#### As Introduced

# 133rd General Assembly Regular Session 2019-2020

H. B. No. 331

### **Representative Lang**

## A BILL

То	amend section 3517.10 of the Revised Code to	1
	require an entity to include with the form to be	2
	filed with the Secretary of State when	3
	appointing a campaign treasurer a notarized	4
	signature of that treasurer acknowledging the	5
	appointment and to amend the version of section	6
	3517.10 of the Revised Code that is scheduled to	7
	take effect January 1, 2021, to continue the	8
	provisions of this act on and after that	9
	effective date.	10

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3517.10 of the Revised Code be	ТТ
amended to read as follows:	12
Sec. 3517.10. (A) Except as otherwise provided in this	13
division, every campaign committee, political action committee,	14
legislative campaign fund, political party, and political	15
contributing entity that made or received a contribution or made	16
an expenditure in connection with the nomination or election of	17
any candidate or in connection with any ballot issue or question	18
at any election held or to be held in this state shall file, on	19

H. B. No. 331 Page 2
As Introduced

a form prescribed under this section or by electronic means of	20
transmission as provided in this section and section 3517.106 of	21
the Revised Code, a full, true, and itemized statement, made	22
under penalty of election falsification, setting forth in detail	23
the contributions and expenditures, not later than four p.m. of	24
the following dates:	25
(1) The twelfth day before the election to reflect	26
contributions received and expenditures made from the close of	27
business on the last day reflected in the last previously filed	28
statement, if any, to the close of business on the twentieth day	29
before the election;	30
(2) The thirty-eighth day after the election to reflect	31
the contributions received and expenditures made from the close	32
of business on the last day reflected in the last previously	33
filed statement, if any, to the close of business on the seventh	34
day before the filing of the statement;	35
(3) The last business day of January of every year to	36
reflect the contributions received and expenditures made from	37
the close of business on the last day reflected in the last	38
previously filed statement, if any, to the close of business on	39
the last day of December of the previous year;	40
(4) The last business day of July of every year to reflect	41
the contributions received and expenditures made from the close	42
of business on the last day reflected in the last previously	43
filed statement, if any, to the close of business on the last	44
day of June of that year.	45
A campaign committee shall only be required to file the	46
statements prescribed under divisions (A)(1) and (2) of this	47

section in connection with the nomination or election of the

48

COMMITTURE 5 Candidate.	committee's	candidate.	4	ç
-------------------------	-------------	------------	---	---

The statement required under division (A)(1) of this section shall not be required of any campaign committee, political action committee, legislative campaign fund, political party, or political contributing entity that has received contributions of less than one thousand dollars and has made expenditures of less than one thousand dollars at the close of business on the twentieth day before the election. Those contributions and expenditures shall be reported in the statement required under division (A)(2) of this section. 

If an election to select candidates to appear on the general election ballot is held within sixty days before a general election, the campaign committee of a successful candidate in the earlier election may file the statement required by division (A)(1) of this section for the general election instead of the statement required by division (A)(2) of this section for the earlier election if the pregeneral election statement reflects the status of contributions and expenditures for the period twenty days before the earlier election to twenty days before the general election.

If a person becomes a candidate less than twenty days before an election, the candidate's campaign committee is not required to file the statement required by division (A)(1) of this section.

No statement under division (A)(3) of this section shall

73
be required for any year in which a campaign committee,

74
political action committee, legislative campaign fund, political

75
party, or political contributing entity is required to file a

76
postgeneral election statement under division (A)(2) of this

77
section. However, a statement under division (A)(3) of this

section may be filed, at the option of the campaign committee,	79
political action committee, legislative campaign fund, political	80
party, or political contributing entity.	81

82

83

84

85

86

87

88

89

90

91

92

93

94

95

No campaign committee of a candidate for the office of chief justice or justice of the supreme court, and no campaign committee of a candidate for the office of judge of any court in this state, shall be required to file a statement under division (A) (4) of this section.

Except as otherwise provided in this paragraph and in the next paragraph of this section, the only campaign committees required to file a statement under division (A)(4) of this section are the campaign committee of a statewide candidate and the campaign committee of a candidate for county office. The campaign committee of a candidate for any other nonjudicial office is required to file a statement under division (A)(4) of this section if that campaign committee receives, during that period, contributions exceeding ten thousand dollars.

No statement under division (A)(4) of this section shall 96 be required of a campaign committee, a political action 97 committee, a legislative campaign fund, a political party, or a 98 political contributing entity for any year in which the campaign 99 committee, political action committee, legislative campaign 100 fund, political party, or political contributing entity is 101 required to file a postprimary election statement under division 102 (A) (2) of this section. However, a statement under division (A) 103 (4) of this section may be filed at the option of the campaign 104 committee, political action committee, legislative campaign 105 fund, political party, or political contributing entity. 106

No statement under division (A)(3) or (4) of this section 107 shall be required if the campaign committee, political action 108

committee, legislative campaign fund, political party, or	109
political contributing entity has no contributions that it has	110
received and no expenditures that it has made since the last	111
date reflected in its last previously filed statement. However,	112
the campaign committee, political action committee, legislative	113
campaign fund, political party, or political contributing entity	114
shall file a statement to that effect, on a form prescribed	115
under this section and made under penalty of election	116
falsification, on the date required in division (A)(3) or (4) of	117
this section, as applicable.	118

The campaign committee of a statewide candidate shall file 119 a monthly statement of contributions received during each of the 120 months of July, August, and September in the year of the general 121 election in which the candidate seeks office. The campaign 122 committee of a statewide candidate shall file the monthly 123 statement not later than three business days after the last day 124 of the month covered by the statement. During the period 125 beginning on the nineteenth day before the general election in 126 which a statewide candidate seeks election to office and 127 extending through the day of that general election, each time 128 the campaign committee of the joint candidates for the offices 129 of governor and lieutenant governor or of a candidate for the 130 office of secretary of state, auditor of state, treasurer of 131 state, or attorney general receives a contribution from a 132 contributor that causes the aggregate amount of contributions 133 received from that contributor during that period to equal or 134 exceed ten thousand dollars and each time the campaign committee 135 of a candidate for the office of chief justice or justice of the 136 supreme court receives a contribution from a contributor that 137 causes the aggregate amount of contributions received from that 138 contributor during that period to exceed ten thousand dollars, 139

the campaign committee shall file a two-business-day statement	140
reflecting that contribution. Contributions reported on a two-	141
business-day statement required to be filed by a campaign	142
committee of a statewide candidate in a primary election shall	143
also be included in the postprimary election statement required	144
to be filed by that campaign committee under division (A)(2) of	145
this section. A two-business-day statement required by this	146
paragraph shall be filed not later than two business days after	147
receipt of the contribution. The statements required by this	148
paragraph shall be filed in addition to any other statements	149
required by this section.	150

Subject to the secretary of state having implemented, 151 tested, and verified the successful operation of any system the 152 secretary of state prescribes pursuant to divisions (C)(6)(b) 153 and (D)(6) of this section and division (H)(1) of section 154 3517.106 of the Revised Code for the filing of campaign finance 155 statements by electronic means of transmission, a campaign 156 committee of a statewide candidate shall file a two-business-day 157 statement under the preceding paragraph by electronic means of 158 transmission if the campaign committee is required to file a 159 pre-election, postelection, or monthly statement of 160 contributions and expenditures by electronic means of 161 transmission under this section or section 3517.106 of the 162 Revised Code. 163

If a campaign committee or political action committee has

164

no balance on hand and no outstanding obligations and desires to

165

terminate itself, it shall file a statement to that effect, on a

166

form prescribed under this section and made under penalty of

election falsification, with the official with whom it files a

statement under division (A) of this section after filing a

final statement of contributions and a final statement of

H. B. No. 331
As Introduced

expenditures, if contributions have been received or	171
expenditures made since the period reflected in its last	172
previously filed statement.	173
(B) Except as otherwise provided in division (C)(7) of	174
this section, each statement required by division (A) of this	175
section shall contain the following information:	176
(1) The full name and address of each campaign committee,	177
political action committee, legislative campaign fund, political	178
party, or political contributing entity, including any treasurer	179
of the committee, fund, party, or entity, filing a contribution	180
and expenditure statement;	181
(2)(a) In the case of a campaign committee, the	182
candidate's full name and address;	183
(b) In the case of a political action committee, the	184
registration number assigned to the committee under division (D)	185
(1) of this section.	186
(3) The date of the election and whether it was or will be	187
a general, primary, or special election;	188
(4) A statement of contributions received, which shall	189
include the following information:	190
(a) The month, day, and year of the contribution;	191
(b)(i) The full name and address of each person, political	192
party, campaign committee, legislative campaign fund, political	193
action committee, or political contributing entity from whom	194
contributions are received and the registration number assigned	195
to the political action committee under division (D)(1) of this	196
section. The requirement of filing the full address does not	197
apply to any statement filed by a state or local committee of a	198

