6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

- 1 AN ACT in relation to ethics.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 1. Purpose.
 - (a) The General Assembly finds and declares that:
 - (1) Public Act 90-737, effective January 1, 1999, contained provisions creating the State Gift Ban Act and amending the Open Meetings Act, the Freedom of Information Act, the Illinois Governmental Ethics Act, the Election Code, and the Lobbyist Registration Act.
 - (2) On March 30, 1999, the Illinois Circuit Court of the 7th Judicial Circuit, in Illinois State Bar Association v. Ryan, Case No. 99-MR-363, ruled that the provisions of Public Act 90-737 creating the State Gift Ban Act (i) are unconstitutional to the extent the legislature attempted to prohibit activities already in force as to judges and (ii) are unconstitutional to the extent that bodies other than the Judicial Inquiry Board and the Courts Commission may discipline judges. On September 8, 2000, the Illinois Circuit Court of the 12th Judicial Circuit, in Flynn v. Ryan, Docket No. 99 CH 340, ruled that Public Act 90-737 (i) is unconstitutionally vague; (ii) violates the separation of powers clause (Article 2, Section 1) of the Illinois Constitution; (iii) violates the provisions of Article 4, Section 14 of the Illinois Constitution, which provides the sole means for removing officials from office; (iv) violates Article 4, Section 2(c) of the Illinois Constitution, which sets eligibility requirements to hold office; and (v) is unconstitutional in its entirety.
- 31 (3) The provisions of Public Act 90-737 are of 32 vital concern to the people of this State, and

- legislative action concerning Public Act 90-737 is
- 2 necessary.
- 3 (b) It is the purpose of this Act to re-enact the
- 4 provisions of Public Act 90-737, including subsequent
- 5 amendments. This Act is intended to remove any question as
- 6 to the validity or content of those provisions.
- 7 (c) This Act is not intended to supersede any other
- 8 Public Act that amends the text of the Sections as set forth
- 9 in this Act. The material is shown as existing text (i.e.,
- 10 without striking or underscoring), except (i) for technical
- 11 changes having a revisory function and (ii) as provided in
- 12 subsection (d) of this Section.
- 13 (d) In addition to re-enacting the provisions of Public
- 14 Act 90-737, this Act amends Sections 5, 10, 15, 20, 30, 35,
- 15 45, 55, 60, 80, 83, and 85 of the State Gift Ban Act; Section
- 16 1.02 of the Open Meetings Act; Sections 9-3, 9-8.10, 9-8.15,
- 17 9-9.5, 9-10, 9-23, and 9-27.5 of the Election Code; and
- 18 Section 50-30 of the Illinois Procurement Code and adds
- 19 Sections 9-8.5, 9-8.7, and 9-25.2 to the Election Code and
- 20 Section 33-3.1 to the Criminal Code of 1961. The amendments
- 21 are shown by underscoring and striking text.
- 22 Section 5. The State Gift Ban Act is amended by
- 23 re-enacting Sections 1, 25, 40, 50, 65, 70, and 75 and by
- 24 re-enacting and changing Sections 5, 10, 15, 20, 30, 35, 45,
- 25 55, 60, 80, 83, 85, and 95 as follows:
- 26 (5 ILCS 425/1)
- Sec. 1. Short title. This Act may be cited as the State
- 28 Gift Ban Act.
- 29 (Source: P.A. 90-737, eff. 1-1-99.)
- 30 (5 ILCS 425/5)
- 31 Sec. 5. Definitions. As used in this Act:

- 1 "Commission" means an ethics commission created by this
- 2 Act.
- 3 "Employee" means all full-time, part-time, and
- 4 contractual employees of the executive and legislative
- 5 <u>branches</u> of <u>State government</u>, --- appointed -- and -- elected
- 6 officials,-and-directors-of-a-governmental-entity.
- 7 "Gift" means any gratuity, discount, entertainment,
- 8 hospitality, loan, forbearance, or other tangible or
- 9 intangible item having monetary value including, but not
- 10 limited to, cash, food and drink, and honoraria for speaking
- 11 engagements related to or attributable to government
- 12 employment or the official position of an employee, member,
- 13 <u>or</u> officer,-er-judge.
- "Governmental entity" means each office, board
- 15 commission, agency, department, authority, institution,
- 16 university, body politic and corporate, administrative unit,
- and corporate outgrowth of the executive and, legislative,
- 18 and-judicial branches of State government, whether created by
- 19 the Illinois Constitution, by or in accordance with statute,
- or by executive order of the Governor. "Governmental entity"
- 21 includes the Health Facilities Planning Board.
- 22 "Judge"-means-judges-and-associate-judges-of-the--Supreme
- 23 Court,-Appellate-Courts,-and-Circuit-Courts.
- "Member" means a member of the General Assembly.
- "Officer" means a State constitutional officer.
- 26 "Political organization" means a party, committee,
- 27 association, fund, or other organization (whether or not
- 28 incorporated) organized and operated primarily for the
- 29 purpose of directly or indirectly accepting contributions or
- 30 making expenditures, or both, for the function of influencing
- 31 or attempting to influence the selection, nomination,
- 32 election, or appointment of any individual to any federal,
- 33 state, or local public office or office in a political
- 34 organization, or the election of Presidential or

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

1 Vice-Presidential electors, whether or not the individual or

-4-

- 2 electors are selected, nominated, elected, or appointed. The
- 3 term includes the making of expenditures relating to an
- 4 office described in the preceding sentence that, if incurred
- 5 by the individual, would be allowable as a federal income tax
- 6 deduction for trade or business expenses.
- 7 "Prohibited source" means any person or entity who:
- 8 (1) is seeking official action (i) by the member
 9 or, officer,-er-judge or (ii) in the case of an employee,
 10 by the employee or by the member, officer, judge,
 11 governmental entity, or other employee directing the
 12 employee;
 - (2) does business or seeks to do business (i) with the member or, officer,--er-judge or (ii) in the case of an employee, with the employee or with the member, officer, judge, governmental entity, or other employee directing the employee;
 - (3) conducts activities regulated (i) by the member or, officer,-er-judge or (ii) in the case of an employee, by the employee or by the member, officer, judge, governmental entity, or other employee directing the employee;
 - (4) has interests that may be substantially affected by the performance or non-performance of the official duties of the member, officer, or employee, --er judge; or
 - (5) is registered or required to be registered with the Secretary of State under the Lobbyist Registration Act.
- 30 "Ultimate jurisdictional authority" means the following:
- 31 (1) For members, partisan staff, and their 32 secretaries, the appropriate legislative leader: 33 President of the Senate, Minority Leader of the Senate, 34 Speaker of the House of Representatives, or Minority

- 1 Leader of the House of Representatives.
- 2 (2) For State employees who are professional staff
- or employees of the Senate and not covered under item
- 4 (1), the Senate Operations Commission.
- 5 (3) For State employees who are professional staff
- or employees of the House of Representatives and not
- 7 covered under item (1), the Speaker of the House of
- 8 Representatives.
- 9 (4) For State employees who are employees of the
- 10 legislative support services agencies, the Joint
- 11 Committee on Legislative Support Services.
- 12 (5) (Blank). For-judges,-the-Chief-Justice-of-the
- 13 Supreme-Court.
- 14 (6) (Blank). For-State-employees-of--the--judicial
- branch,-the-Administrative-Office-of-the-Illinois-Courts.
- 16 (7) For State employees of an executive branch
- 17 constitutional officer, the appropriate executive branch
- 18 constitutional officer.
- 19 (8) For State employees not under the jurisdiction
- of paragraph (1), (2), (3), (4), $(5)_{7}$ - $(6)_{7}$ or (7), the
- 21 Governor.
- 22 (9) For officers, the General Assembly.
- 23 (Source: P.A. 90-737, eff. 1-1-99; 91-782, eff. 6-9-00.)
- 24 (5 ILCS 425/10)
- 25 Sec. 10. Gift ban. Except as otherwise provided in this
- 26 Act, no member, officer, or employee, --er--judge shall
- 27 <u>knowingly</u> solicit or accept any gift of more than \$100 per
- 28 <u>year</u> from any prohibited source or in violation of any
- 29 federal or State statute, rule, or regulation. This ban
- 30 applies to and includes spouses of and immediate family
- living with the member, officer, or employee, --er--judge. No
- 32 prohibited source shall offer or make a gift that violates
- 33 this Section.

- 1 (Source: P.A. 90-737, eff. 1-1-99.)
- 2 (5 ILCS 425/15)
- 3 Sec. 15. Exceptions. The restriction in Section 10 does
- 4 not apply to the following:
- 5 (1) Opportunities and benefits that are available to the
- 6 general public. Anything--for--which--the--member,--officer,
- 7 employee,-or-judge-pays-the-market-value-or-anything-not-used
- 8 and-promptly-disposed-of-as-provided-in-Section-25.
- 9 (2) A contribution, as defined in Article 9 of the
- 10 Election Code that is lawfully made under that Act or
- 11 attendance at a fundraising event sponsored by a political
- 12 organization.
- 13 (3) <u>Educational materials and missions.</u>
- 14 <u>(4) Travel expenses for a meeting to discuss State</u>
- 15 <u>business</u>.
- 16 (5) A gift from a relative, meaning those people related
- 17 to the individual as father, mother, son, daughter, brother,
- 18 sister, uncle, aunt, great aunt, great uncle, first cousin,
- 19 nephew, niece, husband, wife, grandfather, grandmother,
- 20 grandson, granddaughter, father-in-law, mother-in-law,
- 21 son-in-law, daughter-in-law, brother-in-law, sister-in-law,
- 22 stepfather, stepmother, stepson, stepdaughter, stepbrother,
- 23 stepsister, half brother, half sister, and including the
- 24 father, mother, grandfather, or grandmother of the
- individual's spouse and the individual's fiance or fiancee.
- 26 (6) (4) Anything provided by an individual on the basis
- of a personal friendship unless the member, officer, or
- 28 employee,--er-judge has reason to believe that, under the
- 29 circumstances, the gift was provided because of the official
- 30 position or employment of the member, officer, or employee,
- 31 or-judge and not because of the personal friendship.
- In determining whether a gift is provided on the basis of
- 33 personal friendship, the member, officer, or employee, -- er

4

5

6

7

8

9

1	judge	shall	consider	the	circumstances	under	which	the	gift
2	was of	fered,	such as:						

- (i) the history of the relationship between the individual giving the gift and the recipient of the gift, including any previous exchange of gifts between those individuals;
 - (ii) whether to the actual knowledge of the member, officer, or employee, -er-judge the individual who gave the gift personally paid for the gift or sought a tax deduction or business reimbursement for the gift; and
- 11 (iii) whether to the actual knowledge of the
 12 member, officer, or employee, -er-judge the individual who
 13 gave the gift also at the same time gave the same or
 14 similar gifts to other members, officers, or employees,
 15 er-judges.
- 16 (7) Food or refreshments not exceeding \$75 per person in 17 value; provided that the food or refreshments are (i) consumed on the premises from which they were purchased or 18 prepared or (ii) catered. For the purposes of this Section, 19 20 "catered" means food or refreshments that are purchased ready 21 to eat and delivered by any means. (5)--A-commercially 22 reasonable-loan-evidenced-in-writing-with-repayment-due-by--a 23 date--certain--made--in--the--ordinary-course-of-the-lender's 24 business.
- 25 (6)--A-contribution-or-other-payments-to-a-legal--defense 26 fund--established--for--the--benefit--of--a--member,-officer, 27 employee,-or-judge-that-is-otherwise-lawfully-made.
- 28 <u>(8)</u> (7) Intra-office and inter-office gifts. For the 29 purpose of this Act, "intra-office gifts" means:
- 30 (i) any gift given to a member or employee of the 31 legislative branch from another member or employee of the 32 legislative branch;
- 33 (ii) (Blank). any-gift-given-to-a-judge-or-employee 34 of-the-judicial-branch-from-another-judge-or-employee--of

the-judicial-branch;

