

- (1) MAY NOT USE THE CONTRIBUTION FOR ANY PURPOSE; AND
- (2) SHALL REMIT THE CONTRIBUTION TO THE STATE TREASURER.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 33, § 13-206(c).

In the introductory language of this section, the references to a "campaign finance entity" are substituted for the former references to "any treasurer or any subtreasurer, or other persons or committee" for brevity and clarity. See General Revisor's Note to this title and § 1-101 of this article.

In items (1) and (2) of this section, the defined term "contribution" is substituted for the former reference to "money or other thing of value" for clarity.

In item (1) of this section, the former prohibition against the use of an anonymous contribution for a "political" purpose is deleted as implicit in the requirement, in item (2) of this section, that the campaign finance entity remit the contribution to the State Treasurer.

Defined terms: "Campaign finance entity" § 1-101

"Contribution" § 1-101

13-240. SAME — MONEY RECEIVED FROM GAMING ACTIVITY.

(A) SCOPE.

THIS SECTION APPLIES TO A SPIN OR CHANCE ON A PADDLE WHEEL OR WHEEL OF FORTUNE THAT IS AUTHORIZED UNDER THE LAWS OF THIS STATE TO OPERATE AT A CAMPAIGN FUND-RAISING EVENT.

(B) IN GENERAL.

NOTWITHSTANDING § 13-239 OF THIS SUBTITLE OR ANY OTHER LAW THAT PROHIBITS AN ANONYMOUS CONTRIBUTION, A POLITICAL COMMITTEE MAY ACCEPT, AND NEED NOT IDENTIFY THE INDIVIDUAL DONOR IN ITS ACCOUNT BOOK, THE MONEY RECEIVED FROM THE SALE OF A SPIN OR CHANCE IF:

(1) THE ACCOUNT BOOK OF THE POLITICAL COMMITTEE INCLUDES:

(I) THE NET AMOUNT RECEIVED BY THE POLITICAL COMMITTEE AT THE EVENT AT WHICH THE SALE WAS MADE; AND

(II) THE NAME AND ADDRESS OF EACH INDIVIDUAL WHO ATTENDED THE EVENT;

(2) NO SPIN OR CHANCE IS SOLD AT THE EVENT FOR MORE THAN \$2;

(3) THE NET INCOME OF THE SPONSORING POLITICAL COMMITTEE FROM SPINS AND CHANCES AT THE EVENT DOES NOT EXCEED \$1,500 IN A 24-HOUR PERIOD; AND