Guide to Ethics Laws 2016

A Plain English Summary

Missouri Ethics Commission
www.mec.mo.gov
This guide is intended to provide a plain English summary of the Missouri Ethics laws, including laws affecting the activity of individuals who are or may become candidates for elective office at the state, county, municipal or special district level in Missouri.
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About the Commission

Missouri Ethics Commission

The Missouri Ethics Commission (MEC) was created by the Missouri Ethics Law of 1991 (§105.955 RSMo).

The Commission consists of six members, each appointed by the Governor with the advice and consent of the senate for a four-year term. Commissioners serve in a non-partisan manner and not more than three can be of the same political party. Each member must be selected from a different congressional district. A chair and vice-chair are elected biannually. The Commission employs an Executive Director to oversee the day-to-day operations of the agency along with a 21-person, professional and non-partisan staff.

The Commission is charged with enforcement and retention of information and reports related to conflict of interest laws relating to public officials and employees; lobbyist reporting laws; personal financial interest reporting laws; and campaign finance disclosure laws.

The Commission issues advisory opinions regarding the laws which it enforces. Advisory opinions can be found on the Commission’s website at www.mec.mo.gov.

Our Mission

The MEC serves the public interest by promoting and maintaining transparency, accountability, and compliance with campaign finance, lobbying, and conflict of interest laws. We educate and assist the citizens of Missouri, public officials, lobbyists, and those participating in public elections by increasing awareness and understanding of the law. We investigate and enforce these laws consistently.
Things to know

What are disclosures?
If you are a public or elected official, or a candidate running for office, the law requires you to file disclosures that are available to the public.

1. **Personal Financial Disclosure**—because of the position held by an individual (public/elected official or employee) or the office an individual is seeking in an election (candidate), that individual may be required to file a Personal Financial Disclosure (PFD) statement, disclosing the financial interests of themselves, their spouse and any dependent child(ren). The PFD statement is available to the public upon written request.

   › See pages 5-10 for more detailed information.

2. **Campaign Finance Disclosure Reports**—if an individual or group of individuals, a candidate or a committee is accepting money (contributions) from others and/or spending money (expenditures) during a campaign and that activity exceeds certain dollar amounts, the individual(s), the candidate or committee may be required to form and register a campaign finance committee and, for the life of that committee, file reports disclosing the committee’s activity. Disclosure reports are due at specific times depending on the committee’s type. Campaign finance disclosure reports are available to the public on MEC’s website.

   › See pages 12-22 for more detailed information.

Information about the Ethics Commission and all forms and requirements can be found on the Commission’s website at [www.mec.mo.gov](http://www.mec.mo.gov).
Purpose
Personal Financial Disclosure (PFD) is a statement, completed and filed, by a public official, an employee or a candidate, to provide to the public information about their financial interests. Historically used to disclose any potential conflicts of interest by a public official or employee. Also known as Financial Interest Statement. See §105.483—§105.492 RSMo for more information.
Required PFD Filers

Who must file a PFD?

Public officials and candidates for the following positions are required to file PFD statements (including former officials/employees who served in the previous calendar year):

- Statewide office holders and designated staff
- Senators and Representatives
- New judicial candidates
- Incumbent Judges (except Municipal)
- Municipal Judges (if required by political subdivision)
- Certain state boards and commission members
- Certain employees of the state or political subdivisions of the state including those employees who are authorized to serve as the chief administrative officer, chief purchasing officer, general counsel, or promulgate or adopt rules and regulations
- Candidates and public officials in political subdivisions, where an ordinance has been adopted and filed with the Missouri Ethics Commission, that meet one or both of the following exceptions:
  - The candidate, official, or their relative (related within the first degree of blood or marriage) is doing business or owns a substantial interest in a business that has conducted business with the political subdivision in excess of $500/transaction
  - The conflict of interest ordinance/resolution specifically requires the filing of a Personal Financial Disclosure statement

NOTE: Persons required to file or who are designated to file a PFD statement are either an “Annual Filer” or a “Candidate Filer”. If running for election or re-election, an “Annual Filer” may also be a “Candidate Filer”; and would be required to file his/her PFD by the earliest deadline applicable (ex: candidate deadline).

