Working Draft of Proposed Rules

Office of the Colorado Secretary of State Rules Concerning Campaign and Political Finance 8 CCR 1505-6

May 31, 2019

Disclaimer:

The following is a working draft concerning the Campaign and Political Finance Rules. The Secretary values your input and is seeking feedback about the proposed revisions before a formal notice of rulemaking.

Please send your feedback by 5:00 PM on June 7, 2019. Please reference the specific page and line number in your comments. We will consider all comments submitted by this date for inclusion in the official rulemaking draft.

Please note the following formatting key:

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Font effect	Meaning			
Sentence case	Retained/modified current rule language			
SMALL CAPS	New language			
Strikethrough	Deletions			
Italic blue font text	Annotations			

1 Amendments to 8 CCR 1505-6 follow:

2 Rule 1. Definitions

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- 3 [Amendments to Rule 1.4]
- 4 1.4 "Contribution" has the same meaning as set forth in Colo. Const. article XXVIII, section 2(5)(b) 2(5)(A), and section 1-45-103(6), C.R.S.
 - 1.4.1 A contribution does not include an endorsement of a candidate or an issue by any person, or include interest earned in an interest-bearing bank account, dividend income from invested committee funds, earned income from commercially reasonable transactions, or transfers of money within a political party.
- 10 1.4.2 Volunteer services
- Time-based services volunteered by an individual are not considered a contribution if the individual receives no direct or indirect compensation for the time volunteered.
- 14 (b) If an individual volunteers only a portion of his or her time-based services, the volunteered portion is not considered a contribution.

1 2 3 4			contribution. If volunteer services yield a thing of value, "contribution" only includes the reasonable value of the materials involved, unless the value is de minimis.					
5 6 7 8		1.4.3	"Contribution in support of the candidacy" as outlined in Colo. Const. Article XXVIII, Section 2(2), includes all contributions given directly to, or EXPENDITURES OR SPENDING coordinated with, a candidate for a specific public office, including those to a person who maintains a candidate committee after an election cycle.					
9	[Amen	dments	to Rules 1.6, 1.7, and 1.8]					
10	1.6	"Frequ	ent filing schedule" means:					
11 12		1.6.1	For state and school district director candidates and committees, the filing schedule outlined in sections 1-45-108 (2)(a)(I)(B), (2)(a)(I)(C), (2)(a)(I)(D), and (2)(a)(I)(E), C.R.S.;					
13 14		1.6.2	For a county, municipal, and special district candidate or committee, the filing schedule outlined in section 1-45-108 (2)(a)(II), C.R.S.; and					
15 16 17		1.6.3	For political committees, small donor committees, independent expenditure committees, and political organizations participating in a regular biennial school election, the filing schedule outlined in sections 1-45-108(2)(a)(I)(C), (2)(a)(I)(D), and (2)(a)(I)(E), C.R.S.					
18 19 20		1.6.4	FOR ISSUE COMMITTEES SUPPORTING OR OPPOSING A BALLOT MEASURE THAT ATTEMPTS ACCESS TO OR WILL APPEAR ON AN UPCOMING BALLOT, THE FILING SCHEDULE OUTLINED IN SECTIONS 1-45-108(1)(A)(I)(B), 1-45-108(2)(A)(I)(C), (2)(A)(I)(D), AND (2)(A)(I)(E), C.R.S.					
21 22	1.7		ndent expenditure committee" has the same meaning as set forth in section 1-45-5), C.R.S.					
23 24		[The re 5.2]	emainder of Current Rule 1.7, is not repealed; this content is recodified under New Rule					
25	1.8	"Infreq	nfrequent filing schedule" means:					
26 27		1.8.1	For a state and school district director candidate or committee, the quarterly filing schedule outlined in section 1-45-108(2)(a)(I)(A), C.R.S.; and					
28 29		1.8.2	For a county, municipal, or special district candidate or committee, the annual filing schedule outlined in section 1-45-108(2)(a)(II), C.R.S.					
30 31 32		1.8.3	FOR ISSUE COMMITTEES SUPPORTING OR OPPOSING A BALLOT MEASURE THAT WILL NOT APPEAR ON AN UPCOMING BALLOT, THE FILING SCHEDULE OUTLINED IN SECTIONS 1-45-108(2)(A)(I)(A) AND (2)(A)(II) C.R.S.					
33	[New F	Rule 1.23	3]					
34 35 36	1.23	WITH A	SFER" AS USED IN SECTION 1-45-107.5(14), C.R.S., MEANS THE DISPOSITION OF OR PARTING N ASSET OR AN INTEREST IN AN ASSET. IT DOES NOT INCLUDE PAYMENT TO A VENDOR OR PAYMENT DNTRACT FOR GOODS OR SERVICES.					
37	[Amendments to Rule 2.2.3 concerning Candidate committees]							

