

# 2021 Political Corporate Contributions and Lobbying Expenses



## Corporate Political Contributions to 527 Organizations

| <b>Name of Recipient</b>                  | <b>Amount</b> |
|---|---------------|
| Democratic Governors Association          | \$250,000     |
| Democratic Attorneys General Association  | \$250,000     |
| Democratic Legislative Campaign Committee | \$375,000     |
| Republican Governors Association          | \$260,000     |
| Republican State Leadership Committee     | \$570,000     |

## Corporate Political Contributions to 501(c)(4) Organizations<sup>(1)</sup>

| <b>Name of Recipient</b>                  | <b>Amount</b> |
|---|---------------|
| Pipeline Association for Public Awareness | \$21,490      |
| Public Affairs Council                    | \$13,447      |
| Utah Taxpayers Association                | \$19,360      |
| Virginia Association of Counties          | \$11,000      |
| Virginia Dogwood Institute                | \$10,000      |
| Virginia Forever                          | \$15,000      |
| Virginia Municipal League                 | \$12,500      |
| Virginians for Offshore Wind*             | \$200,000     |

## Lobbying Portion of Trade Association Dues and Payments

| <b>Name of Recipient<sup>(2)</sup></b>      | <b>Amount<sup>(3)</sup></b> |
|---|-----------------------------|
| American Clean Power Association            | \$24,375                    |
| American Gas Association                    | \$51,514                    |
| Edison Electric Institute                   | \$347,139                   |
| Greater Akron Chamber                       | \$2,500                     |
| Greater Cleveland Partnership               | \$1,020                     |
| National Association of Manufacturers       | \$28,210                    |
| New England Power Generators Association    | \$9,000                     |
| Nuclear Energy Institute                    | \$77,795                    |
| Power for Tomorrow                          | \$792,511                   |
| Salt Lake Chamber                           | \$5,500                     |
| South Carolina Coalition for Lawsuit Reform | \$15,000                    |
| U.S. Chamber of Commerce                    | \$62,500                    |
| Virginia Chamber of Commerce                | \$19,500                    |

## Corporate Political Contributions to 501(c)(3) Organizations<sup>(4)</sup>

| <b>Name of Recipient</b>                | <b>Amount</b> |
|---|---------------|
| Bipartisan Policy Center                | \$50,000      |
| Center for Climate and Energy Solutions | \$62,000      |

## Virginia PAC Statewide Candidate Campaign and Corporate Inaugural Committee Contributions

| <b>Name of Recipient</b>           | <b>Amount</b> |
|------------------------------------|---------------|
| Glenn Youngkin Inaugural Committee | \$50,000      |
| Winsome Inaugural Committee        | \$15,000      |
| Accountability Virginia PAC        | \$250,000     |
| Hala for Virginia PAC              | \$225,000     |
| Miyares for Virginia PAC           | \$300,000     |

In July 2021, Dominion Energy began monthly reporting of political contributions to 527 tax-exempt organizations and Virginia statewide candidate campaigns. As of November 2021, Dominion Energy expanded to monthly reporting of all campaign and Political Action Committee (PAC) contributions. Monthly PAC contribution reports can be viewed on the 2021 PAC Contributions site. The disclosures made on this website are in addition to applicable federal and state campaign finance disclosure requirements.

Dominion Energy no longer makes contributions to independent-only political expenditure committees in support of or in opposition to a campaign (also known as Super PACs), effective October 18, 2021. Dominion Energy does not make payments to influence the outcome of ballot measures.

- (1) Includes contributions to certain 501(c)(4) tax-exempt organizations which appear they may utilize some funds for policy or political purposes.
- (2) Includes trade associations and other tax-exempt organizations who may lobby and/or participate in grassroots lobbying (i) to which Dominion Energy made payments greater than \$50,000 for dues and (ii) which notified Dominion Energy of the portion used by that organization for expenditures or contributions that if made directly by Dominion Energy would not be deductible under section 162(e) of the Internal Revenue Code.
- (3) Reported amount represents the estimated portion of Dominion Energy's dues or payment that if made directly by Dominion Energy would not be deductible under section 162(e) of the Internal Revenue Code and is based upon information requested and received by Dominion Energy. Reported amounts do not include amounts for which the trade association directly pays tax on the portion that is not deductible under section 162(e) of the Internal Revenue Code.
- (4) Includes payments greater than \$50,000, in the aggregate, to national 501(c)(3) tax-exempt organizations whose predominate purpose is to provide venues for the exchange of ideas on matters of public policy.

\* Amended in August 2022 to disclose a December 2021 contribution to the Virginians for Offshore Wind.