See Guide to Personal Financial Disclosure on our website.
Annual Filers

An annual filer is an individual from a political subdivision (with an annual operating budget (AOB) over $1 million dollars) that holds a certain position in the subdivision and is required by law to file a PFD statement because of the position held. A PFD must be filed, with MEC, after Jan 1, and no later than May 1 for each year (or portion of the year) the position is held; except if filer is also running for election or re-election, then must file PFD by candidate deadline. (Circuit and Associate Judges file their PFD with the Supreme Court).

The law allows political subdivisions to adopt their own conflict of interest ordinance or resolution identifying positions required to file a PFD. The ordinance must be adopted (or re-adopted), biennially (every 2 years) by Sept 15, and a certified copy must be filed with MEC within 10 days of the adoption (or re-adoption).

Each year, MEC requests a list of annual filers from all designating agencies and/or political subdivisions (with AOB over $1 million dollars) with or without an adopted ordinance or resolution on file. Agencies and political subdivisions are required to notify MEC of all individuals required to file. Individuals should contact his/her agency or political subdivision with questions about being designated as a required filer.

Annual filer notification:
MEC annually notifies, in January of the year the statement is due, individuals (including former officials/employees) who have been designated as required to file a PFD by their agency or political subdivision.

State law requires the agency or political subdivision, designating the individual as required to file a PFD, to notify the individual, including former officials/employees.

Reporting time period:
Include entire previous calendar year (Jan 1 to Dec 31); unless no longer in the position, then report from Jan 1 through the last day position was held.

See Ordinance on our website for more information and a sample.
Candidate Filers

A candidate filer is an individual running for public office that is re- quired to file a PFD due to the office the candidate is seeking.

A candidate’s PFD is due no later than 14 days after the closing date for filing for candidacy (see specific due dates on next page). If an individual becomes a candidate after the certification date, they must file a PFD within 14 days of nomination. This includes candidates in political subdivisions with an AOB over $1 million (unless the subdivision has adopt- ed an ordinance or resolution which specifically excludes the candidate from filing a PFD). Candidate filers must file their PFD with MEC and provide a copy to their political subdivision if it has an ordinance (judicial candi- dates see below).

Candidate filer notification:
A candidate filer receives notification (ex: Notice to Candidate form) of their filing requirement from their election authority when they file to run for office.

Reporting time period:
Incumbent candidates (or candidates who are also annual filers) report infor- mation from Jan 1 of the previous calendar year to the closing date for candidacy (may be longer than a 12 month period).

New candidates report information for the 12 months prior to the closing date for candidacy.

Where do candidates for judicial office file?

- New associate circuit judicial candidates—file with MEC
- Municipal judge candidates (if required by subdivision)-file with MEC
- All other judicial candidates (including judges standing for retention)—file with Supreme Court only.
Candidate Filers

Candidate Filing

Candidates required to file a PFD must file according to the following dates:

<table>
<thead>
<tr>
<th>2016 Statutory Election Dates</th>
<th>Feb 2</th>
<th>Mar 8 (see charter)</th>
<th>Apr 5</th>
<th>Aug 2</th>
<th>Nov 8</th>
</tr>
</thead>
<tbody>
<tr>
<td>Closing date of filing for candidacy</td>
<td>Nov 17</td>
<td>Dec 22</td>
<td>Jan 19</td>
<td>Mar 29</td>
<td>Aug 23 ***</td>
</tr>
<tr>
<td>PFD Filing Deadline* (14 days from the closing date of filing for candidacy)</td>
<td>Dec 1</td>
<td>Jan 5</td>
<td>Feb 2</td>
<td>April 12</td>
<td>Sept 6</td>
</tr>
<tr>
<td>PFD Filing Deadline** (21 days from the closing date of filing for candidacy)</td>
<td>Dec 8</td>
<td>Jan 12</td>
<td>Feb 9</td>
<td>April 19</td>
<td>Sept 13</td>
</tr>
</tbody>
</table>

* Failure to file by the 14 day deadline results in a minimum $10 per day late fee.
** Failure to file by the 21 day deadline results in late fees and removal from ballot.
*** Close of filing for jurisdictions authorized to elect directors in November, such as 911 & Emergency Services directors.

If the subdivision has a conflict of interest ordinance on file with the MEC and filing deadlines are not met, penalties (if any) are assessed by the political subdivision according to its ordinance.

