Financial Disclosure Instructions and Report for Calendar Year 2022
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**Introduction**

Pursuant to the Ethics in Government Act of 1978, 5 U.S.C. § 13103 et seq. (the EIGA), and Senate Rules 34 and 41, Senate Members, officers, certain employees, and senatorial candidates are required to file public financial disclosure reports with the Secretary of the Senate, Office of Public Records (OPR). Under the same authorities, the Select Committee on Ethics (the Committee) administers the financial disclosure program for the U.S. Senate.

Additionally, the Stop Trading on Congressional Knowledge Act (the STOCK Act) requires the Senate to establish and maintain an electronic filing system for financial disclosure reports. Accordingly, the Senate’s electronic system, eFD, is available at efd.senate.gov. The eFD system provides secure online access for filers to complete and file financial disclosure reports, amendments to such reports, and requests for extensions. All Senate filers are required to set up an eFD account at efd.senate.gov.

These instructions supersede all previous versions.

Some additional notes governing these instructions:

- Section I of these instructions provides general information on who is required to file financial disclosure reports, filing deadlines, extensions and late reports, and public access to the reports. Sections II and III provide specific information for Senate filers on eFD features and the content of required reports.

- The Committee issues these instructions only to assist financial disclosure filers with questions regarding filing status and required reporting. Do not rely on statements in these instructions for tax or investment advice.

- Disclosure of information through a financial disclosure report does not establish the permissibility of underlying conduct under Senate Rules or applicable law and standards of conduct.

- For any questions regarding your filing status, required reports, or other questions not addressed in these instructions, please contact the Committee for additional guidance.

Filers are personally responsible for monitoring their own filing status, obtaining an eFD account, and filing all required financial disclosure reports by the required filing deadlines.
Who Must File

Except where expressly noted below, all required filers must file: (1) a New Filer Report or Candidate Report; (2) Annual Report(s); (3) a Termination Report; and (4) Periodic Transaction Reports.

The following individuals must file financial disclosure reports:

- Members
- Officers
- Senate Employees Paid at or Above the Filing Threshold

For CY 2022, the filing threshold was $135,468.

For CY 2023, the filing threshold is $141,022.

- **Part-Time Employees**: Part-time employees are required to file if their rate of pay, after adjustment to reflect full-time service, is at or above the filing threshold.

  *Example*: An employee is paid $75,000 per year. The employee works for a Senate office two and a half days per week, for a total of 20 hours. In that office, a full-time employee works 40 hours per week. For financial disclosure purposes, this employee’s rate of pay is $150,000 ($75,000 x 2), and the employee is required to file financial disclosure reports.

- **Shared Employees**: Employees who work for more than one Senate office at the same time are required to file if their combined rate of pay from all Senate sources is at or above the filing threshold. Shared employees must notify the Committee of their shared status.

  *Example*: An employee is paid at a rate of $70,000 per year by Senator A’s personal office and $75,000 per year by Senator B’s personal office. The two offices share the employee, who, in total, works full-time for the Senate. Because the combined rate of pay of the employee, $145,000, is above the filing threshold, the employee is required to file financial disclosure reports.

- **Employees Hired During the Calendar Year**: Employees hired during the calendar year are required to file if their regular rate of pay is at or above the filing threshold during the portion of the calendar year that they commenced their Senate employment.

  *Example*: An employee was hired in October 2022 and is paid at a rate of $160,000 per year by Senator A’s personal office. At the end of the calendar year, the employee had only received $40,000 total pay for the calendar year. Because...
the rate of pay of the employee, $160,000 per year, is above the filing threshold, the employee is required to file financial disclosure reports.

- **Employees Who Receive a Temporary Pay Increase:** Employees whose regular rate of pay is below the filing threshold, but who receive one or more temporary pay increases (i.e. bonuses) that increase their pay to a rate at or above the threshold, must file an Annual Report if:
  
  (1) their rate of pay was at or above the filing threshold for at least 60 days; and
  
  (2) their gross pay was at or above the filing threshold for that calendar year.

**Example:** A Senate employee paid at a rate of pay of $124,000 receives a bonus in CY 2022 that increases the rate of pay to $165,000 for three months (91 days). At the end of the year, the employee’s gross pay is approximately $141,729, which is above the financial disclosure threshold for CY 2022 ($135,468).

Since the rate of pay was (1) above the threshold for more than 60 days during the calendar year and (2) the gross pay at the end of the calendar year exceeded the threshold, the employee is required to file an Annual Report for CY 2022.

Employees who file an Annual Report solely due to a temporary pay increase are not required to file a New Filer Report, a Termination Report, or Periodic Transaction Reports.

- **Re-Employed Annuitants:** For financial disclosure purposes, the pay of any re-employed annuitant includes amounts received by the employee as an annuity.

  - **Fellows and Detailees:** Pursuant to Senate Rule 41, fellows and detailees are treated the same as Senate employees whose pay is disbursed by the Secretary of the Senate. Fellows and detailees are required to file if their pay from their sponsoring entity is at or above the Senate financial disclosure threshold. However, fellows and detailees are not required to file Periodic Transaction Reports. Fellows or detailees who receive special pay (e.g., locality pay, flight pay, LEAP) should contact the Committee to determine their filing requirements. Detailees may be required to file financial disclosure reports through their home agency in addition to the reports filed with the Committee.
o **Certain Employees of Other Legislative Branch Offices:** Employees of certain other Legislative Branch offices must also file financial disclosure reports with the Secretary of the Senate. These offices are: the Government Accountability Office (GAO); the Office of the Attending Physician; and any agency or commission in the legislative branch where the statute establishing such agency or commission designates filing with the Secretary of the Senate, or, if there is no such designation, any agency or commission established in an even numbered calendar year. Employees in these offices, other than GAO, file reports based on the rate of pay criteria established for Senate employees. GAO employees should seek separate guidance from the GAO Office of the General Counsel.

o **Political Fund Designees:** Any employee designated under Senate Rule 41 as a Political Fund Designee (PFD) must file: (1) an Annual Report for each calendar year in which they hold that position; and (2) a Termination Report 30 days after leaving the PFD position. Employees required to file based exclusively on their PFD status (i.e. employees paid below the filing threshold) are not required to file New Filer Reports or Periodic Transaction Reports.

o **Principal Assistants:** If a Member does not have an employee paid at or above the filing threshold during a given calendar year, the Member must designate a Principal Assistant to file an Annual Report for that calendar year. The Principal Assistant is also required to file a Termination Report 30 days after leaving the Principal Assistant position or after leaving Senate employment. The Principal Assistant is not required to file a New Filer Report or Periodic Transaction Reports.

o **Candidates:** Filing Candidate Reports with the Federal Election Commission (FEC) does not satisfy a candidate’s requirement to file a financial disclosure report with the Senate. The Committee and the FEC have separate reporting requirements and require the disclosure of different information. Per the EIGA, candidates have an independent obligation to file financial disclosure reports with the Senate. The Committee does not initiate the financial disclosure process when a candidate files with the FEC.

For filing requirements for candidates who have withdrawn their candidacy, please see Interpretative Ruling 413, Senate Ethics Manual (2003 ed.), p. 286.

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**Candidate:** For purposes of financial disclosure, the EIGA incorporates the Federal Election Campaign Act (FECA), 52 U.S.C. § 30101, et. seq., definition of a “candidate.” In relevant part, a candidate is “an individual who seeks nomination for election, or election, to Federal office, and… an individual shall be deemed to seek nomination… (A) if such individual has received contributions aggregating in excess of $5,000 or made expenditures aggregating in excess of $5,000; or (B) if such individual has given his or her consent to another person to receive contributions or make expenditures on behalf of such individual and if such person has received such contributions aggregating in excess of $5,000 or has made such expenditures aggregating in excess of $5,000.”

**Election:** (1) a general, special, primary, or run-off election; or (2) a convention or caucus of a political party that has authority to nominate a candidate.
Filing Deadlines

For reports filed electronically through eFD: A report is timely when filed before 11:59pm ET on the date the report is due.

For reports filed in hard copy with the Office of Public Records: A report is timely when filed with the Office of Public Records before the close of business on the date the report is due.

For all filing deadlines: If a filing deadline falls on a weekend or a federal holiday, the filing deadline is the next business day.

- New Filer Reports: Must be filed within 30 days of assuming a filing position. Incumbent employees who receive a permanent raise to a rate of pay that is at or above the filing threshold are required to file a New Filer Report within 30 days of receiving that permanent raise.

New Members who filed a Candidate Report prior to taking office are not required to file a New Filer Report.

New Senate officers or employees who left a public filing position (as defined in the EIGA) within 30 days of assuming the new position may receive a waiver from the requirement to file a New Filer Report. Please contact the Committee for guidance.

- Annual Reports: Must be filed each year, no later than May 15th each calendar year. If May 15th falls on a weekend or a federal holiday, the filing deadline is the next business day.

For Annual Reports covering calendar year 2022, the filing deadline is Monday, May 15, 2023.

- Termination Reports: Must be filed within 30 days of terminating a filing position. A Member, officer, or employee who begins another public filing position (as defined in the EIGA) within 30 days of the date of termination may receive a waiver from the requirement to file a Termination Report. The filer must submit a waiver request in eFD. Employees whose permanent rate of pay falls below the filing threshold are required to file a Termination Report. Please contact the Committee with any questions.

- Candidate Reports: Must be filed no later than 30 days after becoming a candidate for nomination or election or by May 15th of that calendar year, whichever is later, but at least 30 days before the primary or general election. Subsequent candidate reports are due on or before May 15th of each succeeding year the individual continues to be a candidate, regardless of primary date. Any candidate who is an incumbent Member of Congress is not required to file a Candidate Report.
**Example:** An individual becomes a candidate on November 15, 2023. The candidate would be required to file a Candidate Report with the Senate by December 15, 2023, as long as that date is 30 or more days before a primary or general election in which the individual is a candidate. The candidate is required to file another Candidate Report by May 15th in each succeeding year in which the individual remains a candidate.

**Example:** An individual becomes a candidate on January 1, 2024. The candidate would be required to file a Candidate Report by May 15, 2024, as long as that date is 30 or more days before a primary or general election in which the individual is a candidate.

**Example:** An individual became a candidate on January 1, 2024. The candidate’s primary election is on June 4, 2024. The candidate is required to file a Candidate Report no later than May 6, 2024. (30 days before the primary election is May 4, 2024. Since May 4th is a Saturday, the filing deadline is May 6, 2024).

- **Periodic Transaction Reports (PTRs):** Must be filed no later than **30 days** after receiving written notification that a transaction has occurred, but in no case later than **45 days** after the transaction date. For further information regarding PTR requirements, see p. 30, *infra*.
• **Extensions**

The Committee may grant extensions for filing Annual, New Filer, Candidate, and Termination Reports. By statute, the total of any extensions granted for any one report, including amendments, may not exceed 90 days. To obtain an extension, submit an extension request in eFD. All extension requests must be submitted **on or before the filing deadline**.

• **Penalty for Late Filing**

In accordance with the EIGA, any required filer who files their report more than 30 days after the due date, or, if an extension is granted, more than 30 days after the last day of the filing extension period, **shall be subject to a $200 penalty**. The Committee will send the filer a penalty notification letter explaining how to pay the penalty. Payment must be by check or money order made payable to the “U.S. Treasury.”

• **Penalty Waivers**

Per the EIGA, the Committee is authorized to waive a penalty for “extraordinary circumstances.” Filers must submit a penalty waiver request in eFD and must detail the specific, extraordinary circumstances that resulted in the untimely filing of the required report.

• **Penalty for Failure to File a Report or Filing a False Report**

In accordance with the EIGA, a required filer who knowingly or willfully falsifies information, or fails to file or report information required to be reported by § 13104 of the EIGA, may be subject to a civil penalty of up to $50,000 and disciplinary action by the Committee and/or any other appropriate authority under § 13106 of the EIGA. Knowing and willful falsification of information required to be reported by § 13104 of the EIGA may also be subject to criminal prosecution under 18 U.S.C. § 1001.

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**How do I know my report was received by the filing deadline?**

When a report is filed successfully, eFD displays a confirmation screen and sends a confirmation email to the filer. This includes Periodic Transaction Reports.

If a filer does not receive both a confirmation screen in eFD and an email confirmation, the report has not been filed.

Please contact the Committee to resolve any filing issues or questions.
- **Amending Reports**

  Within 60 days of your filing, the Committee will review the information submitted in a report and any attachments to determine whether the report complies with applicable laws and Senate Rules. If the Committee has a question about the report or identifies an error, omission, or discrepancy in a report, Committee staff will notify the filer in writing and ask the filer to clarify or correct the information within 30 days of receiving the request. If the report contains an error or omission, an amended report is required. Additionally, if a filer believes that they made an error on a previous report, they may submit an unsolicited amendment to that report. Amendments must be filed using the same method (eFD or paper) used to file the original report. If a filer believes an amendment is not required, the filer must contact the Committee before the filing deadline for the amendment, and the Committee will determine whether the amendment is required.

- **Public Access**

  The Office of Public Records makes all financial disclosure reports publicly available within 30 calendar days of the report being filed. Any person requesting a copy of a report may be required to pay a reasonable fee to cover the cost of reproduction and mailing. Each filer may inspect applications for public access to their reports at the Office of Public Records or in eFD. All financial disclosure reports, with the exception of Candidate Reports for candidates who were not elected, will remain available for public inspection for a period of six (6) years after receipt. In addition, § 8(a) of the STOCK Act, as amended, requires the Secretary of the Senate to ensure that financial disclosure reports filed by Members and candidates since calendar year 2012 are made available to the public online.

- **Unlawful Use of Reports**

  Pursuant to the EIGA, it is unlawful for any person to obtain or use a financial disclosure report for: (1) any unlawful purpose; (2) any commercial purpose, other than by news and communications media for dissemination to the general public; (3) determining or establishing the credit rating of an individual; or (4) use, directly or indirectly, in the solicitation of money for any political, charitable, or other purpose.

