Getting Started

(a)(2) Every candidate or treasurer of every political committee shall keep detailed accounts of every sum of money or other thing of value received by him or her, including all loans of money or things of value and of all expenditures and disbursements made, or liabilities incurred by the candidate or committee.

(a)(3) A person that is not a political committee and makes independent expenditures or electioneering communications must keep detailed accounts of every sum of money or thing of value received by him or her for the purpose of furthering any independent expenditure or electioneering communication and of all disbursements made for independent expenditures or electioneering communications. (W. Va. Code §3-8-5).

Who must file campaign finance reports?
- Pre-candidates for future offices
- All existing Candidate Committees
- Candidate Committees from previous election cycles with excess funds
- Political Action Committees
- Political Party Executive Committees
- Caucus Campaign Committees
- Inaugural Committees

What must be reported?
- Monetary Contributions (Money)
- In-Kind Contributions (Non-cash contributions of value)
- Loans Received
- Expenditures
- Unpaid Bills
- Transactions Due to a Fund-raising Event
- All Other Income (Returned checks or contributions, interest on bank accounts, etc.)
- Uses of Excess Funds

Every candidate, pre-candidate and elected official is required to file campaign finance reports until all funds have been expended, loans have been paid or forgiven, no unpaid bills remain, and the committee is closed. Candidates running for or elected to executive committee positions are not required to file campaign finance statements.

There are two important time periods for campaign finance reports:
- The transaction period is the specific time period committees must track all contributions and expenditures for their campaign finance reports.
- Financial activity tracked during each transaction period must be recorded on the campaign financial statement and submitted during the appropriate filing period in which the report is due.

Naming a Treasurer

A treasurer must be designated in writing and filed with the appropriate filing office. A change of treasurer or financial agent may be made at any time by filing a written statement with the Secretary of State. If a candidate does not appoint a treasurer, the candidate must serve as treasurer. Candidates for judicial offices may not be the treasurer for their own campaign.
All funds for a political committee are the responsibility of the treasurer, and all reporting requirements and financial transactions must be made through the committee’s treasurer. Agents of the committee may make transactions on behalf of the committee and have the treasurer reimburse the transaction for the lawful expenses incurred by the agent. An agent may also accept contributions for the committee; however, the contributions must pass through the hands of the treasurer to ensure the contributions meet the acceptable criteria of a lawful contribution. A treasurer or financial agent may resign, but a new treasurer must be designated before the resignation is official. The old treasurer continues to be responsible for the committee’s finances until the new treasurer is appointed. The appointment is not official until a Change of Treasurer form has been submitted to the proper filing office.

Record Keeping
Except for candidates for party committeeman and committeewoman, all candidates for state or local offices and all persons supporting, aiding, or opposing the nomination, election, or defeat of any such candidate shall keep, for a period of two years, records of receipts and expenditures made for political purposes. (W. Va. Code §3-8-5(a)(1)).

Any person who has spent a total of $5,000 or more for the direct costs of purchasing, producing, or disseminating electioneering communications during any calendar year shall maintain all financial records and receipts related to such expenditure for a period of five years following the filing of a disclosure pursuant to §3-8-2b of this code and, upon request, shall make such records and receipts available to the Secretary of State or county clerk for the purpose of an audit as provided in §3-8-7 of this code. (W. Va. Code: §3-8-2(g))

All statements filed in accordance with the provisions of this article shall be received, endorsed and filed by the Secretary of State and county clerks, and shall be preserved for five years, after which time they may be destroyed, if not required to be further preserved by the order of any court. (W. Va. Code §3-8-6)

What must be tracked?
Every committee “shall keep detailed accounts of every sum of money or other thing of value received by him or her, including all loans of money or things of value, and of all expenditures and disbursements made, liabilities incurred, by the candidate, financial agent, person, association or organization or committee, for political purpose or by any officers or members of the committee or any person acting under its authority or its behalf.” (WV Code §3-8-5)

Records must include (but are not limited to):
- Contributions of money
- Contributions of items of value as an in-kind contribution
- Loans received by the committee and the loan agreement
- Amount of loans repaid by the committee
- Expenditures from the committee’s funds
- Bills that have yet to be paid, including payments for staff
- Transactions related to fundraising events
- Usage of excess funds and receipts of excess funds
Opening a Candidate Committee

The Certificate of Announcement
At the time of filing your Certificate of Announcement, you must also pay a filing fee. If you are filing with the Secretary of State, this fee may be paid by check, credit card, cash or money order. Personal checks may be used; however, if the check is returned for insufficient funds, your candidacy will not be certified. Checks should be made payable to the Secretary of State’s Office. Many of the filing fees are based on the salary of the position you are seeking. If the salary of the position you seek changes, the filing fee will change accordingly. Please contact your County Clerk for specific fees for county offices and the type of payment they can accept.

