STATE OF OKLAHOMA
1st Session of the 51st Legislature (2007)
COMMITTEE SUBSTITUTE
FOR HOUSE BILL NO. 2110 By: Cargill
COMMITTEE SUBSTITUTE
(Rules of the Ethics Commission - definitions -
committee solicitations and funds - out-of-state
independent organizations from splitting funds -
periodic reports - ethics training- rules of
construction -
effective date.)
BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
SECTION 1. AMENDATORY Rule 257:1-1-2 of the Rules of the
Ethics Commission (74 O.S. Supp. 2006, Chapter 62, App.), is amended
to read as follows:
Rule 257:1-1-2. Definitions. Masculine words, whenever used in
this title, shall include the feminine and neuter, and the singular
includes the plural, unless otherwise specified. In addition, the
following words or terms, when used in this title, shall have the
following meaning, unless the context clearly indicates otherwise:

"Accept", with reference to a contribution, means failure by a candidate, treasurer, deputy treasurer or agent of a committee to expressly and unconditionally reject and return a tendered contribution to the contributor within six (6) business days from receipt of the tender.

6 "Act" means the Ethics Commission Act, Section 4200 et seq. of7 Title 74 of the Oklahoma Statutes.

8 "Address" means mailing address unless otherwise specified in9 this title.

10 "Affiliated" or "Connected entity" means any entity which 11 directly or indirectly establishes, administers or financially 12 supports a political entity.

"Anything of value", "Thing of value" or "Things of value"
(1) These terms, to the extent that consideration of equal or
greater value is not received, include the following:

- 16 (A) a pecuniary item, including money, or a bank bill or
 17 note;
- (B) a promissory note, bill of exchange, order, draft,
 warrant, check, or bond given for the payment of
 money;
- (C) a contract, agreement, promise, or other obligation
 for an advance, conveyance, forgiveness of
 indebtedness, deposit, distribution, loan, payment,
 gift, pledge, or transfer of money;

1	(D)	a stock, bond, note, or other investment interest in
2		an entity;
3	(E)	a receipt given for the payment of money or other
4		property;
5	(F)	a right in action;
6	(G)	a gift, tangible good, chattel, or an interest in a
7		gift, tangible good, or chattel, except as provided in
8		subparagraphs (C), (D) and (N) of Paragraph (2) of
9		this definition;
10	(H)	a loan or forgiveness of indebtedness, except as
11		otherwise provided in subparagraph (I) of Paragraph
12		(2) of this definition;
13	(I)	a work of art, antique, or collectible;
14	(J)	an automobile or other means of personal
15		transportation;
16	(K)	real property or an interest in real property,
17		including title to realty, a fee simple or partial
18		interest, present or future, contingent or vested in
19		realty, a leasehold interest, or other beneficial
20		interest in realty;
21	(L)	an honorarium or compensation for services, except as
22		otherwise provided in subparagraph (M) of Paragraph
23		(2) of this definition;
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1	(M)	a rebate or discount in the price of anything of value
2		or the sale or trade of something for reasonable
3		compensation that would ordinarily not be available to
4		a member of the public, except as provided in
5		subparagraph (J) of Paragraph (2) of this definition;
6	(N)	a promise or offer of employment;
7	(O)	transportation, lodging or entertainment; or
8	(P)	any other thing of value not excluded by Paragraph (2)
9		of this definition.
10	(2) Thes	se terms do not include:
11	(A)	a campaign contribution properly received and
12		reported;
13	(B)	any books, written materials, audio tapes, videotapes,
14		or other informational promotional material related to
15		the performance of a state officer's or state
16		employee's official duties;
17	(C)	a gift that:
18		(i) is not used, and
19		(ii) no later than thirty (30) days after receipt, is
20		returned to the donor or delivered to a
21		charitable organization and is not claimed as a
22		charitable contribution for federal income tax
23		purposes;
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- 1 (D) a gift, devise, or inheritance from an individual's 2 spouse, child, step-child, parent, step-parent, grandparent, step-grandparent, sibling, step-sibling, 3 parent-in-law, sibling-in-law, nephew, niece, aunt, 4 5 uncle, or first cousin or the spouse of that individual, if the donor is not acting as the agent or 6 intermediary for someone other than a person covered 7 by this subparagraph; 8
- 9 (E) a plaque or trophy with a value that does not exceed
 10 two hundred dollars (\$200);
- (F) modest items of food and refreshments, such as soft drinks, coffee, and donuts, offered other than as part of a meal;
- 14 (G) food and beverage consumed on the occasion when 15 participating in a charitable, civic, or community 16 event, or at any event to which all members of the 17 Legislature are invited, which bears a relationship to 18 the state officer's or state employee's office and the 19 officer or employee is attending in an official 20 capacity;
- (H) greeting cards and items with little intrinsic value,
 such as certificates, which are intended solely for
 presentation;
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- (I) loans from banks and other financial institutions on terms generally available to the public;
- (J) opportunities and benefits, including favorable rates and commercial discounts, available to the public or to a class consisting of all state government employees, whether or not restricted on the basis of geographic consideration;
- 8 (K) rewards and prizes given to competitors in contests or 9 events, including random drawings, which are open to 10 the public; rewards and prizes from contests or events 11 which are not open to the public are also excepted if 12 the state officer's or state employee's entry into the 13 contest is required as part of his official duties;
- 14 (L) pension and other benefits resulting from
 15 participation in a retirement plan offered by an
 16 employer or former employer of a state officer or
 17 state employee;
- (M) anything which is paid for by the state government or
 secured by the state government under state government
 contract;
- (N) any gift accepted on behalf of the state of Oklahoma
 or a governmental entity by the Governor under Section
 381 et seq. of Title 60 of the Oklahoma Statutes. In
 order to be deemed accepted, the Governor must be

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1 notified in writing of any gift received by a 2 governmental entity, or person on behalf of a governmental entity, within ten (10) days of receipt 3 of the gift. Notice of acceptance must be received 4 5 from the Governor within the next thirty (30) days. Upon lack of a response from the Governor within 6 thirty (30) days of receipt of the notice, the gift is 7 deemed rejected and must be returned to the donor; 8 9 (0) anything for which market value is paid or secured by 10 written contract to be paid by the state officer or state employee no later than 30 days of receipt; 11 transportation furnished to a state officer or state 12 (P) 13 employee for the purpose of assisting the officer or employee in the performance of the officer's or 14 employee's official duties and from which the officer 15 or employee receives only incidental personal benefits 16 ancillary to said purpose; 17 (0) food, transportation or entertainment provided by a 18

- governmental agency or governmental enterprise of a foreign nation as a gesture of hospitality;
- (R) prescription drugs or similar items given to the recipient for distribution to patients in need of treatment which are not used by the recipient;
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- (S) a meal or other food served at a meeting at which the
 state officer or state employee is an invited guest;
 and
- 4 (T) any gratuity provided at a meeting, conference, or
 5 seminar by sponsors, exhibitors, etc., the cost of
 6 which is not borne by a registrant to such meeting,
 7 conference, or seminar.

8 "Associated", when used with reference to an entity, includes an 9 entity in which an individual or a member of his or her immediate 10 family is a director, officer, fiduciary, trustee, agent, or 11 partner, or owns or controls, in the aggregate, at least two percent 12 (2%) or a value of five thousand dollars (\$5,000) of the outstanding 13 equity.

14 "Ballot measure" means an initiative, referendum, legislative 15 referendum, legislative initiative, state question, or any 16 proposition or measure submitted to voters for their approval or 17 rejection at a statewide election.

"Business" means any corporation, limited liability company, partnership, limited liability partnership, limited partnership, sole proprietorship, firm, enterprise, franchise, association, selfemployed individual, holding company, joint stock company, receivership, trust, or any legal entity through which business is conducted for profit.

"Business day" means any day except a Saturday, Sunday or a
 legal holiday designated in Section 82.1 of Title 25 of the Oklahoma
 Statutes.

4 "Campaign" means and includes all activities for or against the 5 election of a candidate to a specific state office for a specific 6 term or the passage or defeat of a ballot measure from the date of 7 acceptance of the first contribution, the making of the first 8 expenditure, or the filing of a declaration of candidacy, whichever 9 is first, until a final campaign contributions and expenditures 10 report is filed.

"Campaign expenditure" is an expenditure not otherwise prohibited which is used to defray the costs of a candidate's campaign including, without limitation, advertising, travel and food while campaigning, and costs for campaign workers, whether paid or volunteers.

16 "Candidate" means a person who seeks nomination or election to 17 state office. An individual is a candidate when the individual:

18 (1) has filed a declaration of candidacy for any state office19 with the Secretary of the State Election Board;

20 (2) has filed a declaration of candidacy with the Secretary of21 State and has drawn active opposition;

(3) is nominated as a "substitute candidate" pursuant to
Section 1-105 of Title 26 of the Oklahoma Statutes; or

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(4) solicits or accepts contributions, makes expenditures or
gives consent to an individual, organization, party committee, or
other committee to solicit or accept contributions or make
expenditures to secure election to any state office at any time,
whether or not the office for which the individual will seek
nomination or election is known when the:

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- (A) solicitation is made;
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- (B) contribution is accepted; or
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(C) expenditure is made.

10 The term "candidate" shall include a person whose candidacy is 11 unopposed.

"Candidate committee" means the committee, consisting of one or more persons who may be the candidate only, designated by a candidate to promote the candidate's candidacy and serve as the recipient of all contributions and the disburser of all expenditures for the candidate.

17 "Charitable organization" means an entity described in 501 (c)
18 (3) of Title 26 of the United States Code, 26 U.S.C., Section 501
19 (c) (3), as it currently exists or as it may be amended.