  An individual who obtains or uses a report for any of the prohibited purposes outlined above may be subject to civil penalties and any other remedy available under statutory or common law.
eFD Features and General Instructions

- **Maintaining Your eFD Profile**
  - To create an eFD account, you must provide:
    - Full name
    - Primary email address
    - Secondary email address
    - Senate office or agency
    - Senate office address
    - Senate office phone number
    - Personal phone number
    - Home address

*Your email address, home address, and personal phone number are confidential and will not be made available to the public.*

The Committee will use the email addresses listed on your profile page for communications regarding your reports. If you are leaving Senate employment, you must ensure that you have at least one non-Senate email address as part of your profile so that you continue to receive notifications and maintain access to your eFD account. You will be required to certify that all profile information is updated before filing any report in eFD.

- **What You Should Know about eFD**
  - **Secure access anytime, from work or home.** You can access your filed and in progress reports at any time in your eFD account. All reports and communications sent through the application are accessible in eFD. You do not need to be connected to the Senate network to access eFD.
  - **Reports are saved automatically.** Until you file your report, it is “in progress.” Changes to an in progress report are saved automatically in eFD, allowing filers the option to log out and return later to finish a report.

  Please note that eFD does not save information you delete from an in progress report.

  - **Information marked confidential is never made public.** Some information, including your personal contact information, will not appear publicly, and the Committee uses appropriate safety measures to protect this information. However, because all reports are publicly available, filers should avoid including unnecessary identifying information in any report (e.g., children’s names, street address of personal residence).
- **Amending a report does not delete the original report from the public record.** If you amend your report after filing, any information deleted in the amendment will still appear in the original report and will remain publicly accessible. Consequently, filers should review their report thoroughly before filing.

### What You Can Do

- **File reports.** After you successfully file your report, you will receive both a confirmation screen and an email confirmation. If you do not receive both a confirmation screen and email confirmation, contact the Committee to ensure you filed your report properly.

![Report Filed](image)

The Office of Public Records automatically receives a copy of all reports filed through eFD.

- **File an amendment to a report.** If you need to make a correction to a report that you previously filed, you may file an amendment. To file an amendment, log on to your eFD account, select the option to create an amendment, make the necessary change(s), and file the amended report.

- **Request extensions.** The “Reports” page displays the date or dates on which each report is due. You may request an extension for an Annual, New Filer, Termination, or Candidate Report.

- **Designate filer assistants.** You may designate another individual, such as an accountant or attorney, to help you complete your reports. A filer assistant can create a new report, edit an in progress report, request an extension, and view all filed and in progress reports. You may designate more than one filer assistant.

  However, filers are required to submit their own reports, and filer assistants cannot file a report on behalf of a filer.

- **See who has viewed your report.** Your eFD account lists the name of each person who has viewed your report(s) through the Office of Public Records.
• Ways to Get Help

- Make an in progress report viewable to the Committee. By default, in progress reports are viewable only by you and your designated filer assistants. If you would like Committee staff to review a report before filing, filers or filing assistants may give the Committee permission to view an in progress report by checking the box entitled “Allow the Select Committee on Ethics to view this report,” located near the top of your screen.

The Committee does not receive notification when a filer requests review of an in progress report. If you would like the Committee to review an in progress report, please check the box entitled “Allow the Select Committee on Ethics to view this report” and contact the Committee. The Committee will make every effort to review your report prior to submission. However, as the annual report due date approaches, resources for draft reviews may be limited, and the Committee may be unable to review all reports.

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I have questions about filing. Can I speak with someone to get help with my report?

Yes!

Call the Committee: If you have any questions about your report, you can speak with a member of the Committee staff by calling 202-224-2981 and asking for the Financial Disclosure Specialist or any available staff counsel.

Meet with Committee staff: If you would like to meet in person or on WebEx to discuss your report, contact the Committee to schedule an appointment. Please have a copy of your in progress report or prior report available for the appointment.
Contents of Reports

- Reporting Periods
  - New Filer/Candidate
    - Part 1 (Honoraria): Report honoraria received during the preceding calendar year and current calendar year through the date of filing.
    - Part 2 (Earned Income): Report income received during the preceding calendar year and current calendar year through the date of filing.
    - Part 3 (Assets): Value assets as of any date within 31 days of the date of filing. Report income received during the preceding calendar year and current calendar year through the date of filing.
    - Part 4a (PTR Summary): Not required
    - Part 4b (Transactions): Not required
    - Part 5 (Gifts): Not required
    - Part 6 (Travel): Not required
    - Part 7 (Liabilities): For revolving charge accounts (e.g., credit cards), report the amount owed as of the date of filing. For all other liabilities, report the highest amount owed during the preceding calendar year and current calendar year through the date of filing.
    - Part 8 (Positions): Report positions held at any time during the preceding two calendar years through the date of filing.
    - Part 9 (Agreements): Report agreements and arrangements as of the date of filing.
    - Part 10 (Compensation): Report sources of compensation in any of the preceding two calendar years through the date of filing.
  - Annual
    - Part 1 (Honoraria): Report honoraria received during the preceding calendar year.
    - Part 2 (Earned Income): Report income received during the preceding calendar year.
    - Part 3 (Assets): Value assets as of December 31st. Report income received during the preceding calendar year.

Reporting Period: Dates covered in a financial disclosure report. Extensions do not affect the reporting period covered, only the date the report is due.
Part 4a (PTR Summary): Report transactions that occurred during the preceding calendar year. Do not include transactions made during a period when the filer was not a Federal employee.

Part 4b (Transactions): Report transactions that occurred during the preceding calendar year. Do not include transactions made during a period when the filer was not a Federal employee.

Part 5 (Gifts): Report gifts received during the preceding calendar year. Do not include gifts received during a period when the filer was not a Federal employee.

Part 6 (Travel): Report travel received during the preceding calendar year. Do not include travel received during a period when the filer was not a Federal employee.

Part 7 (Liabilities): For revolving charge accounts (e.g., credit cards), report the amount owed as of December 31st. For all other liabilities, report the highest amount owed during the preceding calendar year.

Part 8 (Positions): Report positions held at any time during the current calendar year through the date of filing.

Part 9 (Agreements): Report agreements and arrangements as of the date of filing.

Part 10 (Compensation): Required for first time filers only. Report sources of compensation in any of the preceding two calendar years through the date of filing.

- **Termination**

  Part 1 (Honoraria): Report honoraria received from the end of the period covered by the previous report through the termination date.

  Part 2 (Earned Income): Report income received from the end of the period covered by the previous report through the termination date.

  Part 3 (Assets): Value assets as of any date within 31 days of the termination date. Report income received from the end of the period covered by the previous report through the termination date.

  Part 4a (PTR Summary): Report transactions that occurred from the end of the period covered by the previous report through the termination date.

  Part 4b (Transactions): Report transactions that occurred from the end of the period covered by the previous report through the termination date.

  Part 5 (Gifts): Report gifts received from the end of the period covered by the previous report through the termination date.
Part 6 (Travel): Report travel received from the end of the period covered by the previous report through the termination date.

Part 7 (Liabilities): For revolving charge accounts (e.g., credit cards), report the amount owed as of the termination date. For all other liabilities, report the highest amount owed from the end of the period covered by the previous report through the termination date.

Part 8 (Positions): Report positions held at any time from the end of the period covered by the previous report through the termination date.

Part 9 (Agreements): Report agreements and arrangements as of the termination date.

Part 10 (Compensation): Required for first time filers only. Report sources of compensation in any of the previous two calendar year through the termination date.

- **Definitions of Terms**
  - **Category of Amount**
    
    Reportable financial interests are disclosed either by actual amount or by category of amount, depending on the interest. You may, but are not required to, indicate an actual amount where the report provides for a category of amount. You may not indicate a category of amount where an exact amount is required.
  
    - **Category of Value**
      
      For assets, you may use any of the following options to determine the value:
      
      - **Option 1**: Value based upon a recent appraisal of the property interest;
      - **Option 2**: The book value of non-publicly traded stock, the exchange value of corporate stocks, or the face value of corporate bonds or comparable securities;
      - **Option 3**: The net worth of your interest (as in a business partnership or other jointly held business interest);
      - **Option 4**: The equity value of your interest (as in a solely owned business or commercial enterprise);
      - **Option 5**: Statement balance (e.g., personal savings accounts; brokerage accounts; or any investment portion of an insurance policy);
      - **Option 6**: Any other recognized indication of value so long as the method of valuation is sufficiently described; or
Option 7: If the value of real property or a real estate partnership is not ascertainable without an appraisal: (a) the assessed value of real property for tax purposes adjusted to reflect current market value if the tax assessment is computed at less than 100% of current value; or (b) the actual purchase price of the real property and the date of purchase (both should be listed on the report). An individual using **Option 7a** must describe the method used to determine this value and list an actual amount rather than a category of value on the report.

- **Dependent Child**

The term “dependent child” means a son, daughter, stepson, or stepdaughter, if: (1) unmarried, under age 21, and living in your household, or (2) a “dependent” within the meaning of § 152 of the Internal Revenue Code of 1986.

- **Excepted Investment Funds (EIFs)**

An “Excepted Investment Fund” (EIF) is a widely held investment fund (e.g., a mutual fund, pension or deferred compensation plan, or pooled investment fund) that meets **all three** of the following criteria:

1. **(1) Widely held**

   A fund is “widely held” if it has more than 100 participants or investors. “Participants or investors” includes all individuals invested in the fund, not merely the number of partnerships, LLCs, and/or other legal entities invested in the fund.

   **Example:** Ten members and six limited partnerships invest in XYZ, LLC. Each limited partnership is comprised of 20 members. To determine if XYZ, LLC is widely held, the filer must count the total number of members and individual investors in the LLC. In this example, XYZ, LLC is widely held because it has 130 total participants.

2. **(2) Publicly traded/available or widely diversified**

   A fund is “publicly traded or available” if it is open for investment by any member of the public. A fund may be publicly available without being publicly traded. A fund that was publicly available at the time of investment but is now closed is still considered publicly available. A fund may be considered publicly available even if it has minimum net worth or initial investment requirements. An investment fund that is only available to members of a family or employees of a certain company is **not** publicly available.

   **Example:** ABC Fund is not publicly traded. In order to participate, investors must contribute a minimum of $250,000 to the fund. However, the fund is open to all new investors. The ABC fund is “publicly available.”
A fund is widely diversified when no one security of an issuer (other than the U.S. Government) makes up more than 5% of its portfolio, and no particular economic or geographic sector makes up more than 20% of its portfolio.

(3) Filer does not have control over the underlying financial interests

A fund is not subject to a filer’s control over its underlying financial interests if the filer does not have the ability to choose how the fund is invested, where and when the investments are made, or make decisions about administering the fund. A fund is under the control of the filer if they have the ability to control underlying investments, regardless of whether the filer actually exercises that ability. Filers generally do have the ability to decide which securities are included in their individual retirement or brokerage accounts, but do not have the ability to direct the underlying investment activity of a publicly traded mutual fund.

If all three of the above criteria are satisfied, a filer may disclose only the name of the fund, their proportional share of its year-end value, and the type and amount of income earned during the reporting period. The filer is not required to list the underlying assets of the fund or the transactions that occurred within the fund. However, if a filer purchases or sells their interest in the fund itself, the transaction must be reported on Part 4b (Transactions) of the next Annual Report if the purchase or sale is in excess of $1,000.

o Three-Part Exemption Test

A filer is not required to report an asset, transaction, or liability if the reporting individual certifies that: the asset, transaction, or liability meets all parts of the three-part exemption test. The three-part exemption test requires that: (1) the asset, transaction, or liability represents a spouse or dependent child’s sole financial interest or responsibility and is not known to the reporting individual; (2) the asset, transaction, or liability is not in any way, past or present, derived from the income, assets, or activities of the reporting individual; and (3) the reporting individual neither derives, nor expects to derive, any financial or economic benefit from the asset, transaction, or liability.

o Honoraria

The term “honoraria” means a payment of money or anything of value for an appearance, speech, or article, excluding any actual and necessary travel expenses incurred by an individual and one relative, and the amount otherwise determined shall be reduced by the amount of any such expenses, to the extent that such expenses are not paid or reimbursed.

It is rare that an asset, transaction, or liability satisfies all requirements of this three-part exemption test. If you believe that an asset, transaction, or liability meets the three-part exemption test, you must contact the Committee well before your report is due to determine whether this exemption applies. If the Committee determines that the three-part exemption test applies, you must indicate that one or more items have been omitted by checking the appropriate box on the “Review and File Report” section of your eFD report.
o **Necessary Travel Related Expenses**

The term “*necessary travel related expenses*” refers to the cost of transportation, lodging, and meals accepted by a Member, officer, or employee, or a relative of any such individual, while they are away from their residence or principal place of employment.

o **Relative**

The term “*relative*” refers to a filer’s father, mother, son, daughter, brother, sister, uncle, aunt, great uncle, great aunt, first cousin, nephew, niece, husband, wife, grandfather, grandmother, grandson, granddaughter, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half-brother, half-sister, spouse’s grandfather or grandmother, or fiancé or fiancée.

### Disclosure of Information Concerning Spouse and Dependent Children

In addition to reporting your individual financial information, the EIGA requires you to report information concerning your spouse and dependent children in several parts of the report. You must specify the owner of any asset, interest, or obligation to indicate that your spouse or dependent child owns the item. It is the filer’s responsibility to ascertain whether a spouse or dependent child has or had any income, assets, items that should be disclosed on the report. Reporting is not required for your spouse if they are living separate and apart from you with the intention of permanently separating or terminating the marriage. In addition, reporting is not required for the receipt or payment of alimony, child support, or other income related to a property settlement arising from a permanent separation from a spouse or the dissolution of a marriage (e.g., divorce).

### Part 1: Honoraria or Payments to Charity in Lieu of Honoraria

o **General Instructions**

Report all honoraria and donations to charity in lieu of honoraria made in connection with speeches, appearances, or articles by you or your spouse.

For donations to charity in lieu of honoraria, you must report the date the payment was made or, if unascertainable, the date of the speech, article, or appearance; the name and address of the organization making the payment; the activity generating the payment; the exact amount of the payment; and the exact name of the charitable organization to which the payment was made. For all donations to charity in lieu of honoraria, you must certify that neither you nor your parent, sibling, spouse, child, or dependent relative derived any financial benefit from the charity. The name of the charitable organization receiving such payment is confidential and will only be seen by the Committee.

“Reporting individuals” in this section: You and your spouse.
For honoraria over $200 paid directly to you (for individuals not subject to the honoraria ban), or your spouse, you must report the name and address of the source of the honoraria; the date the payment was made; and the activity (speech, appearance, or article) generating the payment. For payments received through a speakers’ bureau, list the actual payer—not the speakers’ bureau—as the source.

