By: Representatives Reynolds, Miles

To: Apportionment and Elections

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 519

AN ACT TO CREATE NEW SECTION 23-15-802, MISSISSIPPI CODE OF 1 1972, TO PROVIDE THAT CONTRIBUTIONS TO NAMED CANDIDATE MADE TO A 2 POLITICAL COMMITTEE AUTHORIZED BY THE CANDIDATE TO ACCEPT CONTRIBUTIONS SHALL BE CONSIDERED CONTRIBUTIONS TO THE CANDIDATE; 3 4 TO PROVIDE THAT EXPENDITURES MADE BY ANY PERSON IN CONCERT WITH A 5 б CANDIDATE SHALL BE CONSIDERED TO BE A CONTRIBUTION MADE TO THE 7 CANDIDATE; TO PROVIDE THAT THE FINANCE OF THE DISSEMINATION OF CAMPAIGN MATERIALS SHALL BE CONSIDERED TO BE AN EXPENDITURE FOR, AND A CONTRIBUTION TO THE CANDIDATE; TO PROVIDE THAT DISBURSEMENTS 8 9 FOR ELECTIONEERING COMMUNICATIONS THAT ARE COORDINATED WITH A 10 11 CANDIDATE SHALL BE CONSIDERED A CONTRIBUTION TO THE CANDIDATE; TO CREATE NEW SECTION 23-15-808, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT PERSONS WHO MAKE DISBURSEMENT FOR THE DIRECT COST OF 12 13 PRODUCING AND AIRING ELECTIONEERING COMMUNICATIONS IN AN AGGREGATE 14 AMOUNT IN EXCESS OF \$1,000.00 SHALL FILE A STATEMENT REGARDING 15 SUCH DISBURSEMENT WITHIN 48 HOURS OF THE DISCLOSURE DATE AND TO 16 PROVIDE FOR THE INFORMATION THAT MUST BE INCLUDED IN THE 17 STATEMENT; TO AMEND SECTIONS 23-15-801, 23-15-805, 23-15-807, 23-15-809, 23-15-811 AND 23-15-813, MISSISSIPPI CODE OF 1972, TO 18 19 DEFINE THE TERMS "ELECTIONEERING COMMUNICATION" AND "DISCLOSURE 20 DATE" AND REVISE THE DEFINITION OF CERTAIN TERMS IN THE CAMPAIGN 21 FINANCE DISCLOSURE LAWS; TO REQUIRE, FROM AND AFTER JANUARY 1, 2007, CERTAIN CANDIDATES TO FILE THE REPORTS REQUIRED TO BE FILED 22 23 WITH THE OFFICE OF THE SECRETARY OF STATE BY ELECTRONIC FORMAT; TO 24 25 CLARIFY THE INFORMATION REQUIRED TO BE INCLUDED IN CERTAIN 26 CAMPAIGN FINANCE REPORTS; TO PROVIDE THAT CAMPAIGN FINANCE REPORTS 27 SHALL INCLUDE CERTAIN INFORMATION REGARDING LOANS OR OTHER 28 EXTENSIONS OF CREDIT MADE TO A CANDIDATE FOR USE IN SUCH CANDIDATE'S CAMPAIGN; TO REQUIRE STATEMENTS REGARDING CERTAIN 29 30 INDEPENDENT CAMPAIGN EXPENDITURES TO BE FILED WITHIN 48 HOURS AND TO REVISE THE INFORMATION REQUIRED TO BE INCLUDED IN SUCH STATEMENTS; TO REVISE THE ELEMENTS NECESSARY FOR A CONVICTION OF A 31 32 VIOLATION OF THE CAMPAIGN FINANCE LAWS; TO CLARIFY UPON WHOM 33 34 ADMINISTRATIVE PENALTIES UNDER THE CAMPAIGN FINANCE LAW MAY APPLY; TO AMEND SECTION 97-13-15, MISSISSIPPI CODE OF 1972, TO INCREASE 35 TO \$2,000.00 THE AMOUNT THAT CORPORATIONS MAY CONTRIBUTE TO 36 37 POLITICAL CAMPAIGNS IN A CALENDAR YEAR AND TO PLACE TRUSTS, 38 INCORPORATED ASSOCIATIONS, LIMITED PARTNERSHIPS, LIMITED LIABILITY 39 PARTNERSHIPS OR MANAGER-MANAGED LIMITED LIABILITY COMPANIES UNDER SUCH RESTRICTION; TO AMEND SECTION 23-15-817, MISSISSIPPI CODE OF 40 1972, IN CONFORMITY THERETO; TO REPEAL SECTION 23-15-1023, MISSISSIPPI CODE OF 1972, WHICH PROVIDES THAT JUDICIAL CANDIDATES 41 42 SHALL DISCLOSE CERTAIN INFORMATION ABOUT CERTAIN LOANS; TO AMEND 43 SECTION 97-13-17, MISSISSIPPI CODE OF 1972, TO REVISE PENALTIES 44 FOR VIOLATIONS OF THE PRECEDING SECTIONS; AND FOR RELATED 45 46 PURPOSES.

47 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

- 48 **SECTION 1.** The following provision shall be codified as
- 49 Section 23-15-802, Mississippi Code of 1972:

H. B. No. 519 *HR40/R920CS* 06/HR40/R920CS PAGE 1 (GT\BD) 50 <u>23-15-802.</u> (1) Contributions to a named candidate made to a 51 political committee authorized by the candidate to accept 52 contributions on the candidate's behalf, shall be considered to be 53 contributions made to the candidate.

54 (2) Expenditures made by any person, other than the
55 candidate or his authorized committee or agent, in cooperation,
56 consultation or concert with, or at the request or suggestion of a
57 candidate, an authorized committee or agent of such candidate,
58 shall be considered to be a contribution made to the candidate.

59 (3) The financing of the dissemination, distribution or 60 republication, in whole or in part, of any broadcast or any 61 written, graphic or other form of campaign materials prepared by 62 the candidate, an authorized committee or agent of the candidate, 63 shall be considered to be an expenditure for, and a contribution 64 to, the candidate.