Classified employee" means a state employee or a state employee
on leave from employment who is under the jurisdiction of the Merit
System of Personnel Administration as provided in the Oklahoma
Personnel Act, Section 840.1 840-1.1 et seq. of Title 74 of the
Oklahoma Statutes.

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1	"Commission" means the Ethics Commission.
2	"Committee" means a candidate committee, political action
3	committee, or party committee.
4	"Compensation"
5	(1) means:
6	(A) an advance, conveyance, forgiveness of indebtedness,
7	deposit, distribution, loan, payment, pledge, or
8	transfer of money or anything of value; or
9	(B) a contract, agreement, promise, or other obligation
10	for an advance, conveyance, forgiveness of
11	indebtedness, deposit, distribution, loan, payment,
12	pledge, or transfer of money or anything of value,
13	for services rendered or to be rendered.
14	(2) The term does not include reimbursement of expenses:
15	(A) if the reimbursement:
16	(i) does not exceed the amount expended for the
17	expenses; and
18	(ii) is substantiated by an itemization of expenses;
19	or
20	(B) if the reimbursement is authorized by law.
21	"Contribution"
22	(1) means and includes:
23	(A) a gift, subscription, loan, guarantee or forgiveness
24	of a loan, conveyance, advance, payment, distribution,

1 or deposit of money or anything of value made to and with the knowledge and for the benefit of a committee, 2 which expressly advocates the election or defeat of a 3 clearly identified candidate or candidates or the 4 5 passage or defeat of a ballot measure or ballot measures, or for reducing the debt of such committee; 6 (B) an expenditure expressly advocating the election or 7 defeat of a clearly identified candidate or candidates 8 9 or the passage or defeat of a ballot measure or ballot 10 measures made by a person or committee, other than a candidate committee, with the cooperation of, or in 11 consultation with, a committee, a candidate, candidate 12 committee, or candidate's agent or that is made in 13 concert with, or at the request or suggestion of, a 14 candidate, candidate committee, or candidate's agent; 15 the difference between the payment to a person, other 16 (C) than a candidate or committee, of compensation for 17 personal services or products to the candidate or 18 committee, and the reasonable and customary rate 19 charged by the person for like services or products in 20 like quantities when the candidate or committee has 21 knowledge of the discounted services or products; 2.2 anything of value received by a committee that is (D) 23 transferred from another committee or other source; 24

1	(E) sums paid for tickets for a political event such as a
2	reception, rally, or a similar fundraising event;
3	however, the amount of any such contribution may be
4	reduced for the purpose of complying with the
5	reporting and contribution limitations requirements of
6	Chapter 10 of this title , by the actual cost of
7	consumables furnished by the committee in connection
8	with the purchase of the tickets, and only the excess
9	over the actual cost of the consumables shall be
10	deemed a contribution;
11	(F) the candidate's own money used on behalf of that
12	candidate's candidacy; and
13	(G) the difference between the open market value and a
14	discount or rebate:
15	(i) not extended to the public generally; or
16	(ii) by a television or radio station not extended
17	equally to all candidates for the same office.
18	(2) The term "contribution" shall not include:
19	(A) the value of services provided without compensation by
20	any individual who volunteers on behalf of a candidate
21	or committee;
22	(B) for purposes of the contribution limits set forth in
23	Section 2 of Chapter 10, the transfer of any funds by
24	a political action committee to an affiliated or

connected political action committee or by a party committee to an affiliated or connected party committee, provided the committees have been established as provided by law and the transferring committee and the receiving committee have been established, directly or indirectly, and are administered or financially supported, directly or indirectly, by a common entity; or

- 9 (C) any payment or obligation incurred by a corporation, 10 labor organization, membership organization, 11 cooperative or corporation without capital stock for 12 the establishment, administration, and solicitation of 13 contributions to a separate segregated fund or 14 political action committee to be utilized for 15 political purposes;
- 16 (D) a nonreimbursed payment made by an individual for the 17 individual's own travel expenses on behalf of a 18 committee;
- (E) a payment made by an occupant of a residence or office
 for costs related to a meeting or fundraising event
 held in the occupant's residence or office if the
 costs for the meeting or fundraising event do not
 exceed five hundred dollars (\$500). However, if the
 occupant hosts more than one (1) event in an election

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cycle for the same beneficiary, all subsequent
payments that exceed five hundred dollars (\$500) in
the aggregate are contributions;

- 4 (F) a loan of money made in the ordinary course of
 5 business by a financial institution authorized to
 6 transact business in this state at terms and interest
 7 rates generally available to a member of the public
 8 without regard to that person's status as a state
 9 officer or state employee or a candidate for state
 10 office by the institution;
- (G) a communication by a corporation, labor organization, or association aimed at its members, owners, stockholders, directors, executive administrative personnel, or their families;
- (H) a tender of a contribution if the tender is not
 accepted, including use as collateral, or is
 transferred to the state as provided in Subsection (i)
 of Section 2 of Chapter 10 of this title;
- (I) the fair market value earnings of a sole
 proprietorship, partnership, limited partnership,
 limited liability partnership, or limited liability
 company; or

(J) a communication which does not expressly advocate the election or defeat of a clearly identified candidate

or candidates or the passage or defeat of a ballot measure or ballot measures.

3 (3) If any person makes, or contracts to make, any disbursement 4 for any electioneering communication as defined in this section; and 5 such disbursement is coordinated with a:

- (A) candidate or authorized committee of such candidate,
 or agent or official of any such candidate, such
 disbursement or contracting shall be treated as a
 contribution to the candidate supported by the
 electioneering communication and as an expenditure by
 that candidate committee.
- (B) state or local political party or committee thereof,
 or agent or official of such political party, such
 disbursement or contracting shall be treated as a
 contribution to the political party of the candidate
 or candidates supported by the electioneering
 communication and as an expenditure by that
 candidate's or candidates' party; or
- 19 (C) ballot measure committee, or an agent or official of
 20 any such ballot measure committee; such disbursement
 21 or contracting shall be treated as a contribution to
 22 the ballot measure committee supported by the
 23 electioneering communication and as an expenditure by
 24 that ballot measure committee.

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"Contributor" means and includes every person who makes a
 contribution.

³ "Day" means calendar day, except that in instances where a ⁴ report or other document is required to be filed with the Commission ⁵ and the calendar day upon which such a report or document must be ⁶ filed falls on a day other than a business day, any such report or ⁷ document may be filed on the immediate next business day.

8 "Economic interest" means a personal financial interest in a 9 state purchase, sale, lease, contract, option, or other transaction 10 or arrangement involving property or services when the person who 11 has the economic interest is taking action to influence the state 12 purchase, sale, lease, contract, option, or other transaction or 13 arrangement involving property or services.

14 "Election" means a Primary, Run-off Primary, General, or Special15 Election in which a candidate or ballot measure is on the ballot.

16 "Election board" means the State Election Board in reference to 17 candidates who file a declaration of candidacy with the State 18 Election Board.

"Election cycle" means the period beginning the day after the
General Election, up to and including the following General
Election, including a Primary, Special Primary and the following
Special General Election.

23 "Electioneering Communication"

1	(1) means	s any communication that is sent by handbill or direct
2	mail; broadca	st by radio, television, cable or satellite; or appears
3	in a newspape:	r, magazine or on a billboard which -
4	(A)	refers to one or more clearly identified candidates
5		for state office or one or more ballot measures;
6	(B)	is made within -
7		(i) 60 days before a general or special election for
8		the office sought by the candidate or candidates
9		or the ballot measure or ballot measures; or
10		(ii) 30 days before a primary or runoff primary
11		election for the office sought by the candidate
12		or candidates; and
13	(C)	is targeted to the relevant electorate;
14	(2) does	not mean -
15	(A)	a communication appearing in a news story, commentary,
16		or editorial distributed through the facilities of any
17		broadcasting station, newspaper, magazine, or other
18		periodical publication, unless such facilities are
19		owned or controlled by any political party, political
20		action committee, candidate, candidate committee or
21		ballot measure committee;
22	(B)	a communication which constitutes an expenditure or an
23		independent expenditure under this chapter; or
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(C) a communication which constitutes a candidate debate
 or forum or which solely promotes such a debate or
 forum and is made by or on behalf of the person
 sponsoring the debate or forum;

5 (3) For purposes of this definition, a communication which
6 refers to one or more clearly identified candidates for state office
7 or one or more ballot measures is 'targeted to the relevant
8 electorate' if the communication has been or can be received by 9 (A) 2,500 or more persons in the district the candidate
10 seeks to represent in the case of a candidate for the

- Oklahoma State House of Representatives;
- (B) 5,000 or more in the district the candidate seeks to
 represent in the case of a candidate for district
 attorney, district judge, associate district judge, or
 the Oklahoma State Senate; or
- 16 (C) 25,000 or more persons in the State of Oklahoma in the
 17 case of a candidate for a statewide elective office or
 18 ballot measure.

19 "Elective officer" means an individual elected to a state office 20 or an individual who is appointed to fill a vacancy in a state 21 office.

22 "Expenditure":

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(1) means a purchase, payment, distribution, loan, advance,
compensation, reimbursement, fee deposit, transfer of funds between

committees, or a gift made by a committee which is used to expressly
 advocate the election or defeat of a clearly identified candidate or
 candidates or the passage or defeat of a ballot measure or ballot
 measures.