- (iii) any gift given to an officer or employee of the executive branch from another officer or employee of the executive branch;
- (iv) (Blank). any-gift-given-to-an-officer-or employee-of-a-unit-of-local-government,-home-rule-unit, or-school-district,-from-another-employee-of-that-unit-of local-government,-home-rule-unit,-or-school-district;
- (v) any gift given to an officer or employee of any other governmental entity not included in item (i) or_7 $(iii)_7-or_-(iv)$, from another employee of that governmental entity; or
- (vi) any gift given to a member or employee of the legislative branch, a-judge-or-employee-of--the--judicial branch, an officer or employee of the executive branch, an-officer-or-employee-of-a--unit--of--local--government, home--rule--unit,--or--school--district, or an officer or employee of any other governmental entity not included in item (i) or,-(ii), (iii),--or--(iv) from a member or employee of the legislative branch, a judge or employee of the judicial branch, an officer or employee of the executive branch, an officer or employee of a unit of local government, home rule unit, or school district, or an officer or employee of any other governmental entity.
- (8)--Food,--refreshments,--lodging,--transportation,--and other-benefits:
 - (i)--resulting---from---the---outside---business--or
 employment-activities-(or-outside-activities-that-are-not
 connected-to-the-duties-of-the-member,-officer,-employee,
 or-judge,-as-an-office-holder-or-employee)-of-the-member,
 officer,-employee,-judge,-or-the-spouse--of--the-member,
 officer,-employee,-or-judge,--if-the-benefits-have-not
 been-offered-or-enhanced-because-of-the-official-position
 or-employment-of-the-member,-officer,-employee,-or--judge

and---are--customarily--provided--to--others--in--similar

```
2
          eireumstances;
 3
               (ii)--customarily-provided-by-a-prospective-employer
 4
          in-connection-with-bona-fide-employment-discussions;-or
 5
               (iii)--provided--by--a--political--organization---in
          connection-with-a-fundraising-or-campaign-event-sponsored
 6
 7
          by-that-organization.
 8
          (9)--Pension--and-other-benefits-resulting-from-continued
 9
      participation--in--an--employee--welfare--and--benefits--plan
10
      maintained-by-a-former-employer.
11
          (10)--Informational-materials-that-are-sent-to-the-office
12
      of-the-member,-officer,-employee,-or-judge--in--the--form--of
13
      books,---articles,---periodicals,--other--written--materials,
14
      audiotapes,-videotapes,-or-other-forms-of-communication.
15
          (11)--Awards-or-prizes-that-are-given-to--competitors--in
16
      eontests--or--events--open--to--the--public,-including-random
17
      drawings.
          (12)--Honorary--degrees--(and--associated--travel,--food,
18
19
      refreshments,-and-entertainment-provided-in-the--presentation
20
      of-degrees-and-awards).
21
          (13)--Training-(including-food-and-refreshments-furnished
22
      to--all--attendees--as--an--integral--part--of--the-training)
23
      provided-to-a-member,-officer,-employee,--or--judge,--if--the
24
      training-is-in-the-interest-of-the-governmental-entity.
25
          (14)--Educational---missions,---including--meetings--with
26
      government-officials-either-foreign-or-domestic,-intended--to
27
      educate--public--officials--on--matters--of-public-policy,-to
28
      which-the-member,-officer,-employee,-or-judge-may-be--invited
29
      to--participate--along--with--other--federal,-state,-or-local
30
      public-officials-and-community-leaders-
31
          (9) (15) Bequests, inheritances, and other transfers at
32
      death.
33
          (16)--Anything---that---is---paid---for--by--the--federal
34
      government,-the-State,-or-a-governmental-entity,--or-secured
```

```
1
      by--the--government-or-governmental-entity-under-a-government
 2
      contract.
 3
          (17)--A-gift-of-personal--hospitality--of--an--individual
 4
      other--than--a--registered--lobbyist--or--agent--of-a-foreign
 5
      principal,-including-hospitality-extended-for--a--nonbusiness
      purpose--by-an-individual,-not-a-corporation-or-organization,
 6
 7
      at--the--personal--residence--of--that--individual---or--the
 8
      individual's--family--or--on--property-or-facilities-owned-by
 9
      that-individual-or-the-individual's-family.
10
          (18)--Free--attendance--at--a--widely---attended---event
11
      permitted-under-Section-20.
12
          (19)--Opportunities-and-benefits-that-are:
13
               (i)--available---to---the---public--or--to--a--elass
          consisting--of--all--employees,--officers,--members,---or
14
15
          judges,--whether--or--not--restricted--on--the--basis--of
16
          geographic-consideration;
17
               (ii)--offered--to--members--of--a--group-or-class-in
          which-membership-is-unrelated-to-employment--or--official
18
19
          position;
20
               (iii)--offered-to-members-of-an-organization-such-as
21
          an--employee's--association--or--eredit--union,--in-which
22
          membership-is-related-to-employment-or-official--position
23
          and-similar-opportunities-are-available-to-large-segments
24
          of-the-public-through-organizations-of-similar-size;
25
               (iv)--offered--to--any--group--or--elass-that-is-not
26
          defined-in-a-manner-that-specifically-discriminates-among
27
          government-employees-on-the-basis-of-branch-of-government
28
          or-type-of-responsibility,-or--on--a--basis--that--favors
29
          those-of-higher-rank-or-rate-of-pay;
30
               (v)--in--the--form--of--loans--from--banks-and-other
31
          financial-institutions-on-terms--generally--available--to
          the-public;-or
32
33
               (vi)--in--the--form--of--reduced-membership-or-other
34
          fees-for-participation-in-organization-activities-offered
```

```
1
          to-all-government-employees-by-professional-organizations
 2
          if--the--only--restrictions--on--membership---relate---to
 3
          professional-qualifications.
 4
          (20)--A---plaque,---trophy,---or--other---item--that--is
 5
      substantially-commemorative-in-nature-and--that--is--extended
      for-presentation.
 6
 7
          (21)--Golf--or--tennis;--food--or-refreshments-of-nominal
 8
      value-and-catered-food-or-refreshments;--meals--or--beverages
      consumed-on-the-premises-from-which-they-were-purchased.
 9
10
          (22)--Donations-of-products-from-an-Illinois-company-that
11
      are--intended--primarily--for--promotional--purposes,-such-as
12
      display-or-free-distribution,-and-are-of-minimal-value-to-any
13
      individual-recipient.
14
          (23)--An-item-of-nominal-value-such-as-a--greeting--card,
15
      baseball-cap,-or-T-shirt-
16
      (Source: P.A. 90-737, eff. 1-1-99.)
17
          (5 ILCS 425/20)
          Sec. 20. Attendance at meetings events.
18
               A member, officer, or employee, -or-judge may accept
19
20
      travel expenses in connection with a meeting to discuss State
21
      business, as defined by rules adopted by the appropriate
      ethics commission. an--offer-of-free-attendance-at-a-widely
22
23
      attended--convention,--conference,--symposium,--forum,--panel
24
      discussion,-dinner,-viewing,--reception,--or--similar--event,
25
      provided-by-the-sponsor-of-the-event,-if:
26
               (1)--the---member,---officer,---employee,--or--judge
27
          participates-in--the--event--as--a--speaker--or--a--panel
28
          participant, --- by --- presenting --- information -- related -- to
29
          government,--or--by--performing--a--ceremonial---function
30
          appropriate--to--the--member's,-officer's,-employee's,-or
          judge's-official-position-or-employment;-or
31
32
               (2)--attendance-at-the-event-is-appropriate--to--the
33
          performance--of-civic-affairs-in-Illinois-or-the-official
```

```
duties-or-representative-function-of-the-member,-officer,
```

- 2 employee,-or-judge.
- 3 (b)--A-member,-officer,-employee,-or-judge-who-attends-an
- 4 event-described-in-subsection--(a)--may--accept--a--sponsor's
- 5 unsolicited--offer--of--free--attendance--at-the-event-for-an
- 6 accompanying-individual.
- 7 (e)--A-member,-officer,-employee,-or-judge,-or-the-spouse
- 8 or-dependent-thereof,--may--accept--a--sponsor's--unsolicited
- 9 offer--of--free--attendance--at--a-charity-event,-except-that
- 10 reimbursement-for--transportation--and--lodging--may--not--be
- 11 accepted-in-connection-with-the-event-
- 12 (d)--For---purposes--of--this--Section,--the--term--"free
- 13 attendance"-may-include-waiver-of-all-or-part-of-a-conference
- or--other--fee,--the--provision--of--transportation,--or--the
- provision---of---food,---refreshments,---entertainment,---and
- instructional-materials-furnished--to--all--attendees--as--an
- integral--part--of--the--event----The--term--does-not-include
- 18 entertainment-collateral-to-the-event,-nor--does--it--include
- 19 food-or-refreshments-taken-other-than-in-a-group-setting-with
- 20 all---or--substantially---all--other--attendees,--except--as
- 21 authorized-under-subsection-(21)-of-Section-15.
- 22 (Source: P.A. 90-737, eff. 1-1-99.)
- 23 (5 ILCS 425/25)
- Sec. 25. Disposition of gifts. The recipient of a gift
- 25 that is given in violation of this Act may, at his or her
- discretion, return the item to the donor or give the item or
- 27 an amount equal to its value to an appropriate charity.
- 28 (Source: P.A. 90-737, eff. 1-1-99.)
- 29 (5 ILCS 425/30)
- 30 Sec. 30. Reimbursement. (Blank).
- 31 (a)--A--reimbursement--(including--payment--in-kind)-to-a
- member,-officer,-employee,-or-judge--from--a--private--source

```
1
      other--than--a--registered--lobbyist--or--agent--of-a-foreign
 2
      principal-for-necessary-transportation,-lodging,-and--related
 3
      expenses--for--travel-to-a-meeting,-speaking-engagement,-fact
 4
      finding-trip,-or-similar-event-in-connection-with-the--duties
 5
      of--the--member,--officer,--employee,--or--judge-as-an-office
      holder-or-employee-shall-be-deemed-to-be-a--reimbursement--to
 6
 7
      the-governmental-entity-and-not-a-gift-prohibited-by-this-Act
 8
      if-the-member,-officer,-employee,-or-judge:
 9
               (1)--discloses--the--expenses--reimbursed--or--to-be
10
          reimbursed-and-the-authorization--to--the--Clerk--of--the
11
          House--of--Representatives,--the-Secretary-of-the-Senate,
12
          the--State--Comptroller,--fiscal--officer,---or---similar
13
          authority-as-appropriate,-within-30-days-after-the-travel
14
          is-completed;-and
15
               (2)--in--the--case--of-an-employee,-receives-advance
16
          authorization,-from-the-member,-officer,-judge,-or--other
17
          employee--under--whose--direct--supervision--the-employee
          works-to-accept-reimbursement.
18
          (b)--For--purposes--of--subsection---(a),---events,---the
19
20
      activities-of-which-are-substantially-recreational-in-nature,
21
      shall--not--be-considered-to-be-in-connection-with-the-duties
22
      of-a-member,-officer,-employee,-or-judge-as-an-office--holder
23
      or-employee.
24
          (c)--Each--advance--authorization-to-accept-reimbursement
25
      shall-be-signed-by--the--member,--officer,--judge,--or--other
      employee--under--whose--direct-supervision-the-employee-works
26
27
      and-shall-include:
28
               (1)--the-name-of-the-employee;
29
               (2)--the-name--of--the--person--who--will--make--the
          reimbursement;
30
31
               (3)--the-time,-place,-and-purpose-of-the-travel;-and
               (4)--a---determination---that---the---travel--is--in
32
          connection-with-the-duties-of-the-employee-as-an-employee
33
34
          and-would-not-create-the-appearance-that-the-employee--is
```

```
1
                     using-public-employment-for-private-gain.
  2
                      (d)--Each---disclosure---made--under--subsection--(a)--of
  3
             expenses-reimbursed-or-to-be-reimbursed-shall--be--signed--by
  4
             the--member,--officer,-or-judge-(in-the-case-of-travel-by-the
  5
             member,-officer,-or-judge)-or-by-the-member,-officer,--judge,
             or-other-employee-under-whose-direct-supervision-the-employee
  6
  7
             works--(in--the--ease--of--travel--by--an-employee)-and-shall
  8
             inelude:
  9
                                 (1)--a-good-faith-estimate-of--total--transportation
10
                     expenses-reimbursed-or-to-be-reimbursed;
11
                                 (2)--a-good-faith-estimate-of-total-lodging-expenses
12
                     reimbursed-or-to-be-reimbursed;
13
                                 (3)--a--good--faith--estimate-of-total-meal-expenses
                     \verb"reimbursed-or-to-be-reimbursed" \\ if the contract of the c
14
15
                                 (4)--a-good-faith-estimate-of--the--total--of--other
16
                      expenses-reimbursed-or-to-be-reimbursed;-and
17
                                 (5)--a--determination--that--all--those-expenses-are
                     necessary-transportation,-lodging,-and-related-expenses.
18
19
             (Source: P.A. 90-737, eff. 1-1-99.)
20
                      (5 ILCS 425/35)
21
                     Sec. 35. Ethics Officer. Each officer and the head of
             each governmental entity shall designate an Ethics Officer
22
             for the office or governmental entity. For the legislative
23
24
             branch, the President and Minority Leader of the Senate and
25
             the Speaker and
                                                        Minority Leader of the House
             Representatives shall each appoint an ethics officer for the
26
             legislative members of their political party. Ethics Officers
27
28
             shall:
29
                                 (1) review statements of economic interest and
30
                     disclosure forms of members, officers, judges, senior
                     employees, and contract monitors before they are filed
31
                     with the Secretary of State; and
32
33
                                 (2) provide guidance to members, officers, and
```

- 1 employees, -- and -- judges in the interpretation and
- 2 implementation of this Act.
- 3 (Source: P.A. 90-737, eff. 1-1-99.)
- 4 (5 ILCS 425/40)
- 5 Sec. 40. Further restrictions. A governmental entity
- 6 may adopt or maintain policies that are more restrictive than
- 7 those set forth in this Act and shall continue to follow any
- 8 existing policies, statutes, or regulations that are more
- 9 restrictive or are in addition to those set forth in this
- 10 Act.