- **Part 2: Earned Income and Non-Investment Income**
  
  **General Instructions**

  Report the source, type, and amount or value of earned income and non-investment income aggregating $200 or more from any one source. Include the name and location of each source of income.

  For your income, report the gross income amount.

  For your spouse, you are only required to report sources of earned income and non-investment income aggregating $1,000 or more from any one source. You are **not** required to report the exact amount of spouse income.

  You are **not** required to report earned income for your dependent children.

  Include all earned income and non-investment income, including, but not limited to, fees, commissions, salaries, income from personal services, retirement income, pension payments, royalty payments, and gambling or lottery winnings. You are not required to report any income from the U.S. Government, including, but not limited to, your Senate salary, military pay from military reserve duty, social security income, and federal retirement income.

  Disclosure of income does not authorize its acceptance or establish the permissibility of the underlying activities from which the income is derived. Disclosure of income earned from outside employment is not a substitute for obtaining the approval of your supervising Member or officer for an outside activity, as required by Senate Rule 37.3. Similarly, receiving approval to participate in an outside activity does not exempt the activity from disclosure. Please contact the Committee with any questions.
If you or your spouse is self-employed, report the income earned from that business or profession.

**Example:** Your spouse is a practicing psychologist. For the source of their income, you should report “self-employed practicing psychologist; Alexandria, VA.” The type of income is “self-employment income.” For spouse income, you are only required to report the income amount as “Over $1,000.”

- **Ensuring Consistency Throughout Your Report**

Your disclosure of earned and non-investment income on *Part 2 (Assets)* must be consistent with the rest of your report. For example, if you disclosed a:

- **Member Draw or Partnership Distribution:** If you report income from a Limited Liability Company (LLC) or partnership, and you have a corresponding equity interest in the LLC or partnership, you must disclose the equity interest on *Part 3 (Assets)*. Also, any position you hold with the LLC or partnership must be disclosed on *Part 8 (Agreements)* unless it is a passive investment interest (i.e., you are just an investor and provide no services).

- **Retirement Distribution:** If you report income from a retirement distribution, you must disclose any corresponding retirement account and its underlying assets on *Part 3 (Assets)*. If assets were sold to produce the retirement distribution, you must disclose the sale transaction(s) on *Part 4 (Transactions)* (see p. 30, *infra*), and/or on a Periodic Transaction Report (PTR) (see p. 30, *infra*).

- **Royalty Payment:** If you report royalty income from a book or other intellectual property, you must disclose any corresponding royalty agreement on *Part 9 (Agreements)*.

- **Salary, Wage, or Other Earned Compensation from an Employer:** If you report compensation from an employer, you must disclose your position with the employer on *Part 8 (Positions)*.

- **Source of Compensation Greater than $5,000:** If this is your first report or you are a candidate, and you report earned income over $5,000, you must also report the source of the income over $5,000 on *Part 10 (Compensation)*.

- **Outside Earned Income Limit**

Senate Rule 36 limits the outside earned income of individuals paid at or above the filing threshold.

**The outside earned income limit for calendar year 2022 was $29,895.**

**The outside earned income limit for calendar year 2023 is $31,815.**
Filers who become subject to the outside earned income limit during the calendar year (e.g., employees hired during the calendar year or employees receiving a pay increase during the calendar year) are subject to a pro-rated outside earned income limit. To calculate the pro-rated limit, divide the number of days at or above the threshold by 365, then multiply that number by the outside earned income limit.

**Example:** If a filer begins Senate employment on June 30, 2022 at rate of pay above the financial disclosure threshold, the filer was subject to the outside earned income limit for 184 days in CY 2022. The outside earned income limit for CY 2022 was $29,895. To determine the filer’s pro-rated outside earned income limit: 184/365 = 0.50411; and 0.50411 x $29,895 = $15,070.37.

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<table>
<thead>
<tr>
<th>Part 3: Assets and Unearned Income Sources</th>
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<tbody>
<tr>
<td>o General Instructions</td>
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<tr>
<td>Report the complete identity and category of value of any interest in property attributable to or held by you, your spouse, or your dependent children in a trade or business, or for investment or the production of income, with a fair market value exceeding $1,000 as of the close of the reporting period or from which you received or accrued unearned income in excess of $200 during the reporting period. You must report the value of each asset and the type and amount of income generated by each asset or received from each source.</td>
</tr>
<tr>
<td>o Identification of Assets and Unearned Income Sources</td>
</tr>
<tr>
<td>Reportable assets include but are not limited to, stocks, bonds, pension interests, annuities, futures contracts, mutual funds, IRAs and their underlying investments, personal savings or other bank accounts, excepted and qualified blind trusts, private tax shelters, beneficial interests in trusts or estates, real estate, commercial crops, accounts (or other funds) receivable, and collectible items held for resale or investment. For publicly traded assets, eFD includes a “lookup” feature to assist you with entering the correct asset ticker symbol and asset name. If the asset is not publicly traded, you must enter the complete asset name. The following are examples of reportable assets:</td>
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<tr>
<td><strong>Bank Deposits:</strong> Report the complete name of each financial institution in which you have personal deposit accounts aggregating more than $5,000 as of the close of the reporting period or that generated more than $200 in unearned income during the reporting period.</td>
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"Reporting individuals" in this section: You, your spouse, and your dependent children.

Unless otherwise specified, this section refers to assets held by you, your spouse, and your dependent children, even if the instructions use only the word “you.”

Disclosure of assets or income does not authorize ownership of the assets or the receipt of income. Pursuant to Senate Rule 37, employees of committees are subject to a specific conflict of interest analysis and possible divestiture requirement. Please contact the Committee with questions.
This includes checking accounts, savings accounts, certificates of deposit, sweep accounts, and any other type of account offered through a financial institution. You must aggregate all accounts with an institution to determine whether you have reached the reporting thresholds. Do not combine accounts at separate financial institutions or accounts held by different asset owners at the same institution (e.g., do not combine bank accounts held by you with bank accounts held by your dependent child).

- **Bonds**: Report the complete name of each bond, identifying the bond by the name of the government entity (e.g., state, municipality), company, or other issuer and the bond type (e.g., general obligation, revenue). For each bond, you must also disclose the coupon and full maturity date. If the bond has a floating coupon, you must indicate that it is a floating rate bond and adjust the coupon as appropriate on each report.

- **Brokerage Accounts**: Report the complete name of a brokerage account in which you hold at least one reportable asset. Report (1) the name of the account; and (2) each underlying asset that is reportable.

To report a brokerage account in eFD, the account should be added first, then the holdings should be added to the account. For example, in the snapshot below from eFD, the account titled “Personal Brokerage Account” has been added as asset #1 and the underlying asset “Example Stock XX” has been added to it as asset #1.1.

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**Do I have to report activity in a discretionary investment account?**

Yes. Even if you, your spouse, or dependent children have a discretionary investment account that allows a financial advisor to buy, sell, and exchange investments on your behalf, you are still required to disclose all reportable underlying assets, and all reportable transactions associated with the account including, if required, Periodic Transaction Reports.
• **College and Other Education Savings Plans:**
  - For prepaid tuition plans, report the complete name of the plan and sponsor.
  - For college savings plans (*e.g.*, 529 College Savings Plans), report the complete name of the plan and each underlying investment that is separately reportable. College savings plans are investment accounts that hold individual underlying assets. Most of the investment choices offered by these plans will qualify as Excepted Investment Funds (EIFs). *Income generated by assets held in a college savings plan is tax-deferred; therefore, select “None (or less than $201)” for the income value.* To report this in eFD, first add the plan, and then report its underlying assets.
  - For Coverdell Education Savings Accounts, report each underlying asset that is separately reportable.

• **Cryptocurrency:** Report the complete name of any cryptocurrency and, if held through an exchange or platform, indicate the name of the exchange or platform on which it is held.

• **Estates:** Report any estate in which you hold a vested beneficial interest under controlling state law. If you have a vested beneficial interest in an estate but distribution has not yet occurred, provide a brief and general statement of the interest. After distribution, report assets and income distributed from the estate during the reporting period in the same manner as other assets and income (*see Interpretative Ruling 311, Senate Ethics Manual (2003 ed.), p. 253*).

• **Excepted Investment Funds (EIFs):** Report the complete name of the fund. You are not required to report the fund’s underlying assets. To review the definition of an EIF, *see pp. 15-16, supra*.

• **Investment Clubs or Other Holding Arrangements:** For investment clubs or similar entities that are organized to hold publicly traded assets for the purposes of investment, report the investment club and identify each reportable underlying investment asset or property held by the club unless shares in the investment club are publicly traded or the club itself meets the definition of an EIF (*see pp. 15-16, supra*). To report in eFD, first add the investment club, then add its underlying assets.

• **Mutual Funds and Exchange Traded Funds (ETFs):** Report the complete name of the mutual fund or ETF. You must provide the name of the investment institution offering the mutual fund or ETF (*e.g.*, Vanguard, Fidelity) and the specific fund name (*e.g.*, Fidelity 500 Index Fund). You may also identify the mutual fund or ETF by providing a ticker symbol for the asset (*e.g.*, “VUVLX” for the “Vanguard U.S. Value Fund”).

For financial disclosure purposes, “virtual currency,” “cryptocurrency,” and “digital currency” are used synonymously. Please contact the Committee with any questions regarding reporting these assets.
• **Non-Public Stock:** Additional information is required for non-public stock, as information about the company is not publicly disclosed to exchanges or the Securities and Exchange Commission. For non-public stock, report the complete legal name of the company, its location (city and state), and a description of the primary nature of the company’s business. If you hold a position with the company, you must also disclose that position on *Part 8 (Positions).*

• **Limited Liability Companies (LLCs), Non-Public Equity or Partnership Interests:** For LLCs, non-public equity interests, partnership interests, and other types of non-public business entities, report the complete name of the interest, its location (city and state), the type of entity, and a description of the primary nature of the entity’s trade or business, as well as underlying interests and assets that are not solely incidental to the trade or business. To report in eFD, first add the entity, and then report its underlying assets. If you hold a position related to an LLC, non-public equity or partnership interest, you must also disclose that position on *Part 8 (Positions)* unless it is a passive investment interest (*i.e.*, you are just an investor and provide no services).

  **Example:** You hold an ownership interest in XYZ Company, a private real estate rental company that primarily owns and rents real estate, but also buys stock in a bank. You must disclose your interest in XYZ Company on *Part 3 (Assets),* reporting the value of and income generated by each property, as well as the value of and income generated by the company’s bank stock.

• **Options:** Report any option (*e.g.*, call option, put option) with a fair market value exceeding $1,000 as of the close of the reporting period or that generated more than $200 in unearned income during the reporting period. For each option, you must provide the complete asset name or ticker symbol for which the option was issued, the strike price, option type, and expiration date. For purposes of reporting employee stock options, if the options are vested (*i.e.*, exercisable at or before the close of the reporting period), value the options by using the difference between the fair market price (within 31 days of the close of the reporting period) and the option price. If the employee stock options are contingent upon the occurrence of some future event, including the passage of time, then the options are not considered a vested interest for purposes of disclosure and are not yet reportable.

• **Personal Property:** Report personal property if it is held in a trade or business or for investment or the production of income. You must report intermittent sales of personal property, such as collections of antiques or art holdings, if the items are held for investment or the production of income.

• **Publicly Traded Stock:** Report either (1) the complete name of the company, or (2) the complete trading symbol for the stock.

  If you hold different types of stock of the same corporation (*e.g.*, both common and preferred stock), aggregate the value of the interests for purposes of determining whether the interests meet the value and income reporting thresholds.
• **Real Property**: Report real property held in a trade or business for investment or the production of income. Generally, you are **not** required to report a residence unless it is used to produce rental income. Additionally, if any portion of a personal residence or other real property was rented for any period during the reporting period or if the property includes a working farm, ranch, mineral excavation, or other income-generating asset, you must report the property.

Other requirements may apply if the real property is held by a trust, LLC, or other entity.

• **Retirement Plans**: For defined contribution retirement plans (e.g., an IRA, SEP, 401(k)), report the name of the account and each underlying asset held in the retirement plan. Defined contribution retirement plans are generally investment accounts that hold individual underlying assets. These types of retirement plans generally do not meet the test for an EIF because the underlying investments are held only by the individual account owner, and therefore are not “widely held.” If the retirement plan contains an individually or privately managed portfolio, report the portfolio in the same amount of detail as if each investment was directly held.

To report retirement accounts in eFD, as with brokerage accounts, first add the account, then add the underlying assets. For example, in the snapshot below from eFD, the account titled “Spouse IRA” has been added as asset #2 and the underlying asset “Target Fund 2055” has been added to it as asset #2.1.

For a defined benefit plan (e.g., California State Teachers Retirement System (CalSTRS) or other pension plan), report the name of the plan and its overall value at the end of the reporting period. If unknown, you may report the value as “Unascertainable.”
**Income from retirement assets is not realized until withdrawal:** therefore, select “None (or less than $201)” for the income value if you did not receive any distributions from the account during the reporting period. Report any distribution received from a retirement account on **Part 2 (Earned Income).**

If you disclose an interest in an employer-based retirement plan, you must disclose a “Continuing Participation in an Employee Benefit Plan” agreement on **Part 9 (Agreements).**

- **Separately Managed Accounts:** For a separately managed account, report (1) the name of the account, and (2) each underlying asset of the account that separately meets the reporting threshold. To report in eFD, first add the account, then add the underlying assets. A separately managed account is generally not an Excepted Investment Fund (EIF) because you own each underlying asset in the account individually and directly in your own name, rather than owning shares of a fund. This is true even if the account manager offers the option to select a pre-determined “investment strategy” or “portfolio” of assets. Unless your account meets the definition of an EIF, you must disclose all reportable transactions associated with the account on **Part 4b (Transactions)** and, if applicable, Periodic Transaction Reports. This means that you must report any purchase, sale, or exchange exceeding $1,000 involving any underlying assets held within a separately managed account.

