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independent expenditure report or earmarked contribution report be filed with the local election official. This change is consistent with previous elimination of other requirements to file campaign reporting documents with the county clerk or election commission. It's always...I mean, in every other aspect we have centralized that information. The fifth thing that it does, or the fourth thing that it does is changes the reporting requirements for businesses and organizations to more than \$250 to make it consistent with other reporting thresholds for candidate committees or PACs. And what it says in existing language is \$250 or more. In every other place it's more than \$250, so this just makes it consistent with the other provisions. The fifth provision is requiring lobbyists, who are registered...or who are required to be registered but are not registered with the commission, to file reports. Sixth thing is clarifying that lobbyists need to report office expenses reasonably related to the practice of lobbying. And actually, I introduced a bill at the...or an amendment at the committee hearing that would require lobbyists to report only extraordinary expenses directly related to the practice of lobbying, and I believe that the amendment that we drafted clarifies that for us. Another provision is extending the filing requirement from 15 to 30 days after the end of each calendar quarter for principals and lobbyists. This provision was added as a committee amendment last year at the request of a lobbyist, and I believe, if I'm remembering that the argument was when you come to the end of the year sometimes, because of vacations and all that kind of thing, it becomes difficult to get that in 15 days after the end of the calendar quarter. So if we could make it 30 days, it would be helpful. We...another provision was restoring the original intent of Section 49-14,101.01 to prohibit a public official or employee from using public resources for any purpose other than prescribed reasons. The current language only prohibits using public resources for personal financial gain. Another provision was eliminating the word "campaigning" in Section 49-14,101.2 (sic), since the word is not defined under the act. The term is replaced by the phrase "supporting or opposing," which is consistent with other language in the act. Eliminates the reference of the Governor not receiving compensation for being a commission member since the Governor is