- 11 (Source: P.A. 90-737, eff. 1-1-99.)
- 12 (5 ILCS 425/45)
- 13 Sec. 45. Ethics Commissions.
- 14 (a) Ethics Commissions are created for the branches of
- 15 government as provided in this Section. The initial
- 16 appointments to each commission shall be made within 60 days
- 17 after the effective date of this Act. The appointing
- 18 authorities shall appoint commissioners who have experience
- 19 holding governmental office or employment and shall appoint
- 21 appointing authority's branch of government. With respect to

commissioners from the general public or from within the

- 22 each of the ethics commissions designated in item items (1),
- $(2)_{7}-(3)_{7}-(4)_{7}-and-(5)$, no more than 4 of the 7 appointees
- 24 shall be of the same political party. The appointee shall
- 25 establish his or her political party affiliation by his or
- 26 her last record of voting in a party primary election.
- 27 (1) For the ethics commission of the <u>executive</u>
- 28 <u>branch</u> Governor there shall be 7 commissioners appointed
- 29 by the Governor <u>with the advice and consent of the</u>
- 30 <u>Senate</u>. This ethics commission shall have jurisdiction
- 31 over all of the executive branch of State government
- 32 except-the-officers-specified-in-items-(2),-(3),-(4),-and

9

10

11

12

13

14

15

16

17

18

19

20

21

- 1 (5)-and-their-employees.
- 2 (2) (Blank). For-the-ethics-commission-of-the

 3 Attorney-General-there-shall-be-7-commissioners-appointed
- 4 by-the-Attorney-General.
- 5 (3) (Blank). For-the-ethics-commission-of-the 6 Secretary--of-State-there-shall-be-7-commissioners 7 appointed-by-the-Secretary-of-State.
 - (4) (Blank). For-the-ethics-commission-of-the Comptroller-there-shall-be-7-commissioners-appointed-by the-Comptroller.
 - (5) (Blank). For-the-ethics-commission-of-the Treasurer-there-shall-be-7-commissioners-appointed-by-the Treasurer.
 - (6) For the ethics commission of the legislative branch there shall be 8 commissioners. The Speaker and the Minority Leader of the House of Representatives and the President and the Minority Leader of the Senate shall each appoint 2 commissioners.
 - (7)--For--the--ethics--commission--of--the--judicial branch-there-shall-be-6-commissioners---The-Chief-Justice of-the-Supreme-Court-shall-appoint-the-commissioners-with the-concurrence-of-3-other-Supreme-Court-Judges-
- 23 (b) At the first meeting of each commission, the initial
 24 appointees shall draw lots to divide into 2 groups.
 25 Commissioners of the first group shall serve 2-year terms,
 26 and commissioners of the second group shall serve one-year
 27 terms. Thereafter commissioners shall be appointed to 2-year
 28 terms. Commissioners may be reappointed to serve subsequent
 29 terms.
- 30 (c) The respective appointing authority or authorities 31 may remove a commissioner appointed by that authority or 32 those authorities in case of incompetency, neglect of duty, 33 or malfeasance in office after service on the commissioner by 34 certified mail, return receipt requested, of a copy of the

- 1 written charges against the commissioner and an opportunity
- 2 to be heard in person or by counsel upon not less than 10
- 3 days' notice. Vacancies shall be filled by the appropriate
- 4 appointing authority or authorities.
- 5 (d) <u>Each commission must meet, either in person or by</u>
- 6 <u>telephone</u>, at <u>least once per month</u>. Each--commission--shall
- 7 meet--as-often-as-necessary-to-perform-its-duties--Except-for
- 8 the-ethics-commission-for--the--legislative--branch, At the
- 9 first meeting of the executive branch each commission the
- 10 commissioners shall choose a chairperson from their number.
- 11 For the ethics commission for the legislative branch, the
- 12 President of the Senate and whichever of the Speaker or
- 13 Minority Leader of the House is of the same political party
- 14 as the President shall jointly designate one member as
- 15 co-chair; the other 2 legislative leaders shall jointly
- 16 designate the other co-chair. Meetings shall be held at the
- 17 call of the chairperson or any 2 commissioners. Official
- 18 action by the commission shall require the affirmative vote
- 19 of the number of commissioners provided in this subsection,
- 20 and a quorum shall consist of the number of commissioners
- 21 provided in this subsection. The number of commissioners
- 22 required for a quorum and the affirmative vote of each ethics
- 24 Governor, 4; for-the-Attorney-General,-4;-for-the-Secretary

commission shall be as follows: for the executive branch

- of-State,-4;-for-the-Treasurer,-4;-for-the-Comptroller,--4;
- 26 for the legislative branch, 5;-for-the-judicial-branch,-4.
- 27 Commissioners may be reimbursed for their reasonable expenses
- actually incurred in the performance of their duties.
- 29 (Source: P.A. 90-737, eff. 1-1-99.)
- 30 (5 ILCS 425/50)

- 31 Sec. 50. Staff. Each commission may employ necessary
- 32 staff persons and may contract for services that cannot be
- 33 satisfactorily performed by the staff.

- 1 (Source: P.A. 90-737, eff. 1-1-99.)
- 2 (5 ILCS 425/55)
- 3 Sec. 55. Powers and duties. Each commission shall have
- 4 the following powers and duties:
- 5 (1) To promulgate procedures and rules governing the
- 6 performance of its duties and the exercise of its powers.
- 7 Rules defining "a meeting to conduct State business", rules
- 8 <u>concerning the disclosure of reimbursements</u>, and rules
- 9 <u>concerning</u> where a complaint under Section 60 must be filed
- 10 <u>must be adopted as soon as possible</u>, but in any case, no
- 11 <u>later than 120 days after the effective date of this</u>
- 12 <u>amendatory Act of the 92nd General Assembly. The commissions</u>
- 13 may adopt emergency rules under Section 5-45 of the Illinois
- 14 <u>Administrative Procedure Act.</u>
- 15 (2) Upon receipt of a signed, notarized, written
- 16 complaint, to investigate, conduct research, conduct closed
- 17 hearings and deliberations, issue recommendations, and impose
- 18 a fine.
- 19 (3) To act only upon the receipt of a written complaint
- 20 alleging a violation of this Act and not upon its own
- 21 prerogative.
- 22 (4) To receive information from the public pertaining to
- 23 its investigations and to require additional information and
- documents from persons who may have violated this Act.
- 25 (5) To subpoena witnesses and compel the production of
- 26 books and papers pertinent to an investigation authorized by
- 27 this Act.
- 28 (6) To request that the Attorney General provide legal
- 29 advice without charge to the commission.
- 30 (7) To prepare and publish manuals and guides explaining
- 31 the duties of individuals covered by this Act.
- 32 (8) To prepare public information materials to
- 33 facilitate compliance, implementation, and enforcement of

- 1 this Act.
- 2 (9) To submit to each commissioner's respective
- 3 appointing authority or authorities an annual statistical
- 4 report for each year consisting of (i) the number of
- 5 complaints filed, (ii) the number of complaints deemed to
- 6 sufficiently allege a violation of this Act, (iii) the
- 7 recommendation, fine, or decision issued for each complaint,
- 8 (iv) the number of complaints resolved, and (v) the status of
- 9 pending complaints.
- 10 (10) To make rulings and issue advisory opinions in
- 11 connection with the implementation and interpretation of this
- 12 <u>Act.</u>
- 13 The powers and duties of a commission are limited to
- 14 matters clearly within the purview of this Act.
- 15 (Source: P.A. 90-737, eff. 1-1-99.)
- 16 (5 ILCS 425/60)
- 17 Sec. 60. Complaint procedure.
- 18 (a) Complaints alleging the violation of this Act shall
- 19 be filed with the appropriate ethics commission as follows:
- 20 (1) If the complaint alleges a violation by an
- officer or employee of the executive branch of State
- government, then the complaint shall be filed, as
- 23 <u>provided by rule,</u> with the <u>executive branch</u> appropriate
- 24 ethics commission within-the-executive-branch.
- 25 (2) (Blank). If--the-complaint-alleges-a-violation
- by--a--judge--or--employee--of--the--judicial--branch--of
- 27 government,-then-the-complaint-shall-be--filed--with--the
- 28 judicial-ethics-commission.
- 29 (3) If the complaint alleges a violation by a
- 30 member or employee of the legislative branch of State
- 31 government or-any-employee-not-included-within-paragraphs
- 32 (1)--0r--(2), then the complaint shall be filed, as
- 33 <u>provided by rule</u>, with the legislative ethics commission.

- Any complaint received by or incident reported to a member, officer, employee, judge, or governmental entity alleging the violation of this Act shall be forwarded to the appropriate commission. The complaint shall not be properly filed until submitted to the appropriate commission.
- (b) Within 3 business days after the receipt of 6 7 ethics complaint, the commission shall send by certified mail, return receipt requested, a notice to the respondent 8 9 that a complaint has been filed against him or her and a copy of the complaint. The commission shall send by certified 10 11 mail, return receipt requested, a confirmation of the receipt 12 of the complaint to the complainant within 3 business days after the submittal to the commission. The notices to the 13 respondent and the complainant shall also advise them of the 14 15 date, time, and place of the meeting on the sufficiency of 16 the complaint and probable cause.
- (c) Upon at least 24 hours' public notice of 17 session, the commission shall meet, either in person or by 18 19 telephone, in a closed session to review the sufficiency of the complaint and, if the complaint is deemed to sufficiently 20 21 allege a violation of this Act, to determine if there is 22 probable cause, based on evidence presented by the 23 complainant, to proceed. The commission shall issue notice to the complainant and the respondent of the commission's 24 25 ruling on the sufficiency of the complaint and, if necessary, on probable cause within 7 business days after receiving the 26 complaint. If the complaint is deemed to sufficiently allege 27 a violation of this Act and there is a determination of 28 29 probable cause, then the commission's notice to the parties 30 shall include a hearing date scheduled within 4 weeks after the complaint's receipt. If the complaint is deemed not to 31 32 sufficiently allege a violation or if there is no determination of probable cause, then the commission shall 33 send by certified mail, return receipt requested, a notice to 34

- the parties of the decision to dismiss the complaint, and that notice shall be made public.
- 3 (d) On the scheduled date and upon at least 24 hours'
- 4 public notice of the meeting, the commission shall conduct a
- 5 elesed meeting, either in person or by telephone, on the
- 6 complaint and allow both parties the opportunity to present
- 7 testimony and evidence.
- 8 (e) Within 6 weeks after the complaint's receipt, the
- 9 commission shall (i) dismiss the complaint or (ii) issue a
- 10 preliminary recommendation to the alleged violator and to the
- 11 violator's ultimate jurisdictional authority or impose a fine
- 12 upon the violator, or both. The particular findings in the
- instant case, the preliminary recommendation, and any fine
- 14 shall be made public.
- 15 (f) Within 7 business days after the issuance of the
- 16 preliminary recommendation or imposition of a fine, or both,
- 17 the respondent may file a written demand for a public hearing
- on the complaint. The filing of the demand shall stay the
- 19 enforcement of the preliminary recommendation or fine.
- 20 Within 2 weeks after receiving the demand, the commission
- 21 shall conduct a public hearing on the complaint after at
- least 24 hours' public notice of the hearing and allow both
- 23 parties the opportunity to present testimony and evidence.
- 24 Within 5 business days, the commission shall publicly issue a
- 25 final recommendation to the alleged violator and to the
- violator's ultimate jurisdictional authority or impose a fine
- 27 upon the violator, or both.
- 28 (g) If a complaint is filed during the 60 days preceding
- 29 the date of any election at which the respondent is a
- 30 candidate, the commission shall render its decision as
- 31 required under subsection (e) within 7 days after the
- 32 complaint is filed, and during the 7 days preceding that
- 33 election, the commission shall render such decision before
- 34 the date of that election, if possible.

- 1 (h) A commission may levy a fine of up to \$5,000 against
- 2 any person who knowingly files a frivolous complaint alleging
- 3 a violation of this Act.
- 4 (i) A complaint alleging the violation of this Act must
- 5 be filed within one year after the alleged violation.
- 6 (j) The parties to a proceeding under this Section may
- 7 agree to extend any of the deadlines imposed by this Section.
- 8 (Source: P.A. 90-737, eff. 1-1-99.)
- 9 (5 ILCS 425/65)
- 10 Sec. 65. Enforcement.
- 11 (a) A commission may recommend to a person's ultimate
- 12 jurisdictional authority disciplinary action against the
- 13 person it determines to be in violation of this Act. The
- 14 recommendation may prescribe the following courses of action:
- 15 (1) A reprimand.
- 16 (2) To cease and desist the offensive action.
- 17 (3) A return or refund of money or other items, or
- 18 an amount of restitution for services, received in
- 19 violation of this Act.
- 20 (4) Dismissal, removal from office, impeachment, or
- 21 expulsion.
- 22 (5) Donation to a charity of an amount equal to the
- 23 gift.
- 24 (b) A commission may impose a fine of up to \$1,000 per
- violation to be deposited into the General Revenue Fund.
- 26 (c) The ultimate jurisdictional authority of a person
- 27 who violates an ethics provision may take disciplinary action
- 28 against the person as recommended by a commission or as it
- 29 deems appropriate, to the extent it is constitutionally
- 30 permissible for the ultimate jurisdictional authority to take
- 31 that action. The ultimate jurisdictional authority shall make
- 32 its action, or determination to take no action, available to
- 33 the public.

- 1 (d) If after a hearing the commission finds no violation
- of this Act, the commission shall dismiss the complaint.
- 3 (Source: P.A. 90-737, eff. 1-1-99.)
- 4 (5 ILCS 425/70)
- 5 Sec. 70. Penalty. An individual who knowingly violates
- 6 this Act is guilty of a business offense and subject to a
- 7 fine of up to \$5,000.
- 8 (Source: P.A. 90-737, eff. 1-1-99.)
- 9 (5 ILCS 425/75)
- 10 Sec. 75. Review. A commission's decision to dismiss a
- 11 complaint or its recommendation is not a final administrative
- 12 decision, but its imposition of a fine is a final
- 13 administrative decision subject to judicial review under the
- 14 Administrative Review Law of the Code of Civil Procedure.
- 15 (Source: P.A. 90-737, eff. 1-1-99.)
- 16 (5 ILCS 425/80)
- 17 Sec. 80. Exemption. <u>Documents generated by an ethics</u>
- 18 <u>officer under this Act are exempt from the provisions of the</u>
- 19 <u>Freedom of Information Act. Any complaint and related</u>
- 20 <u>documents filed with an ethics commission under Section 60</u>
- 21 <u>are exempt from the provisions of the Freedom of Information</u>
- 22 Act so long as no finding of probable cause under subsection
- 23 (c) of Section 60 has been made by the commission with
- 24 <u>respect to that complaint.</u> Meetings of an ethics commission
- under subsection (c) of Section 60 are exempt from the
- 26 provisions of the Open Meetings Act. The--proceedings
- 27 conducted-and-documents-generated-under-this-Act--are--exempt
- 28 from--the-provisions-of-the-Open-Meetings-Act-and-the-Freedom
- 29 of-Information-Act.
- 30 (Source: P.A. 90-737, eff. 1-1-99.)