H. B. No. 331 Page 8
As Introduced

political party, to a finance committee of such committee, or to	199
a committee recognized by a state or local committee as its	200
fund-raising auxiliary. Notwithstanding division (F) of this	201
section, the requirement of filing the full address shall be	202
considered as being met if the address filed is the same address	203
the contributor provided under division (E)(1) of this section.	204
(ii) If a political action committee, political	205
contributing entity, legislative campaign fund, or political	206
party that is required to file campaign finance statements by	207
electronic means of transmission under section 3517.106 of the	208
Revised Code or a campaign committee of a statewide candidate or	209
candidate for the office of member of the general assembly	210
receives a contribution from an individual that exceeds one	211
hundred dollars, the name of the individual's current employer,	212
if any, or, if the individual is self-employed, the individual's	213
occupation and the name of the individual's business, if any;	214
(iii) If a campaign committee of a statewide candidate or	215
candidate for the office of member of the general assembly	216
receives a contribution transmitted pursuant to section 3599.031	217
of the Revised Code from amounts deducted from the wages and	218
salaries of two or more employees that exceeds in the aggregate	219
one hundred dollars during any one filing period under division	220
(A)(1), (2), (3), or (4) of this section, the full name of the	221
employees' employer and the full name of the labor organization	222
of which the employees are members, if any.	223
(c) A description of the contribution received, if other	224
than money;	225
(d) The value in dollars and cents of the contribution;	226
(e) A separately itemized account of all contributions and	227

expenditures regardless of the amount, except a receipt of a	228
contribution from a person in the sum of twenty-five dollars or	229
less at one social or fund-raising activity and a receipt of a	230
contribution transmitted pursuant to section 3599.031 of the	231
Revised Code from amounts deducted from the wages and salaries	232
of employees if the contribution from the amount deducted from	233
the wages and salary of any one employee is twenty-five dollars	234
or less aggregated in a calendar year. An account of the total	235
contributions from each social or fund-raising activity shall	236
include a description of and the value of each in-kind	237
contribution received at that activity from any person who made	238
one or more such contributions whose aggregate value exceeded	239
two hundred fifty dollars and shall be listed separately,	240
together with the expenses incurred and paid in connection with	241
that activity. A campaign committee, political action committee,	242
legislative campaign fund, political party, or political	243
contributing entity shall keep records of contributions from	244
each person in the amount of twenty-five dollars or less at one	245
social or fund-raising activity and contributions from amounts	246
deducted under section 3599.031 of the Revised Code from the	247
wages and salary of each employee in the amount of twenty-five	248
dollars or less aggregated in a calendar year. No continuing	249
association that is recognized by a state or local committee of	250
a political party as an auxiliary of the party and that makes a	251
contribution from funds derived solely from regular dues paid by	252
members of the auxiliary shall be required to list the name or	253
address of any members who paid those dues.	254

Contributions that are other income shall be itemized 255 separately from all other contributions. The information 256 required under division (B)(4) of this section shall be provided 257 for all other income itemized. As used in this paragraph, "other 258

income" means a loan, investment income, or interest income.	259
(f) In the case of a campaign committee of a state elected	260
officer, if a person doing business with the state elected	261
officer in the officer's official capacity makes a contribution	262
to the campaign committee of that officer, the information	263
required under division (B)(4) of this section in regard to that	264
contribution, which shall be filed together with and considered	265
a part of the committee's statement of contributions as required	266
under division (A) of this section but shall be filed on a	267
separate form provided by the secretary of state. As used in	268
this division:	269
(i) "State elected officer" has the same meaning as in	270
section 3517.092 of the Revised Code.	271
(ii) "Person doing business" means a person or an officer	272
of an entity who enters into one or more contracts with a state	273
elected officer or anyone authorized to enter into contracts on	274
behalf of that officer to receive payments for goods or	275
services, if the payments total, in the aggregate, more than	276
five thousand dollars during a calendar year.	277
(5) A statement of expenditures which shall include the	278
following information:	279
(a) The month, day, and year of the expenditure;	280
(b) The full name and address of each person, political	281
party, campaign committee, legislative campaign fund, political	282
action committee, or political contributing entity to whom the	283
expenditure was made and the registration number assigned to the	284
political action committee under division (D)(1) of this	285
section;	286
(c) The object or purpose for which the expenditure was	287

made;	288
(d) The amount of each expenditure.	289
(C)(1) The statement of contributions and expenditures	290
shall be signed by the person completing the form. If a	291
statement of contributions and expenditures is filed by	292
electronic means of transmission pursuant to this section or	293
section 3517.106 of the Revised Code, the electronic signature	294
of the person who executes the statement and transmits the	295
statement by electronic means of transmission, as provided in	296
division (H) of section 3517.106 of the Revised Code, shall be	297
attached to or associated with the statement and shall be	298
binding on all persons and for all purposes under the campaign	299
finance reporting law as if the signature had been handwritten	300
in ink on a printed form.	301
(2) The person filing the statement, under penalty of	302
election falsification, shall include with it a list of each	303
anonymous contribution, the circumstances under which it was	304
received, and the reason it cannot be attributed to a specific	305
donor.	306
(3) Each statement of a campaign committee of a candidate	307
who holds public office shall contain a designation of each	308
contributor who is an employee in any unit or department under	309
the candidate's direct supervision and control. In a space	310
provided in the statement, the person filing the statement shall	311
affirm that each such contribution was voluntarily made.	312
(4) A campaign committee that did not receive	313
contributions or make expenditures in connection with the	314
nomination or election of its candidate shall file a statement	315
to that effect, on a form prescribed under this section and made	316

under penalty of election falsification, on the date required in	317
division (A)(2) of this section.	318
(5) The campaign committee of any person who attempts to	319
become a candidate and who, for any reason, does not become	320
certified in accordance with Title XXXV of the Revised Code for	321
placement on the official ballot of a primary, general, or	322
special election to be held in this state, and who, at any time	323
prior to or after an election, receives contributions or makes	324
expenditures, or has given consent for another to receive	325
contributions or make expenditures, for the purpose of bringing	326
about the person's nomination or election to public office,	327
shall file the statement or statements prescribed by this	328
section and a termination statement, if applicable. Division (C)	329
(5) of this section does not apply to any person with respect to	330
an election to the offices of member of a county or state	331
central committee, presidential elector, or delegate to a	332
national convention or conference of a political party.	333
(6)(a) The statements required to be filed under this	334
section shall specify the balance in the hands of the campaign	335
committee, political action committee, legislative campaign	336
fund, political party, or political contributing entity and the	337
disposition intended to be made of that balance.	338
(b) The secretary of state shall prescribe the form for	339
all statements required to be filed under this section and shall	340
furnish the forms to the boards of elections in the several	341
counties. The boards of elections shall supply printed copies of	342
those forms without charge. The secretary of state shall	343
prescribe the appropriate methodology, protocol, and data file	344
structure for statements required or permitted to be filed by	345
F	

electronic means of transmission under division (A) of this

346

section, divisions (E), (F), and (G) of section 3517.106,	347
division (D) of section 3517.1011, division (B) of section	348
3517.1012, division (C) of section 3517.1013, and divisions (D)	349
and (I) of section 3517.1014 of the Revised Code. Subject to	350
division (A) of this section, divisions (E), (F), and (G) of	351
section 3517.106, division (D) of section 3517.1011, division	352
(B) of section 3517.1012, division (C) of section 3517.1013, and	353
divisions (D) and (I) of section 3517.1014 of the Revised Code,	354
the statements required to be stored on computer by the	355
secretary of state under division (B) of section 3517.106 of the	356
Revised Code shall be filed in whatever format the secretary of	357
state considers necessary to enable the secretary of state to	358
store the information contained in the statements on computer.	359
Any such format shall be of a type and nature that is readily	360
available to whoever is required to file the statements in that	361
format.	362