If any person, other than the candidate or his 65 (4) 66 authorized committee or agent, makes or contracts to make any 67 disbursement for any electioneering communication, and the disbursement is coordinated with a candidate or any authorized 68 69 committee or agent of the candidate, such disbursement or contract 70 shall be considered to be a contribution to the candidate 71 supported by the electioneering communication and as an expenditure by the candidate. 72

73 SECTION 2. The following provision shall be codified as
74 Section 23-15-808, Mississippi Code of 1972:

75 <u>23-15-808.</u> (1) Every person who makes a disbursement for 76 the direct costs of producing and airing electioneering 77 communications in an aggregate amount in excess of One Thousand 78 Dollars (\$1,000.00) during any calendar year, shall, within 79 forty-eight (48) hours of each disclosure date, file with the 80 appropriate offices as provided for in Section 23-15-805 (such 81 person shall be considered a political committee for determining

H. B. No. 519 *HR40/R920CS* 06/HR40/R920CS PAGE 2 (gT\BD)

the place of filing), a statement made under penalty of 82 83 prosecution containing the following: 84 (a) The identity of: 85 The person making the disbursement; (i) 86 (ii) Any person sharing or exercising discretion 87 or control over the activities of the person making the 88 disbursement; and (iii) The custodian of the books and accounts of 89 90 the person making the disbursement; 91 (b) The principal place of business of the person 92 making the disbursement if the person is not an individual; The amount of each disbursement of more than Two 93 (C)94 Hundred Dollars (\$200.00) made during the period covered by the statement and the identity of the person to whom the disbursement 95 96 was made; 97 (d) The elections to which the electioneering communication pertains and the names, if known, of the candidates 98 99 to whom the communication refers; 100 If the disbursements were paid out of a segregated (e) 101 bank account, the names and addresses of all contributors who 102 contributed an aggregate amount in excess of Two Hundred Dollars 103 (\$200.00) to the account during the period beginning on the first 104 day of the preceding calendar year and ending on the disclosure date; and 105 106 (f) If the disbursements were paid out of funds not covered by paragraph (e) of this subsection, the names and 107 108 addresses of all persons who contributed an aggregate amount in 109 excess of Two Hundred Dollars (\$200.00) to the person making the disbursement during the period beginning on the first day of the 110 preceding calendar year and ending on the disclosure date. 111 112 (2) For purposes of this section, a person shall be treated 113 as having made a disbursement if the person has executed a 114 contract to make the disbursement. *HR40/R920CS*

H. B. No. 519 *HR40/R9 06/HR40/R920CS PAGE 3 (GT\BD) 115 (3) The reporting requirements of this subsection shall be 116 in addition to any other reporting requirement under this article. 117 SECTION 3. Section 23-15-801, Mississippi Code of 1972, is

118 amended as follows:

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23-15-801. As used in this article:

120 (a) "Election" <u>means</u> a general, special, primary or121 runoff election.

(b) "Candidate" <u>means</u> an individual who seeks nomination for election, or election, to any elective office other than a federal elective office and for purposes of this article, an individual shall be deemed to seek nomination for election, or election:

(i) If such individual has received contributions
aggregating in excess of Two Hundred Dollars (\$200.00) or has made
expenditures aggregating in excess of Two Hundred Dollars
(\$200.00) or for a candidate for the Legislature or any statewide
or state district office, by the qualifying deadlines specified in
Sections 23-15-299 and 23-15-977, whichever occurs first; or

(ii) If such individual has given his or her consent to another person to receive contributions or make expenditures on behalf of such individual and if such person has received such contributions aggregating in excess of Two Hundred Dollars (\$200.00) during a calendar year, or has made such expenditures aggregating in excess of Two Hundred Dollars (\$200.00) during a calendar year.

140 (C) "Political committee" means: (i) any committee, 141 party, club, association, political action committee, campaign 142 committee or other groups of persons or affiliated organizations which receives contributions aggregating in excess of Two Hundred 143 144 Dollars (\$200.00) during a calendar year or which makes 145 expenditures aggregating in excess of Two Hundred Dollars 146 (\$200.00) during a calendar year for the purpose of conducting any 147 of the activities specified in this chapter; or (ii) any

H. B. No. 519 *HR40/R920CS* 06/HR40/R920CS PAGE 4 (GT\BD) 148 segregated fund established, administered and utilized for

149 political purposes by a corporation, labor organization, political

150 party registered with the Secretary of State, membership

151 organization, cooperative or corporation without capital stock.

(d) "Affiliated organization" <u>means</u> any organization which is not a political committee, but which directly or indirectly establishes, administers or financially supports a political committee.

156 (e) (i) "Contribution" includes any gift, subscription, loan, advance or deposit of money or anything of 157 158 value made by any person or political committee for the purpose of 159 influencing any election for an elective office or balloted 160 measure, or promise or guarantee of a subscription, loan, advance or deposit of money or anything of value that was made by any 161 person, political committee or political party for the purpose of 162 163 influencing any election for an elective office or balloted measure that would cause a candidate, political committee, 164 165 political party or affiliated organization to act for purposes of 166 influencing any election for an elective office or balloted measure on reliance of such promise or guarantee in making an 167 expenditure as defined in this section; however, the term 168 169 "contribution" does not include the value of services provided 170 without compensation by any individual who volunteers on behalf of a candidate or political committee; or the cost of any food or 171 172 beverage for use in any candidate's campaign or for use by or on behalf of any political committee of a political party; and 173 174 (ii) A contribution to a political party includes 175 any gift, subscription, loan, advance or deposit of money or anything of value made by any person, political committee, or 176

177 other organization to a political party and to any committee, 178 subcommittee, campaign committee, political committee and other 179 groups of persons and affiliated organizations of the political 180 party; however, a contribution to a political party <u>does</u> not H. B. No. 519 *HR40/R920CS*