- 1 (5 ILCS 425/83)
- 2 Sec. 83. Units of local government; school districts.
- 3 (Blank). Within--6--months--after-the-effective-date-of-this
- 4 Act,-units-of-local-government,-home-rule-units,--and--school
- 5 districts--shall--prohibit-the-solicitation-and-acceptance-of
- 6 gifts,-and-shall-enforce--those--prohibitions,--in-a--manner
- 7 substantially-in-accordance-with-the-requirements-of-this-Act
- 8 and-shall--adopt--provisions--no--less--restrictive-than-the
- 9 provisions-of-this-Act.--Non-salaried--appointed--or--elected
- 10 officials-may-be-exempted.
- 11 (Source: P.A. 90-737, eff. 1-1-99.)
- 12 (5 ILCS 425/85)
- 13 Sec. 85. Home rule preemption. (Blank). A-home-rule
- 14 unit-may-not-regulate-the-prohibition-of-gifts--to-members,
- officers,--employees,--or--judges-or-the-enforcement-of-these
- 16 provisions-in-a-manner--inconsistent--with--this--Act----This
- 17 Section-is-a-limitation-under-subsection-(i)-of-Section-6-of
- 18 Article-VII-of-the-Illinois-Constitution--on--the--concurrent
- 19 exercise-by-home-rule-units-of-powers-and-functions-exercised
- 20 by-the-State.
- 21 (Source: P.A. 90-737, eff. 1-1-99.)
- 22 (5 ILCS 425/95)
- 23 Sec. 95. Effect on Executive Order or similar rule.
- 24 This Act supersedes the ethics reforms provided for in (i)
- 25 Part I (Ban On Gifts To State Employees From Prohibited
- Sources) contained in Executive Order No. 2 (1997) and (ii)
- 27 any other executive, administrative, or similar order,
- 28 policy, or rule promulgated by an officer, member, judge,
- 29 employee, or governmental entity that conflicts with or is
- 30 less restrictive than this Act.
- 31 (Source: P.A. 90-737, eff. 1-1-99.)

- 1 Section 10. The Open Meetings Act is amended by
- 2 re-enacting and changing Section 1.02 as follows:
- 3 (5 ILCS 120/1.02) (from Ch. 102, par. 41.02)
- 4 Sec. 1.02. For the purposes of this Act:
- 5 "Meeting" means any gathering of a majority of a quorum
- of the members of a public body held for the purpose of
- 7 discussing public business.
- 8 "Public body" includes all legislative, executive,
- 9 administrative or advisory bodies of the State, counties,
- 10 townships, cities, villages, incorporated towns, school
- 11 districts and all other municipal corporations, boards,
- 12 bureaus, committees or commissions of this State, and any
- 13 subsidiary bodies of any of the foregoing including but not
- limited to committees and subcommittees which are supported
- in whole or in part by tax revenue, or which expend tax
- 16 revenue, except the General Assembly and committees or
- 17 commissions thereof. "Public body" includes tourism boards
- 18 and convention or civic center boards located in counties
- 19 that are contiguous to the Mississippi River with populations
- of more than 250,000 but less than 300,000. "Public body"
- includes the Health Facilities Planning Board. "Public body"
- 22 does not include a child death review team established under
- 23 the Child Death Review Team $\,$ Act or an $\,$ ethics $\,$ commission,
- 24 ethics--officer,--or-ultimate-jurisdictional-authority acting
- under the State Gift Ban Act as provided by Section 80 of
- 26 that Act.
- 27 (Source: P.A. 90-517, eff. 8-22-97; 90-737, eff. 1-1-99;
- 28 91-782, eff. 6-9-00.)
- 29 Section 15. The Freedom of Information Act is amended by
- 30 re-enacting Section 7 as follows:
- 31 (5 ILCS 140/7) (from Ch. 116, par. 207)

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

- 1 Sec. 7. Exemptions.
- 2 (1) The following shall be exempt from inspection and 3 copying:
- 4 (a) Information specifically prohibited from 5 disclosure by federal or State law or rules and 6 regulations adopted under federal or State law.
 - (b) Information that, if disclosed, would constitute a clearly unwarranted invasion of personal privacy, unless the disclosure is consented to in writing by the individual subjects of the information. The disclosure of information that bears on the public duties of public employees and officials shall not be considered an invasion of personal privacy. Information exempted under this subsection (b) shall include but is not limited to:
 - (i) files and personal information maintained with respect to clients, patients, residents, students or other individuals receiving social, medical, educational, vocational, financial, supervisory or custodial care or services directly or indirectly from federal agencies or public bodies;
 - (ii) personnel files and personal information maintained with respect to employees, appointees or elected officials of any public body or applicants for those positions;
 - (iii) files and personal information maintained with respect to any applicant, registrant or licensee by any public body cooperating with or engaged in professional or occupational registration, licensure or discipline;
 - (iv) information required of any taxpayer in connection with the assessment or collection of any tax unless disclosure is otherwise required by State

2.1

1	statute;	and

- (v) information revealing the identity of persons who file complaints with or provide information to administrative, investigative, law enforcement or penal agencies; provided, however, that identification of witnesses to traffic accidents, traffic accident reports, and rescue reports may be provided by agencies of local government, except in a case for which a criminal investigation is ongoing, without constituting a clearly unwarranted per se invasion of personal privacy under this subsection.
 - (c) Records compiled by any public body for administrative enforcement proceedings and any law enforcement or correctional agency for law enforcement purposes or for internal matters of a public body, but only to the extent that disclosure would:
 - (i) interfere with pending or actually and reasonably contemplated law enforcement proceedings conducted by any law enforcement or correctional agency;
 - (ii) interfere with pending administrative
 enforcement proceedings conducted by any public
 body;
 - (iii) deprive a person of a fair trial or an
 impartial hearing;
 - (iv) unavoidably disclose the identity of a confidential source or confidential information furnished only by the confidential source;
 - (v) disclose unique or specialized investigative techniques other than those generally used and known or disclose internal documents of correctional agencies related to detection, observation or investigation of incidents of crime

1	or misconduct;
2	(vi) constitute an invasion of personal
3	privacy under subsection (b) of this Section;
4	(vii) endanger the life or physical safety of
5	law enforcement personnel or any other person; or
6	(viii) obstruct an ongoing criminal
7	investigation.
8	(d) Criminal history record information maintained
9	by State or local criminal justice agencies, except the
10	following which shall be open for public inspection and
11	copying:
12	(i) chronologically maintained arrest
13	information, such as traditional arrest logs or
14	blotters;
15	(ii) the name of a person in the custody of a
16	law enforcement agency and the charges for which
17	that person is being held;
18	(iii) court records that are public;
19	(iv) records that are otherwise available
20	under State or local law; or
21	(v) records in which the requesting party is
22	the individual identified, except as provided under
23	part (vii) of paragraph (c) of subsection (1) of
24	this Section.
25	"Criminal history record information" means data
26	identifiable to an individual and consisting of
27	descriptions or notations of arrests, detentions,
28	indictments, informations, pre-trial proceedings, trials,
29	or other formal events in the criminal justice system or
30	descriptions or notations of criminal charges (including
31	criminal violations of local municipal ordinances) and
32	the nature of any disposition arising therefrom,
33	including sentencing, court or correctional supervision,
34	rehabilitation and release. The term does not apply to

- statistical records and reports in which individuals are not identified and from which their identities are not ascertainable, or to information that is for criminal investigative or intelligence purposes.
 - (e) Records that relate to or affect the security of correctional institutions and detention facilities.
 - (f) Preliminary drafts, notes, recommendations, memoranda and other records in which opinions are expressed, or policies or actions are formulated, except that a specific record or relevant portion of a record shall not be exempt when the record is publicly cited and identified by the head of the public body. The exemption provided in this paragraph (f) extends to all those records of officers and agencies of the General Assembly that pertain to the preparation of legislative documents.
 - (g) Trade secrets and commercial or financial information obtained from a person or business where the trade secrets or information are proprietary, privileged or confidential, or where disclosure of the trade secrets or information may cause competitive harm, including all information determined to be confidential under Section 4002 of the Technology Advancement and Development Act. Nothing contained in this paragraph (g) shall be construed to prevent a person or business from consenting to disclosure.
 - (h) Proposals and bids for any contract, grant, or agreement, including information which if it were disclosed would frustrate procurement or give an advantage to any person proposing to enter into a contractor agreement with the body, until an award or final selection is made. Information prepared by or for the body in preparation of a bid solicitation shall be exempt until an award or final selection is made.
 - (i) Valuable formulae, designs, drawings and

- research data obtained or produced by any public body
 when disclosure could reasonably be expected to produce
 private gain or public loss.
 - (j) Test questions, scoring keys and other examination data used to administer an academic examination or determined the qualifications of an applicant for a license or employment.
 - (k) Architects' plans and engineers' technical submissions for projects not constructed or developed in whole or in part with public funds and for projects constructed or developed with public funds, to the extent that disclosure would compromise security.
 - (1) Library circulation and order records identifying library users with specific materials.
 - (m) Minutes of meetings of public bodies closed to the public as provided in the Open Meetings Act until the public body makes the minutes available to the public under Section 2.06 of the Open Meetings Act.
 - (n) Communications between a public body and an attorney or auditor representing the public body that would not be subject to discovery in litigation, and materials prepared or compiled by or for a public body in anticipation of a criminal, civil or administrative proceeding upon the request of an attorney advising the public body, and materials prepared or compiled with respect to internal audits of public bodies.
 - (o) Information received by a primary or secondary school, college or university under its procedures for the evaluation of faculty members by their academic peers.
 - (p) Administrative or technical information associated with automated data processing operations, including but not limited to software, operating protocols, computer program abstracts, file layouts,

- source listings, object modules, load modules, user guides, documentation pertaining to all logical and physical design of computerized systems, employee manuals, and any other information that, if disclosed, would jeopardize the security of the system or its data or the security of materials exempt under this Section.
- (q) Documents or materials relating to collective negotiating matters between public bodies and their employees or representatives, except that any final contract or agreement shall be subject to inspection and copying.
- (r) Drafts, notes, recommendations and memoranda pertaining to the financing and marketing transactions of the public body. The records of ownership, registration, transfer, and exchange of municipal debt obligations, and of persons to whom payment with respect to these obligations is made.
- (s) The records, documents and information relating to real estate purchase negotiations until those negotiations have been completed or otherwise terminated. With regard to a parcel involved in a pending or actually and reasonably contemplated eminent domain proceeding under Article VII of the Code of Civil Procedure, records, documents and information relating to that parcel shall be exempt except as may be allowed under discovery rules adopted by the Illinois Supreme Court. The records, documents and information relating to a real estate sale shall be exempt until a sale is consummated.
- (t) Any and all proprietary information and records related to the operation of an intergovernmental risk management association or self-insurance pool or jointly self-administered health and accident cooperative or pool.
- 34 (u) Information concerning a university's

- adjudication of student or employee grievance or disciplinary cases, to the extent that disclosure would reveal the identity of the student or employee and information concerning any public body's adjudication of student or employee grievances or disciplinary cases, except for the final outcome of the cases.
 - (v) Course materials or research materials used by faculty members.
 - (w) Information related solely to the internal personnel rules and practices of a public body.
 - (x) Information contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of a public body responsible for the regulation or supervision of financial institutions or insurance companies, unless disclosure is otherwise required by State law.
 - $\mbox{(y)}$ Information the disclosure of which is restricted under Section 5-108 of the Public Utilities Act.
 - (z) Manuals or instruction to staff that relate to establishment or collection of liability for any State tax or that relate to investigations by a public body to determine violation of any criminal law.
 - (aa) Applications, related documents, and medical records received by the Experimental Organ Transplantation Procedures Board and any and all documents or other records prepared by the Experimental Organ Transplantation Procedures Board or its staff relating to applications it has received.
 - (bb) Insurance or self insurance (including any intergovernmental risk management association or self insurance pool) claims, loss or risk management information, records, data, advice or communications.
- 34 (cc) Information and records held by the Department

- of Public Health and its authorized representatives relating to known or suspected cases of sexually transmissible disease or any information the disclosure of which is restricted under the Illinois Sexually Transmissible Disease Control Act.
 - (dd) Information the disclosure of which is exempted under Section 30 of the Radon Industry Licensing Act.
 - (ee) Firm performance evaluations under Section 55 of the Architectural, Engineering, and Land Surveying Oualifications Based Selection Act.
 - (ff) Security portions of system safety program plans, investigation reports, surveys, schedules, lists, data, or information compiled, collected, or prepared by or for the Regional Transportation Authority under Section 2.11 of the Regional Transportation Authority Act or the State of Missouri under the Bi-State Transit Safety Act.
 - (gg) Information the disclosure of which is restricted and exempted under Section 50 of the Illinois Prepaid Tuition Act.
 - (hh) Information the disclosure of which is exempted under Section 80 of the State Gift Ban Act.
 - (ii) Beginning July 1, 1999, information that would disclose or might lead to the disclosure of secret or confidential information, codes, algorithms, programs, or private keys intended to be used to create electronic or digital signatures under the Electronic Commerce Security Act.
 - (jj) Information contained in a local emergency energy plan submitted to a municipality in accordance with a local emergency energy plan ordinance that is adopted under Section 11-21.5-5 of the Illinois Municipal Code.

- 1 (kk) (jj) Information and data concerning the
- 2 distribution of surcharge moneys collected and remitted
- 3 by wireless carriers under the Wireless Emergency
- 4 Telephone Safety Act.
- 5 (2) This Section does not authorize withholding of
- 6 information or limit the availability of records to the
- 7 public, except as stated in this Section or otherwise
- 8 provided in this Act.
- 9 (Source: P.A. 90-262, eff. 7-30-97; 90-273, eff. 7-30-97;
- 10 90-546, eff. 12-1-97; 90-655, eff. 7-30-98; 90-737, eff.
- 11 1-1-99; 90-759, eff. 7-1-99; 91-137, eff. 7-16-99; 91-357,
- 12 eff. 7-29-99; 91-660, eff. 12-22-99; revised 1-17-00.)
- 13 (5 ILCS 420/3-101 rep.)
- 14 Section 20. The Illinois Governmental Ethics Act is
- amended by repealing Section 3-101.
- 16 Section 25. The Election Code is amended by re-enacting
- 17 Sections 9-1.7, 9-1.8, 9-1.9, 9-1.12, 9-6, 9-7.5, 9-11, 9-12,
- 18 9-13, 9-14, 9-26, and 9-28, and by re-enacting and changing
- 19 Sections 9-3, 9-8.10, 9-8.15, 9-9.5, 9-10, 9-23, and 9-27.5
- and by adding Sections 9-8.5, 9-8.7, and 9-25.2 as follows:
- 21 (10 ILCS 5/9-1.7) (from Ch. 46, par. 9-1.7)
- Sec. 9-1.7. "Local political committee" means the
- 23 candidate himself or any individual, trust, partnership,
- 24 committee, association, corporation, or other organization or
- 25 group of persons which:
- 26 (a) accepts contributions or grants or makes
- 27 expenditures during any 12-month period in an aggregate
- amount exceeding \$3,000 on behalf of or in opposition to
- 29 a candidate or candidates for public office who are
- 30 required by the Illinois Governmental Ethics Act to file
- 31 statements of economic interests with the county clerk,

-35-

or on behalf of or in opposition to a candidate or candidates for election to the office of ward or township committeeman in counties of 3,000,000 or more population;

- (b) accepts contributions or makes expenditures during any 12-month period in an aggregate amount exceeding \$3,000 in support of or in opposition to any question of public policy to be submitted to the electors of an area encompassing no more than one county; or
- (c) accepts contributions or makes expenditures during any 12-month period in an aggregate amount exceeding \$3,000 and has as its primary purpose the furtherance of governmental, political or social values, is organized on a not-for-profit basis, and which publicly endorses or publicly opposes a candidate or candidates for public office who are required by the Illinois Governmental Ethics Act to file statements of economic interest with the County Clerk or a candidate or candidates for the office of ward or township committeeman in counties of 3,000,000 or more population.