(c) The secretary of state shall assess the need for 363 training regarding the filing of campaign finance statements by 364 electronic means of transmission and regarding associated 365 technologies for candidates, campaign committees, political 366 action committees, legislative campaign funds, political 367 parties, or political contributing entities, for individuals, 368 partnerships, or other entities, for persons making 369 disbursements to pay the direct costs of producing or airing 370 electioneering communications, or for treasurers of transition 371 funds, required or permitted to file statements by electronic 372 means of transmission under this section or section 3517.105, 373 3517.106, 3517.1011, 3517.1012, 3517.1013, or 3517.1014 of the 374 Revised Code. If, in the opinion of the secretary of state, 375 training in these areas is necessary, the secretary of state 376 shall arrange for the provision of voluntary training programs 377 H. B. No. 331 Page 14 As Introduced

for candidates, campaign committees, political action	378
committees, legislative campaign funds, political parties, or	379
political contributing entities, for individuals, partnerships,	380
and other entities, for persons making disbursements to pay the	381
direct costs of producing or airing electioneering	382
communications, or for treasurers of transition funds, as	383
appropriate.	384
(7) Each monthly statement and each two-business-day	385
statement required by division (A) of this section shall contain	386
the information required by divisions (B)(1) to (4), (C)(2),	387
and, if appropriate, (C)(3) of this section. Each statement	388
shall be signed as required by division (C)(1) of this section.	389
(D)(1) Prior to receiving a contribution or making an	390
expenditure, every campaign committee, political action	391
committee, legislative campaign fund, political party, or	392
political contributing entity shall appoint a treasurer and	393
shall file, on a form prescribed by the secretary of state, a	394
designation of that appointment, including the full name and	395
address of the treasurer and of the campaign committee,	396
political action committee, legislative campaign fund, political	397
party, or political contributing entity, and a notarized	398
signature of the treasurer acknowledging the appointment. That	399
designation shall be filed with the official with whom the	400
campaign committee, political action committee, legislative	401
campaign fund, political party, or political contributing entity	402
is required to file statements under section 3517.11 of the	403
Revised Code. The name of a campaign committee shall include at	404
least the last name of the campaign committee's candidate. If	405
two or more candidates are the beneficiaries of a single	406
campaign committee under division (B) of section 3517.081 of the	407

Revised Code, the name of the campaign committee shall include

408

H. B. No. 331 Page 15 As Introduced

409

at least the last name of each candidate who is a beneficiary of

that campaign committee. The secretary of state shall assign a	410
registration number to each political action committee that	411
files a designation of the appointment of a treasurer under this	412
division if the political action committee is required by	413
division (A)(1) of section 3517.11 of the Revised Code to file	414
the statements prescribed by this section with the secretary of	415
state.	416
(2) The treasurer appointed under division (D)(1) of this	417
section shall keep a strict account of all contributions, from	418
whom received and the purpose for which they were disbursed.	419
(3)(a) Except as otherwise provided in section 3517.108 of	420
the Revised Code, a campaign committee shall deposit all	421
monetary contributions received by the committee into an account	422
separate from a personal or business account of the candidate or	423
campaign committee.	424
(b) A political action committee shall deposit all	425
monetary contributions received by the committee into an account	426
separate from all other funds.	427
(c) A state or county political party may establish a	428
state candidate fund that is separate from all other funds. A	429
state or county political party may deposit into its state	430
candidate fund any amounts of monetary contributions that are	431
made to or accepted by the political party subject to the	432
applicable limitations, if any, prescribed in section 3517.102	433
of the Revised Code. A state or county political party shall	434
deposit all other monetary contributions received by the party	435
into one or more accounts that are separate from its state	436
candidate fund.	437

(d) Each state political party shall have only one	438
legislative campaign fund for each house of the general	439
assembly. Each such fund shall be separate from any other funds	440
or accounts of that state party. A legislative campaign fund is	441
authorized to receive contributions and make expenditures for	442
the primary purpose of furthering the election of candidates who	443
are members of that political party to the house of the general	444
assembly with which that legislative campaign fund is	445
associated. Each legislative campaign fund shall be administered	446
and controlled in a manner designated by the caucus. As used in	447
this division, "caucus" has the same meaning as in section	448
3517.01 of the Revised Code and includes, as an ex officio	449
member, the chairperson of the state political party with which	450
the caucus is associated or that chairperson's designee.	451
(4) Every expenditure in excess of twenty-five dollars	452
shall be vouched for by a receipted bill, stating the purpose of	453
the expenditure, that shall be filed with the statement of	454

(5) The secretary of state or the board of elections, as the case may be, shall issue a receipt for each statement filed under this section and shall preserve a copy of the receipt for a period of at least six years. All statements filed under this section shall be open to public inspection in the office where they are filed and shall be carefully preserved for a period of at least six years after the year in which they are filed.

expenditures. A canceled check with a notation of the purpose of

the expenditure is a receipted bill for purposes of division (D)

(4) of this section.

(6) The secretary of state, by rule adopted pursuant to section 3517.23 of the Revised Code, shall prescribe both of the following:

(a) The manner of immediately acknowledging, with date and	468
time received, and preserving the receipt of statements that are	469
transmitted by electronic means of transmission to the secretary	470
of state pursuant to this section or section 3517.106,	471
3517.1011, 3517.1012, 3517.1013, or 3517.1014 of the Revised	472
Code;	473
(b) The manner of preserving the contribution and	474
expenditure, contribution and disbursement, deposit and	475
disbursement, gift and disbursement, or donation and	476
disbursement information in the statements described in division	477
(D)(6)(a) of this section. The secretary of state shall preserve	478
the contribution and expenditure, contribution and disbursement,	479
deposit and disbursement, gift and disbursement, or donation and	480
disbursement information in those statements for at least ten	481
years after the year in which they are filed by electronic means	482
of transmission.	483
(7) The secretary of state, pursuant to division (I) of	484
section 3517.106 of the Revised Code, shall make available	485
online to the public through the internet the contribution and	486
expenditure, contribution and disbursement, deposit and	487
disbursement, gift and disbursement, or donation and	488
disbursement information in all statements, all addenda,	489
amendments, or other corrections to statements, and all amended	490
statements filed with the secretary of state by electronic or	491
other means of transmission under this section, division (B)(2)	492
(b) or (C)(2)(b) of section 3517.105, or section 3517.106,	493
3517.1011, 3517.1012, 3517.1013, 3517.1014, or 3517.11 of the	494
Revised Code. The secretary of state may remove the information	495
from the internet after a reasonable period of time.	496
(E)(1) Any person, political party, campaign committee,	497

H. B. No. 331 Page 18
As Introduced

legislative campaign fund, political action committee, or	498
political contributing entity that makes a contribution in	499
connection with the nomination or election of any candidate or	500
in connection with any ballot issue or question at any election	501
held or to be held in this state shall provide its full name and	502
address to the recipient of the contribution at the time the	503
contribution is made. The political action committee also shall	504
provide the registration number assigned to the committee under	505
division (D)(1) of this section to the recipient of the	506
contribution at the time the contribution is made.	507

- (2) Any individual who makes a contribution that exceeds 508 one hundred dollars to a political action committee, political 509 contributing entity, legislative campaign fund, or political 510 party or to a campaign committee of a statewide candidate or 511 candidate for the office of member of the general assembly shall 512 provide the name of the individual's current employer, if any, 513 or, if the individual is self-employed, the individual's 514 occupation and the name of the individual's business, if any, to 515 the recipient of the contribution at the time the contribution 516 is made. Sections 3599.39 and 3599.40 of the Revised Code do not 517 apply to division (E)(2) of this section. 518
- 519 (3) If a campaign committee shows that it has exercised its best efforts to obtain, maintain, and submit the information 520 required under divisions (B)(4)(b)(ii) and (iii) of this 521 section, that committee is considered to have met the 522 requirements of those divisions. A campaign committee shall not 523 be considered to have exercised its best efforts unless, in 524 connection with written solicitations, it regularly includes a 525 written request for the information required under division (B) 526 (4) (b) (ii) of this section from the contributor or the 527 information required under division (B)(4)(b)(iii) of this 528

section from whoever transmits the contribution.	529
(4) Any check that a political action committee uses to	530
make a contribution or an expenditure shall contain the full	531
name and address of the committee and the registration number	532
assigned to the committee under division (D)(1) of this section.	533
(F) As used in this section:	534
(1)(a) Except as otherwise provided in division (F)(1) of	535
this section, "address" means all of the following if they	536
exist: apartment number, street, road, or highway name and	537
number, rural delivery route number, city or village, state, and	538
zip code as used in a person's post-office address, but not	539
post-office box.	540
(b) Except as otherwise provided in division (F)(1) of	541
this section, if an address is required in this section, a post-	542
office box and office, room, or suite number may be included in	543
addition to, but not in lieu of, an apartment, street, road, or	544
highway name and number.	545
(c) If an address is required in this section, a campaign	546
committee, political action committee, legislative campaign	547
fund, political party, or political contributing entity may use	548
the business or residence address of its treasurer or deputy	549
treasurer. The post-office box number of the campaign committee,	550
political action committee, legislative campaign fund, political	551
party, or political contributing entity may be used in addition	552
to that address.	553
(d) For the sole purpose of a campaign committee's	554
reporting of contributions on a statement of contributions	555
received under division (B)(4) of this section, "address" has	556
one of the following meanings at the option of the campaign	557