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include the value of services provided without compensation by any 181 182 individual who volunteers on behalf of a political party or a candidate of a political party. 183 184 (f) (i) "Expenditure" <u>includes:</u> 185 1. Any purchase, payment, distribution, loan, 186 advance, deposit, gift of money or anything of value, made by any person or political committee for the purpose of influencing any 187 balloted measure or election for elective office; 188 189 2. A written contract, promise, or agreement 190 to make an expenditure; and 191 (ii) "Expenditure" does not include: 192 1. Any news story, commentary or editorial 193 distributed through the facilities of any broadcasting station, newspaper, magazine, or other periodical publication, unless such 194 facilities are owned or controlled by any political party, 195 political committee, or candidate; or 196 Nonpartisan activity designed to encourage 197 2. 198 individuals to vote or to register to vote and does not refer to a clearly identified candidate for state or local office; 199 200 (iii) "Expenditure by a political party" includes: 201 1. Any purchase, payment, distribution, loan, 202 advance, deposit, gift of money or anything of value, made by any 203 political party and by any contractor, subcontractor, agent, and consultant to the political party; and 204 205 2. A written contract, promise, or agreement 206 to make such an expenditure. 207 (a) The term "identification" means: 208 In the case of any individual, the name, the (i) mailing address, and the occupation of such individual, as well as 209 210 the name of his or her employer; and (ii) In the case of any other person, the full 211 212 name and address of such person.

H. B. No. 519 *HR40/R920CS* 06/HR40/R920CS PAGE 6 (GT\BD) 213 (h) * * * "Political party" means an association, 214 committee or organization which nominates a candidate for election 215 to any elective office whose name appears on the election ballot 216 as the candidate of such association, committee or organization. 217 (i) * * * "Person" shall mean any individual, family, 218 firm, committee, corporation, partnership, association, political 219 committee or other legal entity. 220 (j) * * * "Independent expenditure" means an 221 expenditure by a person expressly advocating the election or defeat of a clearly identified candidate * * * and which is not 222 223 made in concert with or at the request or suggestion of any candidate, any authorized committee of the candidate or the agent 224 225 of the candidate or committee or a political party committee or 226 its agents. 227 (k) * * * "Clearly identified" means that: 228 (i) The name of the candidate involved appears; or 229 (ii) A photograph or drawing of the candidate 230 appears; or 231 (iii) The identity of the candidate is apparent by 232 unambiguous reference. 233 (m) (i) "Electioneering communication" means any 234 broadcast, cable or satellite communication which refers to a 235 clearly identified candidate for state or local office and is 236 made: 237 1. Within sixty (60) days before a general, special or runoff election for the office sought by the candidate; 238 239 or 240 2. Thirty (30) days before a primary election for the office sought by the candidate; and is targeted at the 241 242 relevant electorate. 243 (ii) The term "electioneering communication" does 244 not include:

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| 245 | 1. A communication appearing in a news story, |
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| 246 | commentary or editorial distributed through the facilities of any |
| 247 | broadcasting station, unless such facilities are owned or |
| 248 | controlled by any political committee or candidate; |
| 249 | 2. A communication which constitutes an |
| 250 | independent expenditure; |
| 251 | 3. A communication which constitutes a |
| 252 | candidate debate or forum or which solely promotes the candidate |
| 253 | debate or forum and is made by or on behalf of the person |
| 254 | sponsoring the debate; or |
| 255 | 4. Nonpartisan activity designed to encourage |
| 256 | individuals to vote or register to vote and does not refer to a |
| 257 | clearly identified candidate for state or local office. |
| 258 | (iii) An electioneering communication is targeted |
| 259 | at the relevant electorate if the communication: |
| 260 | 1. Refers to a clearly identified candidate; |
| 261 | and |
| 262 | 2. Can be received by five thousand (5,000) |
| 263 | or more persons in the jurisdiction in which the candidate seeks |
| 264 | to represent. |
| 265 | (n) "Disclosure date" means: |
| 266 | (i) The first date during any calendar year by |
| 267 | which a person has made disbursement for the direct costs of |
| 268 | producing or airing electioneering communications aggregating in |
| 269 | excess of One Thousand Dollars (\$1,000.00); and |
| 270 | (ii) Any subsequent date during the calendar year |
| 271 | by which a person has made disbursement for the direct costs of |
| 272 | producing or airing electioneering communications aggregating in |
| 273 | excess of Five Hundred Dollars (\$500.00) since the most recent |
| 274 | disclosure date for such calendar year. |
| 275 | SECTION 4. Section 23-15-805, Mississippi Code of 1972, is |
| 276 | amended as follows: |

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23-15-805. (1) Candidates for state, state district, and 277 278 legislative district offices, and every political committee, which 279 makes reportable contributions to or expenditures in support of or 280 in opposition to a candidate for any such office or makes 281 reportable contributions to or expenditures in support of or in 282 opposition to a statewide ballot measure, shall file all reports 283 required under this article with the Office of the Secretary of 284 State.

(2) (a) From and after January 1, 2007, all candidates,
 their authorized committees or agents and other political
 committees that receive contributions or make expenditures in
 excess of Seventy-five Thousand Dollars (\$75,000.00) in any
 calendar year shall file the reports required under this article
 by electronic format.

291 (b) When aggregate contributions or aggregate 292 disbursements for a calendar year reach in excess of Seventy-five Thousand Dollars (\$75,000.00), the candidate, his or her 293 294 authorized committee or agent, or political committee must 295 resubmit each previously submitted report for the same calendar 296 year that was not filed electronically by way of electronic format 297 within thirty (30) days of exceeding the threshold of Seventy-five 298 Thousand Dollars (\$75,000.00). 299 (c) The Office of the Secretary of State shall adopt rules and regulations designating the format and software to be 300 301 used in filing reports by electronic format under this subsection. All candidates and committees required to file reports by 302 303 electronic format under this subsection shall follow the format 304 and use the software prescribed by the Office of the Secretary of 305 State. 306 (3) Candidates for county or county district office, and 307 every political committee which makes reportable contributions to 308 or expenditures in support of or in opposition to a candidate for 309 such office or makes reportable contributions to or expenditures *HR40/R920CS* H. B. No. 519

06/HR40/R920CS PAGE 9 (GT\BD) in support of or in opposition to a countywide ballot measure or a ballot measure affecting part of a county, excepting a municipal ballot measure, shall file all reports required by this section in the office of the circuit clerk of the county in which the election occurs. The circuit clerk shall forward copies of all reports to the Office of the Secretary of State.