(2) An expenditure does not include the following:

- (A) a loan of money, made in the ordinary course of
 business, by a financial institution authorized to
 transact business in this state;
- 9 (B) a communication by a corporation, labor organization, 10 or association aimed at its members, owners, 11 stockholders, executive administrative personnel, or 12 their families, except a communication by the 13 corporation's political action committee promoting or 14 opposing a candidate or candidates;
- (C) uncompensated services provided by an individual
 volunteering the individual's time; or
- 17 (D) a transfer of funds to another committee if such
 18 transfer is not accepted; or
- (E) any news story, commentary, or editorial distributed
 through the facilities of any broadcasting station,
 newspaper, magazine, or other periodical publication,
 unless such facilities are owned or controlled by any
 political party, political action committee,

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candidate, candidate committee or ballot measure
 committee.

3 "Expenditures incurred" means an amount owed to a creditor for4 purchase of delivered goods or completed services.

Family" means an individual, his or her spouse, if any, and all children under the age of eighteen (18) years residing in the same household.

8 "Filer" means an individual who is required to file a report or9 statement pursuant to this title.

"Gift" means "anything of value", as defined in this section, to the extent that consideration of equal or greater value is not received in exchange therefor.

13 "Governmental entity"

(1) means any department, commission, authority, council,
board, bureau, committee, legislative body, agency, state beneficial
public trust, or other establishment of the executive, legislative
or judicial branch of the State of Oklahoma.

18 (2) shall not mean entities of political subdivisions of the19 State of Oklahoma.

20 "Immediate family" means a child under the age of eighteen (18)
21 years residing in a state officer's or state employee's household, a
22 spouse of a state officer or state employee, and an individual
23 claimed by the state officer or state employee or the state

officer's or state employee's spouse as a dependent for tax
 purposes.

Income" means any money or thing of value received, or to be received as a claim on future services, whether in the form of a fee, salary, gift, expense, allowance, forbearance, forgiveness, interest, dividend, royalty, rent, capital gain, or any other form of recompense or any combination thereof; provided, the term "income" shall not include campaign contributions.

9 "Independent expenditure" means an expenditure made by a person 10 to advocate the election or defeat of a clearly identified candidate 11 or candidates or a ballot measure or ballot measures, but which is 12 not made to, controlled by, coordinated with, requested by, or made 13 upon consultation with a candidate, committee, treasurer, deputy 14 treasurer or agent of a candidate committee or ballot measure 15 committee.

16 "In-kind contribution or expenditure" means goods or services 17 provided to or by a person at no charge or for less than their fair 18 market value, but shall not include services provided by a 19 volunteer.

20 "Judicial office" means all elective offices for district judge, 21 associate district judge and offices for which declarations of 22 candidacy are filed with the secretary of state.

23 "Legislation" means a bill, resolution, amendment, nomination or 24 other matter pending in either house of the Legislature; any other

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matter which may be the subject of action by either house of the Legislature, including the introduction, consideration, passage, defeat, approval or veto of the matter; or any matter pending in or which may be the subject of action by a constitutional convention. "Loan" means a transfer of money, property, guarantee, or anything of value in exchange for an obligation, conditional or not,

7 to repay in whole or part.

"Lobbying", or any derivative of the word thereof, means any 8 9 oral or written communication with a member of the Legislature or with the Governor or with a member of the judiciary or with an 10 employee of the Legislature or the Governor or the judiciary on 11 12 behalf of a lobbyist principal with regard to the passage, defeat, formulation, modification, interpretation, amendment, adoption, 13 approval or veto of any legislation, rules, regulation, executive 14 order or any other program, policy or position of the state 15 government; provided, however, it shall not mean testimony given 16 before, or submitted in writing to, a committee or subcommittee of 17 the Legislature, nor a speech, article, publication or other 18 material that is widely distributed, published in newspapers, 19 magazines or similar publications or broadcast on radio or 20 television; provided further, it shall not mean representation of 21 himself or a client by an attorney, acting in a professional 22 capacity as an attorney, in a court proceeding or quasi-judicial 23 proceeding. 24

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¹ "Lobbyist" means any individual who is employed or retained by ² another for financial or other compensation to perform services that ³ include lobbying, other than an individual whose lobbying activities ⁴ are only incidental to, and are not a significant part of, the ⁵ services provided by such individual to the client, except as ⁶ exempted by Section 4228 of Title 74 of the Oklahoma Statutes or as ⁷ it may hereafter be renumbered or recodified.

"Lobbyist principal" means any person who employs or retains 8 9 another person for financial or other compensation to conduct 10 lobbying activities on behalf of the lobbyist principal; provided, however, it shall not mean any individual members, partners, 11 officers or shareholders of a corporation, association, firm, joint 12 13 venture, joint stock company, syndicate, business trust, estate, trust, company, partnership, limited partnership, organization, 14 committee, or club, or a group of persons who are voluntarily acting 15 in concert. 16

17 "Official action" means any judicial, executive, legislative or 18 administrative action which shall include, but is not limited to, 19 the promulgation of rules and regulations and the setting of rates. 20 "Organization" means a:

21 (1) labor organization;

(2) collective bargaining organization;

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(3) local, state, or national organization to which a labor
 organization pays membership or per capita fees, based upon its
 affiliation and membership; or

4 (4) trade or professional association that receives its funds
5 exclusively from membership dues or service fees, whether organized
6 inside or outside the state.

7 "Participation" includes decision, approval, disapproval,8 recommendation, the rendering of advice, or vote.

9 "Particular matter" includes a judicial or other proceeding,
10 application, request for a ruling or other determination, contract,
11 claim, controversy, inquiry, investigation, charge, accusation,
12 arrest, rulemaking, or legislation.

13 "Party committee" means a political party or any affiliated or14 connected entity.

"Person" means an individual, corporation, limited liability company, association, proprietorship, firm, partnership, limited liability partnership, limited partnership, joint venture, joint stock company, syndicate, business trust, estate, trust, company, organization, committee, or club, or a group of persons who are voluntarily acting in concert.

21 "Political action committee"

(1) means a combination of at least two individuals, or a person other than an individual:

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(A) with the primary purpose of:

1			(i) expressly supporting or opposing a clearly
2			identified candidate or candidates, or a party
3			committee, except those required to file with the
4			Federal Election Commission, or
5			(ii) supporting or opposing a ballot measure; and
6		(B)	which accepts or gives contributions or makes
7			expenditures from a joint account aggregating at least
8			five hundred dollars (\$500) during a calendar year.
9	(2)	does	not include:
10		(A)	a party committee or a candidate committee;
11		(B)	a person other than an individual, when that person
12			makes an expenditure or expenditures from an account
13			to which contributions have not been solicited or
14			accepted from any other persons or individuals; and,
15			the expenditure or expenditures are required by these
16			rules to be reported by the recipient committee or
17			committees as a contribution or contributions; and
18		(C)	a combination of individuals, or a person other than
19			an individual, if the combination of individuals, or a
20			person other than an individual, solicits
21			contributions on behalf of a committee; and, any
22			contributions received as a result of the solicitation
23			are forwarded to the committee without being deposited
24			in any account; and, the contributions are required by

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these rules to be reported by the committee that receives the contributions.

3 "Political party" means any political party so recognized for4 the purpose of having candidates appear on the ballot.

⁵ "Public member" means a member appointed to a compensated or
⁶ uncompensated part-time position on a board, commission, council,
⁷ authority, bureau, committee, state beneficial public trust, or
⁸ other establishment of the executive, legislative or judicial branch
⁹ of the State of Oklahoma.

10 (1) A public member does not lose this status by receiving11 reimbursement of expenses or a per diem payment for services.

12 (2) A public member does not include:

- (A) members of advisory bodies to the legislative,
 executive, or judicial branch of state government;
- (B) Postadjudication Review Board members appointed
 pursuant to Section 1116.2 of Title 10 of the Oklahoma
 Statutes;
- 18 (C) board members of guaranty associations created
 19 pursuant to state statute; and

(D) precinct inspectors, judges, clerks and counters.
"Registered lobbyist" means a person that has filed as a
lobbyist with the Commission.

23 "Represent" or "representation" means any formal or informal 24 attendance before, or any written or oral communication with, or the

1 filing of documents with any governmental entity on behalf of a person or organization whether gratuitous or for compensation. 2 "Securities" means evidences of debts, property or obligations 3 to pay money or of rights to participate in earnings and 4 5 distribution of corporate trust, and other property, including but not limited to, stocks, bonds, notes, convertible debentures, 6 warrants, or other documents that represent a share in a company or 7 a debt owed by a company. 8 9 "State employee" 10 (1)means: an elective or appointed officer or an employee of any 11 (A) 12 governmental entity, except members of the House of Representatives or State Senate; and 13 (B) an employee, other than an adjunct professor, in the 14 service of an institution of higher education 15 comprising the Oklahoma State System of Higher 16 Education. 17 (2)does not mean a public member. 18 "State office" means all elective offices for which declarations 19 of candidacy are filed with the Secretary of the State Election 20 Board. 21 "State officer" means an elective, appointed or employed 2.2 officer, including a public member, in the executive, judicial or 23

24 legislative branch of the State of Oklahoma.

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1 "Substantial financial interest" means an interest that could result in directly or indirectly receiving a substantial pecuniary 2 gain or sustaining a substantial pecuniary loss as a result of 3 ownership or interest in a business entity, or as a result of 4 5 salary, gratuity or other compensation or remuneration from any person, partnership, organization or association. 6 The term `substantial financial interest' includes, but is not limited to, an 7 ownership interest of five percent (5%) or more in a business 8 9 enterprise or an interest in an entity from which dividends of one thousand dollars (\$1,000.00) or more were derived during the 10 preceding calendar year. 11

12 "Surplus funds" arise:

(1) when a candidate committee has an unexpended balance of funds not otherwise obligated for the purposes specified in Paragraph (1) of Subsection (a) of Section 20 of Chapter 10 of this title; or

17 (2) when a committee formed to support or oppose a ballot
18 measure has an unexpended balance of funds not otherwise obligated
19 for any campaign expenditure; or

(3) when a committee, other than a candidate committee or a
ballot measure committee, has an unexpended balance of funds not
otherwise obligated to further the committee's purposes.

