

**ADOPTED REGULATION OF
THE SECRETARY OF STATE**

LCB File No. R002-26

EXPLANATION – Matter in *italics* is new; matter in brackets ~~[omitted material]~~ is material to be omitted.

AUTHORITY: § 1, NRS 293.124, 294A.120, 294A.125, 294A.373 and 294A.380.

A REGULATION relating to campaign finance; requiring candidates to report the amount of interest accrued during reporting periods from money in campaign accounts; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Existing law requires a candidate to open and maintain a separate account in a financial institution located in the United States for the deposit of campaign contributions once the candidate receives minimum contributions of \$100. (NRS 294A.130) Existing law sets forth campaign finance reporting requirements for candidates to report campaign contributions and campaign account balances to the Secretary of State. (NRS 294A.120, 294A.125) Existing law also requires such reports be completed on a form designed and made available by the Secretary of State. (NRS 294A.373)

This regulation requires a candidate who is required to report contributions received and account balances in reporting periods to include in each report the amount of interest accrued during the reporting period from the money in the campaign account maintained by the candidate.

Section 1. Chapter 294A of NAC is hereby amended by adding thereto a new section to read as follows:

A candidate who is required to report contributions received and account balances in reporting periods pursuant to NRS 294A.120 and 294A.125 shall include in each report the amount of interest accrued during the reporting period from the money in the account maintained by the candidate pursuant to NRS 294A.130.