

Chapter El Bd 1

CAMPAIGN FINANCING

El Bd 1.02	Multiple candidacies	El Bd 1.33	Retirement of campaign debts incurred to business creditors
El Bd 1.03	Duplicate filing requirements	El Bd 1.37	Primary and election reporting requirements
El Bd 1.04	Debt retirement; treatment of contributions received and accepted after election	El Bd 1.39	Conversion of federal campaign committee to state committee
El Bd 1.05	Reporting of disbursements	El Bd 1.40	Timely registration requirements
El Bd 1.06	Corporate registration and reporting	El Bd 1.41	Mailing registration forms
El Bd 1.10	Reporting by nonresident committees and groups	El Bd 1.42	Voluntary committees; scope of voluntary oath; restrictions on voluntary committees
El Bd 1.12	Filing requirements for special elections	El Bd 1.43	Referendum-related activities by committees; candidate-related activities by groups
El Bd 1.13	Spring primary reports	El Bd 1.44	Disbursement levels
El Bd 1.25	Loan treatment respecting limitation	El Bd 1.50	Non-candidate committees collecting on behalf of a specific candidate and the voluntary oath
El Bd 1.26	Return of contribution	El Ed 1.55	Reimbursement for campaign use of state vehicles
El Bd 1.28	Scope of regulated activity; election of candidates		
El Bd 1.29	Scope of regulated activity; referenda		
El Bd 1.30	Revocation of \$250 exemption indication		
El Bd 1.31	Treatment of commercial loan guaranties		
El Bd 1.32	Contribution of partnership funds		

El Bd 1.02 Multiple candidacies. (1) Any candidate seeking election to an office other than that indicated on his registration statement or that of his personal campaign committee must file an amended registration statement with the appropriate filing officer or officers indicating such change. Financial disclosure reports filed subsequent to such change must be filed with the filing officer for the office designated on the amended registration statement.

(2) When a candidate is simultaneously seeking election to more than one office, he shall file duplicate consolidated registration statements indicating all offices sought and duplicate consolidated financial disclosure reports with the appropriate filing officers. The personal campaign committee of such a candidate is responsible for ensuring compliance with the contribution limitation applicable to each office sought.

(3) Regardless of the number of offices sought, a candidate may not have more than one committee, treasurer and campaign depository account.

History: Cr. Register, June, 1976, No. 246, eff. 7-1-76.

El Bd 1.03 Duplicate filing requirements. Section 11.09, Stats., is applied as follows:

(7) The executive secretary of the board shall promptly after each apportionment of congressional and legislative districts and judicial circuits transmit to all county clerks and make available a list of districts

Register, October, 1979, No. 286

and circuits affected by this section, categorized according to responsibility for filing duplicate reports.

History: Emerg. cr. 8-9-74; cr. Register, November, 1974, No. 227, eff. 12-1-74; r. (1) to (6), Register, March, 1976, No. 243, eff. 4-1-76.

El Bd 1.04 Debt retirement; treatment of contributions received and accepted after election. (1) Contributions received and accepted for the purpose of retiring debts incurred in a prior campaign should be counted against the contributor's contribution limit for said campaign. Contributions received and accepted in excess of the amount needed to retire such debt shall be counted against the contributor's contribution limits applicable to the next campaign on a first-in first-out basis with the contributions received and accepted first applied to debt retirement.

(2) Notwithstanding the above, a contribution received and accepted before the end of the post-election reporting period should be counted against the limits for the campaign in which the election took place, regardless of whether all campaign debts have been retired at the time the contribution is received.

History: Cr. Register, June, 1976, No. 246, eff. 7-1-76.

El Bd 1.05 Reporting of disbursements. Every withdrawal of funds except for internal transfers for investment purposes from the campaign depository account must be reported in accordance with ss. 11.06 and 11.20, Stats.

History: Cr. Register, June, 1976, No. 246, eff. 7-1-76.

El Bd 1.06 Corporate registration and reporting. (1) Every foreign or domestic corporation or association organized under ch. 185, Stats., which establishes a separate segregated fund pursuant to s. 11.38 (1) (a) 2., Stats., shall register with the appropriate filing officer on a form prescribed by the board.

(2) Every foreign or domestic corporation or association organized under ch. 185, Stats., which is required to register pursuant to subsection (1), shall file financial disclosure reports with the appropriate filing officer in accordance with s. 11.20 (4), Stats., on a form prescribed by the board.

History: Cr. Register, July, 1976, No. 247, eff. 8-1-76.

