treasurer or subtreasurer, of all contributions, [money] MONEY, or valuable things received by or promised to, and of all expenditures, [disbursements] DISBURSEMENTS, and promises of payment or disbursements of money or valuable things made by any committee, or any of its officers or members, or by any person acting under its authority, or on its behalf or by the treasurer or subtreasurer, and setting forth in such statement and accounts the sum or valuable thing so received, or disbursed, or promised, as the case may be, and the date when, the name and address of the person from whom received or promised, or to whom paid or promised, as the case may be, and the object and purposes for which the sum, or other valuable thing, was received, or disbursed, or promised, as the case may be.

- (2) Books and records may be destroyed or discarded at any time after [two] 2 years from the date of filing the final report required by [§ 26-11 of this article] § 13-401 OF THIS TITLE unless a court of competent jurisdiction orders their retention for a longer period.
- (3) Notwithstanding any law or regulation that prohibits an anonymous contribution, a treasurer or subtreasurer may accept and is not required to identify in the account books each sum of money given by each individual who purchases a spin or chance on the paddle wheel or wheel of fortune authorized by law to be operated in the State at a campaign fund-raising event if:
- (i) The cost to purchase each spin or chance on the paddle wheel or wheel of fortune does not exceed \$2;
- (ii) The total contributions to a political committee or a partisan organization from paddle wheels or wheels of fortune do not exceed \$2,500 per election;
- (iii) The net income to the sponsoring political committee or partisan organization from a paddle wheel or wheel of fortune does not exceed \$1,500 in a 24-hour period at a single fund-raising event; and
- (iv) The account books include the total net amount received and the names and addresses of the individuals who attend the fund-raising event at which the wheel is used.
- (4) If a political committee [or partisan organization] raises or receives contributions from a paddle wheel or wheel of fortune in excess of any of the limitations established in paragraph (3) of this subsection, the political committee [or partisan organization] shall:
  - (i) Donate the excess contributions to the charity of its choice; or
- (ii) Identify in the account books each sum of money given by each individual who purchases a spin or chance on the paddle wheel or wheel of fortune authorized by law to be operated in the State at a campaign fund-raising event.
- (5) The State [Administrative] Board [of Election Laws] shall adopt regulations necessary to implement this subsection.