

(2) STATIONING A PERSON, INCLUDING ONESELF, OR AN OBJECT IN THE PATH OF A VOTER;

(3) ELECTIONEERING OR CANVASSING AS DESCRIBED IN § 16-206 OF THIS ARTICLE;

(4) COMMUNICATING IN ANY OTHER MANNER A VOTING PREFERENCE OR CHOICE; OR

(5) PERFORMING ANY OTHER SERVICE AS A POLL WORKER OR DISTRIBUTOR OF SAMPLE BALLOTS.

(B) SCOPE.

THIS SECTION DOES NOT APPLY TO:

(1) MEALS, BEVERAGES, AND REFRESHMENTS SERVED TO CAMPAIGN WORKERS;

(2) SALARIES OF REGULARLY EMPLOYED PERSONNEL IN CAMPAIGN HEADQUARTERS;

(3) MEDIA ADVERTISING, INCLUDING NEWSPAPER, RADIO, TELEVISION, BILLBOARD, OR AERIAL ADVERTISING;

(4) RENT AND REGULAR OFFICE EXPENSES; OR

(5) THE COST OF TELEPHONING VOTERS OR TRANSPORTING VOTERS TO AND FROM POLLING PLACES.

(C) PROHIBITION.

A CAMPAIGN FINANCE ENTITY, OR A PERSON ACTING ON ITS BEHALF, MAY NOT AT ANY TIME, DIRECTLY OR INDIRECTLY, PAY OR INCUR AN OBLIGATION TO PAY, AND A PERSON MAY NOT, DIRECTLY OR INDIRECTLY, RECEIVE ANY MONEY OR THING OF VALUE, FOR:

(1) A POLITICAL ENDORSEMENT; OR

(2) WALK-AROUND SERVICES.

**REVISOR'S NOTE:** This section is new language derived without substantive change from former Art. 33, § 13-209.

In subsection (a) of this section, the former references to activities performed "on the day of the election" are deleted in light of the reference to activities performed "while the polls are open".

In subsection (a)(1) of this section, the former reference to distributing campaign material to "any person" is deleted as surplusage.

In subsection (a)(2) of this section, the reference to stationing a person "including oneself" in the path of a voter is added for clarity.

In subsection (a)(4) of this section, the reference to walk-around services