(10 ILCS 5/9-1.8) (from Ch. 46, par. 9-1.8)

Sec. 9-1.8. "State political committee" means the candidate himself or any individual, trust, partnership, committee, association, corporation, or any other organization or group of persons which--

(Source: P.A. 90-737, eff. 1-1-99; 91-357, eff. 7-29-99.)

- (a) accepts contributions or grants or makes expenditures during any 12-month period in an aggregate amount exceeding \$3,000 on behalf of or in opposition to a candidate or candidates for public office who are required by the Illinois Governmental Ethics Act to file statements of economic interests with the Secretary of State,
- 32 (b) accepts contributions or makes expenditures during 33 any 12-month period in an aggregate amount exceeding \$3,000

- 1 in support of or in opposition to any question of public
- 2 policy to be submitted to the electors of an area
- 3 encompassing more than one county, or
- 4 (c) accepts contributions or makes expenditures during
- 5 any 12-month period in an aggregate amount exceeding \$3,000
- 6 and has as its primary purpose the furtherance of
- 7 governmental, political or social values, is organized on a
- 8 not-for-profit basis, and which publicly endorses or publicly
- 9 opposes a candidate or candidates for public office who are
- 10 required by the Illinois Governmental Ethics Act to file
- 11 statements of economic interest with the Secretary of State.
- 12 (Source: P.A. 90-737, eff. 1-1-99.)
- 13 (10 ILCS 5/9-1.9) (from Ch. 46, par. 9-1.9)
- 14 Sec. 9-1.9. "Political committee" includes State central
- 15 and county central committees of any political party, and
- 16 also includes local political committees and state political
- 17 committees, but does not include any candidate who does not
- 18 accept contributions or make expenditures during any 12-month
- 19 period in an aggregate amount exceeding \$3,000, nor does it
- 20 include, with the exception of State central and county
- 21 central committees of any political party, any individual,

trust, partnership, committee, association, corporation, or

- 23 any other organization or group of persons which does not
- 24 accept contributions or make expenditures during any 12-month
- 25 period in an aggregate amount exceeding \$3,000 on behalf of
- or in opposition to a candidate or candidates or to any
- 27 question of public policy, and such candidates and persons
- shall not be required to comply with any filing provisions in
- 29 this Article.

- 30 (Source: P.A. 90-737, eff. 1-1-99.)
- 31 (10 ILCS 5/9-1.12) (from Ch. 46, par. 9-1.12)
- 32 Sec. 9-1.12. Anything of value includes all things,

- 1 services, or goods, regardless of whether they may be valued
- 2 in monetary terms according to ascertainable market value.
- 3 Anything of value which does not have an ascertainable market
- 4 value must be reported by describing the thing, services, or
- 5 goods contributed and by using the contributor's certified
- 6 market value required under Section 9-6.
- 7 (Source: P.A. 90-737, eff. 1-1-99.)
- 8 (10 ILCS 5/9-3) (from Ch. 46, par. 9-3)
- 9 Sec. 9-3. Every state political committee and every
- 10 local political committee shall file with the State Board of
- 11 Elections, and every local political committee shall file
- 12 with the county clerk, a statement of organization within 10
- 13 business days of the creation of such committee, except any
- 14 political committee created within the 30 days before an
- 15 election shall file a statement of organization within 5
- 16 business days. A political committee that acts as both a
- 17 state political committee and a local political committee
- shall file a copy of each statement of organization with the
- 19 State Board of Elections and the county clerk.
- 20 The statement of organization shall include -
- 21 (a) the name and address of the political committee (the
- 22 name of the political committee must include the name of any
- 23 sponsoring entity);
- 24 (b) the scope, area of activity, party affiliation,
- 25 candidate affiliation and his county of residence, and
- 26 purposes of the political committee;
- 27 (c) the name, address, and position of each custodian of
- the committee's books and accounts;
- 29 (d) the name, address, and position of the committee's
- 30 principal officers, including the chairman, treasurer, and
- officers and members of its finance committee, if any;
- 32 (e) (Blank);
- 33 (f) a statement of what specific disposition of residual

- 1 fund will be made in the event of the dissolution or
- 2 termination of the committee;
- 3 (g) a listing of all banks or other financial
- 4 institutions, safety deposit boxes, and any other
- 5 repositories or custodians of funds used by the committee;
- 6 (h) the amount of funds available for campaign
- 7 expenditures as of the filing date of the committee's
- 8 statement of organization.
- 9 <u>A political committee that acts as either (i) a state and</u>
- 10 <u>local political committee or (ii) a local political committee</u>
- 11 and that files reports electronically under Section 9-28 is
- 12 <u>not required to file a statement of organization with the</u>
- 13 appropriate county clerk if the county clerk has a system
- 14 that permits access to, and duplication of, statements that
- are filed with the State Board of Elections.
- 16 For purposes of this Section, a "sponsoring entity" is
- 17 (i) any person, political committee, organization,
- 18 corporation, or association that contributes at least 33% of
- 19 the total funding of the political committee or (ii) any
- 20 person or other entity that is registered or is required to
- 21 register under the Lobbyist Registration Act and contributes
- 22 at least 33% of the total funding of the political committee.
- 23 (Source: P.A. 90-495, eff. 1-1-98; 90-737, eff. 1-1-99.)
- 24 (10 ILCS 5/9-6) (from Ch. 46, par. 9-6)
- 25 Sec. 9-6. Accounting for contributions.
- 26 (a) Every person who receives a contribution in excess
- of \$20 for a political committee shall, on demand of the
- treasurer, and in any event within 5 days after receipt of
- 29 such contribution, render to the treasurer a detailed account
- 30 thereof, including the amount, the name and address of the
- 31 person making such contribution, and the date on which it was
- 32 received.
- 33 (b) Within 5 business days of contributing goods or

- 1 services of more than \$50 value to a political committee, the
- 2 contributor shall certify the value of the contribution to
- the political committee on forms prescribed by the State 3
- 4 Board of Elections. The forms shall include the name and
- address of the contributor, a description and market value of 5
- б the goods or services, and the date on which the contribution
- 7 was made.
- (c) All funds of a political committee 8 shall be
- 9 segregated from, and may not be commingled with, any personal
- funds of officers, members, or associates of such committee. 10
- (Source: P.A. 90-737, eff. 1-1-99.) 11
- (10 ILCS 5/9-7.5) 12
- Sec. 9-7.5. Nonprofit organization registration and 13
- 14 disclosure.

23

26

- 15 (a) Each nonprofit organization, except for a labor
- union (i) registered under the Lobbyist Registration Act or 16
- 17 for which lobbying is undertaken by persons registered under
- that Act, (ii) that has not established a political 18
- committee, and (iii) that accepts contributions or makes 19
- 20 expenditures during any 12-month period in an aggregate
- amount exceeding \$5,000 (I) on behalf of or in opposition to 21
- of public policy and (II) for the purpose of influencing

public officials, candidates for public office, or a question

- 24 legislative, executive, or administrative action as defined
- in the Lobbyist Registration Act shall register with the 25
- State Board of Elections. The Board by rule shall prescribe
- the registration procedure and form. The registration form 27
- shall require the following information: 28
- 29 (1) The registrant's name, address, and purpose.
- (2) The name, address, and position of each 30
- custodian of the registrant's financial books, accounts, 31
- and records. 32
- 33 (3) The name, address, and position of each of the

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

- 1 registrant's principal officers.
- 2 (b) Each nonprofit organization required to register 3 under subsection (a) shall file contribution and expenditure 4 reports with the Board. The Board by rule shall prescribe
- 5 the form, which shall require the following information:
- 6 (1) The organization's name, address, and purpose.
- 7 (2) The amount of funds on hand at the beginning of the reporting period.
 - (3) The full name and address of each person who has made one or more contributions to or for the organization within the reporting period in an aggregate amount or value in excess of \$150, together with the amount and date of the contributions, and if a contributor is an individual who contributed more than \$500, the occupation and employer of the contributor or, if the occupation and employer of the contributor are unknown, a statement that the organization has made a good faith effort to ascertain this information.
 - (4) The total sum of individual contributions made to or for the organization during the reporting period and not reported in item (3).
 - (5) The name and address of each organization and political committee from which the reporting organization received, or to which that organization made, any transfer of funds in an aggregate amount or value in excess of \$150, together with the amounts and dates of the transfers.
 - (6) The total sum of transfers made to or from the organization during the reporting period and not reported in item (5).
- 31 (7) Each loan to or from any person within the 32 reporting period by or to the organization in an 33 aggregate amount or value in excess of \$150, together 34 with the full names and mailing addresses of the lender

- and endorsers, if any, and the date and amount of the loans, and if a lender or endorser is an individual who loaned or endorsed a loan of more than \$500, the occupation and employer of the individual or, if the occupation and employer of the individual are unknown, a statement that the organization has made a good faith effort to ascertain this information.
- (8) The total amount of proceeds received by the organization from (i) the sale of tickets for each dinner, luncheon, cocktail party, rally, and other fundraising event, (ii) mass collections made at those events, and (iii) sales of items such as buttons, badges, flags, emblems, hats, banners, literature, and similar materials.
- (9) Each contribution, rebate, refund, or other receipt in excess of \$150 received by the organization not otherwise listed under items (3) through (8), and if a contributor is an individual who contributed more than \$500, the occupation and employer of the contributor or, if the occupation and employer of the contributor are unknown, a statement that the organization has made a good faith effort to ascertain this information.
- (10) The total sum of all receipts by or for the organization during the reporting period.
- (11) The full name and mailing address of each person to whom expenditures have been made by the organization within the reporting period in an aggregate amount or value in excess of \$150, the amount, date, and purpose of each expenditure, and the question of public policy on behalf of which the expenditure was made.
- (12) The full name and mailing address of each person to whom an expenditure for personal services, salaries, and reimbursed expenses in excess of \$150 has been made and which is not otherwise reported, including

- the amount, date, and purpose of the expenditure.
- 2 (13) The total sum of expenditures made by the
- 3 organization during the reporting period.
- 4 (14) The full name and mailing address of each
- 5 person to whom the organization owes debts or obligations
- 6 in excess of \$150 and the amount of the debts or
- 7 obligations.
- 8 The State Board by rule shall define a "good faith
- 9 effort".
- 10 (c) The reports required under subsection (b) shall be
- 11 filed at the same times and for the same reporting periods as
- 12 reports of campaign contributions and semi-annual reports of
- 13 campaign contributions and expenditures required by this
- 14 Article of political committees. The reports required under
- 15 subsection (b) shall be available for public inspection and
- 16 copying in the same manner as reports filed by political
- 17 committees. The Board may charge a fee that covers the costs
- 18 of copying and distribution, if any.
- 19 (d) An organization required to file reports under
- 20 subsection (b) shall include a statement on all literature
- 21 and advertisements soliciting funds stating the following:
- 22 "A copy of our report filed with the State Board of
- 23 Elections is (or will be) available for purchase from the
- 24 State Board of Elections, Springfield, Illinois".
- 25 (Source: P.A. 90-737, eff. 1-1-99.)
- 26 (10 ILCS 5/9-8.5 new)
- 27 <u>Sec. 9-8.5. Prohibited solicitations by certain State</u>
- 28 <u>officials</u>, <u>employees</u>, <u>and appointees</u>. <u>An executive branch</u>
- 29 <u>constitutional officer, his or her employees, or a candidate</u>
- 30 <u>in a general primary election or general election for that</u>
- 31 <u>constitutional office may not knowingly solicit contributions</u>
- from that constitutional officer's employees, regardless of
- 33 <u>the time, place, or manner of solicitation.</u>

- 1 For the purpose of this Section: executive branch
- constitutional officer means the Governor, Lieutenant 2
- 3 Governor, Secretary of State, Attorney General, State
- 4 Treasurer, and State Comptroller; and employee means a
- full-time or part-time salaried employee or a salaried 5
- appointee of any office, board, commission, agency, 6
- department, authority, administrative unit, or corporate 7
- 8 outgrowth under the jurisdiction of the applicable officer or
- 9 entity.
- 10 <u>Violation</u> of this <u>Section</u> constitutes grounds for
- disciplinary action, including discharge, against the 11
- 12 offending officer or employee to the extent permissible under
- the Illinois Constitution. In the case of an executive 13
- branch constitutional officer, violation of this Section may 14
- 15 constitute grounds for his or her impeachment.
- 16 Nothing in this Section prevents the making or accepting
- 17 of voluntary contributions otherwise in accordance with law.
- (10 ILCS 5/9-8.7 new)18
- Sec. 9-8.7. Prohibited offer or promise. An executive 19
- branch constitutional officer, an employee of an executive 2.0
- 21 branch constitutional officer, or a candidate in a general
- primary election or general election for an executive branch 22
- constitutional office may not promise anything of value, 23
- including but not limited to positions in State government, 2.4
- promotions, salary increases, or preferential treatment of 25
- any type, in return for a contribution to a political 26
- committee, political party, or other entity that has as one 27
- of its purposes the financial support of a candidate for 28
- elective office. 29
- 30 For the purpose of this Section: executive branch
- constitutional officer means the Governor, Lieutenant 31
- Governor, Secretary of State, Attorney General, State 32
- Treasurer, and State Comptroller; and employee means a 33