- **Trusts:** Report any trust in which you hold a vested beneficial interest under controlling state law. Generally, you must report an irrevocable trust if you received income during the reporting period, are currently entitled to receive income or to access the trust principal, or have a vested future interest (e.g., remainder interest) in the trust principal or income. You must also report a revocable trust if you are the grantor or receive mandatory distributions. Report the complete name of the trust and all underlying assets of the trust that separately meet the reporting threshold, unless the trust is a “qualified blind trust” or an “excepted trust.” To report a trust (other than a “qualified blind trust” or an “excepted trust”) in eFD, first add the trust, then add the underlying assets.

**Qualified Blind Trust:** A trust approved by the Committee in accordance with Senate Rule 34 and § 13104 of the EIGA. A qualified blind trust is established when: (1) the filer receives written approval from the Committee; (2) the filer executes the approved trust agreement and files the executed trust agreement with the Office of Public Records.

**Excepted Trust:** A trust which (1) was not created by you, your spouse, or dependent children; and (2) has holdings or sources of income of which you, your spouse, and your dependent children have no knowledge. Contributions by you, your spouse, or your dependent children to the corpus of the trust, or payment of the trust taxes by you, your spouse or your dependent children will remove a trust from this “excepted” status. You cannot “create” an excepted trust by instructing a trustee not to divulge information or by otherwise avoiding previous sources of information about the trust.
For both qualified blind trusts and excepted trusts, report the complete name and category of value of the trust (unless the qualified blind trust was executed prior to July 24, 1995 and precludes you from receiving information of the trust's fair market value), but exclude underlying assets. If the value of an “excepted trust” is unknown, you may report the value as “Unascertainable.” If trust income to you, your spouse, or dependent children exceeded $200 during the reporting period, you must report the trust.

- **Reporting Complex Financial Arrangements**

To report a complex financial arrangement that does not qualify as an EIF, follow the instructions below.

- **Reporting Non(EIFs), Generally**: If a complex financial arrangement or investment fund does not meet the definition of an EIF, you must report the holding’s underlying assets. More specifically, each of the holding’s underlying assets must be broken out separately with each underlying asset’s name, value, and type and amount of income reported. You must disclose any underlying asset that had a value exceeding $1,000 at the end of the reporting period or generated more than $200 in unearned income during the reporting period.

If a complex financial arrangement or investment fund does not meet the definition of an EIF, you must report all transactions exceeding $1,000 involving the holding’s underlying assets. Additionally, any transaction exceeding $1,000 of a stock, bond, or other security must be reported on a Periodic Transaction Report (PTR) within 30 days of the transaction (see p. 30, infra).

To report multi-tiered ownership arrangements, you must break out all successive levels of underlying assets that meet the disclosure thresholds discussed above. Transactions involving the underlying assets must also be reported. Examples of such investment arrangements include, but are not limited to, a limited liability company that owns or invests in limited partnerships, a holding company and its investments, or a parent company and its subsidiaries.

- **Alternative Disclosure Method**: In rare circumstances, when it is not possible to obtain all of the information necessary to fully report a holding’s underlying assets, the Committee may approve filers to use the alternative disclosure method described below. You may only use the alternative disclosure method with prior written approval by the Committee. Requests to use the alternative disclosure method must be submitted well in advance of the report due date. The alternative disclosure method will only be considered for financial arrangements where:

  - neither you, your spouse, nor your dependent child is entitled by law or contract to receive complete financial statements for the arrangement, or when the information necessary for disclosure is subject to a confidentiality agreement; and
- neither you, your spouse, nor your dependent child has the power or authority to
direct the investments of the financial arrangement.

Filers may only request this alternative method when the required information is not legally
obtainable by the filer. The Committee has previously approved the use of the alternative
disclosure method when investment fund managers treated the information subject to
reporting as proprietary or otherwise did not make the relevant information available to
investors. The Committee has also approved the use of the alternative disclosure method
when the information necessary to disclosure is subject to a confidentiality agreement
prohibiting its disclosure. In deciding whether to approve a request for use of this
alternative disclosure method, the expense in obtaining information required to be
disclosed on the report is not relevant. Similarly, failing to ask for information that would
otherwise be available is not an excuse for nondisclosure. If you, your spouse, or your
dependent child has the authority to direct investments, but chooses not to exercise that
authority, the alternative method will not be approved.

To request Committee approval to use the alternative disclosure method, you must submit a
signed, written request to the Committee that includes the following information:

- Details of the investment ownership;
- Description of the complexity of transactions and holdings;
- Information regarding the existence of a confidentiality agreement (if applicable); and
- Description of the availability of information about transactions and holdings.

You must also submit a signed statement from an authorized representative of the financial
arrangement confirming all of the information listed above. The representative providing
this statement must be an individual who has the knowledge and authority to make such a
representation.

You may not use the alternative disclosure method unless the Committee has issued a
written approval letter. If the Committee approves the alternative disclosure method, you
must disclose all information about the underlying assets that is available and not subject to
a confidentiality agreement. In addition, you must include a statement with each report
filed under this method that describes the steps taken to report all of the information
necessary for disclosure, states that additional information is not known or ascertainable,
and states that you have no power or authority to direct the investments of the financial
arrangement.

If there are material changes to the nature of the asset or your terms of ownership after the
Committee has approved the use of the alternative disclosure method, you must contact the
Committee for further guidance.
o Valuation of Assets

After you have identified the asset or income source, you must report the value attributable to that interest by selecting the appropriate category of value. Generally, only the category of value, rather than the actual value of the property interest or asset, must be shown. Note that Option 7 (see p. 15, supra) requires that you provide the exact value. If the value is below the reporting threshold, select “None (or less than $201).”

The “Over $1,000,000” category of value applies only if your spouse or dependent child held the asset independently.

If you sold an asset in its entirety (e.g., you sold all shares of “GHI Corp.” that you owned) during the calendar year and the asset generated more than $200 in income, you must report the asset on your next filed report. You must list the asset value as “None (or less than $1,001)” and report all income generated during the reporting period. If the asset generated less than $200 in income, it can be removed from your report.

o Type and Amount of Unearned Income and Investment Income

Report the type and amount of unearned income and investment income received by (or accrued to the benefit of) you, your spouse, or your dependent children that exceeded $200 from any one source during the reporting period. As with value, report income using the value categories provided by eFD instead of the exact amount except where expressly noted. If a holding had no unearned income or investment income or if the income was below the reporting threshold, report the income amount as “None (or less than $201).” Generally, all income reported on Part 3 (Assets) should reflect the gross dollar amount.

As with value, the “Over $1,000,000” category of income applies only if the specific asset was held independently by your spouse or dependent child.

If you do not see an option to select the type of income generated by an asset, choose “Other,” specify the type(s), and report the exact amount of income.

To determine whether an asset’s income meets the “over $200” threshold, you must aggregate all types of income from the same source. Income attributable to you, your spouse, or your dependent children are aggregated separately. Unearned income or investment income includes, but is not limited to, gross income derived from business (and net income if you elect to include it); gains derived from dealings in property; interest; rents; dividends; capital gains; income from life insurance and endowment contracts; income from discharge of indebtedness; distributive share of partnership income; and income from an interest in an estate or trust.

Select all applicable types of income and the corresponding category or categories of amounts, unless the asset is an EIF.
• **Capital Gains:** Report the type and category of income from capital gains realized from sales or exchanges of business interests or securities.

• **Dividends:** Report the type and category of income received or accrued as dividends from investment sources, including common and preferred securities.

• **Excepted Investment Fund Income:** Report the type and category of income from EIFs that exceeded $200. Instead of identifying each type of income (e.g., dividends, capital gains) generated by an EIF, you should select “Excepted Investment Fund” as the income type.

• **Interest:** Report the type and category of income for any interest received or accrued from investment holdings, including bills and notes, loans, personal savings accounts, annuity funds, bonds, and other securities.

• **Rent/Royalties:** Report the type and category of income received or accrued as rental or lease payments for occupancy or use of personal or real property. In addition, report the type and category of income received or accrued from mineral leases, rental or lease of business equipment, or other similar interests.

• **Trust Income:** Report the type and category of income received or accrued from any trust. Generally, the investment holdings of the trust and the income derived from each holding must be identified to the same extent as if held directly. However, as described in Part 3 (Assets) (see p. 20, supra), you are not required to report underlying assets of a qualified blind trust or an excepted trust.

If an asset in a qualified blind trust generated income in excess of $200 during a reporting period prior to its placement in the qualified blind trust, you must report the asset as a separate source of income. Similarly, if an asset is removed from a qualified blind trust during a reporting period, income from the asset must be separately reported for the time that the asset was held outside the trust.

• **Payments from a Legal Expense Trust Fund:** Report the exact amount of all legal expenses paid on your behalf by any legal expense trust fund established according to the Senate regulations governing such trust funds, whether or not you are a named beneficiary to the trust. The establishment of a legal expense trust fund requires written approval by the Committee (see Senate Ethics Manual (2003 ed.), p. 30).

• **Other Unearned Income or Investment Income:** Report any unearned income or investment income over $200 of a type not listed above by identifying the specific type and amount of the income. An exact dollar amount is required. This may include items such as annuities, the investment portion of life insurance contracts, endowment contracts, estate income, or a distributive share of a publicly traded partnership or joint business venture income.
• **Three-Part Exemption Test**

Assets of your spouse or dependent child that meet the three-part exemption test (see p. 16, *supra*), may be omitted. If you omit any such assets, you must indicate the omission by checking the appropriate box on the “Review and File Report” section of your eFD report. You must contact the Committee **prior to** checking this box and filing your report.

**Part 4a: Periodic Transaction Reports (PTRs) Summary**

Generally, all filers are required to disclose any purchase, sale, or exchange of any stock, bond, commodity future, or other security when the transaction exceeds $1,000 by filing Periodic Transaction Reports (PTRs). For further instructions regarding PTR requirements, see p. 30, *infra*.

Report all transactions filed on PTRs during the reporting period on *Part 4a (PTR Summary)* of the relevant Annual or Termination Report. In eFD, any PTRs filed electronically during the reporting period will appear automatically on this section of your report.

If you filed paper PTRs with the Office of Public Records listing transactions that occurred during the reporting period, those PTR transactions will **not** appear automatically on a subsequent electronic report. You must enter all transactions that occurred during the reporting period and were reported on a paper PTR manually on *Part 4b (Transactions)* of the relevant Annual or Termination Report. If you file a paper Annual or Termination Report, you must report all transactions that occurred during the reporting period on *Part 4b (Transactions)*, regardless of whether the transaction was initially reported on a PTR.

**Part 4b: Other Transactions**

Report the identity, trade date, and category of amount of any purchase, sale, or exchange of an asset not already reported on *Part 4a (PTR Summary)* by you, your spouse, or your dependent children when the amount involved in the transaction exceeded $1,000. This includes any sale or exchange of more than $1,000 of an asset when the sold or exchanged asset did not yield income of more than $200 (and therefore was not reported on *Part 3 (Assets)*). It also includes the purchase of more than $1,000 of an asset even if, at the end of the reporting period, the asset had a value of $1,000 or less and earned income of $200 or less during the reporting period (and therefore was not reported on *Part 3*).

The “Over $1,000,000” category of amount applies only if your spouse or dependent child held the asset independently.

• **General Instructions**

To enter a transaction in eFD, you must name or otherwise identify the property or security involved in the purchase, sale, or exchange, and provide the trade date of the transaction. You must report the appropriate category of value for the gross purchase or sale price. For an
exchange, you must report the fair market value of the assets being exchanged. Disclosure of income derived from a sale is not required on this section, but must be disclosed on Part 3 (Assets) if over $200.

An exchange takes place when one or more items are given directly for another item(s) of equal value, such as shares of stock in a corporate merger. You must identify both the item(s) given and the item(s) received in any reportable exchange. If you sell one item in order to purchase another, the transactions must be listed as separate sale and purchase transactions, not as an exchange.

Certain actions involving assets do not constitute reportable transactions because they are not purchases, sales, or exchanges. These include maturity, redemption, and calling of a bond, stock splits, giving or receiving assets as gifts, inheriting assets, mere receipt or expiration of options, and share class changes. Similarly, fulfilling a capital call is not considered a transaction unless the filer is given something in exchange (e.g., increased equity in the firm or another form of consideration).

For investment clubs or other holding arrangements, you must report each of the underlying assets of the club or arrangement that was bought or sold during the reporting period when you, your spouse, or your dependent children’s interest in the asset was greater than $1,000.

You must report any underlying transactions of a non-public business or commercial enterprise, investment pool, or other entity in which you, your spouse, or your dependent children have a direct proprietary, general partnership, or other interest unless: (1) the entity is an EIF, or (2) the transaction is incidental to the primary trade or business of the entity. Transactions within a trust or other financial arrangement should be described in the same manner as any other transaction, but the reporting individual may indicate that these transactions were made at the direction of a trustee. You do not need to report transactions involving your children’s assets once the child is no longer a “dependent child” (see p. 15, supra).
Exclusions

You are not required to report the following:

- Transactions already reported on Part 4a (PTR Summary);
- Transactions involving your personal residence(s) (as long as the residence is not used to generate income and is not held by a trust, LLC, or other entity);
- Transactions involving a money market account, money market mutual fund, personal savings account, or certificate of deposit;
- Transactions involving an asset of your spouse or dependent child if the asset meets the three-part exemption test;
- Transactions involving the underlying assets of an EIF, a qualified blind trust, or an excepted trust;
- Transactions involving U.S. Treasury bills, notes, and bonds;
- Transactions that occurred prior to your U.S. Government employment;
- Transactions solely by and between you, your spouse, and your dependent child;
- Bequests of inheritances; or
- Gifts or donations to or from you, your spouse, or your dependent child.

Three-Part Exemption Test

Transactions involving assets of your spouse or dependent child that meet the three-part exemption test (see p. 16, supra), may be omitted. If you omit any such transactions, you must indicate the omission by checking the appropriate box on the “Review and File Report” section of your eFD report. You must contact the Committee prior to checking this box and filing your report.

Part 5: Gifts

The EIGA requires you to disclose gifts received by you, your spouse, and your dependent children from any source other than the U.S. Government during the applicable reporting period. Generally, this reporting requirement does not apply to gifts received by your spouse or dependent children if the gift was given to them independent of their relationship to you and given without your knowledge or acquiescence.
o **General Instructions**

Report all gifts received by you, your spouse, or your dependent children from any one source during the reporting period that aggregated more than $415 in value (CY 2022). Do not aggregate gifts given to separate recipients (e.g., separate gifts to you and your spouse) by the same source for purposes of determining if the gifts meet the threshold amount.

