1 Repeal 2 Cal Code Regs., Section 18360.2 as follows:

§ 18360.2. Penalties in Streamline Cases.

2

Streamline penalty stipulations are approved by the Chief of Enforcement and are 3 reported to the Commission for discussion only before they are executed. The Chief of 4 Enforcement will include those stipulations in the next Commission agenda, as a part of the 5 6 Executive Staff Report. The Enforcement Division has the discretion to exclude violations that 7 caused minimal public harm when the total penalty meets or exceeds the total amount raised or 8 spent by the filer, the total penalty exceeds the amount that would be paid in a Mainline 9 Stipulation, lack of experience or knowledge of the Act's requirements caused multiple violations with minimal public harm that were corrected upon contact, or the committee raised 10 and spent less than \$10,000. After the close of the hearing, the Chief of Enforcement may 11 execute all or any of the streamline penalty stipulations, at his or her discretion. 12 Penalties in streamline cases are not to exceed the prescribed maximum fine amount per 13 14 violation found in Government Code Section 83116, subdivision (c). The Chief of Enforcement has the discretion to increase the penalties for Tier Two advertising violations resulting in public 15 16 confusion, under Regulation 18360.3(d)(7)(B)(i)(b); and Tier Two violations involving the same 17 candidate, committee, or principal officer who has paid a Tier One penalty to the Commission or received a Warning Letter from the Commission for the same type of violation occurring within 18 19 the last five years, based on the resulting public harm. 20 (a) Late Statement of Economic Interests. (1) Tier One Penalty Amount. The streamline penalty for failing to timely file a 21 22 Statement of Economic Interests under Tier One is calculated as follows:

1	(A) \$200 per late statement if filed in response to the Enforcement Division's first contact
2	with the filer.
3	(B) \$400 per late statement if filed prior to issuance of a probable cause report by the
4	Enforcement Division.
5	(C) \$600 per late statement if filed prior to issuance of an accusation by the Enforcement
6	Division.
7	(D) \$800 per late statement if filed prior to adoption of a default decision and order by
8	the Commission.
9	(2) Tier Two Penalty Amount. The streamline penalty for failing to timely file a
10	Statement of Economic Interests under Tier Two is calculated as follows:
11	(A) \$600 per late statement if filed in response to the Enforcement Division's first contact
12	with the filer.
13	(B) \$800 per late statement if filed prior to issuance of a probable cause report by the
14	Enforcement Division.
15	(C) \$1,000 per late statement if filed prior to issuance of an accusation by the
16	Enforcement Division.
17	(D) \$1,200 per late statement if filed prior to adoption of default decision and order by
18	the Commission.
19	(b) Unreported Economic Interest(s).
20	(1) Tier One Penalty Amount. The penalty for failing to timely report an economic
21	interest on a Statement of Economic Interests under Tier One is calculated as follows:

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1	(A) \$100 per economic interest not disclosed per statement that did not include timely
2	disclosure of an economic interest if filed in response to the Enforcement Division's first contact
3	with the filer.
4	(B) \$200 per economic interest not disclosed per statement that did not include timely
5	disclosure of an economic interest if filed prior to issuance of a probable cause report by the
6	Enforcement Division.
7	(C) \$300 per economic interest not disclosed per statement that did not include timely
8	disclosure of an economic interest if filed prior to issuance of an accusation by the Enforcement
9	Division.
10	(D) \$400 per economic interest not disclosed per statement that did not include timely
11	disclosure of an economic interest if filed prior to adoption of a default decision and order by the
12	Commission.
13	(2) Tier Two Penalty Amount. The penalty for failing to timely report an economic
14	interest on a Statement of Economic Interests under Tier Two is calculated as follows:
15	(A) \$1,000 per economic interest not disclosed per statement that did not include timely
16	disclosure of an economic interest if filed in response to the Enforcement Division's first contact
17	with the filer.
18	(B) \$1,200 per economic interest not disclosed per statement that did not include timely
19	disclosure of an economic interest if filed prior to issuance of a probable cause report by the
20	Enforcement Division.
21	(C) \$1,400 per economic interest not disclosed per statement that did not include timely
22	disclosure of an economic interest if filed prior to issuance of an accusation by the Enforcement
23	Division.