	1	full-time	or	part-time	salaried	emplovee	or	а	salaried
--	---	-----------	----	-----------	----------	----------	----	---	----------

- 2 appointee of any office, board, commission, agency,
- 3 <u>department</u>, <u>authority</u>, <u>administrative unit</u>, <u>or corporate</u>
- 4 <u>outgrowth under the jurisdiction of the applicable officer or</u>
- 5 <u>entity</u>.
- 6 <u>Violation of this Section constitutes grounds for</u>
- 7 <u>disciplinary action</u>, <u>including discharge</u>, <u>against the</u>
- 8 <u>offending officer or employee to the extent permissible under</u>
- 9 the Illinois Constitution. In the case of an executive
- 10 <u>branch constitutional officer, violation of this Section may</u>
- 11 <u>constitute grounds for his or her impeachment.</u>
- 12 <u>Nothing in this Section prevents the making or accepting</u>
- of voluntary contributions otherwise in accordance with law.
- 14 (10 ILCS 5/9-8.10)
- 15 Sec. 9-8.10. Use of political committee and other
- 16 reporting organization funds.
- 17 (a) The funds of (i) a political committee controlled by
- 18 <u>an officeholder or by a candidate or (ii) an organization</u>
- 19 <u>subject to Section 9-7.5 may be used only for:</u>
- 20 (1) Expenditures that would not be included in base
- 21 <u>income under Section 203 of the Illinois Income Tax Act</u>
- 22 <u>and the regulations promulgated under that Section.</u>
- 23 (2) Defraying the ordinary and necessary expenses
- of an officeholder or candidate. For the purposes of
- this paragraph (2), "ordinary and necessary expenses"
- 26 <u>include</u>, but are not limited to, expenses in relation to
- 27 <u>the operation of the district office of a member of the</u>
- 28 <u>General Assembly.</u>
- 29 (3) Donations to organizations exempt from taxation
- 30 <u>under Section 170(c) of the Internal Revenue Code.</u>
- 31 <u>(4) Transfers to any national, State, or local</u>
- 32 <u>political committee</u>, <u>subject to the laws governing that</u>
- 33 <u>political committee.</u> A---political---committee,

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

2.1

22

23

24

25

26

27

28

29

30

31

32

33

34

organization-subject-to-Section-9-7.5,-shall-not-make expenditures:

(1)--In-violation-of-any-law-of-the-United-States-or of-this-State.

(2)--Clearly-in-excess-of-the-fair-market--value--of
the--services,-materials,-facilities,--or-other-things-of
value-received-in-exchange.

(3)--For-satisfaction--or--repayment--of--any--debts other--than-loans-made-to-the--committee-or-to-the-public official-or-candidate--on--behalf--of--the--committee--or repayment---of---goods--and--services--purchased--by--the committee-under-a--eredit--agreement---Nothing--in--this Section -- authorizes -- the -- use -- of -campaign -funds - to -repay personal-loans.--The-repayments-shall-be--made--by--check written--to--the--person--who--made--the--loan--or-credit agreement.--The-terms--and--conditions--of--any--loan--or credit--agreement--to-a-committee-shall-be-set-forth-in-a written-agreement,--including--but--not--limited--to--the method-and-amount-of-repayment,-that-shall-be-executed-by the-chairman-or-treasurer-of-the-committee-at-the-time-of the--loan--or--eredit--agreement----The-loan-or-agreement shall-also-set-forth-the-rate-of-interest-for--the--loan, if-any,-which-may-not-substantially-exceed-the-prevailing market--interest--rate--at--the--time--the--agreement--is executed.

(4)--For--the-satisfaction-or-repayment-of-any-debts or-for-the-payment-of-any-expenses-relating-to-a-personal residence:-Campaign-funds-may-not-be-used--as--collateral for-home-mortgages:

(5)--For--clothing--or--personal--laundry--expenses, except--clothing--items--rented-by-the-public-official-or candidate-for-his--or--her--own--use--exclusively--for--a specific-campaign-related-event,-provided-that-committees may---purchase---costumes,---novelty---items,---or--other

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

accessories-worn-primarily-to-advertise-the-candidacy.

(6)--For-the-travel-expenses-of--any--person--unless the--travel--is--necessary--for-fulfillment-of-political, governmental,-or-public--policy--duties,--activities,--or purposes.

(7)--For---membership---or---club--dues--charged--by organizations,-clubs,-or-facilities--that--are--primarily engaged--in--providing--health,-exercise,-or-recreational services;-provided,-however,-that--funds--received--under this--Article-may-be-used-to-rent-the-clubs-or-facilities for-a-specific-campaign-related-event.

(8)--In--payment--for--anything--of--value--or---for reimbursement-of-any-expenditure-for-which-any-person-has been--reimbursed-by-the-State-or-any-person--For-purposes of--this--item--(8),--a--per--diem--allowance--is--not--a reimbursement-

(9)--For-the-purchase-of-or-installment-payment--for a--motor--vehicle--unless--the--political--committee--can demonstrate--that--purchase--of--a--motor-vehicle-is-more cost-effective-than-leasing-a-motor-vehicle-as--permitted under--this-item-(9):--A-political-committee-may-lease-or purchase-and-insure,-maintain,-and-repair-a-motor-vehicle if-the--vehicle--will--be--used--primarily--for--campaign purposes--or--for-the-performance-of-governmental-duties. A-committee-shall-not-make-expenditures-for--use--of--the vehicle--for--non-campaign--or-non-governmental-purposes. Persons-using-vehicles--not--purchased--or--leased--by--a political--committee-may-be-reimbursed-for-actual-mileage for-the-use-of-the-vehicle-for-campaign-purposes--or--for the--performance--of--governmental--duties----The-mileage reimbursements-shall-be-made-at-a-rate-not-to-exceed--the standard--mileage-rate-method-for-computation-of-business expenses-under-the-Internal-Revenue-Code.

(10)--Directly-for-an-individual's-tuition-or--other

educational---expenses,---except---for---governmental--or
political-purposes-directly-related-to-a--candidate's--or
public-official's-duties-and-responsibilities.

4 (11)--For-payments-to-a-public-official-or-candidate
5 or-his--or-her-family-member-unless-for-compensation-for
6 services-actually-rendered-by-that-person.

The provisions of this <u>Section</u> item-(11) do not apply to expenditures by a political committee in an aggregate amount not exceeding the amount of funds reported to and certified by the State Board or county clerk as available as of June 30, 1998, in the semi-annual report of contributions and expenditures filed by the political committee for the period concluding June 30, 1998.

(b) The Board shall have the authority to investigate, upon receipt of a verified complaint, violations of the provisions of this Section. The Board may levy a fine on any person who knowingly makes expenditures in violation of this Section and on any person who knowingly makes a malicious and false accusation of a violation of this Section. The Board may act under this subsection only upon the affirmative vote of at least 5 of its members. The fine shall not exceed \$500 for each expenditure of \$500 or less and shall not exceed the amount of the expenditure plus \$500 for each expenditure greater than \$500. The Board shall also have the authority to render rulings and issue opinions relating to compliance with this Section.

27 (Source: P.A. 90-737, eff. 1-1-99.)

28 (10 ILCS 5/9-8.15)

Sec. 9-8.15. Contributions on State property.

Contributions shall not be knowingly solicited, offered, or

accepted en-a--face-te-face--basis by public officials or

employees or by candidates on State property except as

provided in this Section.

- 1 Contributions may be solicited, offered, or accepted on
- 2 State property on-a-face-to-face-basis by public officials or
- 3 employees or by candidates at a fundraising event for which
- 4 the State property is leased or rented.
- 5 Anyone who knowingly solicits, offers, or accepts
- 6 contributions on State property in violation of this Section
- 7 is guilty of a business offense subject to a fine of \$5,000,
- 8 except that for contributions solicited, offered, or accepted
- 9 for State officers and candidates and political committees
- 10 formed for statewide office, the fine shall not exceed
- 11 \$10,000. For the purpose of this Section, "statewide office"
- 12 and "State officer" means the Governor, Lieutenant Governor,
- 13 Attorney General, Secretary of State, Comptroller, and
- 14 Treasurer.

- The provisions of this Section do not apply to the
- 16 <u>residences of State officers.</u>
- 17 (Source: P.A. 90-737, eff. 1-1-99.)
- 18 (10 ILCS 5/9-9.5)
- 19 Sec. 9-9.5. Disclosure on political literature. (Blank).
- 20 Any-pamphlet,-eircular,--handbill,--advertisement,--or--other
- 21 political--literature--that--supports--or--opposes-any-public
- 22 official,-candidate-for-public-office,-or-question-of--public
- 24 opposing-any-public-official,-candidate-for-public-office,-or

policy,--or--that--would--have--the--effect--of-supporting-or

- question-of-public-policy,-shall--contain--the--name--of--the
- individual--or--organization--that--authorized,--caused-to-be
- 27 authorized,-paid-for,-caused-to-be-paid-for,--or--distributed
- 28 the--pamphlet,--eircular,--handbill,--advertisement,-or-other
- 29 political--literature.--If--the--individual--or--organization
- includes-an-address,--it--must--be--an-actual--personal--or
- 31 business-address-of-the-individual-or-business-address-of-the
- 32 organization.
- 33 This--Section--does-not-apply-to-items,-the-size-of-which

- is-not-sufficient-to-contain-the-required-disclosure.
- 2 (Source: P.A. 90-737, eff. 1-1-99.)
- 3 (10 ILCS 5/9-10) (from Ch. 46, par. 9-10)
- 4 Sec. 9-10. Financial reports.
- 5 (a) The treasurer of every state political committee and
- 6 the treasurer of every local political committee shall file
- 7 with the Board, and the treasurer of every local political
- 8 committee shall file with the county clerk, reports of
- 9 campaign contributions, and semi-annual reports of campaign
- 10 contributions and expenditures on forms to be prescribed or
- 11 approved by the Board. The treasurer of every political
- 12 committee that acts as both a state political committee and a
- 13 local political committee shall file a copy of each report
- 14 with the State Board of Elections and the county clerk.
- 15 Entities subject to Section 9-7.5 shall file reports required
- 16 by that Section at times provided in this Section and are
- 17 subject to the penalties provided in this Section.
- 18 (b) Reports of campaign contributions shall be filed no
- 19 later than the 15th day next preceding each election
- 20 including a primary election in connection with which the
- 21 political committee has accepted or is accepting
- 22 contributions or has made or is making expenditures. Such
- 23 reports shall be complete as of the 30th day next preceding
- 24 each election including a primary election. The Board shall
- assess a civil penalty not to exceed \$5,000 for a violation
- of this subsection, except that for State officers and
- 27 candidates and political committees formed for statewide
- office, the civil penalty may not exceed \$10,000. The fine,
- 29 however, shall not exceed \$500 for a first filing violation
- 30 for filing less than 10 days after the deadline. There shall
- 31 be no fine if the report is mailed and postmarked at least 72
- 32 hours prior to the filing deadline. For the purpose of this
- 33 subsection, "statewide office" and "State officer" means the

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

1 Governor, Lieutenant Governor, Attorney General, Secretary of

2 State, Comptroller, and Treasurer. However, a continuing

3 political committee that neither accepts contributions nor

4 makes expenditures on behalf of or in opposition to any

candidate or public question on the ballot at an election

6 shall not be required to file the reports heretofore

7 prescribed but may file in lieu thereof a Statement of

8 Nonparticipation in the Election with the Board or the Board

9 and the county clerk.

- (b-5) Notwithstanding the provisions of subsection (b), any contribution of \$500 or more received in the interim between the last date of the period covered by the last report filed under subsection (b) prior to the election and the date of the election shall be reported within 5/2business days after its receipt. The State Board shall allow filings under this subsection (b-5) to be made by facsimile transmission. For the purpose of this subsection, contribution is considered received on the date the public official, candidate, or political committee (or equivalent person in the case of a reporting entity other than a political committee) actually receives it or, in the case of goods or services, 5 2 days after the date the public official, candidate, committee, or other reporting entity receives the certification required under subsection (b) of Section 9-6. Failure to report each contribution is a separate violation of this subsection. The Board may shall impose fines for violations of this subsection as follows:
- 28 (1) For the first violation of this subsection, not 29 more than \$500.
- 30 (2) For a second or subsequent violation of this subsection, not more than \$1,000.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

each-\$5,000-or-less,-then-\$100-per-business-day--for--the first--violation,--\$200--per--business-day-for-the-second violation,-and-\$300-per-business-day-for--the--third--and subsequent-violations.

(2)--if-the-political-committee's-or-other-reporting entity's--total-receipts,-total-expenditures,-and-balance remaining-at-the-end-of-the-last--reporting--period--were each-more-than-\$5,000,-then-\$200-per-business-day-for-the first--violation,--\$400--per-business-day-for-the-second violation,-and-\$600-per-business-day-for--the--third--and subsequent-violations.

In addition to such reports the treasurer of every political committee shall file semi-annual reports of campaign contributions and expenditures no later than July 31st, covering the period from January 1st through June immediately preceding, and no later than January 31st, covering the period from July 1st through December 31st of the preceding calendar year. Reports of contributions and expenditures must be filed to cover the prescribed time periods even though no contributions or expenditures may have been received or made during the period. The Board shall assess a civil penalty not to exceed \$5,000 for a violation of this subsection, except that for State officers and candidates and political committees formed for statewide office, the civil penalty may not exceed \$10,000. The fine, however, shall not exceed \$500 for a first filing violation for filing less than 10 days after the deadline. There shall be no fine if the report is mailed and postmarked at least 72 hours prior to the filing deadline. For the purpose of this subsection, "statewide office" and "State officer" means the Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, and Treasurer.