(4) Candidates for municipal office, and every political 316 317 committee which makes reportable contributions to or expenditures in support of or in opposition to a candidate for such office, or 318 319 makes reportable contributions to or expenditures in support of or 320 in opposition to a municipal ballot measure shall file all reports required by this article in the office of the municipal clerk of 321 322 the municipality in which the election occurs. The municipal clerk shall forward copies of all reports to the Office of the 323 324 Secretary of State.

325 <u>(5) (a)</u> The Secretary of State, the circuit clerks and the 326 municipal clerks shall make all reports received under this 327 subsection available for public inspection and copying and shall 328 preserve such reports for a period of five (5) years.

329 (b) No information copied from reports required to be 330 filed under this article shall be sold or used by any person for 331 the purpose of soliciting contributions or for commercial purposes other than using the name and address of any political committee 332 to solicit contributions from the political committee. A 333 334 political committee may submit five (5) pseudonyms on each report filed in order to protect against the illegal use of names and 335 336 addresses of contributors provided the committee attaches a list 337 of the pseudonyms to the appropriate report. The Secretary of State shall exclude those lists from the public record. 338 * * * 339

340 SECTION 5. Section 23-15-807, Mississippi Code of 1972, is 341 amended as follows:

H. B. No. 519 *HR40/R920CS* 06/HR40/R920CS PAGE 10 (GT\BD) 342 23-15-807. (1) Each candidate or political committee shall 343 file reports of contributions and disbursements in accordance with the provisions of this section. All candidates or political 344 345 committees required to report may terminate its obligation to 346 report only upon submitting a final report that it will no longer 347 receive any contributions or make any disbursement and that such 348 candidate or committee has no outstanding debts or obligations. 349 The candidate, treasurer or chief executive officer shall sign 350 each such report.

(2) Candidates who are seeking election, or nomination for 351 352 election, and political committees that receive contributions or make expenditures in excess of Two Hundred Dollars (\$200.00) in 353 354 the aggregate in any calendar year for the purpose of influencing 355 or attempting to influence the action of voters for or against the nomination for election, or election, of one or more candidates or 356 357 balloted measures at such election or conducting any activities 358 specified in this chapter, shall file the following reports:

359 In any calendar year during which there is a (a) 360 regularly scheduled election, a preelection report, which shall be 361 filed no later than the seventh day before any election in which 362 such candidate or political committee has accepted contributions or made expenditures and which shall include all campaign finance 363 364 activity for the period beginning after the last appropriately filed annual, periodic or preelection report and extending through 365 366 the tenth day before such election;

367 (b) In 1987 and every fourth year thereafter, periodic
368 reports, which shall be filed no later than the tenth day after
369 April 30, May 31, June 30, September 30 and December 31, and which
370 shall <u>include all campaign finance activity for the period</u>
371 <u>beginning after the last appropriately filed annual, periodic or</u>
372 <u>preelection report and extending through</u> the last day of each
373 period; and

H. B. No. 519 *HR40/R920CS* 06/HR40/R920CS PAGE 11 (GT\BD) 374 (c) In any calendar years except 1987 and except every 375 fourth year thereafter, a report covering the calendar year which 376 shall be filed no later than January 31 of the following calendar 377 year.

(3) All candidates for judicial office as defined in Section 378 379 23-15-975, and political committees that receive contributions or 380 make expenditures in excess of Two Hundred Dollars (\$200.00) in 381 the aggregate in any calendar year for the purpose of influencing 382 or attempting to influence the action of voters for or against the nomination for election, or election, of one or more candidates or 383 384 balloted measures of such election or conducting any activities specified in this chapter, shall file in the year in which they 385 386 are to be elected, periodic reports which shall be filed no later 387 than the tenth day after April 30, May 31, June 30, September 30 388 and December 31. These reports shall include all campaign finance 389 activity for the period beginning after the last appropriately filed annual, periodic or preelection report and extending through 390 the last day of each period. 391

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(4) Each report under this article shall disclose:

393 (a) For the reporting period and the calendar year, the 394 total amount of all contributions and the total amount of all 395 expenditures of the candidate or reporting committee which shall 396 include those required to be identified pursuant to paragraph (b) of this subsection (4) as well as the total of all other 397 398 contributions and expenditures during the calendar year. Such reports shall be cumulative during the calendar year to which they 399 400 relate;

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(b) The identification of:

402 <u>(i)</u> Each person or political committee who makes a 403 contribution to the reporting candidate or political committee 404 during the reporting period, whose contribution or contributions 405 within the calendar year have an aggregate amount or value in

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408 (ii) Each person or organization, candidate or 409 political committee who receives an expenditure, payment or other 410 transfer from the reporting candidate, political committee or its 411 agent, employee, designee, contractor, consultant or other person 412 or persons acting in its behalf during the reporting period when 413 the expenditure, payment or other transfer to such person, 414 organization, candidate or political committee within the calendar year have an aggregate value or amount in excess of Two Hundred 415 416 Dollars (\$200.00) together with the date and amount of such 417 expenditure;

418 (c) The total amount of cash on hand of each reporting 419 candidate and reporting political committee;

420 (d) In addition to the contents of reports specified in 421 paragraphs (a), (b) and (c) of this subsection (4), each political 422 party shall disclose:

423 (i) Each person or political committee who makes a 424 contribution to a political party during the reporting period and 425 whose contribution or contributions to a political party within 426 the calendar year have an aggregate amount or value in excess of 427 Two Hundred Dollars (\$200.00), together with the date and amount 428 of the contribution;

429 (ii) Each person or organization who receives an 430 expenditure by a political party or expenditures by a political 431 party during the reporting period when the expenditure or 432 expenditures to the person or organization within the calendar 433 year have an aggregate value or amount in excess of Two Hundred 434 Dollars (\$200.00), together with the date and amount of the 435 expenditure.

