WEST VIRGINIA LEGISLATURE EIGHTY-FIRST LEGISLATURE

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ENROLLED

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COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 604

(SENATORS KESSLER (MR. PRESIDENT) AND FITZSIMMONS, ORIGINAL SPONSORS)

[PASSED APRIL 12, 2013; IN EFFECT NINETY DAYS FROM PASSAGE.]

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[Passed April 12, 2013; in effect ninety days from passage.]

AN ACT to amend and reenact §3-8-1a of the Code of West Virginia, 1931, as amended, relating to the regulation and control of elections, generally; defining terms; and expanding the definition of "electioneering communication".

Be it enacted by the Legislature of West Virginia:

That §3-8-1a of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 8. REGULATION AND CONTROL OF ELECTIONS.

§3-8-1a. Definitions.

1 As used in this article, the following terms have the 2 following definitions:

3 (1) "Ballot issue" means a constitutional amendment,
4 special levy, bond issue, local option referendum, municipal

5 charter or revision, an increase or decrease of corporate limits

6 or any other question that is placed before the voters for a

- 7 binding decision.
- 8 (2) "Billboard Advertisement" means a commercially
 9 available outdoor advertisement, sign or similar display
 10 regularly available for lease or rental to advertise a person,
 11 place or product.

(3) "Broadcast, cable or satellite communication" means
a communication that is publicly distributed by a television
station, radio station, cable television system or satellite
system.

16 (4) "Candidate" means an individual who:

17 (A) Has filed a certificate of announcement under section18 seven, article five of this chapter or a municipal charter;

- 19 (B) Has filed a declaration of candidacy under section20 twenty-three, article five of this chapter;
- 21 (C) Has been named to fill a vacancy on a ballot; or

(D) Has declared a write-in candidacy or otherwise
publicly declared his or her intention to seek nomination or
election for any state, district, county or municipal office or
party office to be filled at any primary, general or special
election.

(5) "Candidate's committee" means a political committee
established with the approval of or in cooperation with a
candidate or a prospective candidate to explore the
possibilities of seeking a particular office or to support or aid
his or her nomination or election to an office in an election
cycle. If a candidate directs or influences the activities of

more than one active committee in a current campaign, those
committees shall be considered one committee for the
purpose of contribution limits.

36 (6) "Clearly identified" means that the name, nickname, 37 photograph, drawing or other depiction of the candidate 38 appears or the identity of the candidate is otherwise apparent 39 through an unambiguous reference, such as "the Governor", 40 "your Senator" or "the incumbent" or through an 41 unambiguous reference to his or her status as a candidate. 42 such as "the Democratic candidate for Governor" or "the 43 Republican candidate for Supreme Court of Appeals".

(7) "Contribution" means a gift, subscription, loan, 44 45 assessment, payment for services, dues, advance, donation. 46 pledge, contract, agreement, forbearance or promise of 47 money or other tangible thing of value, whether conditional 48 or legally enforceable, or a transfer of money or other 49 tangible thing of value to a person, made for the purpose of influencing the nomination, election or defeat of a candidate. 50 51 An offer or tender of a contribution is not a contribution if 52 expressly and unconditionally rejected or returned. A 53 contribution does not include volunteer personal services 54 provided without compensation: *Provided*, That a 55 nonmonetary contribution is to be considered at fair market 56 value for reporting requirements and contribution limitations.

57 (8) "Corporate political action committee" means a
58 political action committee that is a separate segregated fund
59 of a corporation that may only accept contributions from its
60 restricted group as outlined by the rules of the State Election
61 Commission.

62 (9) "Direct costs of purchasing, producing or 63 disseminating electioneering communications" means:

64 (A) Costs charged by a vendor, including, but not limited
65 to, studio rental time, compensation of staff and employees,
66 costs of video or audio recording media and talent, material
67 and printing costs and postage; or

(B) The cost of air time on broadcast, cable or satellite
radio and television stations, the costs of disseminating
printed materials, studio time, use of facilities and the charges
for a broker to purchase air time.

72 (10) "Disclosure date" means either of the following:

(A) The first date during any calendar year on which any
electioneering communication is disseminated after the
person paying for the communication has spent a total of
\$5,000 or more for the direct costs of purchasing, producing
or disseminating electioneering communications; or

(B) Any other date during that calendar year after any
previous disclosure date on which the person has made
additional expenditures totaling \$5,000 or more for the direct
costs of purchasing, producing or disseminating
electioneering communications.