33 (c-5) A political committee that acts as either (i) a
34 state and local political committee or (ii) a local political

- 1 committee and that files reports electronically under Section
- 2 9-28 is not required to file copies of the reports with the
- 3 appropriate county clerk, if the county clerk has a system
- 4 that permits access to, and duplication of, reports that are
- filed with the State Board of Elections. 5
- (d) A copy of each report or statement filed under this 6
- Article shall be preserved by the person filing it for a 7
- period of two years from the date of filing. 8
- 9 (Source: P.A. 90-737, eff. 1-1-99.)
- 10 (10 ILCS 5/9-11) (from Ch. 46, par. 9-11)
- Sec. 9-11. Each report of campaign contributions under 11
- Section 9-10 shall disclose-12
- the name and address of the political committee; 13
- 14 (2) (Blank);
- 15 (3) the amount of funds on hand at the beginning of the
- 16 reporting period;

23

- 17 (4) the full name and mailing address of each person who
- has made one or more contributions to or for such committee 18
- 19 within the reporting period in an aggregate amount or value
- 20 in excess of \$150, together with the amount and date of such
- 21 contributions, and if a contributor is an individual who
- the contributor or, if the occupation and employer of the

contributed more than \$500, the occupation and employer of

- 24 contributor are unknown, a statement that the committee has
- made a good faith effort to ascertain this information; 25
- (5) the total sum of individual contributions made to or 26
- for such committee during the reporting period and not 27
- 28 reported under item (4);
- (6) the name and address of each political committee 29
- from which the reporting committee received, or to which that 30
- 31 committee made, any transfer of funds, in any aggregate
- amount or value in excess of \$150, together with the amounts 32
- and dates of all transfers; 33

22

23

24

25

26

27

- 1 (7) the total sum of transfers made to or from such 2 committee during the reporting period and not reported under 3 item (6);
- 4 (8) each loan to or from any person within the reporting 5 period by or to such committee in an aggregate amount or value in excess of \$150, together with the full names and 6 7 mailing addresses of the lender and endorsers, if any, and the date and amount of such loans, and if a lender or 8 9 endorser is an individual who loaned or endorsed a loan of more than \$500, the occupation and employer of that 10 11 individual, or if the occupation and employer of t.he individual are unknown, a statement that the committee has 12 made a good faith effort to ascertain this information; 13
- (9) the total amount of proceeds received by such committee from (a) the sale of tickets for each dinner, luncheon, cocktail party, rally, and other fund-raising events; (b) mass collections made at such events; and (c) sales of items such as political campaign pins, buttons, badges, flags, emblems, hats, banners, literature, and similar materials;
 - (10) each contribution, rebate, refund, or other receipt in excess of \$150 received by such committee not otherwise listed under items (4) through (9), and if a contributor is an individual who contributed more than \$500, the occupation and employer of the contributor or, if the occupation and employer of the contributor are unknown, a statement that the committee has made a good faith effort to ascertain this information;
- 29 (11) the total sum of all receipts by or for such 30 committee or candidate during the reporting period.
- The Board shall by rule define a "good faith effort".
- The reports of campaign contributions filed under this
 Article shall be cumulative during the reporting period to
 which they relate.

1 (Source: P.A. 90-495, eff. 1-1-98; 90-737, eff. 1-1-99.)

2	(10 ILCS 5/9-12) (from Ch. 46, par. 9-12)
3	Sec. 9-12. Each report of campaign contributions
4	required by Section 9-10 of this Article to be filed with the
5	Board or the Board and the county clerk shall be verified,
6	dated, and signed by either the treasurer of the political
7	committee making the report or the candidate on whose behalf
8	the report is made, and shall contain substantially the
9	following:
10	REPORT OF CAMPAIGN CONTRIBUTIONS
11	(1) name and address of the political committee:
12	
13	(2) the date of the beginning of the reporting period, and
14	the amount of funds on hand at the beginning of the reporting
15	period:
16	
17	(3) the full name and mailing address of each person who has
18	made one or more contributions to or for the committee within
19	the reporting period in an aggregate amount or value in
20	excess of \$150, together with the amount and date of such
21	contributions, and if a contributor is an individual who
22	contributed more than \$500, the occupation and employer of
23	each contributor or, if the occupation and employer of the
24	contributor are unknown, a statement that the committee has
25	made a good faith effort to ascertain this information:
26	name address amount date occupation employer
27	
28	
29	
30	
31	
32	(4) the total sum of individual contributions made to or for
33	the committee during the reporting period and not reported

1	under item (3) -
2	
3	(5) the name and address of each political committee from
4	which the reporting committee received, or to which that
5	committee made, any transfer of funds, in an aggregate amount
6	or value in excess of \$150, together with the amounts and
7	dates of all transfers:
8	name address amount date
9	
10	
11	
12	(6) the total sum of transfers made to or from such
13	committee during the reporting period and not under item (5):
14	
15	(7) each loan to or from any person within the reporting
16	period by or to the committee in an aggregate amount or value
17	in excess of \$150, together with the full names and mailing
18	addresses of the lender and endorsers, if any, and the date
19	and amount of such loans, and if a lender or endorser is an
20	individual who loaned or endorsed a loan of more than \$500,
21	the occupation and employer of each person making the loan,
22	or if the occupation and employer of the individual are
23	unknown, a statement that the committee has made a good faith
24	effort to ascertain this information:
25	(8) the total amount of proceeds received by the committee
26	from (a) the sale of tickets for each dinner, luncheon,
27	cocktail party, rally, and other fund-raising events; (b)
28	mass collections made at such events; and (c) sales of items
29	such as political campaign pins, buttons, badges, flags,
30	emblems, hats, banners, literature, and similar materials:
31	(a)
32	(b)
33	(c)
34	(9) each contribution, rebate, refund, or other receipt in

- excess of \$150 received by the committee not otherwise listed under items (3) through (8), and if the contributor is an
- 3 individual who contributed more than \$500, the occupation and
- 4 employer of each contributor or, if the occupation and
- 5 employer of the contributor are unknown, a statement that the
- 6 committee has made a good faith effort to ascertain this
- 7 information:
- 8 name address amount date occupation employer
- 9
- 10
- 11 (10) the total sum of all receipts by or for the committee
- 12 during the reporting period:
- 13
- 14 VERIFICATION:
- "I declare that this report of campaign contributions
- 16 (including any accompanying schedules and statements) has
- 17 been examined by me and to the best of my knowledge and
- 18 belief is a true, correct and complete report as required by
- 19 Article 9 of The Election Code. I understand that willfully
- filing a false or incomplete statement is a business offense
- 21 subject to a fine of up to \$5,000."
- 22
- 23 (date of filing) (signature of person making the report)
- 24 (Source: P.A. 90-495, eff. 1-1-98; 90-737, eff. 1-1-99.)
- 25 (10 ILCS 5/9-13) (from Ch. 46, par. 9-13)
- Sec. 9-13. Each semi-annual report of campaign
- 27 contributions and expenditures under Section 9-10 shall
- 28 disclose-
- 29 (1) the name and address of the political committee;
- 30 (2) (Blank);
- 31 (3) the amount of funds on hand at the beginning of the
- 32 reporting period;
- 33 (4) the full name and mailing address of each person who

- 1 has made one or more contributions to or for such committee
- 2 within the reporting period in an aggregate amount or value
- 3 in excess of \$150, together with the amount and date of such
- 4 contributions, and if the contributor is an individual who
- 5 contributed more than \$500, the occupation and employer of
- 6 the contributor or, if the occupation and employer of the
- 7 contributor are unknown, a statement that the committee has
- 8 made a good faith effort to ascertain this information;
- 9 (5) the total sum of individual contributions made to or
- 10 for such committee during the reporting period and not
- 11 reported under item (4);
- 12 (6) the name and address of each political committee
- 13 from which the reporting committee received, or to which that
- 14 committee made, any transfer of funds, in the aggregate
- amount or value in excess of \$150, together with the amounts
- and dates of all transfers;
- 17 (7) the total sum of transfers made to or from such
- 18 committee during the reporting period and not reported under
- 19 item (6);
- 20 (8) each loan to or from any person within the reporting
- 21 period by or to such committee in an aggregate amount or
- value in excess of \$150, together with the full names and
- 23 mailing addresses of the lender and endorsers, if any, and
- 24 the date and amount of such loans, and if a lender or
- 25 endorser is an individual who loaned or endorsed a loan of
- 26 more than \$500, the occupation and employer of that
- 27 individual, or if the occupation and employer of the
- 28 individual are unknown, a statement that the committee has
- 29 made a good faith effort to ascertain this information;
- 30 (9) the total amount of proceeds received by such
- 31 committee from (a) the sale of tickets for each dinner,
- 32 luncheon, cocktail party, rally, and other fund-raising
- events; (b) mass collections made at such events; and (c)
- 34 sales of items such as political campaign pins, buttons,

- 1 badges, flags, emblems, hats, banners, literature, and
- 2 similar materials;
- 3 (10) each contribution, rebate, refund, or other receipt
- 4 in excess of \$150 received by such committee not otherwise
- 5 listed under items (4) through (9), and if the contributor is
- 6 an individual who contributed more than \$500, the occupation
- 7 and employer of the contributor or, if the occupation and
- 8 employer of the contributor are unknown, a statement that the
- 9 committee has made a good faith effort to ascertain this
- 10 information;
- 11 (11) the total sum of all receipts by or for such
- 12 committee or candidate during the reporting period;
- 13 (12) the full name and mailing address of each person to
- 14 whom expenditures have been made by such committee or
- 15 candidate within the reporting period in an aggregate amount
- or value in excess of \$150, the amount, date, and purpose of
- 17 each such expenditure and the question of public policy or
- 18 the name and address of, and office sought by, each candidate
- on whose behalf such expenditure was made;
- 20 (13) the full name and mailing address of each person to
- 21 whom an expenditure for personal services, salaries, and
- 22 reimbursed expenses in excess of \$150 has been made, and
- 23 which is not otherwise reported, including the amount, date,
- and purpose of such expenditure;
- 25 (14) the total sum of expenditures made by such
- 26 committee during the reporting period;
- 27 (15) the full name and mailing address of each person to
- 28 whom the committee owes debts or obligations in excess of
- 29 \$150, and the amount of such debts or obligations.
- The Board shall by rule define a "good faith effort".
- 31 (Source: P.A. 90-495, eff. 1-1-98; 90-737, eff. 1-1-99.)
- 32 (10 ILCS 5/9-14) (from Ch. 46, par. 9-14)
- 33 Sec. 9-14. Each semi-annual report of campaign

1	contributions and expenditures required by Section 9-10 of
2	this Article to be filed with the Board or the Board and the
3	county clerk shall be verified, dated, and signed by either
4	the treasurer of the political committee making the report or
5	the candidate on whose behalf the report is made, and shall
6	contain substantially the following:
7	SEMI-ANNUAL REPORT OF CAMPAIGN
8	CONTRIBUTIONS AND EXPENDITURES
9	(1) name and address of the political committee:
10	
11	(2) the date of the beginning of the reporting period, and
12	the amount of funds on hand at the beginning of the reporting
13	period;
14	
15	(3) the full name and mailing address of each person who has
16	made one or more contributions to or for the committee within
17	the reporting period in an aggregate amount or value in
18	excess of \$150, together with the amount and date of such
19	contributions, and if a contributor is an individual who
20	contributed more than \$500, the occupation and employer of
21	each contributor or, if the occupation and employer of the
22	contributor are unknown, a statement that the committee has
23	made a good faith effort to ascertain this information:
24	name address amount date occupation employer
25	
26	
27	
28	
29	
30	(4) the total sum of individual contributions made to or for
31	the committee during the reporting period and not reported
32	under item(3):
33	
34	(5) the name and address of each political committee from

1	which the reporting committee received, or to which that
2	committee made, any transfer of funds, in an aggregate amount
3	or value in excess of \$150, together with the amounts and
4	dates of all transfers:
5	name address amount date
6	
7	
8	
9	(6) the total sum of transfers made to or from such
10	committee during the reporting period and not reported under
11	item (5);
12	(7) each loan to or from any person within the reporting
13	period by or to the committee in an aggregate amount or value
14	in excess of \$150, together with the full names and mailing
15	addresses of the lender and endorsers, if any, and the date
16	and amount of such loans, and if a lender or endorser is an
17	individual who loaned or endorsed a loan of more than \$500,
18	the occupation and employer of each person making the loan,
19	or if the occupation and employer of the individual are
20	unknown, a statement that the committee has made a good faith
21	effort to ascertain this information:
22	name address amount date endorsers occupation employer
23	
24	
25	
26	(8) the total amount of proceeds received by the committee
27	from (a) the sale of tickets for each dinner, luncheon,
28	cocktail party, rally, and other fund-raising events; (b)
29	mass collections made at such events; and (c) sales of items
30	such as political campaign pins, buttons, badges, flags,
31	emblems, hats, banners, literature, and similar materials:
32	(a)
33	(b)
34	(c)

1	(9) each contribution, rebate, refund, or other receipt in					
2	excess of \$150 received by the committee not otherwise listed					
3	under items (3) through (8), and if a contributor is an					
4	individual who contributed more than \$500, the occupation and					
5	employer of each contributor or, if the occupation and					
6	employer of the contributor are unknown, a statement that the					
7	committee has made a good faith effort to ascertain this					
8	information:					
9	name address amount date endorsers occupation employer					
10						
11						
12						
13	(10) the total sum of all receipts by or for the committee					
14	during the reporting period:					
15						
16	(11) the full name and mailing address of each person to					
17	whom expenditures have been made by the committee within the					
18	reporting period in an aggregate amount or value in excess of					
19						
	\$150, the amount, date, and purpose of each such expenditure,					
20	and the question of public policy or the name and address of,					
20 21						
	and the question of public policy or the name and address of,					
21	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the					
21 22	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made:					
21 22 23	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made:					
21 22 23 24	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made:					
21 22 23 24 25	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made: name address amount date purpose beneficiary					
21 22 23 24 25 26	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made: name address amount date purpose beneficiary					
21 22 23 24 25 26 27 28 29	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made: name address amount date purpose beneficiary					
21 22 23 24 25 26 27 28 29 30	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made: name address amount date purpose beneficiary					
21 22 23 24 25 26 27 28 29 30 31	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made: name address amount date purpose beneficiary					
21 22 23 24 25 26 27 28 29 30 31 32	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made: name address amount date purpose beneficiary					
21 22 23 24 25 26 27 28 29 30 31	and the question of public policy or the name and address of, and office sought by, each candidate on whose behalf the expenditure was made: name address amount date purpose beneficiary					

