- (2) SUBMITTED TO THE TREASURER OF THE CAMPAIGN FINANCE ENTITY THAT WAS AIDED.
 - (C) DUTY OF CAMPAIGN FINANCE ENTITY RECEIVING STATEMENT.

A CAMPAIGN FINANCE ENTITY THAT RECEIVES A CAMPAIGN FINANCE REPORT SUBMITTED UNDER THIS SECTION SHALL FILE THAT REPORT WITH THE CAMPAIGN FINANCE REPORT IT FILES UNDER § 13–304 OF THIS SUBTITLE.

(D) POLITICAL CLUB — LIMITATION.

THIS SECTION DOES NOT REQUIRE A POLITICAL CLUB TO REPORT ANY EXPENDITURE OTHER THAN A CONTRIBUTION OF MONEY TO A CAMPAIGN FINANCE ENTITY OF A CANDIDATE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 33, § 13-202(b).

Throughout this section, the defined term "campaign finance report" is substituted for the former reference to a "statement of contributions and expenditures". Similarly, in subsections (b) and (c) of this section, the defined term "campaign finance entity" is substituted for the former reference to a "committee", "treasurer of the committee", and "treasurer of the candidate". See General Revisor's Note to this title and § 1–101 of this article and, in subsection (d) of this section, the reference to a "campaign finance entity" of a candidate is added because all campaign finance activity must be conducted through a campaign finance entity. See § 13–202 of this title.

The former requirement governing a political committee "located outside of the State of Maryland" is revised in § 13–301 of this subtitle.

In subsection (a) of this section, the reference to "a political committee" is substituted for the former reference to "committees" for clarity.

In subsection (c) of this section, the reference to the duty of the "campaign finance entity" to file a certain campaign finance report is substituted for the former reference to the duty of the "treasurer" for clarity and consistency with the other provisions of this subtitle.

The Election Law Article Review Committee notes, for consideration by the General Assembly, that, based on information from the State Board, the requirement under this section, that the specified entities submit a campaign finance report to the campaign finance entity aided by the contributions or expenditures, is generally ignored. The Election Law Article Review Committee calls this practice to the attention of the General Assembly.

Defined terms: "Campaign finance entity" § 1-101

"Campaign finance report" § 1-101

"Candidate" § 1-101