 and reported as part of aggregate totals only.
- 8. In reporting a contribution deposited through a conduit, a candidate, political party, or political committee shall list each reportable contribution identifying the person that submitted the contribution to the conduit and provide the required information regarding the contribution from that person rather than identifying the conduit as the contributor.
- 9. A political committee organizing and registering according to federal law which makes an independent expenditure or makes a disbursement in excess of two hundred fifty dollars to a nonfederal candidate seeking public office, a political party, or political committee shall report as a political committee according to sections 16.1-08.2-03 and 16.1-08.2-06.
- 10. To ensure accurate reporting and avoid commingling of campaign and personal funds,

 candidates shall use dedicated campaign accounts that are separate from any

 personal accounts.
- 11. Registration by a political committee under this section does not reserve the name for exclusive use nor does it constitute registration of a trade name under chapter 47-25.
- 12. A candidate or candidate committee for a county office, city office, or school district
 office are exempt from registering and filing with the secretary of state. Any other
 person required to file a statement under this chapter shall file the statement with the
 secretary of state.

1 A statement filed under subsection 1 must include the following information: 2 For each contribution deposited during the reporting period, the: 3 Name and the city and state of the contributor; 4 (2) Total amount of the contribution; and 5 (3) Date the last contributed amount was deposited. 6 b. For each expenditure during the reporting period, the: 7 Name of the recipient and location of purchase; 8 Total amount of the expenditure made to the recipient; 9 (3) Date of the expenditure; and 10 (4) Expenditure purpose. 11 The total of all contributions and expenditures which total in excess of two 12 hundred fifty dollars during the reporting period. 13 The aggregated total of contributions and expenditures which are two hundred 14 fifty dollars or less during the reporting period. 15 For a candidate, a candidate committee formed on behalf of a candidate, a 16 multicandidate committee, or a political party, the balance of the campaign fund 17 on the last day of the reporting period and the balance of the campaign fund on 18 the first day of the reporting period. 19 Beginning on May first before a primary election, October first before a general 20 election, and thirty-nine days before a special election through the day before the 21 election, a person filing a statement under subsection 1 must file a supplemental 22 statement within forty-eight hours of the start of the day following the deposit of a 23 contribution or aggregate contribution from a contributor which is in excess of five 24 hundred dollars. The statement must include the: 25 Name and the city and state of the contributor; 26 Total amount of the contribution deposited during the reporting period; and b. 27 Date the last contributed amount was deposited. 28 Before February first, a candidate whose name is not on the ballot and who is not 29 seeking election through write-in votes or the candidate's candidate committee, a 30 multicandidate political committee, a political committee, or a political party soliciting or 31 accepting contributions not required to file a statement under subsection 1 shall file a

1		campaign disclosure statement including all contributions deposited and expenditures
2		made from January first through December thirty-first of the previous year. The
3		statement may be submitted for filing beginning on January first. The filer shall indicate
4		on the report the corresponding reporting period, as described under section 1, in
5		which each contribution was deposited and expenditure was made to determine
6		whether the filer's aggregated totals exceed two hundred fifty dollars for the reporting
7		period. The statement filed according to this section must include the following
8		information:
9		a. For a candidate, a candidate committee formed on behalf of a candidate, a
10		multicandidate committee, or political party, the balance of the campaign fund on
11		January first and on December thirty-first.
12		b. For each contribution deposited during the reporting period, the:
13		(1) Name and the city and state of the contributor;
14		(2) Total amount of the contribution; and
15		(3) Date the last contributed amount was deposited.
16		c. For each expenditure during the reporting period, the:
17		(1) Name of the recipient and location of purchase;
18		(2) Total amount of the expenditure made to the recipient;
19		(3) Date of the expenditure; and
20		(4) Expenditure purpose.
21		d. The total of all contributions and expenditures which total in excess of two
22		hundred fifty dollars during the reporting period.
23		e. The aggregated total of contributions and expenditures which are two hundred
24		fifty dollars or less during the reporting period.
25	7.	A candidate, a candidate committee formed on behalf of a candidate, or a
26		multicandidate committee for county office, city office, or school district office shall
27		report aggregated contributions and expenditures of two hundred fifty dollars or less
28		under this section.
29	8.	A person required to file a statement under this section shall report each aggregated
30		contribution from a contributor which totals five thousand dollars or more during the