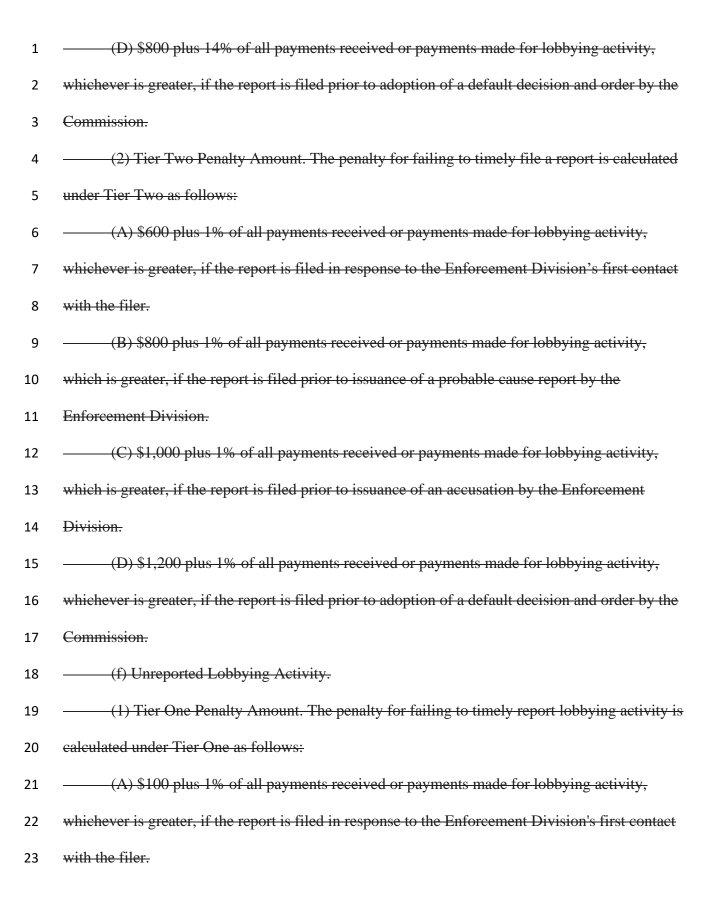
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1	(D) \$1,600 per economic interest not disclosed per statement that did not include timely
2	disclosure of an economic interest if filed prior to adoption of a default decision and order by the
3	Commission.
4	(c) Late Campaign Statement or Report.
5	(1) Tier One Penalty Amount. The penalty for failing to timely file a campaign statement
6	or report under Tier One is calculated as follows:
7	(A) \$200 plus 1% of contributions received or expenditures made, whichever is greater,
8	per late statement if filed in response to the Enforcement Division's first contact with the filer
9	(unless statement or report was due before the relevant election, but filed later than seven days
10	before the election, then the 1% is increased to 3%).
11	(B) \$400 plus 12% of contributions received or expenditures made, whichever is greater,
12	per late statement if filed prior to issuance of a probable cause report by the Enforcement
13	Division (unless statement or report was due before the relevant election, but filed later than
14	seven days before the election, then the 12% is increased to 34%).
15	(C) \$600 plus 13% of contributions received or expenditures made, whichever is greater,
16	per late statement if filed prior to issuance of an accusation by the Enforcement Division (unless
17	statement or report was due before the relevant election, but filed later than seven days before the
18	election, then the 13% is increased to 35%).
19	(D) \$800 plus 14% of contributions received or expenditures made, whichever is greater,
20	per late statement if filed prior to adoption of a default decision and order by the Commission
21	(unless statement or report was due before the relevant election, but filed later than seven days
22	before the election, then the 14% is increased to 36%).