For the 2024 election cycle, candidates must file a Certificate of Announcement during the period of Monday, January 8, 2024, to midnight on Saturday, January 27, 2024. The Certificate of Announcement cannot be accepted prior to January 8, 2024. If the form is filed or postmarked before January 8, 2024, it will be returned and must be filed only during the proper filing period. Filings that are mailed must be post marked by the U.S. Postal Service no later than midnight on January 27, 2024. If you use an express shipping service (UPS, FedEx, DHL, etc.) your filing must be received by midnight on January 27, 2024. Dates provided by these services are not equivalent to postmarks.

Where to File:
Secretary of State for any Federal office, Statewide office, State Senate, House of Delegates or Judicial office (excluding Magistrate), or if you are running for an office on the ballot in more than one county.

County Clerk for any County Office, including Magistrate.

Municipal Recorder for a candidate running for municipal office.

Filing the Certificate of Announcement in the proper location is of the highest importance. If the document is improperly filed, your ability to run for office could be seriously jeopardized. Late filings cannot be accepted for any reason.

Starting a Political Action Committee (PAC)

Who Must Register?
A group must register as a PAC if they are:

- Soliciting contributions or spending funds with the primary purpose of supporting or opposing the nomination or election of one or more candidates.

- A corporation planning to organize to solicit contributions and spend funds in support or opposition of candidates or political parties in an election.
To register as a Political Action Committee in West Virginia, you must file a Statement of Organization with the Secretary of State’s Office, County Clerk’s Office, or the Municipal Clerk’s Office.

When organizing your committee, you must designate a treasurer to be responsible for the finances. Your organization may not receive or spend funds for political purposes if a treasurer has not been designated.

The Statement of Organization must include the signatures of the chairperson and the treasurer of the committee. The treasurer who is designated will remain the treasurer until a new treasurer is designated.

Groups of individuals organizing for the purpose of issue advocacy only are not required to register as a PAC.

Corporate Political Action Committees
Although some types of corporate political activity are prohibited, a corporation may set up a corporate PAC. The corporation may solicit funds to a separate segregated fund to be used for political purposes only. Corporate PACs are regulated by the same rules and regulations as Non-Corporate PACs with these additional prohibitions:

- Receiving contributions from any other person than its stockholders and their immediate families and its executive or administrative personnel and their immediate families.
- Giving money or anything of value belonging to the corporation to the corporation’s PAC.
- Using money gained by job discrimination, financial reprisal or physical force or money gained by a commercial transaction.
- Individuals soliciting a contribution at the time of the solicitation failing to inform those being solicited of their right not to contribute without punishment.

Contributions

Contribution Limitations
Per West Virginia State Code §3-8-5c, the contribution amounts that an individual may give to any candidate or candidate’s committee are set to be valued at $2,800 per Primary election and $2,800 per General election. All items of value (cash and in-kind contributions) given to a committee are counted toward this limitation of $2,800. A candidate may contribute as much as they desire to their own campaign; however, they cannot be reimbursed unless it is a loan, rather than a contribution. It is unlawful for the committee to accept any contributed funds which exceed the contribution limit. Excess contributions must be returned to the contributor.

The contribution amounts that an individual may give to a political action committee are limited to $5,000, allowing $5,000 per Primary and $5,000 per General election. A person, except candidate committees and caucus campaign committees, may make contributions up to $10,000 in any calendar year to a state party executive committee, or any subsidiary, branch, or local unit thereof, or a caucus campaign committee. A state candidate or caucus campaign committees may make contributions up to $75,000 to their affiliated state party executive committees, or any subsidiary, branch, or local unit thereof or caucus campaign committee.
Reporting Contributions of $250 or Less
For each contribution of $250 or less, the committee must include (1) the full name of the individual, association, or committee donating; (2) the amount of the contribution; and (3) the date the contribution was made.