1		c. The total of all revenue deposited and expenditures made in excess of two
2		hundred fifty dollars.
3		d. For revenues received and deposited, the:
4		(1) Name of each person providing the revenue;
5		(2) City and state of each person providing revenue;
6		(3) Date of the most recent deposit of revenue from each person providing
7		revenue; and
8		(4) Purpose or purposes for which revenue was deposited from each person.
9		e. For each expenditure made, the:
10		(1) Name of each person to which the expenditure was made;
11		(2) City and state of each person to which the expenditure was made;
12		(3) Date of the most recent expenditure made to each person or entity; and
13		(4) Purpose or purposes for which the aggregated expenditure total was
14		disbursed to each person or entity.
15		f. The total of all contributions and expenditures which total in excess of two
16		hundred fifty dollars during the reporting period.
17		g. The aggregated total of contributions and expenditures which are two hundred
18		fifty dollars or less during the reporting period.
19		h. For each aggregated revenue from an individual which totals five thousand
20		dollars or more during the reporting period, the occupation, employer, and
21		principal place of business of the individual.
22	5.	If a net gain from the convention is transferred to the accounts established for the
23		support of the nomination or election of candidates, the total transferred must be
24		reported as a contribution in the statements required by section 16.1-08.2-03.
25	6.	If a net loss from the convention is covered by a transfer from the accounts
26		established for the support of the nomination or election of candidates, the total
27		transferred must be reported as an expenditure in the statements required by section
28		<u>16.1-08.2-03.</u>
29	7.	A state political party or nonprofit entity affiliated with or under the control of a state
30		political party, which receives a donation for purchasing, maintaining, or renovating a
31		building, shall file a statement with the secretary of state before February first of each

1		calendar year. Any income or financial gain generated from a building purchased,
2		maintained, or renovated from donations must be deposited in the building fund and
3		must be disclosed when the political party or nonprofit entity files the statement
4		required under this section. Money in the fund may be used only by the state political
5		party or nonprofit entity affiliated with or under the control of a state political party for
6		purchasing, maintaining, or renovating a building, including the purchase of fixtures for
7		the building. The statement may be submitted for filing beginning on January first and
8		must include the:
9		a. Balance of the building fund on January first;
10		b. Name and the city and state of each donor;
11		c. Amount of each donation;
12		d. Date each donation was deposited;
13		e. Name and the city and state of each recipient of an expenditure;
14		f. Amount of each expenditure;
15		g. Date each expenditure was made; and
16		h. Balance of the fund on December thirty-first.
17	16.1	I-08.2-05. Special requirements for statements required of persons engaged in
18	activitie	es regarding ballot measures.
19	1.	For each reportable contribution and expenditure under section 16.1-08.2-03, the
20		threshold for reporting is one hundred dollars for any person engaged in activities
21		described in subdivision e of subsection 13 of section 16.1-08.2-01.
22	2.	For contributions deposited from any contributor, a person engaged in activities
23		described in subdivision e of subsection 13 of section 16.1-08.2-01 shall include the
24		following information regarding each subcontributor that has stated a contribution is for
25		the express purpose of furthering the passage or defeat of a ballot measure in the
26		statements required under section 16.1-08.2-03:
27		a. A designation as to whether any person contributed in excess of one hundred
28		dollars of the total contribution;
29		b. The name and the city and state of each subcontributor contributing in excess of
30		one hundred dollars of the total contribution;
31		c. The contribution amounts of each disclosed subcontributor; and