2 3 4	2.2.3	XXVIII, the prir	Section	on 3(1) AND SECTION 1-45-103.7(1.5), C.R.S. for the primary election even if ection is canceled under section 1-4-104.5(1), C.R.S. or the candidate is osed.
5	[Amendments	to Rule 2	2.2.4(b)((1) concerning managing unexpended campaign contributions]
6		(b)	Candid	dates seeking re-election to the same office
7 8 9 10 11			(1)	A candidate committee may retain contributions to use in a subsequent election cycle for the same public office, in an amount not to exceed the political party contribution limit in Colo. Const. Article XXVIII, Section 3(3) AND SECTION 1-45-103.7(1.5)(A)(III), C.R.S. (as adjusted by Rule 10.16) 10.17).
12	[Amendments	s to Rule 2	2.4.3 cor	ncerning personal financial disclosures]
13 14 15 16	2.4.3	before candid	filing the	withdraws his or her candidacy by submitting appropriate documentation e disclosure statement required in section 1-45-110(2)(a), C.R.S., the d not file a disclosure statement. Any fines that the candidate accrued wing may be waived by the Secretary of State-APPROPRIATE FILING OFFICE.
17	[Amendments	s to Rule s	5]	
18	Rule 5. Indep	endent E	xpendi	tures and Independent Expenditure Committees
19	[Current Rule	5.1 is am	ended a	and recodified as New Rule 22]
20 21				diture committee must report donations over twenty dollars given for the independent expenditure.
22 23 24	5.2.1	per yea	ar given	ependent expenditure committee must itemize donations of \$250 or more for the purpose of making an independent expenditure and include the ress of the donor.
25 26 27	5.2.2	107.5(4	4)(b)(II),	committee is unable to gather the information required by section 1-45-or (III), C.R.S., within 30 days after receipt of the donation, the committee e donation to the donor no later than the 31st day after receipt.
28 29 30	5.2.3	made i	n an agg	ependent expenditure committee must itemize independent expenditures gregate amount of \$1,000 in any one calendar year and include the quired by section 1-45-107.5, C.R.S.
31	[A portion of C	Current R	ule 1.7 is	s recodified under New Rule 5.2 as follows:]
32 33 34 35 36 37 38	with a fundra indep alloca fundra	a candidat aising effo endent ex ated share	e, candi orts or th openditu of joint vity rece	diture committee may not coordinate its campaign-related expenditures idate committee, or political party. Nothing in these rules limits joint he transfer of funds raised through joint fundraising efforts by an are committee or other committee as long as each committee pays its fundraising expenses and no committee participating in the joint elives more than its allocated share of funds raised in accordance with limits.
Ra	[Amandmants	to Rule	7 1 1 00	ncerning Federal PACs1

1 A Federal PAC that qualifies as a political committee under Colo. Const. Article XXVIII, 2 section 2(12), must register with the Secretary of State's office as a state political 3 committee and follow all requirements for state political committees; EXCEPT THAT A 4 FEDERAL PAC IS NOT REQUIRED TO FORM A SEPARATE BANK ACCOUNT FOR THE STATE 5 POLITICAL COMMITTEE SO LONG AS THE FUNDS USED FOR THE STATE POLITICAL COMMITTEE CAN 6 BE SEPARATELY IDENTIFIED. Nothing in this rule requires a Federal PAC to observe 7 Colorado requirements for contributions, expenditures, or other campaign finance activity 8 for federal elections or elections in states other than Colorado. 9 [Amendments to Rule 9.1 concerning registered agents] 10 9.1 The registered agent or a designated filing agent for any committee must sign the committee's 11 registration form and all disclosure reports. For registration forms and reports filed by a candidate or candidate committee, the candidate must sign. [Sections 1-45-108(3), (5), and (6), C.R.S.]FOR 12 13 PURPOSES OF THIS REQUIREMENT, AN ELECTRONIC LOGIN WILL FULFILL THE SIGNATURE REQUIREMENT. 14 [Amendments to Rule 10.1.3 concerning unexpended campaign contributions] 15 10.1.3 Unexpended contributions may not be used for personal purposes EXCEPT TO REIMBURSE 16 A CANDIDATE FOR REASONABLE AND NECESSARY EXPENSES FOR THE CARE OF A CHILD OR A 17 DEPENDENT AS ALLOWED UNDER SECTION 1-45-103.7(6.5), C.R.S. 18 [Amendments to Rule 10.2.3 (no changes to Rules 10.2.1 and 10.2.2))] 19 Except for independent expenditure committees and small-scale issue committees, committees 10.2 must report contributions as follows: 20 21 10.2.3 Disclosure of occupation and employer 22 (a) The requirement to disclose the A CONTRIBUTOR'S OR DONOR'S occupation and employer of a contributor in Colo. Const. Article XXVIII, Section 7 and section 1-23 45-108, C.R.S., applies ONLY to any one-time contribution OR DONATION of \$100 24 or more, and not to THE PERSON'S aggregate contributions totaling \$100 or more 25 26 CONTRIBUTIONS OR DONATIONS. 27 (b) Except for a committee exercising its right to cure under section 1-45-109(4)(e) 1-45-111.7(4), C.R.S., if a committee does not report REQUIRED occupation and 28 employer information for a contribution of \$100 or more, and the committee is 29 unable to gather the information within 30 days after receipt of the contribution, 30 31 the committee must return the contribution to the contributor no later than the 31st day after receipt. [Colo. Const. Article XXVIII, Section 7] 32 33 [Amendments to Rules 10.4.1 through 10.4.3 (no changes to Rules 10.4.4 through 10.4.6)] 34 10.4 A contribution or donation is received on the date that it is accepted by the committee. 35 10.4.1 A contribution or donation by check OR MONEY ORDER is accepted, at the latest, on the 36 date that the contribution or donation is deposited into the committee account. If a 37 committee receives a donation by check OR MONEY ORDER at least five business days 38 before the end of a reporting period, the committee must deposit the check OR MONEY 39 ORDER or return to the contributor before that reporting period closes. 40 10.4.2 A cash contribution or donation is accepted the date the cash is in the committee's 41 possession.