23 "Transfer" means the movement or exchange of anything of value24 between committees, except the disposition of surplus funds or

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1 material assets by a candidate committee to a party committee in 2 accordance with the dissolution procedure in Sections 19 and 20 of 3 Chapter 10 of this title.

4 SECTION 2. AMENDATORY Rule 257:10-1-2 of the Rules of 5 the Ethics Commission (74 O.S. Supp. 2006, Chapter 62, App.), is 6 amended to read as follows:

7 Rule 257:10-1-2. Contributions. (a) Limitations on
8 contributions from a person.

9 (1)No person or family may contribute more than five thousand 10 dollars (\$5,000) to a political action committee or a party committee in any calendar year. No political action committee or 11 12 party committee shall knowingly accept a contribution from a person 13 or family in excess of five thousand dollars (\$5,000) in a calendar year. Contributions to be used for federal election activity, as 14 defined in 2 U.S.C. § 431(20), and subject to the requirements of 2 15 U.S.C. § 441i, commonly referred to as "Levin Funds", shall not be 16 aggregated with other contributions to a party committee. 17

18 (2) No person or family may contribute more than five thousand 19 dollars (\$5,000) to a candidate for state office or to a candidate 20 committee authorized by such a candidate to accept contributions or 21 make expenditures on his behalf during a campaign as defined in 22 Chapter 1, Section 2 and as provided in Paragraphs (4) and (5) of 23 this subsection. No candidate or candidate committee shall

1	knowingl	y accept a contribution in excess of five thousand dollars
2	(\$5,000)	from a person or family during a campaign.
3	(3)	These restrictions do not apply to:
4		(A) a committee supporting or opposing a ballot measure;
5		(B) a candidate making a contribution of his or her own
6		funds, to his or her campaign; or
7		(C) a political party making a contribution according to
8		the restrictions set forth in Subsection (b) of this
9		section.
10	(4)	For purposes of this subsection, if a candidate:
11		(A) begins a campaign for a specific state office;
12		(B) accepts one or more contributions for such campaign
13		but prior to the election therefor chooses not to run
14		for such office and becomes a candidate for a
15		different office; and
16		(C) transfers all or any part of the contributions
17		accepted for the first campaign to the second
18		campaign;
19	the seco	nd campaign shall be deemed to have begun when the candidate
20	began the	e first campaign.
21	(5)	For purposes of this subsection, if a candidate:
22		(A) does not dissolve his or her candidate committee after
23		the election at which the office at stake is decided;
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- 1
- (B) accepts one or more contributions for such committee after such election; and
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(C) begins a campaign for the same or another office in a subsequent election cycle;

any contributions accepted within six (6) months prior to the
beginning of the campaign for the same or another office in a
subsequent election cycle shall be applied to the limit specified in
Paragraph (2) of this subsection for such campaign.

9 (6) The \$5,000 limitation is to be applied collectively and 10 cumulatively so that any contribution made by the entities as set forth in the definition of "person" in Section 2 of Chapter 1 of 11 12 this title, shall be allocated to the individuals owning such 13 entities in their percentage of ownership. Once the limit of \$5,000 is reached, applying all sources to the individual or family, no 14 further contributions can be made during the campaign or calendar 15 16 year.

17 (b) Limitations on contributions from a political party
18 committee. A candidate committee shall not accept contributions
19 from a political party of more than:

20 (1) fifty thousand dollars (\$50,000) per campaign in the case 21 of a candidate for governor; and

(2) twenty-five thousand dollars (\$25,000) per campaign in thecase of a candidate for other non-federal statewide elective office.

1 CAVEAT: This provision, increasing the amount of contributions 2 a political party may give to its statewide candidates, is 3 inconsistent with Section 187.1 of Title 21 of the Oklahoma 4 Statutes, which attaches a criminal penalty to contributions from 5 any person or family to a state candidate in excess of \$5,000.

(c) Contributor statement. Within ten (10) business days of
accepting a single contribution exceeding fifty dollars (\$50.00), or
before accepting multiple contributions from a single source which
exceed fifty dollars (\$50.00) in the aggregate, persons accepting
contributions must obtain from each contributor who resides in
Oklahoma a statement which shall include:

12 (1) the date the contribution was given;

(2) the name and address, occupation [e.g. "retail sales clerk"] and employer [e.g. "Dillard"], or principal business activity of the contributor; a contribution from a person other than an individual or a committee shall be reported by the name of the person or committee and not the individual who signed the check;

18 (3) the amount; if in-kind, a description of the contribution19 and a good-faith estimate of its fair market value;

20 (4) a declaration that the contribution is freely and 21 voluntarily given from the contributor's personal property, if an 22 individual, or the person or committee's property, if other than an 23 individual;

(5) a declaration that the contributor has not been directly or
indirectly compensated or reimbursed for the contribution, if an
individual, and, if a person other than an individual or a
committee, that the person or committee has not been compensated or
reimbursed for the contribution by persons:

- 6 (A) other than those from whom contributor statements have 7 been received and of whom disclosure has or will be 8 made; or
- 9 10

(B) if from persons exempted from the definition of political action committee, by other persons; and

11 (6) the signature of the contributor, or in the case of a 12 committee, the treasurer or, in the treasurer's absence, the deputy 13 treasurer of the committee.

Persons accepting contributions from contributors who contribute by payroll deduction, dues check-off, or similar process shall be required to obtain only one contributor statement annually or at such other times as a change is made in the deduction, check-off, or similar process.

19 (d) <u>Contributor statement from contributors outside of the</u> 20 <u>state. Persons accepting contributions from contributors whose</u> 21 <u>primary residence is outside the state must obtain from each</u> 22 <u>contributor a statement which shall include:</u>

- 23 (1) the date the contribution was given;
- 24

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1	(2) the name, address, occupation, and employer, or principal
2	business activity of the contributor; a contribution from a person
3	other than an individual or a committee shall be reported by the
4	name of the person or committee and not the individual who signed
5	the check;
6	(3) a statement of understanding and intent to make a
7	contribution to a particular candidate for a particular campaign in
8	the State of Oklahoma;
9	(4) the amount; if in-kind, a description of the contribution
10	and a good-faith estimate of its fair market value;
11	(5) a declaration that the contributor has not been directly or
12	indirectly compensated or reimbursed for the contribution, if an
13	individual, and, if a person other than an individual or a
14	committee, that the person or committee has not been compensated or
15	reimbursed for the contribution by persons:
16	(A) other than those from whom contributor statements have
17	been received and of whom disclosure has or will be
18	made; or
19	(B) exempted from the definition of a political action
20	committee, by other persons; and
21	(6) the signature of the contributor, or in the case of a
22	committee, the treasurer or, in the treasurer's absence, the deputy
23	treasurer of the committee.
24	

(e) Prohibitions and exceptions to corporate and labor
 organization contributions and expenditures.

3 (1) No corporation or labor organization shall contribute to
4 any campaign fund of any party committee of this state or to any
5 other person for the benefit of such party committee or its
6 candidates, nor shall it, through any agent, officer,

7 representative, employee, attorney, or any other person or persons, 8 so contribute. Nor shall any such corporation, directly or through 9 such other person, make any loan of money or anything of value, or 10 give or furnish any privilege, favor or other thing of value to any 11 party committee, or to any representative of a party committee, or 12 to any other person for it, or to any candidate upon the ticket of 13 any political party.

14 (2) A corporation or labor organization shall not make a
15 contribution or an expenditure or an independent expenditure to, or
16 for the benefit of, a candidate or committee in connection with an
17 election or for any electioneering communication, except that this
18 provision shall not apply to:

- (A) a campaign or committee solely for or against a ballot
 measure or local question; or
- (B) the establishment, administration, and solicitation of
 contributions to a political action committee to be
 utilized for political purposes by a corporation or
 labor organization.

(3) No candidate, candidate committee or other committee shall
 knowingly accept contributions given in violation of the provisions
 of Paragraphs (1) and (2) of this subsection.

4 (4) The provisions of this subsection shall not apply to a
5 bank, savings and loan association or credit union loaning money to
6 a candidate in connection with his own campaign which is to be
7 repaid with interest at a rate comparable to that of equivalent
8 loans for other purposes.

9 (5) The provisions of this subsection shall not apply to10 independent expenditures made by a corporation that:

- (A) has as an express purpose promoting social,
 educational, or political ideas and not to generate
 business income;
- (B) does not have shareholders or other persons which have 14 a financial interest in its assets and earnings; and 15 was not established by a business corporation or other 16 (C) business entity, by a professional association, or by 17 a labor organization and does not receive substantial 18 revenue from such entities. Substantial revenue is 19 rebuttably presumed to be more than ten percent (10%) 20 of total revenues or \$10,000, whichever is less, in a 21 calendar year. 2.2

23 (e) (f) Prohibitions relating to committee solicitations and 24 funds. It shall be prohibited for:

(1) a political action committee to accept a contribution or
 make an expenditure by using anything of value secured:

- 3 (A) by physical force, job discrimination, financial
 4 reprisals, or threat of the same; or
- 5 (B) by dues, fees, or other monies required as a condition
 6 of membership in a labor organization or as a
 7 condition of employment, unless the making of such
 8 contributions is authorized by the organization's
 9 members;

10 (2) a person to solicit a contribution from an employee in 11 exchange for any advantage or promise of an advantage conditioned 12 upon making a contribution, or reprisal or threat of reprisal 13 related to the failure to make a contribution;

14 (3) a corporation or political action committee of a 15 corporation to solicit contributions to the political action 16 committee from a person other than its members, shareholders, 17 directors, executive and administrative personnel, and their 18 families: and

(4) corporate contributions to a committee or person for or against a ballot measure to be commingled with a fund established by such person or committee to contribute to candidate committees or committees which support or oppose candidates.