1		d. The occupation, employer, and address for the employer's principal place of
2		business of each disclosed subcontributor.
3	3.	A measure committee which is seeking approval for an initiative or referendum shall
4		file a disclosure statement by the date the secretary of state approves the petition for
5		circulation. Thereafter, the measure committee is required to file disclosure statements
6		as directed by section 16.1-08.2-03.
7	4.	A measure committee that is seeking approval for an initiative or referendum shall file
8		a statement regarding its intent to compensate circulators before paying for petitions to
9		be circulated.
10	16.1	-08.2-06. Special requirements for political committees organized and registered
11	under fo	ederal law.
12	1	A political committee organizing and registering according to federal law which makes
13		an independent expenditure or makes a disbursement in excess of two hundred fifty
14		dollars to a nonfederal candidate seeking public office or to a political party or political
15		committee in this state shall file a copy of that portion of the committee's federal report
16		detailing the independent expenditure or the disbursement made.
17	2.	The political committee shall file a copy of the committee's federal report, and
18		supplementary information as necessary under this section, with the secretary of state
19		at the time of filing the report with the applicable federal agency. The report and
20		supplementary information must include the:
21		a. Name, city and state, and treasurer of the political committee;
22		b. Recipient's name and mailing address;
23		c. Date and amount of the independent expenditure or disbursement; and
24		d. Ultimate and true source of funds listed by contributor and subcontributor for any
25		amount over two hundred fifty dollars collected or used to make the independent
26		expenditure or disbursement including the:
27		(1) Name, city and state, and treasurer of the political committee;
28		(2) Total amount of the contribution; and
29		(3) Date the last contribution was deposited.

- f. Any expenditure made for political purposes to be reported under this section

 before control of the expenditure has been released by the political action

 committee except if there is a contract, a promise, or an agreement, expressed or implied, to make the expenditure.
- 2. A person may not make a payment of that person's money or of another person's money to any other person for a political purpose in any name other than that of the person supplying the money and a person may not knowingly receive the payment nor enter nor cause the payment to be entered in that person's account or record in any name other than that of the person by which it actually was furnished.
- 3. If an officer, employee, agent, attorney, or other representative of a corporation, cooperative corporation, limited liability company, affiliate, subsidiary, or association makes any contribution prohibited by this section out of corporate, cooperative corporation, limited liability company, affiliate, subsidiary, or association funds or otherwise violates this section, it is prima facie evidence of a violation by the corporation, cooperative corporation, limited liability company, affiliate, subsidiary, or association.
- 4. Corporations, cooperative corporations, limited liability companies, affiliates, subsidiaries, and associations may make expenditures and contributions for promoting any general political philosophy or belief deemed in the best interest of the employees, stockholders, patrons, or members of the corporation, cooperative corporation, limited liability company, affiliate, subsidiary, or association other than a "political purpose" as defined by this chapter. A corporation, cooperative corporation, limited liability company, affiliate, subsidiary, or association may not make a contribution for a political purpose.
- 5. A corporation, cooperative corporation, limited liability company, affiliate, subsidiary, or association may make a donation of property or money to a state political party or nonprofit entity affiliated with or under the control of a state political party for deposit in a separate and segregated building fund.
- 6. A corporation, cooperative corporation, limited liability company, affiliate, subsidiary, or association may make an expenditure to a measure committee for the purpose of promoting the passage or defeat of an initiated or referred measure or petition or make