1 2 3 4		10.4.3 A contribution or donation made by credit card, PayPal, or other payment intermediary service is accepted on the date the contributor or donor authorizes the payment, OR IF UNKNOWN, ON THE DATE THE PAYMENT INTERMEDIARY SERVICE ELECTRONICALLY TRANSFERS THE CONTRIBUTION OR DONATION.
5	[Amend	ments to Rules 10.5 and 10.6]
6 7 8 9		A committee must maintain all financial records for 180 days after any general election cycle in which the committee received contributions. If a complaint is filed against the committee, the committee must maintain financial records until final disposition of the complaint and any consequent litigation. The committee must maintain COVERED ORGANIZATION AND LLC affirmations for one year after the end of the election cycle. [Colo. Const. Article XXVIII, Section 3(9)]
11 12 13 14		If a committee receives a contribution in excess of the contribution limit, the committee must return the excess to the contributor within ten days of receipt or within three days after receiving notification from the Secretary of State APPROPRIATE FILING OFFICE, whichever is sooner, and will not be held liable.
15	[Amend	ments to Rule 10.16]
16 17		Disclosure of contributions by limited liability companies (LLCs) [Section 1-45-103.7(5), (6), (7), and (8), C.R.S.]
18 19 20		10.16.1 The written affirmation provided by an LLC in accordance with section 1-45-103.7, C.R.S., must include the names and addresses of all LLC members and describe how the contribution is to be attributed to the LLC members.
21 22		10.16.2 10.16.1 The affirmation must include the occupation and employer of any member attributed with contributing \$100 or more.
23 24 25 26 27 28		10.16.3-10.16.2 The affirmation provided by an LLC under section 1-45-103.7, C.R.S., must include the name and address of each LLC member, the amount attributed to each member, and, if more than \$100 is attributed to a member, the occupation and employer of that member. When reporting the contribution, the committee must select the "LLC" contributor type and include the name and address of the LLC, the name and address of each member, and the amount attributed to each member. Attribution is determined by the pro-rata share of ownership.
30 31 32		10.16.4-10.16.3 A committee must return any contribution received from an LLC that does not comply with the affirmation requirements in section 1-45-103.7, C.R.S., and this rule to the contributor within 30 days.
33 34		10.16.5-10.16.4 A committee must itemize each contribution received from an LLC on disclosure reports, regardless of the dollar amount.
35 36 37 38 39		10.16.6-10.16.5 Any contribution from an LLC counts against contribution limits for both the individual members to whom the contribution is attributed and the LLC itself. [Colo. Const. Article XXVIII, Section 3(9)]. An LLC may not make a contribution that exceeds the limit for a "person" established in Colo. Const. Article XXVIII, Section 3, as adjusted by Rule 10, regardless of the amount attributed to each individual member.
10 11		ed permanent adoption of temporary Rule 10.17.1 (adopted March 3, 2019) including additional nents concerning county candidates]
12	10.17	Current adjusted limits