436 (e) In addition to the contents of the reports
437 specified in paragraphs (a), (b), (c) and (d) of this subsection
438 (4), each political committee required to be registered with the H. B. No. 519 *HR40/R920CS* 439 Secretary of State that expends funds in excess of Ten Thousand Dollars (\$10,000.00) in conducting any activities specified in 440 441 this chapter, shall disclose: 442 (i) For each political committee, whether or not 443 it is required to be registered in Mississippi, that makes a 444 contribution, which is required to be disclosed pursuant to 445 subsection (4) of this section, the name and address of each 446 contributor to such political committee that contributed in excess of Two Hundred Dollars (\$200.00) in the aggregate, in the calendar 447 year, to the reporting political committee; and 448 449 (ii) If a contributor required to be disclosed in (4)(e)(i) of this section is a political committee, whether or not 450 451 it is required to be registered in Mississippi, the name and 452 address of all contributors to such political committee that contributed in excess of Two Hundred Dollars (\$200.00) in the 453 454 aggregate, in the calendar year to the political committee as a 455 contributor to the reporting committee. 456 The requirement of subparagraphs (i) and (ii) of this 457 subsection shall apply to all political committees who are 458 contributors to political committees required to be disclosed pursuant to (4)(e) of this section. In addition, no political 459 460 committee shall accept any contribution from a political committee 461 whether or not it is required to be registered in Mississippi, for the purpose of making contributions, expenditures, independent 462 463 expenditures or electioneering communication disbursements unless 464 it can obtain the information required to be disclosed by this 465 section. 466 (iii) The provisions of this subparagraph (e) 467 shall not apply to contributions from a political committee made 468 to or received from a political committee of a political party registered with the Secretary of State and political committees 469 authorized to accept contributions on a candidate's behalf. 470

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(5) The appropriate office specified in Section 23-15-805 471 must be in actual receipt of the reports specified in this article 472 by 5:00 p.m. on the dates specified in subsection (2) of this 473 474 section. If the date specified in subsection (2) of this section 475 shall fall on a weekend or legal holiday then the report shall be due in the appropriate office at 5:00 p.m. on the first working 476 477 day before the date specified in subsection (2) of this section. 478 The reporting candidate or reporting political committee shall ensure that the reports are delivered to the appropriate office by 479 the filing deadline. The Secretary of State may approve specific 480 481 means of electronic transmission of completed campaign finance 482 disclosure reports, which may include, but not be limited to, 483 transmission by electronic facsimile (FAX) devices.

484 (6) (a) If any contribution or expenditure of more than Two Hundred Dollars (\$200.00) is received or made by a candidate or 485 candidate's political committee after the tenth day, but more than 486 forty-eight (48) hours before 12:01 a.m. of the day of the 487 488 election, the candidate or political committee shall notify by 489 filing a report with the appropriate office designated in Section 490 23-15-805, within forty-eight (48) hours of the expenditure or 491 receipt of the contribution in excess of Two Hundred Dollars 492 (\$200.00). Multiple contributions may be included in a single 493 report if none of the reported contributions was received more than forty-eight (48) hours before the report is filed. 494 The 495 report shall include: 496 (i) The name of the receiving or expending candidate; 497

498 (ii) The name of the <u>expending or</u> receiving 499 candidate's political committee, if any; 500 (iii) The office sought by the candidate; 501 (iv) The identification of <u>each person who made a</u> 502 <u>contribution or of the entity receiving the expenditure required</u>

503 to be reported under this subsection;

H. B. No. 519 *HR40/R920CS* 06/HR40/R920CS PAGE 15 (GT\BD) 504 (v) The date of receipt of each contribution or the date of expenditure required to be reported under this 505 506 subsection; (vi) The amount of each contribution or 507 508 expenditure required to be reported under this subsection; 509 (vii) If a contribution is in-kind, a description of the in-kind contribution, or if the expenditure is a thing of 510 value, a description of the thing of value; * * * 511 512 (viii) The signature of the candidate or the treasurer or director of the candidate's political committee; 513 514 (ix) The total amount of all contributions 515 required to be reported under this subsection. 516 (b) The report required by this subsection shall be in 517 writing, and may be transmitted by overnight mail, courier service, or other reliable means, including electronic facsimile 518 (FAX), but the candidate or candidate's committee shall ensure 519 that the notification shall in fact be received in the appropriate 520 521 office designated in Section 23-15-805 within forty-eight (48) 522 hours of the contribution or expenditure. 523 (c) The filing of reports required by this subsection does not relieve the candidate of the responsibility of including 524 525 the contributions contained in the report in the next report 526 required to be filed under subsection (2) of this section. (7) (a) In addition to the information required to be 527 528 disclosed in subsection (4) of this section, candidates shall disclose: 529 (i) The identity of any individual or entity from 530 which the candidate receives a loan or other extension of credit 531 for use in his campaign or in furtherance of any campaign 532 533 activities; (ii) The identity of any individual or entity 534 which assumes, in whole or in part, such loan or other extension 535 536 of credit; *HR40/R920CS* H. B. No. 519 06/HR40/R920CS