Reporting Contributions of Over $250
Once contributions from an individual, association, or committee reach an accumulated total of more than $250 during an election cycle, the committee must collect and record additional information on the campaign finance report.

Required information from contributors of more than $250:
- Full name
- Address
- Amount of contribution
- Date the contribution was made
- Residential and mailing addresses

**Individual contributors only:**
- Occupation (e.g., attorney, doctor, homemaker, retired)
- Employer (this is the contributor’s primary employer; if self-employed it should be noted; if homemaker or retired, “not applicable” may be used)

**Political committees only:**
- Political affiliation of the committee (or if the donation comes from a business-affiliated PAC, the business that the PAC is sponsored by)

Cash Contributions
The maximum cash contribution a committee may receive from a contributor is $50. The name of the contributor and date of contribution must be recorded. All contributions over $50 must be by means other than cash. Cash contributions over the amount of $50 must be returned to the contributor.

Loans
A candidate, spouse of a candidate or a lending institution may give a loan to the candidate’s committee. There is no limit as to how much a candidate can loan to their campaign. When a candidate committee takes a loan, even if it is from the candidate, a loan agreement must be included with the next report due. The loan agreement must state the date, amount, interest amount (if any), description of collateral, and full names and addresses of all persons involved in the loan.

A loan by the candidate to his or her committee may be forgiven. Loans from a spouse or lending institution may not be forgiven. If a loan is to be forgiven by a candidate to the committee, the loan should then be considered as a contribution from the candidate to the candidate’s committee. To report the forgiving of a loan, the amount of the loan will be reported as a contribution to the committee from the candidate and the loan will be paid for, indicating that the committee no longer carries the liability.

In-Kind Contributions
An In-kind contribution is a donation of goods or services used toward the campaign. The amount of an in-kind contribution should be reported at the fair market value of the goods received or services rendered and are subject to the contribution limits of the individual giving
the contribution. The committee should include the full name of the contributor, date of the transaction, description of the contribution, and the value. If the value of the contribution is over $250, additional contributor information is required: address, occupation and employer if it is an individual, and affiliation if it is a PAC.

Other Income
Income that does not fit the definition of a contribution, such as interest on a bank account, refunds, or the sale of equipment. Information required for the other income category includes the date of the receipt, source of the income, the type of receipt (brief description), and the amount of the transaction.

Fund-Raisers (WV Code §3-8-1a)
A fund-raising event is “an event such as a dinner, reception, testimonial, cocktail party, auction or similar affair through which contributions are solicited or received.

Fund-raising events are to be reported separately from other transactions, with those transactions being grouped by fund-raising event.

Fund-Raising Event: All contributions received at a fundraising event must only be reported on the fund-raising events page of the campaign financial statement. Committees must report contributor information under the same requirements for reporting contributions as outlined above.
Joint Fund-Raising: Committees may host joint fund-raising events pursuant to a written agreement stating the terms of allocation of funds and the committees involved.
Total Monetary Contributions: Total of money received (cash or check) in connection with this particular fund-raising event.
Total Expenditures: All committee funds spent in relation to the fund-raising event. These expenditures are to be listed on the itemized expenditures page of the campaign financial statement.
Net Receipts: The total amount of funds accumulated in relation to the fund-raising minus all committee expenses.
In-Kind Contribution: A donation of goods or services used toward the fund-raising event that can be assigned a monetary value. In-kind contributions must be itemized in the in-kind contributions section of the campaign financial statement.

Raffles
Although raffles are a common way for a charitable organization to raise money, candidate committees and political action committees are prohibited from holding a raffle by West Virginia Code §47-21-2. Political Party Executive Committees are the only political organizations that can hold a raffle after obtaining a license. To organize a raffle the group must have a license from the West Virginia Tax Department.
Anonymous Contributions (WV Code §3-8-5a(j))
“Passing the hat” at a meet-the-candidate dinner or other type of fundraiser is used to bring in contributions anonymously. All contributions must be identified with the full name of the person or group who gave the donation. If the identification of the donor of a contribution cannot be determined, the donation must be turned over to the State of West Virginia General Fund. Send an amount equal to the anonymous contribution to the West Virginia Secretary of State’s Office.