H. B. No. 331 Page 20 As Introduced

committee:	558
(i) The same meaning as in division (F)(1)(a) of this	559
section;	560
(ii) All of the following, if they exist: the	561
contributor's post-office box number and city or village, state,	562
and zip code as used in the contributor's post-office address.	563
(e) As used with regard to the reporting under this	564
section of any expenditure, "address" means all of the following	565
if they exist: apartment number, street, road, or highway name	566
and number, rural delivery route number, city or village, state,	567
and zip code as used in a person's post-office address, or post-	568
office box. If an address concerning any expenditure is required	569
in this section, a campaign committee, political action	570
committee, legislative campaign fund, political party, or	571
political contributing entity may use the business or residence	572
address of its treasurer or deputy treasurer or its post-office	573
box number.	574
(2) "Statewide candidate" means the joint candidates for	575
the offices of governor and lieutenant governor or a candidate	576
for the office of secretary of state, auditor of state,	577
treasurer of state, attorney general, member of the state board	578
of education, chief justice of the supreme court, or justice of	579
the supreme court.	580
(3) "Candidate for county office" means a candidate for	581
the office of county auditor, county treasurer, clerk of the	582
court of common pleas, judge of the court of common pleas,	583
sheriff, county recorder, county engineer, county commissioner,	584
prosecuting attorney, or coroner.	585
(C) An independent expanditure shall be reported whenever	586

H. B. No. 331 Page 21 As Introduced

and in the same manner that an expenditure is required to be	587
reported under this section and shall be reported pursuant to	588
division (B)(2)(a) or (C)(2)(a) of section 3517.105 of the	589
Revised Code.	590
(H)(1) Except as otherwise provided in division (H)(2) of	591
this section, if, during the combined pre-election and	592
postelection reporting periods for an election, a campaign	593
committee has received contributions of five hundred dollars or	594
less and has made expenditures in the total amount of five	595
hundred dollars or less, it may file a statement to that effect,	596
under penalty of election falsification, in lieu of the	597
statement required by division (A)(2) of this section. The	598
statement shall indicate the total amount of contributions	599
received and the total amount of expenditures made during those	600
combined reporting periods.	601
(2) In the case of a successful candidate at a primary	602
election, if either the total contributions received by or the	603
total expenditures made by the candidate's campaign committee	604
during the preprimary, postprimary, pregeneral, and postgeneral	605
election periods combined equal more than five hundred dollars,	606
the campaign committee may file the statement under division (H)	607
(1) of this section only for the primary election. The first	608
statement that the campaign committee files in regard to the	609
general election shall reflect all contributions received and	610
all expenditures made during the preprimary and postprimary	611
election periods.	612
(3) Divisions (H)(1) and (2) of this section do not apply	613
if a campaign committee receives contributions or makes	614
expenditures prior to the first day of January of the year of	615

the election at which the candidate seeks nomination or election

616

H. B. No. 331 Page 22 As Introduced

to office or if the campaign committee does not file a	617
termination statement with its postprimary election statement in	618
the case of an unsuccessful primary election candidate or with	619
its postgeneral election statement in the case of other	620
candidates.	621
(I) In the case of a contribution made by a partner of a	622
partnership or an owner or a member of another unincorporated	623
business from any funds of the partnership or other	624
unincorporated business, all of the following apply:	625
(1) The recipient of the contribution shall report the	626
contribution by listing both the partnership or other	627
unincorporated business and the name of the partner, owner, or	628
member making the contribution.	629
(2) In reporting the contribution, the recipient of the	630
contribution shall be entitled to conclusively rely upon the	631
information provided by the partnership or other unincorporated	632
business, provided that the information includes one of the	633
following:	634
(a) The name of each partner, owner, or member as of the	635
date of the contribution or contributions, and a statement that	636
the total contributions are to be allocated equally among all of	637
the partners, owners, or members; or	638
(b) The name of each partner, owner, or member as of the	639
date of the contribution or contributions who is participating	640
in the contribution or contributions, and a statement that the	641
contribution or contributions are to be allocated to those	642
individuals in accordance with the information provided by the	643
partnership or other unincorporated business to the recipient of	644
the contribution.	645

(3) For purposes of section 3517.102 of the Revised Code,	646
the contribution shall be considered to have been made by the	647
partner, owner, or member reported under division (I)(1) of this	648
section.	649
(4) No contribution from a partner of a partnership or an	650
owner or a member of another unincorporated business shall be	651
accepted from any funds of the partnership or other	652
unincorporated business unless the recipient reports the	653
contribution under division (I)(1) of this section together with	654
the information provided under division (I)(2) of this section.	655
(5) No partnership or other unincorporated business shall	656
make a contribution or contributions solely in the name of the	657
partnership or other unincorporated business.	658
(6) As used in division (I) of this section, "partnership	659
or other unincorporated business" includes, but is not limited	660
to, a cooperative, a sole proprietorship, a general partnership,	661
a limited partnership, a limited partnership association, a	662
limited liability partnership, and a limited liability company.	663
(J) A candidate shall have only one campaign committee at	664
any given time for all of the offices for which the person is a	665
candidate or holds office.	666
(K)(1) In addition to filing a designation of appointment	667
of a treasurer under division (D)(1) of this section, the	668
campaign committee of any candidate for an elected municipal	669
office that pays an annual amount of compensation of five	670
thousand dollars or less, the campaign committee of any	671
candidate for member of a board of education except member of	672
the state board of education, or the campaign committee of any	673
candidate for township trustee or township fiscal officer may	674

sign, under penalty of election falsification, a certificate	675
attesting that the committee will not accept contributions	676
during an election period that exceed in the aggregate two	677
thousand dollars from all contributors and one hundred dollars	678
from any one individual, and that the campaign committee will	679
not make expenditures during an election period that exceed in	680
the aggregate two thousand dollars.	681

683

684

685

686

704

The certificate shall be on a form prescribed by the secretary of state and shall be filed not later than ten days after the candidate files a declaration of candidacy and petition, a nominating petition, or a declaration of intent to be a write-in candidate.

- (2) Except as otherwise provided in division (K) (3) of
  this section, a campaign committee that files a certificate
  under division (K) (1) of this section is not required to file
  the statements required by division (A) of this section.
  687
  688
  689
- (3) If, after filing a certificate under division (K)(1) 691 of this section, a campaign committee exceeds any of the 692 limitations described in that division during an election 693 period, the certificate is void and thereafter the campaign 694 committee shall file the statements required by division (A) of 695 this section. If the campaign committee has not previously filed 696 a statement, then on the first statement the campaign committee 697 is required to file under division (A) of this section after the 698 committee's certificate is void, the committee shall report all 699 contributions received and expenditures made from the time the 700 candidate filed the candidate's declaration of candidacy and 701 petition, nominating petition, or declaration of intent to be a 702 write-in candidate. 703
  - (4) As used in division (K) of this section, "election

H. B. No. 331 Page 25 As Introduced

period" means the period of time beginning on the day a person	705
files a declaration of candidacy and petition, nominating	706
petition, or declaration of intent to be a write-in candidate	707
through the day of the election at which the person seeks	708
nomination to office if the person is not elected to office, or,	709
if the candidate was nominated in a primary election, the day of	710
the election at which the candidate seeks office.	711
(L) A political contributing entity that receives	712
contributions from the dues, membership fees, or other	713
assessments of its members or from its officers, shareholders,	714
and employees may report the aggregate amount of contributions	715
received from those contributors and the number of individuals	716
making those contributions, for each filing period under	717
divisions (A)(1), (2), (3), and (4) of this section, rather than	718
reporting information as required under division (B)(4) of this	719
section, including, when applicable, the name of the current	720
employer, if any, of a contributor whose contribution exceeds	721
one hundred dollars or, if such a contributor is self-employed,	722
the contributor's occupation and the name of the contributor's	723
business, if any. Division (B)(4) of this section applies to a	724
political contributing entity with regard to contributions it	725
receives from all other contributors.	726
Section 2. That existing section 3517.10 of the Revised	727
Code is hereby repealed.	728
Section 3. That the version of section 3517.10 of the	729
Revised Code that is scheduled to take effect January 1, 2021,	730
be amended to read as follows:	731
Sec. 3517.10. (A) Except as otherwise provided in this	732
division, every campaign committee, political action committee,	733

734

legislative campaign fund, political party, and political

contributing entity that made or received a contribution or made	735
an expenditure in connection with the nomination or election of	736
any candidate or in connection with any ballot issue or question	737
at any election held or to be held in this state shall file, on	738
a form prescribed under this section or by electronic means of	739
transmission as provided in this section and section 3517.106 of	740
the Revised Code, a full, true, and itemized statement, made	741
under penalty of election falsification, setting forth in detail	742
the contributions and expenditures, not later than four p.m. of	743
the following dates:	744