A candidate required to file a PFD because of their candidacy in a primary election is required to **amend** their PFD by the close of business on the Monday before the general election if they obtain any additional financial interests or have any change in their existing financial interests since the filing of their last PFD.

See [PFD FAQs](#) and/or §105.487(1) RSMo for more information.
PFD—Other

Newly Appointed or Employed Individuals

If an individual has been newly appointed or employed in a position that requires the filing of a PFD, that individual must:

- File PFD within 30 days from appointment date or hire date
- E-file (or file original paper form) with MEC
- Report for calendar year before the date of appointment (ex: if appointed in 2016, report for calendar year 2015)

All filers

- Faxed or emailed filings ARE NOT accepted, paper filings require original signature
- Electronically filed or hand-delivered filings must be received by 5:00 pm on due date
- Mailed filings must be post-marked no later than midnight the day before the due date

Log-in online at mec.mo.gov
Use your PFD filer online ID (ex: F#######)
Purpose
Campaign finance disclosure is required when individuals, groups, and entities receive money (contributions) and/or spend or incur money (expenditures) to support or oppose a candidate or ballot measure. The law requires record-keeping and, in most instances, reporting of this activity. The purpose for these disclosure requirements is to provide accountability, transparency and enforceability. See Chapter 130 RSMo for more information.
Campaign Finance Committees

What is a Committee?
A campaign finance committee is a person* or group of persons who accept money from others (contributions received) or spends or incurs money (expenditures made) to influence the action of voters for or against candidates and/or ballot measures or to pay a campaign debt.

Once the money spent or received exceeds certain dollar amounts a campaign finance committee must be formed and registered.

*See §130.011 RSMo for full definitions of “committee” and “person”.

What is a Non-Committee?
Individuals, businesses, groups and others that do not meet the definition of committee, that are not accepting money from others but are spending (or incurring) money to support or oppose a candidate or ballot measure are considered a non-committee.

If a non-committee makes expenditures totaling $500 or more in support of or in opposition to candidates or ballot measures, a Non-Committee Expenditure Report disclosing the details of the expenditure must be filed.

See also §130.047.1 RSMo and/or the Non-Committee Expenditure Report form on our website.

When does a candidate have to form a committee?
The type of office a candidate is running for, the amount of money accepted (contributions received) and the amount of money spent or incurred (expenditures made) by the candidate determines his/her level of reporting and whether or not they have to form and register a campaign finance committee.

Review the chart on the next page to determine what reporting requirement applies to your candidacy:

See the When to Form & Register a Committee brochure on our website.
## Campaign Finance Committees

When does a candidate form a committee?

<table>
<thead>
<tr>
<th>1. Choose Candidate Type (What office are you running for?)</th>
<th>2. Determine Activity Thresholds (How much money have you spent or received?)</th>
<th>3. View Reporting Requirement (Follow arrow to view requirements)</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Statewide Office</td>
<td>• Total contributions received are $500 or less; and</td>
<td>Must register as an exempt candidate (file Statement of Exemption*)</td>
</tr>
<tr>
<td>• State Representative or State Senator</td>
<td>• Total expenditures made on behalf of the candidate are $500 or less; and</td>
<td></td>
</tr>
<tr>
<td>• Municipal Office (in a municipality with a population greater than 100,000)</td>
<td>• No single contributor (other than the candidate) contributed more than $325</td>
<td>Must form &amp; register a committee (file Statement of Committee Organization*)</td>
</tr>
<tr>
<td></td>
<td>OR Candidate exceeds any of the thresholds above</td>
<td></td>
</tr>
<tr>
<td>• All other candidates (ex: Judge, county office, city office in a municipality with a population of 100,000 or less; school board, fire board, etc.)</td>
<td>• Total activity is $1,000 or less; (includes contributions received + expenditures made by the candidate or any other person with the candidate’s knowledge); and</td>
<td>Not required to form and register a committee</td>
</tr>
<tr>
<td></td>
<td>• No single contributor contributed more than $325</td>
<td></td>
</tr>
<tr>
<td></td>
<td>OR Candidate exceeds any of the thresholds above</td>
<td>Must form &amp; register a committee (file Statement of Committee Organization*)</td>
</tr>
</tbody>
</table>

* Plus subsequent campaign finance disclosure reports for each reporting period as required.