Political Contributions
Active political committees are restricted to the types of contributions they may give and receive. The capacity to give or receive a contribution is dependent on the type of committee established. Below you will find a list of possible contribution types and if the contributions are acceptable to the committee.

As a State Candidate you may receive up to $2,800 from:
State PAC
Executive Committee
Federal Committee
Corporation PAC

As a State Candidate you may NOT give money to the following:

Another State Candidate
PAC
Federal Committee

As a State Candidate you may NOT receive money from an Independent Expenditure PAC.
As a State Candidate you may NOT receive money from foreign nationals.

Persons Entering into State Contract
…no person entering into any contract with the state or its subdivisions, or any department or agency of the state, either for rendition of personal services or furnishing any material, supplies or equipment or selling any land or building to the state, or its subdivisions, or any department or agency of the state, if payment for the performance of the contract or payment for the material, supplies, equipment, land or building is to be made, in whole or in part, from public funds may not, during the period of negotiation for or performance under the contract or furnishing of materials, supplies, equipment, land or buildings, directly or indirectly, make any contribution to any political party, committee or candidate for public office or to any person for political purposes or use; nor may any person or firm solicit any contributions for any purpose during any period. (WV Code §3-8-12(d)).

Code of Fair Campaign Practices (WV Code §3-1B-5)
At the time of filing for office, you will have an opportunity to subscribe to the Code of Fair Campaign Practices. The code is a voluntary pledge to adhere to a few guidelines which will create an atmosphere of campaigning that is constructive, ethical, and good-natured. The code has been in existence since 1995.
Highlights of the Code Include:

- A pledge to adhere to campaign spending limitations
- To conduct your campaign openly and publicly
- To condemn false advertising or communications which are not fact
- To not coerce individuals under your authority to give contributions or election help
- To defend and uphold the right of every qualified voter to full and equal participation in the electoral process

Voluntary Contribution Limitations

<table>
<thead>
<tr>
<th>Position</th>
<th>PRIMARY</th>
<th>GENERAL</th>
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</thead>
<tbody>
<tr>
<td>Governor</td>
<td>$1,000,000</td>
<td>$1,000,000</td>
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<tr>
<td>Constitutional Officer</td>
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<td>Supreme Court</td>
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<tr>
<td>House of Delegates</td>
<td>$25,000</td>
<td>$25,000</td>
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</tbody>
</table>

Contributions which do not exceed the limits designated for the Primary election may not be added to the limits for the General election.

Voluntary Subscription to the Code

To subscribe to and to adhere to the Code of Fair Campaign Practices is voluntary. In no event may any person be required to adhere to or endorse the code.

In the event that an opponent to a subscribing candidate of the Code of Fair Campaign Practices exceeds the campaign spending limitations, the candidate who has subscribed to the code who has not exceeded the spending limitations shall be automatically released from the portion of the code establishing the campaign spending limitations.

Expenditures

All expenditures must be reported. Detailed accounts of all expenditures, disbursements made, and liabilities incurred must be reported.

Money spent out-of-pocket on an election must be reported as an expenditure. If money is spent on behalf of a candidate, and is not reimbursed by the committee, it must be reported as an in-kind contribution, and is subject to contribution limitations.

An active candidate’s committee (before the election date of the candidate) cannot give donations to other candidate committees or Political Action Committees. This activity is not permitted by West Virginia Code §3-8-9.
All expenditures must be made at a rate and an amount which is “proper and reasonable” to the services purchased.

An expenditure made is to be reported on the date in which the check is written or the date when the transfer of funds takes place.

Required information for all expenditures:

- The name of the person or business to which the expenditure was given
- The address of the person or business to which the expenditure was given
- The date of the transaction
- The purpose of the transaction
- The amount of the expenditure

**Allowable Expenditures**

A candidate or political committee may make expenditures only for the following purposes:

- Office expenses, overhead costs for headquarters, and for costs related to postage.
- Candidates who do not have headquarters may purchase or rent filing cabinets, other office equipment and furnishings, computers, computer hardware and software, scanners, typewriters, calculators, audio visual equipment
- Paid legitimate advertisements for the promotion of the candidate on the ballot
- Costs related to public meetings and political conventions such as food, drink, and entertainment
- Necessary traveling and hotel expenses
- Costs incurred with petitions for nomination of candidates
- Lists of registered voters, investigating an individual’s right to vote and conducting proceedings to prevent unlawful registration or voting
- Taking voters to the polls
- Securing publication in newspapers, radio, and television broadcasting of information that is relevant to an election
- Conducting a public opinion poll or polls
- Legitimate advertising agency services
- The purchase of memorials, flowers or citations by political party executive committees or political action committees representing a political party
• The purchase of nominal, noncash expressions of appreciation following the close of the polls of an election or within thirty days thereafter