1		an expenditure to any other person making an independent expenditure. A
2		corporation, cooperative corporation, limited liability company, affiliate, subsidiary, or
3		association may make an independent expenditure for a political purpose, including
4		political advertising in support of or opposition to a candidate, political committee, or a
5		political party, or for the purpose of promoting passage or defeat of initiated or referred
6		measures or petitions. The corporation, cooperative corporation, limited liability
7		company, affiliate, subsidiary, or association shall file a statement disclosing any
8		expenditure made under this subsection with the secretary of state within forty-eight
9		hours after making the expenditure. The statement must include:
10		a. The full name of the corporation, cooperative corporation, limited liability
11		company, affiliate, subsidiary, or association;
12		b. The complete address of the corporation, cooperative corporation, limited liability
13		company, affiliate, subsidiary, or association;
14		c. The name of the recipient of the expenditure;
15		d. If the expenditure is related to a measure or petition, the title of the measure or
16		petition and whether the expenditure is made in support of or opposition to the
17		measure or petition;
18		e. If the expenditure is related to a measure, the election date on which the
19		measure either will appear or did appear on the ballot;
20		f. The amount of the expenditure;
21		g. The cumulative total amount of expenditures since the beginning of the calendar
22		year which are required to be reported under this subsection;
23		h. The telephone number and the printed name and signature of the individual
24		completing the statement, attesting to the statement being true, complete, and
25		correct; and
26		i. The date on which the statement was signed.
27	7.	A violation of this section may be prosecuted in the county where the contribution is
28		made or in any county in which it has been paid or distributed.
29	8.	It is a class A misdemeanor for an officer, director, stockholder, manager, governor,
30		member, attorney, agent, or representative of any corporation, cooperative
31		corporation, limited liability company, affiliate, subsidiary, or association to violate this

- 4. If the secretary of state has substantial reason to believe any person knowingly violated this section, the secretary shall arrange for an audit as authorized by section 16.1-08.2-10.
- 5. A person may not be excused from attending and testifying or producing any books, papers, or other documents before any court upon any investigation, proceeding, or trial for a violation of any of the provisions of this chapter, upon the grounds that the testimony or evidence, documentary or otherwise, required of the person may tend to incriminate or degrade the person. A person may not be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter, or thing concerning which the person may testify or produce evidence, documentary or otherwise. Any testimony given or produced may not be used against the person in any criminal investigation or proceeding.

16.1-08.2-10. Audit by secretary of state.

- 1. If a substantial irregularity is evident or reasonably alleged, the secretary of state may arrange an audit of any statement filed pursuant to this chapter, to be performed by a certified public accountant of the filer's choice, subject to approval by the secretary of state. If an audit of a statement arranged by the secretary of state under this subsection reveals a violation of this chapter, the candidate, political party, political committee, or other person filing the statement shall pay a fine to the secretary of state equal to two hundred percent of the aggregate of contributions and expenditures found to be in violation or an amount sufficient to pay the cost of the audit, whichever is greater. If an audit of a statement arranged by the secretary of state under this subsection does not reveal a violation of this chapter, the cost of the audit must be paid for by the secretary of state.
- 2. If a substantial irregularity is reasonably alleged, the secretary of state may arrange an audit of any statement filed pursuant to this chapter, performed by a certified public accountant of the filer's choice, subject to approval by the secretary of state, upon written request by any interested party made to the secretary of state within thirty days following receipt of a statement by the secretary of state. The request must be made in writing, recite a substantial irregularity and a lawful reason for requesting an audit, and be accompanied by a bond in an amount established by the secretary of state

sufficient to pay the cost of the audit. If an audit of a statement arranged by the secretary of state under this subsection reveals a violation of this chapter, the candidate, political party, or political committee filing the statement shall pay a fine to the secretary of state equal to two hundred percent of the aggregate of contributions and expenditures found to be in violation or an amount sufficient to pay the cost of the audit, whichever is greater, and the bond must be returned to the person submitting it. If an audit of a statement arranged by the secretary of state under this subsection does not reveal a violation of this chapter, the cost of the audit must be satisfied from the bond filed with the secretary of state.

