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## S.F. No. 2732 – Electioneering Communication

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**Section 1 [Permitted disbursements]** authorizes independent expenditure political committees and funds and ballot question political committees and funds to make disbursements for electioneering communications.

Section 2 [Electioneering communications; definitions] provides definitions for section 3.

**Section 3 [Electioneering communication; reporting requirements]** requires any person who has made an electioneering communication totaling more than \$10,000 during a calendar year to file a statement with the board. The content of the report is specified, including thresholds for when individual persons must be identified. A person who makes an electioneering communication or accepts donations for the purpose of making electioneering communications must maintain the records necessary to comply with this section.

**Section 4 [Voluntary inactive status; political funds]** amends the section of law on voluntary inactive status for political funds to include disbursements for electioneering communications.

**Section 5 [Independent expenditures and electioneering communications]** prohibits a candidate's principal campaign committee from making disbursements for electioneering communications.

**Section 6 [Effective date]** provides that this act is effective on January 1, 2024.