745

746

747

748

749

750

751

752

753

754

755 756

757

758

759

- (1) The twelfth day before the election to reflect contributions received and expenditures made from the close of business on the last day reflected in the last previously filed statement, if any, to the close of business on the twentieth day before the election;
- (2) The thirty-eighth day after the election to reflect the contributions received and expenditures made from the close of business on the last day reflected in the last previously filed statement, if any, to the close of business on the seventh day before the filing of the statement;
- (3) The last business day of January of every year to reflect the contributions received and expenditures made from the close of business on the last day reflected in the last previously filed statement, if any, to the close of business on the last day of December of the previous year;
- (4) The last business day of July of every year to reflect 760 the contributions received and expenditures made from the close 761 of business on the last day reflected in the last previously 762 filed statement, if any, to the close of business on the last 763 day of June of that year. 764

A campaign committee shall only be required to file the	765
statements prescribed under divisions (A)(1) and (2) of this	766
section in connection with the nomination or election of the	767
committee's candidate.	768

The statement required under division (A)(1) of this section shall not be required of any campaign committee, political action committee, legislative campaign fund, political party, or political contributing entity that has received contributions of less than one thousand dollars and has made expenditures of less than one thousand dollars at the close of business on the twentieth day before the election. Those contributions and expenditures shall be reported in the statement required under division (A)(2) of this section. 

If an election to select candidates to appear on the general election ballot is held within sixty days before a general election, the campaign committee of a successful candidate in the earlier election may file the statement required by division (A)(1) of this section for the general election instead of the statement required by division (A)(2) of this section for the earlier election if the pregeneral election statement reflects the status of contributions and expenditures for the period twenty days before the earlier election to twenty days before the general election.

If a person becomes a candidate less than twenty days before an election, the candidate's campaign committee is not required to file the statement required by division (A)(1) of this section.

No statement under division (A)(3) of this section shall 792
be required for any year in which a campaign committee, 793
political action committee, legislative campaign fund, political 794

party, or political contributing entity is required to file a	795
postgeneral election statement under division (A)(2) of this	796
section. However, a statement under division (A)(3) of this	797
section may be filed, at the option of the campaign committee,	798
political action committee, legislative campaign fund, political	799
party, or political contributing entity.	800

802

803804

805

No campaign committee of a candidate for the office of chief justice or justice of the supreme court, and no campaign committee of a candidate for the office of judge of any court in this state, shall be required to file a statement under division (A) (4) of this section.

Except as otherwise provided in this paragraph and in the 806 next paragraph of this section, the only campaign committees 807 required to file a statement under division (A)(4) of this 808 section are the campaign committee of a statewide candidate and 809 the campaign committee of a candidate for county office. The 810 campaign committee of a candidate for any other nonjudicial 811 office is required to file a statement under division (A)(4) of 812 this section if that campaign committee receives, during that 813 period, contributions exceeding ten thousand dollars. 814

No statement under division (A)(4) of this section shall 815 be required of a campaign committee, a political action 816 committee, a legislative campaign fund, a political party, or a 817 political contributing entity for any year in which the campaign 818 committee, political action committee, legislative campaign 819 fund, political party, or political contributing entity is 820 required to file a postprimary election statement under division 821 (A)(2) of this section. However, a statement under division (A) 822 (4) of this section may be filed at the option of the campaign 823 committee, political action committee, legislative campaign 824

fund,	political	party,	or	political	contributing	entity.	
-------	-----------	--------	----	-----------	--------------	---------	--

No statement under division (A)(3) or (4) of this section 826 shall be required if the campaign committee, political action 827 committee, legislative campaign fund, political party, or 828 political contributing entity has no contributions that it has 829 received and no expenditures that it has made since the last 830 date reflected in its last previously filed statement. However, 831 the campaign committee, political action committee, legislative 832 campaign fund, political party, or political contributing entity 833 834 shall file a statement to that effect, on a form prescribed under this section and made under penalty of election 835 falsification, on the date required in division (A)(3) or (4) of 836 this section, as applicable. 837

The campaign committee of a statewide candidate shall file 838 a monthly statement of contributions received during each of the 839 months of July, August, and September in the year of the general 840 election in which the candidate seeks office. The campaign 841 committee of a statewide candidate shall file the monthly 842 statement not later than three business days after the last day 843 844 of the month covered by the statement. During the period 845 beginning on the nineteenth day before the general election in which a statewide candidate seeks election to office and 846 extending through the day of that general election, each time 847 the campaign committee of the joint candidates for the offices 848 of governor and lieutenant governor or of a candidate for the 849 office of secretary of state, auditor of state, treasurer of 850 state, or attorney general receives a contribution from a 851 contributor that causes the aggregate amount of contributions 852 received from that contributor during that period to equal or 853 exceed ten thousand dollars and each time the campaign committee 854 of a candidate for the office of chief justice or justice of the 855

supreme court receives a contribution from a contributor that	856
causes the aggregate amount of contributions received from that	857
contributor during that period to exceed ten thousand dollars,	858
the campaign committee shall file a two-business-day statement	859
reflecting that contribution. Contributions reported on a two-	860
business-day statement required to be filed by a campaign	861
committee of a statewide candidate in a primary election shall	862
also be included in the postprimary election statement required	863
to be filed by that campaign committee under division (A)(2) of	864
this section. A two-business-day statement required by this	865
paragraph shall be filed not later than two business days after	866
receipt of the contribution. The statements required by this	867
paragraph shall be filed in addition to any other statements	868
required by this section.	869

Subject to the secretary of state having implemented, 870 tested, and verified the successful operation of any system the 871 secretary of state prescribes pursuant to divisions (C)(6)(b) 872 and (D)(6) of this section and division (F)(1) of section 873 3517.106 of the Revised Code for the filing of campaign finance 874 statements by electronic means of transmission, a campaign 875 committee of a statewide candidate shall file a two-business-day 876 statement under the preceding paragraph by electronic means of 877 transmission if the campaign committee is required to file a 878 pre-election, postelection, or monthly statement of 879 contributions and expenditures by electronic means of 880 transmission under this section or section 3517.106 of the 881 Revised Code. 882

If a campaign committee or political action committee has

no balance on hand and no outstanding obligations and desires to

terminate itself, it shall file a statement to that effect, on a

form prescribed under this section and made under penalty of

886

H. B. No. 331 Page 31 As Introduced

election falsification, with the official with whom it files a	887
statement under division (A) of this section after filing a	888
final statement of contributions and a final statement of	889
expenditures, if contributions have been received or	890
expenditures made since the period reflected in its last	891
previously filed statement.	892
(B) Except as otherwise provided in division (C)(7) of	893
this section, each statement required by division (A) of this	894
section shall contain the following information:	895
(1) The full name and address of each campaign committee,	896
political action committee, legislative campaign fund, political	897
party, or political contributing entity, including any treasurer	898
of the committee, fund, party, or entity, filing a contribution	899
and expenditure statement;	900
(2)(a) In the case of a campaign committee, the	901
candidate's full name and address;	902
(b) In the case of a political action committee, the	903
registration number assigned to the committee under division (D)	904
(1) of this section.	905
(3) The date of the election and whether it was or will be	906
a general, primary, or special election;	907
(4) A statement of contributions received, which shall	908
include the following information:	909
(a) The month, day, and year of the contribution;	910
(b)(i) The full name and address of each person, political	911
party, campaign committee, legislative campaign fund, political	912
action committee, or political contributing entity from whom	913
contributions are received and the registration number assigned	914

H. B. No. 331 Page 32 As Introduced

to the political action committee under division (D)(1) of this	915
section. The requirement of filing the full address does not	916
apply to any statement filed by a state or local committee of a	917
political party, to a finance committee of such committee, or to	918
a committee recognized by a state or local committee as its	919
fund-raising auxiliary. Notwithstanding division (F) of this	920
section, the requirement of filing the full address shall be	921
considered as being met if the address filed is the same address	922
the contributor provided under division (E)(1) of this section.	923
(ii) If a political action committee, political	924
contributing entity, legislative campaign fund, or political	925
party that is required to file campaign finance statements by	926
electronic means of transmission under section 3517.106 of the	927
Revised Code or a campaign committee of a statewide candidate or	928
candidate for the office of member of the general assembly	929
receives a contribution from an individual that exceeds one	930
hundred dollars, the name of the individual's current employer,	931
if any, or, if the individual is self-employed, the individual's	932
occupation and the name of the individual's business, if any;	933
(iii) If a campaign committee of a statewide candidate or	934
candidate for the office of member of the general assembly	935
receives a contribution transmitted pursuant to section 3599.031	936
of the Revised Code from amounts deducted from the wages and	937
salaries of two or more employees that exceeds in the aggregate	938
one hundred dollars during any one filing period under division	939
(A)(1), (2), (3), or (4) of this section, the full name of the	940
employees' employer and the full name of the labor organization	941
of which the employees are members, if any.	942
(c) A description of the contribution received, if other	943