23 (f) (g) Prohibition on transfer of funds between committees.

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1 (1)A candidate committee shall not make a contribution to 2 another candidate or make an independent expenditure on behalf of another candidate. The principal candidate committee or an 3 authorized committee of a person, as such terms are defined in 4 5 Section 431 of Title 2 of the United States Code, shall not make a contribution to a candidate or make an independent expenditure on 6 behalf of a candidate. A candidate or candidate committee shall not 7 accept such a contribution. 8

9 (2) This subsection shall not prohibit a candidate or any other 10 person from making a contribution from the candidate's or person's 11 personal funds to his or her own candidate committee or on behalf of 12 his or her own candidacy or to the committee of another candidate 13 for a different office.

(3) This subsection shall not prohibit a candidate committee
from providing its surplus funds or material assets to the state or
local central committee of a political party in accordance with the
procedures for dissolution of a candidate committee under Sections
19 and 20 of this chapter.

19 (g) (h) Aggregation of contributions. For purposes of the 20 contribution limitations, the following apply:

(1) Two (2) or more political action committees or party
committees are treated as a single entity if the committees:

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(A) share the majority of members on their boards of directors;

1	(B) are owned or controlled by the same majority
2	shareholder or shareholders;
3	(C) are in a parent subsidiary relationship; or
4	(D) have by laws so stating; or
5	(E) are affiliated or connected entities.
6	(2) A candidate committee and a committee other than a
7	candidate committee are treated as a single committee if the
8	committees both have the candidate or a member of the candidate's
9	immediate family as an officer.
10	(h) (i) Attribution and aggregation of family contributions.
11	(1) Contributions by a husband and wife are aggregated.
12	(2) Contributions by children under eighteen (18) years of age
13	shall be considered to be contributions made by their parent,
14	parents or legal guardian and shall be attributed to the family
15	limit specified in Subsection (a) of this section. In the case of a
16	single custodial parent, the total amount of such a contribution
17	shall be considered to be a contribution made by the single
18	custodial parent.
19	(i) (j) Restrictions on loans.
20	(1) A loan is considered a contribution from the lender,

21 guarantor, and endorser of the loan and is subject to the 22 contribution limitations of this section.

(2) A loan to a candidate or the candidate committee shall beby written agreement.

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(3) The proceeds of a loan, regardless of the amount, made to a
 candidate:

3	(A) by a commercial lending institution;
4	(B) made in the regular course of business;
5	(C) on the same terms ordinarily available to members of
6	the public; and
7	(D) which is secured or guaranteed solely by the
8	candidate;
9	are not subject to the contribution limits of this section.
10	(4) A loan from one committee to another is prohibited.
11	(j) (k) Anonymous and earmarked contributions.
12	(1) A person shall not make to a committee and a committee
13	shall not accept an anonymous contribution in excess of fifty
14	dollars (\$50). The recipient of an anonymous contribution in excess
15	of fifty dollars (\$50) shall, within two (2) business days, remit
16	the contribution to the Commission to be deposited with the State
17	Treasurer to the credit of the General Revenue Fund.
18	(2) For purposes of the contribution limitations imposed by
19	this section, all contributions made by a person, either directly or
20	indirectly, to or for the benefit of a particular candidate
21	committee, including contributions which are in any way earmarked or
22	otherwise directed through an intermediary or conduit to such
23	candidate committee, shall be treated as contributions from such
24	person to such candidate committee. It shall be prohibited for an

1 intermediary or a conduit to make a contribution to a committee in 2 his or her own name rather than the name of the original source of such contribution. For purposes of this paragraph, an intermediary 3 or conduit means a person, who is not the treasurer, deputy 4 5 treasurer or agent of a committee, but who is given a contribution by another with the understanding that it will be contributed to 6 that committee. The reports shall show the correct name of the 7 person actually making the contribution. 8

9 (k) (1) Reimbursement for contribution prohibited. A person
10 shall not, directly or indirectly, reimburse a person for a
11 contribution to a candidate or committee.

12 (<u>(m)</u> Cash contributions.

(1)An individual shall not make to a candidate committee or a 13 committee supporting or opposing a ballot measure and a candidate 14 committee or a committee supporting or opposing a ballot measure 15 shall not accept a contribution of more than fifty dollars (\$50) in 16 cash during a campaign as defined in Chapter 1, Section 2. Agents 17 accepting and delivering cash shall deliver contributor statements 18 disclosing cash contributions equal to the aggregate amount of cash 19 delivered. 20

(2) A committee, or a person other than an individual, shallnot make a contribution in cash.

23 (m) (n) Certain contributions required to be by written 24 instrument.

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(1) An individual shall not make a contribution of more than
 fifty dollars (\$50), other than an in kind contribution, except by
 written instrument containing the name of the contributor and the
 name of the payee during a campaign as defined in Chapter 1, Section
 2.

6 (2) A committee, or a person other than an individual, shall
7 not make a contribution, other than in-kind, except by written
8 instrument containing the name of the contributor and the name of
9 the payee.

10 (n) (o) Use of other funds.

Anything of value which is solicited from the public in the 11 (1)name of or for the benefit of an elective officer or candidate, and 12 which is accepted by an elective officer or candidate, shall be 13 subject to the reporting requirements of this chapter. This would 14 include, but not be limited to, things of value given for an 15 inauguration or renovation of public property. Anything of value 16 accepted by an agent or representative of an elective officer or 17 candidate or by a committee established by, in the name of, or for 18 the benefit of, an elective officer or candidate shall be deemed to 19 be accepted by such elective officer or candidate for purposes of 20 this section. 21

(2) The use of such things of value shall be limited to the
stated purpose or purposes for which such things of value were
solicited.

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(3) Any surplus things of value which are not needed for the
 stated purpose or purposes shall be returned to the donors pursuant
 to a formula by which no donor receives more than his or her
 original donation or deposited with the State Treasurer to the
 credit of the General Revenue Fund.

(o) (p) Auctions. When an auction is held by a committee as a
fundraiser, a contributor statement shall be required with respect
to each person donating an item to be auctioned and shall include
the fair market value of each item donated.

(1) If an item is sold for a price in excess of the established fair market value, the buyer thereof shall be deemed to have made a contribution in the amount of the price paid in excess of the established fair market value and the donor thereof shall be deemed to have made a contribution in the amount of the established fair market value.

16 (2) If an item is sold at the established fair market value, 17 the donor thereof shall be deemed to have made a contribution in the 18 amount of the established fair market value and the buyer thereof 19 shall not be deemed to have made a contribution.

(3) If an item is sold at less than the established fair market
value, the fair market value shall be reduced to the actual sale
price and the donor thereof shall be deemed to have made a
contribution in the amount of the sale price and the buyer thereof
shall not be deemed to have made a contribution.

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1	(q) Out-of-state independent organizations. It shall be
2	prohibited for an out-of-state independent organization to split a
3	contribution received by the organization into smaller amounts, so
4	that only part of the original contribution is spent in Oklahoma for
5	the purpose of influencing the outcome of an election. "Independent
6	organization" for purposes of this subsection shall mean a political
7	action committee or an organization registered under Section 527 of
8	the Internal Revenue Code that spends money in connection with any
9	election in Oklahoma independently of any candidate.
10	(r) Political contributions in the State Capitol. A state
11	officer shall not accept a contribution to benefit a candidate,
12	political action committee, political party, or ballot measure
13	inside the State Capitol building at any time during the year.
14	SECTION 3. AMENDATORY Rule 257:10-1-13 of the Rules of
15	the Ethics Commission (74 O.S. Supp. 2006, Chapter 62, App.), is
16	amended to read as follows:
17	Rule 257:10-1-13. Required reports of contributions and
18	expenditures. (a) Periodic reports by all committees.
19	(1) Except as provided in Paragraphs (2) and (3) of this
20	subsection, the treasurer of each committee or, in the treasurer's
21	absence, the deputy treasurer, other than those specified in
22	Paragraph (3) of this subsection, shall file quarterly monthly
23	reports of contributions and expenditures no later than January 31,
24	April 30, July 31, and October 31 the 15th of each month, and

1 include all contributions accepted and expenditures made as of 2 December 31, March 31, June 30, and September 30, respectively the last day of the previous month. Quarterly Monthly reporting periods 3 may be extended to include the month following the end of the 4 5 quarter when filing a quarterly and final report on the same form but shall be filed no later than the due dates provided in this 6 subsection. The first report filed by a candidate committee shall 7 be the next report due following the filing of a statement of 8 9 organization.

10 (2) If a committee has accepted no contributions and has made 11 no expenditures during a reporting period, the treasurer or, in the 12 treasurer's absence, the deputy treasurer shall file a statement of 13 inactivity.

The treasurer or, in the treasurer's absence, the deputy (3) 14 treasurer of each committee supporting or opposing a ballot measure, 15 or supporting or opposing a candidate and a ballot measure, shall 16 file monthly reports of contributions accepted and expenditures made 17 no later than the tenth (10th) day of each month and include all 18 contributions and expenditures made the previous month. The first 19 report filed by such a committee shall be the next report due 20 following the filing of a statement of organization. 21

22 (b) Preelection reports by all committees.