83 (11) "Election" means any primary, general or special election conducted under the provisions of this code or under 84 85 the charter of any municipality at which the voters nominate or elect candidates for public office. For purposes of this 86 article, each primary, general, special or local election 87 constitutes a separate election. This definition is not intended 88 89 to modify or abrogate the definition of the term "nomination" 90 as used in this article.

91 (12)(A)"Electioneering communication" means any paid
92 communication made by broadcast, cable or satellite signal,
93 mass mailing, telephone bank, billboard advertisement or

94 published in any newspaper, magazine or other periodical95 that:

96 (i) Refers to a clearly identified candidate for Governor,
97 Secretary of State, Attorney General, Treasurer, Auditor,
98 Commissioner of Agriculture, Supreme Court of Appeals or
99 the Legislature;

100 (ii) Is publicly disseminated within:

101 (I) Thirty days before a primary election at which the
102 nomination for office sought by the candidate is to be
103 determined; or

104 (II) Sixty days before a general or special election at105 which the office sought by the candidate is to be filled; and

(iii) Is targeted to the relevant electorate: *Provided*, That
for purposes of the general election of 2008 the amendments
to this article are effective October 1, 2008.

109 (B) "Electioneering communication" does not include:

110 (i) A news story, commentary or editorial disseminated 111 through the facilities of any broadcast, cable or satellite television or radio station, newspaper, magazine or other 112 113 periodical publication not owned or controlled by a political 114 party, political committee or candidate: Provided, That a 115 news story disseminated through a medium owned or 116 controlled by a political party, political committee or 117 candidate is nevertheless exempt if the news is:

(I) A bona fide news account communicated in a
publication of general circulation or through a licensed
broadcasting facility; and

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(II) Is part of a general pattern of campaign-related news
that gives reasonably equal coverage to all opposing
candidates in the circulation, viewing or listening area;

124 (ii) Activity by a candidate committee, party executive 125 committee or caucus committee, or a political action 126 committee that is required to be reported to the State Election 127 Commission or the Secretary of State as an expenditure 128 pursuant to section five of this article or the rules of the State 129 Election Commission or the Secretary of State promulgated 130 pursuant to such provision: Provided, That independent 131 expenditures by a party executive committee or caucus 132 committee or a political action committee required to be 133 reported pursuant to subsection (b), section two of this article 134 are not exempt from the reporting requirements of this 135 section;

(iii) A candidate debate or forum conducted pursuant to
rules adopted by the State Election Commission or the
Secretary of State or a communication promoting that debate
or forum made by or on behalf of its sponsor;

(iv) A communication paid for by any organization
operating under Section 501(c)(3) of the Internal Revenue
Code of 1986;

(v) A communication made while the Legislature is in
session which, incidental to promoting or opposing a specific
piece of legislation pending before the Legislature, urges the
audience to communicate with a member or members of the
Legislature concerning that piece of legislation;

(vi) A statement or depiction by a membership
organization, in existence prior to the date on which the
individual named or depicted became a candidate, made in a

151	newsletter or other communication distributed only to bona
152	fide members of that organization;

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(vii) A communication made solely for the purpose of
attracting public attention to a product or service offered for
sale by a candidate or by a business owned or operated by a
candidate which does not mention an election, the office
sought by the candidate or his or her status as a candidate; or

(viii) A communication, such as a voter's guide, which
refers to all of the candidates for one or more offices, which
contains no appearance of endorsement for or opposition to
the nomination or election of any candidate and which is
intended as nonpartisan public education focused on issues
and voting history.

164 (13) "Expressly advocating" means any communication165 that:

166 (A) Uses phrases such as "vote for the Governor", 167 "re-elect your Senator", "support the Democratic nominee for Supreme Court", "cast your ballot for the Republican 168 169 challenger for House of Delegates", "Smith for House", "Bob Smith in '04", "vote Pro-Life" or "vote Pro-Choice" 170 171 accompanied by a listing of clearly identified candidates 172 described as Pro-Life or Pro-Choice, "vote against Old 173 Hickory", "defeat" accompanied by a picture of one or more 174 candidates, "reject the incumbent";

(B) Communications of campaign slogans or individual
words, that can have no other reasonable meaning than to
urge the election or defeat of one or more clearly identified
candidates, such as posters, bumper stickers, advertisements,
etc., which say "Smith's the One", "Jones '06", "Baker", etc;
or

181 (C) Is susceptible of no reasonable interpretation other182 than as an appeal to vote for or against a specific candidate.