944

than money;

(d) The value in dollars and cents of the contribution;	945
(e) A separately itemized account of all contributions and	946
expenditures regardless of the amount, except a receipt of a	947
contribution from a person in the sum of twenty-five dollars or	948
less at one social or fund-raising activity and a receipt of a	949
contribution transmitted pursuant to section 3599.031 of the	950
Revised Code from amounts deducted from the wages and salaries	951
of employees if the contribution from the amount deducted from	952
the wages and salary of any one employee is twenty-five dollars	953
or less aggregated in a calendar year. An account of the total	954
contributions from each social or fund-raising activity shall	955
include a description of and the value of each in-kind	956
contribution received at that activity from any person who made	957
one or more such contributions whose aggregate value exceeded	958
two hundred fifty dollars and shall be listed separately,	959
together with the expenses incurred and paid in connection with	960
that activity. A campaign committee, political action committee,	961
legislative campaign fund, political party, or political	962
contributing entity shall keep records of contributions from	963
each person in the amount of twenty-five dollars or less at one	964
social or fund-raising activity and contributions from amounts	965
deducted under section 3599.031 of the Revised Code from the	966
wages and salary of each employee in the amount of twenty-five	967
dollars or less aggregated in a calendar year. No continuing	968
association that is recognized by a state or local committee of	969
a political party as an auxiliary of the party and that makes a	970
contribution from funds derived solely from regular dues paid by	971
members of the auxiliary shall be required to list the name or	972
address of any members who paid those dues.	973
Contributions that are other income shall be itemized	974

separately from all other contributions. The information

required under division (B)(4) of this section shall be provided	976
for all other income itemized. As used in this paragraph, "other	977
income" means a loan, investment income, or interest income.	978
(f) In the case of a campaign committee of a state elected	979
officer, if a person doing business with the state elected	980
officer in the officer's official capacity makes a contribution	981
to the campaign committee of that officer, the information	982
required under division (B)(4) of this section in regard to that	983
contribution, which shall be filed together with and considered	984
a part of the committee's statement of contributions as required	985
under division (A) of this section but shall be filed on a	986
separate form provided by the secretary of state. As used in	987
this division:	988
(i) "State elected officer" has the same meaning as in	989
section 3517.092 of the Revised Code.	990
(ii) "Person doing business" means a person or an officer	991
of an entity who enters into one or more contracts with a state	992
elected officer or anyone authorized to enter into contracts on	993
behalf of that officer to receive payments for goods or	994
services, if the payments total, in the aggregate, more than	995
five thousand dollars during a calendar year.	996
(5) A statement of expenditures which shall include the	997
following information:	998
(a) The month, day, and year of the expenditure;	999
(b) The full name and address of each person, political	1000
party, campaign committee, legislative campaign fund, political	1001
action committee, or political contributing entity to whom the	1002
expenditure was made and the registration number assigned to the	1003
political action committee under division (D)(1) of this	1004

section;	1005
(c) The object or purpose for which the expenditure was	1006
made;	1007
(d) The amount of each expenditure.	1008
(C) (1) The statement of contributions and expenditures	1009
shall be signed by the person completing the form. If a	1010
statement of contributions and expenditures is filed by	1011
electronic means of transmission pursuant to this section or	1012
section 3517.106 of the Revised Code, the electronic signature	1013
of the person who executes the statement and transmits the	1014
statement by electronic means of transmission, as provided in	1015
division (F) of section 3517.106 of the Revised Code, shall be	1016
attached to or associated with the statement and shall be	1017
binding on all persons and for all purposes under the campaign	1018
finance reporting law as if the signature had been handwritten	1019
in ink on a printed form.	1020
(2) The person filing the statement, under penalty of	1021
election falsification, shall include with it a list of each	1022
anonymous contribution, the circumstances under which it was	1023
received, and the reason it cannot be attributed to a specific	1024
donor.	1025
(3) Each statement of a campaign committee of a candidate	1026
who holds public office shall contain a designation of each	1027
contributor who is an employee in any unit or department under	1028
the candidate's direct supervision and control. In a space	1029
provided in the statement, the person filing the statement shall	1030
affirm that each such contribution was voluntarily made.	1031
(4) A campaign committee that did not receive	1032
contributions or make expenditures in connection with the	1033

nomination or election of its candidate shall file a statement 1034 to that effect, on a form prescribed under this section and made 1035 under penalty of election falsification, on the date required in 1036 division (A)(2) of this section.

- (5) The campaign committee of any person who attempts to 1038 become a candidate and who, for any reason, does not become 1039 certified in accordance with Title XXXV of the Revised Code for 1040 placement on the official ballot of a primary, general, or 1041 special election to be held in this state, and who, at any time 1042 prior to or after an election, receives contributions or makes 1043 expenditures, or has given consent for another to receive 1044 contributions or make expenditures, for the purpose of bringing 1045 about the person's nomination or election to public office, 1046 shall file the statement or statements prescribed by this 1047 section and a termination statement, if applicable. Division (C) 1048 (5) of this section does not apply to any person with respect to 1049 an election to the offices of member of a county or state 1050 central committee, presidential elector, or delegate to a 1051 national convention or conference of a political party. 1052
- (6) (a) The statements required to be filed under this

  1053
  section shall specify the balance in the hands of the campaign

  1054
  committee, political action committee, legislative campaign

  1055
  fund, political party, or political contributing entity and the

  disposition intended to be made of that balance.

  1057
- (b) The secretary of state shall prescribe the form for 1058 all statements required to be filed under this section and shall 1059 furnish the forms to the boards of elections in the several 1060 counties. The boards of elections shall supply printed copies of 1061 those forms without charge. The secretary of state shall 1062 prescribe the appropriate methodology, protocol, and data file 1063

structure for statements required or permitted to be filed by	1064
electronic means of transmission to the secretary of state or a	1065
board of elections under division (A) of this section, division	1066
(E) of section 3517.106, division (D) of section 3517.1011,	1067
division (B) of section 3517.1012, division (C) of section	1068
3517.1013, and divisions (D) and (I) of section $3517.1014$ of the	1069
Revised Code. Subject to division (A) of this section, division	1070
(E) of section 3517.106, division (D) of section 3517.1011,	1071
division (B) of section 3517.1012, division (C) of section	1072
3517.1013, and divisions (D) and (I) of section $3517.1014$ of the	1073
Revised Code, the statements required to be stored on computer	1074
by the secretary of state under division (B) of section 3517.106	1075
of the Revised Code shall be filed in whatever format the	1076
secretary of state considers necessary to enable the secretary	1077
of state to store the information contained in the statements on	1078
computer. Any such format shall be of a type and nature that is	1079
readily available to whoever is required to file the statements	1080
in that format.	1081

(c) The secretary of state shall assess the need for 1082 training regarding the filing of campaign finance statements by 1083 electronic means of transmission and regarding associated 1084 technologies for candidates, campaign committees, political 1085 action committees, legislative campaign funds, political 1086 parties, or political contributing entities, for individuals, 1087 partnerships, or other entities, for persons making 1088 disbursements to pay the direct costs of producing or airing 1089 electioneering communications, or for treasurers of transition 1090 funds, required or permitted to file statements by electronic 1091 means of transmission under this section or section 3517.105, 1092 3517.106, 3517.1011, 3517.1012, 3517.1013, or 3517.1014 of the 1093 Revised Code. If, in the opinion of the secretary of state, 1094

training in these areas is necessary, the secretary of state	1095
shall arrange for the provision of voluntary training programs	1096
for candidates, campaign committees, political action	1097
committees, legislative campaign funds, political parties, or	1098
political contributing entities, for individuals, partnerships,	1099
and other entities, for persons making disbursements to pay the	1100
direct costs of producing or airing electioneering	1101
communications, or for treasurers of transition funds, as	1102
appropriate.	1103
(7) Each monthly statement and each two-business-day	1104
statement required by division (A) of this section shall contain	1105
the information required by divisions (B)(1) to (4), (C)(2),	1106
and, if appropriate, (C)(3) of this section. Each statement	1107
shall be signed as required by division (C)(1) of this section.	1108
(D)(1) Prior to receiving a contribution or making an	1109
expenditure, every campaign committee, political action	1110
committee, legislative campaign fund, political party, or	1111
political contributing entity shall appoint a treasurer and	1112
shall file, on a form prescribed by the secretary of state, a	1113
designation of that appointment, including the full name and	1114
address of the treasurer and of the campaign committee,	1115
political action committee, legislative campaign fund, political	1116
party, or political contributing entity, and a notarized	1117
signature of the treasurer acknowledging the appointment. That	1118
designation shall be filed with the official with whom the	1119
campaign committee, political action committee, legislative	1120
campaign fund, political party, or political contributing entity	1121
is required to file statements under section 3517.11 of the	1122
Revised Code. The name of a campaign committee shall include at	1123
least the last name of the campaign committee's candidate. If	1124