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537 (iii) The identity of any individual or entity to 538 which such loan or other extension of credit has been assigned or otherwise transferred, in whole or in part, by contract, purchase, 539 540 operation of law or otherwise; 541 (iv) The identity of all creditors, cosigners, 542 guarantors, assignees or other parties to such loan, extension of credit, assumption, assignment or related transaction; 543 (v) How such loan or other extension of credit was 544 545 utilized; and 546 (vi) All details concerning repayment of the loan 547 or extension of credit, including, but not limited to, the time of the repayments, the method of repayments, the amount of repayments 548 549 and sources of repayments and the identity of the individuals 550 involved in the repayment. (b) Candidates shall also file certified copies of all 551 552 documents related to the loans, extensions of credit, assumptions, assignments or transactions required to be reported or identified 553 554 by this subsection. 555 SECTION 6. Section 23-15-809, Mississippi Code of 1972, is 556 amended as follows: 557 23-15-809. (1) Every person who makes or contracts to make 558 independent expenditures in an aggregate amount or value in excess 559 of Two Hundred Dollars (\$200.00) during a calendar year shall file a statement within forty-eight (48) hours of making or contracting 560 to make an independent expenditure. The statement shall be filed 561 with the appropriate offices as provided for in Section 23-15-805, 562 and such person shall be considered a political committee for the 563 purpose of determining place of filing. 564 (2) Statements required to be filed under this subsection by 565 566 a political committee shall include: 567 (a) The name and address of each person who receives 568 any disbursement during the reporting period in an aggregate

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amount or value in excess of Two Hundred Dollars (\$200.00) within 569 the calendar year; 570 (b) The date, amount and purpose of the expenditure; 571 572 (c) A statement indicating whether the independent 573 expenditure is in support of, or in opposition to, a candidate, 574 and the office sought by the candidate; and 575 (d) * * * A certification, under penalty of 576 prosecution, of whether * * * the independent expenditure is made 577 in cooperation, consultation or concert with, or at the request or suggestion of, any candidate or any authorized committee or agent 578 579 of such candidate. (3) Statements required to be filed under this subsection by 580 581 persons other than a political committee shall include: 582 (a) The name and address of each person who makes a contribution for the purpose of furthering an independent 583 584 expenditure to the person filing the statement during the 585 reporting period whose contribution during the calendar year has 586 an aggregate amount or value in excess of Two Hundred Dollars 587 (\$200.00) together with the date and amount of such contribution; 588 (b) The name and address of each person who receives 589 any disbursement during the reporting period in an aggregate amount or value in excess of Two Hundred Dollars (\$200.00) within 590 591 the calendar year; 592 (c) The date, amount and purpose of any independent 593 expenditure; 594 (d) A statement indicating whether the independent 595 expenditure is in support of, or in opposition to, a candidate, 596 and the office sought by the candidate; and 597 (e) A certification, under penalty of prosecution, of 598 whether the independent expenditure is made in cooperation, 599 consultation or concert with, or at the request or suggestion of, 600 any candidate or any authorized committee or agent of such 601 candidate. *HR40/R920CS* H. B. No. 519 06/HR40/R920CS

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602 SECTION 7. Section 23-15-811, Mississippi Code of 1972, is 603 amended as follows:

604 23-15-811. (1) Any candidate or any other person who 605 willfully * * * violates the provisions and prohibitions of this 606 article shall be guilty of a <u>felony</u> and upon conviction thereof 607 shall be punished by a fine in <u>an amount</u> not to exceed <u>Ten</u> 608 <u>Thousand Dollars (\$10,000.00)</u> or imprisoned for not longer than 609 one (1) year, or by both * * *.

610 (2) In addition to the penalties provided in <u>subsection (1)</u> 611 of this section, any candidate or political committee which is 612 required to file a statement or report which fails to file such 613 statement or report on the date in which it is due may be 614 compelled to file such statement or report by an action in the 615 nature of a mandamus.

616 <u>(3)</u> No candidate shall be certified as nominated for 617 election or as elected to office unless and until he files all 618 reports required by this article <u>that are</u> due as of the date of 619 certification.

620 (4) No candidate who is elected to office shall receive any 621 salary or other remuneration for the office unless and until he 622 files all reports required by this article <u>that are</u> due as of the 623 date such salary or remuneration is payable.

624 (5) In the event that a candidate fails to timely file any 625 report required pursuant to this article but subsequently files a 626 report or reports containing all of the information required to be 627 reported by him as of the date on which the sanctions of 628 <u>subsections (3) and (4)</u> of this section would be applied to him, 629 such candidate shall not be subject to the sanctions of 630 <u>subsections (3) and (4) of this section</u>.

631 (6) Prosecutions under this section may be commenced by a
 632 district attorney, county prosecuting attorney, or the Attorney
 633 General; however, the Attorney General shall prosecute violations,

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635 recommendation of the State Board of Election Commissioners.

636 **SECTION 8.** Section 23-15-813, Mississippi Code of 1972, is 637 amended as follows:

638 23-15-813. (1) In addition to any other penalty permitted 639 by law, the Secretary of State shall require any person who fails 640 to file a campaign finance disclosure report as required under Sections 23-15-801 through 23-15-813, or Sections 23-17-47 through 641 642 23-17-53, or who shall file a report which fails to substantially comply with the requirements of Sections 23-15-801 through 643 644 23-15-813, or Sections 23-17-47 through 23-17-53, to be assessed a 645 civil penalty as follows:

(a) Within five (5) calendar days after any deadline
for filing a report pursuant to Sections 23-15-801 through
23-15-813, or Sections 23-17-47 through 23-17-53, the Secretary of
State shall compile a list of those persons who have failed to
file a report. The Secretary of State shall provide each person,
who has failed to file a report, notice of the failure by
first-class mail.