To report a gift, report the name and address of the source, a brief description of and the value by exact amount of the item(s) received. If an item is given jointly to you (or your spouse or dependent child) and any other person, and is not readily divisible, the gift must be reported as if the entire gift were given to you (or your spouse or dependent child) individually (see Interpretative Ruling 201, Senate Ethics Manual (2003 ed.), p. 231).

*Example:* You received Committee approval to accept a concert ticket valued at $450 under the personal friendship exception to Senate Rule 35 (Gifts Rule). You must report the receipt of this concert ticket.

○ **Exclusions**

In determining which tangible gifts must be reported or aggregated, exclude the following:

- Gifts valued at or below $166 (CY 2022);
- Gifts received from “relatives” (see p. 17, supra);
- Bequests and other forms of inheritance;
- Food and beverages not consumed in connection with a gift of overnight lodging;
- Generally, gifts given to a spouse or dependent child totally independent of their relationship to you and without your knowledge and acquiescence;
- Gift items in the nature of communications to your office, such as subscriptions to newspapers and periodicals;
- Gifts received when **not** employed by the U.S. Government;

*Gift:* Any payment, forbearance, advance, rendering or deposit of money, or anything of value, unless the donor receives consideration of equal or greater value. The term “gift” includes, but is not limited to, tangible items, gratuities, discounts, services, training, transportation, lodging, meals, or entertainment.

Disclosure of a gift does not authorize its acceptance. Acceptance of a gift may violate Senate Rule 35 (the Gifts Rule) or applicable law and standards of conduct. Similarly, receiving approval to accept a gift consistent with an exception to the Gifts Rule does not exempt the gift from disclosure. Contact the Committee with any questions.
• Campaign contributions;
• Gifts for which you received a publicly available waiver of this reporting requirement from the Committee;
• Food, lodging, transportation, and entertainment provided by federal, D.C., state, or local governments, or by a foreign government pursuant to the Foreign Gifts and Decorations Act (5 U.S.C. § 7342); or

### Part 6: Travel Reimbursements

#### General Instructions

Report all payments to cover travel related expenses received by you, your spouse, or your dependent children from any one source that aggregated more than $415 (CY 2022). This reporting requirement applies regardless of the purpose of the travel (personal, official, campaign), although official and campaign travel may not be reportable due to an exemption described below. Additionally, this reporting requirement applies regardless of whether your travel expenses were paid directly by a third party, whether you were given money for travel expenses in advance of the travel, or whether you were reimbursed for your travel related expenses.

Generally, this reporting requirement does not apply to travel received by your spouse or dependent children if the reimbursement was given to them independent of their relationship to you.

Report the name and address of the source and a brief description (including an exact travel itinerary, dates, and the nature of expenses provided) of any reimbursements. Amounts of reimbursements need not be specified unless the payments were made using campaign funds, or the travel was paid for by personal friends or colleagues.

Report any travel reimbursements you received from a foreign government as part of a program approved under § 108A of the Mutual Educational and Cultural Exchange Act (MECEA) (22 U.S.C. § 2451 et seq).

**Example:** If you flew from Washington, D.C. to Paris, and then to Lyon before returning to Washington, D.C., you must disclose the itinerary for the trip as, “Washington, D.C. to Paris, France to Lyon, France to Washington, D.C.” If you were reimbursed for both travel and lodging, you must disclose that you were reimbursed for, “Round trip airfare and two nights’ lodging.”

Disclosure of travel does not authorize its acceptance. Similarly, Committee approval to accept travel consistent with Senate Rules does not exempt disclosure. Please contact the Committee with any questions.
Members are also required to disclose the use of any campaign funds to defray otherwise unreimbursed expenses incurred in connection with official duties. Disclosure must include the identity of the campaign committee from which funds were received, the date and purpose(s) of the disbursement, the amount, and the individual or organization to whom payments were made. If the Member reported itemized disbursements in a filing with the FEC, disclosure on an Annual Report or Termination Report is not required (see Interpretative Ruling 389, Senate Ethics Manual (2003 ed.), p. 277).

- **Exclusions**

You are not required to report the following:

- Reimbursements received during non-Federal Government employment periods;

- Reimbursements provided by the U.S. Government, the D.C. Government, and any state or local government;

- Reimbursements required to be reported under the Foreign Gifts and Decorations Act (5 U.S.C. § 7342);

- Reimbursements for trips that were required to be reported under section 304 of the Federal Election Campaign Act of 1971 (52 U.S.C. § 30104); or

- Reimbursements reported to the Office of Public Records, pursuant to Senate Rule 35 and the Regulations and Guidelines for Privately-Sponsored Travel, if the filing was timely.

**Part 7: Liabilities**

- **General Instructions**

Report the category of amount for each liability that you, your spouse, or your dependent child owed to any creditor that exceeded $10,000 at any time during the reporting period, unless that liability is a revolving charge account (e.g., a credit card). For liabilities other than revolving charge accounts, report the highest amount owed during the reporting period, not the amount owed at the end of the period. If the liability was satisfied (i.e., repaid in full) during the reporting period, you may note that on the report. For a revolving charge account, value the liability as of the last day of the reporting period and report only if the value exceeded $10,000.

“Reporting individuals” for this section: You, your spouse, and your dependent children.
Report the name and address (city and state) of the creditor to whom the liability is owed, the type of liability, the date incurred, the interest rate, and the term (if applicable). If the interest rate is variable, indicate the range of the rate during the year, or the formula used to vary the rate if it can be determined by public reference (e.g., prime +2%). The reported term may be the original length of the liability or the time remaining until the liability is paid off (in months or years).

If you are unable to identify the creditor for a liability, and in the report you certify that you made a good faith effort but were unable to do so, you may give the name and address of the fiduciary, rather than providing the name of the actual creditor.

You are required to report liabilities of any business, investment pool, or other entity in which you, your spouse, or your dependent children have an interest, unless: (1) the liability is incidental to the primary trade or business of the entity; (2) the entity is an Excepted Investment Fund (EIF) reportable on Part 3 (Assets); or (3) the entity is publicly traded and described in standard reference manuals for publicly traded entities reportable on Part 3 (Assets).

The “Over $1,000,000” category applies only if a liability was held independently by your spouse or dependent child.

- **Mortgages and Other Liabilities Secured by a Personal Residence**

Members must disclose all mortgages for personal residences and include the name and address of the creditor, the type of liability (an initial mortgage or refinance, home equity loan, or home equity line of credit), the date incurred, the interest rate and any discount points used to pay down the rate, the term or duration, and the range of value.

- **Exclusions**

You are not required to report the following:

- A personal liability owed to a spouse or dependent child; or to a parent, brother, sister, or child of you, your spouse, or your dependent children;

- A loan secured by a personal motor vehicle, or by household furniture or appliances if the loan does not exceed the purchase price of the item;

- A revolving charge account where the outstanding liability did not exceed $10,000 as of the close of the reporting period; or

Common types of reportable liabilities include education loans, lines of credit, most capital commitments, and liabilities for which you co-signed and have a current legal obligation to repay.
• Any liability of your spouse or dependent children which meets the three-part exemption test set forth below.

○ Three-Part Exemption Test

Liabilities owed by your spouse or dependent child that meet the three-part exemption test (see p. 16, supra) may be omitted. If you omit any such liabilities, you must indicate the omission by checking the appropriate box on the “Review and File Report” section of your eFD report. You must contact the Committee prior to checking this box and filing your report.

**Part 8: Positions Held Outside the U.S. Government**

○ General Instructions

Report all compensated and uncompensated positions held by you during the reporting period, as well as those positions you currently hold as an officer, director, trustee, general partner, proprietor, representative, employee, or consultant of (1) any corporation, company, firm, partnership, trust, or other business enterprise; (2) any non-profit organization; (3) any labor organization; (4) any educational institution; or (5) any organization other than the U.S. Government. This does not include passive investment interests as a limited partner or non-managing member of a limited liability company (i.e., you are just an investor and provide no services). Provide the name, address (city and state), and type of organization, the title or a brief functional description of the position, and the dates you held the position.

You must report earned income of $200 or more received from any position on Part 2 (Earned Income) (see p. 18, supra).

○ Exclusions

You are not required to report the following:

- Positions held in any religious, social, fraternal, or political entity;
- Any position held with the U.S. Government; or
- Any position solely of an honorary nature.

**Part 9: Agreements or Arrangements**

○ General Instructions

“You reporting individuals” for this section: Only you.

You must report any agreements or arrangements made concerning: (1) future employment (including any current arrangement with a publisher to write a book or any portion thereof for compensation); (2) a leave of absence during your period of U.S. Government service; (3)
continuation of payments by a former employer other than the U.S. Government; or (4) continuing participation in an employee welfare or benefit plan maintained by a former employer other than the U.S. Government.

Report the date (month and year) the agreement or arrangement was made, the person/entity with whom the agreement or arrangement was made (the name and title of the official, corporate officer, or principal person responsible for carrying out the terms of the agreement or arrangement), and the type of agreement or arrangement. Describe the status and terms of the agreement or arrangement with appropriate specificity.

Report any negotiations for future employment if you and a private sector employer have agreed to your future employment by that employer whether or not you have settled all of the terms. Report the name of the employer, city and state in which the employer is located, date that you will begin employment, and your future title. Report any benefits or payments that you will receive prior to beginning your employment.

- **Part 10: Compensation in Excess of $5,000 Paid By One Source**

  - **General Instructions**

    Report all sources of compensation who paid more than $5,000 to you, or for services provided by you, in any of the two preceding calendar years through the date of filing. You must report not only the source of your salary or other fees, but also any clients (other than the U.S. Government) for whom you personally provided more than $5,000 in services, even if client payments were made to your employer, firm, or other business affiliation.

    **Example:** You joined the Senate in May 2022 from a prior position in consulting. You provided services totaling $10,000 to Client A during calendar year 2021. Additionally, you provided to services to Client B totaling $2,000 in 2019, $2,000 in 2020, and $1,500 since January 2022. You must report Client A, but not Client B.

In identifying the source of compensation, report the name and address of the source of the payments and the nature of the duties performed or services rendered for each source (other than the U.S. Government) from which you derived or generated compensation in excess of $5,000. This part does not require you to disclose the value of the compensation for these services; however, it does require a brief description of the services provided.

When a source has paid you directly, you may have a corresponding entry for the income on **Part 2 (Earned Income)** (see p. 18, *supra*). A client who paid your employer, firm, or other business affiliation more than $5,000 for your services may appear only in this section of your report.

**Disclosure of an agreement or arrangement does not establish its permissibility.** In addition to reporting negotiations or agreements for future employment on your Annual Report, you may have additional disclosure obligations to your employing office or the Committee. Fellows, interns, and detailees may also have reporting requirements from their home agency. Please contact the Committee with any questions.

**“Reporting individuals” for this section:** Only you.
Exclusions

You are not required to report the following:

- Information that it is considered confidential as a result of a privileged relationship established by law. The name of a client of a law firm is not generally considered confidential;

- Information about clients for whom services were provided by a business entity or affiliation of which you were a member, general partner, or employer unless you were directly involved in the provision of the services; or

- Sources of compensation paid to your spouse or dependent children.

If you are excluding a source of compensation on the basis of an established law, you must state the number of compensation sources you are withholding and the controlling legal authority restricting disclosure.
Periodic Transaction Reports (PTRs)

The Stop Trading on Congressional Knowledge Act (the STOCK Act), Pub. L. 112-105, requires filers to disclose certain transactions periodically on Periodic Transaction Reports (PTRs).

- **Who Must File**

  Members, officers, and employees paid at or above the filing threshold

- **Qualifying Transactions**

  You must file PTRs for any purchase, sale, or exchange exceeding $1,000 of any stock, bond, commodity future, or other security.

- **Exclusions**

  PTRs are not required for:

  - Transactions involving real property;
  - Transactions involving a money market account, money market mutual fund, personal savings account, or certificate of deposit;
  - Transactions involving the underlying assets of an EIF, a qualified blind trust, or an excepted trust (see p. 25, supra);
  - Transactions involving an asset of your spouse or dependent child if the asset meets the three-part exemption test;
  - Transactions involving U.S. Treasury bills, notes, and bonds;
  - Transactions that occurred prior to your U.S. Government employment;
  - Transactions solely by and between you, your spouse, and your dependent child;
  - Transactions involving an asset of your spouse or dependent child if the asset meets the three-part exemption test (see p. 16, supra);
  - Bequests of inheritances; or
  - Gifts or donations to or from you, your spouse, or your dependent child.

“Reporting individuals” for this section: You, your spouse, and your dependent children.

Fellows; detailees; Political Fund Designees and Principal Assistants paid below the filing threshold; and filers required to file a single Annual Report based on a temporary pay increase (e.g., a bonus) (see p. 3, supra) are not required to file Periodic Transaction Reports.
Due Dates

PTRs must be filed no later than 30 days after receiving written notification of the transaction, but in no case later than 45 days after such transaction, regardless of whether or not the filer is aware of the transaction. The STOCK Act was intended to require contemporaneous reporting of certain transactions. Accordingly, the statute does not allow the Committee to grant an extension for PTRs.

General Instructions

When filing a PTR, you must identify for each transaction: (1) the name of the asset(s) involved; (2) the trade date; (3) the gross purchase price, sale price, or fair market value (the gain or loss on a sale is not included in this value determination); and (3) the type of asset(s) involved. As discussed above, you must also report all PTR transactions on Part 4a (PTR Summary) of the Annual Report (see p. 30, supra).

Transactions within Complex Financial Arrangements and Non-Excepted Investment Funds (EIFs)

You must report any underlying transactions of a non-public business or commercial enterprise, investment pool, or other entity in which you, your spouse, or your dependent children have a direct proprietary, general partnership, or other interest unless: (1) the entity is an EIF, or (2) the transaction is incidental to the primary trade or business of the entity. Transactions of a trust or other financial arrangement should be described in the same manner as any other transaction, but the reporting individual may indicate that these transactions were made at the direction of a trustee. You do not need to report transactions involving your children’s assets once the child is no longer a “dependent child” (see p. 15, supra).

Certain actions involving assets do not constitute reportable transactions because they are not purchases, sales, or exchanges. These include maturity, redemption, and calling of a bond, stock splits, giving or receiving assets as gifts, inheriting assets, mere receipt or expiration of options.