1125

two or more candidates are the beneficiaries of a single

campaign committee under division (B) of section 3517.081 of the	1126
Revised Code, the name of the campaign committee shall include	1127
at least the last name of each candidate who is a beneficiary of	1128
that campaign committee. The secretary of state shall assign a	1129
registration number to each political action committee that	1130
files a designation of the appointment of a treasurer under this	1131
division if the political action committee is required by	1132
division (A)(1) of section 3517.11 of the Revised Code to file	1133
the statements prescribed by this section with the secretary of	1134
state.	1135
(2) The treasurer appointed under division (D)(1) of this	1136
section shall keep a strict account of all contributions, from	1137
whom received and the purpose for which they were disbursed.	1138
(2) (-) Through to otherwise consider in continuo 2517, 100 of	1120
(3) (a) Except as otherwise provided in section 3517.108 of	1139
the Revised Code, a campaign committee shall deposit all	1140
monetary contributions received by the committee into an account	1141
separate from a personal or business account of the candidate or	1142
campaign committee.	1143
(b) A political action committee shall deposit all	1144
monetary contributions received by the committee into an account	1145
separate from all other funds.	1146
(c) A state or county political party may establish a	1147
state candidate fund that is separate from all other funds. A	1148
state or county political party may deposit into its state	1149
candidate fund any amounts of monetary contributions that are	1150
made to or accepted by the political party subject to the	1151
applicable limitations, if any, prescribed in section 3517.102	1152
of the Revised Code. A state or county political party shall	1153
deposit all other monetary contributions received by the party	1154

1155

into one or more accounts that are separate from its state

candidate fund.	1156
(d) Each state political party shall have only one	1157
legislative campaign fund for each house of the general	1158
assembly. Each such fund shall be separate from any other funds	1159
or accounts of that state party. A legislative campaign fund is	1160
authorized to receive contributions and make expenditures for	1161
the primary purpose of furthering the election of candidates who	1162
are members of that political party to the house of the general	1163
assembly with which that legislative campaign fund is	1164
associated. Each legislative campaign fund shall be administered	1165
and controlled in a manner designated by the caucus. As used in	1166
this division, "caucus" has the same meaning as in section	1167
3517.01 of the Revised Code and includes, as an ex officio	1168
member, the chairperson of the state political party with which	1169
the caucus is associated or that chairperson's designee.	1170
(4) Every expenditure in excess of twenty-five dollars	1171
shall be vouched for by a receipted bill, stating the purpose of	1172
the expenditure, that shall be filed with the statement of	1173
expenditures. A canceled check with a notation of the purpose of	1174
the expenditure is a receipted bill for purposes of division (D)	1175
(4) of this section.	1176
(5) The secretary of state or the board of elections, as	1177
the case may be, shall issue a receipt for each statement filed	1178
under this section and shall preserve a copy of the receipt for	1179
a period of at least six years. All statements filed under this	1180
section shall be open to public inspection in the office where	1181
they are filed and shall be carefully preserved for a period of	1182
at least six years after the year in which they are filed.	1183
(6) The secretary of state, by rule adopted pursuant to	1184

section 3517.23 of the Revised Code, shall prescribe both of the

H. B. No. 331 Page 41 As Introduced

following:	1186
(a) The manner of immediately acknowledging, with date and	1187
time received, and preserving the receipt of statements that are	1188
transmitted by electronic means of transmission to the secretary	1189
of state or a board of elections pursuant to this section or	1190
section 3517.106, 3517.1011, 3517.1012, 3517.1013, or 3517.1014	1191
of the Revised Code;	1192
(b) The manner of preserving the contribution and	1193
expenditure, contribution and disbursement, deposit and	1194
disbursement, gift and disbursement, or donation and	1195
disbursement information in the statements described in division	1196
(D)(6)(a) of this section. The secretary of state shall preserve	1197
the contribution and expenditure, contribution and disbursement,	1198
deposit and disbursement, gift and disbursement, or donation and	1199
disbursement information in those statements for at least ten	1200
years after the year in which they are filed by electronic means	1201
of transmission.	1202
(7)(a) The secretary of state, pursuant to division (G) of	1203
section 3517.106 of the Revised Code, shall make available	1204
online to the public through the internet the contribution and	1205
expenditure, contribution and disbursement, deposit and	1206
disbursement, gift and disbursement, or donation and	1207
disbursement information in all of the following documents:	1208
(i) All statements, all addenda, amendments, or other	1209
corrections to statements, and all amended statements filed with	1210
the secretary of state by electronic or other means of	1211
transmission under this section, division (B)(2)(b) or (C)(2)(b)	1212
of section 3517.105, or section 3517.106, 3517.1011, 3517.1012,	1213
3517.1013, 3517.1014, or 3517.11 of the Revised Code;	1214

(ii) All statements filed with a board of elections by	1215
electronic means of transmission, and all addenda, amendments,	1216
corrections, and amended versions of those statements, filed	1217
with the board under this section, division (B)(2)(b) or (C)(2)	1218
(b) of section 3517.105, or section 3517.106, 3517.1012, or	1219
3517.11 of the Revised Code.	1220
(b) The secretary of state may remove the information from	1221
(1) -110 110-110-1 11 110-110-110-110-110-1	
the internet after a reasonable period of time.	1222

- (E) (1) Any person, political party, campaign committee, 1223 legislative campaign fund, political action committee, or 1224 political contributing entity that makes a contribution in 1225 connection with the nomination or election of any candidate or 1226 in connection with any ballot issue or question at any election 1227 held or to be held in this state shall provide its full name and 1228 address to the recipient of the contribution at the time the 1229 contribution is made. The political action committee also shall 1230 provide the registration number assigned to the committee under 1231 division (D)(1) of this section to the recipient of the 1232 contribution at the time the contribution is made. 1233
- (2) Any individual who makes a contribution that exceeds 1234 one hundred dollars to a political action committee, political 1235 contributing entity, legislative campaign fund, or political 1236 party or to a campaign committee of a statewide candidate or 1237 candidate for the office of member of the general assembly shall 1238 provide the name of the individual's current employer, if any, 1239 or, if the individual is self-employed, the individual's 1240 occupation and the name of the individual's business, if any, to 1241 the recipient of the contribution at the time the contribution 1242 is made. Sections 3599.39 and 3599.40 of the Revised Code do not 1243 apply to division (E)(2) of this section. 1244

(3) If a campaign committee shows that it has exercised	1245
its best efforts to obtain, maintain, and submit the information	1246
required under divisions (B)(4)(b)(ii) and (iii) of this	1247
section, that committee is considered to have met the	1248
requirements of those divisions. A campaign committee shall not	1249
be considered to have exercised its best efforts unless, in	1250
connection with written solicitations, it regularly includes a	1251
written request for the information required under division (B)	1252
(4)(b)(ii) of this section from the contributor or the	1253
information required under division (B)(4)(b)(iii) of this	1254
section from whoever transmits the contribution.	1255
(4) Any check that a political action committee uses to	1256
make a contribution or an expenditure shall contain the full	1257
name and address of the committee and the registration number	1258
assigned to the committee under division (D)(1) of this section.	1259
(F) As used in this section:	1260
(1)(a) Except as otherwise provided in division (F)(1) of	1261
this section, "address" means all of the following if they	1262
exist: apartment number, street, road, or highway name and	1263
number, rural delivery route number, city or village, state, and	1264
zip code as used in a person's post-office address, but not	1265
post-office box.	1266
(b) Except as otherwise provided in division (F)(1) of	1267
this section, if an address is required in this section, a post-	1268
office box and office, room, or suite number may be included in	1269
addition to, but not in lieu of, an apartment, street, road, or	1270
highway name and number.	1271
(c) If an address is required in this section, a campaign	1272