(b) Beginning with the tenth calendar day after which 653 654 any report shall be due, the Secretary of State shall assess the 655 delinquent person a civil penalty of Fifty Dollars (\$50.00) for 656 each day or part of any day until a valid report is delivered to the Secretary of State, up to a maximum of ten (10) days. 657 658 However, in the discretion of the Secretary of State, the 659 assessing of the fine may be waived in whole or in part if the Secretary of State determines that unforeseeable mitigating 660 661 circumstances, such as the health of a candidate or other individual required to file a report, interfered with timely 662 663 filing of a report. Failure of a person to receive notice of 664 failure to file a report from the Secretary of State is not an 665 unforeseeable mitigating circumstance, and failure to receive the

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668 (c) Filing of the required report and payment of the 669 fine within ten (10) calendar days of notice by the Secretary of 670 State that a required statement has not been filed, constitutes 671 compliance with Sections 23-15-801 through 23-15-813, or Sections 672 23-17-47 through 23-17-53.

(d) Payment of the fine without filing the required
report does not in any way excuse or exempt any person required to
file from the filing requirements of Sections 23-15-801 through
23-15-813, and Sections 23-17-47 through 23-17-53.

677 If any person is assessed a civil penalty, and the (e) 678 penalty is not subsequently waived by the Secretary of State, the 679 person shall pay the fine to the Secretary of State within ninety 680 (90) days of the date of the assessment of the fine. If, after 681 one hundred twenty (120) days of the assessment of the fine the payment for the entire amount of the assessed fine has not been 682 683 received by the Secretary of State, the Secretary of State shall 684 notify the Attorney General of the delinquency, and the Attorney 685 General shall file, where necessary, a suit to compel payment of 686 the civil penalty.

687 (2) (a) Upon the sworn application, made within sixty (60) 688 calendar days of the date upon which the required report is due, of a person identified in subsection (1) of this section against 689 690 whom a civil penalty has been assessed pursuant to subsection (1) of this section, the Secretary of State shall forward the 691 application to the State Board of Election Commissioners. 692 The 693 State Board of Election Commissioners shall appoint one or more 694 hearing officers who shall be former chancellors, circuit court 695 judges, judges of the Court of Appeals or justices of the Supreme Court, and who shall conduct hearings held pursuant to this 696 697 article. The hearing officer shall fix a time and place for a 698 hearing and shall cause a written notice specifying the civil *HR40/R920CS*

H. B. No. 519 06/HR40/R920CS PAGE 21 (GT\BD) 699 penalties that have been assessed against the <u>person</u> and notice of 700 the time and place of the hearing to be served upon the <u>person</u> at 701 least twenty (20) calendar days before the hearing date. The 702 notice may be served by mailing a copy thereof by certified mail, 703 postage prepaid, to the last known business address of the <u>person</u>.

(b) The hearing officer may issue subpoenas for the attendance of witnesses and the production of books and papers at the hearing. Process issued by the hearing officer shall extend to all parts of the state and shall be served by any person designated by the hearing officer for the service.

709 <u>(c)</u> The <u>person</u> has the right to appear either 710 personally, by counsel or both, to produce witnesses or evidence 711 in his behalf, to cross-examine witnesses and to have subpoenas 712 issued by the hearing officer.

(d) At the hearing, the hearing officer shall 713 714 administer oaths as may be necessary for the proper conduct of the hearing. All hearings shall be conducted by the hearing officer, 715 716 who shall not be bound by strict rules of procedure or by the laws 717 of evidence in the conduct of the proceedings, but the 718 determination shall be based upon sufficient evidence to sustain 719 The scope of review at the hearing shall be limited to making it. 720 a determination of whether failure to file a required report was 721 due to an unforeseeable mitigating circumstance.

722 (e) Where, in any proceeding before the hearing 723 officer, any witness fails or refuses to attend upon a subpoena issued by the commission, refuses to testify, or refuses to 724 725 produce any books and papers the production of which is called for by a subpoena, the attendance of the witness, the giving of his 726 testimony or the production of the books and papers shall be 727 728 enforced by any court of competent jurisdiction of this state in the manner provided for the enforcement of attendance and 729 730 testimony of witnesses in civil cases in the courts of this state.

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731 (f) Within fifteen (15) calendar days after conclusion 732 of the hearing, the hearing officer shall reduce his or her 733 decision to writing and forward an attested true copy of the 734 decision to the last known business address of the <u>person</u> by way 735 of United States first-class, certified mail, postage prepaid.

736 (3) (a) The right to appeal from the decision of the hearing officer in an administrative hearing concerning the 737 738 assessment of civil penalties authorized pursuant to this section 739 is granted. The appeal shall be to the Circuit Court of Hinds County and shall include a verbatim transcript of the testimony at 740 741 the hearing. The appeal shall be taken within thirty (30) 742 calendar days after notice of the decision of the commission 743 following an administrative hearing. The appeal shall be 744 perfected upon filing notice of the appeal and by the prepayment 745 of all costs, including the cost of the preparation of the record 746 of the proceedings by the hearing officer, and the filing of a 747 bond in the sum of Two Hundred Dollars (\$200.00), conditioned that 748 if the decision of the hearing officer be affirmed by the court, 749 the person will pay the costs of the appeal and the action in 750 court. If the decision is reversed by the court, the Secretary of 751 State will pay the costs of the appeal and the action in court.

752 If there is an appeal, the appeal shall act as a (b) 753 supersedeas. The court shall dispose of the appeal and enter its 754 decision promptly. The hearing on the appeal may be tried in 755 vacation, in the court's discretion. The scope of review of the 756 court shall be limited to a review of the record made before the hearing officer to determine if the action of the hearing officer 757 758 is unlawful for the reason that it was (i) not supported by 759 substantial evidence, (ii) arbitrary or capricious, (iii) beyond 760 the power of the hearing officer to make, or (iv) in violation of 761 some statutory or constitutional right of the appellant. The 762 decision of the court may be appealed to the Supreme Court in the 763 manner provided by law.

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(4) If, after forty-five (45) calendar days of the date of 764 765 the administrative hearing procedure set forth in subsection (2) 766 of this section, the person identified in subsection (1) of this 767 section fails to pay the monetary civil penalty imposed by the 768 hearing officer, the Secretary of State shall notify the Attorney 769 General of the delinquency. The Attorney General shall 770 investigate the offense in accordance with the provisions of this 771 chapter, and where necessary, file suit to compel payment of the 772 unpaid civil penalty.