1	
2	
3	
4	(13) the total sum of expenditures made by the committee
5	during the reporting period;
6	
7	(14) the full name and mailing address of each person to
8	whom the committee owes debts or obligations in excess of
9	\$150, and the amount of such debts or obligations:
10	
11	
12	VERIFICATION:
13	"I declare that this semi-annual report of campaign
14	contributions and expenditures (including any accompanying
15	schedules and statements) has been examined by me and to the
16	best of my knowledge and belief is a true, correct and
17	complete report as required by Article 9 of The Election
18	Code. I understand that willfully filing a false or
19	incomplete report is a business offense subject to a fine of
20	up to \$5,000."
21	
22	(date of filing) (signature of person making the report)
23	(Source: P.A. 90-495, eff. 1-1-98; 90-737, eff. 1-1-99.)
24	(10 ILCS 5/9-23) (from Ch. 46, par. 9-23)
25	Sec. 9-23. Whenever the Board, pursuant to Section 9-21,
26	has issued an order, or has approved a written stipulation,
27	agreed settlement or consent order, directing a person
28	determined by the Board to be in violation of any provision
29	of this Article or any regulation adopted thereunder, to
30	cease or correct such violation or otherwise comply with this
31	Article and such person fails or refuses to comply with such

order, stipulation, settlement or consent order within the

33 time specified by the Board, the Board, after affording

- 1 notice and an opportunity for a public hearing, may impose a
- 2 civil penalty on such person in an amount not to exceed
- 3 \$5,000; except that for State officers and candidates and
- 4 political committees formed for statewide office, the civil
- 5 penalty may not exceed \$10,000. For the purpose of this
- 6 Section, "statewide office" and "State officer" means the
- 7 Governor, Lieutenant Governor, Attorney General, Secretary of
- 8 State, Comptroller, and Treasurer.
- 9 Civil penalties imposed on any such person by the Board
- 10 shall be enforceable in the Circuit Court. The Board shall
- 11 petition the Court for an order to enforce collection of the
- 12 penalty and, if the Court finds it has jurisdiction over the
- person against whom the penalty was imposed, the Court shall
- 14 issue the appropriate order. Any civil penalties collected
- by the Court shall be forwarded to the State Treasurer.
- In addition to or in lieu of the imposition of a civil
- 17 penalty, the board may report such violation and the failure
- or refusal to comply with the order of the Board to the
- 19 Attorney General and the appropriate State's Attorney.
- The--name--of--a--person-who-has-not-paid-a-civil-penalty
- 21 imposed-against-him-or--her--under--this--Section--shall--not
- 22 appear--upon--any-ballot-for-any-office-in-any-election-while
- 23 the-penalty-is-unpaid.
- 24 (Source: P.A. 90-737, eff. 1-1-99.)
- 25 (10 ILCS 5/9-25.2 new)
- Sec. 9-25.2. Contributions; candidate or treasurer of
- 27 <u>political committee.</u>
- 28 (a) No candidate may knowingly receive any contribution
- 29 <u>solicited or received in violation of Section 33-3.1 of the</u>
- 30 <u>Criminal Code of 1961.</u>
- 31 (b) The receipt of political contributions in violation
- of this Section shall constitute a Class A misdemeanor.
- 33 <u>The appropriate State's Attorney or the Attorney General</u>

- 1 shall bring actions in the name of the people of the State of
- 2 <u>Illinois</u>.
- 3 (c) Any contribution solicited in violation of Section
- 4 33-3.1 of the Criminal Code of 1961 shall escheat to the
- 5 State of Illinois. Any candidate or political committee that
- 6 receives a contribution prohibited by this Section shall
- 7 <u>forward it immediately to the State Treasurer.</u>
- 8 (10 ILCS 5/9-26) (from Ch. 46, par. 9-26)
- 9 Sec. 9-26. Willful failure to file or willful filing of
- 10 false or incomplete information required by this Article
- 11 shall constitute a business offense subject to a fine of up
- 12 to \$5,000.
- 13 Willful filing of a false complaint under this Article
- shall constitute a Class B misdemeanor.
- 15 A prosecution for any offense designated by this Article
- 16 shall be commenced no later than 18 months after the
- 17 commission of the offense.
- 18 The appropriate State's Attorney or the Attorney General
- 19 shall bring such actions in the name of the people of the
- 20 State of Illinois.
- 21 (Source: P.A. 90-737, eff. 1-1-99.)
- 22 (10 ILCS 5/9-27.5)
- Sec. 9-27.5. Fundraising in or within 50 miles of the
- 24 State Capitol building Springfield. Except as provided in
- 25 this Section, any executive branch constitutional officer,
- 26 any candidate for an executive branch constitutional office,
- 27 any member of the General Assembly, any candidate for the
- 28 General Assembly, any political caucus of the General
- 29 Assembly, or any political committee on behalf of any of the
- 30 foregoing may not hold a fundraising function in or within 50
- 31 miles of the State Capitol building Springfield on any day
- 32 the legislature is in session (i) during the period beginning

- 1 90 days before the later of the dates scheduled by either
- 2 house of the General Assembly for the adjournment of the
- 3 spring session and ending on the later of the actual
- 4 adjournment dates of either house of the spring session and
- 5 (ii) during fall veto session. For purposes of this Section,
- 6 the legislature is not considered to be in session on a day
- 7 that is solely a perfunctory session day or on a day when
- 8 only a committee is meeting.
- 9 This Section does not apply to members and political
- 10 committees of members of the General Assembly whose districts
- 11 are located, in whole or in part, in or within 50 miles of
- 12 the State Capitol building Springfield and candidates and
- 13 political committees of candidates for the General Assembly
- 14 from districts located, in whole or in part, in or within 50
- 15 miles of the State Capitol building Springfield, provided
- that the fundraising function takes place within the member's
- 17 or candidate's district.
- 18 (Source: P.A. 90-737, eff. 1-1-99.)
- 19 (10 ILCS 5/9-28)
- 20 Sec. 9-28. Electronic filing and availability. The
- 21 Board shall by rule provide for the electronic filing of
- 22 expenditure and contribution reports as follows:
- Beginning July 1, 1999, or as soon thereafter as the
- 24 Board has provided adequate software to the political
- 25 committee, electronic filing is required for all political
- 26 committees that during the reporting period (i) had at any
- time a balance or an accumulation of contributions of \$25,000
- or more, (ii) made aggregate expenditures of \$25,000 or more,
- or (iii) received loans of an aggregate of \$25,000 or more.
- 30 Beginning July 1, 2003, electronic filing is required for
- 31 all political committees that during the reporting period (i)
- 32 had at any time a balance or an accumulation of contributions
- of \$10,000 or more, (ii) made aggregate expenditures of

- 1 \$10,000 or more, or (iii) received loans of an aggregate of
- 2 \$10,000 or more.
- 3 The Board may provide by rule for the optional electronic
- 4 filing of expenditure and contribution reports for all other
- 5 political committees. The Board shall promptly make all
- 6 reports filed under this Article by all political committees
- 7 publicly available by means of a searchable database that is
- 8 accessible through the World Wide Web.
- 9 The Board shall provide all software necessary to comply
- 10 with this Section to candidates, public officials, political
- 11 committees, and election authorities.
- 12 The Board shall implement a plan to provide computer
- 13 access and assistance to candidates, public officials,
- 14 political committees, and election authorities with respect
- to electronic filings required under this Article.
- 16 For the purposes of this Section, "political committees"
- 17 includes entities required to report to the Board under
- 18 Section 9-7.5.
- 19 (Source: P.A. 90-495, eff. 8-18-97; 90-737, eff. 1-1-99.)
- 20 (10 ILCS 5/29-14 rep.)
- 21 Section 30. The Election Code is amended by repealing
- 22 Section 29-14.
- 23 Section 35. The Lobbyist Registration Act is amended by
- 24 re-enacting Section 6.5 as follows:
- 25 (25 ILCS 170/6.5)
- 26 Sec. 6.5. Response to report by official.
- 27 (a) Every person required to register as prescribed in
- 28 Section 3 and required to file a report with the Secretary of
- 29 State as prescribed in Section 6 shall, at least 25 days
- 30 before the deadline for filing the report, provide a copy of
- 31 the report to each official listed in the report by first

- 1 class mail or hand delivery. An official may, within 10 days
- 2 after receiving the copy of the report, provide written
- 3 objections to the report by first class mail or hand delivery
- 4 to the person required to file the report. If those written
- 5 objections conflict with the final report that is filed, the
- 6 written objections shall be filed along with the report.
- 7 (b) Failure to provide a copy of the report to an
- 8 official listed in the report within the time designated in
- 9 this Section is a violation of this Act.
- 10 (Source: P.A. 90-737, eff. 1-1-99.)
- 11 Section 40. The Illinois Procurement Code is amended by
- 12 changing Section 50-30 as follows:
- 13 (30 ILCS 500/50-30)
- 14 Sec. 50-30. Revolving door prohibition. No former State
- officer or State employee may, within a period of 2 years
- 16 <u>immediately after termination of State employment, accept</u>
- 17 <u>employment or receive compensation from an employer if:</u>
- 18 <u>(1) The officer or employee, during the 2 years</u>
- 19 <u>immediately preceding termination of State employment, was</u>
- 20 <u>engaged in the negotiation or administration on behalf of the</u>
- 21 State or agency of one or more contracts with that employer

and was in a position to make discretionary decisions

- 23 <u>affecting the outcome of such negotiation or nature of such</u>
- 24 <u>administration; or</u>

- 25 (2) The officer or employee was the chief procurement
- 26 <u>officer</u>, <u>associate procurement officer</u>, <u>State purchasing</u>
- 27 <u>officer</u>, <u>designee</u> of <u>one of those officers whose principal</u>
- 28 <u>duties are directly related to State procurement, or</u>
- 29 <u>executive officer confirmed by the Senate.</u>
- 30 This prohibition includes but is not limited to: lobbying
- 31 the procurement process; specifying; bidding; proposing bid,
- 32 proposal, or contract documents; on his or her own behalf or

- 1 on behalf of any firm, partnership, association, or corporation. This Section applies only to persons who 2 3 terminate an affected position on or after the effective date 4 of this amendatory Act of the 92nd General Assembly. Chief 5 procurement--officers,--associate-procurement-officers,-State purchasing-officers,-their-designees-whose--principal--duties 6 7 are--directly--related--to--State--procurement,-and-executive 8 officers-confirmed-by-the-Senate-are-expressly-prohibited-for 9 a-period-of-2-years-after-terminating--an--affected--position 10 from--engaging--in--any--procurement-activity-relating-to-the 11 State-agency-most-recently--employing--them--in--an--affected 12 position--for-a-period-of-at-least-6-months---The-prohibition 13 includes-but-is-not--limited--to:--lobbying--the--procurement process; -- specifying; -- bidding; -- proposing -- bid; -proposal; -or 14 15 contract-documents;-on-their-own-behalf-or-on-behalf--of--any 16 firm,--partnership,-association,-or-corporation.-This-Section 17 applies-only-to-persons-who-terminate-an-affected-position-on
- 19 (Source: P.A. 90-572, eff. 2-6-98.)

or-after-January-15,-1999-

18

31

32

- 20 Section 50. The Criminal Code of 1961 is amended by 21 adding Section 33-3.1 as follows:
- (720 ILCS 5/33-3.1 new) 22
- 23 Sec. 33-3.1. Solicitation misconduct.
- 2.4 (a) A public employee commits solicitation misconduct 25 when he or she knowingly solicits or receives contributions, as that term is defined in Section 9-1.4 of the Election 26 27 Code, from a person engaged in a business or activity over which the public employee has the responsibility to 28 29 investigate or inspect, and enforce, regulatory measures 30 necessary to the requirements of any State or federal statute
- or regulation relating to the business or activity.

(b) A public employee convicted of committing

- 1 <u>solicitation misconduct forfeits his or her employment. In</u>
- 2 <u>addition, he or she commits a Class A misdemeanor.</u>
- 3 (c) An employee of a State agency who is discharged,
- 4 <u>demoted</u>, <u>suspended</u>, <u>threatened</u>, <u>harassed</u>, <u>or in any other</u>
- 5 <u>manner discriminated against in the terms and conditions of</u>
- 6 employment by a State agency because of lawful acts done by
- 7 the employee or on behalf of the employee or others in
- 8 <u>furtherance of the enforcement of this Section shall be</u>
- 9 <u>entitled to all relief necessary to make the employee whole.</u>
- 10 (d) Any person who knowingly makes a false report of
- 11 <u>solicitation misconduct to the State Police, the Attorney</u>
- 12 <u>General, a State's Attorney, or any law enforcement official</u>
- shall be guilty of a Class C misdemeanor.
- 14 Section 90. Severability. The provisions of this Act
- are severable under Section 1.31 of the Statute on Statutes.
- 16 Section 95. Because this Act authorizes the legislative
- 17 ethics commission to meet in closed session in certain
- 18 circumstances, in order to meet the requirements of
- 19 subsection (c) of Section 5 of Article IV of the Illinois
- 20 Constitution, for passage this Act needs a 2/3 vote of the
- 21 members elected to each house of the General Assembly.
- 22 Section 99. Effective date. This Act takes effect upon
- 23 becoming law.