

CHEMED CORPORATION

SEMIANNUAL POLITICAL CONTRIBUTIONS REPORT

As of June 30, 2025

Chemed Corporation and its subsidiaries (collectively, “Chemed”) may make political contributions and expenditures from time to time in accordance with the Chemed Corporation Policies on Political Activities (the “Policies”), available on its website at:

<https://www.chemed.com/company/documents-charters>, under “Governance Documents.”

This report summarizes the Policies and provides a report on Chemed’s contributions and expenditures for the first half of the 2025 calendar year. This report will be updated semiannually. Prior reports, beginning with a report for the full 2021 calendar year are available on our website at: <https://www.chemed.com/company/documents-charters>, under Political Spending Reports.

Political Spending Policies and Procedures

Chemed’s political activity is governed by the Chemed Corporation Policies on Political Activities, available on its website at: <https://www.chemed.com/company/documents-charters>, under “Governance Documents.” The following summary of the Policies is not complete, and readers of this report should refer to the Policies for the full version of the policies and procedures that govern Chemed’s political spending.

Under the Policies, Chemed may make legally compliant contributions to (i) candidates running for election for state and local offices, or the PACs who support them, (ii) ballot initiatives, (iii) get out the vote activities, and (iv) partisan organizations such as the Democratic and Republican Governors associations. Chemed may also make contributions to national or state political parties or participate in political party conventions, but may **not** make contributions directly to federal candidates or to PACs that support federal candidates.

Additionally, Chemed may **not** make expenditures given or expended to directly support or defeat a candidate without collaboration of the candidate.

In determining which candidates (or PACs whose purpose is to elect state and local candidates) to make contributions to, Chemed considers a number of criteria, such as (i) the integrity and character of the candidate, (ii) the candidate’s demonstrated support, position and/or voting record on end-of-life issues, the plumbing regulatory environment or other issues relevant to Chemed, (iii) the candidate’s holding of a leadership or policy position in his or her party or on a legislative committee, or the likelihood of attaining one, (iv) the candidate’s holding of a position of influence over Chemed’s issues, (v) the nature and strength of the candidate’s opposition in primary or general elections; and (vi) other sources and the amount of financial support available to the candidate.

All political expenditures by VITAS must be approved by the VITAS Chief Executive Officer. In the event that the aggregate contributions by VITAS exceed \$75,000, the Chemed Chief Executive Officer must approve the expenditures.

The Nominating Committee of Chemed reviews all political expenditures on an annual basis.

Political Contributions

The contributions made during the time period from January 1, 2025 through June 30, 2025 were as set forth below. Chemed did not make any contributions during this timeframe, and the only Chemed affiliate that made political expenditures during this timeframe was VITAS, which were approved in accordance with the Policies.

| Recipient | Jurisdiction | Contribution | Responsible Officer |
|------------------------------------|---------------------|---------------------|-------------------------------|
| Florida Republican Party | Florida | \$150,000 | VITAS Chief Executive Officer |
| Friends of Ed Hooper | Florida | \$2,500 | VITAS Chief Executive Officer |
| Floridians for Economic Prosperity | Florida | \$5,000 | VITAS Chief Executive Officer |
| Friends of Nick DiCeglie | Florida | \$5,000 | VITAS Chief Executive Officer |
| Friends of Linda Chaney | Florida | \$1,500 | VITAS Chief Executive Officer |
| Florida Values Coalition | Florida | \$1,500 | VITAS Chief Executive Officer |
| Floridians for Common Sense | Florida | \$5,000 | VITAS Chief Executive Officer |
| Cross Campaign | Florida | \$1,000 | VITAS Chief Executive Officer |
| Friends of Kim Berfield | Florida | \$2,500 | VITAS Chief Executive Officer |
| Raynor Campaign | Florida | \$1,000 | VITAS Chief Executive Officer |
| Buchanan for Florida | Florida | \$5,000 | VITAS Chief Executive Officer |
| James Buchanan Campaign | Florida | \$1,000 | VITAS Chief Executive Officer |
| James Uthmeier Campaign | Florida | \$3,000 | VITAS Chief Executive Officer |
| Total | | \$184,000 | |

Trade Associations¹

During the applicable period neither Roto-Rooter nor Chemed Corporation participated directly in any trade associations or made any payments to trade associations. However, VITAS, as a national leader in hospice and palliative care, participates in a number of trade associations, primarily to assist the company track and monitor policy developments, keep up to date with best practices and trends within its industries, and receive professional development for its employees.

Trade associations may utilize a portion of membership dues or other fees received for political expenses. Chemed and VITAS acknowledge that indirect political participation may take place through these trade associations, and that they may not always agree with any political spending or political position taken by a trade association.

Accordingly, VITAS reviewed its trade association participation during first half of the 2025 calendar year, and confirmed that, while some of the trade associations may have conducted

¹ Chemed does not consider a trade association to be an organization captured in this data if its employees are members to satisfy professional licensing requirements. The review of trade association memberships was conducted in good faith, following reasonable due diligence, and for general information purposes only. Chemed retains the right to revise or adjust information as needed.

lobbying activity, and some trade associations sponsor segregated funds to support candidates for elective office (i.e. federal PACs), none of the trade associations that it paid dues or other fees for utilized any such contributions from VITAS for expenditures to participate or intervene in any campaign on behalf of or in opposition to any candidate for public office, or to influence the general public, or any segment thereof, with respect to an election or referendum, except to the extent de minimis administrative costs may have been incurred by an association to maintain a separate segregated fund. VITAS did not contribute directly to any separate segregated fund.