1	10.17.1	•	ed limits n 2023:	made ir	the first quarter of 2019 and effective until the next adjustment is	
3 4		(a)		There is no adjustment to the contribution limits on individual donations to small donor committees outlined in Article XXVIII, Section 2(14).		
5 6 7		(b)	The ag election follows	n, descr	limits on contributions from any person for a primary or a general ibed in Colo. Const. Article XXVIII, Section 3(1), are adjusted as	
8			(1)	\$625 to	o any one:	
9 10 11 12				(A)	Governor candidate committee for the primary election, and Governor and Governor and Lieutenant Governor candidate committee, as joint candidates under section 1-1-104, C.R.S., or any successor section, for the general election;	
13 14				(B)	Secretary of State, State Treasurer, or Attorney General candidate committee.	
15 16 17 18			(2)	Senate	is no adjustment to the limits on contributions to any one State e, State House of Representatives, State Board of Education, t of the University of Colorado, or any District Attorney candidate ttee.	
19 20 21		(c)	or a ge		limits on contributions from a small donor committee for a primary ection, described in Colo. Const. Article XXVIII, Section 3(2), are lows:	
22			(1)	\$6,750	to any one:	
23 24 25 26				(A)	Governor candidate committee for the primary election, and Governor and Lieutenant Governor candidate committee, as joint candidates under section 1-1-104, C.R.S., or any successor section, for the general election;	
27 28				(B)	Secretary of State, State Treasurer, or Attorney General candidate committee; and	
29 30 31			(2)	Board	to any one State Senate, State House of Representatives, State of Education, Regent of the University of Colorado, or any District ey candidate committee.	
32 33		(d)			limits on contributions from any person to a political party, olo. Const. Article XXVIII, Section 3(3)(a), are adjusted as follows:	
34 35			(1)	\$4,025 and	per year at the state, county, district, and local level combined;	
36			(2)	Of suc	h, no more than \$3,350 at the state level.	
37 38 39		(e)		describe	limits on contributions from a small donor committee to a political d in Colo. Const. Article XXVIII, Section 3(3)(b), are adjusted as	

1 2		(1)	\$20,325 per year at the state, county, district, and local level combined; and
3		(2)	Of such, no more than \$16,925 at the state level.
4 5 6	(f)	commi	ggregate limits on pro-rata contributions or dues made to political ttees, described in Colo. Const. Article XXVIII, Section 3(5), are adjusted 5 per house of representatives election cycle.
7 8	(G)		GREGATE LIMITS ON CONTRIBUTIONS TO A COUNTY CANDIDATE AS DEFINED IN 1-45-103.7(1.5)(A)(I), C.R.S. ARE AS FOLLOWS:
9 10		(1)	\$1,250 FOR A PRIMARY OR A GENERAL ELECTION FROM ANY PERSON OTHER THAN A SMALL DONOR COMMITTEE OR A POLITICAL PARTY;
11 12		(2)	\$12,500 FOR A PRIMARY OR A GENERAL ELECTION FROM ANY SMALL DONOR COMMITTEE; AND
13		(3)	\$22,125 FOR THE ELECTION CYCLE FROM A POLITICAL PARTY.
14 15	(g)- (H)	This ta	ble contains the contribution limits listed in subsections (a)-(g).

1 Contributor:

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Recipient	Natural Person	Person, other than a natural person	Political committee	Small donor committee	Political party
Political committee	\$625 per	\$625 per	\$625 per	\$625 per	\$625 per
	election	election	election	election	election
	cycle	cycle	cycle	cycle	cycle
Small donor committee	\$50 per year	Prohibited	Prohibited	Prohibited	Prohibited
Governor (governor & It. governor)	\$625 per	\$625 per	\$625 per	\$6,750 per	\$679,025
	election	election	election	election	per election
	cycle*	cycle*	cycle*	cycle*	cycle
Secretary of state,	\$625 per	\$625 per	\$625 per	\$6,750 per	\$135,775
state treasurer,	election	election	election	election	per election
attorney general	cycle*	cycle*	cycle*	cycle*	cycle
State senate	\$200 per	\$200 per	\$200 per	\$2,675 per	\$24,425 per
	election	election	election	election	election
	cycle*	cycle*	cycle*	cycle*	cycle
State house of representatives, state board of education, regent of the University of Colorado, district attorney	\$200 per	\$200 per	\$200 per	\$2,675 per	\$17,625 per
	election	election	election	election	election
	cycle*	cycle*	cycle*	cycle*	cycle
Political party	\$4,025 (\$3,350 at the state level) per year	\$4,025 (\$3,350 at the state level) per year	\$4,025 (\$3,350 at the state level) per year	\$20,325 (\$16,925 at the state level) per year	Transfers within a party may be made without limitation.
COUNTY CANDIDATE	\$1,250 PER ELECTION CYCLE*	\$1,250 PER ELECTION CYCLE*	\$1,250 PER ELECTION CYCLE*	\$12,500 PER ELECTION CYCLE*	\$22,125 PER ELECTION CYCLE

* A candidate may accept the contribution limit for both the primary election and the general election.