Notification:

when a filer receives written communication that a transaction has occurred, such as when a filer receives an email or other written confirmation from their broker or financial advisor, or when a filer receives a monthly account statement reflecting any transaction.
Similarly, fulfilling a capital call is not considered a transaction unless the filer is given something in exchange (e.g., increased equity in the firm or another form of consideration).

Please note that although receiving assets through gift or inheritance is not a reportable transaction, any transactions involving gifted or inherited assets that occur after the asset has been transferred into your, your spouse’s, or your dependent child’s name are reportable.

I just looked at my brokerage statement and I think I will be late filing a PTR. Will I receive a penalty?

The answer depends on how much time has passed since the reporting deadline (see p. 7, supra). Please call the Committee if you are unsure which of the following examples applies to your situation.

Example: A staffer purchased a corporate stock on August 13, 2022. The staffer forgot to report the purchase by the due date and did not report it until December 6, 2022. The reporting deadline was September 27, 2022 (45 days after the transaction). Per the EIGA, the staffer will receive a $200 penalty.

Example: A staffer sold a corporate bond on June 24, 2022. The staffer reported the sale on August 12, 2022. The reporting deadline was August 8, 2022 (45 days after the transaction). The sale was reported after the reporting deadline and is late; however, it was reported within the 30 day grace period. Per the EIGA, the staffer will not receive a penalty.
APPENDIX A

United States Senate
Financial Disclosure Report
This form contains a signature page, two cover pages, and ten sections for reporting certain items held by you, your spouse, or your dependent child. This booklet also contains the Periodic Disclosure of Financial Transactions form and detailed instructions for completing both forms.

**Signature Page:** The signature page will not be made available to the public. Make sure you have completed the information regarding your filing status at the top of the signature page. Once your Financial Disclosure Report is complete, you must sign and date your report to certify that it is complete and correct.

**Cover Page:** Choose the cover page applicable to the type of report you are filing. Annual and Termination filers use one cover page, and New Filers and Candidates use the other page. These pages are clearly marked at the top. If you do not choose the correct cover page, the questions will not correspond to your required reporting.

**Parts I-X:** After you have read the instructions at the front of this booklet, you must determine whether you have items to report on each of the applicable Parts. To determine which Parts must be completed and attached, answer the questions on the appropriate cover page. For each question checked “YES,” complete and attach that Part in accordance with the instructions. For each question checked “NO,” no further report is required. If you do not check either “YES” or “NO” for each applicable question, your form will be deemed incomplete.

The due date for Annual reports is **Monday, May 15, 2023.** The due dates for New Filer, Candidate, and Termination reports are described on page 3 of the Financial Disclosure Instructions for CY 2022. In the event that any filing date falls on a weekend or federal holiday, the filing deadline shall be the next business day. Requests for extensions of time for filing must be submitted through eFD on or before the filing deadline. The Select Committee on Ethics (the Committee) may generally grant extensions of up to 90 days from the original due date of a Financial Disclosure Report. However, a candidate may not file their first report later than 30 days before the election, regardless of any extension granted by the Committee. The Committee may not grant any extension for a Periodic Transaction Report (PTR).

Before filing, separate the pages and file only those required. Be sure you have completed each applicable section on the cover page including filer information and status. Please contact the Committee if you need additional assistance in completing this form, or if you are unsure of your filing requirements. If you have been directed to complete this form and believe this is in error, you must contact the Committee to determine whether you are required to file a report.

**Penalty Provisions:** Any individual who is required to file a report and does so more than 30 days after the filing deadline or, if an extension is granted, more than 30 days after the last day of the filing extension period, shall be subject to a mandatory $200 penalty. Waivers of this fee may be granted by the Committee in extraordinary circumstances, if requested in writing. Falsifying or failing to file this report may result in the imposition of civil and criminal sanctions (see 5 U.S.C. § 13103 et seq. and 18 U.S.C. § 1001).

Your completed form (and any subsequent amendment) must be filed with the

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<th>Secretary of the Senate</th>
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<td>Office of Public Records</td>
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<tr>
<td>232 Hart Senate Office Building</td>
<td>P.O. Box 77578</td>
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<tr>
<td>Washington, DC 20510</td>
<td>Washington, DC 20013-7578</td>
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Additional forms may be obtained from the Select Committee on Ethics, Room 220, Hart Senate Office Building, Washington, DC 20510. Telephone: (202) 224-2981.
You **must** provide the following information. Your signature **will not** be made available to the public.

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<th>Report Type:</th>
<th>Annual</th>
<th>Calendar Year</th>
<th>New Filer</th>
<th>Candidate</th>
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<th>Senate Office Address (Number, Street, City, State, and ZIP Code)</th>
<th>Senate Office Telephone Number (Include Area Code)</th>
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**CERTIFICATION** – **THIS DOCUMENT MUST BE SIGNED BY THE REPORTING INDIVIDUAL AND DATED**

Certification

I CERTIFY that the statements I have made on this form and all attached schedules are true, complete and correct to the best of my knowledge and belief.

Signature of Reporting Individual

Date (Month, Day, Year)

For Official Use Only – Do Not Write Below This Line

It is the Opinion of the reviewer that the statements made in this form are in compliance with the Ethics in Government Act.

Signature of Reviewing Official

Date (Month, Day, Year)

There is a mandatory $200 penalty for filing more than 30 days after the due date.
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<th>Question</th>
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<th>NO</th>
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<td>Did any individual or organization make a donation to charity in lieu of</td>
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<td>paying you for a speech, appearance, or article in the reporting period?</td>
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<td>If Yes, complete and attach PART I.</td>
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<td>Did you, your spouse, or dependent child receive any reportable travel or</td>
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<td>If Yes, complete and attach PART VI.</td>
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<td>Did you or your spouse have earned income (e.g., salaries or fees) or</td>
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<td></td>
<td>non-investment income totaling $200 or more from any reportable source in</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>the reporting period?</td>
<td></td>
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</tr>
<tr>
<td>If Yes, complete and attach PART II.</td>
<td></td>
<td></td>
<td>Did you hold any reportable positions on or before the date of filing in</td>
<td></td>
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</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>the current calendar year?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If Yes, complete and attach PART VIII.</td>
<td></td>
<td></td>
<td>Did you, your spouse, or dependent child hold any reportable asset worth</td>
<td></td>
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</tr>
<tr>
<td></td>
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<td></td>
<td>more than $1,000 at the end of the period, or receive unearned or</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>investment income of more than $200 in the reporting period?</td>
<td></td>
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<tr>
<td>If Yes, complete &amp; attach PART IIIA and/or IIIB.</td>
<td></td>
<td></td>
<td>Did you, your spouse, or dependent child purchase, sell, or exchange any</td>
<td></td>
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<tr>
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<td></td>
<td>reportable asset worth more than $1,000 in the reporting period?</td>
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<tr>
<td>If Yes, complete and attach PART IV.</td>
<td></td>
<td></td>
<td>Do you have any reportable agreement or arrangement with an outside</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>entity?</td>
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</tr>
<tr>
<td>If Yes, complete and attach PART IX.</td>
<td></td>
<td></td>
<td>Did you, your spouse, or dependent child receive any reportable gift in</td>
<td></td>
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<tr>
<td></td>
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<td></td>
<td>the reporting period (i.e., aggregating more than $415 and not otherwise</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>exempt)?</td>
<td></td>
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<tr>
<td>If Yes, complete and attach PART V.</td>
<td></td>
<td></td>
<td>If this is your FIRST Report: Did you receive compensation of more than</td>
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<tr>
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<td></td>
<td>$5,000 from a single source in the two prior years?</td>
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<tr>
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<td></td>
<td></td>
<td>If Yes, complete and attach PART X.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Each question must be answered and the appropriate PART attached for each “YES” response.

FOR OFFICIAL USE ONLY

Do Not Write Below this Line
## UNITED STATES SENATE FINANCIAL DISCLOSURE REPORT
### FOR NEW FILER AND CANDIDATE FILERS

<table>
<thead>
<tr>
<th>Last Name</th>
<th>First Name and Middle Initial</th>
<th>New Filer Report</th>
<th>Date of Employment (mm/dd/yy)</th>
<th>Senate Office / Agency in Which Employed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Senate / Candidate Office Address (Number, Street, City, State, and ZIP)</th>
<th>Senate / Candidate Office Telephone No.</th>
<th>Candidate Report</th>
<th>Commencement of Candidacy (mm/dd/yy)</th>
<th>State in which you are a candidate</th>
<th>Candidate Reporting Period</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

### AFTER READING THE INSTRUCTIONS – ANSWER EACH OF THESE QUESTIONS AND ATTACH THE RELEVANT PART

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

- **Did you or your spouse have earned income (e.g., salaries or fees) or non-investment income totaling $200 or more from any reportable source in the reporting period?**  
  If Yes, complete and attach PART II.

- **Did you hold any reportable positions during the reporting period?**  
  If Yes, complete and attach PART VIII.

- **Did you, your spouse, or dependent child hold any reportable asset worth more than $1,000 at the end of the period or receive unearned or investment income of more than $200 in the reporting period?**  
  If Yes, complete and attach PART IIIA and/or IIIB.

- **Did you have any reportable agreement or arrangement with an outside entity on the filing date?**  
  If Yes, complete and attach PART IX.

- **Did you, your spouse, or dependent child have any reportable liability (i.e., more than $10,000) during the reporting period?**  
  If Yes, complete and attach PART VII.

- **Did you receive compensation of more than $5,000 from a single source in the two prior years?**  
  If Yes, complete and attach PART X.

### Each question must be answered and the appropriate PART attached for each “YES” response.
CONFIDENTIAL DISCLOSURE OF CANDIDATE’S HOME ADDRESS

<table>
<thead>
<tr>
<th>Last Name</th>
<th>First Name and Middle Initial</th>
<th>Commencement of Candidacy (mm/dd/yy)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Home Mailing Address (Number, Street, City, State, and ZIP)</th>
<th>Home Telephone Number (Include Area Code)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Office Mailing Address (Number, Street, City, State, and ZIP)</th>
<th>Office Telephone Number (Include Area Code)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Who Must File:** Any candidate who files a public Financial Disclosure Report with the Senate must also file this confidential report.

**Where to File:** File this report with the Select Committee on Ethics, Room 220, Hart Senate Office Building, Washington, DC 20510.

**When to File:** Within 30 days after becoming a candidate for nomination or election to the office of Member of the United States Senate, or by May 15 of that calendar year, whichever is later, but at least 30 days before the election, and on or before May 15 of each succeeding year an individual continues to be a candidate. A candidate who currently holds an elected position in the United States Congress is not required to file a Candidate Report.

**Contents of Reports:** List your home and office address and phone number. You must sign and date your report to certify that it is complete and correct.

**Penalty Provisions:** Any individual who is required to file this report and does so more than 30 days after the date the report is required to be filed, or, if an extension is granted, more than 30 days after the last day of the filing extension period, shall be subject to a mandatory $200 penalty. Waivers of this penalty may be granted by the Committee in extraordinary circumstances if requested in writing. Falsifying or failing to file this report may result in the imposition of civil and criminal sanctions (see 5 U.S.C. § 13103 et seq. and 18 U.S.C. § 1001).

**Review of Reports:** These reports will be reviewed by the Committee along with the corresponding public reports within 60 days of the filing date. These reports will be kept confidential by the Committee in accordance with the Ethics in Government Act of 1978, as amended.

<table>
<thead>
<tr>
<th>Certification</th>
<th>Signature of Reporting Individual</th>
<th>Date (Month, Day, Year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>I CERTIFY that the statements I have made on this form and all attached schedules are true, complete and correct to the best of my knowledge and belief.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
PART I. PAYMENTS TO PAY CHARITABLE ORGANIZATIONS IN LIEU OF HONORARIA

Report the source (name and address), date, and amount of any payment from each source to a charitable organization made in lieu of honoraria to you during the reporting period. Identify the activity (speech, article, or appearance), which generated the payment (see Financial Disclosure Instructions for CY 2022, p. 17).

Note: Travel expenses in excess of $415 related to activities giving rise to these payments must be reported on Part VI, Reimbursements.

<table>
<thead>
<tr>
<th>Date of Payment</th>
<th>Name of Source</th>
<th>Address (City, State)</th>
<th>Speech, Article, or Appearance</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Example: 3/26/2X</td>
<td>Association of American Associations</td>
<td>Wash., DC</td>
<td>EXAMPLE Speech</td>
<td>$1,000</td>
</tr>
<tr>
<td>7/23/2X</td>
<td>XYZ Magazine</td>
<td>NY, NY</td>
<td>EXAMPLE Article</td>
<td>$500</td>
</tr>
</tbody>
</table>

Note: A separate, confidential report that names the charitable organization receiving such payments must be filed with the Select Committee on Ethics, Room 220, Hart Senate Office Building, Washington, DC 20510.
CONFIDENTIAL DISCLOSURE OF PAYMENTS TO CHARITABLE ORGANIZATIONS IN LIEU OF HONORARIA

<table>
<thead>
<tr>
<th>Last Name</th>
<th>First Name and Middle Initial</th>
<th>Telephone Number (Include Area Code)</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

**ANNUAL FILER**

<table>
<thead>
<tr>
<th>Calendar Year Covered by Annual Report</th>
<th>Office / Agency in which Employed</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
</tr>
</tbody>
</table>

**TERMINATION FILER**

<table>
<thead>
<tr>
<th>Dates Covered by Termination Report</th>
<th>Office / Agency in which Formerly Employed</th>
<th>Termination Date (mm/dd/yy)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

**Who Must File:** Any reporting individual who files a public Annual or Termination Financial Disclosure Report with the Senate must also file this confidential report if that individual writes, gives a speech, or makes an appearance (or a series of articles, speeches, or appearances which are directly related to official duties or the status of the individual within the government) for which the sponsoring organization makes a payment directly to a charitable organization in lieu of honoraria. To determine whether you are a reporting individual for purposes of this report, please refer to the Financial Disclosure Instructions for CY 2022 or contact the Select Committee on Ethics (the Committee).

