- 1 Amend 2 Cal. Code Regs., Section 18450.1 to read:
- 2 § 18450.1. Definitions. Advertisement Disclosure.
- (a) <u>Definition of Advertisement</u>. An advertisement as defined in Section 84501 includes
 but is not limited to the following:
- 5 (1) A communication Programming received by a broadcast by television or radio, or 6 disseminated by print media;
- 7 (2) A communication as described in subdivision (a) of Section 84501 that is placed in 8 broadcast, print or electronic media;
 - (2)(A) An electronic media <u>communication</u> advertisement means an advertisement including a logo, icon, writing, image, recording, <u>video</u>, or other data transmitted, distributed, posted, broadcast, or displayed electronically. This includes, but is not limited to advertisements in electronic messages, electronic message attachments, text messages, or advertisements that appear on Internet <u>websites or</u> webpages, <u>social media</u>, blogs, <u>mobile devices</u>, or other <u>generally accessible</u> electronic communication systems.
 - (3) A telephone, facsimile, or electronic message media communication addressed to recipients, such as electronic messages and text messages, that is not solicited by the recipient and is intended for delivery in substantially similar form to more than 200 recipients. For purposes of this paragraph, this includes when a committee sends a message to 200 or fewer recipients and the message is "forwarded" to other persons by a recipient, the message sent by the committee is not an advertisement by that committee unless the recipient forwarded the any message forwarded at the behest of the committee and where more than 200 total recipients received receive the message.

1	(4) A direct mailing that is not solicited by the recipient and is intended for delivery in
2	substantially similar form to more than 200 recipients.
3	[Option 1]:
4	(5) Print advertisements designed to be individually distributed including Posters posters
5	door hangers, and flyers and yard signs produced in quantities of more than 200.
6	(6) Yard signs no larger than six square feet produced in quantities of more than 200.
7	(7)(6) Large Signs. A billboard. Any sign larger than six square feet such as road signs
8	and billboards.
9	[Option 2]:
10	(5) Print advertisements designed to be individually distributed including Posters posters
11	door hangers, and flyers and yard signs produced in quantities of more than 200.
12	(6) A billboard. Print advertisements larger than those designed to be individually
13	distributed, including yard signs, road signs, and billboards.
14	(8)(7)[Option 1] or (7)[Option 2] Campaign buttons 10 inches in diameter or larger, and
15	bumper stickers 60 square inches or larger produced in quantities of more than 200.
16	(b) Burden of Proof. Electronic Media. A committee that claims the inclusion of a
17	required disclosure in an electronic media communication is impracticable or would severely
18	interfere with the committee's ability to convey the intended message under Section
19	84501(a)(2)(E) has the burden of establishing that this exception has been met.
20	(b) In addition to the exempted communications in subdivision (b) of Section 84501,
21	none of the following are an "advertisement":
22	(1) A small tangible promotional item (e.g., pen, pin, etc.) upon which the disclosures
23	required by Sections 84503, 84506 and 84507 cannot be conveniently printed or displayed,
24	wearing apparel, and skywriting.

1	(2) A communication from an organization to its members, other than a communication
2	from a political party to its members.

- (3) An electronic media advertisement where inclusion of any of the disclosure requirements of Sections 84503, 84504, 84506, or 84506.5 or of Regulation 18450.4(b)(3)(G)(iv) would be impracticable because:
- (A) The nature of the technology used in conveying the communication makes it impossible to incorporate the disclosures, and
- (B) The inclusion of the disclosures would severely interfere with the committee's ability to convey the intended message so that it can be understood by the audience. Any committee that claims a required disclosure in an electronic media advertisement is impracticable has the burden of establishing that a disclaimer could not be included due to the above factors.
- (c) Aggregation of Contributions. The aggregation rules of Regulation 18215.1 shall
 apply in determining when a contributor has reached the \$50,000 disclosure threshold of
 Sections 84501, 84504, 84504.2.
- Note: Authority cited: Section 83112, Government Code. Reference: Sections 84501, 84502,
- 16 84503, 84504, 84504.1, 84504.2, 84504.3, 84504.4, 84504.5, 84505, 84506, 84507, 84508,
- 17 84506.5, 84509, 84510 and 84511, Government Code.

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