1	(2) Tier Two Penalty Amount. The penalty for failing to timely file a campaign statement
2	or report under Tier Two is calculated as follows:
3	(A) \$400 plus 1% of contributions received or expenditures made, whichever is greater,
4	per late statement if filed in response to the Enforcement Division's first contact with the filer
5	(unless statement or report was due before the relevant election, but filed later than seven days
6	before the election, then the 1% is increased to 3%).
7	(B) \$800 plus 1% of contributions received or expenditures made, whichever is greater,
8	per late statement if filed prior to issuance of a probable cause report by the Enforcement
9	Division (unless statement or report was due before the relevant election, but filed later than
10	seven days before the election, then the 1% is increased to 3%).
11	(C) \$1,200 plus 1% of contributions received or expenditures made, whichever is greater,
12	per late statement if filed prior to issuance of an accusation by the Enforcement Division (unless
13	statement or report was due before the relevant election, but filed later than seven days before the
14	election, then the 1% is increased to 3%).
15	(D) \$1,600 plus 1% of contributions received or expenditures made, whichever is greater,
16	per late statement if filed prior to adoption of a default decision and order by the Commission
17	(unless statement or report was due before the relevant election, but filed later than seven days
18	before the election, then the 1% is increased to 3%).
19	(d) Unreported Contributions or Expenditures.
20	(1) Tier One Penalty Amount. The penalty for failing to timely report is calculated under
21	Tier One as follows:
22	(A) \$100 plus 1% of contributions received or expenditures made, whichever is greater,
23	per late statement if filed in response to the Enforcement Division's first contact with the filer

(unless statement or report was due before the relevant election, but filed later than seven days 1 before the election, then the 1% is increased to 3%). 2 (B) \$200 plus 12% of contributions received or expenditures made, whichever is greater, 3 per late statement if filed prior to issuance of a probable cause report by the Enforcement 4 Division (unless statement or report was due before the relevant election, but filed later than 5 6 seven days before the election, then the 21% is increased to 43%). (C) \$300 plus 13% of contributions received or expenditures made, whichever is greater, 7 per late statement if filed prior to issuance of an accusation by the Enforcement Division (unless 8 9 statement or report was due before the relevant election, but filed later than seven days before the election, then the 13% is increased to 35%). 10 (D) \$400 plus 14% of contributions received or expenditures made, whichever is greater, 11 per late statement if filed prior to adoption of a default decision and order by the Commission 12 (unless statement or report was due before the relevant election, but filed later than seven days 13 14 before the election, then the 14% is increased to 36%). (2) Tier Two Penalty Amount. The penalty for failing to timely report is calculated under 15 Tier Two as follows: 16 17 (A) \$600 plus 1% of contributions received or expenditures made, whichever is greater, per late statement if filed in response to the Enforcement Division's first contact with the filer 18 19 (unless statement or report was due before the relevant election, but filed later than seven days 20 before the election, then the 1% is increased to 3%). (B) \$800 plus 1% of contributions received or expenditures made, whichever is greater, 21 22 per late statement if filed prior to issuance of a probable cause report by the Enforcement