3. An audit may not be made or requested of a statement for the sole reason that it was not timely filed with the secretary of state. An audit made or arranged according to this section must audit only those items required to be included in any statement, registration, or report filed with the secretary of state according to this chapter. The secretary of state may collect any payment obligation arising out of this section by civil action or by assignment to a collection agency, with any costs of collection to be added to the amount owed and to be paid by the delinquent filer. Any remaining moneys collected by the secretary of state after an audit is paid for under this section must be deposited in the state's general fund. This section does not apply to statements filed by candidates or candidate committees for candidates for county, city, or school district offices.

16.1-08.2-11. Filing officer to charge and collect filing fees.

- If a statement or report required to be filed according to this chapter is not filed within
 the prescribed time, the filing officer to whom the report was to be filed is authorized to
 charge and collect a late fee as follows:
 - a. Within six days after the prescribed time, one hundred dollars;
 - b. Within thirteen days after the prescribed time, two hundred fifty dollars; and
 - c. Thereafter, five hundred dollars.
- 2. Any amendment filed by the candidate, candidate committee, multicandidate committee, political committee, or political party, or at the request of the filing officer, the filing officer to whom the report was to be filed is authorized to charge and collect a late fee as follows:

1		a. Within six days after the date the amendment was due, one hundred dollars;
2		b. Within eleven days after the date the amendment was due, two hundred fifty
3		dollars; and
4		c. Thereafter, five hundred dollars.
5	3.	Any fines paid under this section must be reported on the statement filed by the
6		candidate, candidate committee, multicandidate committee, political committee, or
7		political party.
8	4.	The filing officer may collect any payment obligation arising out of this section by civil
9		action or by assignment to a collection agency, with any costs of collection to be
10		added to the amount owed and to be paid by the delinquent filer.
11	16.1	-08.2-12. Secretary of state to provide instruction and adjust thresholds for
12	inflation	<u>ı.</u>
13	1.	The secretary of state shall provide instructions and conduct training for the purpose of
14		promoting uniform application of campaign finance and disclosure requirements and
15		the uniform filing of statements, registrations, or reports according to this chapter.
16	2.	The secretary of state shall adjust for inflation the reporting thresholds in this chapter
17		by one hundred dollars once every ten years from the last calendar year of adjustment
18		and inform persons submitting reports under this chapter of the adjustments. The
19		secretary of state shall make the adjustments beginning January first of each
20		adjustment year beginning January 1, 2026.
21	16.1	-08.2-13. Penalty.
22	Exce	ept as otherwise provided, any person who willfully violates any provision of this chapter
23	is guilty	of a class A misdemeanor.
24	SEC	CTION 5. AMENDMENT. Subdivision b of subsection 2 of section 16.1-10-02 of the
25	North Da	akota Century Code is amended and reenacted as follows:
26		b. "Property" includes motor vehicles, telephones, typewriters, adding machines,
27		postage or postage meters, funds of money, and buildings. However, nothing in
28		this section may be construed to prohibit any candidate, political party,
29		committee, or organization from using any public building for such political
30		meetings as may be required by law, or to prohibit such candidate, party,
31		committee, or organization from hiring the use of any public building for any

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political purpose if such lease or hiring is otherwise permitted by law. <u>The term</u> does not include the executive mansion as provided under chapter 54-21.

SECTION 6. AMENDMENT. Section 16.1-10-04.1 of the North Dakota Century Code is amended and reenacted as follows:

16.1-10-04.1. Certain political advertisements to disclose name of sponsor - Name disclosure requirements.