(1) A committee shall file a preelection report for eachprimary, runoff primary and general election held pursuant to

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Sections 1-101, 1-102 and 1-103 of Title 26 of the Oklahoma Statutes and for any special election, including a special primary election, if any, for which a registered committee accepts a contribution or makes an expenditure in support of or in opposition to a candidate for office in that election cycle or a ballot measure on the ballot in that election.

7 A preelection report shall be filed no later than eight (8) (2) days and no earlier than fourteen (14) days before an election. 8 9 This preelection report shall include information for all 10 transactions made since the end of the last reporting period through fifteen (15) days before the date of the election. 11 In the event 12 that the preelection report filed prior to the Primary is due before the previous quarterly monthly report, the report filed prior to the 13 Primary shall include information for all transactions made for the 14 previous quarter through a period fifteen (15) days before the date 15 of the election. 16

(3) The preelection report filed prior to the Primary in an 17 election year shall cover a reporting period beginning April 1 and 18 ending the fifteenth day prior to the Primary. The preelection 19 reports filed prior to the Primary, Runoff Primary and General 20 Elections shall substitute for the quarterly monthly report due by 21 July 31 and October 31 for a candidate committee during an election 22 year of the candidate or a committee supporting or opposing only 23 candidates in an election cycle. 24

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(4) The first quarterly monthly report due after a General
 Election in which a committee supported or opposed candidates on the
 ballot shall cover a period beginning with the first day following
 the end of the reporting period of the preelection report for the
 General Election and end with the last day of the quarter.

(c) Exemptions

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Federal committees. Committees registered under the laws 7 (1)of the United States, who contribute more than \$500 in the aggregate 8 9 or make expenditures exceeding \$500 in the aggregate in support of 10 or in opposition to a candidate for state office in an election cycle, in filing the reports prescribed by this chapter, may 11 disclose only contributions from Oklahoma residents or contributions 12 13 to Oklahoma state campaigns for the period prior to and reporting periods following the period during which the contribution to a 14 state candidate for state office was made. 15

Exemption for candidate committees with minimal activity. 16 (2)A candidate committee which does not accept contributions exceeding 17 \$500 in the aggregate may file an affidavit with the Ethics 18 Commission stating the committee will not accept contributions or 19 make expenditures exceeding \$500 in the aggregate which shall exempt 20 such candidate committee from filing required reports. If the 21 committee later determines it will exceed the threshold, it shall 2.2 file a statement of organization within five (5) days following the 23

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activity and file the next and all succeeding required reports until
 dissolution.

3 (3) Exemption for candidate committee with minimal calendar4 year activity

5 (A) Statement of intent for minimal calendar year activity. A statement of intent for minimal calendar 6 year activity may be filed by a candidate committee by 7 April 30 of any year for the same year, other than the 8 9 year of the General Election during which the office 10 sought will be filled. The statement of intent must include the name and address of the candidate 11 12 committee; the treasurer's name, address and telephone number; and a statement that the committee does not 13 intend to accept contributions nor make expenditures 14 exceeding \$500 during the calendar year. It must be 15 certified and signed by the treasurer. If the 16 committee later determines it has exceeded \$500 in 17 contributions or expenditures during the calendar year 18 for which the statement was filed, it shall file an 19 amended statement of organization within five (5) days 20 of such time and file the next and all succeeding 21 required quarterly reports. 2.2

(B) Annual report. All required disclosure for which a
 statement of intent for minimal calendar year activity

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is filed must be reported for the calendar year period covered by the statement of intent for minimal calendar year activity on a campaign contributions and expenditures report and must be filed between January 1 and 31 following the end of the calendar year for which the statement was filed.

SECTION 4. AMENDATORY Rule 257:15-1-7 of the Rules of
the Ethics Commission (74 O.S. 2001, Chapter 62, App.), is amended
to read as follows:

10 Rule 257:15-1-7. Information required. (a) From compensated filers, candidates and commissioners. A statement of financial 11 interests of candidates, members of the Commission, and filers who 12 13 receive compensation from the state, excluding public members who are members of boards of regents within the Oklahoma State System of 14 Higher Education, must contain full and complete information 15 concerning the following: 16

17 (1) the name, birth date, mailing address, and work place18 telephone number of the filer;

19 (2) the filing status of the filer including:

- 20 (A) whether the filer is a state officer or state
 21 employee, and if so, the filer's:
- 22 (i) position title,
- 23 (ii) governmental entity served,
- 24 (iii) term of office, if applicable, and

- (iv) appointment or employment date, if applicable;and
 - (B) whether the filer is a candidate running in an election, and if so,
- 5 (i) the month and year of the general election or 6 special general election for which the statement 7 is being filed, and

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(ii) the term of the office sought;

9 (3) the name and mailing address of the entity and the type of 10 income exceeding five thousand dollars (\$5,000) in amount or value 11 received from a governmental entity by the filer or the filer's 12 spouse or dependents;

(4)the name, mailing address, and a description of the 13 principal business activity of a person from whom income in cash or 14 in-kind exceeding five thousand dollars (\$5,000) in amount or value 15 was received by the filer and the type of income received. 16 Ιf income results from employment by, operation of, or participation in 17 a proprietorship or partnership or professional corporation or 18 business or nonprofit corporation or other person, the filer may 19 list the proprietorship or partnership or professional corporation 20 or business or nonprofit corporation or other person as the source 21 and not each patron, customer, patient, client, or each oil or gas 2.2 well of the proprietorship or partnership or professional 23 corporation or business or nonprofit corporation or other person. 24

For purposes of this section, "type of income" shall include, but not be limited to, dividends, profit sharing, proceeds from sales, rent, royalty, salary, stock splits, and wages;

4 (5) the name of any registered lobbyist or lobbyist principal
5 with whom the filer has engaged in business from which income
6 exceeding five thousand dollars (\$5,000) in amount or value was
7 received, provided that the following shall not be required:

- 8 (A) the name of any registered lobbyist or lobbyist 9 principal with whom the filer's employer, its 10 subsidiaries, or parent company is engaged in 11 business; and
- (B) the name of any director, stockholder, partner, agent,
 affiliate, member, employee or officer of a lobbyist
 principal with whom the filer is engaged in business;

15 (6) the name of any entity from which an honorarium or 16 honoraria, valued at more than two hundred dollars (\$200) over and 17 above actual expenses paid to the filer, was received and the value 18 of any such honorarium;

19 (7) the name of every business or entity in which the filer 20 held securities valued at five thousand dollars (\$5,000) or more 21 during the reporting period; provided, however, mutual funds and 22 similar securities need be identified only by the type of 23 investments made by the mutual fund or similar security;

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1 (8) (7) the name and address of all clients represented by the 2 filer or the filer's spouse before a regulatory state governmental agency, as listed in Section 3 of Chapter 23 of this title, for 3 compensation exceeding one thousand dollars (\$1,000) in amount or 4 5 value during the preceding calendar year;

(9) (8) every officership, directorship, trusteeship, or other 6 fiduciary relationship held in an entity doing business with a 7 governmental entity with which the filer is associated during the 8 9 disclosure period and the term of such officership, directorship, 10 trusteeship, or other fiduciary relationship; and

(10) (9) professional or occupational permits or licenses held 11 12 by the filer.

(b) From uncompensated filers. A statement of financial 13 interests of a filer who does not receive compensation from the 14 state and from public members who are members of boards of regents 15 within the Oklahoma State System of Higher Education must contain 16 17 full and complete information concerning the following:

the name, birth date, mailing address, and work place 18 (1)telephone number of the filer; 19

20	(2)	the	filing	status	of	the	filer	including	the	filer	's:
21		(A)	positi	ion tit:	le,						

- (A) position title,
- (B) governmental entity served, 22
- term of office, if applicable, and 23 (C)
- appointment or employment date, if applicable; and 24 (D)

1 (3) the name and mailing address of the entity and the type of 2 income exceeding five thousand dollars (\$5,000) in amount or value 3 received from a governmental entity by the filer or the filer's 4 spouse or dependents;

5 (4) a list of categories or industries from which other income
6 in cash or in-kind exceeding five thousand dollars (\$5,000) in
7 amount or value was received by the filer;

8 (5) the name of any registered lobbyist or lobbyist principal 9 with whom the filer has engaged in business from which income 10 exceeding five thousand dollars (\$5,000) in amount or value was 11 received, provided that the following shall not be required:

- 12 (A) the name of any registered lobbyist or lobbyist
 13 principal with whom the filer's employer, its
 14 subsidiaries, or parent company is engaged in
 15 business; and
- (B) the name of any director, stockholder, partner, agent,
 affiliate, member, employee or officer of a lobbyist
 principal with whom the filer is engaged in business;

19 (6) the name of any entity from which an honorarium or
20 honoraria, valued at more than two hundred dollars (\$200) over and
21 above actual expenses paid to the filer, was received and the value
22 of any such honorarium;

(7) the principal business activity of every business or entity
in which the filer held securities valued at five thousand dollars

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(\$5,000) or more during the reporting period; provided, however,
 mutual funds and similar securities need be identified only by the
 type of investments made by the mutual fund or similar security;

4 (8) (7) every officership, directorship, trusteeship, or other
5 fiduciary relationship held in an entity doing business with a
6 governmental entity with which the filer is associated during the
7 disclosure period and the term of such officership, directorship,
8 trusteeship, or other fiduciary relationship; and

9 (9) (8) professional or occupational permits or licenses held
10 by the filer.