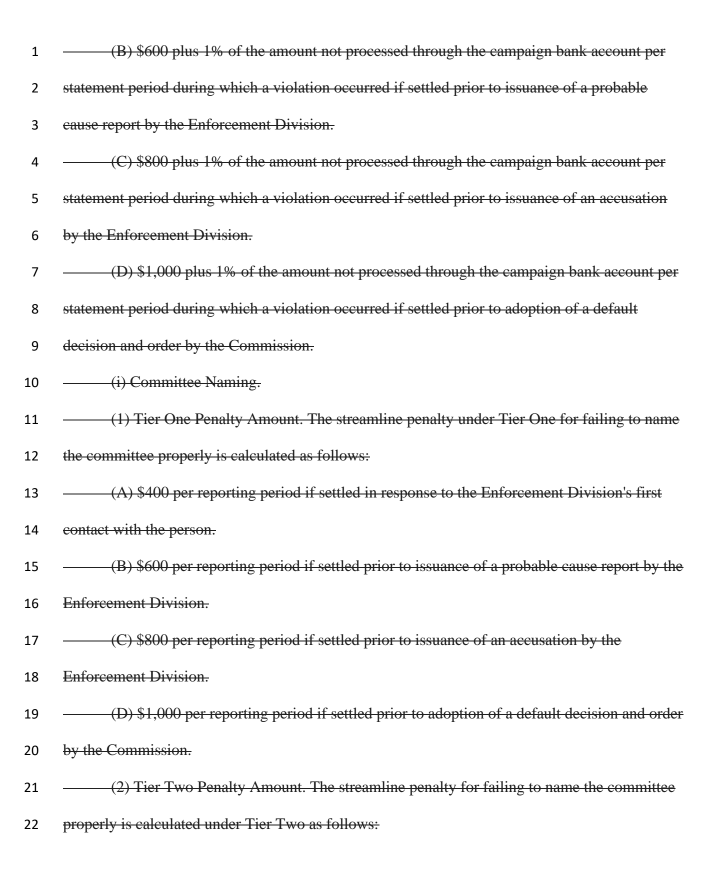
Divisions (unless statement or report was due before the relevant election, but filed later than 1 seven days before the election, then the 1% is increased to 3%). 2 3 (C) \$1,000 plus 1% of contributions received or expenditures made, whichever is greater, per late statement if filed prior to issuance of an accusation by the Enforcement Division (unless 4 statement or report was due before the relevant election, but filed later than seven days before the 5 6 election, then the 1% is increased 3%). (D) \$1,200 plus 1% of contributions received or expenditures made, whichever is greater, 7 per late statement if filed prior to adoption of a default decision and order by the Commission 8 9 (unless statement or report was due before the relevant election, but filed later than seven days before the election, then the 1% is increased to 3%). 10 (e) Late Lobbying Reports. 11 (1) Tier One Penalty Amount. The penalty for failing to timely file a report is calculated 12 under Tier One as follows: 13 (A) \$200 plus 1% of all payments received or payments made for lobbying activity, 14 whichever is greater, if the report is filed in response to the Enforcement Division's first contact 15 with the filer. 16 17 (B) \$400 plus 12% of all payments received or payments made for lobbying activity, whichever is greater, if the report is filed prior to issuance of a probable cause report by the 18 19 **Enforcement Division.** 20 (C) \$600 plus 13% of all payments received or payments made for lobbying activity, which is greater, if the report is filed prior to issuance of an accusation by the Enforcement 21 22 Division.



1	(B) \$200 plus 12% of all payments received or payments made for lobbying activity,
2	whichever is greater, if the report is filed prior to issuance of a probable cause report by the
3	Enforcement Division.
4	(C) \$300 plus 13% of all payments received or payments made for lobbying activity,
5	whichever is greater, if the report is filed prior to issuance of an accusation by the Enforcement
6	Division.
7	(D) \$400 plus 14% of all payments received or payments made for lobbying activity,
8	whichever is greater, if the report is filed prior to adoption of a default decision and order by the
9	Commission.
10	(2) Tier Two Penalty Amount. The penalty for failing to timely report lobbying activity is
11	calculated under Tier Two as follows:
12	(A) \$400 plus 1% of all payments received or payments made for lobbying activity,
13	whichever is greater, if the report is filed in response to the Enforcement Division's first contact
14	with the filer.
15	(B) \$800 plus 1% of all payments received or payments made for lobbying activity,
16	which is greater, if the report is filed prior to issuance of a probable cause report by the
17	Enforcement Division.
18	(C) \$1,000 plus 1% of all payments received or payments made for lobbying activity,
19	which is greater, if the report is filed prior to issuance of an accusation by the Enforcement
20	Division.
21	(D) \$1,200 plus 1% of all payments received or payments made for lobbying activity,
22	which is greater, if the report is filed prior to adoption of a default decision and order by the
23	Commission.

