

EXECUTIVE ORDERS

- C. Cooperate with the Office of the Comptroller, Central Payroll Division and comply with its payroll deduction policies and procedures;
- D. Distribute contributions to participating agencies in accordance with the expressed intention of contributors; and
- E. Agree to the review of its financial activities by authorized representatives of the State of Maryland, and, within 180 days of the close of a Campaign, submit to the Secretary of State a complete audited financial statement prepared in accordance with the standards of accounting and financial reporting for voluntary health and welfare organizations.

Section 7.

The operating agency selected to operate the Campaign shall not, at the same time, be a participating agency identified as such in Campaign literature. Where contributors do not specify one or more participating agencies as the beneficiary of their gift, the operating agency shall utilize and distribute such contributions in accordance with its policies and programs as described in Campaign literature, subject to review by the Secretary of State.

Section 8.

Except to the extent that they provide direct health or human services, consortiums of charitable organizations, federated fund-raising organizations and similar associations of diverse charitable organizations shall not be eligible as participating agencies. Funds designated to these entities may only be used for the direct provision of health or human services including reasonable administrative costs of those programs.

Section 9.

The Secretary of State or the operating agency may require from participating agencies an accounting of the programmatic and financial utilization of Campaign funds.

Section 10.

The Secretary of State may delete from the list of approved participating agencies those charitable