• The payment of dues or subscriptions to any national, state, local, or legislative caucus committee of any political party

• To employ persons to perform functions enumerated in WV Code §3-8-9, either on a full-time, part-time, or temporary basis.

• Transfers to any national, state, or local committee of any political party when that committee is acting as a vendor.

• Legal and accounting services

• Food and drink for campaign-related purposes

• Required filing fees associated with the campaign. The payment of any fees or fines assessed against the candidate or the candidate’s committee is prohibited under W. Va. Code §3-8-9(19).

• Contributions to a county party executive committee, state party executive committee, or caucus campaign committee

• Payment for any required filing fees

• For expenses related to caregiving services

Political Advertisements
All political advertisements and materials must have a disclaimer on them identifying who the advertisement was paid for by or on behalf of. When putting a disclaimer on the advertisement you must state the name of the person or committee authorizing its publication.

Unpaid Bills
All liabilities incurred by a committee must be reported. This includes all bills or promises of payment that have been left unpaid at the end of the reporting period. A listing of unpaid bills will ensure that the committee does not ever have a negative ending cash balance, but still shows all transactions that have taken place. The transaction date of an unpaid bill will be the date that the vendor provides a bill for payment.

Completing and Submitting Campaign Finance Reports

Financial Reports for the following committees must be filed electronically thorough the Campaign Finance Reporting System (CFRS):

• Governor
• Secretary of State
• Attorney General
• State Auditor
• State Treasurer
• Commissioner of Agriculture
• Supreme Court Judge of Appeals
• Judge of the Intermediate Court of Appeals
• Circuit Court Judge
• Family Court Judge
• Greater Huntington Parks and Recreation
• Political Action Committees (PACs)
• State Political Party/Caucus Campaign Committees
• Independent Expenditure/Electioneering Communication Committees

If by no fault of their own a candidate or committee is unable to file the campaign financial statement, they shall file said statement in person, via facsimile, or other electronic means of transmission.

Committees required to file electronically may apply to the State Election Commission for an exemption of electronic filing in the case of hardship. (W. Va. Code §3-8-5b)

Candidates for county and municipal elections must file their reports by using the Short or Long Campaign Financial Statement.

The **Short Form Campaign Financial Statement** is designed to accommodate committees that do not have transactions beyond simple contributions and expenditures; it does not cover any other reporting requirements, such as loans and in-kind contributions, which are required by WV Code §3-8-5a.

The **Long Form Campaign Financial Statement** includes all activities that required by WV Code §3-8-5a. If a committee answers YES to any of the following questions, a **Long Form** must be used:

- Has your committee received any loans?
- Has your committee held any fundraisers?
- Has your committee received any miscellaneous receipts, such as refunds or checking account interest?
- Does your committee have any unpaid bills or loans?
- Have you or anyone else given an in-kind contribution to your campaign?
- Has your committee given or received a transfer of excess campaign funds?
- Has your PAC made any Independent Expenditures within this reporting period?

Both the short and long finance forms require both the candidate or committee name and the treasurer’s contact information. The candidate, agent, or treasurer must also sign the oath or affirmation at the end of the form.

**Reporting Periods**

- The reporting period during the election cycle to which the financial report applies must be indicated: 1st Quarter, 2nd Quarter, 3rd Quarter, 4th Quarter, Primary, or General.
- Each election cycle reporting period covers a certain time span during the election cycle for which candidates and committees must report financial transactions.
- These reports are to be filed in succession of one another.
Additional Report Types

- **Primary Report**: Filed between the 15th day and the 11th day prior to the Primary Election, (if applicable).
- **General Report**: Filed between the 15th day and 11th day prior to the General Election.
- **Amended Report**: Filed to replace a previously submitted report to correct or update information. Both the amended report box and the reporting period that will be amended must be clearly marked.
- **Final Report**: Filed to close your account. The final report box must be marked. If the report is submitted during a required reporting period, the reporting period must also be marked. The committee’s ending balance must be zero if filing a final report. A Statement of Dissolution must also be filed with the filing officer.