**Where to File:** File this report with the Select Committee on Ethics, Room 220, Hart Senate Office Building, Washington, DC 20510. *(Note: This is not the filing location for public Financial Disclosure Reports.)*

**When to File:** Reporting individuals should file this report no later than May 15, annually. In the event that any filing date falls on a weekend or federal holiday, the filing deadline shall be the next business day. If an individual terminates employment, the report must be filed no later than the 30th day after termination. Reasonable extensions may be granted if requested in writing, but the total of all such extensions may not exceed 90 days. These filing deadlines correspond with the filing dates of the Senate Public Financial Disclosure Report.

**Contents of Reports:** List the date of the payment (or, if unascertainable, the date of the activity giving rise to the payment), the name and address (city, state) of the source of the payment, the name and address (city, state) of the recipient charitable organization, and the amount of the payment. Include all payments which correspond to the reporting period of the annual or termination public financial disclosure form filed in conjunction with this report. Please sign your report certifying that your report is complete and correct, and that no payments were made to charitable organizations from which you or your parent, sibling, spouse, child, or dependent relative receives any financial benefit. If you attach additional pages, please number them.

**Penalty Provisions:** Any individual who is required to file this report and does so more than 30 days after the filing deadline, or, if an extension is granted, more than 30 days after the last day of the filing extension period, shall be subject to a mandatory $200 penalty. Waivers of this penalty may be granted by the Committee in extraordinary circumstances, if requested in writing. Falsifying or failing to file this report may result in the imposition of civil and criminal sanctions *(see 5 U.S.C. § 13103 et seq. and 18 U.S.C. § 1001).*

**Review of Reports:** These reports will be reviewed by the Committee along with the corresponding public reports within 60 days of the filing date. These reports will be kept confidential by the Committee in accordance with the Ethics in Government Act of 1978, as amended.

<table>
<thead>
<tr>
<th>Date</th>
<th>Source of Payment (Name, Address)</th>
<th>Recipient Charitable Organization (Name, Address)</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

**Certification**

I CERTIFY that the statements I have made on this form are true, complete and correct to the best of my knowledge and belief. No financial benefit is derived from any charitable organization listed by me, or a parent, sibling, spouse, child or dependent relative of mine.

<table>
<thead>
<tr>
<th>Certification</th>
<th>Signature of Reporting Individual</th>
<th>Date (Month, Day, Year)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
PART II. EARNED AND NON-INVESTMENT INCOME

Report the source (name and address), type, and amount of earned income to you from any source aggregating $200 or more during the reporting period. For your spouse, report the source (name and address) and type of earned income which totals more than $1,000 during the reporting period. No amount needs to be specified for your spouse (see Financial Disclosure Instructions for CY 2022, p. 18). Do not report income from employment by the U.S. Government for you or your spouse.

**Individuals not covered by the Honoraria Ban:** For you and/or your spouse, report honoraria income received which aggregates $200 or more by exact amount, give the date of, and describe the activity (speech, appearance or article) generating such honoraria payment. Do **not** include payments in lieu of honoraria reported on Part I.

<table>
<thead>
<tr>
<th>Name of Income Source</th>
<th>Address (City, State)</th>
<th>Type of Income</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Example:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>JP Computers</td>
<td>Wash., DC</td>
<td>EXAMPLE Salary</td>
<td>$15,000</td>
</tr>
<tr>
<td>MCI (Spouse)</td>
<td>Arlington, VA</td>
<td>EXAMPLE Salary</td>
<td>Over $1,000</td>
</tr>
</tbody>
</table>
### PART IIIA. PUBLICLY TRADED ASSETS AND UNEARNED INCOME SOURCES

**BLOCK A**

**Identity of Publicly Traded Assets And Unearned Income Sources**

Report the complete name of each publicly traded asset held by you, your spouse, or your dependent child (see Financial Disclosure Instructions for CY 2022, p. 20) for production of income or investment which:

1. had a value exceeding $1,000 at the close of the reporting period; and/or
2. generated over $200 in "unearned" income during the reporting period.

Include on PART IIIA a complete identification of each public bond, mutual fund, publicly traded partnership interest, excepted investment fund, bank account, excepted and qualified blind trust, and publicly traded asset of a retirement plan.

**BLOCK B**

**Valuation of Assets**

At the close of reporting period. If None, or less than $1,001, check the first column.

<table>
<thead>
<tr>
<th>Type of Income</th>
<th>Amount of Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>None (or less than $1,001)</td>
<td>$1,001 - $15,000</td>
</tr>
<tr>
<td>$15,001 - $50,000</td>
<td>$100,001 - $250,000</td>
</tr>
<tr>
<td>$250,001 - $500,000</td>
<td>$1,000,001 - $5,000,000</td>
</tr>
<tr>
<td>Over $1,000,000**</td>
<td>Over $50,000,000</td>
</tr>
</tbody>
</table>

**BLOCK C**

**Type and Amount of Income**

<table>
<thead>
<tr>
<th>Type of Income</th>
<th>Amount of Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td>Dividends</td>
</tr>
<tr>
<td>Rent</td>
<td>Interest</td>
</tr>
<tr>
<td>Capital Gains</td>
<td>Other</td>
</tr>
<tr>
<td>Excepted Investment Fund</td>
<td>Exempted Blind Trust</td>
</tr>
<tr>
<td>Qualifying Trust</td>
<td></td>
</tr>
</tbody>
</table>

**EXEMPTION TEST** (see Financial Disclosure Instructions for CY 2022): If you omitted any asset because it meets the three-part test for exemption described in the instructions, please check box to the right.

This category applies only if the asset is/was held independently by the spouse or dependent child. If the asset is/was either held by the filer or jointly held, use the other categories of value, as appropriate.
### BLOCK A
**Identity of Non-Publicly Traded Assets and Unearned Income Sources**

Report the name, address (city, state and description) of each interest held by you, your spouse, or your dependent child for the production of income or investment in a non-public trade or business which:

1. Had a value exceeding $1,000 at the close of the reporting period; and/or
2. Generated over $200 in "unearned" income during the reporting period.

Include the above report for each underlying asset, which is not incidental to the trade or business. Publicly traded assets held by non-public entity may be listed on Part IIIA.

### BLOCK B
**Valuation of Assets**

At the close of reporting period. If None, or less than $1,001, check the first column.

<table>
<thead>
<tr>
<th>Value of Asset</th>
<th>None (or less than $1,001)</th>
<th>$1,001 - $15,000</th>
<th>$15,001 - $50,000</th>
<th>$50,001 - $100,000</th>
<th>$100,001 - $250,000</th>
<th>$250,001 - $500,000</th>
<th>$500,001 - $1,000,000</th>
<th>Over $1,000,000***</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>S.</td>
<td>X</td>
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</tr>
<tr>
<td>Example: DC, or J</td>
<td>JP Computer, Software Design, Wash DC</td>
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<tr>
<td></td>
<td>Undeveloped land, Dubuque, Iowa</td>
<td></td>
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<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Example</td>
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<td>10</td>
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</tr>
</tbody>
</table>

### BLOCK C
**Type and Amount of Income**

<table>
<thead>
<tr>
<th>Type of Income</th>
<th>Amount of Income</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

- None
- Dividends
- Interest
- Capital Gains
- Excepted Investment Fund
- Excepted Trust
- Qualified Blind Trust
- Other

---

**EXEMPTION TEST** (see Financial Disclosure Instructions for CY 2022): If you omitted any asset because it meets the three-part test for exemption described in the instructions, please check box to the right. This category applies only if the asset is/was held independently by the spouse or dependent child. If the asset is/was either held by the filer or jointly held, use the other categories of value, as appropriate.
Report any purchase, sale, or exchange by you, your spouse, or dependent child (see Financial Disclosure Instructions for CY 2022, p. 30) during the reporting period of any real property, stocks, bonds, commodity futures, and other securities when the amount of the transaction exceeded $1,000. Include transactions that resulted in a loss. Do not report a transaction involving property used solely as your personal residence, or a transaction between you, your spouse, or dependent child. Please clarify which two assets are involved in any reportable exchange.

### Identification of Assets

<table>
<thead>
<tr>
<th>Transaction Type</th>
<th>Transaction Date</th>
<th>Amount of Transaction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase</td>
<td></td>
<td>$1,001 - $15,000</td>
</tr>
<tr>
<td>Sale</td>
<td></td>
<td>$15,001 - $50,000</td>
</tr>
<tr>
<td>Exchange</td>
<td></td>
<td>$50,001 - $100,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$100,001 - $250,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$250,001 - $500,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$500,001 - $1,000,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Over $1,000,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$1,000,001 - $5,000,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$5,000,001 - $25,000,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$25,000,001 - $50,000,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Over $50,000,000</td>
</tr>
</tbody>
</table>

#### Example

- **IBM Corp. (stock) NYSE**
  - Transaction Type: Sale
  - Transaction Date: 2/1/2X
  - Amount: $X

- **Microsoft (stock) NASDAQ/OTC**
  - Transaction Type: Exchange
  - Transaction Date: 1/27/2X
  - Amount: $X

**EXEMPTION TEST** (see Financial Disclosure Instructions for CY 2022): If you omitted any asset because it meets the three-part test for exemption described in the instructions, please check box to the right. This category applies only if the asset is/was held independently by the spouse or dependent child. If the asset is/was either held by the filer or jointly held, use the other categories of value, as appropriate.
PART V. GIFTS

Report all gifts aggregating more than $415 from a single source received by you, your spouse, or your dependent children. You must provide the name of each source, a description of the gift(s) received, and the value of all gifts aggregating more than $415 in value (see Financial Disclosure Instructions for CY 2022, p. 32). Gifts with a value of $166 or less need not be aggregated towards the disclosure threshold. “Gift” is defined in the Financial Disclosure Instructions for CY 2022. Gifts approved by the Select Committee on Ethics must be included if they do not meet any of the exclusions below.

Exclude: (1) Bequests and other forms of inheritance; (2) Political campaign contributions; (3) Communications to your offices including subscriptions to newspapers and periodicals; (4) Consumable products provided by home state businesses to your offices, if those products are intended for consumption by persons other than yourself; (5) Gifts received prior to your federal employment; (6) Gifts to your spouse or dependent child totally independent of his or her relationship to you; (7) Gifts from relatives; (8) Personal hospitality of any individual (see page 24, Financial Disclosure Instructions for CY 2022); (9) Meals and beverages unless consumed in connection with a gift of overnight lodging; and (10) Food, lodging, transportation, and entertainment provided by a foreign government within a foreign country, or by federal, state, or local governments.

<table>
<thead>
<tr>
<th>Name of Source</th>
<th>Address of Source</th>
<th>Dates and Brief Description</th>
<th>Gift Value</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Example:</strong> Mr. John Q. Smith</td>
<td>Anytown, VA</td>
<td><strong>EXAMPLE</strong> August 12, 202X, Silver platter – Ethics Committee wedding waiver granted</td>
<td>$400</td>
</tr>
<tr>
<td>1</td>
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<tr>
<td>11</td>
<td></td>
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</tr>
</tbody>
</table>

**Note:** The Senate Gifts Rule prohibits most gifts from lobbyists and foreign agents and most gifts from other sources in excess of $49.99.
Report travel related expenses from each source aggregating more than $415 in value during the reporting period received by you, your spouse and/or dependent child in connection with your provision of services at a speaking engagement, fact-finding event, or other event (personal, campaign, or otherwise). Disclosure is required regardless of whether those expenses were reimbursed to the individual or paid directly by the sponsoring organization. A description of the itinerary, including date(s) and the nature of expenses is required (see Financial Disclosure Instructions for CY 2022, p. 34). If you were reimbursed for more than one trip from the same sponsor and the trips added together were worth more than $415, then you must report each trip individually, even if the reimbursement for each separate trip does not equal more than $415.

**Exclude:** Travel related expenses provided by federal, state, and local governments; or by a foreign government; reimbursements from campaign funds which are reported to the FEC; reimbursements to a spouse or dependent child totally independent of his or her relationship to you; and reimbursements reported to the Office of Public Records pursuant to Senate Rule 35.

<table>
<thead>
<tr>
<th>Name of Income Source</th>
<th>Address of Source</th>
<th>Dates and Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Example: <em>All States Company</em></td>
<td>Maintown, TX</td>
<td>EXAMPLE Roundtrip air travel from Washington, D.C. to Maintown, TX and lunch for self and spouse for speaking engagement: May 1-3, 202X</td>
</tr>
</tbody>
</table>
PART VII. LIABILITIES

Report liabilities over $10,000 owed by you, your spouse, or dependent child (see Financial Disclosure Instructions for CY 2022, p. 35), to any one creditor at any time during the reporting period. Check the highest amount owed during the reporting period.

Exclude: (1) mortgages on your personal residences unless rented (except for Senators); (2) loans secured by automobiles, household furniture or appliances; and (3) liabilities owed to certain relatives listed in the instructions. For more information on reporting revolving charge accounts, see Financial Disclosure Instructions for CY 2022.

<table>
<thead>
<tr>
<th>Name of Creditor</th>
<th>Address</th>
<th>Type of Liability</th>
<th>Date Incurred</th>
<th>Interest Rate</th>
<th>Discount Points Paid for Mortgage (Senators Only)</th>
<th>Term if Applicable</th>
<th>Category of Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>First District Bank</td>
<td>Wash., DC</td>
<td>Mortgage on undeveloped land</td>
<td>2012</td>
<td>13%</td>
<td>1 pt</td>
<td>25 yrs</td>
<td>$10,001 - $15,000</td>
</tr>
<tr>
<td>John Jones</td>
<td>Wash., DC</td>
<td>Promissory Note</td>
<td>2020</td>
<td>10%</td>
<td>n/a</td>
<td>On dmd</td>
<td>$1,000,001 - $5,000,000</td>
</tr>
</tbody>
</table>

**EXEMPTION TEST** (see Financial Disclosure Instructions for CY 2022): If you omitted any asset because it meets the three-part test for exemption described in the instructions, please check box to the right. This category applies only if the asset is/was held independently by the spouse or dependent child. If the asset is/was either held by the filer or jointly held, use the other categories of value, as appropriate.
PART VIII. POSITIONS HELD OUTSIDE U.S. GOVERNMENT

Report any positions held by you during the applicable reporting period, whether compensated or not (see Financial Disclosure Instructions for CY 2022, p. 37). Positions include, but are not limited to, those of an officer, director, trustee, general partner, proprietor, representative, employee, or consultant of any corporation, firm, partnership, or other business enterprise or any non-profit organization or educational institution. Both the year and month must be reported for the period of time that the position was held.