3 (h) (() The voluntary spending limits for a candidate described in Colo. Const. Article 4 XXVIII, Section 4(1), are adjusted as follows: 5 (1) The spending limit for Governor, and Governor and Lieutenant Governor as joint candidates under section 1-1-104, C.R.S., or any successor 6 7 section is adjusted to \$3,395,275. 8 The spending limit for a candidate for Secretary of State, Attorney (2) 9 General, or Treasurer is adjusted to \$679,025. 10 (3) The spending limit for a candidate for State Senate is adjusted to \$122,200. 11

1 2 3		(4) The spending limit for a candidate for State Board of Education, Regent of the District Attorney is adjusted to \$88,225	ne University of Colorado, or any				
4			,				
		Candidate	Voluntary Spending Limit				
		Governor, and Governor and Lieutenant Governor as joint candidates	\$3,395,275				
		Secretary of State, Attorney General, or State Treasurer	\$679,025				
		State Senate	\$122,200				
		State House of Representatives, State Board of Education, Regent of the University of Colorado, or District Attorney	\$88,225				
5	[Amer	ndments to Rule 11.5 concerning electioneering communications	1				
6 7 8 9 10 11	11.5	A committee need not file electioneering communication report disclosure reports if the expenditure or spending subje Section 6 and Rule 11.4 is identified as an electioneering biennial school electioneering communication. The discommunication expenditures or spending on a regularly name of the candidate(s) referred to in the communication	ct to Colo. Const. Article XXVIII, ing communication or regular closure of electioneering y filed report must include the				
12	[Amer	ndments to Rule 12.5 concerning changing or closing a committee	e]				
13 14 15	12.5	If the Secretary of State-APPROPRIATE FILING OFFICE receives verifiable information in writing that the candidate is deceased, the Secretary of State-APPROPRIATE FILING OFFICE may immediately terminate the candidate's candidate committee in TRACER.					
16 17		eal of Current Rule 16.3, renumbering and additional amendments	s to Current Rule 16.4 concerning				
18 19 20 21 22	16.3	If a candidate for a special district office fails to file a candidate nomination and acceptance form or letter, or the affidavit of interest of the statement required by section 1-45-110(1), C.R. the special district a copy of the notification to the candidate reunder section 1-45-110(3), C.R.S.	ent to be a write-in candidate does t.S., the Secretary of State will mail				
23	16.4 -1	6.3 A special district candidate is not required to file disclo	sure reports if:				
24 25 26 27 28 29		16.4.1–16.3.1 The special district candidate affidavit, the self or letter, or the affidavit of intent to be a write-in candid substantially stating, "I will not, in my campaign for this make expenditures exceeding \$200 in the aggregate of if I do so, I will thereafter register and file all disclosure Campaign Practices Act;" and	late contains a statement office, receive contributions or luring the election cycle, however,				
30 31		16.4.2 16.3.2 The candidate does not accept contributions o \$200 in the aggregate during the election cycle.	r make expenditures exceeding				
32		[Colo. Const. Article XXVIII, Section 2(2) and section 1-45-108	(1), C.R.S.]				

[Amendments to Rule 17.2.4 concerning filing schedules]

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1 2 3		17.2.4			ittee must notify the Secretary of State APPROPRIATE FILING OFFICE within eciding that it will support or oppose a ballot measure on an upcoming
4 5 6			(a)	OFFICE (n issue committee notifies the Secretary of State APPROPRIATE FILING of its active status under this Rule, the Secretary APPROPRIATE FILING will place the committee on a frequent filing schedule.
7 8 9 10			(b)	infreque schedul	n issue committee has declared its committee filing status as frequent or ent in a particular year, the committee must follow the appropriate filing le for the remainder of that election cycle, except that an inactive tee may change its status to active at any time.
11	[Amen	dments t	to Rule 1	17.15.1(a)(1)]
12	17.5	Report	s for forr	mer office	eholders, persons not elected to office, and term-limited office holders
13		17.5.1	Annual	l reportino	g
14 15 16			(a)	office, o	date committee for a candidate not elected to office, who was formerly in or who is term-limited may submit a written request to file only an annual or each calendar year.
17 18				(1)	Statewide AND SCHOOL DISTRICT candidate committees must file an annual report not later than January 15th of the following year.
19 20	[Amen		to Rules	18.1.1(c)), 18.1.2, concerning requests for waiver or reduction of campaign finance
21 22		18.1.1			aiver or reduction of campaign finance penalties imposed under Colo. XVIII, Section 10(2) must state the reason for the delinquency.
23			[No ch	anges to	(a) and (b)]
24 25			(c)		cretary of State-APPROPRIATE FILING OFFICE will not consider a waiver after a penalty has been paid.
26 27 28		18.1.2	Const.	Article X	aiver or reduction of campaign finance penalties imposed under Colo. XVIII, Sections 9(2) or Section 10(2) must be considered by the cer and Administrative Law Judges according to the following rules:
29	[Amen	dments t	to Rules	18.1.3]	
30 31 32 33 34		18.1.3	that es reducti or Adm	tablish go on of can ninistrative	e officer or Administrative Law Judge may consider any additional factors cod cause or may otherwise be relevant to the request for waiver or impaign finance penalties. In considering a request, the appropriate officer to Law Judge may request additional information, including but not limited ther records maintained by the filer.
35	[Rule1	8.2 repe	als and a	amendme	ents]
36	18.2	Comple	aints.		
37 38		18.2.1			b believes that a violation of Article XXVIII of the Colorado Constitution, ign Practices Act, or the Secretary of State's rules concerning campaign