(5) If, after twenty (20) calendar days of the date upon which a campaign finance disclosure report is due, a <u>person</u> identified in <u>subsection (1)</u> of this section shall not have filed a valid report with the Secretary of State, the Secretary of State shall notify the Attorney General of those <u>persons</u> who have not filed a valid report, and the Attorney General shall thereupon prosecute the delinquent candidates and political committees.

780 SECTION 9. Section 97-13-15, Mississippi Code of 1972, is 781 amended as follows:

97-13-15. (1) It shall be unlawful for any corporation, 782 783 trust, incorporated company or incorporated association, limited 784 partnership, limited liability partnership or manager-managed 785 limited liability company, by whatever name it may be known, 786 incorporated or organized under the laws of this state, or doing 787 or conducting business in this state, or for any servant, agent, 788 employee or officer thereof, to give, donate, appropriate or 789 furnish directly or indirectly, any money, security, funds or 790 property of such a corporation, trust, incorporated company, 791 incorporated association, limited partnership, limited liability 792 partnership or manager-managed limited liability company, in 793 excess of Two Thousand Dollars (\$2,000.00) per calendar year for 794 the purpose of aiding any political party, candidate for any 795 public office, or * * * candidate for * * * nomination for any

H. B. No. 519 *HR40/R920CS* 06/HR40/R920CS PAGE 24 (GT\BD) 796 public office or any representative or committee of such political 797 party for candidate.

(2) It shall be unlawful for any corporation, trust, 798 799 incorporated company, incorporated association, limited 800 partnership, limited liability partnership or manager-managed 801 limited liability company, by whatever name it may be known, 802 incorporated or organized under the laws of this state, or doing 803 or conducting business in this state, or for any servant, agent, 804 employee or officer thereof, to give, donate, appropriate or furnish directly or indirectly, any money, security, funds or 805 806 property of such a corporation, trust, incorporated company, 807 incorporated association, limited partnership, limited liability 808 partnership or manager-managed limited liability company, in 809 excess of Five Thousand Dollars (\$5,000.00) per calendar year for the purpose of aiding any political committee which is registered 810 or required to be registered in this state. 811

(3) It shall be unlawful for any political committee or 812 political action committee registered or required to be registered 813 in this state, or which is registered or required to be registered 814 815 with another state or with the Federal Election Commission, to give, donate, appropriate or furnish directly or indirectly any 816 817 money, security, funds or property of such political committee or political action committee in excess of Five Thousand Dollars 818 (\$5,000.00) per calendar year to any other political committee 819 820 which is registered or required to be registered in this state. SECTION 10. Section 23-15-817, Mississippi Code of 1972, is 821 822 amended as follows:

23-15-817. The Secretary of State shall compile a list of all candidates for the Legislature or any statewide office who fail to file a campaign disclosure report by the dates specified in Section 23-15-807(2); the list shall be disseminated to the members of the Mississippi Press Association within two (2)

H. B. No. 519 *HR40/R920CS* 06/HR40/R920CS PAGE 25 (GT\BD) 828 working days after such reports are due and made available to the 829 public.

830 **SECTION 11.** Section 97-13-17, Mississippi Code of 1972, is 831 amended as follows:

832 97-13-17. (a) Any corporation, trust, incorporated company 833 or incorporated association, limited partnership, limited liability partnership or manager-managed limited liability 834 company, political committee or political action committee or 835 836 agent, officer or employee violating any of the provisions of Section 97-13-15 shall, upon conviction, be fined not less than 837 838 One Thousand Dollars (\$1,000.00) nor more than Five Thousand Dollars (\$5,000.00), except that where the amount or value of 839 840 money, security, funds or property unlawfully given, donated, 841 appropriated or furnished, directly or indirectly, shall exceed Five Thousand Dollars (\$5,000.00), the corporation, trust, 842 843 incorporated company or incorporated association, limited 844 partnership, limited liability partnership or manager-managed 845 limited liability company, political committee or political action 846 committee or agent, officer or employee violating any of the 847 provisions of Section 97-13-15 shall, upon conviction, be fined not less than Five Thousand Dollars (\$5,000.00) nor more than 848 849 three (3) times the amount or value of money, security, funds or 850 property unlawfully given, donated, appropriated or furnished, 851 directly or indirectly. 852 (b) Any agent, officer or employee of a corporation, trust, incorporated company or incorporated association, limited 853 854 partnership, limited liability partnership or manager-managed 855 limited liability company, political committee or political action committee, or any other person violating any of the provisions of 856 857 Section 97-13-15 shall, upon conviction, be guilty of a felony and 858 fined not less than One Thousand Dollars (\$1,000.00) nor more than 859 Five Thousand Dollars (\$5,000.00), or imprisoned for not longer 860 than one (1) year, or both. *HR40/R920CS* H. B. No. 519

861 **SECTION 12.** The Secretary of State shall promulgate rules 862 and regulations in accordance with state law necessary to 863 effectuate the provisions of this act.

864 **SECTION 13.** Section 23-15-1023, Mississippi Code of 1972, 865 which provides that judicial candidates shall disclose information 866 about certain loans, is repealed.

SECTION 14. The provisions of Sections 23-15-801 through 23-15-817 are severable, and, if any of its provisions shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not affect, impair or abrogate any of the remaining provisions, but the remaining provisions thereof shall be and remain in full force and effect without regard to that phrase, clause or portion invalidated.

SECTION 15. The Attorney General of the State of Mississippi shall submit this act, immediately upon approval by the Governor, or upon approval by the Legislature subsequent to a veto, to the Attorney General of the United States or to the United States District Court for the District of Columbia in accordance with the provisions of the Voting Rights Act of 1965, as amended and extended.

881 **SECTION 16.** This act shall take effect and be in force from 882 and after the date it is effectuated under Section 5 of the Voting 883 Rights Act of 1965, as amended and extended.