

Campaign Reporting
Advisory Opinion 2008-13

Revised 04/09

Subject: Effective Dates of Laws on Dates/Times for Filing Campaign Reports

TO ALL INTERESTED PERSONS:

Pursuant to Iowa Code section 68B.32A(11) and rule 351—1.2, the Iowa Ethics and Campaign Disclosure Board issues this opinion on dates/times for filing campaign reports. We note at the outset that the Board's jurisdiction is limited to the application of Iowa Code chapters 68A and 68B, Iowa Code section 8.7, and rules in Iowa Administrative Code chapter 351. Advice in a Board opinion, if followed, constitutes a defense to a subsequent complaint based on the same facts and circumstances.

OPINION:

Iowa Code sections 68A.401 and 68A.402 set out due dates for campaign reports. These dates vary by the type of committee that is filing the report. These report dates are also set out in Board rules 351—4.9 and 351—4.10. Due to amendments to these laws and rules and the various effective dates of these amendments, the Board issues this opinion.

Amendments Effective July 1, 2007:

1. Any campaign report that is due 5 days prior to an election must be physically received by the Board on the due date to be considered timely filed. "Physically received" means the report is either "electronically filed using the board's electronic filing system or is received by the board prior to 4:30 p.m. on the report due date" (2007 Iowa Acts, Chapter 61, section 1). This encompasses reports filed for committees involved in special elections, ballot issue elections, city elections, school board elections, and other political subdivision elections.
2. Ballot issue committees are required to file additional reports in a year that the issue appears on the ballot (2007 Iowa Acts, Chapter 65).

Amendments Effective May 12, 2008:

1. Any campaign report that is due less than 5 days prior to an election must be physically received by the Board on the due date to be considered timely filed. "Physically received" means the report is either "electronically filed using the board's electronic filing system or is received by the board prior to 4:30 p.m. on the report due date" (2008 Iowa Acts, SF 2400, sections 24 and 28). This

encompasses supplementary reports filed by candidates for statewide office and the General Assembly under Iowa Code section 68A.402(2)"b".

Amendments Effective January 1, 2010:

1. A new candidate for statewide office or the General Assembly is required to file by 4:30 p.m. of the due date all statements of organization and campaign reports and is required to do so electronically using the Board's electronic filing system (see 2007 Iowa Acts, Chapter 80, sections 2 and 5).

Amendments Effective May 1, 2010:

1. A state statutory political committee (state party) and a political committee expressly advocating for or against the nomination, election or defeat of a candidate for statewide office or the General Assembly (state PAC) is required to file by 4:30 p.m. of the due date all statements of organization and campaign reports and is required to do so electronically using the Board's electronic filing system (2009 Iowa Acts, Senate File 51).

Amendments Effective January 1, 2012:

1. All candidates for statewide office or the General Assembly are required to file by 4:30 p.m. of the due date all statements of organization and campaign reports and are required to do so electronically using the Board's electronic filing system (see 2007 Iowa Acts, Chapter 80, sections 2 and 5).

In closing, the Board notes that a statement of organization or campaign report that is not due by 4:30 p.m. of a due date is considered timely filed if it is filed by 11:59:59 the night of the report due date or is mailed using a United States Postal Service postmark on the due date.