Supplement. A supplement to the statement of financial 11 (C) 12 interests required by Subsection (a) of this section shall be filed, 13 by paper form or computer diskette or electronic transmission, with the Commission within ten (10) days of a filer or a filer's spouse 14 contracting with or receiving payments from new clients required to 15 be reported under Paragraph (8) of Subsection (a) of this section. 16 17 Electronic filings must be followed by delivering, faxing or mailing a signed paper copy. 18

(d) Statement of no change. A statement of no change must include the same information as required by Subsection (a) Paragraphs (1) and (2), or Subsection (b) Paragraphs (1) and (2), and a statement that all required information was reported for the previous calendar year and there has been no change in the

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information reported for the previous calendar year. It shall be
 certified.

3 (e) Forms. The information shall be filed on forms prescribed
4 by the Commission or utilizing form software provided by the
5 Commission.

6 SECTION 5. AMENDATORY Rule 257:20-1-3 of the Rules of 7 the Ethics Commission (74 O.S. 2001, Chapter 62, App.), is amended 8 to read as follows:

9 Rule 257:20-1-3. Accountability. (a) All state officers and 10 all state employees:

(1) shall support, obey, and defend the Constitution and lawsof the State of Oklahoma; and

(2) shall not knowingly receive, directly or indirectly, any
money or other valuable thing, for the performance or nonperformance
of any act or duty pertaining to his or her office, other than the
compensation allowed by law.

(b) Nothing in Subsection (a) of this section shall be
construed to include matters within the purview of the Oklahoma
Personnel Act, Sections 840 et seq. and 841 et seq. of Title 74 of
the Oklahoma Statutes.

(c) Each chamber of the Legislature shall schedule and conduct
 an annual ethics training seminar for all members, employees, and
 lobbyists, to be held between the dates of November 16 and December
 31 of each year. Members and employees of each chamber are required

to attend the training conducted in their respective chamber of
employment or service. Lobbyists are required to attend only one of
the trainings conducted by the Legislature each year. Each chamber
shall file a record of attendees with the Ethics Commission within
ten (10) days of the completion of the training. The training
curriculum shall include the rules and reporting guidelines of the
Ethics Commission.

8 SECTION 6. AMENDATORY Rule 257:20-1-9 of the Rules of 9 the Ethics Commission (74 O.S. Supp. 2006, Chapter 62, App.), is 10 amended to read as follows:

11 Rule 257:20-1-9. Restraints on solicitation or acceptance of 12 anything of value - Disclosure.

(a) Influence of official act, fraud or official duty. No
state officer and no state employee shall, directly or indirectly,
ask, demand, exact, solicit, seek, accept, assign, receive, or agree
to receive anything of value for the state officer or employee or
for any other person or entity, in return for being:

18 (1) influenced in the performance of an official act;

(2) influenced to commit, aid in committing, collude in, or allow fraud, or make an opportunity for the commission of fraud on a governmental entity; or

(3) induced to perform or fail to perform an act in violationof the state officer's or state employee's official duty.

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1 (b) Soliciting individually or on behalf of a regulatory governmental entity prohibited. No state officer and no state 2 employee shall, directly or indirectly, ask, demand, exact, solicit, 3 seek, accept, assign, receive or agree to receive anything of value 4 5 individually or for or on behalf of a governmental entity from a business entity, its employees, officers or board members, or a 6 person who has greater than a ten percent (10%) interest in such 7 entity if the rates, charges, prices or fees charged by the business 8 9 entity are subject to regulation by the governmental entity which 10 the officer or employee serves. This provision does not apply to a campaign contribution properly received and reported, which is 11 exempt from the definition of anything of value in Section 2 of 12 13 Chapter 1 of this title, or to anything of value accepted on behalf of the state of Oklahoma pursuant to Subsection (e) of this section. 14

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(c) Calendar year limits on things of value.

(1) Elective officers. No elective officer, or an immediate
family member of an elective officer shall, directly or indirectly,
ask, demand, exact, solicit, seek, accept, assign, receive, or agree
to receive things of value in a calendar year which, in the
aggregate, are valued at more than three hundred dollars (\$300); and

(2) Other state officers and state employees. Except for an
elective officer, no state officer, state employee or an immediate
family member of such state officer or state employee shall,
directly or indirectly, ask, demand, exact, solicit, seek, accept,

1 assign receive or agree to receive things of value in a calendar 2 year which, in the aggregate, are valued at more than one hundred 3 dollars (\$100):

4 from a person who the state officer or state employee knows or 5 should know:

is a lobbyist or lobbyist principal, provided that the 6 (A) following shall not be subject to this subsection: 7 things of value received as a result of or 8 (i) 9 arising out of employment by, or doing business with, a lobbyist or lobbyist principal; and 10 (ii) things of value received from any director, 11 stockholder, partner, agent, affiliate, member, 12 13 employee or officer of a lobbyist principal if the donor is excepted in subparagraph (D) of 14 Paragraph (2) from the definition of "anything of 15 value" in Section 2 of Chapter 1 of this title, 16 or if there exists between the recipient and the 17 donor a close personal relationship of long 18 standing in which the mutual exchange of gifts on 19 special occasions, such as holidays or 20 anniversaries, has become customary; 21 (B) is seeking to do business or doing business with the 2.2 governmental entity of which the state officer's or 23

state employee's office or employment is a part; or

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(C) has an economic interest in actions or matters before
 or affecting the governmental entity of which the
 state officer's or state employee's office or
 employment is a part.

(d) Prohibition versus limit - Exception. Nothing in
Subsection (c) shall allow a state officer or state employee to
accept anything of value in violation of Subsection (a) of this
section. Subsection (c) shall not apply to public members when
things of value are received but are not given as a result of the
public member's status as a public member.

(e) Exceptions for state officers and employees of judicialbranch and corporations. Nothing in this section shall allow:

(1) a judicial officer, juror, referee, arbitrator or umpire to
accept anything of value from a corporation or any other person,
knowing that person to be a party in interest or the attorney or
counsel of a party in interest to any action or proceeding then
pending or about to be brought before him or her pursuant to Section
386 of Title 21 of the Oklahoma Statutes; or

(2) a corporation to influence elections or official duty by
contributions of money or anything of value pursuant to Section 40
of Article IX of the Oklahoma Constitution.

(f) Exceptions for forms of compensation, gifts to state, and officers/directors of organizations. Nothing in this section shall prohibit the acceptance or require the disclosure of:

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(1) compensation, bonuses, dividends, interest payments,
 employee benefits, expense reimbursements or other forms of
 compensation or earnings on investments;

anything of value which is accepted by the Governor on 4 (2)5 behalf of the state of Oklahoma or a governmental entity pursuant to Section 381 et seq. of Title 60 of the Oklahoma Statutes. Section 6 381 et seq. of Title 60 of the Oklahoma Statutes. In order to be 7 deemed accepted, the Governor must be notified in writing of any 8 9 gift received by a governmental entity, or person on behalf of a 10 governmental entity, within ten (10) days of receipt of the gift. Notice of acceptance must be received from the Governor within the 11 12 next thirty (30) days. Upon lack of a response from the Governor 13 within thirty (30) days of receipt of notice, the gift is deemed rejected and must be returned to the donor; or 14

15 (3) the solicitation or acceptance of anything of value for or 16 from either:

(A) a charitable organization or an organization described 17 in Section 501 (c) of Title 26 of the United States 18 Code, 26 U.S.C., Section 501 (c), as it currently 19 exists or as it may be amended; or 20 (B) a tax-exempt professional organization established by 21 state statute or rules passed by the Oklahoma Supreme 2.2 Court, 23

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by a member, state officer or state employee, who is a member, officer or director of the organization, when receipt of anything of value results from the member, state officer or state employee attending a function, meeting or seminar on behalf of, or as a representative of, the organization.

(g) No state officer or state employee shall directly or
indirectly borrow money from a lobbyist, or an immediate family
member of a lobbyist, or an entity controlled by or employing a
lobbyist. This subsection shall not apply to:

(1) a loan of money made by a commercial lending institution, in the regular course of business, on the same terms ordinarily available to members of the public, and which is not secured or guaranteed by a lobbyist or lobbyist principal or any other person on behalf of a lobbyist or lobbyist principal; or

(2) a loan from a father, stepfather, father-in-law, mother,
stepmother, mother-in-law, sister, step sister, brother, step
brother, child, step child, adopted child or their spouses.

Except for the compensation a state officer is entitled to 18 (h) for the performance of official duties, no member shall solicit or 19 accept compensation for an article, appearance or speech, or for 20 participation at an event, unless the appearance is made as part of 21 the normal course of business in the officer's private occupation. 22 For the purpose of this section, "compensation" means any 23 (i) money or anything of value received or to be received as a claim for 24

services, whether in the form of a retainer, fee, salary, expense,
allowance, honorarium, forbearance, forgiveness, interest, dividend,
royalty, rent, or any other form of recompense or any combination
thereof. "Compensation" does not include payments received for
food, lodging, or travel which bears a relationship to a legislative
member's office when such member is appearing in an official
capacity.

8 SECTION 7. AMENDATORY Rule 257:23-1-2 of the Rules of 9 the Ethics Commission (74 O.S. Supp. 2006, Chapter 62, App.), is 10 amended to read as follows:

Rule 257:23-1-2. Anything of value reporting by lobbyists Preservation of accounts, books, etc.