1 2	and political finance has occurred may file a complaint with the Secretary of State-UNDER SECTION 1-45-111.7, C.R.S.
3 4	18.2.2 Complaints must be filed no later than 90 days after the complainant knew or should have known by the exercise of reasonable diligence of the alleged violation.
5 6 7	18.2.3 Complaints must be filed in writing and signed by the complainant on the form provided by the Secretary of State. The complaint must identify the respondent or respondents and the complainant must provide the information required on the form.
8 9	18.2.4 Upon receipt of a complaint, the Secretary of State's elections division must notify the respondent of the complaint by email, or by mail if email is unavailable.
10 11	18.2.5 Complaints made against any candidate for Secretary of State will be forwarded to the attorney general's office for review in accordance with this Rule 18.2.
12	18.2.6 Initial review
13	(a) The elections division will review the complaint to determine:
14	(1) Whether the complaint was timely filed under Rule 18.2.2,
15 16 17 18	(2) Whether the complainant has specifically identified one or more violations of Colorado Constitution Article XXVIII, the Fair Campaign Practices Act, or the Secretary of State's rules concerning campaign and political finance, and
19 20	(3) Whether the complainant has alleged sufficient facts to support a legal and factual basis for the complaint.
21 22	(b) Within 10 business days of receiving the complaint, the elections division must take one or more of the following actions:
23 24 25 26 27 28 29	(1) If the elections division determines that the complaint was not timely filed, has not specifically identified one or more violations, or that the complainant did not assert facts sufficient to support the alleged violations, the elections division will dismiss the complaint and notify the complainant and respondent of the reasons for dismissal. The dismissal is a final agency action, and subject to review under section 24-4-106, C.R.S.
30 31 32	(2) If the elections division determines that the complaint alleges one or more curable violations as described in Rule 18.2.7, the elections division will notify the respondent and provide an opportunity to cure.
33 34 35 36	(3) If the elections division determines that the complaint alleges one or more violations that require a factual finding or legal interpretation, the elections division will conduct additional review under Rule 18.2.8 to determine whether to file a complaint with a hearing officer.
37	18.2.7 Curing violations
38 39	(a) Upon the election division's determination that a complaint alleges a failure to file or otherwise disclose required information, or other curable violation, the

1 2		elections division will notify the respondent by email, or by mail if email is unavailable, of the curable deficiencies alleged in the complaint.
3	(b)	The respondent has 10 business days from the date the notice is mailed to file ar
4	()	amendment to the relevant report or reports that cures any deficiencies specified
5		in the notice.
6 7 8	(c)	The respondent must provide the elections division with notice of its intent to cure on the form provided by the Secretary of State and include a copy of any amendments.
9 10 11	(d) —	The elections division may ask the respondent to provide additional information, and may grant an extension of time to file a notice of intent to cure in order to respond to such a request.
12 13 14	(e)	After the period for cure, the elections division will determine whether the respondent cured the violations, and if so, whether the respondent substantially complied or acted in good faith under Rules 18.2.7(f) and 18.2.7(g).
15 16 17		(1) If the elections division determines that the respondent substantially complied or acted in good faith, the elections division will dismiss the complaint.
18 19 20 21		(2) If the elections division determines that the respondent neither substantially complied nor acted in good faith, the elections division will conduct additional review under Rule 18.2.6 to determine whether to file the complaint with a hearing officer.
22 23		(3) The election division's determination under this subsection is a final agency action, subject to review under section 24-4-106, C.R.S.
24 25	(f)	In determining whether an entity substantially complied as that term is used in Rule 18.2.7, the elections division must consider:
26		(1) The extent of the respondent's noncompliance;
27		(2) The purpose of the provision violated and whether that purpose was
28		substantially achieved despite the noncompliance; and
29 30		(3) Whether the noncompliance can properly be viewed as an intentional attempt to mislead the electorate or election officials.
31	(g)	In determining whether an entity registered or disclosed in "Good faith" as that
32		term is used in Rule 18.2.7, the elections division may consider whether ten
33		percent or less of either the entity's disclosures or, alternatively, the reported
34		dollar amounts required on the report or appearing on the filed reports at issue in
35		the complaint are out of compliance.
36	(h)	If the elections division determines that respondent failed to cure any alleged
37	` '	deficiency, the elections division will conduct additional review under Rule 18.2.8
38		to determine whether to file the complaint with a hearing officer.
39	18.2.8 Inves	tigation and enforcement