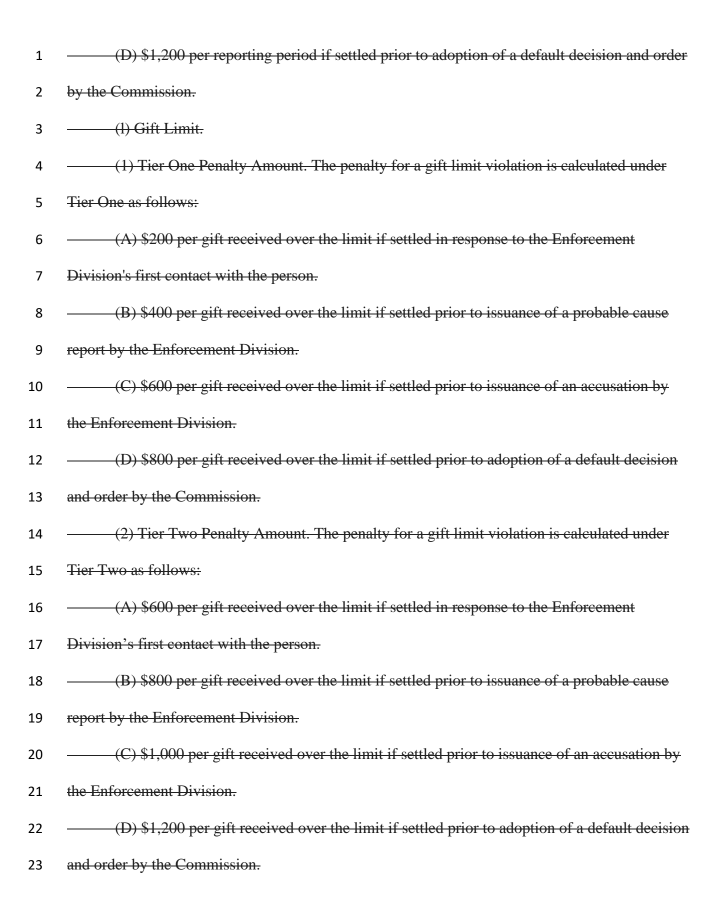
1	(g) Cash Contributions or Expenditures of \$100 or More.
2	(1) Tier One Penalty Amount. The streamline penalty for receiving a contribution or
3	making an expenditure of \$100 or more in cash under Tier One is calculated as follows:
4	(A) An amount equal to 25% of the amount of the contribution or expenditure if settled in
5	response to the Enforcement Division's first contact with the person.
6	(B) An amount equal to 50% of the amount of the contribution or expenditure if settled
7	prior to issuance of a probable cause report by the Enforcement Division.
8	(C) An amount equal to 100% of the amount of the contribution or expenditure if settled
9	prior to issuance of an accusation by the Enforcement Division.
10	(D) An amount equal to two times the amount of the contribution or expenditure if settled
11	prior to adoption of a default decision and order by the Commission.
12	(2) Tier Two Penalty Amount. The streamline penalty for receiving a contribution or
13	making an expenditure of \$100 or more in cash under Tier Two is calculated as follows:
14	(A) An amount equal to 50% of the amount of the contribution or expenditure if settled in
15	response to the Enforcement Division's first contact with the person.
16	(B) An amount equal to 75% of the amount of the contribution or expenditure if settled
17	prior to issuance of a probable cause report by the Enforcement Division.
18	(C) An amount equal to 100% of the amount of the contribution or expenditure if settled
19	prior to issuance of an accusation by the Enforcement Division.
20	(D) An amount equal to two times the amount of the contribution or expenditure if settled
21	prior to adoption of a default decision and order by the Commission.
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1	(1) Tier One Penalty Amount. The streamline penalty for failing to deposit a contribution
2	into a campaign bank account, or failing to make a campaign expenditure from the campaign
3	bank account is calculated under Tier One as follows:
4	(A) \$100 plus 1% of the amount not processed through the campaign bank account per
5	statement period during which a violation occurred if settled in response to the Enforcement
6	Division's first contact with the person.
7	(B) \$200 plus 12% of the amount not processed through the campaign bank account per
8	statement period during which a violation occurred if settled prior to issuance of a probable
9	cause report by the Enforcement Division.
10	(C) \$300 plus 13% of the amount not processed through the campaign bank account per
11	statement period during which a violation occurred if settled prior to issuance of an accusation
12	by the Enforcement Division.
13	(D) \$400 plus 14% of the amount not processed through the campaign bank account per
14	statement period during which a violation occurred if settled prior to adoption of a default
15	decision and order by the Commission.
16	(2) Tier Two Penalty Amount. The streamline penalty for failing to deposit a contribution
17	into a campaign bank account, or failing to make a campaign expenditure from the campaign
18	bank account is calculated under Tier Two as follows:
19	(A) \$400 plus 1% of the amount not processed through the campaign bank account per
20	statement period during which a violation occurred if settled in response to the Enforcement
21	Division's first contact with the person.