Every political advertisement by newspaper, pamphlet or folder, display card, sign, poster, or billboard, website, or by any other similar public means, on behalf of or in opposition to any candidate for public office, designed to assist, injure, or defeat the candidate by reflecting upon the candidate's personal character or political action, or by a measure committee as described in section 16.1-08.1-0116.1-08.2-01, or a corporation making an independent expenditure either for or against a measure, must disclose on the advertisement the name of the person, as defined in section 16.1-08.1-0116.1-08.2-01, or political party paying for the advertisement. If the name of a political party, association, or partnership is used, the disclaimer must also include the name of the chairman or other responsible individual from the political party, association, or partnership. The name of the person paying for any radio or television broadcast containing any advertising announcement for or against any candidate for public office must be announced at the close of the broadcast. If the name of a political party, association, or partnership is used, the disclaimer must also include the name of the chairman or other responsible individual from the political party, association, or partnership. In every political advertisement in which the name of the person paying for the advertisement is disclosed, the first and last name of any named individual must be disclosed. An advertisement paid for by an individual candidate or group of candidates must disclose that the advertisement was paid for by the individual candidate or group of candidates. The first and last name or names of the candidates paying for the advertisement are not required to be disclosed. This section does not apply to campaign buttons.

SECTION 7. AMENDMENT. Subdivision f of subsection 8 of section 51-28-01 of the North Dakota Century Code is amended and reenacted as follows:

f. By or on behalf of a political party, candidate, or other group with a political purpose, as defined in section 16.1-08.1-0116.1-08.2-01, unless the communication is a text message.

- SECTION 8. AMENDMENT. Subsection 11 of section 54-66-01 of the North Dakota Century
 Code is amended and reenacted as follows:
 - 11. "Ultimate and true source" means the person that knowingly contributed over two hundred fifty dollars solely to lobby or influence state government action.
 - **SECTION 9. AMENDMENT.** Section 54-66-02 of the North Dakota Century Code is amended and reenacted as follows:

54-66-02. Disclosure of ultimate and true source of funds.

- 1. A lobbyist who expends an amount greater than two hundred <u>fifty</u> dollars to lobby shall file with the secretary of state a report that includes the known ultimate and true source of funds for the expenditure. The report must be filed with the lobbyist expenditure report required under subsection 2 of section 54-05.1-03.
- 2. A person that expends an amount greater than two hundred <u>fifty</u> dollars, not including the individual's own travel expenses and membership dues, to influence state government action shall file with the secretary of state a report including the known ultimate and true source of funds for the expenditure. A report under this subsection must be filed on or before the August first following the date of the expenditure. The secretary of state shall provide a form for reports under this subsection and make the form electronically accessible to the public. The secretary of state also shall charge and collect fees for late filing of the reports as follows:
 - a. Twenty-five dollars for a report filed within sixty days after the deadline; or
 - b. Fifty dollars for a report filed more than sixty days after the deadline.
- 3. The secretary of state shall compile the reports required under this section and make the reports electronically accessible to the public.
- 4. A resident taxpayer may commence an action in a district court of this state against a person required to comply with this section to compel compliance if all other enforcement measures under this chapter have been exhausted and the taxpayer reasonably believes the person has failed to comply with this section.
- 5. The secretary of state shall determine adjustments adjust for inflation of the reporting thresholds in this section by one hundred dollars once every ten years from the last calendar year of adjustment and instruct persons submitting reports under this section of the adjustments. On The secretary of state shall make the adjustment by January

first of each adjustment year, the secretary shall determine whether the accumulated change in the consumer price index for all urban consumers (all items, United States city average), as applied to each reporting threshold in this section, would result in anadjustment of at least ten dollars of the threshold in effect on that date. If so, the secretary of state shall deem the reporting threshold adjusted by ten dollars.

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SECTION 10. REPEAL. Chapter 16.1-08.1 of the North Dakota Century Code is repealed.

SECTION 11. APPLICATION. A person required to file a campaign disclosure statement

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as it existed prior to its repeal.

under sections 16.1-08.1-02.1, 16.1-08.1-02.2, 16.1-08.1-02.3, and 16.1-08.1-02.4 disclosing contributions received and expenditures made from January first through December thirty-first

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of 2025, shall file the statement pursuant to the statutory requirements under chapter 16.1-08.1

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SECTION 12. EFFECTIVE DATE. Sections 1, 2, 3, 4, 6, 7, 8, 9, and 10 of this Act become effective on January 1, 2026.