Late, Incomplete or Inaccurate Statements

- If a financial report has not been submitted in a timely manner, your committee will be subject to the $10/day penalty provisions of West Virginia Code §3-8-7.
- If a report is submitted early, it cannot be accepted. A report which is submitted early will not include all financial transactions until the completion of the final day of the reporting period.
- Some incomplete or inaccurate reports will also need to be returned to the committee. If a report is returned to your committee, late penalties may be issued until the report is submitted to the proper filing official. The most common incomplete or inaccurate statements that are returned include:
  - Committee name and election year are not accurate
  - Wrong reporting period box marked
  - Contributions and expenditures not for the indicated reporting period
  - Final Report indicated with an ending balance, unpaid bills, or loans
  - Oath or Affirmation not signed or not signed by appropriate person
# STATE OF WEST VIRGINIA
## 2024 CAMPAIGN FINANCE REPORTING CALENDAR

<table>
<thead>
<tr>
<th>REPORT</th>
<th>TRANSACTION DATES</th>
<th>FILING DATES</th>
</tr>
</thead>
<tbody>
<tr>
<td>2024 1st Quarter Report</td>
<td>January 1, 2024 – March 31, 2024</td>
<td>April 1, 2024 – April 8, 2024</td>
</tr>
<tr>
<td>2024 Primary Report</td>
<td>April 1, 2024 – April 28, 2024</td>
<td>April 29, 2024 – May 3, 2024</td>
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<tr>
<td>2024 2nd Quarter Report</td>
<td>April 29, 2024 – June 30, 2024</td>
<td>July 1, 2024 – July 8, 2024</td>
</tr>
<tr>
<td>2024 3rd Quarter Report</td>
<td>July 1, 2024 – September 30, 2024</td>
<td>October 1, 2024 – October 7, 2024</td>
</tr>
<tr>
<td>2024 General Report</td>
<td>October 1, 2024 – October 20, 2024</td>
<td>October 21, 2024 – October 25, 2024</td>
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</table>

* Filing deadlines falling on Saturdays, Sundays, or legal holidays are to be extended to the following day that is not a Saturday, Sunday, or legal holiday.

(W. Va. Code 2-2-1(15)(e)).

## Penalty Provisions
According to West Virginia Code §3-8-7, failure to file a financial statement is a misdemeanor, punishable by up to a year in jail, a fine of $500 or both, at the discretion of the court. This penalty also applies to “grossly incomplete or inaccurate” financial statements. Civil penalties of $10 a day for each day a report is late or grossly inaccurate will also be levied. The Secretary of State shall publish an online list of all persons who file financial statements after the deadline. Candidates who have not filed the required campaign finance reports for the Primary Election will not be placed on the General ballot. Candidates that have not filed the required financial reports for the General Election cannot assume the duties of their office until all required reports are properly filed.

West Virginia law allows the Secretary of State (or the County Clerk or Municipal Recorder) to review or audit financial reports in order to ensure compliance with campaign finance laws. They are required to submit the names of individuals who have failed to file financial statements, or have filed incomplete or inaccurate financial statements, to the county prosecuting attorney for action.
Record Keeping
Candidates “and all persons supporting, aiding or opposing the nomination, election or defeat of any candidate shall keep for a period of five years records of receipts and expenditures which are made for political purposes.” (WV Code §3-8-2)

After the Election
After a candidate withdraws from an election, loses in a Primary, loses in a General election or wins the election, the funds in possession of the committee that amount to more than the liabilities incurred for the election are considered Excess Campaign Funds. No person may receive or utilize excess campaign assets for personal economic gain. (WV CSR§146-3-7)

Allowable Uses of Excess Campaign Funds

The only allowable expenditures of excess campaign funds are outlined here:

- **Transfer of funds from a candidate's committee to the same candidate's committee for a subsequent election year**
  A new committee must be formed, or a Pre-Candidacy Statement filed for the subsequent election year prior to making the transfer of funds. There is no limitation on the amount of funds that may be transferred.

- **Contribution to another candidate’s committee**
  The limit on these contributions is $2,800 per cycle.