1	(A) \$800 if settled in response to the Enforcement Division's first contact with the
2	person.
3	(B) \$1,000 if settled prior to issuance of a probable cause report by the Enforcement
4	Division.
5	(C) \$1,200 if settled prior to issuance of an accusation by the Enforcement Division.
6	(D) \$1,400 if settled prior to adoption of a default decision and order by the Commission.
7	(j) Advertising and Mass Mailing Disclosures.
8	(1) Tier One Penalty Amount. The streamline penalty for failing to include all required
9	advertisement or mass mailing requirements under Tier One is calculated as follows:
10	(A) \$100 plus 1% of each advertisement buy if settled in response to the Enforcement
11	Division's first contact with the person.
12	(B) \$200 plus 12% of each advertisement buy if settled prior to issuance of a probable
13	cause report by the Enforcement Division.
14	(C) \$300 plus 13% of each advertisement buy if settled prior to issuance of an accusation
15	by the Enforcement Division.
16	(D) \$400 plus 14% of each advertisement buy if settled prior to adoption of a default
17	decision and order by the Commission.
18	(2) Tier Two Penalty Amount. The streamline penalty for failing to include all required
19	advertisement or mass mailing requirements under Tier Two is calculated as follows:
20	(A) \$400 plus 1% of each advertisement buy if settled in response to the Enforcement
21	Division's first contact with the person.
22	(B) \$600 plus 1% of each advertisement buy if settled prior to issuance of a probable
23	cause report by the Enforcement Division.

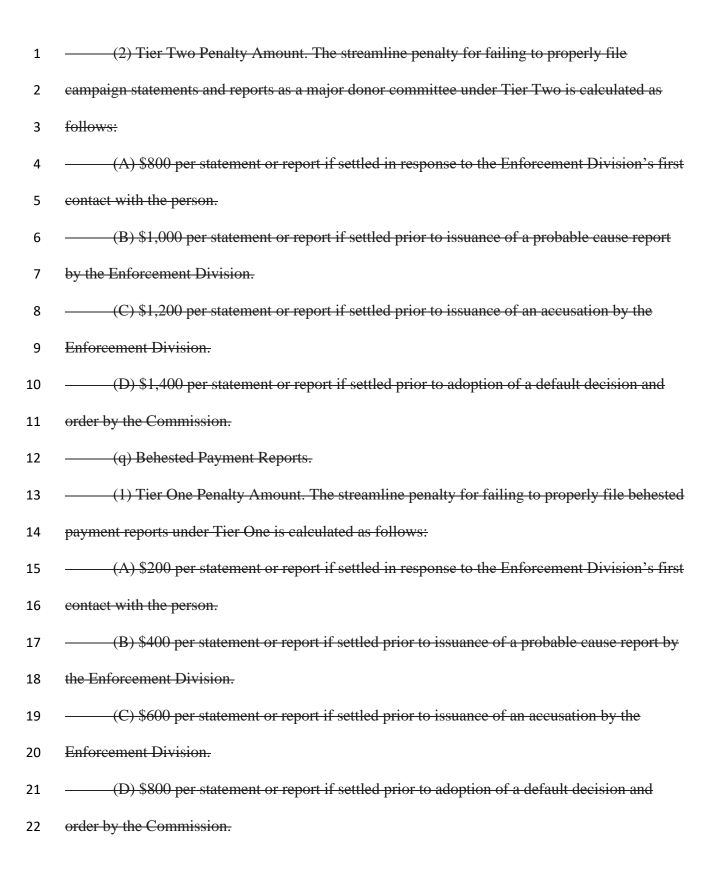
1	(C) \$800 plus 1% of each advertisement buy if settled prior to issuance of an accusation
2	by the Enforcement Division.
3	(D) \$1,000 plus 1% of each advertisement buy if settled prior to adoption of a default
4	decision and order by the Commission.
5	(k) Recordkeeping.
6	(1) Tier One Penalty Amount. The streamline penalty for failing to maintain adequate
7	records under Tier One is calculated as follows:
8	(A) \$200 per reporting period if settled in response to the Enforcement Division's first
9	contact with the person.
10	(B) \$400 per reporting period if settled prior to issuance of a probable cause report by the
11	Enforcement Division.
12	(C) \$600 per reporting period if settled prior to issuance of an accusation by the
13	Enforcement Division.
14	(D) \$800 per reporting period if settled prior to adoption of a default decision and order
15	by the Commission.
16	(2) Tier Two Penalty Amount. The streamline penalty for failing to maintain adequate
17	records under Tier Two is calculated as follows:
18	(A) \$600 per reporting period if settled in response to the Enforcement Division's first
19	contact with the person.
20	(B) \$800 per reporting period if settled prior to issuance of a probable cause report by the
21	Enforcement Division.
22	(C) \$1,000 per reporting period if settled prior to issuance of an accusation by the
23	Enforcement Division.