1	(a) The elections division must investigate each unresolved or uncured complaint to
2	determine whether to file a complaint with the hearing officer described in Rule
3	18.2.9(b).
4	(1) If the elections division determines that it will not file a complaint with a
4	(1) If the elections division determines that it will not file a complaint with a
5	hearing officer because there is not sufficient information to support the
6	allegations or for any other reason, it must dismiss the complaint within
7	30 days of the election division's initial determination under Rule
8	18.2.6(b).
9	(2) If the elections division files a complaint with a hearing officer, it must
10	send notice, including a copy of the filing, by certified mail, return receipt
11	requested, to the complainant and the respondent within one business
12	day of referral.
13	(b) If the elections division files a complaint with a hearing efficer under this rule, it is
	(b) If the elections division files a complaint with a hearing officer under this rule, it is
14	responsible for conducting such discovery as may be necessary for effectively
15	prosecuting the complaint, supplementing or amending the complaint with such
16	additional or alternate allegations as may be justified by the evidence, amending
17	the complaint to strike allegations that are not justified by the evidence, and in all
18	other respects, prosecuting the complaint.
19	(c) The complainant or any other non-respondent is not a party to the review, except
20	that a complainant may seek permission from the hearing officer to file written
21	legal arguments or factual documentation, or both, as a friend-of-the-court. A
22	person's status as a complainant is not sufficient to establish that he or she may
23	
	be affected or aggrieved by the Secretary's action on the complaint. A
24 25	complainant may also seek review of a final agency action under Rules
25	18.2.6(b)(1) and 18.2.9(c) under section 24-4-106, C.R.S.
26	(d) If the election division fails to file a complaint with the hearing officer within 30
27	days as outlined in Rule 18.2.8(a)(1), the complaint is deemed dismissed under
28	Rule 18.2.6(b)(1).
29	18.2.9 Hearings
30	(a) The hearing officer must be an individual authorized under section 24-4-105(3),
31	C.R.S.
32	(b) Hearings conducted by a hearing officer under Rule 18.2 must be in accordance
33	with the provisions of section 24-4-105, C.R.S., except that a hearing officer must
34	hold a hearing within 15 business days of the filing of the complaint, and must
35	make a determination within 15 days of the hearing. The respondent must be
36	granted an extension of up to 30 days upon respondent's motion, or longer upon
37	a showing of good cause.
38	(c) Determinations made by the hearing officer must be made under section 24-4-
39	105, C.R.S., and are subject to review under section 24-4-106, C.R.S.
40	18.2.10 Any person seeking guidance on the application of Article XXVIII of the Colorado
41	Constitution, the Fair Campaign Practices Act, or the Secretary of State's rules
42	concerning campaign and political finance may request that the Secretary of State issue
43	an advisory opinion regarding their specific activities.
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1 2		(a)	The Secretary of State will determine, at his or her discretion, whether to issue an advisory opinion. In making the determination, the Secretary will consider:	
3			(1) Whether the advisory opinion will terminate a controversy or remove uncertainties as to the application of the requestor of any law;	
5 6 7			(2) Whether the request involves a subject, question, or issue that concerns a formal or informal matter or investigation currently pending before the Secretary of State or a court; and	
8			(3) Whether the request seeks a ruling on a moot or hypothetical question.	
9 10		(b)	A person may rely on the Secretary of State's advisory opinion as an affirmative defense to any complaint filed under this Rule.	
11 12			The elections division will make documents related to a complaint publicly ple as follows:	
13 14 15 16		(a)	The original complaint, notice of initial review, final agency decision, and any complaint filed by the elections division with a hearing officer will be publicly available at the time the elections division provides the document to the respondent.	
17 18 19 20 21		(b)	Any additional documentation related to the complaint, including a notice of intent to cure and supporting evidence, or documents related to the elections division's investigation, will be publicly available, SUBJECT TO THE RESTRICTIONS SET FORTH IN SECTION 1-45-111.7(5)(A), C.R.S. AND SECTION 1-45-107.5(14)(D)(IV)(C), C.R.S., at the time the elections division issues a final agency decision or files a complaint with a hearing officer.	
23 24		(c)	The elections division may redact any document related to a complaint if it is necessary to protect any person's private or confidential information.	
25 26 27		(D)	Any document the elections division receives under section 1-45-111.7(a)(III), C.R.S. WILL NOT BE RETAINED AFTER THE TIME NECESSARY TO REVIEW, INVESTIGATE, PROSECUTE A COMPLAINT, OR ANY APPEAL, AS APPLICABLE.	
28 29 30 31		pendir Those	ffice of Administrative Courts must remand back to the Secretary of State all ng complaints that were filed with the Secretary of State before June 19, 2018. complaints may be re-filed under this Rule 18.2 within 180 days of remand, even if eged violations fall outside the period for filing set forth in Rule 18.2.2.	
32 33	18.3	The Secretary of State may send to the state Controller for collection any outstanding debt resulting from a campaign finance penalty that the Secretary deems collectible.		
34 35	18.4	Complaints co	ncerning municipal campaign finance matters must be filed with the municipal	
36	[New I	Rule 21.2 concei	rning coordination]	
37	21.2	PRE-CANDIDAC	Y COORDINATION	
38 39 40		FOR AN	URPOSES OF SECTION 1-45-103.7(11)(A), C.R.S., A PERSON ACTIVELY SOLICITS FUNDS INDEPENDENT EXPENDITURE COMMITTEE WITH THE INTENT OF BENEFITTING HIS OR HER E CANDIDACY WHEN THE PERSON:	