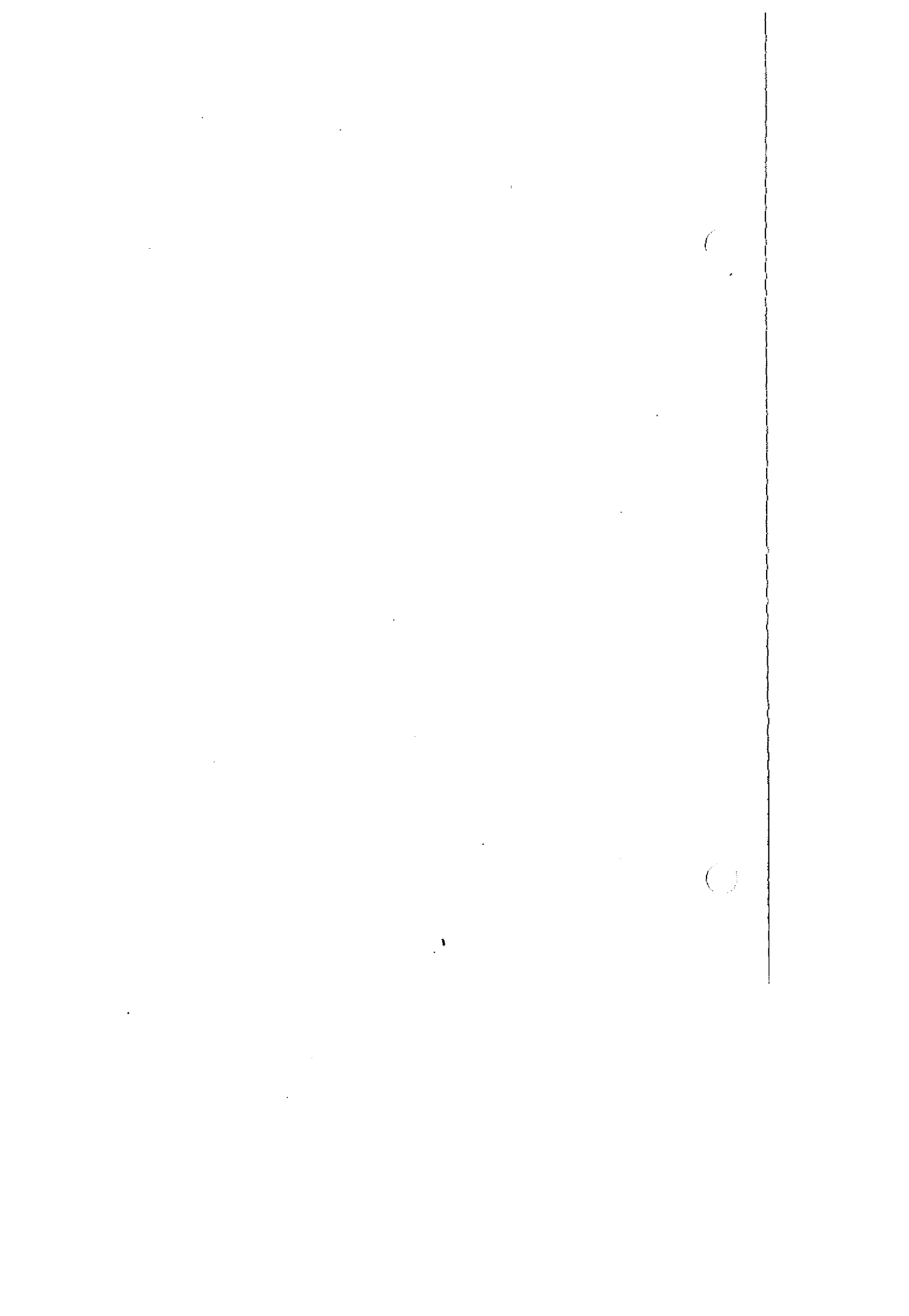
El Bd 1.10 Reporting by nonresident committees and groups. Every nonresident committee or group as defined in s. 11.07 (6), Stats., acting in support of or in opposition to any candidate for state or local office, which makes or accepts contributions, incurs obligations or makes disbursements exceeding \$25 cumulatively in a calendar year within this state shall register both with the appropriate filing officer under s. 11.05 (1), Stats., and with the secretary of state under s. 11.07 (1), Stats.

History: Emerg. cr. 8-16-74; cr. Register, November, 1974, No. 227, eff. 12-1-74.

El Bd 1.12 Filing requirements for special elections. (1) The personal campaign committee of every candidate who wins a primary for a special election must file pre primary, pre election and post election reports, on the dates specified for those reports in s. 11.20 (3), Stats. The personal campaign committee of every candidate who loses a primary for a special election must file pre and post primary reports, on the dates specified for those reports in s. 11.20 (3), Stats.

Register, October, 1979, No. 286

(2) Every political committee and group required to register under s. 11.05, Stats., and formed exclusively to affect the outcome of a special election shall file reports, according to the requirements set out for personal campaign committees under (1).



WISCONSIN ADMINISTRATIVE CODE

El Bd. 1.55 Reimbursement for campaign use of state vehicles. Whenever a state vehicle is used primarily for the purposes of campaigning in support of or in opposition to a candidate, there must be paid to the state treasurer the mileage fees specified in s. 20.916 (4) (a), Stats., or in the case of aircraft, an equitable fee determined by the secretary of administration. The obligation to reimburse the state shall be included on the campaign finance report covering the period during which the obligation was incurred.

History: Cr. Register, October, 1979, No. 286, eff. 11-1-79.