- **Contribution to any state political party executive committee or a legislative caucus committee**
  Any amount.

- **A local committee of any political party**
  The limit on these contributions is $10,000.

- **Return of contributions on a pro-rata basis to each donor.**

- **Transfer to any national or local committee of any political party**
  The limit on these contributions is $2,800.

- **Offsetting any usual and customary expense incurred in connection with the duties as a holder of public office**
  Any items purchased will become the property of the State, or the district, county, or municipality of the office that is held. Although “usual and customary expense” is not defined, there must be some evidence of a common usage for their purpose.

- **Making a charitable contribution**
  There is no monetary limitation for charitable contributions.

Closing the Committee
A committee is considered to be open until a Final Report is filed stating that the committee has no outstanding loans, bills, and an ending balance of zero. Any Final Report which does not meet these criteria will be returned. A Final Report does not need to be filed during a specific reporting period but must include all activity up to the date of the report being filed. Once a Final Report is filed the committee may not raise or spend any funds. A new candidate committee must be created for every election cycle in which a candidate is running for office.

**Dissolution of a PAC**

In addition to having no unpaid bills or a balance of funds at the time of submitting a Final Report, a political action committee must file a Notice of Dissolution of a Political Committee form. This form affirms the committee will no longer accept contributions or make expenditures and cease activity as a political committee. This form must be filed at the same time the Final Report is submitted to the proper filing office to finalize the dissolution of a PAC.

**Independent Expenditures**

Any paid advertisement that is done without the “consultation or coordination” of a candidate or a candidate’s committee is considered an independent expenditure. A disclaimer must be present on all independent expenditures stating, “Paid for by (committee or individual’s name)” and also that the advertisement “is not authorized by any candidate or candidate’s committee.”

There is no limit on the amount of funds that can be spent on Independent Expenditures. However, there is an additional reporting requirement for these expenditures. Any individual or organization making independent expenditures must follow the reporting dates set by West Virginia Code §3-8-5.

Any individual, PAC, corporation, or executive committee may make an “independent expenditure” in an attempt to influence the election or defeat of a candidate for office. This expenditure must be made without the consultation or coordination of the candidate or candidate’s committee to be considered independent. If the expenditure is made in consultation or coordination with the candidate or candidate’s committee, the expenditure will be considered an in-kind contribution to the candidate’s committee and will be limited to the $2,800 contribution limits.

In addition to reports due during regular reporting periods, any individual or organization must file additional reports when making a:

- $1,000 single time/aggregate expenditure made within a calendar year,
- $500 or more expenditure for any county office or single county judicial candidate within 15 days and before 12 hours of an election,
- $5,000 or more expenditure for any statewide, legislative or multi-county judicial candidate within 15 days and before 12 hours of an election, or
- $10,000 or more anytime expenditure.

All independent expenditures must have a “clear and conspicuous public notice” identifying the person who paid for the expenditure and that it had not been authorized by any candidate or candidate’s committee.
Electioneering Communications
Any communication defined as electioneering communications must have a disclaimer clearly stating, “Paid for by (committee name)”. If the Electioneering Communication is an Independent Expenditure, the communication must also include that “it is not authorized by any candidate or candidate’s committee.” If the communication is made for television, it must be spoken clearly and appear on the screen at the end of the advertisement.

All independent expenditures and electioneering communications reports may be viewed on the Secretary of State’s campaign finance page at crs.wvsos.gov.

Division of Highways Rules for the Placement of Political Signs
Signs or posters cannot be placed on or above a Division of Highways right of way, which normally stretches 20 feet from the center line of a public road. Distances do vary, however, so please contact the West Virginia Division of Highways if you are uncertain.

Signs or posters near rights of way must comply with the outdoor advertising statue in Chapter 17, Article 19, Section 1 of the West Virginia Code, and must also conform to any municipal ordinances regulating outdoor advertising.

Signs or posters cannot be placed on Division of Highways traffic control signs nor block such signs and cannot obscure the view of any connecting road or intersection.

Signs or posters cannot be placed on elements in nature, such as rocks or trees.

Avoid placing materials on fence posts, utility poles, or other stationary objects on private property without consent of the property owners.

Political overhead banners cannot be erected over any county, state or federal highway.

DOH Communications Main Line: 304-558-0103
www.transportation.wv.gov