1 2 3		(A)	ORGANIZES, DIRECTS, OR PLANS A FUNDRAISING EVENT FOR THE INDEPENDENT EXPENDITURE COMMITTEE; OR ASKS FOR, ENCOURAGES, OR SUGGESTS A DONATION TO THE INDEPENDENT EXPENDITURE COMMITTEE; AND		
4 5		(B)	KNOWS OR REASONABLY SHOULD KNOW THAT THE INDEPENDENT EXPENDITURE COMMITTEE WILL SUPPORT THE PERSON'S FUTURE CANDIDACY.		
6	[Current Rule 5	5.1 is an	nended and recodified as New Rule 22 as follows:]		
7	RULE 22.	DISCLAIMER STATEMENTS			
8 9	5.1-22.1 INCLUD	Disclaimer requirement for nonbroadcast independent expenditure communications, ING ONLINE COMMUNICATIONS.			
10 11 12 13	5.1.1 -2	constit conspi percer	Under section 1-45-107.5(5)(c), C.R.S., any-nonbroadcast communication that sutes an independent expenditure-COMMUNICATIONS must contain a clear and icuous disclaimer that is clearly readable, printed in text that is no less than 15 at of the size of the largest font used in the communication, or at least eight-point and includes:		
15		(a)	The name of the person that paid for the communication; and		
16 17		(b)	AIN THE CASE OF AN INDEPENDENT EXPENDITURE, A statement that the communication is not authorized by any candidate-; AND		
18 19		(C)	A NATURAL PERSON WHO IS THE REGISTERED AGENT IF THE PERSON IDENTIFIED IN SUBSECTION (A) ABOVE IS NOT A NATURAL PERSON.		
20 21	5.1.2 -2		These requirements do not apply to bumper stickers, pins, buttons, pens, and small items upon which the disclaimer cannot be reasonably printed.		
22 23 24 25 26	22.1.3	COMMU	SIZE, FORMAT, OR DISPLAY REQUIREMENTS OF AN ELECTRONIC OR ONLINE JNICATION MAKE IT IMPRACTICABLE TO INCLUDE A DISCLAIMER STATEMENT ON THE JNICATION, THE DISCLAIMER STATEMENT MUST BE AVAILABLE BY MEANS OF A DIRECT LINK THE COMMUNICATION TO THE WEB PAGE OR APPLICATION SCREEN CONTAINING THE MENT.		
27 28		(A)	THE INFORMATION PROVIDED IN THE DIRECT LINK ARE SUBJECT TO ALL OF THE SIZE AND CONTENT REQUIREMENTS IN RULE 22.1.1.		
29 30		(B)	THE INFORMATION PROVIDED IN THE DIRECT LINK MUST BE CLEARLY AND CONSPICUOUSLY DISPLAYED, AND BE IMMEDIATELY APPARENT ON THE SCREEN.		
31 32 33		(C)	IF THE COMMUNICATION IS A DIRECT OR INDIRECT ELECTRONIC MESSAGE TO A PERSON, INCLUDING BUT NOT LIMITED TO A TEXT MESSAGE, ONLY THE INITIAL COMMUNICATION MUST CONTAIN THE DIRECT LINK.		
34 35 36		(D)	FOR PURPOSES OF THIS RULE, IT IS IMPRACTICABLE TO INCLUDE A DISCLAIMER STATEMENT IF THE TEXT OF THE REQUIRED DISCLAIMER STATEMENT WOULD CONSTITUTE 20 PERCENT OR MORE OF THE TOTAL COMMUNICATION.		