(a) Required reports. Every lobbyist shall file reports 13 required by this section with the Ethics Commission concerning the 14 activities specified in this section. The reports shall be filed 15 whether or not the person has taken any action which is required to 16 17 be reported pursuant to the provisions of this section. The reports shall be filed between the first and twentieth day of January and 18 the first and twentieth day of July of each calendar year which 19 shall cover the activities during the period following the last 20 report. 21

(b) Disclosure of things of value exceeding \$50. The report
shall be signed by the lobbyist, who shall attest to the report's
accuracy and veracity, and the signature shall be notarized. The

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1 reports shall include the information specified in Subsection (d) of 2 this section for things of value given to an elective officer or the immediate family member of an elective officer by the lobbyist or 3 any lobbyist principal by whom the lobbyist is employed or retained, 4 5 the costs of which exceed fifty dollars (\$50) in the aggregate of things of value given to a state officer, excluding an elective 6 7 officer, state employee, or the immediate family member of a state officer, excluding an elective officer, or a state employee, by the 8 9 lobbyist or any lobbyist principal by whom the lobbyist is employed 10 or retained, the costs of which exceed twenty-five dollars (\$25) in the aggregate during a six-month period beginning January 1 and 11 ending June 30 or beginning July 1 and ending December 31. 12

(C) Limit on things of value and exceptions. Lobbyists or 13 lobbyist principals shall not give things of value which, in the 14 aggregate, are valued at more than \$300 annually to any elective 15 officer or the immediate family member of an elective officer, or 16 17 things of value which, in the aggregate, are valued at more than \$100 annually to any other state officer or state employee, or the 18 immediate family member of a state officer, excluding an elective 19 officer, or a state employee, provided that the following shall not 20 be subject to this subsection: 21

(1) things of value given by a lobbyist or lobbyist principalas a result of or arising out of employment of, or the lobbyist or

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lobbyist principal doing business with a state officer or state
 employee or the recipient; and

things of value given to the recipient by any director, 3 (2)stockholder, partner, agent, affiliate, member, employee or officer 4 5 of a lobbyist principal if the donor is excepted in subparagraph (D) of Paragraph (2) from the definition of "anything of value" in 6 7 Section 2 of Chapter 1 of this title, or if there exists between the recipient and the donor a close personal relationship of long 8 9 standing in which the mutual exchange of gifts on special occasions, such as holidays or anniversaries, has become customary. 10

(d) Contents of reports. The information to be reported pursuant to the provisions of Subsection (b) of this section shall be as follows:

14 (1) The name and position of the state officer or state15 employee to whom the thing of value was given;

16 (2) The date the thing of value was given;

17 (3) The nature of the thing of value given;

18 (4) The amount of the expenditure made by the lobbyist or19 lobbyist principal for the thing of value; and

(5) The name of the lobbyist principal or lobbyist principalson whose behalf the thing of value was given, if any.

(e) Prohibition against dividing costs among lobbyist
principals or other lobbyists. For purposes of reporting things of
value as required by this section, a lobbyist giving a thing of

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value on behalf of more than one lobbyist principal shall not divide
 the cost of the thing of value by the number of participating
 lobbyist principals. Nor may a lobbyist divide the cost of a thing
 of value with other lobbyists for any single expenditure.

5 (f) Presence of lobbyist - exception for nominal things of 6 value. A lobbyist who gives a thing of value to a state officer or 7 state employee must be present when the thing of value is accepted 8 by the recipient unless the thing of value is of no more than ten 9 dollars (\$10) in value.

Reporting of things of value given on behalf of lobbyist or 10 (q) lobbyist principal. A lobbyist shall also report things of value 11 when given by other persons on behalf of the lobbyist or the 12 13 lobbyist principal if they were made with the knowledge of the When other persons, including lobbyist principals, give 14 lobbyist. things of value that the lobbyist is required to report, the other 15 persons shall provide a full, verified account of such things of 16 value to the lobbyist at least seven (7) days before the reports of 17 the lobbyists are due to be filed. When exact values are not known 18 and not ascertainable, a good-faith estimate of the fair market 19 value shall be reported. 20

(h) Exception for campaign contributions. Any information
required to be reported pursuant to the provisions of Chapter 10 of
this title is not required to be reported pursuant to the provisions
of Sections 2 and 3 of this chapter.

(i) Form for lobbyist reporting. The form or computer diskette
 with form software for reports of lobbyists shall be prescribed by
 the Ethics Commission.

4 (j) Record-keeping requirements. Each lobbyist shall obtain
5 and preserve all accounts, bills, receipts, books, papers, and
6 documents necessary to substantiate the activity reports required to
7 be made pursuant to this section for four (4) years from the date of
8 filing of the reports containing the items.

9 (k) Exceptions to reporting. Nothing in this section shall
10 prohibit the giving or require the disclosure of the giving of
11 anything of value by:

(1) a charitable organization or an organization described in
Section 501 (c) of Title 26 of the United States Code, 26 U.S.C.,
Section 501 (c), as it currently exists or as it may be amended; or

(2) a tax-exempt professional organization established by state statute or rules passed by the Oklahoma Supreme Court, to a state officer or state employee, who is an officer or director of the organization, when receipt of anything of value results from the state officer or state employee attending a function, meeting or seminar on behalf of, or as a representative of, the organization.

21 (1) Monthly Reports on Other Contributions.

(1) Lobbyist report - in general. In accordance with reporting
 deadlines provided for in this section, a lobbyist shall file a
 report with the Ethics Commission containing:

1	(A)	the name of the registrant or lobbyist;
2	<u>(B)</u>	the employer of the lobbyist or the names of all
3		political committees established or administered by
4		the registrant;
5	<u>(C)</u>	the name of each candidate or officeholder, political
6		action committee, or political party committee, to
7		whom aggregate contributions equal to or exceeding
8		\$200 were made by the lobbyist, the registrant, or a
9		political committee established or administered by the
10		registrant within the reporting dates, and the date
11		and amount of each contribution made;
12	<u>(D)</u>	the name of each candidate or officeholder, political
13		action committee, or political party committee for
14		whom a fundraising event was hosted, cohosted, or
15		sponsored by the lobbyist, the registrant, or a
16		political committee established or administered by the
17		registrant within the reporting dates, and the date,
18		location, and total amount (or good-faith estimate
19		thereof) raised at such event;
20	<u>(E)</u>	the name of each candidate or officeholder, political
21		action committee, or political party committee for
22		whom aggregate contributions equal to or exceeding
23		\$200 were collected or arranged within the reporting
24		dates, and to the extent known the aggregate amount of

1	such contributions (or a good-faith estimate thereof)
2	within the reporting dates for each recipient;
3	(F) the name of each covered legislative branch official
4	or covered executive branch official for whom the
5	lobbyist, the registrant, or a political committee
6	established or administered by the registrant
7	provided, or directed or caused to be provided, any
8	payment or reimbursements for travel and related
9	expenses in connection with the duties of such covered
10	official, including for each such official:
11	(i) an itemization of the payments or reimbursements
12	provided to finance the travel and related
13	expenses, and to whom the payments or
14	reimbursements were made with the express or
15	implied understanding or agreement that such
16	funds will be used for travel and related
17	expenses;
18	(ii) the purpose and final itinerary of the trip,
19	including a description of all meetings, tours,
20	events, and outings attended;
21	(iii) whether the registrant or lobbyist traveled on
22	any such travel;
23	(iv) the identity of the listed sponsor or sponsors of
24	such travel; and

1	(v)	the identity of any person or entity, other than
2		the listed sponsor or sponsors of the travel, who
3		directly or indirectly provided for payment of
4		travel and related expenses at the request or
5		suggestion of the lobbyist, the registrant, or a
6		political committee established or administered
7		by the registrant;
8	(G) the	date, recipient, and amount of funds contributed,
9	disb	ursed, or arranged (or a good-faith estimate
10	ther	eof) by the lobbyist, the registrant, or a
11	poli	tical committee established or administered by the
12	regi	strant:
13	<u>(i)</u>	to pay the cost of an event to honor or recognize
14		a covered legislative branch official or covered
15		executive branch official;
16	<u>(ii)</u>	to, or on behalf of, an entity that is named for
17		a covered legislative branch official, or to a
18		person or entity in recognition of such official;
19	<u>(iii)</u>	to an entity established, financed, maintained,
20		or controlled by a covered legislative branch
21		official or covered executive branch official, or
22		an entity designated by such official; or
23	<u>(iv)</u>	to pay the costs of a meeting, retreat,
24		conference, or other similar event held by, or

1	fo	r the benefit of, one or more covered					
2	legislative branch officials or covered executive						
3	branch officials.						
4	(m) Rules of con	struction.					
5	(1) In general.	For purposes of this subsection,					
6	contributions, donati	ons, or other funds:					
7	(A) are "co	llected" by a lobbyist where funds donated by a					
8	person	other than the lobbyist are received by the					
9	lobbyis	t for, or forwarded by the lobbyist to, a					
10	candida	te or other recipient; and					
11	<u>(B)</u> are "ar	ranged" by a lobbyist:					
12	<u>(i)</u> wh	ere there is a formal or informal agreement,					
13	<u>un</u>	derstanding, or arrangement between the					
14	<u>lo</u>	bbyist and a candidate or other recipient that					
15	su	ch contributions, donations, or other funds					
16	wi	ll be or have been credited or attributed by					
17	th	e candidate or other recipient in records,					
18	de	signations, or formal or informal recognitions					
19	as	having been raised, solicited, or directed by					
20	<u>th</u>	e lobbyist; or					
21	<u>(ii)</u> wh	ere the lobbyist has actual knowledge that the					
22	<u>ca</u>	ndidate or other recipient is aware that the					
23	<u>co</u>	ntributions, donations, or other funds were					
24	<u>so</u>	licited, arranged, or directed by the lobbyist.					

1	(2) Clarifications. For the purposes of this subsection -
2	(A) the term "lobbyist" shall include a lobbyist,
3	registrant, or political committee established or
4	administered by the registrant; and
5	(B) the term "candidate or other recipient" shall include
6	a candidate, officeholder, political action committee,
7	or political party committee.
8	SECTION 8. This act shall become effective November 1, 2007.
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