NOTE: See chart on page 16 (Step 4) for Where to File...”
I’m required to form a committee, now what? (Steps for Compliance)

1. Identify committee type
2. Form the committee
3. Register the committee
4. Identify where to file... (see chart, page 17)
5. File campaign finance reports
6. Amend committee information or reports (if needed)
7. Distribute any remaining funds & dissolve any debt
8. Terminate or update the committee

Step 1: Identify Committee Type

Below are the different committee types along with their specific deadlines for forming:

<table>
<thead>
<tr>
<th>Committee Type</th>
<th>Deadline for Forming</th>
</tr>
</thead>
<tbody>
<tr>
<td>Campaign Committee</td>
<td>At least 30 days prior to election date</td>
</tr>
<tr>
<td>Formed to support or oppose ballot measure(s) in a specific election or for the retention of judges.</td>
<td></td>
</tr>
<tr>
<td>Candidate Committee</td>
<td>At least 30 days prior to election date</td>
</tr>
<tr>
<td>Formed by a single candidate for office in a specific election.</td>
<td></td>
</tr>
<tr>
<td>Continuing Committee (Political Action/PAC)</td>
<td>At least 60 days prior to election date</td>
</tr>
<tr>
<td>Formed to remain in existence beyond any one election/ballot issue, directed by someone other than candidate.</td>
<td></td>
</tr>
<tr>
<td>Debt Service Committee</td>
<td>With 30 Day After Election Report showing outstanding debt</td>
</tr>
<tr>
<td>Candidate committee converted to retire committee debt.</td>
<td></td>
</tr>
<tr>
<td>Exploratory Committee</td>
<td>See §130.011 RSMo</td>
</tr>
<tr>
<td>Formed to receive/spend money to determine whether an individual will seek public office.</td>
<td></td>
</tr>
<tr>
<td>Political Party Committee</td>
<td>See §130.011 &amp; §115.603 RSMo</td>
</tr>
<tr>
<td>Formed as a committee of a political party</td>
<td></td>
</tr>
</tbody>
</table>
Step 2: Form the Committee

The actions of the candidate/committee determine when the committee is formed. Examples: accepting contributions and/or making expenditures, opening a committee bank account, appointing a treasurer and/or deputy treasurer, establishing committee record-keeping, etc.

**Treasurer/Deputy Treasurer Requirements:**
- Must be a resident of Missouri
- Must reside in candidate’s district or any county which contains a portion of that district (Adv. Opinion 2008-10.CF.009)
- If candidate committee, must be appointed by the candidate (candidate can appoint self as own treasurer)

See the Treasurer’s Guide for Campaign Finance brochure on our website. (www.mec.mo.gov/EthicsWeb/CampaignFinance/CF_Brochures.aspx)

Step 3: Complete Committee Registration Packet

Candidates/committees register their committees by filing a Statement of Committee Organization (or Amended if changing information) within 20 days of forming the committee (or of change) and no later than the deadline for the filing of the first disclosure report. An original is to be filed with the appropriate election authority (if required to file with two election authorities, file original with both).

**NOTE:** MEC filers and Dual filers file their disclosure reports electronically with MEC and establish their e-filing account when registering the committee by also filing an Electronic Filing Agreement. Local filers that choose to e-file (thereby fulfilling their local reporting requirement) establish their e-filing account with MEC by filing an Electronic Filing Agreement with MEC and from that point on must file their disclosure reports electronically. See Committee Registration Packet. See next page for “Where to file…”

See different search options available for campaign finance at Campaign Finance Searches on our website.
**Campaign Finance Committees**

**Step 4: Identify “Where to file...”**

The type of office sought, committee or ballot measure determines where a candidate or committee *registers* a committee and subsequently where they file campaign finance *disclosure reports.*