**Exclude:** Positions with federal government, religious, social, fraternal, or political entities, and those solely of an honorary nature.

<table>
<thead>
<tr>
<th>Name of Organization</th>
<th>Address (City, State)</th>
<th>Type of Organization</th>
<th>Position Held</th>
<th>From (Mo/Yr)</th>
<th>To (Mo/Yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Assn. of Rock Collectors</td>
<td>NY, NY</td>
<td>EXAMPLE Non-profit education</td>
<td>President</td>
<td>6 / 11</td>
<td>Present</td>
</tr>
<tr>
<td>Jones &amp; Smith</td>
<td>Hometown, USA</td>
<td>EXAMPLE Law Firm</td>
<td>Partner</td>
<td>7 / 16</td>
<td>11 / 2X</td>
</tr>
</tbody>
</table>

**Note:** Compensation totaling $200 or more from any position must be reported on Part II.
Report a description of the date, parties to, and terms of any agreement or arrangement with respect to (a) future employment; (b) a leave of absence during the period of the reporting individual’s government service; (c) continuation of payments by a former employer other than the United States government; and (d) continuing participation in an employee benefit plan maintained by a former employer. For more information regarding the reporting of negotiations for any of these agreements or benefits, see Financial Disclosure Instructions for CY 2022, p. 37.

<table>
<thead>
<tr>
<th>Status and Terms of any Agreement or Arrangement</th>
<th>Parties</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pursuant to partnership agreement, will receive lump sum payment of capital account and partnership share calculated on services performed through 11/1X and retained pension benefits (diversified, independently managed, fully funded, defined contribution plan)</td>
<td>Jones &amp; Smith, Hometown, USA</td>
<td>EXAMPLE 1 / 14</td>
</tr>
<tr>
<td>Employment agreement with XYZ Co. to become Vice President of Government Relations. Terms of agreement include salary between $50,001-$100,000, signing bonus between $2,501-$5,000 and stock options</td>
<td>XYZ Co., Bethesda, MD</td>
<td>EXAMPLE 1 / 2X</td>
</tr>
</tbody>
</table>
FIRST TIME FILERS AND CANDIDATES ONLY: Report sources of compensation received by you or your business affiliation for services provided directly by you during the reporting period. This includes the names of clients and customers of any corporation, firm, partnership, or other business enterprise, or any non-profit organization when you directly provided the services to the clients and/or customers of the firm that generated a fee or payment of more than $5,000. You need not report the U.S. Government as a source. Compensation listed on Part X must also be reported on Part II.

<table>
<thead>
<tr>
<th>Name of Source</th>
<th>Address of Source</th>
<th>Brief Description of Duties</th>
<th>EXAMPLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jones &amp; Smith</td>
<td>Hometown, TX</td>
<td>Legal Services</td>
<td>EXAMPLE</td>
</tr>
<tr>
<td>Metro University (client of Jones &amp; Smith)</td>
<td>Moneytown, USA</td>
<td>Legal Services in connection with university construction</td>
<td>EXAMPLE</td>
</tr>
</tbody>
</table>

| 1               |                  |                            |         |
| 2               |                  |                            |         |
| 3               |                  |                            |         |
| 4               |                  |                            |         |
| 5               |                  |                            |         |
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| 7               |                  |                            |         |
| 8               |                  |                            |         |
| 9               |                  |                            |         |
| 10              |                  |                            |         |
| 11              |                  |                            |         |
| 12              |                  |                            |         |
| 13              |                  |                            |         |
| 14              |                  |                            |         |
| 15              |                  |                            |         |
APPENDIX B

United States Senate
Periodic Transaction Report
Periodic Transaction Report Instructions

WHO must file Periodic Transaction Reports (PTRs)?
Members, officers, and employees who earn a rate of pay of at least 120% of GS-15 ($141,022 for CY2023) for 60 or more days in a calendar year. Political fund designees (PFDs) who earn less than 120% of GS-15, fellows, and detailers are not required to file PTRs.

WHEN must PTRs be filed?
Not later than 30 days after receiving written notification of a transaction, report the identity of the asset, the date, and the category of amount of any purchase, sale, or exchange of any stocks, bonds, commodity futures, and other securities held by you, your spouse, or your dependent child when the amount of the transaction exceeds $1,000. In no event may this disclosure be filed later than 45 days after any such transaction, regardless of whether the filer actually knows of the transaction. The law does not permit any extensions.

WHAT is notification?
Notification is when a filer receives written communication that a transaction has occurred, such as when a filer receives an email or other written confirmation from his or her broker or financial advisor that a transaction has occurred, or when a filer receives a monthly account statement reflecting any transaction.

WHAT must be reported?
- See the instructions appended to the United States Senate Public Financial Disclosure Report for definitions of specific terms and treatment of reporting specific assets (e.g., stock options).
- Under identification of assets, name or otherwise identify the asset involved in the purchase, sale, or exchange, and give the trade date of the transaction.
- The amount to be reported is the gross purchase price, sale price, or fair market value of an exchange. The gain or loss on sales is not included in this value determination.
- For an investment club, partnership, LLC, or other holding arrangement that does not meet the definition of an excepted investment fund, report each of the underlying assets of the club or other holding arrangement that was bought or sold within 30 days of the transaction when you, your spouse, or your dependent child’s interest in the asset exceeds $1,000.
- The asset type must be reported. Different asset types require different information, so selecting the correct asset type is vital to filing a complete PTR. Failure to do so may result in an amendment.

WHAT is excluded from PTRs?
A PTR is not required for transactions involving:
1) An excepted investment fund (e.g., publicly-traded mutual or exchange-traded funds, regulated investment companies, pooled investment funds, pensions, or deferred compensation plans);
2) assets that are solely incidental to the primary trade or business of an entity;
3) any real property;
4) cash accounts (e.g., money market, savings, or checking accounts);
5) a holding of a “qualified blind trust” or an “excepted trust;”
6) U.S. treasury bills, notes, and bonds;
7) transactions solely by and between you, your spouse, or your dependent child; and
8) an asset of your spouse or dependent child if the asset meets the three-part Exemption Test (see the instructions appended to the United States Senate Public Financial Disclosure Report).

How to file a PTR?
You may submit your PTR (and any subsequent amendment) online through the eFD system (wwwefd.senate.gov).

WHAT if I miss the filing deadline?
Any PTR filed more than 30 days after the due date shall be subject to a $200 penalty. Such penalty must be made payable for deposit in the U.S. Treasury and delivered to the office of the Select Committee on Ethics (the Committee), located in SH-220. In extraordinary circumstances the Committee may waive this penalty. A waiver of the penalty must be requested online via eFD and must indicate the specific, extraordinary circumstances that led to the untimely filing of the required report.

TRANSACTIONS REPORTED ON A PTRS MUST ALSO BE DISCLOSED ON YOUR NEXT FINANCIAL DISCLOSURE REPORT.
You **must** provide the following information.
Your signature **will not** be made available to the public.

<table>
<thead>
<tr>
<th>Last Name</th>
<th>First Name and Middle Initial</th>
<th>Email Address</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Senate Office / Agency in Which Employed</th>
<th>Senate Office Address (Number, Street, City, State, and ZIP Code)</th>
<th>Senate Office Telephone Number (Include Area Code)</th>
</tr>
</thead>
</table>

**CERTIFICATION – THIS DOCUMENT MUST BE SIGNED BY THE REPORTING INDIVIDUAL AND DATED**

File this report and any amendments with the Secretary of the Senate, Office of Public Records, Room 232, Hart Senate Office Building, U.S. Senate, Washington, DC 20510.

This Periodic Disclosure of Financial Transactions Report is required by the Ethics in Government Act of 1978, as amended by the STOCK Act. This report will be made available by the Office of the Secretary of the Senate and will be reviewed by the Select Committee on Ethics. Any individual who knowingly and willfully falsifies, or who knowingly and willfully fails to file this report may be subject to civil and criminal sanctions (see 5 U.S.C. § 13106, and 18 U.S.C. § 1001).

Any individual who is required to file a report and does so more than 30 days after the filing deadline shall be subject to a mandatory $200 penalty fee. Waivers of this fee may be granted by the Committee in extraordinary circumstances, if requested in writing. Falsifying or failing to file this report may result in the imposition of civil and criminal sanctions (see 5 U.S.C. §13103 et seq. and 18 U.S.C. §1001).

<table>
<thead>
<tr>
<th>Certification</th>
<th>Signature of Reporting Individual</th>
<th>Date (Month, Day, Year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>I CERTIFY that the statements I have made on this form and all attached schedules are true, complete and correct to the best of my knowledge and belief.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For Official Use Only - Do Not Write Below This Line

It is the Opinion of the reviewer that the statements made in this form are in compliance with the Ethics in Government Act.

<table>
<thead>
<tr>
<th>Signature of Reviewing Official</th>
<th>Date (Month, Day, Year)</th>
</tr>
</thead>
</table>

There is a mandatory $200 penalty for filing more than 30 days after the due date.
Report any purchase, sale, or exchange by you, your spouse, or dependent child **within 30 days** of receiving written notification of such transaction. Report any stocks, bonds, commodity futures, and other securities when the amount of the transaction exceeded $1,000. Include transactions that resulted in a loss. Do not report a transaction involving an excepted investment fund, any real property, or a transaction between you, your spouse, or dependent child. Please clarify which two assets are involved in any reportable exchange. In no event may this disclosure be filed more than **45 days** after such transaction.

<table>
<thead>
<tr>
<th>Transaction Type (x)</th>
<th>Amount of Transaction (x)</th>
<th>Transaction Date (Mo., Day, Yr.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase</td>
<td>$1,001 - $15,000</td>
<td>2 / 1 / 2X</td>
</tr>
<tr>
<td>Sale</td>
<td>$15,001 - $50,000</td>
<td></td>
</tr>
<tr>
<td>Exchange</td>
<td>$50,001 - $100,000</td>
<td></td>
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<tr>
<td></td>
<td>$100,001 - $250,000</td>
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<td>$250,001 - $500,000</td>
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<td>$500,001 - $1,000,000</td>
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<td>Over $1,000,000</td>
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<td>$1,000,001 - $5,000,000</td>
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<td>$5,000,001 - $25,000,000</td>
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<td>$25,000,001 - $50,000,000</td>
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<tr>
<td></td>
<td>Over $50,000,000</td>
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</tr>
</tbody>
</table>

**Identification of Assets**

<table>
<thead>
<tr>
<th>Example: (S) Spouse</th>
<th>(DC) Dependent Child</th>
<th>(J) Joint</th>
</tr>
</thead>
<tbody>
<tr>
<td>IBM Corp. (stock) NYSE</td>
<td>(DC) Microsoft (stock) NASDAQ/OTC</td>
<td></td>
</tr>
<tr>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>2 / 1 / 2X</td>
<td>2 / 27 / 2X</td>
<td></td>
</tr>
</tbody>
</table>

**Note:**
- This Report Should Be Filed With: Secretary of the Senate Office of Public Records Hart Building, Suite 232 Washington, DC 20510
- Periodic Disclosure of Financial Transactions (Time/Date)
- Secretary of the Senate
- Office of Public Records
- Hart Building, Suite 232
- Washington, DC 20510
<table>
<thead>
<tr>
<th>Transaction Type (x)</th>
<th>Transaction Date (Mo., Day, Yr.)</th>
<th>Amount of Transaction (x)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase</td>
<td></td>
<td>$1,001 - $15,000</td>
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<tr>
<td>Sale</td>
<td></td>
<td>$15,001 - $50,000</td>
</tr>
<tr>
<td>Exchange</td>
<td></td>
<td>$50,001 - $100,000</td>
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<td>$100,001 - $250,000</td>
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<td>$250,001 - $500,000</td>
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<td>$500,000 - $1,000,000</td>
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<td>Over $1,000,000***</td>
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</tbody>
</table>

Identification of Assets

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<table>
<thead>
<tr>
<th>Identification of Assets</th>
<th>Purchase</th>
<th>Sale</th>
<th>Exchange</th>
<th>Transaction Date (Mo., Day, Yr.)</th>
<th>Amount of Transaction (x)</th>
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</thead>
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<td>$1,001 - $15,000</td>
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<td>$15,001 - $50,000</td>
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<td>$5,000,001 - $25,000,000</td>
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<td>$25,000,001 - $50,000,000</td>
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<td>Over $50,000,000</td>
</tr>
</tbody>
</table>
Who Must File:
Financial Disclosure
Quick Reference Chart
## Who Must File: Financial Disclosure Quick Reference Chart

<table>
<thead>
<tr>
<th>Who Must File</th>
<th>Candidate Reports</th>
<th>New Filer Reports</th>
<th>Annual Reports</th>
<th>Periodic Transaction Reports</th>
<th>Termination Report</th>
</tr>
</thead>
<tbody>
<tr>
<td>Senate candidate (not including incumbent Senators)</td>
<td>X&lt;sup&gt;1&lt;/sup&gt;</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Member</td>
<td></td>
<td>X&lt;sup&gt;2&lt;/sup&gt;</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Legislative Commission&lt;sup&gt;3&lt;/sup&gt; employee hired at rate above threshold</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Legislative Commission employee receiving a permanent pay raise to rate above threshold</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Legislative Commission employee receiving bonus (rate of pay above threshold for more than 60 days and annual gross above threshold)</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Political Fund Designee (PFD) paid below the threshold</td>
<td>X</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Fellow/Detailee/Intern appointed at rate above threshold</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Fellow/Detailee/Intern receiving a permanent pay raise to rate above threshold</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
</tr>
</tbody>
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1. Candidates are required to file an initial Candidate Report within 30 days of becoming a candidate or on or before May 15 of that calendar year, whichever is later, but in no event later than 30 days before an election. Candidates must file additional Candidate Reports by May 15 of each subsequent calendar year in which the individual remains a candidate.

2. Members who filed a Candidate Report prior to assuming Senate office or who filed as a Member of the House of Representatives are not required to file a New Filer Report. If a Member assumed office by appointment, a New Filer Report is required.

3. Legislative commission (e.g., Commission on Security and Cooperation in Europe) employees file financial disclosure reports with the Senate when either (1) the statute creating the commission designates the Senate as the proper chamber, or (2) the statute is silent as to where to file, and the commission is established in an even numbered calendar year.