1273

committee, political action committee, legislative campaign

fund, political party, or political contributing entity may use	1274
the business or residence address of its treasurer or deputy	1275
treasurer. The post-office box number of the campaign committee,	1276
political action committee, legislative campaign fund, political	1277
party, or political contributing entity may be used in addition	1278
to that address.	1279
(d) For the sole purpose of a campaign committee's	1280
reporting of contributions on a statement of contributions	1281
received under division (B)(4) of this section, "address" has	1282
one of the following meanings at the option of the campaign	1283
committee:	1284
(i) The same meaning as in division (F)(1)(a) of this	1285
section;	1286
(ii) All of the following, if they exist: the	1287
contributor's post-office box number and city or village, state,	1288
and zip code as used in the contributor's post-office address.	1289
(e) As used with regard to the reporting under this	1290
section of any expenditure, "address" means all of the following	1291
if they exist: apartment number, street, road, or highway name	1292
and number, rural delivery route number, city or village, state,	1293
and zip code as used in a person's post-office address, or post-	1294
office box. If an address concerning any expenditure is required	1295
in this section, a campaign committee, political action	1296
committee, legislative campaign fund, political party, or	1297
political contributing entity may use the business or residence	1298
address of its treasurer or deputy treasurer or its post-office	1299
box number.	1300
(2) "Statewide candidate" means the joint candidates for	1301

the offices of governor and lieutenant governor or a candidate

for the office of secretary of state, auditor of state,	1303
treasurer of state, attorney general, member of the state board	1304
of education, chief justice of the supreme court, or justice of	1305
the supreme court.	1306
(3) "Candidate for county office" means a candidate for	1307
the office of county auditor, county treasurer, clerk of the	1308
court of common pleas, judge of the court of common pleas,	1309
sheriff, county recorder, county engineer, county commissioner,	1310
prosecuting attorney, or coroner.	1311
(G) An independent expenditure shall be reported whenever	1312
and in the same manner that an expenditure is required to be	1313
reported under this section and shall be reported pursuant to	1314
division (B)(2)(a) or (C)(2)(a) of section 3517.105 of the	1315
Revised Code.	1316
(H)(1) Except as otherwise provided in division (H)(2) of	1317
this section, if, during the combined pre-election and	1318
postelection reporting periods for an election, a campaign	1319
committee has received contributions of five hundred dollars or	1320
less and has made expenditures in the total amount of five	1321
hundred dollars or less, it may file a statement to that effect,	1322
under penalty of election falsification, in lieu of the	1323
statement required by division (A)(2) of this section. The	1324
statement shall indicate the total amount of contributions	1325
received and the total amount of expenditures made during those	1326
combined reporting periods.	1327
(2) In the case of a successful candidate at a primary	1328
election, if either the total contributions received by or the	1329
total expenditures made by the candidate's campaign committee	1330
during the preprimary, postprimary, pregeneral, and postgeneral	1331
election periods combined equal more than five hundred dollars,	1332

H. B. No. 331 As Introduced Page 46

the campaign committee may file the statement under division (H)	1333
(1) of this section only for the primary election. The first	1334
statement that the campaign committee files in regard to the	1335
general election shall reflect all contributions received and	1336
all expenditures made during the preprimary and postprimary	1337
election periods.	1338
(3) Divisions (H)(1) and (2) of this section do not apply	1339
if a campaign committee receives contributions or makes	1340
expenditures prior to the first day of January of the year of	1341
the election at which the candidate seeks nomination or election	1342
to office or if the campaign committee does not file a	1343
termination statement with its postprimary election statement in	1344
the case of an unsuccessful primary election candidate or with	1345
its postgeneral election statement in the case of other	1346
candidates.	1347
(I) In the case of a contribution made by a partner of a	1348
partnership or an owner or a member of another unincorporated	1349
business from any funds of the partnership or other	1350
unincorporated business, all of the following apply:	1351
(1) The recipient of the contribution shall report the	1352
contribution by listing both the partnership or other	1353
unincorporated business and the name of the partner, owner, or	1354
member making the contribution.	1355
(2) In reporting the contribution, the recipient of the	1356
contribution shall be entitled to conclusively rely upon the	1357
information provided by the partnership or other unincorporated	1358
business, provided that the information includes one of the	1359
following:	1360
(a) The name of each partner, owner, or member as of the	1361

date of the contribution or contributions, and a statement that	1362
the total contributions are to be allocated equally among all of	1363
the partners, owners, or members; or	1364
(b) The name of each partner, owner, or member as of the	1365
date of the contribution or contributions who is participating	1366
in the contribution or contributions, and a statement that the	1367
contribution or contributions are to be allocated to those	1368
individuals in accordance with the information provided by the	1369
partnership or other unincorporated business to the recipient of	1370
the contribution.	1371
(3) For purposes of section 3517.102 of the Revised Code,	1372
the contribution shall be considered to have been made by the	1373
partner, owner, or member reported under division (I)(1) of this	1374
section.	1375
(4) No contribution from a partner of a partnership or an	1376
owner or a member of another unincorporated business shall be	1377
accepted from any funds of the partnership or other	1378
unincorporated business unless the recipient reports the	1379
contribution under division (I)(1) of this section together with	1380
the information provided under division (I)(2) of this section.	1381
(5) No partnership or other unincorporated business shall	1382
make a contribution or contributions solely in the name of the	1383
partnership or other unincorporated business.	1384
(6) As used in division (I) of this section, "partnership	1385
or other unincorporated business" includes, but is not limited	1386
to, a cooperative, a sole proprietorship, a general partnership,	1387
a limited partnership, a limited partnership association, a	1388
limited liability partnership, and a limited liability company.	1389
(J) A candidate shall have only one campaign committee at	1390

any given time for all of the offices for which the person is a	1391
candidate or holds office.	1392
(K)(1) In addition to filing a designation of appointment	1393
of a treasurer under division (D)(1) of this section, the	1394
campaign committee of any candidate for an elected municipal	1395
office that pays an annual amount of compensation of five	1396
thousand dollars or less, the campaign committee of any	1397
candidate for member of a board of education except member of	1398
the state board of education, or the campaign committee of any	1399
candidate for township trustee or township fiscal officer may	1400
sign, under penalty of election falsification, a certificate	1401
attesting that the committee will not accept contributions	1402
during an election period that exceed in the aggregate two	1403
thousand dollars from all contributors and one hundred dollars	1404
from any one individual, and that the campaign committee will	1405
not make expenditures during an election period that exceed in	1406
the aggregate two thousand dollars.	1407
The certificate shall be on a form prescribed by the	1408
secretary of state and shall be filed not later than ten days	1409
after the candidate files a declaration of candidacy and	1410
petition, a nominating petition, or a declaration of intent to	1411
be a write-in candidate.	1412
(2) Except as otherwise provided in division (K)(3) of	1413
this section, a campaign committee that files a certificate	1414
under division (K)(1) of this section is not required to file	1415
the statements required by division (A) of this section.	1416
(3) If, after filing a certificate under division (K)(1)	1417
of this section, a campaign committee exceeds any of the	1418
limitations described in that division during an election	1419

period, the certificate is void and thereafter the campaign

committee shall file the statements required by division (A) of	1421
this section. If the campaign committee has not previously filed	1422
a statement, then on the first statement the campaign committee	1423
is required to file under division (A) of this section after the	1424
committee's certificate is void, the committee shall report all	1425
contributions received and expenditures made from the time the	1426
candidate filed the candidate's declaration of candidacy and	1427
petition, nominating petition, or declaration of intent to be a	1428
write-in candidate.	1429

- (4) As used in division (K) of this section, "election 1430 period" means the period of time beginning on the day a person 1431 files a declaration of candidacy and petition, nominating 1432 petition, or declaration of intent to be a write-in candidate 1433 through the day of the election at which the person seeks 1434 nomination to office if the person is not elected to office, or, 1435 if the candidate was nominated in a primary election, the day of 1436 the election at which the candidate seeks office. 1437
- (L) A political contributing entity that receives 1438 contributions from the dues, membership fees, or other 1439 assessments of its members or from its officers, shareholders, 1440 and employees may report the aggregate amount of contributions 1441 received from those contributors and the number of individuals 1442 making those contributions, for each filing period under 1443 divisions (A)(1), (2), (3), and (4) of this section, rather than 1444 reporting information as required under division (B)(4) of this 1445 section, including, when applicable, the name of the current 1446 employer, if any, of a contributor whose contribution exceeds 1447 one hundred dollars or, if such a contributor is self-employed, 1448 the contributor's occupation and the name of the contributor's 1449 business, if any. Division (B)(4) of this section applies to a 1450 political contributing entity with regard to contributions it 1451

receives from all other contributors.	1452
Section 4. That the existing version of section 3517.10 of	1453
the Revised Code that is scheduled to take effect January 1,	1454
2021, is hereby repealed.	1455
Section 5. Section 3517.10 of the Revised Code is	1456
presented in Section 3 of this act as a composite of the section	1457
as amended by both H.B. 166 and S.B. 107 of the 133rd General	1458
Assembly. The General Assembly, applying the principle stated in	1459
division (B) of section 1.52 of the Revised Code that amendments	1460
are to be harmonized if reasonably capable of simultaneous	1461
operation, finds that the composite is the resulting version of	1462
the section in effect prior to the effective date of the section	1463
as presented in this act.	1464