<table>
<thead>
<tr>
<th>Type of filer</th>
<th>Where to register committee</th>
<th>Where to file disclosure reports</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MEC filers</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Candidate for statewide office</td>
<td>MEC (Missouri Ethics Commission)</td>
<td>E-file using MEC's e-filing system</td>
</tr>
<tr>
<td>• Statewide ballot measure (ex: campaign committee)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Statewide political party committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Dual filers:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Candidate for:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• State Representative</td>
<td>MEC &amp; Local Election Authority (County Clerk or Board of Election Commissioners)</td>
<td>E-file using MEC's e-filing system</td>
</tr>
<tr>
<td>• State Senator</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• County Clerk</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Other county office in county with population over 100,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• City municipal office in city with population over 100,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Partisan Circuit Court Judge</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Partisan Associate Circuit Court Judge</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Continuing committee (political action/PAC)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Local political party committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Local Filers:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Candidate for:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• School, fire, ambulance, or other special purpose district</td>
<td>Local Election Authority (County Clerk or Board of Election Commissioners)</td>
<td>Paper file with local election authority or E-file using MEC's e-filing system</td>
</tr>
<tr>
<td>• City municipal office in city with population of 100,000 or less</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• County office in county with a population of 100,000 or less (except the County Clerk)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Local ballot measure (ex: campaign committee)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTE: If receive contribution or loan, including a loan from yourself, over $5,000 must register with MEC and establish an e-filing account, within 48 hours, in order to file *48 Hour Report of Contribution over $5,000* (including local filers).
Campaign Finance Committees

Step 5: File Campaign Finance Reports

All candidates/committees required to form a campaign finance committee must disclose campaign finance activity by timely filing a disclosure report for each reporting period for the life of that committee. A disclosure report is filed as either a:

- Full Disclosure Report; or
- Statement of Limited Activity Report

Electronic Filing

- All campaign finance reports may be filed electronically with MEC
- All statewide and legislative candidates are required by law to file their reports electronically with MEC
- Continuing Committees (Political Action/PAC) that make contributions in excess of $15,000 in a calendar year are required by law to file their reports electronically with MEC

Due Dates & Deadlines for Filing

- Reports electronically filed must be filed by 5:00 pm on the due date
- Reports mailed must be post-marked prior to the due date
- Reports hand-delivered must be delivered by 5:00 pm on the due date
- If the due date for filing a report falls on a Saturday, Sunday, or an official holiday, the due date is extended to 5:00 pm on the next business day (this does not apply to the 48 Hour Report of Contribution over $5,000 report or reports required to be filed after the 8 Day Before Election Report (ex: Late Contribution Report, Late Expenditure Report)

Late Fees

*If report(s) are not received by the due date a minimum $10 per day penalty may be assessed. For the 8 Day Before Report, a $100 per day penalty may be assessed for the first 8 days and $10 per day thereafter* (candidates only).
Step 6: Amend committee information and/or disclosure reports, if needed

File an *Amended Statement of Committee Organization* within 20 days after a change occurs, but no later than the due date of the next required report. Include a brief description of what changed and why.

After Election:

Unsuccessful Candidates:
- If more money on hand than debt, terminate committee within 30 days
- If more debt than money on hand, can amend to a Debt Service Committee

Successful Candidates:
- Update election information to continue to receive contributions; or
- Use committee funds for necessary and ordinary expenses in connection with duties of office; or
- Terminate the committee

NOTE: Successful candidates must file *30 Day After Election Report*, if have expenditures or contributions made, BEFORE being sworn-in. Time period is from day after last report closed through the day before the swearing-in.

Step 7: Distribute any remaining funds and dissolve any debt (See §130.034 for allowable uses of contributions)

Step 8: Terminate the Committee

File *Committee Termination Statement* & last Full Disclosure Report
- Within 10 days of committee’s dissolution
- Time period is through the committee’s dissolution date
- Include disposition of funds (surplus/debt)
- Include current contact info & must preserve committee’s records & reports for 3 years.

See *After Election Requirements & Debt Service Committees* and/or *Terminating a Committee* on our website.
## 2016 Filing Requirements and Dates

**Reporting Period:** If filing a *Full Disclosure Report*, the time period covered begins the day after the last filed *Full Disclosure Report* (not *Statement of Limited Activity Report*) closed. If filing a *Statement of Limited Activity Report*, the time period covered begins the day after the last filed report closed.

