1377 Points of Discussion:

- Itemization vs Aggregation
- Categories defined in Code vs Free Text option
- Contribution & Expenditure disclosure limit: \$200 vs \$250
- Candidate Definition standardization of statewide/legislative vs 2 paths
- Beginning & Ending Balance reportable

Fines:

After Deadline	House	Senate	Compromise
• 1 week	\$25	\$100	
2 weeks	\$50	\$250	
 More than 2 weeks 	\$500	\$500	

Fine Disclosure - 2156 had language specific to fine disclosure, 1377 does not - do we need language or can we allow the SoS to determine how they will make that publicly available?

Replacing this:

Section 16.1-08.2-03 applies to a candidate or candidate committee formed on behalf of the candidate, a multicandidate political committee, a political committee, or a political party. The new subsection should read as follows:

Contributions and expenditures of two hundred fifty dollars or less in the aggregate filed under this section are exempt records under chapter 44-04 and reported as part of aggregate totals only.

Section 16.1-08.2-04 establishes special requirements for state political parties. The new subsection should read as follows:

Revenues received and expenditures made of two hundred fifty dollars or less in the aggregate filed under this section are exempt records under chapter 44-04 and reported as part of aggregate totals only.

Section 16.1-08.2-05 establishes special requirements for statements required of persons engaged in activities regarding ballot measures. The new subsection should read as follows:

Contributions and expenditures of one hundred dollars or less in the aggregate filed in a disclosure statement as directed under section 16.1-08.2-03 are exempt records under chapter 44-04 and reported as part of aggregate totals only.