(14) "Financial agent" means any individual acting for
and by himself or herself, or any two or more individuals
acting together or cooperating in a financial way to aid or
take part in the nomination or election of any candidate for
public office, or to aid or promote the success or defeat of
any political party at any election.

(15) "Fund-raising event" means an event such as a
dinner, reception, testimonial, cocktail party, auction or
similar affair through which contributions are solicited or
received by such means as the purchase of a ticket, payment
of an attendance fee or by the purchase of goods or services.

194 (16) "Independent expenditure" means an expenditure by195 a person:

196 (A) Expressly advocating the election or defeat of a197 clearly identified candidate; and

(B) That is not made in concert or cooperation with or at
the request or suggestion of such candidate, his or her agents,
the candidate's authorized political committee or a political
party committee or its agents.

202 Supporting or opposing the election of a clearly identified 203 candidate includes supporting or opposing the candidates of 204 a political party. An expenditure which does not meet the 205 criteria for an independent expenditure is considered a 206 contribution.

207 (17) "Mass mailing" means a mailing by United States
208 mail, facsimile or electronic mail of more than five hundred
209 pieces of mail matter of an identical or substantially similar

nature within any thirty-day period. For purposes of this
subdivision, "substantially similar" includes communications
that contain substantially the same template or language, but
vary in nonmaterial respects such as communications
customized by the recipient's name, occupation or geographic
location.

(18) "Membership organization" means a group that
grants bona fide rights and privileges, such as the right to
vote, to elect officers or directors and the ability to hold
office, to its members and which uses a majority of its
membership dues for purposes other than political purposes.
"Membership organization" does not include organizations
that grant membership upon receiving a contribution.

(19) "Name" means the full first name, middle name or
initial, if any, and full legal last name of an individual and the
full name of any association, corporation, committee or other
organization of individuals, making the identity of any person
who makes a contribution apparent by unambiguous
reference.

(20) "Person" means an individual, corporation,
partnership, committee, association and any other
organization or group of individuals.

(21) "Political action committee" means a committee
organized by one or more persons for the purpose of
supporting or opposing the nomination or election of one or
more candidates. The following are types of political action
committees:

237 (A) A corporate political action committee, as that term238 is defined by subdivision (8) of this section;

(B) A membership organization, as that term is definedby subdivision(18) of this section;

(C) An unaffiliated political action committee, as thatterm is defined by subdivision (29) of this section.

243 (22) "Political committee" means any candidate
244 committee, political action committee or political party
245 committee.

(23) "Political party" means a political party as that term
is defined by section eight, article one of this chapter or any
committee established, financed, maintained or controlled by
the party, including any subsidiary, branch or local unit
thereof and including national or regional affiliates of the
party.

(24) "Political party committee" means a committee
established by a political party or political party caucus for
the purposes of engaging in the influencing of the election,
nomination or defeat of a candidate in any election.

256 (25) "Political purposes" means supporting or opposing 257 the nomination, election or defeat of one or more candidates 258 or the passage or defeat of a ballot issue, supporting the 259 retirement of the debt of a candidate or political committee or 260 the administration or activities of an established political 261 party or an organization which has declared itself a political 262 party and determining the advisability of becoming a 263 candidate under the precandidacy financing provisions of this 264 chapter.

265 (26) "Targeted to the relevant electorate" means a
266 communication which refers to a clearly identified candidate
267 for statewide office or the Legislature and which can be
268 received by one hundred forty thousand or more individuals

in the state in the case of a candidacy for statewide office,
eight thousand two hundred twenty or more individuals in the
district in the case of a candidacy for the State Senate and
two thousand four hundred ten or more individuals in the
district in the case of a candidacy for the House of Delegates.

- (27) "Telephone bank" means telephone calls that are
 targeted to the relevant electorate, other than telephone calls
 made by volunteer workers, regardless of whether paid
 professionals designed the telephone bank system, developed
 calling instructions or trained volunteers.
- (28) "Two-year election cycle" means the twenty-four
 month period that begins the day after a general election and
 ends on the day of the subsequent general election.
- (29) "Unaffiliated political action committee" means a
 political action committee that is not affiliated with a
 corporation or a membership organization.

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The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman-Senare Committee Chairman House Committee Originated in the Senate. APR 30 In effect ninety days from passage. Clerk of the Senate h Clerk of the House of Delegates of the Senate den Speaker of the House of Delegates The within ... (2) approved ... this the SOth Day of, 2013. Kay J Governor

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PRESENTED TO THE GOVERNOR

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