<table>
<thead>
<tr>
<th>2016 Election Dates</th>
<th>Feb 2</th>
<th>Mar 8</th>
<th>Apr 5</th>
<th>Aug 2</th>
<th>Nov 8</th>
</tr>
</thead>
<tbody>
<tr>
<td>Committee Organization Deadline (except continuing committees/PACS)</td>
<td>Jan 3</td>
<td>Feb 7</td>
<td>Mar 6</td>
<td>Jul 3</td>
<td>Oct 9</td>
</tr>
<tr>
<td>Continuing Committee/PAC Organization Deadline</td>
<td>Dec 4</td>
<td>Jan 8</td>
<td>Feb 5</td>
<td>Jun 3</td>
<td>Sep 9</td>
</tr>
</tbody>
</table>

**40 Day Before Report** *(§130.046.1(3) RSMo.)*

| Closing Date (date reported thru) | Dec 19 | Jan 23 | Feb 20 | N/A | N/A |
| Due Date | Dec 24 | Jan 28 | Feb 25 | N/A | N/A |

**8 Day Before Report** *(§130.046.1(1) RSMo.)*

| Closing Date (date reported thru) | Jan 21 | Feb 25 | Mar 24 | Jul 21 | Oct 27 |
| Due Date | Jan 25 | Feb 29 | Mar 28 | Jul 25 | Oct 31 |

**30 Day After Report** *(§130.046.1(2) RSMo.)*

| Closing Date (date reported thru) | Feb 27 | Apr 2 | Apr 30 | Aug 27 | Dec 3 |
| Due Date | Mar 3 | Apr 7 | May 5 | Sep 1 | Dec 8 |

**Quarterly Reports** *(§130.046.1(3), 3 RSMo.)*

| Closing Date (Date reported through) | Jan | Apr | Jul | Oct |
| Due Date | Dec 31 | Mar 31 | Jun 30 | Sep 30 |

*40 Day Before* only required if accepted contributions or spent money (made contributions or expenditures (paid or incurred)) for that election. **8 Day Before** only required if spent money (made contributions or expenditures (paid or incurred)) for that election. ***30 Day After*** only required if: 1) spent money (made contributions or expenditures (paid or incurred)) for that election; or, 2) if debt is more than $1,000; and, if required, must be filed before taking office.

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**Cont.**

*Campaign Committees: For ballot measures to be qualified on the ballot by petition, see also §130.046.2 RSMo.*
Campaign Finance Committees

Filing Requirements and Dates (cont.)

| 48 Hour Report of Contribution over $5,000  | Any individual or committee that receives a single contribution (including a loan, see §130.011 RSMo. for full definition of contribution) from a contributor in an amount over $5,000 must electronically report the contribution to the Missouri Ethics Commission within 48 hours of its receipt (must also report this contribution in the committee’s next filed report). |

| Late Contribution Report | Any receipt of a contribution (including a loan, see §130.011 RSMo. for full definition of contribution) in an amount over $250 that is received between the 11th day through the day before the election, must be reported within 24 hours of its receipt (must also report this contribution in the committee’s next filed report). The disclosure may be made electronically or by any written means of communication. |

| Late Expenditure Report | Each time a continuing committee (political action/PAC) spends or incurs more than $250, whether in a single expenditure or in combined expenditures, after the 12th day before an election, a full disclosure report must be filed within 24 hours. This does not include contributions made to another committee. |

Visit our website at www.mec.mo.gov for Upcoming Filing Deadlines & Reminders specific to your election!
**Campaign Materials Identification Requirements (Paid-for-by)**

**Who must comply?** Any person publishing, circulating, or distributing campaign material relative to any candidate for public office or any ballot measure within Missouri (See §130.011(22) RSMo for definition of “person”).

**What is Campaign Material?** Pamphlets, circulars, handbills, sample ballots, advertisements, signs (including those for display on vehicles), or other imprinted or lettered materials. **Excluded: items for personal use given away or sold** (ex: campaign buttons, pencils, or clothing) **which are paid for by a candidate or committee.** See §130.031 RSMo for more information.