1	(m) Slate Mailer Organization Filing Issues.
2	(1) Penalty Amount. The streamline penalty for failing to properly file slate mailer
3	organization statements is calculated as follows:
4	(A) \$400 per reporting period if settled in response to the Enforcement Division's first
5	contact with the person.
6	(B) \$600 per reporting period if settled prior to issuance of a probable cause report by the
7	Enforcement Division.
8	(C) \$800 per reporting period if settled prior to issuance of an accusation by the
9	Enforcement Division.
10	(D) \$1,000 per reporting period if settled prior to adoption of a default decision and order
11	by the Commission.
12	(n) Proper Recusal for a Conflict of Interest.
13	(1) Penalty Amount. The streamline penalty for failing to properly recuse for a conflict of
14	interest is calculated as follows:
15	(A) \$400 per incident if settled in response to the Enforcement Division's first contact
16	with the person.
17	(B) \$600 per incident if settled prior to issuance of a probable cause report by the
18	Enforcement Division.
19	(C) \$800 per incident if settled prior to issuance of an accusation by the Enforcement
20	Division.
21	(D) \$1,000 per incident if settled prior to adoption of a default decision and order by the
22	Commission.
23	(e) Major Donor Notifications.

1	(1) Penalty Amount. The streamline penalty for failing to properly notify a potential
2	major donor is calculated as follows:
3	(A) \$200 per reporting period if settled in response to the Enforcement Division's first
4	contact with the person.
5	(B) \$400 per reporting period if settled prior to issuance of a probable cause report by the
6	Enforcement Division.
7	(C) \$600 per reporting period if settled prior to issuance of an accusation by the
8	Enforcement Division.
9	(D) \$800 per reporting period if settled prior to adoption of a default decision and order
10	by the Commission.
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12	(1) Tier One Penalty Amount. The streamline penalty for failing to properly file
13	campaign statements and reports as a major donor committee under Tier One is calculated as
14	follows:
15	(A) \$400 per statement or report if settled in response to the Enforcement Division's first
16	contact with the person.
17	(B) \$600 per statement or report if settled prior to issuance of a probable cause report by
18	the Enforcement Division.
19	(C) \$800 per statement or report if settled prior to issuance of an accusation by the
20	Enforcement Division.
21	(D) \$1,000 per statement or report if settled prior to adoption of a default decision and
22	order by the Commission.

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(2) Tier Two Penalty Amount. The streamline penalty for failing to properly file behested 1 payment reports under Tier Two is calculated as follows: 2 (A) \$600 per statement or report if settled in response to the Enforcement Division's first 3 4 contact with the person. (B) \$800 per statement or report if settled prior to issuance of probable cause report by 5 the Enforcement Division. 6 7 (C) \$1,000 per statement or report if settled prior to issuance of an accusation by the **Enforcement Division.** 8 (D) \$1,200 per statement or report if settled prior to adoption of a default decision and 9 order by the Commission. 10 Note: Authority cited: Section 83112, Government Code. Reference: Section 83116, 11

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Government Code.