<table>
<thead>
<tr>
<th>Who paid for the printed material</th>
<th>Required sponsor information (must follow the words “Paid for by”)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Candidate from personal funds (only if no candidate committee exists)</td>
<td>First name &amp; Last name by which candidate is known. <strong>Ex: Paid for by (First Name) (Last Name)</strong></td>
</tr>
<tr>
<td>Committee</td>
<td>Committee name as required to be registered by Missouri campaign finance law, along with the committee treasurer’s name and title (serving when the material was paid for). <strong>Ex: Paid for by (Committee Name), (Treasurer Name), Treasurer)</strong></td>
</tr>
<tr>
<td>Corporation, Business Entity, Labor Org., Other Org. (not a committee or organized for influencing election(s))</td>
<td>Name of the entity, entity’s principal officer’s name, known title, and mailing address of entity or principal officer (if entity has no mailing address)</td>
</tr>
<tr>
<td>Individual(s)</td>
<td>Individual(s) name, &amp; mailing address(es). If more than 5 may print “for a list of sponsors contact (name &amp; address of one individual responsible for having material printed)”. This individual must keep the names and amounts paid by all other individuals.</td>
</tr>
</tbody>
</table>

**Federal Laws Govern:**

**TV & Radio:** If you are a broadcast station transmitting matter about a candidate or measure, you must provide sponsor identification in accordance with federal laws. **Federal Candidates:** If you are a person causing matter to be printed or broadcasted about federal candidates, you must provide sponsor identification in accordance with federal laws.

🔍 For more info, see FAQs, brochure & tutorial on our website!
Candidate/Committee Checklist

Once you have decided to form a committee or you’ve met the dollar thresholds requiring you to form a committee, follow the steps below. See the brochure, *When to Form & Register a Committee*. (Candidates refer to questions 3 & 4.) Also refer to our booklet, Hot Topics in Campaign Finance, as a general guide.

- **Select Committee name.** Last name of candidate must be included in committee name.
- **Select a Treasurer.** The treasurer must be a resident of the district or county in which the committee sits. Committee may also have a deputy treasurer. Candidate can serve as treasurer.
- **Open a bank account in the committee’s name.** Committee name and bank account name must match.
- **Complete the Statement of Committee Organization form in the Committee Register Packet and mail to your local election authority and/or the Missouri Ethics Commission.** Find out where to file from page 1 of the Packet. If filing with MEC, also complete the Electronic Filing Agreement found in the Packet.
- **MEC Filers:** Read emails sent to you from the MEC; they contain reminders of reporting deadlines and other important information.
- **Research and establish a plan for proper record-keeping.**
- **View tutorials & brochures, register for training.**
- **Review Reporting Calendars.** Print a copy of the Deadlines & Reminders for your specific election from MEC website.
- **File required reports by due dates.** (Avoid late fees!)
- **After Election:**
  - **Unsuccessful candidate:**
    - If more money on hand than debt, terminate committee within 30 days
    - If more debt than money on hand, can amend to a Debt Service Committee
  - **Successful candidate:**
    - File 30 Day After Election Report before being sworn-in;
    - Keep committee open, update to new election date on the Statement of Committee Organization form to continue receiving contributions; and
    - Use committee funds for necessary and ordinary expenses in connection with duties of office; or
    - Terminate the committee
Complaints & Investigations

Conflict of Interest

Lobbying

Training & Resources
Filing a Complaint

Any individual may file a complaint with MEC if that individual believes any candidate or other individual has violated campaign finance disclosure laws, personal financial disclosure laws, conflict of interest laws, lobbying laws, or any order, ordinance or resolution dealing with the official conduct of officials or employees. See §105.957 RSMo for more information.

- Unless a complaint alleges that a candidate has failed to file the appropriate PFD or campaign finance disclosure reports, the Commission shall not accept any other complaint filed against that candidate within sixty (60) days before the primary election until after the date of the general election.
- No complaint can be accepted by MEC within fifteen (15) days prior to the primary or general election in which the candidate is running for office.
- All complaints must be in writing and must be sworn to under penalty of perjury by the complainant.
- A copy of the complaint will be provided to the individual it is filed against within five (5) days of receipt.
- A copy of the complaint form may be downloaded from the MEC’s website at www.mec.mo.gov.

Commission Investigations

- Investigations are confidential.
- Final actions are public.

Search Commission Cases - Final Actions on our website.
## Conflicts of Interest

General provisions of the law (see §105.450-§105.467 RSMo for more information) as they apply to elected and appointed officials and some employees of the state and political subdivisions of the state, provide that an elected official cannot:

- Use their office for financial gain for him/herself, spouse or dependent child(ren) or certain businesses
- Vote to hire any person related to the official within the fourth degree by blood or marriage (great grandparent to first cousin)
- Perform a service for the political subdivision for pay of more than $500 per transaction or $5,000 per year unless the service is competitively bid and the official, company, or partnership is the lowest bidder (if the official has more than a ten percent (10%) interest in the company or partnership). This also applies to the sale, rent, or lease of property to the political subdivision
- Vote for or against any measure if they have received or have been promised any gift or payment of any item or value on condition of the vote
- Receive anything of value to influence the action of the political subdivision

[See Relationship Chart on our website.]

## Use of Public Funds

No contribution or expenditure of public funds can be made by an officer, employee, or agent of a political subdivision to advocate, support, or oppose any ballot measure or candidate for public office.

This does not prohibit the public official of a political subdivision from making public appearances or issuing press releases about a ballot measure.

See also page 22 in this Guide for ‘paid for by’ requirements.

[See Conflict of Interest Guide on our website.]
Definition and Requirements

A lobbyist is a person who attempts to influence the action of government (see §105.470-105.478 RSMo for more information). There are four types of lobbyists:

- Legislative lobbyist
- Executive lobbyist
- Judicial lobbyist
- Elected local government official lobbyist

A lobbyist may register to lobby any or all of these government branches. Each lobbyist must do the following:

- Annually register with the Missouri Ethics Commission
- Pay a $10 annual registration fee
- File monthly reports disclosing any monies spent on elected officials, their family, and/or staff and disclosing business relationships with public officials

Failure to file the monthly statement results in a $10 per day late fee. A lobbyist may terminate their status at any time.

A lobbyist or lobbyist principal must file List of Principals and Legislative Action report with MEC by March 15 and May 30 of each year.

Reported Lobbyist Expenses

Lobbyists report monies spent by the lobbyist principal and/or the lobbyist. They report monies spent on behalf of public officials, their staff and employees, spouses, and dependent child(ren). Reported lobbyist monies spent include:

- Printing & Publication
- Media & Other Advertising
- Travel
- Entertainment
- Honorariums/Gifts
- Meals/Food/Beverages
- Other

See Lobbyist Tutorials & FAQs on our website.
Visit the training page on our website to view the training & webinar schedule, web tutorials and more!!

**Flyers/Brochures**

- Conflict of Interest Guide
- Conflict of Interest Relationship Chart
- Guide to Personal Financial Disclosure
- Year at a Glance (Political Subdivision Calendar)
- Campaign Finance—Candidates/Committees
  - After Election Requirements & Debt Service Committees
  - Campaign Committees
  - Campaign Materials Identification Requirements (Paid-for-by)
  - Exempt Candidates
  - Fund-Raising Activity
  - Guide to Continuing Committees (PACS)
  - Guide to Record-Keeping
  - Hot Topics in Campaign Finance
  - Statement of Limited Activity Requirements
  - Terminating a Committee
  - Treasurer’s Guide for Campaign Finance
  - When to Form & Register a Committee
  - Upcoming Deadlines & Reminders (by election)

**Web Tutorials**

- Lobbyist (series of 4)
- Ethics Overview (series of 4)
- Campaign Finance—Candidates/Committees
  - Campaign Materials Identification Requirements (Paid-for-by)
  - Candidate Reporting Requirements
  - Forming a Campaign Finance Committee
  - Supplemental Forms—paper filers
  - Following Campaign Money
- Campaign Finance e-filing
  - Reporting for e-filers (series of 4)
  - Import Function Tutorial
  - Overview & Navigational Tutorial
  - Section Wizard Tutorial
- Political Subdivision—Duties and Responsibilities with MEC

Watch our website for new resources!
Visit our Website at www.mec.mo.gov

Follow us on Twitter @MOEthics

Subscribe to the MEC Quarterly e-Newsletter by sending your name and email address to news@mec.mo.gov
Commissioners

Charles E. Weedman  
Chair  
Republican  
4th Congressional District  
Term expires March 15, 2016

John Munich  
Vice Chair  
Democrat  
2nd Congressional District  
Term expires March 15, 2016

William Stoltz  
Republican  
8th Congressional District  
Term expires March 15, 2016

Bill Deeken  
Republican  
3rd Congressional District  
Term expires March 15, 2018

Nancy Hagan  
Democrat  
7th Congressional District  
Term expires March 15, 2018

Eric L. Dirks  
Democrat  
5th Congressional District  
Term expires March 15, 2018
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Guide to Ethics Law 2016
A Plain English Summary